

Q. E. Elwell, J. E. Bittenbender., } Editors.

BLOOMSBURG, PA. FRIDAY, DECEMBER 5, 1890.

Senators Cameron and Quay recnt-ly bad an interview at Washington, and they unanimously agree that the Legislature is sure to re-elect the former- Does Quay want to spoil his colleagues chances?

THE COUNTY ELECTION.

fhe matter of the general elec-tion of 1890, locally considered, may properly be disposed of and dismissed for history, when the results are compared with those of former years, and the progress of opinion and electoral action in the county thus indi-cated, shall be set forth.

cated, shall be set forth.

Before the erection of Montour, Columbia County at a full election had attained to a democratic majority of 1600, slightly exceeding that majority at the gubernatorial and presidential elections of 1844. When Montour was erected she carried off 500 of that majority, leaving the majority in this county standing at about 1100. This was a large majority for a small county and justified the political soubriquet applied to us, of "The Star of the North."

But the majority has since grown in proportion to the vote polled, and in absolute magnitude, to the magnificent figures which the recent election returns present. That growth continued even during the war, as was illustrated by the fact that the soldier vote of 1864, from this country, in that of almost every other country in that of almost every other country in the content of the country of the content of the country in the country in the content of the country in that of almost every other county in the State, exhibited a democratic preponderance. But prior to the present year the highest majority given at a test election, was given to Hancock in 1880, being over 2300. The present year the democratic majorities for Lieut. Governor and for Secretary of In-ternal affairs Barclay, reached nearly 2700, while that for Pattison boomed

up to 2806, being an increase approaching 500 over any former example.

Upon the proportionate vote the result is equally remarkable. Omiting fractions, the Delamater vote was 2000 and the Pattison vote 4890- the demo-cratic vote being two to one, and 800

Of the 67 counties of the State, Columbia ranks fourth in its democratic majority, being exceeded only by the great counties of Berks, Northampton and York; excluding as exceptional or Schuylkill and Lehigh,— and in its proportionate vote, as between parties, it is exceeded only by one or two of

During the period of time re-ferred to there has been no con-siderable increase of voters from abroad, except in the Centralia district and one or two other points in the county. The growth and increase of political power for the democracy, has been, therefore, upon native elements of population by conversions from the opposite party and by young men com-ing of age, and it is a remarkable fact that the county has generally given her best majorities in the worst of years when disaster fell upon the party in the state and throughout the country.

Our German and Scotch-Irish population have remained firm in political conviction and steadfast in the worst

We have fortunately escaped political debauchment with consequent weak ness, resulting from large money ex-penditures upon elections. State com-mittees have rarely contributed to our local expense, and as a rule, candidates have not been profuse in outlay to secure success. It may be added, that while the party has had leaders—men to think, write and speak for it—it ims not been subjected to the domination of bosses, nominations for office have commonly been made by the free, uncontrolled action of the people, and have not been dictated to them or manipulated for them. Of course difficulties have arisen, sometimes from over-zeal of candidates, or from selfish ambition, but upon the whole fair play has been the rule and not the excep-tion in party action. Nor is it to be overlooked that just and reasonable rules for the making of nominations to office, have prevailed amongst us. By a special county convention called for the purpose about 20 years ago, a code of rules for nominations was adopted, which subsequently has been, from time to time amended, and now constitutes, perhaps the best nominating system in force in the state. It may not be perfect, but it has doubtless contributed largely to party harmony

Upon the whole therefore, there wa good cause for the democracy celebrat-ing the splendid victory which they achieved in our county. Of thirty election districts in the County twenty nine return democratic majorities, leav-ing West Berwick standing solitary and alone on the opposite side! And when in addition to our satisfaction over the local result, we turn to the re-sult in our state and elsewhere, our feelings rise to hopefulness and confidence in the future of our great party and of our beloved country, which that party is so well fitted to guide in the ways of prosperity and peace. C. R. Buckalew.

Lumber Saved From the Flood.

EIGHTY FIVE PER CENT. OF ALL THE

LOGS SWEPT AWAY WAS CAUGHT. The Lumberman's Exchange have

compiled statistics relative to the logs swept away by the great flood of June 1, 1889, which show a remarkable state of facts. The logs that went astray on that memorable day aggre-gated something over 200,000,000 feet, a greater portion of which was carried into Chesspeak Bay. The committee of the exchange, to which was en-trusted the great work of collecting this timber, have succeeded in saving 180,000,000 feet, thus reducing the actual loss to the owners of not more than fifteen per cent. Of these logs 67,000,000 floated into the bay, where they were gathered up and sawed; 60 000,000 feet were gathered upon the banks of the river between Loyalsock and Havre de Grace, and the remaind-er between Williamsport and Loyal-

This record exceeds anything of the Pennsylvania lamberia operators. The gentlemon on whom devolved the

B. K. JAMISON & CO. FAIL. GENERAL ASSIGNMENT TO CREDITORS.

B. K. Jamison & Co., bankers, of Fifth and Chesnut streets, Philadelphia closed their doors last Friday, being unable to meet their obligations. The firm consists of B. K. Jamison, J. H. Kershaw, P. J. Kelley, W. M. Stew-art and A. J. Plumer. Col. Jamison is well known all over the state. He has driven all over the country in his famous coach, the "Rambler." Several times he has visited Bloomsburg. Some

times he has visited Bloomsburg. Some of the members of this firm were largely interested in the Bloomsburg & Sullivan R. R. Company, and owned a large tract of timber lands on the North Mountain. The failure will in so way affect the Railroad Company. An assignment has been made of all their property to Samuel G. Thompson of Philadelphia.

The failure was owing to the panicky

The failure was owing to the panicky feeling of the past month, which caused a general withdrawal of funds by customers and correspondents, which in the present stringent condition of the money market the bank was unable to stand. This firm has enjoyed a long honorable and hitherto successful business career, and nothing of a dishonest character is ascribed to the failure. Col. Jamison thinks that with fair treatment by their creditions they may be able to resume business.

They Are Liable-

The doctors are all liable to be mis taken. They were 'n my case. It cost me \$200,00. because they said I had Heart disease, and then told me I must die. Graudmother said it was Liver complaint, and \$2.00 worth of Sulphur Bitters cured me .- Jennie Poor, Rock

COURT PROCEEDINGS.

Court opened on Monday morning December 1, at 10 o'clock, it being the regular term of court, Hon. E. R. Ikeler, President Judge, Associate Judge M. W. Jackson on the bench, Judge Murphy arrived in the after

A. J. Derr and J. U. Kurtz were excused as grand jurors.

Constables called and grand Sworn. Barney Doyle appointed fore-

man of grand jury.

John N. Gordon appointed tipstaff to the grand jury.
N. B. Fowler appointed extra tipstaff in court room. Commonwealth vs. John Creber,

fornication and bastardy, true bill. Commonwealth vs. W. S. Shaffer, ol pros allowed. Auditor's reports were confirmed nisi in the following estates: Mary E. Snyder, William Johnson, John P. Craig, Anna J. Lockart, Simon Fetterman, Philip Appleman, Jacob Klingerman, W. C. Hartman.

Bottler license of Peter Gross de-ceased, transferred to Phillipa Gross.
P. A. Stroup, supervisor of Hem-lock entered into his own recognizance

in \$100 for appearance at next session.
The roads complained of in this case are undergoing repairs and the case was continued for this reason. was continued for this reason.

Report of commissioners on the division of Sugarloaf township into two election districts confirmed nist.

Exceptions filed to road in Main near James Keifer's.

Commonwealth vs. Geo. E. Dyer rue bill on second count.

Register's accounts confirmed nisi. Exceptions filed to first and final account of C. W. Miller, executor of Magdalena Bredbennec.

Report of viewers assessing damand contributions ut ing of North street in the town of

an of Wilbur Fisher. Sale ordered in estate of Clotworthy

Mary Dodson vs. Wilson A. Dodson. lviorce decreed on payment of costs. Report of sale in estate of Samuel Freas confirmed nisi.

Inquest on body of C. F. Clark ap-

Report in sale of Daniel Gearbart confirmed nisi. G. W. Budman vs. Annie M. Bud-

man, divorce decreed.

The following widows' appraisements confirmed nisi; Estate of David Lewis, estate of Daniel Gearhart, estate

of Aaron Hess.
J. R. Fowler, J. W. Vannatta, E. S. Werkheiser, R. G. F. Kashinka and R. R. Ikeler excused as jurors.
Commonwealth vs. John Creber case tried, verdict, guilty.
Commonwealth vs. Geo. E. Dyer,

case called, defendant does not answer recognizance forfeited.

Bond of C. H. Campbell, Register

and Recorder, approved.

Common wealth vs. Michael Mc Donaugh, selling liquor without li-cense, defendant pleads guilty. Sentenced to undergo imprisonment in county jail for three months, pay a

fine of \$500, costs of prosecution.

The court made the following order:
Now, December 2, 1890, it is ordered and directed that five hundred solve, intelligent and judicious persons be selected with due diligence alternately from the whole qualified electors of the county of Columbia, to serve as the county of Columbia, to serve as There is only one way to cure deafness. and directed that five hundred sober

Commonwealth vs. James Zimmer mae, nol pros allowed on payment of

Commonwealth vs. John B. Blue, defendant entered into recognizance for his appearance at this court in the sum of \$500. Samuel Blue, bail. Commonwealth vs. Geo. E. Dyer,

nol pros allowed.

W. D. Beckley continued as auditor in estate of Jacob Yohe. Hulmo & Houseknecht vs. J. Brink and Caroline Brink, Writ stay-

ed, lieu to remain, and rule granted to show cause why judgment shall not be stricken off Geo. E. Elwell continued as auditor in estate of Mary M. Snyder.

L. E. Waller continued as auditor is estate of Wm. Hippensteel. C. E. Geyer appointed suditor Estate of Elizabeth Hawk, rule or heirs to accepa or refuse real estate

at the appraisement.
Ulmstead vs Ulmstead, C. E. Geyer

Estate of Andrew Runyan, rule to greater portion of the work were J. show cause why the confirmation of Henry Cochrane and Fletcher Colesale of real estate shall not be stricken man.

CATARRH

DAY'S HORSE POWDER

Prevents Lung Fever and cures Distemper, Heaves, Fevers, &c., &c.
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position.

Paper Patterns are one of the importanticatures of this magazine, each subscriber being allowed to select their own pattern every month, an item alone more than covering the subscription price. Practical Hints on Dressmaking show how garments can be renovated and made over by the

PIANO

Hood's Sarsaparilla

100 Deses One Pollar | 100 Doses One Pollar

Order of sale e estimated in estate of Isaac Wagner, Assig at estate of Emmor Deitrick, rule to strike off confirmation of sale of piece No. 1, and piece No. 3, and to continue order of sale. Rule made absolute.

Bridge in Greenwood over Muddy Run near Clark Merrel's continued to

Road in Jackson and Benton near Geo. Heath's, order continued to next Commonwealth vs Jacob A. Robbins

case tried, verdict not guilty,
Commonwealth vs Michael McManamin. Defendant entered into recognizance for appearance at next sessions, in \$2000, Mary McManamin, bail. Private sale ordered in estate of

Andrew Freas. Andrew Freas.

Court sentenced John Creber to pay a fine of \$25 and costs, \$20 lying in expenses, and \$48 for support of child to present and \$1.00 a week to Jennie Ipher, mother of the child, and give bond to overseers of poor of Hemlock

township.
Nathan Tubbs appointed guardian
of Geo. M Kase, minor child of Peter

Commonwealth vs. Nell Stroup and Mrs. Forney. The court filed the fol-lowing paper: Now Dec. 3rd, 1890. After due consideration given to the petition of a large number of very respectable citizens of the town of Bloomsburg, praying for the reduction of the sentence of Nell Stroup, and both she and Mrs. Samuel Forney havboth she and Mrs. Samuel Forney having been committed for the same offence and having at the same term of sentence each applied for a reduction thereof, the sentence of each is reduced six months, hereby directing their terms of imprisonment to end and expire on Friday the 12th day of December A. D. 1890, at 12 o'clock noon.

Commonwealth vs Geo Chromis, re ognizance for-feited to be respited on his appearance at next term. Commonwealth vs Edward Yeager recognizance forfeited. Commonwealth vs. Tony Bush, nol

BY THE COURT.

pros allowed.

THINKS THE PROPLE

UNDERSTOOD THE ISSUE.

Also, short Stories and Serials, with original (Photogravure) flustrations by olivia Lovell Wilson, Ada Mare Peck, Emily Reed, Marian Reeves. Humorous Sketches by Belle C. Greene. Flowers and their culture by Emma J. Gray. Sketches and Poems by Willis C. Steele, etc. In fact, for Goneva will give you the best of overything.

2 Year

ALWAYS

Beautiful Pressure

Beautiful Pressure

Beautiful Pressure Bloomsburg, filed.

Edward E. Ralston appointed guardan of Wilbur Fisher.

ors and supporters, is perfectly plain, and its effect upon the cost of living and upon the markets in which our principal surplus products are sold can be foreseen with almost absolute cer-tainty. The act was condemned by the people because they fully under-stood it, and not because they were de-ceived in regard to it. The great mass Freas confirmed nisi.

Inquest on body of C. F. Clark approved.

The following roads confirmed nisi:

Pine near Faus' lane; Conyugham township, Briarcreek near W. S. Heck's house; Briarcreek near house of Susan and Conard Markle.

Inquest on body of John Shoemaker approved.

Report in sale of Daniel Gearbart

Ceived in regard to it. The great mass of producers in this country are in no way benefited by a tariff, and they do not believe they ought to be taxed merely for the purpose of starting some to the country and skill.

Fractical Hints on Dressmaking show how garments with the can be renovated and made over by the ments can be read on the following renovation than the condition of the ments of the world hundred the color of the particular than the color of give somebody else exclusive control of their markets at home. But the of their markets at home. But the tariff schedules were only parts of the scheme to tax the whole people for the benefit of a few. Public money, raised by taxation, is to be gratuitously distributed in the form of bounties and subsidies to the manufacturers of domestic sugar and to individuals and corporations owning steamships engaged in foreign trade, while the people who are engaged in other parasits, equally assful and meritorious, are to struggle on as best they can, without aid of any kind from the government. To say nothing of the injustice of the purpose of restricting foreign trade, and at the same time to impose taxes for the purpose of paying subsidies to tariff schedules were only parts of the for the purpose of paying subsidies to encourage foreign trade, involves such a pa pable inconsistency that the popu-lar mind at once refuses to accept it as evidence of enlightened or honest statesmanship .- Nroth American Re-

jurors in the several courts of the county for the year 1891, and that their names be placed in the jury wheel according to law. Commonwealth vs. Ellen Shoemaker, assault and battery, case called, verdict not guilty, prosecutrix and defendant each pay half the costs

Commonwealth vs. Toward and defendant it is entirely placed by an inflamed condition of the mucous lining of the fustachism Tabe, When this tube gets inflamed you have a rumbling sound for imperfect bearing, and when it is entirely placed. sound for imperfect bearing, and when it is entirely closed, Deafness is the result, and unless the inflammation can be taken out and this tube restored to its normal condition, hearing will be destroyed for ever; nine cases out of ten are caused by catarrh, which is nothing but an inflamed condition of

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We wil give One Hundred Dollars for any case of Deafness (caused by catarrb) that we cannot core by taking Hall's Catarrb Cure. Send for circulars,

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-J. G. WELLS,-JEWELER & OPTICIAN. Be sure and look at the display of

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down: let's have an experience meeting. How's the wife t' "

"Oh! she's so-so, same as usual,—always wanting something I can't afford."

"We'll, we all want something more than we've got. Don't you t'

"Yes: but I goess' want will be my master.' I started to keep down expenses; and now Lill says I'se 'mean,' and she's tired of saving and never having anything to show for it. I saw your wife down street, and she is tired of saving and never having anything to show for it. I saw your wife down street, and she is now for it. I saw your wife down street, and she is now as a supprise of the common street, and she is now a supprise of the many of the common street, and we are scomming. I too,—have to be. My wife can make a little go further than anyons I ever knew, yet she's always surprising me with some dainty contrivance that adds to the comfort and behuty of our little home, and she's always 'morry as a lark.' When I ask how she manages it, she always langhs and says:

'Oh! that's my secret!' But I think I've discovered het 'secret.' When we married, we both knew we should have to be very careful, but she made one condition: she would have her Magazine. And she was right! I wouldn't do without it my-self for double the subscription price. We read it together, from the title-page to the last word; the stories keep our hearts young; the synopsis of important svents and scientific matters keeps me posted so that! can talk understandingly of what is going on; my wife is always trying some my idea from the household department; she makes all her dresses and those for the children, and she gois all her patterns for nothing, with the Magazine; and we saved Jos when he was so sick with the croup, by doing just as directed in the Sanitarian Department. But I can't tell you haif!"

"Democree'ts Family Magazine, and.-"

"What woulderful Magazine is it!" you haif!"

"Democree'ts Family Magazine, and can't ell you haif!"

"What woulderful Magazine is it!" white the save a chimates that Why that's what Li it wanted so bad, and

Has removed to Shives' Block, in Notice is hereby given that letters of administration c. t. a. in the above estate have been granted to the undersigned, and all parties in debted to said estate are requested to make immediate payment, and those having claims to present the same without delay to

MARIA RITCHEN,

12-5-4t.

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inest and most artistic work. CABINETS from 99c to \$4 per doz, CRAYONS \$5.00 and upwards. A Special Cabinet We Make. DOZ. CABINETS and one 10 x 15 PICTURE. ALL FOR \$2.50.

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JOHN B. CASRY. R. R. LITTLE, Atty.

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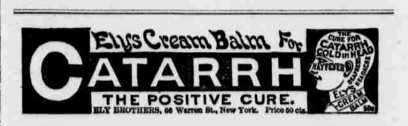
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