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 GEO. E. ELWELL, EDITOR.
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 the county, \$1.25 a year, strictly in advance.
 All communications should be addressed to
THE COLUMBIAN,
 Bloomsburg, Pa.

FRIDAY, AUGUST 31, 1894.
THE DEMOCRATIC STATE TICKET.
 FOR GOVERNOR,
 WILLIAM M. SINGERLY,
 of Philadelphia.
 FOR LIEUTENANT-GOVERNOR,
 JOHN S. RILLING,
 of Erie.
 FOR AUDITOR-GENERAL,
 DAVID F. MAGEE,
 of Lancaster.
 FOR SECRETARY OF INTERNAL AFFAIRS,
 W. W. GREENLAND,
 of Clarion.
 FOR CONGRESS-AT-LARGE,
 JOSEPH C. BUCHER,
 of Union.
 HANNIBAL K. SLOAN,
 of Indiana.
COUNTY TICKET.
 FOR CONGRESS,
 CHARLES R. BUCKALEW,
 of Bloomsburg.
 FOR STATE SENATOR,
 J. HENRY COCHRAN,
 of Williamsport.
 FOR REPRESENTATIVES,
 ANDREW L. FRITZ,
 W. T. CREAMY.
 FOR SHERIFF,
 J. BOYD MCHENRY.
 FOR JURY COMMISSIONER,
 ALBERT HERBINE.
 FOR CORONER,
 ANDREW J. LENIHAN.

It is estimated that at least \$50,000,000 of the Government's paper money supposed to be in circulation has been lost or destroyed. By the sinking of a vessel on the Atlantic coast some years ago \$1,000,000 in greenbacks was lost.

Samuel Goodhue and W. H. Rawns were the conferees from Columbia county to the Democratic Senatorial conference at Williamsport on Monday night. J. Henry Cochran was the unanimous choice of the convention for State Senator. Other attendants from Bloomsburg were J. H. Mercer, Grant Herring and Wm. Christian.

In 1893 the United States imported from China over 27 million pounds of black tea and about 18 and one-half million pounds of green tea. There is but little doubt that during the war now in progress China will want from us a great deal more than we buy of China, and the same may be said of Japan.

CONGRESS ADJOURNED.

The last day of the second session of the Fifty-third Congress, the 28th instant, was attended by but little enthusiasm of either a political or a legislative character. Instead of hasty legislation, the haste was to get home. The wholesome warfare of this session has made the political fencing of members and Senators decidedly uncertain, and their anxiety to get home and explain the matter to their dissatisfied constituents has risen superior to all other anxieties. Some may be able to satisfactorily explain their attitude on the all-absorbing tariff question while many will no doubt be excused, and as they ought to be, from any further wrestling with it.

Tariff Summary.

Under the new tariff law there are about one dozen articles enumerated as reduced 100 per cent, or placed on the free list. There are about a half dozen articles upon which the tariff has been reduced between 75 and 100 per cent; 114 articles that have been reduced between 50 and 75 per cent; 370 articles reduced between 25 and 50 per cent; 238 articles reduced under 25 per cent; thus making a total of about 740 more or less important articles upon which there has been some tariff reduction.

On the other hand, there are 53 articles of consumption upon which the rates of tariff have been increased. These particular articles will be subject to more or less scrutiny and comment before the tariff question is permitted to take a rest.

A satisfied customer is a permanent one. That's why we recommend DeWitt's Little Early Risers. They cure Constipation, Indigestion and Biliousness.—W. S. Rishton, Druggist. If.

Unwittingly Wise.

While the apparent political effect of all the delay and squabbling over the tariff bill has seemed to many like Democratic foolhardiness, it now transpires that it was all right as a matter of political policy after all. By which we mean to say that the Democratic party is stronger with the masses to-day unwittingly, and only because of her so-called fool-hardiness as exemplified by a tardy Congress and an eccentric Democratic President. How so? Well, simply because the Democratic party has fought to disadvantage on the popular side of the tariff issue. That's the point upon which we base the idea and the argument. Just revolve the matter in your mind a moment and see if you cannot see the soul and body of this notion. We say the Democratic party is unwittingly stronger with the masses to-day than the Republican party because of her victorious defeat before Congress. While the term "victorious defeat" may seem anomalous, we are convinced that such anomalies are frequent in Congress. The mighty are frequently confounded, being fooled through their own misjudgment as to what is politic and what not.

The issue is already marked out. Our politicians cannot misshape or evade it. We will not say that Democracy has done her full duty; but we will venture to say that she was wiser than she knew. Her attitude is popular and her defeat, perhaps, fortunate in not getting all she cunningly sought toward free trade and more equitable taxation for the people. If she is true to the popular issues she has thus far successfully advocated, then cheaper coal, cheaper iron and cheaper sugar will be anticipated by those who vote as well as by those who manufacture and largely monopolize these most important commodities.

If Democracy is true to the popular issues she has thus far successfully advocated before the people, then monopolies heretofore highly protected by the Republican party will have lower protection, and the loss of the protected classes will be the gain of the unprotected masses. This is the issue and this the fact as the people comprehend it by and through the long continued struggle before Congress. It is incontrovertible by political sophistry from stump or rostrum.

If Democracy is true to the issues she has thus far successfully advocated, important and equitable legislation now pigeon-holed in the Senate will be brought out and acted upon in the near future. Then important land forfeitures from railroads that have failed to comply with their contracts will materialize, and millions of acres of land not earned by railroads according to contract, will revert to the Government as a matter of equity and common honesty. And should the Senate persistently stand by the classes as against the masses, the sovereign power will find some way of reaching such Senators. Let us thank God for a government of the people.

The fashionable drink is now called "tariff mixture." It consists of a little sugar and a good deal of whiskey. It is not worked in with the free lunch as yet, however. Nor is whiskey straight in danger of being put on the free list, though sugar may get there latter. This may seem like sad news to some folks who have always advocated free whiskey.



The Plain Facts!
 Are that I have had Catarrh 10 Years. No catarrh cure did me any good, but Hood's Sarsaparilla.

Hood's Sarsaparilla Cures
 Sarsaparilla helped me wonderfully. My head is cleared, sense of smell returning. Hood's Sarsaparilla is doing my wife a world of good for That Tired Feeling. GEORGE H. DIETTERICH, Hobbs, Pa.
 Hood's Pills are efficient and gentle. 25c.

SHERIFF'S SALE.

By virtue of a writ of Alias Pl. Fa. issued out of the Court of Common Pleas of Columbia County, Pennsylvania, and to me directed, will be exposed to public sale at the Court House, Bloomsburg, on
MONDAY, SEPTEMBER 24, 1894,
 at 2 o'clock p. m., the following:
 A lot of land situate in the township of Jackson, in said county, being the late residence of Matthew McHenry, deceased, being lot No. 2 in the division of his property by the said Matthew, and containing
84 ACRES AND 137 PERCHES,
 more or less. Being the same land devised to said Miles A. McHenry by said Matthew, by will dated September 28, 1887.
 Seized, taken into execution at the suit of Mary E. Covanovan vs. Miles A. McHenry, and to be sold as the property of Miles A. McHenry.
JOHN MOUREY, Sheriff.
FRENZ, Attorney.

SHERIFF'S SALE.

By virtue of sundry writs of Pl. Fa. issued out of the Court of Common Pleas of Columbia County, Pennsylvania, and to me directed, will be exposed to public sale at the Court House, Bloomsburg, on
MONDAY, SEPTEMBER 24, 1894,
 at 2 o'clock p. m., the following:

All that certain messuage, tenement and tract of land, situate in the Township of Madison, County of Columbia and State of Pennsylvania, bounded as follows, to-wit: Beginning at a walnut (formerly a Spanish oak) thence by lands now believed to be of Abraham Broadt's heirs, formerly John Allen, north sixty-eight and a half degrees west nineteen and three-tenths perches to a post, thence by land now believed to be of Hugh McCollum, (in old deed John A. Funston) south thirty-eight and a half degrees west forty perches to a post, thence south sixty-eight and a half degrees east nineteen and three-tenths perches to a post, at the big road, thence along said road and land believed to be of the heirs of Abraham Broadt (in old deed John Allen) north thirty-nine degrees east forty perches to the place of beginning, containing
FIVE ACRES OF LAND.

Tract No. 2. Beginning at a post in the above mentioned lot at the said big road, thence by said road south thirty-nine degrees west twelve perches to a post, thence by land believed to be of Hugh McCollum (in old deed John A. Funston) north sixty-three degrees west thirteen and four-tenths perches to a post, thence by the same north thirty-nine degrees east twelve perches to a post, thence by the aforesaid lot south sixty-three degrees east thirteen and four-tenths perches to the place of beginning, containing
ONE ACRE OF LAND.

Tract No. 3. Beginning at a post a corner believed to be of William Barber's heirs (in old deed land of Jacob McCollum) thence by said land north thirty-eight and a half degrees east twenty perches to a post, thence north fifty-nine degrees west one perch to a post, thence by said land and land believed to be of Conrad Kramer (in old deed land of Caleb Thomas) north thirty-eight and a half degrees east seventy and one-tenth perches to a post, thence by said land north forty-nine and a half degrees west forty-five and a half perches to a post, thence by the road leading from J. Allen's to Smith's &c., south thirty-eight and a half degrees west eighty-two and one-tenth perches to a post, thence by land believed to be of Katie A. Welliver and Hurst Stout (in old deed land of John Allen and James Stout) south fifty degrees east nine and nine-tenths perches to a post, thence by lot of the said Stout south thirty-eight and a half degrees west eighty-eight perches to a post at the side of the State Road leading from Catawissa to Muncy, thence by said road south fifty degrees east six perches to a post, thence across said road and by land of Swisher south forty-four and a half degrees west twenty-one perches to a post, thence by lands believed to be of Daniel Welliver's heirs (in old deed land of Russell Park) south fifty degrees east seven and a half perches to a post, thence by the same south forty-four and a half degrees west sixty-seven and three-tenths perches to a post, thence by land believed to be of Samuel Johnson (in old deed Ph. Welliver) south fifty degrees east sixteen and six-tenths perches to a post, thence north forty-nine degrees east three and seven-tenths perches to a post, thence south fifty-nine degrees east thirty perches to a post, thence by land believed to be of Hurst Stout, David Phillips and others (in old deed land of Adam Welliver) north forty-nine degrees east seventeen perches to a post, thence by the same north forty-three degrees west twenty-nine and six-tenths perches to a post, thence north forty-nine degrees east sixty-two perches to a post at the aforesaid State Road, thence by the same south fifty degrees west one and seven-tenths perches to the place of beginning, containing
40 ACRES AND 54 PERCHES
 of land, more or less.

Tract No. 4. All that certain real estate situate in the Township of Madison, aforesaid, bounded by lands of Amanda Watson, deceased, other lands of John Swisher, lands of Abraham Broadt's heirs, from which it is separated by a public road and other containing
FOUR ACRES,
 being the same tract of land which, under proceedings in the Orphans' Court of Columbia County, were sold to John Swisher by D. A. Watson, guardian, &c., and conveyed to him by indenture dated March 16, 1864, and subsequently vested in Mary M. Phillips by deed dated January 30, 1888. Also, all that certain messuage, tenement and tract of land situate in Madison township aforesaid, bounded and described as follows, to-wit: Beginning at a corner of a public road and lands of Mrs. A. Phillips, thence by said land south forty-nine degrees east two hundred and nine perches to a corner of lands herein before described thence by said lands south forty-eight and a half degrees west forty-five and two-tenths perches to a corner on lands of Samuel Johnson, thence by the same north forty-eight degrees west sixteen and six-tenths perches to said public road, thence along said road to the place of beginning, containing
5 ACRES AND 35 PERCHES
 of land, formerly the property of Daniel Welliver, deceased, and conveyed to Henry G. Phillips by the heirs of said Daniel Welliver, deceased, by their indenture dated the 20th day of July, 1889, and by Henry G. Phillips and Sarah A. his wife, conveyed to Mary M. Phillips by deed dated the 30th day of January, 1886. The said tracts above described constituting one entire tract upon which is erected a
FRAME DWELLING HOUSE,*
 barn and other outbuildings.
 ALSO:
 All that certain piece or parcel of land situate in Madison township, County of Columbia, and State of Pennsylvania, bounded and described as follows, to-wit: On the north and east by lands of Henry Kramer, on the south by Samuel Johnson, on the west by Mrs. Jane Ord, containing
62 ACRES OF LAND,
 more or less, whereon is erected a
FRAME DWELLING HOUSE,
 frame barn and other outbuildings.
 Seized, taken into execution at the suit of Mary M. Phillips vs. Henry G. Ord, and to be sold as the property of Henry G. Ord.
JOHN MOUREY, Sheriff.
WINTERSTERN, Attorney.

By virtue of a writ of Levari Facias issued out of the Court of Common Pleas of Columbia County, Pennsylvania, and to me directed, will be exposed to public sale at the Court House, Bloomsburg, on
MONDAY, SEPTEMBER 24, 1894,
 at 2 o'clock p. m., the following:
 All that certain tract of land situate in the township of Mount Pleasant, in the County of Columbia, State of Pennsylvania, bounded and described as follows, to-wit: Beginning at a stone in line of land of heirs of Samuel Seibert, deceased, and running thence by the same south five degrees east forty-two and eight-tenths perches to a stone, thence south twenty-three degrees west thirty perches to a stone, thence by land of John Hoffman, south two degrees east fifty-four perches to a stone, thence by lands of Howard Grimes, John K. Mordan and William Oman north forty-two degrees west one hundred forty-eight and two-tenths perches to a stone, thence by land of Thomas C. Oman, north seventy-two and one-half degrees east forty perches to a stone, thence south forty-six and a quarter degrees east seventeen and three-tenths perches to a stone, thence north sixty-six and three-quarter degrees east thirty-one and two-tenths perches to a stone, thence north eighty-six and three-quarter degrees east twenty-two and eight-tenths perches to the place of beginning, containing
40 ACRES AND 90 PERCHES,
 strict measure, together with the hereditaments and appurtenances.
 Seized, taken into execution at the suit of Henry F. Oman, Executor of the last will and testament of George Oman, deceased, now to the use of Henry F. Oman and A. B. White vs. David Oman, and to be sold as the property of David Oman.
JOHN MOUREY, Sheriff.
EVERT, Attorney.

By virtue of a writ of Pl. Fa. issued out of the Court of Common Pleas of Columbia County, Pennsylvania, and to me directed, will be exposed to public sale at the Court House, Bloomsburg, on
MONDAY, SEPTEMBER 24, 1894,
 at 2 o'clock p. m., the following:
 All that certain lot, piece or parcel of land situate, lying and being in Benton, in the township of Benton, in the County of Columbia, and State of Pennsylvania, bounded and described as follows, viz: Beginning at a corner by the public road up Fishingcreek, a corner of lot No. 37, thence by said road north twenty-eight and a quarter degrees east three rods to a corner by an alley, thence by said alley south sixty-one and three-quarters degrees east thirteen and four-tenths rods to a corner at an alley, thence by said alley south twenty-eight and one-quarter degrees west three perches to a corner of the northeast corner of lot No. 37, thence by said lot north sixty-one and three-quarters degrees west thirteen and four-tenths rods to the place of beginning, containing
FORTY SQUARE PERCHES
 of land, strict measure, (it being lot number thirty-eight (38) in the north part of Benton, laid out by Richard Stiles in 1879) on which is erected a two-story
FRAME DWELLING HOUSE,
 stable and other outbuildings.
 Seized, taken into execution at the suit of A. P. Kester vs. George W. Hirieman, and to be sold as the property of George W. Hirieman.
JOHN MOUREY, Sheriff.
WINTERSTERN, Attorney.

By virtue of a writ of Pl. Fa. issued out of the Court of Common Pleas of Columbia County, Pennsylvania, and to me directed, will be exposed to public sale at the Court House, Bloomsburg, on
MONDAY, SEPTEMBER 24, 1894,
 at 2 o'clock p. m., the following:
 All that certain piece or tract of land situate in Orange township, on the public road leading from Bloomsburg to Benton and a fourth mile above Light Street, whereon is erected a fine
DWELLING HOUSE,
 barn, stable and hog pen and other outbuildings with a good variety of fine fruit; being bounded on the north by lands of H. W. Vanderslice and Harry Seesholtz, east by Wm. Drake, Mrs. B. Partman and late I. W. McKeiry, south by A. Custer, and west by B. & S. R. K. and H. W. Vanderslice, containing
70 ACRES, more or less,
 ALSO—at the same time and place
160 ACRES, more or less,
 unassessed land, situate in Centre and Fishingcreek townships, bounded by lands of Widow Barrett on the north, Isaac Reichart on the east, C. Wagner et al. on the south, and G. M. Lockard on the west.
 Seized, taken into execution at the suit of Wm. Krickbaum vs. John W. Hoffman, and to be sold as the property of John W. Hoffman.
JOHN MOUREY, Sheriff.

Notice is hereby given that an application will be made to the court of Common Pleas of Columbia County, on Wednesday, the 30th day of September, A. D. 1894, at ten o'clock in the forenoon, under Act of Assembly entitled "An Act to provide for the incorporation and regulation of certain corporations," approved April 20, 1874, and the supplements thereto, by A. Z. Schuch, J. C. Brown, Paul E. Wirtz, P. S. Harman, Frank Heiler, C. W. Ponsior, Joseph Kati, W. S. Moyer, and others, for the charter of an extended corporation to be called "The Bloomsburg Club," the character and object of which is of a social nature, and for these purposes to have, possess, and enjoy all the rights and benefits and privileges conferred by the Act of Assembly aforesaid, and its supplements.
GEO. E. ELWELL,
FRED IKELER,
 Solicitors.

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5 ACRES AND 35 PERCHES
 of land, formerly the property of Daniel Welliver, deceased, and conveyed to Henry G. Phillips by the heirs of said Daniel Welliver, deceased, by their indenture dated the 20th day of July, 1889, and by Henry G. Phillips and Sarah A. his wife, conveyed to Mary M. Phillips by deed dated the 30th day of January, 1886. The said tracts above described constituting one entire tract upon which is erected a
FRAME DWELLING HOUSE,*
 barn and other outbuildings.
 ALSO:
 All that certain piece or parcel of land situate in Madison township, County of Columbia, and State of Pennsylvania, bounded and described as follows, to-wit: On the north and east by lands of Henry Kramer, on the south by Samuel Johnson, on the west by Mrs. Jane Ord, containing
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WINTERSTERN, Attorney.

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 frame barn and other outbuildings.
 Seized, taken into execution at the suit of Mary M. Phillips vs. Henry G. Ord, and to be sold as the property of Henry G. Ord.
JOHN MOUREY, Sheriff.
WINTERSTERN, Attorney.

By virtue of a writ of Pl. Fa. issued out of the Court of Common Pleas of Columbia County, Pennsylvania, and to me directed, will be exposed to public sale at the Court House, Bloomsburg, on
MONDAY, SEPTEMBER 24, 1894,
 at 2 o'clock p. m., the following:
 All that certain lot, piece or parcel of land situate in Madison township, County of Columbia, and State of Pennsylvania, bounded and described as follows, to-wit: Beginning at a corner of a public road and lands of Mrs. A. Phillips, thence by said land south forty-nine degrees east two hundred and nine perches to a corner of lands herein before described thence by said lands south forty-eight and a half degrees west forty-five and two-tenths perches to a corner on lands of Samuel Johnson, thence by the same north forty-eight degrees west sixteen and six-tenths perches to said public road, thence along said road to the place of beginning, containing
5 ACRES AND 35 PERCHES
 of land, formerly the property of Daniel Welliver, deceased, and conveyed to Henry G. Phillips by the heirs of said Daniel Welliver, deceased, by their indenture dated the 20th day of July, 1889, and by Henry G. Phillips and Sarah A. his wife, conveyed to Mary M. Phillips by deed dated the 30th day of January, 1886. The said tracts above described constituting one entire tract upon which is erected a
FRAME DWELLING HOUSE,*
 barn and other outbuildings.
 ALSO:
 All that certain piece or parcel of land situate in Madison township, County of Columbia, and State of Pennsylvania, bounded and described as follows, to-wit: On the north and east by lands of Henry Kramer, on the south by Samuel Johnson, on the west by Mrs. Jane Ord, containing
62 ACRES OF LAND,
 more or less, whereon is erected a
FRAME DWELLING HOUSE,
 frame barn and other outbuildings.
 Seized, taken into execution at the suit of Mary M. Phillips vs. Henry G. Ord, and to be sold as the property of Henry G. Ord.
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