THE CENTRE REPORTER

FRED KURTZ, -- EDITOR

York went for Hastings and Mercer for Delamater. Dan is catching up a little.

The supreme court has ordered a new trial for young Cleery, who murdered a the party as one of its most efficient and board at a cost of many thousand dollars, roliceman at Renova and was found ardent champions, has declared that he only a short time ago, is turning out as guilty in the first degree.

The Perry county delegates are for Wallace. The feeling seems to run that tion for governor he sails under his own tax payers-it is already going to rack. way-the people recognise in Wallace flag and upon his own record. the ablest, stronge t and best man for the hour.

There is a threatened revolt against the M' Kinley tariff bill by a number of Republican congressmen, and an attempt

is good.

from ugly to handsome when Lawrence didate for governor. changes to a Democrat,

alarmed at the prospect of Wallace's his choice; but we do not conceive it to thirds of the whole, have voted in favor act incorporating the church was invalid be necessary to prevent the practical acter and extent of the modifications. nomination for governor. He whom the | be his right to seek to prejudice Mr. Walbosses dont want, is the man for the lace by an intimation that he is hostile common masses. The bosses and mo to Mr. Cleveland or by the assumption nopolists would find their occupations in- that the question now in Pennsylvania supreme tribunal of the church must terfered with under Wallace.

A little turnpike business and a little more Karthouse bridge building, and Henderson and Decker will bankrupt the county. The surplus left by commis- rights of owners to use force in settling less than impious; one demands a distinct

Many honest Republicans openly commend the REPORTER for fearlessly exposing the misdeeds of H. & D., and of C. Cook from the Clearfield County Court, tion explanatory of the foreordination Sheriff Cook.

If the theory of protection is to obtain in this country it must be so adjusted as to operate to the interest of all, not of a gard to royalties. The landlord proceed- equal in strength, judging from the vari- subvert and thwart the legislation of business at no cost whatever except the select few .- Congressman Butterworth.

Sound talk, Mr. Butterworth, Republican though you be. It is the Democratic idea, and honest Republicans are beginning to see the wrong in a tariff that Cook, but was set aside, as the damage vision. only operates for the few monopolists and against the masses of the people.

The other day an Italian was taken before a New York justice for having disturbed the contents of an ash barrel and eating bits of food which he found therein. He was in possession of a bank book showing \$700 to his credit, and when the justice asked him why he didn't buy food instead of emulating the pigs, his reply was that he was saving his money to buy a title in Italy and become a count. All that the Italian cares is to have a title, and one suit to match it; he will eat anything and do anything to reach that goal.

The United States Supreme Court rendered an opinion on Monday last, holds ing to be unconstitutional the law of sold in the State shall be cut from aniinspected twenty-four hours before killthe ground that the law is an interference | Bellefonte. with interstate commerce. The effect of the decision will be to render nugatory the laws of other States to the same effect.

opinion of the Reporter, that the meas- position he has taken regarding the ure was unconstitutional, was sound.

purpose of the census is the enumeration | Chicago Tribune: of the inhabitants of the United States. The only constitutional warrant for republican newspaper of any standing the so called Census act of 1889 is the in favor of the pending (McKiniey) bill been instructed for or elected as Delamatclause providing for the establishment, The Milwaukee Sentinel (republican) says er men 27 others are under the control every ten years, of a basis for representa- the measure is not what an important of Senator Quay and will vote for any

Congress, which goes so far beyond the enrich the few at the expense of the secured 18 delegates, Secretary Stone 7 Constitutional object of the census as to many. power to order such an inquisition.

of direct taxes.

The Democratic Nominee.

The Lancaster Intelligencer says: We do not see that either the party or any ernatorial selection the question as to the tax payers have to foot bills at \$3 per day who is certainly one of the foremost dem- must see their interests neglected. ocrats in Pennsylvania and cherished by presidential combination and that as a candidate for the democratic nomina- in it for some pet, and a bad job for the

enough, and his position in the party is sive job: The new bridge at Karthause, distinguished enough to suffice to elimi- built conjointly by Centre and Clearfield nate every other question, so far as he is counties, is in a bad condition, if all reconcerned, save his fitness and strength ports be true. The pier is said to be as a candidate: and it is the fact that giving way already and is cracked from will be made to use the party lash upon among the candidates named for the top to bottom. The pier was started on democratic nomination there is no one the foundation of the old pier built nearwho is so unfit, and that the sole question ly fifty years ago, and is some eight or Sheriff Cook is endeavoring to pattern for the party convention will be the one ten inches lower than the abutments after Quay: he treats the charges of taks of strength. Into this question no cons where it should be higher. The general ing illegal fees and making a disgraceful sideration of the presidential selection circus of hangings, with "contemptuous should enter at this early period. We long. The Commissioners of Clearfield silence". A bad Cook in a kitchen will are yet two years off from the presi- county gave the Commissioners of Cenblame the guests for not knowing what dential nomination. There is no divi- tre county full control of the work, and Utah incorporating the church constitutsion in the party in Pennsylvania upon as they seem to have failed in their duty The Lock Haven Demograt calls our and there is no sign now that there will pursue-build a second pier. Republican Lawrence Brown a hand be any. The party, when the time comsome politician" That's the right picter es, will be for the strongest candidate -only the politics, which will change just as it is now for the strongest can-

Mr. Scott is well known not to like Quay and the other bosses are much oppose his nomination and favor that of Presbyteries, only a little less than twois as to anything else than the best gub- grapple. ernatorial timber.

sioners Greist and Wolf is already gone. difficulties with their tenants was yester- rejection of the election creed as taught day handed down in the Supreme Court, in the Westminster Confession, and one incidental to granting the appeal of H. is content with a supplemental declara- to seize the property and says:

> was already done. In deciding the case the opinion of the Passenger Railway, where the company when in the lower house. stance quoted, saving:

Congressman Butterworth may con-McKinley bill finds considerable back-The Sun says; The only Constitutional according to the following from the up among them.

"It is hard, indeed, to find a western

al secrets and private business debts of few reap all the benefit. The Nebraska and Major Montooth 1. citizens, merely to gratify scientific curi- State Journal (republican) speaks of the This week Bedford, Butler, Cumberosity, is unconstitutional. Nothing in revisers as ready to impose a tariff on land, Elk, Franklin, Greene, Indiana the Constitution of the United States every body's business but their own,' and Fulton will hold their primaries, delegates to the Federal Government the The Minneapolis Journal (republican) electing 13 delegates. But Senator Delsays: 'They have increased duties right amater will not continue the same ratio Congress night pass the so-called Cen- and left without consulting the parties of gains with the remaining delegates to sus law of 1889 a dozen times, and it most interested or taking in the true sit- be elected. Philadelphia will give 30 would be not the less a usurpation and uation.' The Omaha Bee (republican) says votes against him, Allegheny 16, while the bill disappoints the popular expecta- Chester, Montgomery, Lebanon, Dau-Public sentiment should concern itself tion that revision would be downward phin and other strong Hastings counties very promptly and vigorously with the rather than upward, and so disregards a have yet to elect delegates. proposed invasion of the sanctity of the nearly universal and urgent demand sick champer and the private account which the party in power cannot afford to ignore."

Our Commissioners as Bridge Builders.

Our commissioners, Henderson and Decker, are nix gut for the tax payers in candidate for president can be benefitted matters of turnpikes and no better as by injecting into the contest for the gub- bridge builders. This is sad, when the presidential candidate. Mr. Wallace, for every day in the year, and then

The Carthouse bridge, built by our has no connection whatever with any badly as the commissioners themselves. No doubt it was a bridge with a "job'

The Clearfield Republican gives the That is certainly full enough and long following item of this bad and expens opinion is that the bridge will not last

> The Presbyterian General Assembly problem that the General Assembly, the

There are three distinct divisions of the Presbyterians on the question of revision. One division rejects all proposis An important opinion concerning the tions to revise the church creed as little and reinstating an injunction entered feature of the creed to mitigate its harshthere. Mr. Cook was the lessee of mines ness and reconcile it with the free gos-

Some one tells us that the boodle Ga-Supreme Court quotes the case of the sette-which we never read-charges anti-revision minority of the Presby- state of affairs. Easton, South Easton and West End that the humble writer robbed the state terian General Assembly at Saratoga,

had put down rails of which the Town Councils of Easton had not approved, imbibing the lowest grade of still-house the report of the Committee on the Metand which were afterwards torn up by slops, because from seeing snakes he ods of Constitutional and Confessional the west side of the Delaware who desire force. The Supreme Court deals with now imagines he sees robbers in his po- Changes back to its makers with instruct to contract hasty or secret marriages. the present case as it did with the in- ker moments. We are proud of an un- tions, after their number has been in- In Camden, opposite Philadelphia, last sullied private and public record; and a creased by seven, to make another report year there were 4452 marriages, as "There is a growing disposition in this thing like the Gazette fishwoman, who which shall embrace everything emanatagainst 749 in the larger Jersey city of Commonwealth, especially on the part of stoops to lap the vilest whisky slops like ing from the assembly which is germane Paterson. The excess over the just procorporations, private as well as munici- a dog does water, can not point out a to the subject. Although the enlarged portion to be credited to Camden was pal, to take the law into their own hands blemish there. Our record in the lower committee is instructed to report "as from Pennsylvania, and mainly from and settle controversies by force instead house received the endorsement of the soon as possible," the intended object of Philadelphia, Many of the parties were of appealing to the courts to redress their people of Centre county, at the time, in its creation is believed by some to be children, and the marriages were disorderly and peaceable manner. The court-house, to protest against outra take this view, think the committee will only thirteen years old and the groom public peace has been threatened and geous measures sought to be enacted for take so much time in making its revised fifteen. The New Jersey legislature disturbed in this manner, sometimes re- the benefit of corporations, in which H. report, that no time will be left for its seems disposed to stamp out this Minnesota requiring that all fresh meats sulting in a loss of life. It is well that it N. M'Allister, D. G. Bush, and other consideration, and the matter will ac vicious pratice, and its assembly on Tuesshould be known that such persons, prominent citizens commended the then cordingly go over until the next General day passed a bill fixing a fine of \$100 for mals slaughtered within the State and whether representing individuals or cor- Representative for being true to the in- Assembly. On the other hand it is said porations or municipalities, are simply terests of the people. At our second election of a license from the the very best from Hiester Clymer on report deals with, could be postponed ce laws is the great need of the times, down. That's a record which defies the until toward the end of the convention, and as an amendment to the Federal scurrilous attacks of Fiedler and the the question as to what the revision congressional control with a view of This shows that the oft expressed sole himself with the thought that the couple of empty tin cans that back should be, which is really the burning and prompt him, and we have sufficient question before the convention would of it too to make decent men out of him certainly come up in one other, if not form State laws on the subject. ing in the west on the republican side and them if one tenth of it were divided several other forms.

Twenty-three delegates have either tion in Congress and the apportionment number of republicans had a right to man he favors, making the Delamater expect. The Atchison Globe (republis influence 50 without counting the 9 Lan-Any inquisition authorized by act of can) declares that it is designed to caster votes. General Hastings has General Osborne 6. Lieutenant Govern institute an inquisition into the physic- "The many bear all the burden; the or Davies 3, Congressman McCormick 2, cy for relief. Democrats do not throw of the letter of the decision, and may

--- Wool Wanted at Penns valley C. P. Long. bargain store.

Mormon Church Dissolved.

preme Court of Utah in the case of the for themselves in both cases. It also escheated to the United States the bill has been framed. date of the passage of the act held for port, most of the duty he pays on those purposes of worship or burial.

terms of the act began preceedings to at a good profit. ed a contract which could not be impairheld that the doctrine of escheat was alien essary. to the spirit of free institutions, and that it row in session at Saratoga, must meet had never been applied in this country one of the gravest problems ever present- to a church or charitable corporation. On States.

cious organization, wielding by its reaffirmed."

succeeded in blocking revision, at least

The next Democratic ticket in this honesty and purity; with nominees of ble in some of the States. clean record, faithful to the party, comthe county. Remember the past.

The people are tired of Republican misrule and are looking to the Democra-Heed the warning.

worth, of Ohio, and Headerson, of Iowa, being deluged with whisky, and States to their ranks. The more the merrier, having the license system may also get a Not for the monopolists, however.

Also a number of leading Republican United States licenses. journals in the west and the Republican Evening Telegraph, of Philadelphia.

for bargains in men and boys' suits.

Drawbacks.

On Monday the Supreme Court of the A drawback in Protective legislation United States rendered an opinion of says the World is a device for enabling Third congressional district Phila, on vital interest to the Mormon Church manufacturers to sell their goods to for- Tuesday to fill the vacancy caused by The decision is in favor of the Govern-eigners for less then they charge Am- the death of Samuel J. Randall. Richment, and sustains the finding of the Su. ericans, while making the same profit and Vaux, democrat, was elected prac-

Church of Latter Day Saints against the The drawback system is an essential candidate being Hiram Dewalt, who was United States. The case grows out of part of the pending tariff bill, and is not put in nomination by the prohibitionists. the passage of the Edmunds Anti-Poly. out of harmony with the spirit of that gamy law by the Forty-ninth Congress. bill, which is one of hostility to the in- 543, of which Dewalt; prohibitionist, re-This law, among other things, dissolved terests of the American people, the bill ceived 47 votes. the Mormon Church corporation, anull- being specially designed to increase the ed its charter and directed the appoint- cost of goods and to compel all of us to ment of a receiver to wind up its affairs, buy only of the men in whose interest fy the workings and effects of the prison

materials is returned to him as a draw-

mons immediately entered suit to have ericans the duty is not returned to him, profusion, with requests that they be the Edmunds law declared unconstitu- because the protective tariff shuts out laid before the czar immediately. Fortional. It was argued before the Sup, competition and enables him, by rais- warding petitions to Russia is a comreme Court in their behalf that Congress ing the price, to collect the duty from paratively easy matter, but laying them by the dissolution of the church corpora- the American farmers and wage-earners before the czar is quite another thing tion had assumed judicial powers; and who must buy and use the goods, as they and it is extremely doubtful that his imthat the act of the legislative assembly of are forbidden to buy similar goods made perial majesty will ever see a single one

the question of a presidential candidate, the counties will have but one course to ed by Congress under its authority to repeal territorial enactments. It was also of the system which renders them neces number, volume and character.

"original packages" decision of the su- if anything is done to mitigate the uned to that important religious body since the part of the United States it was con- preme court of the United States is tak. fortunates it is safe to say that it will Mr. Wallace, and it is his privilege to its organization. A large majority of the tended that Congress had authority to ing a wide range and in the opinion of be done so quietly that nothing will repeal all territorial enactments; that the able law yers congressional action will ever be definitely known as to the charof a revision of the Westminster Con- as an attempt to establish a religion con- overthrow of all laws regulating the liqufession, but it is with this momentous trary to the provisions of the Constitutor traffic. A. M. Brown, esq., of Pittstion; and that, moreover, the charter burgh, in an interview with a Dispatch should be annulled for abuse of the grant- reporter said: "If this opinion of the ed rights; and that, as when the church chief justice is correctly reported, and government was dissolved, there was no I haven't any doubt but that it is, then one to whom to turn over the property it it simply means that any man in any was properly escheated to the United state can import liquors, open up a place and sell them in the original packages After an elaborate historical review of once with perfect impunity, in spit of the common law, the court comes to the the Brooks law or any other form of conclusion that Congress had the right prohibition that the state may contrive." Thus, according to Mr. Brown's theory-Congress had before it a contuma. and many other lawyers agree with him sources an immense power in the territo- to take out a license for which he must in Clearfield county, and became involv- ple the church teaches. These three ry of Utah and employing those resour- pay \$500 when by opening an "original ed in a dispute with the owners in re- divisions or factions seem to be nearly ces in constantly attempting to oppose, package" house he can engage in .the ed with a force of men to tear up a pore ed beliverances of the Presbyteries, and Congress and the will of the Government. price of his stock in trade. It is very tion of the tramway connecting the it is safe to say that immediate revision Under such circumstances we have no mines with the nearest railroad. An in is impossible when the revisionists are doubt of the right of Congress to do as it law can thrust free whisky upon a projuction against him was procured by Mr. divided as to the proper method of re- did. The decree of the lower Court is hibition state in defiance of the will of the people, it must do the same thing in a license state. It is safe to say that the

Since the passage of the marriage wrongs and enforce their rights in an a monster mass convention held in the that it shall not report at all. Those who graceful. In one instance the bride was ing. The decision is of great interest to rioters and liable to the criminal law as tion we had the highest endorsement by port in short order, so that the delay will county surrogate. It is presumed the dressed beef men, who win the case on such." Mr. Cook is the coal dealer at the people at the polls, and the men not be long. Even if consideration as to standing with us on the ticket were of the methods of revision, which is all the law. Uniformity in marriage and divorsecuring uniformity is impracticable, it would seem to be wise to secure uni-

The liquor men are rejoicing over the Supreme Court's decision of the matter of sales in original packages, and if not county must have upon it the stamp of careful may yet get themselves into trous

They propose, it is understood, to esbined with honesty and competen cy, tablish houses nearly everywhere for the tablesh houses nearly everywhere for the people will back it up by 1500 ma selection of spirits in original packages, and the people will back it up by 1500 ma- sale of spirits in original packages, and jority,-any thing else will endanger have these packages put up in all sizes from a gill to five gallons, to suit all comers.

This is an evasion of the spirit if not sway the opportunity to make the par- result in test cases and another opinion ty in this county more solid than ever. or opinions defining "original packages" to mean a gallon or more.

Meantime, however, the States having The tariff reformers welcome Butter- prohitory liquor laws are in danger of similar dose from men dealing under

There may, perhaps, be legal recourse against these latter, but they may do a great deal of harm before being shut off. -Simon Loeb's new clothing store If not there will be a genuine boom in opposite the Conrad house, is the place the bottle and keg manufacturing ins dustries and elso in intemperance.

Richard Vaux Elected.

A special election was held in the tically without opposition, the only other The vote was: Vaux, 8,001; scattering,

If the czar does not take stept to modisystem in Siberia, it will not be beall the real estate owned by the church If a manufacturer imports raw mate- cause the existing evils are not called in excess \$50,000, which was not on the rials out of which to make goods for ex- to his attention, or, at least, to the notice of his ministers and others around him. Private letters and dispatches from St. When the United States under the back so that he may sell his goods abroad Petersburg state that petitions from Enconfiscate about \$750,000 worth of property belonging to the church the More of which to make goods for sale to Amspective embassies and legations in great gland, America, Germany, France and of the numerous appeals to his clemency What do farmers and wage-earners in behalf of the Siberian exiles, though

The government officials still stoutly aver that the reports of cruelties to The discussion upon the now famous prisoners in Siberia are wholly false, and

> The M'Kinley tariff bill passed the house on Wednesday. Yeas 164, nays 142, amid applause on both sides of the house, the democratic applause being derisive in its character. This was a strictly party vote with the exception of Mr. Coleman of Louisiania and Mr. Featherstone of Arkansas, who voted with the democrats in the negative. Mr. Butterworth voted aye.

Farmers Mills.

Too much rain of late has deterred farm work. By present indications fruit will be scarce here The late frosts did little damage to vegetation. Farmers are about done planting corn and

Visitors were too numerous here of late to make personal mention of all.

Our village can now boast of two grocery stores. A number one young horse died recently, of ing fever, for Wm, Luse, north of the cave. Nath'l Brown is our Lazarus now, for he is hav-

ing a painful catarrh at his hand. WM. H. Ripks and wife of Snyder county, paid As was foreshadowed on Saturday, the public will not long submit to such a a short visit recently, to their Centre Co. friends. Christ Armbruster had a serious relapse of lagrippe recently, but he is up and about again.

The Disagreeable Winter Gone.

Now that the cold drizzly rains are transform ed to delightful spring, and the muddy roads to pleasant drives it would be well to look about and prepare for the lurking disease often coming with the new vegetation, as to better enable us to follow out daily avocations we should be in good health and spirits. No well-regulated family is without a stimulant of some kind. Deception is suppliedly more practiced by unscruptly more practiced by unscruptly. probably more practiced by unscrupulous dealers in liquors than any other business. Max Kiein, 82 Federal street, is a reliable party; to him we point with pleasure. No deception, no misrepresentation, no sailing under false colors with him. sentation, no sating three land sold everywhere for \$1.50 per quart only. His six-year-old Pennsylvania Rye at \$1 each quarts, or six quarts for \$5, are as represented. His wines, brandies and gins are as good and reasonable as any in the country. Send for complete catalogue any in the country. Send for complete catalogs and price list to Max, Klein, 82 Federal Street Allegheny, Pa.

Announcements.

TREASURER.

We are authorized to announce that J. J. Gramley, of Miles township, will be a candidate for Treasurer, subject to Democratic usages.

COMMISSIONER.

We are authorized to announce that Daniel Heckman, of Buffalo Run, will be candidate for Commissioner, subject to Democratic sages. We are authorized to announce that G. L. Goodhart, of Potter township, will be a candidate for Commissioner, subject to Democratic usages. We are authorized to announce that B. F. Stover, of Bellefonte, will be a candidate for Commissioner, subject to Republican usages.

We ore authorised to announce that Daniel C. Grove, of Marion township, is a candidate for Commissioner, subject to Democratic usages. We are authorized to announce that A. J. Long of Harris townseip, will be a candidate for Commissioner, subject to Republican usages.

ASSEMBLY

SHERIFF.

We are authorized to announce that A. M. Sailer, of Milesburg, will be a candidate for Sheriff, subject to Democratic usages. We are authorized to announce that Joh Condo, of Penn Hall, will be a candidate Sheriff, subject to Democratic usages.

We are authorized to announce that W. Tanyer, of Ferguson township, will be a can date for Eneriff, subject to Democratic usages.

REGISTER. W are authorized to announce that John A. Ru, o will be a candidate for Register, subject to

When Baby was alck, we gave her Castoria. When she was a Child, she cried for Castoria. When she became Miss, she clung to Castoria, When she had Children, she gave them Castoria