THE COLUMBIAN, BLOOMSBURG, PA.

Cheap Jewelry, Cheap Silverware, Cheap Clocks,

8

Are dear at any price. The difference in this price for a good article, which we will guarantee, is but little, but the difference in the quality of the goods is considerable. Don't throw your money away on cheap trash, buy your jewelry and silverware from responsible jewelers and you will receive full value in return for your money.



THE COLUMBIAN.

BLOOMSBURG, PA.

BLOOMSBURG PA. Public Sale Criers and General Auctioneers,

n years experience. Satisfaction Best returns of any sale criters in of the State. Write for terms and ver disappoint our patrons. 1-5 dates

SALES-

SATURDAY, JUNE 23d, 1900 .--H. H. Grotz, executor of the estate of Ezekiel Cole, late of Sugar- be lawful for any person, with or withperches. Sale to commence at 1 o'clock in the afternoon.

SATURDAY, JUNE 30TH, 1900.-Sarah M. Snyder, executrix of Wm. H. Snyder, deceased, will sell, at public sale, a house and lot, situate on the corner of Fourth and Catharine streets, Bloomsburg. Sale to person to be intrusted with it. The faces. commence at 10 a. m.

SATURDAY, JUNE 30TH, 1900 :----F. W. Mears will sell his fine ferred, is entitled to and should redouble frame dwelling house in Bloomsburg, Pa., situate on north side of Fifth street, near West street at public sale. This property will positively be sold to the highest bidder. Sale to commence at 2 spondent had violated the law in this instance, it being the only one brought p. m. 2t.

bride at Fowlersville, Leone Bower, of Scranton, and Elizabeth Seibert, of Fowlersville, June 20th, 1900, by W. H. Hartman.

LICENSE CASES. **Opinions** of the Court.

N RE RULE TO SHOW CAUSE WHY THE LICENSE OF FRED'K GILMORE SHOULD drink that evening? A. No sir. NOT BE REVOKED.

of the Act of May 13, 1887 provides that "upon sufficient cause being shown or proof made to the said Court, that the party holding a license has violated any law of this Commonwealth relating to the sale of liquors, the Court of Quarter Sessions shall, upon notice being given to the person | O. so licensed, revoke the said license."

This section of the law has been declared to be mandatory. Where there is sufficient evidence before the Court to establish the fact that a licensee has violated the law of the State, relating to the sale of liquors, there remains but one duty on the part of the Court; and that is to revoke the license.

The case in which the Supreme Court has defined the duty of the Court, in instances like the present is that of "Carlson's License 127 P. S. R. 330." It was also there held that 'on a proceeding to revoke a license to sell liquors, under said Section, on the ground that a licensee sold liquors to minors, it is no sufficient excuse or justification that he sold to them in that they were of full age.'

From the opinion of Gunnison P. J. S. Williams & Son, Court below, we learn that the Court below, we learn that "The the two minors in question. His excuse was that their appearance indicated that they were of full age, and Yes sir. that, as a precaution before seiling, he asked their ages, and each respondsold them in good faith, fully believing | after the show, them to be of full age.'

The Court, however, should be lated the law, before revoking a men. icense.

licensee having paid the sum pre-

ceive consideration. to the attention of the Court, under note when a colored boy comes in? be said to have been proved.

MARRIED.-At the home of the tion 2 C. C. R. 33, the Court would of the night, we would notice it. be justified in refusing to revoke. Q. You say you don't know of see-This position cannot be successfully ing these boys in there? You simply Mr. Hidlay was out?" said "Yes sir, and the declaration of our Supreme Court, in the case first cited. Bourjohn's case was that of an application for a license, and the Court, license upon the ground of non neces-

Mr. Gilmore says:-

Q. Do you remember of seeing these boys? A. No sir.

Q. Did you furnish these boys any

Q. Who were your assistants? A. The latter part of the 7th Section Chas. Sterner, my son-in-law and Moses Brewer.

Q. And were they in there on this A. I didn't see them.

Q. I mean your assistants. A. Yes sir.

Q. How long did you keep open? Till after the show? A. I kept open till twelve o'clock.

Q. After the show, was there any parties came in there? A. Yes sir. Q. Where were they from? A. Our the boys testify that the hack stopped, town and Espytown.

was a number of people in your place?

A. Yes sir. Q. Where was the larger part of the their way to Bloomsburg. trade that evening? A. On the side

of the tables-the eating part. Q. Do you know any of these boys?

A. The first I have seen them. Q. You know you can say positively

that you made no mistake, and did not furnish these boys any drink? A. Yes I do.

Q. You know that fact? A. Yessir. CROSS EXAMINATION:

Q. How many assistants had you good faith, informed and believing that night? A. Three besides myself.

I., who determined the case in the evening-white aprons on? A. We generally always co, Saturday nights. hack stopped at Rupert on the way You and these three assistants over. in his testimony that he sold beer to all had white aprons on, and these people came in there; and you say there was quite a party came in? A.

Q. You were waiting on both sides? factory evidence. Α. No sir. We were all on the side ed that they were of full age: that he of the tables, because it was eating returning from Bloomsburg. They

Q. You had other assistants on the By the 17th Section of the Act of other side? A. No, I called my 1887, it was enacted "that it shall not assistants over from the other side. Q. You can say that the people on loaf Twp., deceased, will sell, at out license, to furnish by sale, gift or public sale, on the premises, a otherwise" "any spirituous, vinous, cat, and had nothing to drink? A nad for it otherwise" "any spirituous, vinous, eat, and had nothing to drink? A. paid for it. piece of land, situate in Benton malt or brewed liquors" "at any time Some of them had birch soda and Twp., containing 7 acres and 115 to a minor." some had porter.

> Q. And some had beer? A. I satisfied, by evidence clearly pre- can't answer that. I suppose if they know what it was that he drank, aconderating, that a licensee has vio- ordered it, they got beer; that is, the

You don't know anything about

Q. Can you tell us who all were in scribed by law, for the privilege con- there that evening? A. It is im- "Don't you know that Rinard asked possible.

Q. And you couldn't tell whether It was argued upon the hearing of the boys were in there, or not? A. I the Rule, that even if the Court should could tell whether these boys were in, boys were furnished with soft drinks come to the conclusion that the re- because there was a colored boy, and I would have remembered that. Q. You never make any particular

the authority of Bourjohn's Applica- A. No; but a stranger, that late hour

his place of business that night at a ll. IN RE RULE TO SHOW CAUSE WHY LI-CENSE OF A. C. HIDLAY SHOULD NOT BE REVOKED.

The Complaint in this case is that Hidlay furnished drink to two of the three boys mentioned in the Gilmore proceeding, at his place of business at Rupert, on the evening of April 28th; both on their way going from Q. And were they in there on this catawissa to Bloomsburg, and on evening when this show was in town? their return at a late hour of the even-

> Whether Hidlay furnished drink to any one of the boys on their way to Bloomsburg, depends upon the fact as to whether or not Fagley stopped at Rupert, so as to afford a chance for any of the party to get drink.

IT

IS

Q. After the show was over, there hotel and procured drink.

Both Hidlay and Fagley testify that the hack did not stop at Rupert on

Where a witness testifies to a fact, and is contradicted by another witness equally credible, the party upon whom rests the burden of proof to June 22nd. establish the fact, cannot be said to have proved it. The evidence stands in equilibrio.

There were some sixteen or more persons in the hack, on the way to Bloomsburg.

There does not seem to have been any apparent motive on the part of Q. How were they dressed that of the case, to have willfully misrepresented the fact, as to whether the Friday Sale to per yard, 21c.

If it be the fact that Mr. Hidlay furnished drink to any of these boys, at his hotel, on their way to Bloomsburg, it has not been proved by satis-

Some 23 persons were on the hack reached Rupert, and Hidlay was called from his bed near half past eleven o'clock. The party went to the bar room and were served with drink.

Rinard's testimony was that upon

Eather Bodine or Brooks called for Blackberry Wine, and got it. Bodine did not order anything, and did not cording to his testimony. Brooks paid the bill.

Mr. Hidlay admits that he was call A man who has been granted a license, has been adjudged to be a fit or not? A. I don't remember their with drink—the young men or boys with soft diink-birch beer and the

like. He was asked the question for beer, and was furnished with beer?" The answer was "No sir, he was not." Further he says that the only, to the best of his knowledge."

The fact that Rinard was there furnished with beer, if it be so, cannot

A Mr. Billington was sworn, and in answer to the question "Did you see



The Rumbling of the IT **Revolution of Prices.** IS Low Prices, heard of as **S**0 S0 Never before in this Town.

JUNE ONLY JUNE 21st. DAYS

On Thursday morning, at 7:30 Not a day before, or an hour be o'clock, June 21st, this sale begins, fore, or an hour after the time staand ends Friday night at 8 o'clock, ted, can you buy one cent's worth of these goods at these prices.

3 dozen Colored Shirt Waists,

nearly all sizes, variety of colors.

EVERYBODY INVITED

200 yds, Fancy Taffeta and Foul- pair, 9c. ard Silks. Reduced for this Thurs-

any apparent motive on the part of 150 yds. of 29c. Wash Silk and Friday Sale from 61/2c. to 41/2c. any one who testified upon that branch 39c. Foulard Silk, in dark and light 100 yds. Figured Black Dr

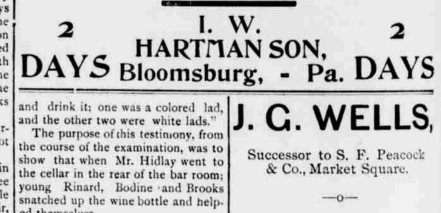
Dimity ; all colors short lengths-

300 yds. Embroidery and Oriental Lace, 2 to 4 inches wide, reduced 10c. and 15c. yd to per yd., 71/c. day and Friday Sale from 29c. each

5 dozen Children's Lawn Hats, both white and colors; neatly made, right in style. Reduced for Thurs-39c. All to go, each at 17c.

Hose, strictly fast colors, all sizes. embroidery trimmed. Reduced Reduced from 15c. and 121/2c. For from \$1.29 and \$1.19. For Thurs-Thursday and Friday Sale, per day and Friday Sale, to Soc.

If you close your eyes and muffle your ears to this Thursday and Friday Sale you'll miss an opportunity that you have not had before Anyone who doubts it will be convinced as to facts when they see these goods at these prices.



300 yds. Dress Ginghams, all day and Friday Sale, from 50c. to good styles, large assortment of 75c. per yd., down to per yd., 39c. colors. Reduced for Thursday and 100 yds. Figured Black Dress Goods. 38 inches wide. 35c. is the

colors. Reduced for Thursday and regular price and real value. Re-200 yds, of regular 61/2c, printed duced for Thursday and Friday

Sale from 35c. yd. to per yd., 22c. r yd. to ro yd. pieces. We do not cut them. Thursday and Friday black. Reduced for Thursday and Sale, reduced from 61/c. yd. to per Friday Sale from 25c. and 20c. to yd., 4%c.

5 dozen summer corsets, all sizes. They are shapely, they are strong, for Thursday and Friday Sale from they are good. Reduced for Thurs-

to 22c. each. Reduced for Thursday and Friday day and Friday Sale, from 25c. and

Sale from 39c. each to 25c. each. Ladies' Night Dresses, lace and 10 dozen Ladies' Black Seamless

Commencement Week at the Normal-

Saturday, June 23, 8 p. m. Annual Prize Debate between the Literary Societies.

Sunday, June 24, 3 p. m., Baccalaureate Sermon.

Monday, June 25, 9 a. m. Exhibition of Field Sports.

Monday, June 25, 2 p. m., Recital by Music Department.

Monday, June 25, 8 p. m., Drama by the Juntor Class.

Tuesday, June 26, 2 to 8 p. m., Class Reunion, '98. Tuesday, June 26, 8 p. m., Class

Day Exercises. Wednesday, June 27, 10 a. m. Commencement.

Wednesday, June 27, 2 p. m., Annual Alumni Meeting and Banquet.

THE DOMESTIC JAT.

The prominent attention lately bestowed upon the domestic cat by fashionable society, and the great success of several cat shows, have induced Mr. John E. Diehl, the well known authority on domestic animals, to prepare a handy little volume under the above title. It carefully describes the different breeds and varieties, and states how to keep and rear cats; how to recognize their various diseases and how to treat them. The publishers' price for the book is 50 cents, but the Associated Fanciers, 400 N. 3rd St. Philadelphia, Pa. will mail a copy of it on receipt of 25 cents to any subscriber of this paper.

"The Little Blue Book."

This handy little pocket volume, containing the time tables of all rail roads in Pennsylvania, is proving a great help to business men and commercial travelers throughout the state. The book is published monthly, corrected up to date, and contains 140 pages. It is on sale on all trains and Union News Co. stands and by many news dealers. Subscription, one dol lar per year. Single copies, ten cents. Address, WM. P. HASTINGS, Pub., Milton, Pa.

The case was decided before the Act of 1887 was passed.

It is true that the Court there said withhold a license, for a single violabeen proved.

This Court, even under the restrain- noticed them. ing Act of 1887, granted licenses to Wm. Yost and Miles Smith the present year; although we were obliged to refuse their applications for renewal last year, because of proved violation of the law.

The evidence on the part of the ed "Yes sir, we had." petitioners in brief shows:-that the past, residing in Catawissa, came to April 28th; that after the entertainmore's restaurant, and after being not have seen or heard. seated around a table in the dining apartment, one of the boys ordered three beers; the beer was turnished by some one, having upon him a white waiting upon them.

identify Mr. Gilmore or any of his they were in the saloon. clerks as the person who served them with beer. They did not know the person who waited upon them. There were other persons in the restaurant at the same time. After being in the saloon about ten minutes, they came up and out, get upon the hack, and with a number of others, were driven towards home.

There are some little discrepancies in the testimony. Ealph Rheinard clear weight of the evidence shows was quite sure that it was before the that these minors were in Mr. Gilshow when he, Bodine and Brooks went into the saloon for beer.

that these boys together were not in Sc ordered.

maintained. It is in direct conflict mean you don't recollect now, of see- I seen three little gentlemen tip the with the Section of the law quoted; ing them there that night? A. I Blackberry bottle, fill their glasses, don't recollect of their being there that night, after the show.

The testimony of the three assistants-Mr. Edgar, (Gilmore's son-in-Yerkes P. J. refused to grant the law.) Moses Brewer and Chas. Sterner was of the same general character as that of Mr. Gilmore.

This was what is called negative testimony. While the witnesses testify that these boys were not in the saloon in substance, that under the spirit of after the show that night, this is but the Act of 1875, the Court should not a deduction from what they do testify to as a fact, viz:-that they did not tion of the law, and, in some instances, see them in, or that they have no renot even when occasional acts have collection of their being in; or, if they had been in, the witness would have

> It is a fact that there were a number of people in the saloon that night. Mr. Edgar was asked the question: "Do you remember whether you had a crowd in the house that evening after the show was over?" and answer-

Ross Justice, in delivering the opinthree boys named, two of them aged ion in the case of Lyon vs Marclay 17 years past, the other aged 18 years 1 Watts 271, says .- "It is a well known rule of evidence, that one affirmative Bloomsburg to attend a show held in witness, if credited, will outweigh sevthe Opera House on the evening of eral negative witnesses, because one man may see and hear many things, ment the three repaired to Mr. Gil- which another person present may

The testimony of Mr. Gilmore and the three assistants was not corroborated by any affirmative testimony, tending to show that some other perapron: that the boys drank the beer. son was either with, or saw, the three and that it was paid for, to the person boys or any one of them outside the saloon during the time after the show, Neither of the boys attempted to when, according to their testimony,

The character of these boys for truthfulness has not been attacked. We should consider and weigh their testimony as that of any other witness, and by the same rules of law. To say that they are wholly unworthy of belief, is to impute to these young boys a great degree of wickedness. There is nothing in this testimony to warrant that conclusion. The more's saloon, and were there furnished with beer. The license should be The respondent's contention is, revoked, and the rule made absolute. BY THE COURT.

anything going on around there while ed themselves.

So many

persons

have hair

that is

stubborn

and dull.

It won't

grow. What's

[the reason? Hair

needs help just as

anything else does at times. The roots re-

quire feeding. When

acts almost instantly

on such hair. It awakens new life in

the hair bulbs. The

effect is astonishing.

Your hair grows, be-

comes thicker, and all

And the original

color of early life is

gray hair. This is

restored to faded or

\$1.00 a bettle. All druggists.

"I have used Ayer's Hair Vigor, and am really astonished at the good it has done in keeping my hair from coming out. It is the best tonic I have tried, and I shall continue to recommend it to my friends." MATTIE HoLT.

MATTIE HOLT, Sept. 24, 1898. Burlington, N. C.

If you do not obtain all the benefits you expected from the use of the Hair Vigor, write the Doctor about it. DR. J. C. AYER, Lowell, Mass.

always the case.

dandruff is removed.

loses

its lus-

looks

dead.

ter. It

hair stops growing it

Rinard got no blackberry wine there that night. His demeanor upon the witness stand showed his indignation, that he should have been suspected of having stolen a drink of any-

thing. The testimony of the boys shows that Bodine and Brooks got the wine: and that it was not obtained by stealth.

It is noticible that some person, other than Billington, in all that number of people, did not see and testify to this fact, if it be true.

It should be our aim to reconcile conflicting testimony, when it is possible, rather then to conclude that some one has committed perjury.

that night. Hidlay had the right to sell the soft drink; and may have believed that soft drink only was furnished to the boys, notwithstanding Brook's order for wine.

The evidence of violation of the law is not clear. The circumstances surrounding the sale to Brooks and Bodine fail to convince us, that it is our duty to revoke the license. Rule discharged.

BY THE COURT.



Two of the best rooms for offices in the town, second floor front Co-LUMBIAN building. Will be rented together or separately. Water, steam heat, electric light, and all modern conveniences. Terms low. Inquire one-half degrees west, three nutrition that the two perches to a stone ; thence north that we perches to a stone ; thence north that the two perches to a stone ; thence north that the perches to a stone ; thence north that the perches to a stone ; the perches to of Geo. E. Elwell.

An Exchange says that the time is coming when there will be but one job open for the boy who land of James Kisher, ninety-five perches the smokes cigarettes. That will be to kill potato bugs with his breath. Nobody wants him any nearer the house than the potato field.

NOTICE TO TEACHERS.

Notice is hereby given that the Directors of the Bloomsburg School District will meet on Friday evening, Jane 29, 1900, to ap-point at least twenty-nine teachers and three junitors for the ensuing year. Applications from experienced teachers only will be con-sidered, and thous else the from experienced leachers only will be con-sidered, and those elected must attend semi-monthly institutes. Applications will be re-ceited until six o'clock of said day by the Secretary. JOS, GARRISON, June 21, 190-,-21 SECRETARY. INFLET & IKELER, Attys.

Hay rope, scythes, rakes, forks, canning boilers,

IceCream Freezers Window Screens, Screen Doors,

at prices that will pay you to come and find out about before purchasing.



ORPHANS' COURT SALE -OF VALUABLE-REAL ESTATE.

Pursuant to an order of the Orphans Court of Columbia County, the undersigned, administ trator of the estate of Catharine Welliver, last of Madison township, Columbia County, Penn sylvania, will expose to public sale, in the premises, in Madison township, said county, or

TUESDAY, JULY 17, 1900, at two o'clock p. m., all that certain piece of real estate, bounded and described as follows to wit : Beginning at a post corner, of lands of Daniel Smith and Alexander Carr; thenes north forty-eight and one-quarter degrees wests ninety-three perches to a post; thence along lend of Isaac McBride, south forty-four and one-half degrees west, three hundred and fortysix and one-half degrees west, twelve perches to a stone; thence south forty-four and onehalf degrees west, along land of John B. Mills. fifty-nine and three-tenths perches to a walte oak ; thence south forty-six degrees east, along post; thence north along land of Alexander Carr, fifty and one-quarter degreeseast, minetsfive and five-tenths perches to the place of be ginning, containing

55 ACRES

eighteen perches, strict measure. Young chestnut, rock oak and hickory timber tract, and about two acres cleared land. Good stream running water on truct.

TERMS OF SALE :- Ten per cent. of ductourth of the purchase money to be paid at the striking down of the property ; the one-rourds less the ten per cent. at the confirmation of sale, and the remaining three-fourths in one year thereafter, with interest from confirma-D. C. WELLIVER.

Administrator