FRED KURTZ, . . . Editor. CENTRE HALL, PA., April 2, '84

MR. KURTZ:-The REPORTER recently said, on the authority of Supt. Wolf, that the schools of the county were flourishing .- Now when the Superintendent was visiting the Glades school in Ferguson township, there was nary scholar in or near the school-house. Now what kind of flourish would our good Superintend-

For the REPORTER.

While looking about for good men for the different county offices let us remember that that staunch, hardworking and life-long Democrat, R. G. Brett, of Ferguson, is a candidate for Prothonotary. He is fully capable, honest, obliging, a sound Democrat, and has never yet held a county office. Let us always first reward faithful and efficient men.
A FRIEND.

LON'T YOU DO IT.

Don't suffer any longer with the pains and aches of Rheumatism, which make life a burden to you. Relief, speedy and permanent, can be procured at the nearest drug store, in the form of Kidney-Wort. Eibridge Malcolm, of West Bath, Maine, says: I was completely prostrated with rheumatism and kidney troubles and was not expected to recover. The first dose of Kidney-Wort helped me. Six doses put me on my feet, it has now entirely cared me and I have had no trouble since.

WAS IT A BOY OR A GIRL?

Mrs. Mulchay-Good marnin'. Mrs. O'Holliffan-Good marnin', Mrs.

Mulcahy.

Mrs. Mulcahy—An' how's the ould man, Mrs. O'Hollihan? Mrs. O'Hollinan-Och, purty well,

last night, though.

Mrs. Mulcany-Och, dear, dear, the Mrs. O'Hollihan-Did you hear the news about the incraise in Mrs. McCarthy's family, Mrs. Mulcahy? Mrs. Mulcaby-Oi did not. Wuz it a

bye or a gurrull? Mrs. O'Holliban-'Twas nayther. Mrs. Molcaby-Nayther; twuz twins. Mrs. Mulcaby-Wull, wull, wull!

-Wm. Van Gazer, an old and wellknown attorney of Lewisburg, died at his home on 26, aged 72 years.

-Druggist Murray reports a growing demand for McDonald's celebrated Worm Powders.

TICKET SCALPING.

The Demoralizing Effect on Railroad Employees of this Questionable Business.

From the Philadelphia Press.

The developments in the recent trials of railway conductors in Philadelphia and elsewhere for embezzlement bringing to light a new feature in the so-called business of ticket scalping, and explain very clearly one of the principal reasons for the crusade which is being waged by the railroad companies against the gentry whose boast it is bound by the expressed opinion of a majority that they can discount the standard rates of the

crusade which is being waged by the railroad companies against the gentry whose boast it is that they can discount the standard rates of the companies. There was for a long time an element of mystery in this particular traffic, which was partially dispelled when the methods of the scalpers were ventilated in the courts and by the clear oppositions of railway officers on the subject.

It is apparent that the scalper derives some of his support from some of the various links, large and small, of the longer lines between distant points. As a matter of course, rates by the various lines between important centers must be uniform, and the longer lines, by reason of their greater length and time of transit, could not, and very properly so, hope to obtain any considerable proportion of the through traffic save by the operations of the scalper, who buys for the intending traveler who fails into his hands a regular ticket by one of the long routes, sells it to him for a dollar or two less than it cost, collecting a bonus from several of the short lines composing this route as a reward for diverting the traveler from more direct lines, and pocketing a fair profit on the transaction, although the passenger may not be so fortunate, as the greater length of time consumed on the trip, and consequent increase in cost of meals and sleeping accommodations, may more than cover the saving in the cost of the ticket, and the traveler has no compensation for his lost time.

But this and other operations which the scalper is wont to consider as "legitimate," would scarcely explain the magnitude which his profit must assume to maintain him in the traffic, and these late trials furnish the information necessary to complete a solution of the mystery. The testimony showed that the railway employees retain the tickets collected from passengers and sold them to travelers at a discount from standard rates, the companies thus carrying two or more passengers on the same ticket.

nominal rates to the scalpers, who resold them to travelers at a discount from standard rates, the companies thus carrying two or more passengers on the same ticket.

These disclosures emphasize with painful clearness the moral character of the scalping enterprise. For years past it has been the aim of railroad companies so to adjust their rules and regulations as to relieve conductors from even the slightest imputation of dishonesty. Whether this has been from motives of self-interest or not, is immaterial to the point at issue. The result has been apparent in the caprit du corps and the morale of their employees. The feeling that, in view of the safeguard thrown around them, they were above suspicion, has wrought a remarkable change in this class of employees, and has made the position of a railroad conductor a highly honorable, as it is a responsible and exacting calling. But just as this condition of things has been so happily consummated, a new element of evil arises, and it is not strange that amongst such a host of employees some should be found willing to listen to the temptings of the scalper, and become eventually his willing but guilty tools.

In this case of morality, and in behalf of an important and deserving class of railway employees, we can cordially endorse the efforts of the transportation lines to utterly abolish this traffic, which has long been a misdemeanor in this state, and we carnestly hope that the various states will speedlly take cognizance of the growing evil and, by statute similar to our own, put the scalper under the ban of law and compel railroad companies to redeem for cash, from passengers, their unused or partially used tickets. In the meantime the traveler will do well to consider whether he can conscientiously aid the scalper or incur the risk of riding on a stolen ticket.

The Altoona M. E. district appointments are as follows:

ments are as follows:

James H. McGarrah, P. E.—P. O., Altoona, Pa. Altoona, Chestout avenue, George Leidy.

"Fighth avenue, George Leidy.

"Eirst church, George D. Penepacker.

"Twenty-fourth street, J. T. Wilson.
Bellefonte, Milton K. Foster.
Burmingham, George Guyer.
Clearfield, James Curns.
Clearfield, James Curns.
Clearfield, James Curns.
Clearfield, Joseph B. Shaver.
Duncansville, Henry S. Mendenhall.
Glen Hope, J. Benson Akers.
Grahampton, Wm. A. Carver.
Half Moon, Walter R. Whitney.
Holidaysburg, J. Ellis Bell.
Houtzdale, Asbury W. Guyer.
Howard and Beech Creek, Owen Hicks.
Lloydsyville: to be supplied.
Logan Valley, Wm. W. Dunmire.
Lumber City, Elisha Shoemaker.
Martinsburg, Isaac Heckman,
Milesburg and Unionville, Wm. W. Reese.
New Washington, John A. Mattern,
Osceola; tobe supplied.
Penns Valley; to be supplied by G. P. R. Earyls.
Philipsburg, John B. Polegrove.
Pine Grove; to be supplied by T. A. Elliott.

Picasant Gap, J. Bruner Graham,
Port Matilda; to be supplied.
Sprow Shoe, Wm. F. B. Noble.
Tyrone, Jacob S. McMurray.
Warrior's Mark: George W. Bouse.
Wiodberry and Pattonsville, Albert R. Lambert.
Woodberry and Pattonsvi

Supernumerary and Superannuated Preachers.

J. F. Craig, Hugh Linn, Abram M. Creighton, ambridge Graham, George B. Ague.

CENTRE REPORTER DEBATING THE TARIFF

The Democratic Caucus Considering the Morrison Bill.

Randall's Respectable Minority-Morrison's Resolution and Its Amendments - The Tobacco Tax to Be Abolished.

WASHINGTON, March 26 .- The Democratic caucus met last night in the house to decide upon a plan of action regarding the The meeting adjourned at midnight,

after an interesting session. When the caucus opened Mr. Carlisle moved that the rules of the house of the last congress should be adopted, and that speakers should be allowed twenty minutes for debate. Mr. Morrison offered the following

"Resolved, That it is the sense of this caucus that the bill reported by the ways and means committee, reducing the import duties and war taxes, ought to be taken up in the house at an early opportunity, and, after de-bate had been had thereon, it should be considered and allowed to come to a vote as soon

as possible, and should pass." Converse, of Ohio, offered a substitute, to the effect that no action of the caucus was to influence a man to vote other than he considered his duty to his constituents and to

his conscience. Blackburn raised the point of order that Converse's resolution was not in order. Randall now took the floor and said:

"I suppose the gentlemen wish to act with entire frankness. I came here with that intention, not that I should agree to what might be done, but for the purpose of having harmony in the party; not that any action taken here might meet with my approval, but I ask for entire candor among Demo-crats in endeavoring to agree. Will they say that we are or are not in honor bound to vote for this bill, provided the resolution offered by Mr. Morrison passes? I urge frankness, and wish to know whether the purpose is to enable us to go before the country thankee, Mrs. Mulcahy, but dbrunk agin | united, or to control the action of members contrary to their convictions. Is each man to be bound by the majority rule, or left to his own judgment? Surely no question on which my people agree, or my constituents are interested, ought to be hampered by action on this resolution. The state which I in part represent has never tried to bind me. It instructs its senators, but only requests its representatives. Ought, then, I to be bound, contrary to my convictions as a Democrat and against the interests of my state, or be placed in the position of one lacking in party fealty?"

Mr. Converse withdrew his amendment and Mr. Hopkins, of Pennsylvania, offered a resolution as an amendment to Mr. Morrison's resolution, providing that the adoption of the latter should not bind Democrats when the bill came before the house.

Speaker Carlisle said that he desired harmony and concert of action that would place the party on a firm basis. 'He wished the caucus to agree upon some definite plan. He believed the will of the majority whenever expressed should bind the minority, but how far it should bind would be left for every individual to decide. The members should certainly soberly consider the will of a majority in caucus expressed.

Mr. Morrison offered an amendment to Hopkins' amendment to the effect that mem-

Mr. Morrison also agreed to change the wording of the original resolution so as to make it read that the bill was to be con- New Goods Arriving DAILY, sidered in the house and be open to amendments. The amendment to Hopkin's amendment was then adopted, and the resolution, as amended by Hopkins, with the additional proviso suggested by Mr. Morrison, was agreed to on the call of the yeas and nays by vote of 115 to 57. The resolution, therefore, reads as follows:

"Resolved. That the bill commonly known as the Morrison tariff bill shall be taken up for consideration at the earliest practicable day, and reasonable time for debate allowed thereon; and, after such debate, that a bill be passed for the reduction of duties and

war tariff taxes. "Resolved, Further, that the adoption of his resolution shall not be considered binding in controlling the individual action of Democrats, except to the extent that each member may feel that he ought to be influenced by the expressed opinion of the majority of his associates."

While the tellers were counting the vote, Scales, of North Carolina, asked Carlisle what he intended to do in regard to the proposition reducing internal taxation. Morrison then introduced a resolution to abolish the tax on tobacco, cigars and snuff, and reducing the tax on brandy made from fruits to ten cents per gallon, and moved the pre-vious question. Blackburn demanded the ayes and nays. The resolution was adopted as follows, and the caucus adjourned:

"Resolved, That in order to reconcile conflicting opinions and to secure legislation reducing taxation, the plan for the reduction f taxes at the present session of congress shall embrace a provision repealing all internal revenue taxes on tobacco, snuff and cigars and special taxes connected therewith, also reducing the tax on brandy distilled from fruits to ten cents per gallon, provided that such repeal and reduction shall not by made except in connection with a reduction of tariff duties."

Mr. Randall expressed satisfaction at the

The New "Commercial Advertiser," New York, March 25,-The Commercial Advertiser, in its new editorial announce ment yesterday, says: "With the present number of The Commercial Advertiser the control of its columns passes into the hands of a new company, of which Mr. Parke Godwin is president. This transfer will make no essential change in the political affinities of the journal, which will continue to maintain its party preferences, and to maintain them as vigorously as it can, but not in the spirit of mere partisanship."

Greening's Sentence Suspended. MILFORD, Pa., March 25.-Judge Seely suspended sentence on John F. Greening against whom the jury returned a verdict of murder in the second degree for the killing of Annie Chever, to allow a motion for a new trial, and granted an order requiring counsel for the commonwealth to appear on April 16th to show cause why a new trial should not be granted.

Jeff Davis "Left" Again. ATALANTA, Ga., March 24.—Reports pub lished in New York and other papers north that the late Gen. Browns died with an es tate of \$2,000,000, leaving large bequests to Jeff Davis and others, is false in every re spect. Gen. Browne died worth about \$4,000 and that in perishable property.

Ross the Winner.
CLEVELAND, O., March 25.—The mixed wrestling match between Duncan C. Ross, of this city, and Col. J. H. McLaughlin, o Detroit, came off at the Euclid Avenue opers house and was won by Ross.

--- Latest styles and best quality Sedora hats, only \$2.50 at the Bee Hive.

Not extensive advertising but genuine merit has placed McDonald's Improved Liver Pills at the head of the list. The most scrupulous and exacting care exercised in selection of material; the highest chemical skill employed in their manufacture, and sold on an honest guarantee. Dissatisfied buyers can have their money refunded. Sold by J. D.

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Familes can save about one-half by sending to s for Teas, as we import our own, and have done of for forty years. THE ORIGINAL AMERICAN TEA CO.
Send for circular, which gives prices and full particulars, to ROBERT WELLS, President, P. O. Box 1287.

All Vessey St., New York.
ONE DOLLAR'S worth of our own garden growth, China or Japan Teas, sent by mail, post paid, or a larger quantity by express, charges paid.

MOURT PROCLAMATION.

Whereas, the Hon. Adam Hoy, President of the Court of Common Pleas of the 49th Judicial District, consisting of the counties of Centre and Huntingdon, and the Hon. Jas. R. Smith and the Hon. J. G. Larrimer, Assoc. Judges in Centre county, having issued their precept, bearing date list day of April. 1884, to me directed, for holding a Court of Oyer and Terminer and General Jail Delivery and Quarter Sessions of the Peace in Bellefonts, for the county of Centre, and to commonce on the Fourth Monday of next, beingiApril the 18th day of April 1884, and to continue two weeks. Notice is heeby given to the Coroner, Justices of the Peace, Aldermen and Constables of said county of Centre, that they be then and there in their proper persons, at 10 o'cleck in the fornoon of said day, with their records, inquisitions, examinations, and their own remembrances, to do those things which to their office appertains to be done, and those who are bound in recognizances to prosecute against the prisoners that are or shall be in the jail of Centre county, be then and there to prosecute against them as shall be just.

Given under my hand, at Bellefonte, the 1st day of April in the year of our Lord 1884, and the one hun tred and seventh year of the Independence of the United States.

T. J. DUNKLE Sheriff

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For constitutional or scrofnlous Catarrh,
CATARRH AYER'S SARSAPARILLA is the
CATARRH true remedy. It has cured
numberiess cases. It will stop the nauseous
catarrhal discharges, and remove the sickening oder of the breath, which are indications
of scrofulous origin. "Hutto, Tex., Sept. 28, 1882.

"Hutto, Tex., Sept. 28, 1892.

ULCEROUS "At the age of two years one of SORES my children was terribly afflicted with ulcerous running sores on its face and neck. At the same time its eyes were swollen, much inflamed, and very sore.

SORE EYES Physicians told us that a power swollen, much inflamed and very sore.

Sore EYES Physicians told us that a power and alternative medicine must be employed. They united in recommending AYER'S SARSAPARILLA. A few doses produced a perceptible improvement, which, by an adherence to your directions, was continued to a complete and permanent cure. No evidence has since appeared of the existence of any scrofulous tendencies; and no treatment of any disorder was ever attended by more prompt or effectual results.

Yours truly, B. F. JOHNSON."

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CONFECTIONERY and EATING HOUSE, at SEARFASS' ROOMS Bush's block. Meals at all bours from

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