THE COLUMBIAN.

BLOG. ISBURG, PA.

THURSDAY, APRIL 16, 1908.

For Purer Food and Drink.

State Department Will Ask for Passage of Laws on This Subject.

Dairy and Food Commissioner James Foust will urge upon the next Legislature the adoption of a number of important laws for the better protection of the people against dangerous and fraudulent adulteration of their food and

Some of this proposed legislation will be offered by persons interested in the relief of the retail dealer throughout the State from the embarrassment of present defects in the laws. Others will originate with the department.

Commissioner Foust, in discussing the subject, gave the following but for the reason that the experioutline of legislation likely to be offered:

"The Executive Committee of the Ice Cream Manufacturers in the Dairy and Food division in preparing an act regulating the sanitary condition of ice cream factories, including cans and all appliances connected with the manufacture of ice cream. The leading manufacturers of ice cream are already at the front so far as sanitary conditions are concerned, but they are not satisfied. They are anxious to tained." secure conditions that will put all factories upon the same level and effectively protect the public health.

The same committee will pre-pare an act fixing a standard of butter fat for ice cream and plainly designating what it shall consist of. This is likewise a step of great importance. While the right to manafacture imitation ice cream may be conceded, the right to sell it as a substitute for the genuine article is not conceded and should be everywhere denied.

TO PREVENT "FRESH" EGG FRAUDS

"An act will be prepared and presented regulating the sale of cold storage eggs and poultry. Some things that have come to the surface during recent months indicate the very great need of such a

"A bill will be presented regulating the manufacture and sale of all kinds of non-alcoholic drinks.

"There will be a similar bill regulating the manufacture and sale of alcoholic drinks.

"The Dairy and Food division has already presented such an array of striking facts in connection with the dangerous qualities of many of the so-called summer drinks as to show the need for a law providing for the prompt and severe punishment of anybody putting into any of these drinks ingredients injurious to the human stomich or likely to destroy health or horten life. In many cases last ummer, agents of the department ecured samples of cheap soda water, lemonade, pop and other ion-alcoholic drinks which containad acids in such quantities as to nake them dangerous to the con-

WANTS TO INSPECT WINES.

"It is also pretty well known hat much of wine sold over the ars these days, not to mention tronger drinks, is badly adulteratd. At least it was before the Federal law went into effect, and the itate ought to be in a position to nspect all such drinks and to bring o the bar of justice every violator if law.

"Another act will provide for the egulation of the sale of milk and ream, fixing the standard of buter lat for cream at 18 per cent. and rohibiting the sale of milk in this Commonwealth containing any addd water or which has any portion ... if the butter fat abstracted.

60 Years Old

worite Remedy," writes S. I. Young, of Hiram, Ohio. "For years I have suffered with inflammation and constant pain in the bladder and kidneys, and have gradually grown worse and expected at any time that passing nrine by nature's effort would cease. Besides I have had rheumatic pain in every nuscle and joint, and have suffered intensely, but I must say I have not in five years felt as we? "I do now. Have improved daily since I began the use of

Dr.David Kennedy's

with bladder trouble, some Favorite Remient penman and can write shortedy, and to-day he said: 'That is a great
medicine: I am better already,' and he
drove eight miles to get a bottle of it."

You may have a free sample bottle of Dr. David Kennedy's Favorite Remedy, the great Kidney, Iver and Blood medicine, and a bookiet containing aluable medical advice by simply writing to the Dr. David Kennedy's Sons, Rondout, N. Y. Mention the paper, Large bottles \$1,00. All druggiets.

How Is Your Blood?

If you lack strength, are nervous, have no appetite, don't sleep well, get tired easily, your blood is in bad condition. You cannot be strong without pure, rich blood. Hood's Sarsaparilla makes good, rich blood and keeps it good.

Dyspepsia — For six months my system was out of order with dyspepsia and impure blood. Spent lots of money in vain, but Hood's Sarsaparilla cured me. Jos. S. Zarba, Genoa, Neb.

ZAUBA, Genos, Neb.

Mad No Appetite—"I was troubled with dyspepsia and had no appetite. I had a faint feeling after eating. My constitution was all run down, but Hood's Sarsaparilla has fully relieved me." FLORENCE STOWE, Sniderville, Wisconsin.

Weakness—"I bless the day I heard of Hood's Sarsaparilla, as it curred me of extreme weakness after grip, built my husband up after pneumonia, and cured eczema and hood-poisoning in our children." Mas. M. A. Delworth, Box 4, Embreeville, Pa.

Hood's Sarsaparilla is sold everywhere. In the usual liquid, or in tablet form called

In the usual liquid, or in tablet form called Sarsatabs. 100 Doses One Dollar. Prepared only by C. I. Hood Co., Lowell, Mass.,

"The Legislature will be asked to make a number of changes in the food law. Changes will not be advocated for the sake of change, ence of those charged with the practical administration of the act shows that certain weaknesses exist which should be strengthened and Pennsylvania will co-operate with certain crudities appear which the Dairy and Food division in preexist for the protection of the people. Its primary use should be to benefit the consumer. At the same time the honest retailer is entitled to consideration, and those sections of the law, giving him protection at the cost of the careless manufacturer or wholesaler, should be re-

Auxiliary Car Seats.

A Western street car company recently announced that increased accommodations were to be made for riders, and when the improvements materialized, they consisted of an additional number of straps on which riders might hang when the seats were filled. 'A more acceptable innovation than this is the one covered by a recent patent grant for



AUXILIARY CAR SEAT. an auxiliary car seat extending into the aisles which will act as a perch for such passengers as are unable to obtain a full-sized seat.

The new device is quite small and in appearance seems to be a cross between a boat paddle and baker's peel. It is a metal rod with the diminutive seat in one end, while the other end is designed to lock into a metal plate imbedded in the frame of the vehicle at regular intervals with space for a passenger between. The auxiliary seat is supported by a suitable brace, and when in position extends into the aisle, affording a comfortable seat.

Suggests Promotion.

Dam Li is the name of a St. Joseph laundryman, and the Chinese government is overlooking a good thing by not having him in its diploservice.-Brookfield (Mo.) Gazette.

Japanese Secret Service.

Undoubtedly the most perfect secret service in the world is that possessed by the Japanese, who devote to it all the patience for which the oriental is famous. The late war in Manchuria offered ample evidence of the value of the work accomplished by it. In Pekin, Harbin, Port Arthur, and Seoul the centres of an elaborate system were established, by which secret service men, disguised as barbers, servants, itinerant merchants, and traveling priests, swarmed all over northeast Asia. There was neither a village nor a military post that escaped observation, and many of the earlier successes of the Japanese were due to the excellence and generally played out, when I com-nenced to use Dr. David Kennedy's Fa-members of the secret service before hostilities began .- Chicago Jour-

Shorthand Without Hands. A youth of fifteen named Pessneck, who two years ago lost both his hands in a machinery accident at Arnstadt, has accomplished the remarkable feat of gaining a speed certificate for shorthand. After his mishap, by which his hands were cut off at the wrists, he was received into a crippies' home. The Duke of Saxe-Meiningen, one of the patrons, took an active interest in the lad and paid for two artificial hands. The cripple soon became so expert about a week ago I gave a man afflicted in their use that he is now an excel-

> Money is money and a corporation regards each shareholder as a certain sum and not se an individual.

Trial List for May Term.

Thomas E. Harder vs. John A. Shuman. Maryland Meter Co. vs. Berwick Consolidated Gas Co.

SECOND WEEK, MAY 11.

Lillié Atherholt vs. Charles they will be confirmed finally.

Lillié Atherholt vs. Charles they will be confirmed finally.

Estate of Benson H. C eveling. late of Scott township, deceased. Personalty \$300.00. Yetter vs. Jeremiah Longenberger;

ejectment. J. W. Adams vs. Wm. Adams:

Kline and Simon R. Carl; assump-

Charles Tritt vs. P. and R. Railroad Co.; trespass.

John Mourer vs. P. and R. Railway Co.; trespass. Lena Blass vs. P. and R. Rail-

way Co ; trespass. Catherine Carr vs. Lehigh Valley

Coal Co.; trespass. Lydia A. Smith vs. A. C. and F. Co.; trespass.

Joseph Slusser vs. Pennsylvania R. R. Co.; trespass.

John F. Derr vs. Albert Kelsey; jectment.

Wm. H. Hauck vs. Cabin Run Coal Co.; trespass.

R. Railway Co ; trespass. Rathbone, Sard Co. vs Berwick

Consolidated Gas Co.; Assumpsit.
Frederick Smith and Jessie Smith Wm. Chrisman, Attorney. vs. School District of Franklin township; appeal for assessment of damages.

The Fairbanks Co. vs. Berwick Consolidated Gas Co.; assumpsit. Columbia County vs. Penna. R. R. Co.; assumpsit.

way Co.; trespass.

Mary Hower, deceased, vs. P. and ed real estate. R. Railway Co.; trespass.

A. B. Croop vs. Philadelphia and Reading Railway Co.; tress-Albright Son and Co. vs. Berwick Consolidated Gas Co.; as-

Goldsmith's Accountants vs. Berwick Consolidated Gas Co.; as-

sumpsit. Freas C. Kistler, vs. S. B. and B. R. R. Co.; trespass. B. H. Dodson vs. O. M. Hess;

assumpsit. Katie Cain vs. Conyngham Twp. School District; assumpsit.

Jacob H. Maust vs. Creary and Wells; trespass.

M. Milett vs H. P. Aurand; as-Sarah Sterner vs. Town of

Bloomsburg; trespass. John A. Gosch, parent, and Nor- land of D. L. Smith north 611 degrees

Twp.; trespass.

Dodge and Day vs. A. C. Sickles; lin to the place of beginning, containing assumpsit.

Columbia County National Bank

Josephine F. Vought by her father and next friend Isaac M. Vought A FRAME DWELLING HOUSE, vs. the Berwick Electric Light Co.; trespass.

Mary E. McMannim vs. The Lehigh Valley Railroad Co.; trespass. Catawissa Borough Poor District vs. Columbia County; assumpsit.

Train for the Farm.

nore and more our people will see to it that the schools train toward burg, County and State aforesaid, on and not away from the farm and the work shop. We have spoken a great deal about the dignity of labor in this country, but we have not acted up to our spoken words, for in our education we have tended to proceed upon the assumption that the educated man must be educated away from and not toward labor. The great nations of mediaeval times who left such marvel aeval times who left such marvel of Centre and Mahoney streets, thence ous works of architecture and art along said Centre street north eightybehind them were able to do so be-cause they educated alike the brain stake. thence south three degrees east cause they educated alike the brain and the hand of the craitsman. We, thence along said alley south eighty-too, in our turn, must show that seven degrees west twenty-five feet to a we understand the law which de- stake, thence north three degrees west crees that a people which loses physical address invariably deteriorates ical address invariably deteriorates, so that our people shall understand that the good carpenter, the good blacksmith, the good mechanic, the good farmer, really do fill the most important positions in our land, and the said Town of Centrana with the that it is an evil thing for them and number six in the block number seventyfor the nation to have their sons and daughters forsake the work which, if well and efficiently performed means more than any other work for our people as a whole."

WIDOWS' APPRAISEMENTS.

Notice is hereby given that the fol-lowing Widows' Appraisements will be presented to the Orphans' Court of Columbia County on Monday, May 4th A. D. 1908 by the Clerk of said Court and confirmed nish, and unless exceptions are filed to same within four days

Estate of Elijah Hess, late of Sugar-oaf township, deceased.) ersonalty

trespass.
Com. of Penna. to the use of Zua
B. Guie vs. Daniel Knorr, Pius
Zimmerman, Ezra Yocum, John L.
Kline and Simon P. Cost.
Kline and Simon P. Cost.

sonalty \$300.00.
Estate of Daniel Fetterman, late of Locust township, deceased. Personalty \$300.00. Estate of M. O. Bowman, late of Mif-flin township, deceased. Personalty

C. M. TERWILLIGER, Clerk O. C. Clerk's Office, Bloomsburg, Pa., April 9, 1908.

EXECUTOR'S NOTICE.

Estate of Samuel McHenry, late of Robrshurg, Notice is hereby given that letters testamentary on the estate of Samuel Mc-Henry, late of Rohrsburg, County of Columbia. Pa., deceased, have been granted to the undersigned, to whom all oal Co.; trespass.

Samuel Longenberger vs. P. and having claims or demands will make known the same without delay.

G. B. M. McHENRY. ROCELIA SAVAGE, Executors

SHERIFF'S SALE.

By virtue of sundry writs of Fieri Fa-cias issued out of the Court of Common Pleas of Columbia County, Pennsylva-nia, and to me directed, there will be sold at public sale at the Court House in Geo. F. Craig vs. P. and R. Rail. Bloomsburg, County and State afore-

Clark H. Hower, Casper A. SATURDAY, APRII, 25th, 1908, Hower et al., heirs and legatees of at 2 o'clock p. m., the following describ-

All those certain pieces of land situate in the townships of Madison and Pine, Columbia County, Pa., bounded and described as follows, to wit: Beginning at a post corner of land of Creasy and Wells, thence by the same south 5 degrees, west 75 perches to a post, thence by land of William Polk north 85 degrees, west 52 perches to a post, thence south 5 degrees west 1421 perches to a post, thence by land of G. W. Murphy, north 24 degrees west 5 perches to a rock oak, (stump, thence by land of N. Geable. (copied from his survey made in 1883), north 21½ degrees west 75 perches to a stone, thence south 46½ degrees. west 201 perches to a stone, thence north 614 degrees, west 204 perches to a stone north 614 degrees, west 22 6-10 perches to a stone, thence south 51 degrees and 26 minutes west 222 perches to a stone, thence south 40 degrees and 33 minutes east 116 7-10 perches to a stone, thence by land of Daniel Zarr, formerly Robert Robbins, north 624 degrees west 145 perches to a maple, by run, thence by land called vacant, the aforesaid course 30 perches to a chestnut tree, thence by land of D. L. Smith north 614 degrees man Gosch by his father and next friend, John A. Gosch, vs. Lehigh Valley R. R. Co.; tresspass. Samuel Alstetter vs. Beaver north 50 degrees east 256 perches to a stone near bear run (copied from sur-Kern Dodge and Charles Day, trading under the firm name of Dodge and Day vs. A. C. Sichler.

John Chamberlin and James Chamber-

FOUR HUNDRED ACRES

of Benton, Pa., vs. W. D. Beckley, W. H. Brooke, H. A. M'Killip, W. B. Cogger, O. W. Cherrington and J. Lee Harman; assumpsit.

more or less. excepting a small piece traded to Rachel Whipple, adjoining N. Beagle east of public road and known as purpart No. 10 in proceedings of Court of said estate, with the appurtenances. Whereon are exceeded. Whereon are erected

barn and outbuildings.

Seized, taken into execution at the Isaac M. Vought and Ermina suit of Hattie George now to the use of C. E. Kreisher vs. George W. Bills. Sr., and to be sold as the property of George W. Bills. Sr., and to be sold as the property of George W. Bills, Sr. CHAS. B. ENT. Sheriff,

C. E. Kreisher, Att'y.

SHERIFF'S SALE.

By virtue of a writ of Fieri Facias is-sued out of the Court of Common Pleas of Columbia County, Pennsylvania, and "In the first place I trust that to me directed, there will be sold at pub-ore and more our people will see lic sale at the Court House in Blooms-

SATURDAY, APRIL 25th, 1908 Centralia as laid out by the Locust Mountain Coal and Iron Company in Cenyngham Township, Columbia Coun-

Beginning at a point on the south side of Centre street one hundred and twen-ty-five feet east of the south east corner one hundred and forty feet to an alley.

A TWO STORY

FRAME DWELLING HOUSE

and outbuildings. It being the lot which right, and being the same premises which the Locust Mountain Coal and Iron Company aforesaid by their Inden-ture bearing date the 18th day of June A. D. 1891 conveyed to Edward Rooney.

Seized, taken into execution at the suit of Margaret E. Murphy, Administratrix of estate of C. G. Murphy, deceased vs. Edward Rooney, and to be sold as the property of Edward Rooney. CHAS. B. ENT, Sheriff. Burke, Attorney.

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