The Globe.

HUNTINGDON, PA.

Wednesday morning, May 26, 1869.

WM. LEWIS, HUGH LINDSAY, EDITORS. The "Globe" has the largest number readers of any other paper published in the county. Advertisers should remember this.

To Our Friends and Patrons.

Until we give notice to the contrary, we will issue to all paying us money on subscription to Globe, advertising, job work and old store bills, chance checks for presents in our Enterprise. for all indebted to us to pay up.

Eight Hour Law.

To our mind there seems to be great deal of bungling legislation, not only by our State Legislatures but also by Congress, the highest legislative tribunal in the land. To cite an instance we must be able to produce at home or two by way of example we have only to refer to the eight hour law, which require the facilities of great passed by Congress during the admin- establishments, of many workmen istration of Mr. Johnson, approved by trained to special arts, and of large him and put into practical operation. capital, and we must also be industries by undertaking some new industries The law in effect simply allowed gov- which the advances in the arts and the ornment employees ten hours pay for progress of civilization require.

aight hours work, and was so decided Thirdle, That it is impossible for eight hours work, and was so decided by Mr. Johnson's Attorney General. for smaller ones to spring up, and for sion of his predecessor, declaring that the law meant nothing more nor less than that men who worked but eight hours should receive pay for but eight the law pay for but eight the powers of our country, it is the duty to the law to hours labor, &c., &c. This decision of the government to announce, adhere was at once carried into effect, and as to, and steadfastly act upon the policy the sequel was shown, it created a tre-mendous furors amongst Government mendous furore amongst Government assuring to those who are supporting employees everywhere. Henry Wil the government a marked preference son, of Massachusetts, the father of in our markets over aliens who are the law, was appealed to for his deci-sion as to what was intended to be meant when the bill was passed. The meant when the bill was passed. He tor markets created by our institupromptly replied that it was intended | tions, to pay toll upon the goods they by the passage of the bill to pay gov- send here, and thus share the expense ernment employees the same amount of maintaining those institutions. for eight hours labor as they formerly steady protection to American indusreceived for ten hours, so that General try being distinctly announced, a gon-Grant has been obliged to issue his eral tariff law should be framed emproclamation to that effect, thereby bracing the entire range of important laying aside the decision of his Attor-laws, the duties being made specific ney General.

point, but we think the one cited above able profits to such American working is sufficient to teach our law-makers to say just what they mean, then thore will be no disputing over the intention dition and resources. The schedule and meaning of the question after it prepared by the Pennsylvania Indus-has become a law. One great fault we trial League, which is founded mainly have to find is that our laws, as a genupon the legislation (unfortunately
not concurrent) of both Houses of eral thing, are put in such shape, that Congress, and upon the Report of the nobody short of a lawyer can inter- Commissioner of Revenue, and which, pret their intent and meaning, and not while largely increasing the free list very many of the lawyers.

Let it be Done.

In another column we publish the of the friends of domestic industry, held in Philadelphia, April 29, 1869. the labor of Congress, and to expedite The first resolution contains the gist those future modifications in tariff legislation which the development of new industries or the changes of trade development of our own resources and may from time to time render desirathe firm possession of our own mark- ble, some department, bureau, or comets are much more important than for-eign commerce to the welfare of all watch over this subject, with authorithe people of this nation, to the solvency of the government, and to the tigations, hear statements, and subgrants; and that by no other method can a durable resumption of specie bill embodying such legislation as may attraction of the better class of emi- mit to Congress at the opening of payments be attained than by increasing American production and checking importation." The second resolution alleges that in order to attain method for reducing the prices of manthat end "we must be able to produce ufactured goods, it is grossly unjust at home nearly all the manufactured to the employers of operatives who articles needed by our people," which ask for the legislation needful for keepis just what America should have done ing their hands employed, to charge them with endeavoring to aggrandize long ago. Too long have we been de them with endeavoing to agg. pending on the manufactured articles lic. They do not desire or expect for of other countries, when we produce the raw material at home, and it is cape from the toil and strife which are the common lot of man, but they protest against being obliged to follow resolutions before us should be adoptour own resources to a great extent in dation and misery which can be endurthe extracting of iron, and other ores, ed by a laboring population, and they from the bowels of the earth, and by claim that our national legislation should be such as to enable our prothe production of cotton and other fab-ries, yet a very small proportion of fluences, and to permit omployers to these resources have been worked up-on by us and made into the necessary ness to manufacturing pursuits. back to us.

American industry should be protec-American industry should be protec-ted as well as augmented, and the and to take such action in the premises should meet with the early attention fare.

Morton McMichael, Chairman. the carrying out of the intent of the resolutions will result any more in the aggrandizement of the employer than to the employed. Both will derive believe—and we make the statement had, remained in him, that no title equal benefits from a protective policy; for as business is stable and firm so is labor sure of its reward, but without a firm basis neither the employer or employed can work to advantage.

at Washington has made, was in ignoring, to too great an extent, the working men of the party. No party can succeed without effort, and when the But for the glitter of war, the pomp der the plendings of the case, do-nothings are honored over the of the battle field, and the display of inquire into the nature or character of heads of active and deserving party men, the party must suffer.

Instead of \$1,000,000, Secretary Boutwell has ordered his Assistant tinguish his administration by far the would be sufficient to entitle the Secretary to buy \$2,000,000 worth of higher glories than can be won on the bloody field of battle."

It is would be sufficient to entitle the plaintiffs to a recovery. (Answer.)— wery bad grace from that journal just Wo instruct you that in law the deed at this time.

American Industry.

At a public meeting of the friends [From the Pittsburg Commercial.]
of domestic industry, held, in Phila- The, important ejects lelphia, April 29, 1869, the following esolutions were unanimously adop-

WHEREAS, The Congressional Committee of Ways and Means is instructed to consider the propriety of revis-

First, That the development of our own resources and the firm possession of our own markets are much more mportant than foreign commerce to Now is the time to subscribe, advertise, have your bills, etc., printed, and ter class of immigrants; and that by no other method can a durable resumption of specie payments be attained than by increasing American produc-

tion and checking importation. SECONDLY, That to maintain such possession of our own markets, and thus to attain financial independence, nearly all the manufactured articles needed by our people, including those

Since Grant went into power, Attor- the new industries to take root under ney General Hoar reversed the deci- a fickle and sometimes unfriendly poli-

so far as conveniently possible and high We could mention other cases in enough to afford fair wages and reasonand converting numerous ad valorem into specific duties, reduces the rates upon many articles, and proposes but moderate increase in any case, is worthy of attention as a serious effort by Wilson was to reconvey whatever title resolutions passed at a public meeting rical system of duties on imports. SIXTHLY, That in order to diminish

ed. While we have been developing experimenting on the degree of degra-

articles. They have, on the other hand, been exported to foreign lands, ry C. Lea, William Sellers, and Morthere manufactured, and then brought | ton McMichael, be appointed to prosent the foregoing statement to the Committee of Ways and Means, with commendation of the fifth resolution as may conduce to the common wel-

CYRUS ELDER, Secretary.

We entirely agree with the N to "measure swords" with the great the Court will be tound in answer of the monster.

The Court will be tound in answer to the monster.

Accordingly they made a very for the plaintiffs. One mistake the Administration | military glory, or any desire to get up | wars for its gratification. In the great | The following points were submitwar of which he was the victor, he ted to the Court for the plaintiffs:

1. That the plaintiffs having given in evidence a legal title, the jury, un-

The important ejectment case of Wm. Colon, a citizen of Illinois, vs. John R. Hunter, a citizen of Hunting-don county, was terminated on Wednesday the 19th inst. This case, which occupied the attention of the

and was followed by R. Bruce Petrithe defendants had such notice as kin, of Huntingdon, who closed the case for the plaintiff. The arguments were all able ones, and a large numpoint. ber of of the members of the bar of our county were present and heard

CHARGE OF JUDGE M'CANDLESS. This is an action of ejectment for the Juniata Forges and Rolling Mill, to gether with twenty-eight tracts of and containing about eight thousand five hundred acres, situated in Huntngdon county and proven at the trial be worth from \$\$5,000 to \$100,000. Both parties claim the title under Dr. Peter Shoenberger, who on the 31st of October 1839, conveyed the same to his two sons, George K., and John II. subject to a certain sum charged upon he land for the benefit of two of his laughters and their heirs. On the 13th of March, 1849, his grantees sold the property to Edwin F. Shoenberger r fee, subject in part to this encumbrance, for the sum of \$46,000. Ed. win F. Shoenberger, on the 14th of May following, conveyed the forges and land to Andrew P. Wilson, who, on the 6th of January, 1868, executed a deed for the same to Wm. Colon, the plaintiff in the case, for the nominal consideration of one dollar.

Thus far this shows a legal title in the plaintiff. But the defendants exhibit certain instruments of writing and judicial proceedings, which change the whole character of the title, and recalling them to the recollection of the jury, you are invited to bear in mind the several dates. The deed from E. F. Shoenberger to General Wilson, though upon its face, seeming to convey an ibsolute title, was accompanied by a defeasance of the same date, which converted it into a mortgage, or a mere security for the payment of money. It was doubtless designed to be fair, but is singular and extraordinary in its terms, and has been the source of nearly twenty years' litigation. E. F. Shoenberger, anxious to negotiate the loan, sells the lands in dispute to Wilson for the alleged sum of \$50,000, and taking Wilson's bonds, six in number, for \$5,000 each amoun-

ing to \$30,000, payable out of Juniata Forge property and nothing else, and for which Wilson incurred no personal liability whatever. By the terms of the defeasance, if Shoenberger negotiated the bonds, or deposited them collaterally, he was to lift them at maturity, was not to suffer suit to be brought at any time against Wilson for the same, and if he did, to forfeit and pay the sum of five hundred dollars for each bond upon which suit might be instituted, and was subject to a general penalty of \$60,000 for the performance of the several covenants.
Upon the lifting and delivery of Wilson's bonds by Shoenterger, then may seem, upon a deposit of those bonds, with the Lancaster Bank, a

What then, was the character of these two instrument of even datesthe deed and the agreement or defeasance? They did not constitute a sale, so as to vest the title to the lands in controversy in Gen. Wilson. They were simply a mortgage, and subject to all the requirements of the recording acts.

loan of \$30,000 was negotiated.

Before proceeding further upon this subject let us advert to the title of defendants. On the 1st of February, 1850, G. K. Shoenberger obtained : judgment in Court of Common Pleas of Huntingdon county against Edwin F. Shoenberger for the sum of \$2,092-50 upon a note dated the 2d of April, 1849, prior in date to the conveyance to Wilson, and upon which there was a judicial sale and a sheriff's deed made to Dr. Peter Shoenberger for all the land in dispute, except two tracts, which were subsequently purchased by him under a judgment dated the 2d of February, 1850. The deed or more properly speaking, the mortgage to Wilson, was not recorded until the 12th of February, 1850, more than six months after its date and ten days af ter the date of the judgments under which the defendants derive their title, as to them it was an unrecorded mortgage, and the judicial sale divested its lien. It ceased be an incumbrance upon the property. These defendants having acquired the title of Dr. Shoen-berger obtained at Sheriff's sale, were purchasers under a lien paramount to the mortgage, and have a title superior to any which could be claimed by Gen. Wilson, or any person claiming under him. Wilson having no title could convey none to Colon, the plaintiff in this suit, and it matters little whether his deed of the 6th of January, 1868, was designed to give jurisdiction to the Courts of the United

States, or not, for he had no title to And we charge you as a matter of the instrument of writing of the same

POINTS ANSWERED.

cannot ing or the least desire. He was a sol- sixth of January, 1868, and whether ground and lofty tumbling than was dier by necessity, but is a man of said deed convey to Colon an absolute peace by nature. We have every read title or a defeasable or trust estate can son to believe that his desire is to dis- make no difference as either of said ti-

Huntingdon County Ejectment Case, and papers of same date conveyed no title to the plaintiffs.
II. That the title of defendants, de-

rived as it is from Dr. Shoenberger, who was the purchaser at Sheriff's sale, on a judgment against Edwin Shoenberger, cannot avail them (the defendants) if the jury believe Dr. Shoenberger and John and George U. S. Court for a number of days, was Shoenberger had notice of the exist ing the Tariff laws, and to recommend to Congress at its next session such the title to 8,500 acres of land in Hun the 14th of May, 1849, and the accomlegislation upon that subject as may seem to be expedient: therefore, Resolved, that the following statement be presented to the said Committee as be presented to the said Committee as embodying the views of the produc-tive industries of this country:—

Scott closed the case for the defense you that neither Dr. Shoenberger or

> III. That if the jury rely upon the testimony of General A. P Wilson and Edwin F. Shoenberger, that Dr. Peter Shoenberger, John and George Shoenberger had notice of the existence of a deed from Edwin Shoenberger to A. P. Wilson, of the 14th of May, 1849, and the defeasance and bonds, and that the notice was communicated to them before the entry of their judgment upon which the sale was made to Dr. Peter Shoenberger by the Sheriff of Huntingdon county, the title of the said Peter Shoenberger thus acquired was taken subject to the deed of the 14th of May, 1849, and accompanying agreement and bonds, and the notice if given as aforesaid, would be equivalent in law to the actual record- still lives in West Chester. ing of said deed, and the plaintiff would be entitled to a verdict. [Answer.]-

The following points were submitted for the Utah Central Railroad. by counsel for the defense: I. That the deed of May 14th. 1849. of Edwin F. Shoenberger to A. P. Wilson, taken in connection with the agreement of the same date, and the bonds therein recited, do not constitute a sale, so as to vest the title, in the lands in controversy, in A. P. Wilson, but a mortgage only. [Answer.]

We refuse to so instruct you.

This point is affirmed. II. That neither the deed nor the defeasance having been recorded until after the entry of the judgments of George K. and Peter Shoenberger against Edwin F. Shoenberger, the lien of those judgments had priority over the lien of the mortgage, and the sheriff's sale made upon those judg ments to Dr. Peter Shoenberger, vested in him a title to the land in dispute, divested of said mortgage and superio to any title which could be claimed under that mortgage by A. P. Wilson or any person claiming under him .-

[Answer.]. We so charge you. III. That A. P. Wilson being the holder of an unrecorded mortgage, which never became a lien upon the premises, had no right to retain them. as against the purchaser at sheriff's sale, as decided by the Supreme Court of Pennsylvania in 10 Casey, page 124, and consequently his vendee can not now recover possession of the premises against those claiming under the sheriff's vendue. [Answer.] You are so

instructed. IV. That the sheriff's sale to Dr. Poter Shoenberger discharged the mortgage executed by Edwin F. Shoenberger to A: P. Wilson, and left no interest in the land vested in Wilson: and his deed subsequently executed to the plaintiffs in this action, passed the title to him, and the verdiet of the jury must be for the defendants. [Answer.] We so charge you.

V. That the deed of A. P. Wilson to

William Colon, dated January 6, 1868, taken in connection with the instrument of writing of the same date, exeented and delivered to said Wilson by Colon shew, as matter of law, that whatever title A. P. Wilson had remained in him; that no title passed to Wm. Colon, the plaintiff, and your verdiet must be for defendants. (Answer.) You are so instructed.

Association.

LARIATING A LOCOMOTIVE. - The law, that the deed of Gen. Wilson to the plaintiff, taken in connection with rently reported that a new tribe of rently reported that a new tribe of Indians have been discovered near Indate, executed and delivered by Colon dependence, on the line of the Central Y. Times, when it says that "we don't to Wilson, show whatever title Wilson Pacific, who would seem to be as well posted in regard to railroad matters for the benefit of several Democratic passed to Colon, and your verdict as their red skin brethren of the plains. for the benefit of several Democratic passed to Colon, and your version as their red skill distributed by the color of the defendants. As to the other day a locomotive having the "measure swords" with the great the Court will be found in answer to the Court will be found in answer to de to lie in wait or pursue and lariate

strong lariat, and perceiving the mystory approaching rapidly, stret-ched across the track, either end being hold by 20 or 30 of the wounded captors. The engine came thundering along, the lariat was struck just below the head light, and it is said that the Indians exhibited greater feats of ever seen in a first class circus.

The dirty fling at Gov. Curtin by the Philadelphia $\bar{P}ost$, comes with a

HURRYGRAPHS.

A woman is State Librarian of Mi-Fifty-five ladies are postmasters is Texas.

Tioga county has only one licensed iotel.

Letters carried five hundred million y the mails last year. The Grand Army of the Republic

as 2,056 posts in the United States. There is a stone house standing in Sadsbury township, Lancaster county, that was built in 1714.

The State Department at Washingon is now familiarly known there as the "Piscatorial Department." A man who gives his children hab ts of industry, provides for them bet-

ter than by giving them a fortune.

There is said to be in the Sandwich Islands, a strong feeling in favor of annexation to the United States. Gen. Hancock has arrived at Saint Paul, where he will establish the headquarters of the Department of Dakota. The New York Herald thinks the Constitutional Amendment must be of

'age," twenty-one States having rati-"I'll bite! I'll bite!" were the last words of a poor fellow who died at Co-vington, Kentucky, the other day. Dr. Hayes, the distinguished explo

rer of the Arctic regions, is a native of Chester county, Penna, and his father A Salt Lake dispatch of Monday says ground was broken on that day near Ogden City, by Brigham Young,

Hester Vaughan, who about one year ago was convicted of child murder in Philadelphia, and sentenced to be hung, has been pardoned by Gov ernor Geary.

A movement has been commenced in Michigan for the construction of lines of telegraph over that State. There are similar movements, in Indiana and Missouri. It is proposed to transmit messages by Line at postal telegraph rates, that is twenty cents for twenty words any

The Grand Encampment and Grand Lodge of Pennsylvania I. O. of O. F. held a series of sessions in Harrisburg last week.

Delaware glories in a new whipoing post and pillory—a relic of very ncient barbarism

Gen. Daniel E. Sickles has beer appointed Minister to Spain.

NEW ADVERTISEMENTS.

BEGISTER AND RECORDER.

The name of WM. H. FLENNER, of Franklin townf hip, will be submitted to the nominating convention obe Republican party as a candidate for the office of Register and Recorder

Frauklin twp , May 26 In accordance with the usage of the Republican party of this county—that of conferring upon the occupant of the above office a renomination if desirable—I hereby an nounce myself as a candidate, subject to the decision of the Republican County Convention, and if renominated and elected, pledge myself to a latiful discharge of the duties of the office.

May 10°

J. E. SMUCKER.

TREASURER.

I hereby announce my self as a candidate for the office of County Treasurer for Huntington county, subject the decision of the county Republican convention, commanded and elected, I bedge myself to discharge it dities of the office with fidelity, and to the best of a WENNOW WENNOW THE COUNTY COU olity. Barree twp., May 26*

I hereby announce myself as a candidate for the office of Treasurer of Huntingdon county, subject to the deci-sion of the Republican county convention. If nomina-ted and elected, I pledge myself to discharge the trust and elected, I pledge myself to discharge the trust onfided to me with idelity Cromwell twp., May 12*

PROTHONOTARY.

The name of T. H. CREMER, of Huntingdon, will be submitted to the noninating convention of the Republican party as a candidate for said office.

Huntingdon, May 4, 1809.

TLASSIFICATION of Merchants &c. in Huntingdon County by the Appraiser of Mer

dict must be for defendants. (Answer.)
You are so instructed.

THE VERDICT.

The jury retired, and after an absence of about an hour found a verdict for defendants.

State Sunday School Convention.

The Annual Convention will be held at Williamsport, Pennsylvania, beginning on Tuesday, June 1st., at ton o'clock, A. M.

Arrangements have been made on a liberal scale, to make this the best Sunday School Convention held in Pennsylvania.

Sunday School Convention held in Pennsylvania.

Sunday School teachers and Superintendents, and clorgymon interested in the work, are cordially invited to be present, from all parts of the State.

Each Sunday School is requested to send on or more delegates.

In order to secure entertainment, delogates will please notify the committee at Williamsport, Pa.

Less Ministers and superintendents throughout the State, and newspapers generally, are requested to give publicity to the fact that a cordial invitation is extended to all Sunday School workers who can attend this Convention.

The Pornminent Railroad Companies have agreed to make the customary reduction to delegates who pass over their roads.

Leach Namisters and superintendents throughout the State, and newspapers generally, are requested to give publicity to the fact that a cordial invitation is extended to all Sunday School workers who can attend this Convention to actual for the convention of the Convention

The above is the corrected assessment after the appeal hold at Huntingdon, on May 13th, 1869. Any persons who believe themselves unproperly assessed, and wore not notified as above will be heard by sending an affidation of the sending and the sending are sending and the AP and Joint Shingles for sale by

A. G. POSTLETHWAITE & CO. General Commission Merchants

ATTORNEYS-AT-LAW,

HUNTINGDON, PA.

Musser & fleming.

Wheat, Corn, Oats, Rye, Bark, Butter, Eggs, Lard, No. 264 South Front Street,

G. Postlethwaite, C. McNaughton, Philadelphia. PARM FÓR SALE IN JUNIATA TOWNSHIP.
The undersigned will offer at Public Sale on the premi-

On Friday, June 25th, 1869, At two o'clock, P. M., A VALUABLE TRACT OF LAND, situate in Juniata township, Huntingdon county, seven miles south of Huntingdon, and five miles cast of McCon

250 ACRES,

more of less, well watered and timbered, having thereon a comfortable House and Barn, and some fruit.

Persons destring to purchase are requested to call and see the grain on this farm.

see the grain on this farm.

JOHN A. MABON.

N consequence of the disastrous fire J.E.Caldwell & Co.

NEW STOCK OF CHOICE GOODS Which are now opened and ready for examination. Very Fine Paris Mantle CLOCKS.

(Every movement with the new improvements,) New Side Ornaments to Match. Entirely new BRONZES, GROUPS and FIGURES.

GORHAM MANUF'G CO'S FINE ELECTRO WARES. BEST STERLING SILVER WARE,

WATCHES, JEWELRY, &C, &C. A very full assortment at very MODERATE PRICES.

For the present at 819 CHESTNUT STREET, PHILAD'A

AZURENE, [CONCENTRATED INDIGO.] For the LAUNDRY

It is warranted not to streak, or in any manner injure to finest fabrics.

FOR FAMILY USE Sold in FIVE cents, TEN cents, nd TWENTY cents boxes.
Each TWENTY cents box, besides having FIVE TIMES much blue as the FIVE cents box, contains a pocke much blue as the FIVE cents now, commins a poone in cushion or enery bag. For Hotel and large Laundry use, it is put up in \$2.00 oxes. See that each Box has proper Trade Mark.

GET THE BEST. Webster's Unabridged Dictionary

For Sale at MASSEY & CO. Grocery

3000 ENGRAVINGS; 1810 PAGES QUARTO, PRICE \$12, 10,000 Words and Meanings not in other Dictionaries. 10,000 Wods and Meanings not in other Dictionaries.

Viewed as a whole, we are confident that no other living language has a dictionary which so fully and faithfully sets forth its present condition as this last edition of Webster does that of our written and spokon English tongus.—Harper's Maquatine

These three books are the sum total of great lib aries; the Bible, Shaksypare, and Bibster's Royal Quarto-Clarge Elegance, Webster is glotions—it is perfect—it distances and deflex competition—it tenyss nothing to be desired.—J. H. Raymond, L. D. Pres't Tesser College.

The most useful and remarkable compendium of human knowledge in our language.—W. S. Clark, President Mass. Agricultural College. EBSTER'S NATIONAL PICTORIAL DICTIONARY 1040 Pages Octavo. 600 Engravings. Price \$6.

"The work is really a gen of a Dictionary, just the thing for the million."—American Educational Monthly.
"In many respects, this Dictionary is the most conve-

"As a manual of reference, it is eminently fitted for use families and schools."—New Jork Tribune.
"It is altogether the best trassny of words of its size high the English language has ever possessed?"—Hart ord Press. Published by G. & C. MERRIAM, Springfield, Mass.

Back againi NEW STORE and NEW GOODS Benjamin Jacobs

Respectfully informs his old friends and the publicancially, that he has again located in the borough of Herrington, and has opened a very large and entire nestock of Goods in Saxton's Store Room opposite Lewi Book Store, consisting of DRY GOODS, GROCERIES. CLOTH ING, HATS and CAPS, BOOTS and SHOES, QUEENSWARE, and EVERY VARIETY OF GOODS

To be found in the best stores in the place, all of which will soll at prices to suit the times, and hopes to receive a liberal share of patronge from a generous public Den't forget to give me a call and I will try to pleas you with Goods and prices.

BENJAMIN JACOBS. BENJAMIN JACOBS.

Spring Arrival of Gent's Goods, H. ROBLEY MERCHANT TAILOR, Has removed to the room over John Bare & Co's Bank (Old Broau Top Conner.) where he is prepared to do-all kinds of work in his line of business. He has just received a full line of

CLOTHS, VESTINGS, CASSIMERS, ' CORDUROYS, &c.

Thankful for past patronage he solicits a continuanc of the same. The attention of the public is called to his continuance of the public is called to his continuance of course, &c., which he is prepared to make up to order in a fashionable, durable and workmanlike manne. Please give me a call.

H. ROBLEY.

Huntingdon, Pa., April 7th, 1869. CIFTY YEARS AGO.

In what a wondrous ago we live,
Not many seem to know;
But fow the mighty change perceive,
Sing fow the mighty change perceive,
Sing fifty peurs ago;
Or what we're doing now by steam—
Say fifty sears ago.
Gentlemen's and Boys Boots and Shoos then
Were made with little show,
But LEWIS RIGHTER makes the "styles"
At prices very low.

my18-5m

HENRY HARPER, 520 ARCH ST., HENRY HARPER, PHILADELPHIA,

Has a large stock, at low prices, of fine WATCHES, JEWELRY, Solid Silver-Ware, PLATED SCOONS, CASTORS, TEA SETS, &C.

TO the legal hoirs and representatives of JOHN STEEL.

TAKE NOTIOE that an Inquest will be held at the late dwelling house of John Steel, deceased, in the township of Union in the county of Huntingden, on TUESDAY, the 15th day of JUNE, AD, 1869, at 1 o'clock in the afternoop of that day, for the purpose of making partition of thereal estate of said deceased to and among his children and legal representatives, if the same can be done without projudice to or spoiling of the whole, o'therwise to value and appraise the same according to law—at which time and place you may attend if you think properly.

D. It, P. NEELY, Sherief.

Sheriff's Office, May 19, 1869.

ap13-3m.

MASSACHUSETTS MUTUAL LIFE
INSURANCE COMPANY.
Interporated 1851. Assets nearly three million dollars. Bividents annually. One third or one-half of the premium lonned to the assured. All policies non-forestable by law of the State of Massachusetts. Nealable and pargetic Agents wanted. Apply to
JOHN KNOX MARSHALL, Stato Agent,
S. W. Cor. 6th & Walnut streets, Philadelphia.
my12-Jm

CHERIFF'S SALE-By virtue of a writ of Vend. Ex. directed to me, I ill expose to public sale, at the Court. House, on SAT-RDAY, the 6th day of JUNE, 1869, at 2 o'clock, p. m., All the right, title and interest of Office second door east of Court House. Pensions an ther claims promptly collected. may 20-6m*

the following property to wit:

All the right, title and interest of defendants, to all that certain piece or tract of land situated it. Hill Valley, Shirley township, Huntingdon County, containing 185 acres, 109 perches and allowances, known as the farm of the late Samuel Shaver, deceased, known as the farm of the late Samuel Shaver, deceased, known as the farm of the late Samuel Shaver, deceased, known as the farm of the late Samuel Shaver, deceased, shounded as follows, to wit: On the south-west by lands of Samuel Shaver, on the south-west by lands of Peter Shaver, west by lands of John Browster's heirs, and on't the north by Asher Pollock's heirs, on which are erected at wo story log dwelling house, and log barn, with a large part of the land cleared and cultivated.

All the land cleared and cleared and cleared and cleared and cleared.

All the land cleared and cleared and cleared.

All th

T/ALUABLE REAL ESTATE PUBLIC SALE.

The undersigned will sell at public sale at his residence in Harteleg Valley, Huntingdon county, Pa.,
On Tuesday, the 1st of June, 1869, A TRACT OF LAND

A TRACT OF LAND

situate in Porter township, Huntingdom county, adjoining the lands of John Hewitt, Wilson Robb, Andrew Anderson, and others, containing 129 ACHES, more or less, 101 of which are cleared, and the balance good arable Timber Lund, consisting of white oak, rock oak, walnut, chestnut, etc.

The above properly is situated about two and a half miles from Alexandria and five miles from Huntingdom, on the road leading to McConnellstown. It is composed of good Limestone Land, well watered, with a running stream near the barn, and a never-failing spring at the house, and has thereon a good Apple Orchard. This property is convenient to churches and school houses, and is pronomaced to be one of the best farming lands in the county. The improvements consist of a good.

FRAME DWELLING HOUSE, good Bank BARN, 85 x 45 feet, Wagon Shed, Corn crib.

FILAME DWELLING HOUSE, ood Bank BARN, 85 x 45 feet, Wagon Shed, Corn crib, and other outbuildings. Possession given on the 1st of eptember next.

TRIMS OF SALE—One thousand Dollars to be paid on the confirmation of the sale; the balance ic three equal annual payments.

Also, on the same day at the same place, one Thresher and Separator, eight-horse power, almost new.

JAS. E. ROBB.

ORPHANS' COURT SALE. By virtue of an order issued out of the Orphans' Court of Huntingdon county, I will expose to sale at the Court House in the borough of Huntingdon, On Saturday, the 29th day of May, inst...

The following described real estate, viz: A LOT AND ONE HALF OF GROUND situated in the borough of Huntingdon, fonting seventy five feet on Millin street and extending back two hun-dred feet to Washington street, having thereon erected a large two story FRAME DWELLING HOUSE.

story and a half frame DWELLING HOUSE, a frame Wugoimaker's shop, a Blacksmith, shop, a Washhouse, and a well of water with a good pump in it. The above will be sold tegether or divided to suit purchasers. Terms made known on day of sale. Sale to commence at ten o'clock on said day. Guardian of the minorchildren of Josiah Hatl, dec'd, my12-3t.

FOR SALE CHEAP. A GOOD NEW STEAM ENGINE,

18 horse power.

For particulars address J. W. DICKERSON or
E. F. KERR,
Bedford, Penna, TW Houses for rent, plea and

DMINISTRATOR'S NOTICE.

[Estate of ELIZA BUCHER, dec'd.] :

Letters of administration upon the eviate of Eliza.

Bucher, late of Poter township, decased, having been granted to the undersigned, all persons indebted to the estate will make immediate payment, and those having claims will present them for settlement.

CHARLES OF TRATEMENT. Alexandria, ap28-61

Estate of ELLIOTT RAMSEY, dec'd.]

Letters testamentary on the state of Elliott Ramsey, late of Springfield twp., deceased, having been granted to the undersigned, all persons knowing hemselves indebted will make immediate payment, and those having claims will present them duly authenticated, without delay.

ELLIOTT E. RAMSEY, ap21-6t

Executor.

EXECUTOR'S NOTICE.

[Estate of SAMUEL HARRTS, dec'd.]

Lotters 'restamentary upon the estate of Samuel Harris, late of Penn township, deceased, having been granted to the undersigned, all persons indebted will make immediate bawment, and those, having calains will reseate

Farmers Wanting

DUCKEYE, OHIO HARVESTER, NEW YORKER, or any other Reaper or Mower with Solf Rake, Dropper, front or rear cut, or a machine that cuts both front and rear, and has no point that the knives do not work freely: Pratt and other Hay Rakes. Gum and pin Drills, Grain and Clover Separators, Shove Plows and Cultivators, and any implement of any description, should order them of McLanahan, Stone & Iset, or their agents, for they have the largest and best assortment of Agricultural Implements and their repairs that is in the State. Farmers look to your own interest and buy your, Machines -where you can get the repairs in a buy your manuficial minute's warning McLANAHAN, STONE & ISETT

Manufacturers and Dealers in all kinds of Agricultural Implements, Gaysport Foundry and Machine Shop, Hollidaysburg, Pa. april 14, 769-6m. REMOVED! REMOVED!! NEW

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BUGGIES, CARRIAGES, SPRING WAGONS, &c. 1 BUGGIES Insured FOR ONE YEAR. RE-Prompt and particular attention given to repair By a strict attention to business they hope to meet with a continuance of the public patronage.

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