First National Bank, A Large Attendance Marked the Opening Day. Bloomsburg, Pa.

E. W. M. LOW. -PRESIDENT J. M. STAVER. VICE PRES'T E. B. TUSTIN. CASHIER E. F. CARPENTER, ASST. CASHIER

CAPITAL AND SURPLUS, - -

Safe Deposit Boxes For Rent

IN BURGLAR AND PIRE PROOF VAULTS.

DIRECTORS : DR. E. W. M. Low, DR. J. H. VASTINE,

MYRON I. LOW, E. B. TUSTIN, GEO. S. ROBBINS, J. M. STAVER, Louis Gross.

** Accounts of banks, corporations, firms and individuals, solicited upon the most liberal terms, consistent with good banking.

THE COLUMBIAN. THE COLUMBIA DEMOCRAT.

ESTABLISHED 1837. CONSOLIDATED 1869 PUBLISHED EVERY THURSDAY MORNING, At Bloomsburg, the County Seat of Columbia County, Pennsylvania, GEO, E. ELWELL, EDITOR. D. J. TASKER, LOCAL EDITOR. GEO. C. ROAN, FORMMAN.

TERMS :- Inside the county \$1.00 a year in advance; \$1.50 if not paid in advance. Outside the county, \$1.25 a year, strictly in

All communications should be addressed THE COLUMBIAN, Bloomsburg, Pa.

THURSDAY, SEPTEMBER 5, 1901

President McKinley is at the Buffalo Exposition today. The special train conveying the party entered Buffalo last evening. The arrival was greeted by the screeching of whistles and the booming of guns. A immense crowd had assembled at the railroad station.

Now and then a Republican journal advances the name of Roosevalt as the probable candidate of that party for the presidency in 1904. They can keep on preaching "Teddy," but it won't go. As some one has already sagely remarked, the people of the United States do not want a harumscarum, slapdash, hurrah-boy President to ride roughly over their laws, liberties and rights. Gleaming teeth and eyeglasses, personal recklessness and insubordinate zeal may be spectacutar in a skirmish with a foreign toe, but the high office of President of the United States demands very different and less showy qualifica-

Representative Beaver, of Juniata county, recently wrote to Attorney General Elkin with reference to the late act prohibiting the sale of togeneral replied: "Replying to your the act prohibiting the sale and furnishing of tobacco persons under the age of 16 years, I would advise you, unofficially, that section two of the act of July 1, 1901, referred to, which reads that no person or persons shall either by purchase, gift or other means furnish tobacco in any form to a person under the age the cases which you suggest in your sale and furnishing of tobacco under any circumstances to persons under 16 years is absolutely prohibited.

IT MAKES A MOST EXCELLENT DEM-OCRATIC CAMPAIGN DOCUMENT.

It Upholds all the Corrupt Doings of the Last Legislature - Condemns the Leading Papers of the State and Drags in a Private Citizen for its Abuse.

Harrisburg, Sept. 2, 1901. If the Democrats had been permitted to write the Republican State platform they could not have made it any better for themselves nor worse for their opponents than did those who were entrusted with the robbery there can be no doubt as to duty of preparing it. It is agreed on all hands except by the stalwarts who edit State organs that the platform is by far the weakest document ever presented to the people of any State as a declaration of party principles. Instead of being a manly straightforward declaration of political principles, it deals in personal flings, cowardly evasions and ridiculous platitudes that would not do credit to the boys of the sophomore

class in any college. Its praise of McKinley is a piece of impudence, for McKinley organs all over the country have been unsparing in their denunciation of the corrupt Quay machine in Pennsylvania, and it was McKinley's closest the governor which he owns.

On the question of the last Legis- reunion.

tature the convention was between Referred to the District Attorney. the devil and the deep sea, for to condemn the Legislature would be,

approve it would be to stand sponsor for the most outrageously corrupt legislative body that ever assembled on this continent. It was a serious problem whether it would be best to the District Attorney. to ignore the last legislature, or to A. Vansiekle reports bridge over condemu it as the public has already | Coles Creek in Sugarloaf township in done, or to stand up and brazenly bad condition owing to absence of declare that it was good. After guard rails. Referred to District Atdiscussing the mater it was decided torney. to stand responsible for its acts, corrupt as they were, for how could Report of viewers against division con-Harris go before the people as a firmed nisi. candidate for State Treasurer if the convention should condemn the tion for appointment of re-viewers \$15.00 per month payable quarterly, Legislature in which he was one of allowed to be filed. the most subservient tools and whose vote was always cast as the for citation filed. machine dictated.

To endorse or not to endorse was writ of partition confirmed nisi. indeed a serious problem. The endorsement was a brazen attempt to over Fishingcreek in Pine township fool the people into believing that confirmed nisi. the work of the last session was good while every intelligent man too to stay writ. Rule granted. Rule ship. Confirmed absolute. in the State knows better. Not to discharged. have endorsed would have been a hypocritical play of pretending to Mifflinville. Report of viewers in condemn its own corruption. The favor of bridge confirmed nist. convention chose to endorse and thereby practically says: It the people of the state will consider they will cordially endorse treachery, bribery and perjury when they are bridge over Spruce Run in Madison committed in the legislative halls of Pennsylvania and done to aid the personal interests of machine lead-

So anxious was the convention to endorse the machine Governor that it went so far as to admit wrongdoing on the part of the machine nisi. Legislature in order to justify his vetoes. It praises him for reducing Main township near Alex. Butler's estate of decedent. extravagant appropriations.

It is indeed a most wonderful bacco in any form to persons under platform and it is not surprising W. Snyder 16 years of age, desiring to know if that it has been the subject of rid-Grand Jury. a merchant could fill an order from icule and contempt not only in a parent to be carried home by a Democratic papers but Republican wait upon Grand Jury. minor child under 16. The attorney organs as well from the Atlantic to the Pacific. One Republican paper letter of recent date with regard to refers to it as an example of inspired "a community armed with a ballot that should endorse such a platform by electing the ticket of the convention guilty of it would deserve to be ruled in perpetuity by its dullest rogues."

The clause which congratulates the people of Pennsylvania that of 16 years is broad enough to cover there is no longer any division in the Republican party; that harmony letter. By the terms of this act the has been restored, etc., would be amusing if it were not so stupid. The convention that can point with pride to perjury, bribery and treachery, could not be expected to acknowledge that the ablest papers of the State, many of the ablest leaders and a large following of the most intelligent voters of the

party are in open revolt against the gang that dominates its party policy and more determined than ever before to drive it from power.

The question now before the people and if they believe in honesty, truth and fairness in the affairs of government and condemn fraud, treachery, bribery, perjury and the result. The last Legislature was admittedly one of the most corrupt legislative bodies that ever cursed the earth, and to elect the Republican ticket this fall is to endorse this Legislature because the Republican platform upholds it The people of this Commonwealth certainly have to much sense to endorse so corrupt a body.

The annual reunion of the 132d Pennsylvania Volunteer Association will be held at Canton, Bradford County, this year. The date is Sept. 17, the anniversary of the battle of Antietam. The hotel accommodations are good and a special rate friend and adviser who prevented retary, Daniel J. Newman, at Scran-ton, will furnish card orders for is granted the comrades. The secthe Senate on the commission of those not already supplied and furnish any information relative to the COURT PROUEEDINGS.

The regular September term of morning, with Hon. R. R. Little and associates Fox and Kurtz on the suffered to grow weaker.

The attendance on Monday was very large, and on Tuesday the room was well filled. There was a well filled callander of business, but nothing of any special interest. A great many people attended court Monday and Tuesday because they believed the McHenry murder case would be call-

Roll call of constables of the various townships and returns read and

Frank J. Hauck reports public road in Beaver township leading from Dogtown to Mountain Grove and also road leading from Shumantown to Shenandoah in bad condition. Referre I to the District Attorney.

R. H. Bardo reports road between Millville and Sereno in bay condition.

J. L. Crawford reports stone arch brigge near the Wolf farm in Mt. in fact, to condemn itself and to Pleasant township in bad condition. Referred to the District Attorney.

W. H. Hayman reports townships bridge between Pine and Greenwood townships in bad condition. Referred

Division of Briarcreek township. Road in Franklin township. Peti-

Estate of John Snell. Return to

Report of viewers in favor of bridge

Bridge over Susquehanna River at

favor of bridge confirmed nist. Report of viewers in favor of road Hartman. Confirmed absolute, in Pine township near M. J. Kessler.

Confirmed nist. Report of viewers in favor of county

township confirmed nisi. Estate of Elijah J. Albertson. Order Petition granted. of sale granted.

Estate of F. S. Smith. Order of sale granted. Estate of Mary A. Kamerzel. Re-

turn to writ of partition confirmed

confirmed nisi. Grand Jurors called and sworn, A. W. Snyder appointed foreman of

B. B. Freas appointed constable to Estate of Joel Lins. Return of

sale confirmed nisi. Petition of William Kramer et al. idiocy, while another declares that for citation against C. M. Creveling and D. J. Waller, Jr., trusters. Cit-

ation ewarded. F. W. Heller vs. P. K. Patterson et al. Petition of D. S. Patterson to open judgment. Rule granted.

H. S. Christian vs. P. K. Patterson et al. Petition of D. S. Patterson to open judgment. Rule granted.

Report of viewers in re-assessment of Main street, borough of Orangeville by the Court. Confirmed nisi.

Estate of Louisa Wolf. Auditor's report confirmed nisi. Estate yf Susan Romick.

of sale confiamed nisi. Estate of Jacob Hames. Return of Sale confirmed nisi.

report confirmed nisi. Petition of freeholders and others

for the incorporation of the Borough of West Berwick filed. Hearing before Grand Jury hxed for Sept. 4,1901 at 2 p. m.

Charge, F. & B. Nolle pros. on payment of costs. Commonwealth vs. Harriet Jones.

Continued to December Team. Commonwealth vs Charles Chamberlain. Charge desertion. Nolle pros. ant pleads guilty. allowed. Berwick Poor District to

pay costs. Charge F. & B. Continued.

Commonwealth vs. Joseph Cramer. Charge forcible entry. Nolle pros. allowed.

Commonwealth vs. Frank Parks et Charge larceny.

Commonwealth vs. Calvin DeHart. Charge larceny. Continued. Commonwealth vs. W. F. Adams.

Charge embezzlement. Continued. Commonwealth vs. Charles Davis. Charge F. & B. Continued. Commonwealth vs. Paul Morinks. Charge assault and battery. Nolle

pros. allowed upon payment of costs. Commonwealth vs. Simon Raup. Charge embezzlement. Continued.

Impaired Digestion

May not be all that is meant by dyspepsia low, but it will be if neglected. The uneasiness after eating, fits of nerv-

ous headache, sourness of the stomach, and court opened at ten o'clack Monday disagreeable beiching may not be very bad now, but they will be if the stomach is

Dyspopsia is such a miserable discuss that the tendency to it should be given early attention. This is completely over-

Hood's Sarsaparilla which strengthens the whole digestive system

and defendant Gottlieb Smith to each pay one holf the costs of prosecution, give bail to Sheriff for payment of same within ten days, stand committ-

Petition of Henry J. and Minnie Fisher for adoption of Bertha Hefner. Petition granted.

Register's accounts confirmed nisi. Widows appraisem'ts confirmed nisi. Proth'y's accounts confirmed nisi Commonwealth vs. James Thomas.

Charge selling liquor on Sunday and selling to minors. Continued. Commonwealth vs. M. J. McDonnell. Charge selling liquor without

license. Continued. Commonwealth vs. John McDonnell Charge selling liquor on Sunday and selling to minors. Continued.

Commonwealth vs. Victor Marskink. Charge selling liquor on Sunday and selling to minors.

Commonwealth vs. Thomas McGinley. Surety of the peace. Care dismissed and Prosecutor Dennis Dauney to pay costs.

Commonwealth vs. Chnton Keifer. Charge non-support. Court sentenced defendant to pay costs of prosecution; pay to his wife tor the support of herself and children the sum of give bond to Poor Directors of Cata-Estate of Elizabeth Miller. Petition wissa Poor District in the sum of \$200.00 for payment of same. Stand committed, etc.

George W. Keiter vs. Bloomsburg Water Company. Supplemental bond filed and approved.

Report of viewers in favor of bridge J. H. Vastine vs. Jacob Boas. Pett- over Roaringcreek in Franklin town-

Report of viewers for road in Benton township. Confirmed absolute. Report of viewers in favor of county bridge over West Creek near Thomas

Estate of Delilah Cramer. Petition of administrator to mortgage real estate. Petition granted.

Petition of Erank Ikeler, guardian of Sarah M. Ikeler, for discharge.

In re-petition for guardian of estate of Clara R. Ernest. Hearing in open court. Court adjudged Clara R. Ernest to he a weak minded person and Court appoints Cyrus Reichart guardian. Bond in the sum of \$400 .-Report of viewers against a road in oo required Costs to be paid from

> Portunato Coira sworn and admitted as a citizen of the United States. Grand Jury made the following re-

> Commonwealth vs. Miles Albertson. Charge assault and battery. A true bill, Commonwealth vs. Henry Swisher. Charge larceny. A true bill. Commonwealth vs. Harvey Farver.

Charge larceny. A true bill. Commonwealth vs. Charles Hamlin. Charge assault and battery. A true

bill on second count. Jurors John E. Eves and John P. Moran fined \$50.00 each for non-attendance, fine to be remitted if they

appear during the day. Juror John P. Moran having come into Court before adjournment the of damages in laying out and grading fine of \$50 in his case was remitted

Commonwealth vs. Chas. Gold. Charge selling liquor on Sunday and selling to minors. Continued. Bench

warrant to issue for defendant. Commonwealth vs. Chas. D. Hamlin Charge assault and battery. A true bill on second count. Nolle pros.

Estate of Rebecca Smith. Auditor's allowed. Defendant to pay costs of prosecution within ten days. Commonwealth vs. Harry Farver. Charge larceny. A true bill. De-

fendant pleads guilty. Court sentenced defendant Harry Farver to pay costs of prosecution, re-Commonwealth vs. Wm. Troy. store stolen goods, etc., and undergo

imprisonment in the county jail for a period of six months. Stand committed. etc. Commonwealth vs. Henry Swisher.

Charge larceny. A true bill. Defend-

Court sentenced detendant Henry Swisher to pay costs of prosecution, Commonwealth vs. John Fry. restore stolen goods, etc., pay a fine of \$15 and undergo imprisonment in county jain for a period of thirty days. Stand committed, etc.

Grand Jury makes the following re-

Commonwealth vs. Frank Parks, et al. Charge larceny. Bill ignored. Commonwealth vs. James Alexander. Charge malicious mischief. true bill.

Commonwealth vs. Miles Albertson. Charge assault and battery. A true bill. Defendant pleads not guilty. Juror John E. Eves answered to his

name at 2 p. m. and Court ordered that the fine of \$50.00 in his case also be remitted.

Townsend's

CLOTHING HOUSE

Will Tell You All About

Fall Styles

NEXT WEEK.

Look Out For

CLOTHING NEWS

FROM

Townsend's

Clothing House.

Here's Another Season AND WE ARE READY FOR YOU.

We have built an adddition to our store that gives us about twice the floor space to display our goods. This means greater assortments to choose from, more opportunities for our customers We have always tried to keep the best goods we could buy, and to treat our custoners as well as possible. With lots of room, lots of light, good, pure air, and we think we are safe in saying, the biggest and best assorted stock of goods you can find in this county, we will give you better advantages than we have ever offered.

We are filling new goods in our New Store every day.

SPECIAL OFFER THIS WEEK IN Table Linens, Towelings, Towels and Napkins.

New Dress Goods.

Our shelves and counters are chock full of New Fall Dress Goods. All the newest weaves, right from the best mills in this country and the best importing

Ladies' Tailored Suits.

We will have our New Fall Suits open by Saturday, September 7th.

New Furniture of All Kinds.

We have four times as much space to disp'ay Furniture, and about four times as much to show you. If you are in need of any we can save you money. Remember, we sell the Furniture from our home factory and this gives us an advantage over all other dealers.

Shoe Department.

Our Shoe Department has been moved to the first floor. We are giving special inducements in this department. You know if you have ever bought Shoes of us. that we keep the best wearing Shoes that

We invite you to our New Store,

F. P. PURSEL

verdict of guilty against the defendant | of road confirmed but not opened, to with a recommendation of the mercy vacate.

Court sentenced defendant Miles A. V. Kressler appointed to viewers to Albertson to pay costs of prosecution view site for road in Greenwood towna fine to commonwealth of \$150 00 ship near Friends' meeting House. and undergo imprisonment in the

Stand committed, etc. fore the Court the jury in the above lute. case and all other first week jurors

ance at this term of court. Commonwealth vs. Gottlieb Smith. The jury in the case of Common-Robert Pealer, Adam Sult and John warrant to issue in No. 13 S. Court sentenced Prosecutor Stonge wealth vs. Miles Albertson returned a Morris appointed viewers to view site session 1901, for defendant.

H. H. Hulmes, Charles Sands and

Estate of Sarah Schmick. Specific county jail for a period of six months. performance of contract. Report of

auditor ordered filed to same within There being no further business be- four days report to be confirmed abso-Commonwealth vs. James Alexander

were discharged from further attend- Charge malicious mischief and assault and battery. Continued. Bench Robert Pealer, Adam Sult and John | warrant to issue in No. 13 September