be no regular issue of the Journal next week, but we will publish a half-sheet in

order to legalize the Court Proclamations,

SILVER MONEY.

Sheriff's Sales, etc.

Dexter A. Hawkins, esq., of Wall street, writes to the editor of the New York Graphic, and gives him the following facts columns, believing that they will give our readers a clearer insight into this question than anything we have yet published:

From the origin of money, silver has furnished the greater part of the coin of the world. This fact demonstrates its superior fitness. With a small exception, it is now the money of the world. The greater majority of mankind in all civilized countries receive their themselves and families.

themselves and families.

It is equally, with gold, made money by the Constitution. Hamilton, one of the wisest statesmen and soundest financiers this country has produced, advocates silver equally with

Our statutes, down to 1873, made the silver dollar the money unit of the nation and a le gal tender for all debts. Every bond the Gov ernment has now out is by its very terms, and the clear words of the statutes under which it is issued, payable, at the option of the Gov ernment, in either silver coin of a given weight and fineness, or gold coin of a given weight and fineness.

Whenever at maturity the Government tenders either the amount of silver or the amount ders either the amount of silver of the amount of gold specified in the bond and the statute under which it was issued, it equally fulfills every legal and every moral obligation to its creditor. Nothing can be plainer than this as a question of law or of morals, and every intelligent man who reads the bond and the statute knows it.

Why then the insure cry of "frand" and

this out of existence as money, and the other half, which is gold, has to do double work. what is the result? Its purchasing power is doubled. It takes twice as much labor, or the products of labor, to obtain a given sum of products of labor, to obtain a given sum of the side of his head. By this time the others had entered the room again and the products of labor, to obtain a given sum of coin, as before. Whom does this benefit? The creditor class, and the creditor class only. Debts, bonds and mortgages call for the same number of dollars as before, and each collar costs the debtor double. If half the money of the world is to be demonstrated for the same anything they could lay their hands on. the world is to be demonetized, fairness requires that all debts should be reduced onehalf; yet the creditor class do not suggest this. They would doubtless denounce as a "cheat" and a "repudiator" any one who should pro-pose it. Yet do they not see that unless the scaling of debts goes with the demonetization. of half the money of the world, they become Shylocks and extortioners? The debtor class

have rights as well as the creditor class.

A hundred years ago the balance of trade set firmly in favor of England; she saw that she was in the future to be in the favored class of creditor nations. Her interest then was to make the purchasing power of money the greatest possible, in order that her debtors toler have to send her the maximum amount of their products to pay their debts to her. She accomplished this by demonetizing silver and requiring them to pay her in the equivalent of

coming a great silver producing nation. She
held a large amount of our bonds, payable
either in silver coin or gold coin. Could she
stop our mint from coining silver the purchasing power of gold would be largely increased. rs ago she saw that we were be and we should be coniged to redeem our bonds in gold alone. She required a large amount of silver for her East India possessious, having 150,000,000 of people, and wished to get it Neither she nor her colonies produced silver, while we produced about one half of the whole annual product. She became a bear in the silver market and sent skillful agents | Spirit. here, and such proceedings were had, unbeknown to our people, that a few lines slipped into a bill relating to the mint, demonetized silver. She then could buy our silver cheap to supply the 150,000,000 of people in her Asi-atic dependencies; while the gold from her mines in Australia and New Zealand, equally in amount to nearly one-half the gold product of the world, was vastly enhanced in value.

in amount to nearly one-half the gold product of the world, was vastly enhanced in value.

Germany, from the days of Hermann, had used silver for money; but as a result of the late war she extorted \$1,000,000,000 of gold, or gold obligations, from France, and then be likely by the had not early and the proposed in the property of th lieving she had not only emptied France of gold, but controlled more ready gold than all the other European nations, thought to double her own power and still further weaken France by demonetizing silver and so enhance the purchasing power of her \$1,000,000,000 of Salvation. France: Apparently, it was for the moment a great stroke of "blood and iron" statesman ship; but it was a violation of the laws of trade; it, as it were, cut off at home one of the legs of German industry, and has caused "Let your light shine." Matt. v. 16. her ever since to hobble along at an uncertain

ten year; it will take at this rate at least the worth of their money in dealing there. Oak Hall clothes make capital Christmas presents.

This truly valuable tonic has been so thoroughly tested by all classes of the community that it is now deemed indispensable as a Tonic medicine. It costs but little, purifies

the blood and gives tone to the stomach, renovates the system and prolongs life. Everybody should have it. For the cure of eak stomachs, General Debility, Indigestion, iseases of the Stomach, and for all cases equiring a tonic. This wine includes the nost agreeable and efficient Salt of Iron we -Citrate of Magnetic Oxide, combined with the most energetic of vegetable tonics Yellow Peruvian Bark. Do you want something to strengthen yon?
Do you want a good appetite?
Do you want to get rid of nervousness?
Do you want energy?

Do you want to sleep well? Do you want to build up your co Do you want to feel well? Do you want a brisk and vigorous teeling

If you do try KUNKEL'S BITTER WINE OF IRON. I only ask a trial of this valuable tonic. Beware of counterfeits, as Kunkel's Bitter on the Silver Money question, which are so clear and easy of comprehension that we transfer them, almost bodily, to our wettensfer them, almost bodily, to our solumns believing that they will give our Wine of Iron is the only sure and efficient purchase none but the genuine article, manufactured by E. F. Kunkel, and having his stamp on the cork of every bottle. The very fact that others are attempting to imitate this valuable remedy proves its worth and speaks volumes in its favor. Sold only in \$1 bottles or six bottles for \$5. Try this valuable med-icine and be convinced of its merits. Sold by druggists and dealers everywhere.

wages, weekly or monthly, and expend them in numerous small items in the support of Head and all complete in two hours. No feet Head and all complete in two hours. No fee till head passes. Seat Pin and stomach Worms removed by Dr. Kunkel, 259 North Ninth Street, Philadelphia Pa. Send for a circular with a treatise on all kinds of worms, advice Ask your druggist for a bottle of Kunkel's Worm Syrup, which will do the work. Price \$1. It never fails to remove all kinds, from children or grown persons. Directions with it.

CLARKE'S TOOTH ACEE DROPS cure instantly

ADDITIONAL LOCALS.

several young men from the country, named Charlie Laid, Dom. Laird, Edward Cook, and why, then, the insane cry of "fraud," and "cheat," and "repudiator," raised by the New York City press against every advocate of the remonetization of silver?

Why does paid counsel in court sometimes exhaust his intellect in fierce denunciation of his opponent, instead of calmly and logically confining himself to the facts and law of his case? It is simply because he is consciousthat the facts and law are not on his side. Hence, and only hence, the bad temper and language of the newspaper counsel retained for the creditor class. tor class.

Half of the coin of the world is silver. Strike his out of existence as money, and the other salf, which is gold, has to do double work.

What is the result? Its purchasing power is anything they could lay their hands on, breaking the doors and windows and complete ly demoralizing the room, some of the stones even going inside to the bar, and breaking bottles and glasses. By this time the excitors are the second of the stones are the second of the stones.

ing power of gold would be largely increased and we should be obliged to redeem our bonds and we should be obliged to redeem our bonds and we should be obliged to redeem our bonds and we should be obliged to redeem our bonds and for a humble and contrits espirit.

Mr. D. M. Glies, of west township, said one of the Holy Spirit.

Wednesday, 9.—Prayer: For Christian families—for sick and afflicted members; for children at school, and for all youth in our colleges and seminaries of learning; the young

men entering upon the active business of life, and for those abroad; for sons and daughters openly confessing Christ.
Thursday, 10.—Prayer: For Nations—for

of extorted French gold and reduce the purchasing power of the silver money left in

her ever since to hobble along at an uncertain pace until now her people are floundering in financial distress; while France, with her silver and gold, has nearly recovered from the loss of the \$1,000,000,000.

Clearly, England and Germany in this matter are not examples for us to follow. They had special reasons for depressing silver, while we have special reasons for enhancing its value. In demonetizing it we were made a tool by them: we did a stupid thing and did it in a type in the propular resort has now over a million dollars' worth of well-made and well assorted clothing and furnishing goods, and as the prices are all marked down from ten to thirty per cent. THE HOLIDAYS AT OAK HALL .- With marked down from ten to thirty per cent., there is a tremendous rush of buyers.

The Huntingdon Journal. E. F. Kunkel's Bitter Wine of Iron. to the stricken family our heartfelt sympathy

A JUDICAL OPINION OF "DRUMMERS",

The following, from the Chicago Inter-Ocean, has been handed us for publication: "In the trial of a suit before the lows Supreme Court, brought by a commercial traveler against a railway for being ejected from a train, Judge Hubbard, of Cedar Rapids, took occasion to denounce "drummers" in the following fasher of encourage and the chambermaids between the Arlantic and the Gulf of Mexico and between the Arlantic and the Gulf of Mexico and between the Arlantic and the Pacific Oceans every month in the calendary ear; they rush into the ladies' car on every railroad in the United States and Canada every day, and crowd into the seat of every where here are severy and the Pacific Oceans every month in the calendary ear; they rush into the ladies' car on every railroad in the United States and Canada every day, and crowd into the seat of every weight harlots, and make assignation houses on every Starday night followers the section as shown in the content of the state of the section of A JUDICAL OPINION OF "DRUMMERS." never seen them. But for a combination in harmonious blending in dishonesty, impudence, cowardice, poltroonery, lechery and leprous rascality of all varieties, they stand without a rival and without a peer.

Ret orted by R. McDivitt, Esq.] PROCEEDINGS OF THE HUNTINGDON

PROCEEDINGS OF THE HUNTINGDON COUNTY TEACHERS INSTITUTE.—The County Teachers' Institute assembled, pursuant to previous notice, in the Court House on Monday last, at 1½ P. M., and was called to order by Superiotendent McNeal.

The opening exercises were conducted by Rev. E. C. Stockton, of Huntingdon, and consisted in the reading of a portion of scripture, and prayer. Robt. McDivitt, of Huntingdon was, on motion, elected Recording Sceretary, and Samuel Weight, of Springfield, and Thos. Chilcote, of Union, as Enrolling Secretaries. Inrolling Secretaries.

The roll of teachers being called by townships,

appeared that 85 were present and answered to BAR ROOM ROW .- On Thursday last In the election for a committee on Permanent Certificates, Mr. E. H. Greene, and Misses Ella S. Montague, and Marilla Stevens, were appointed

REMARKS BY THE SUPERINTENDEST.

Mr. McNeal, Superintendent, addressed a few remarks to the teachers present, congratulating them on the number enrolled, and expressing the hope that all had come for the purpose of being materially benefitted by the exercises and the instructions to be given from time to time.

He referred to the fact that there was in some portions of the county, some opposition to the Institute, arising from the fact that teachers came simply for a holiday and not to take part in the simply for a holiday and not to take part in the exercises, and that they had not when present given the proper attention to the instructions, and trusted that no occasion would be given for the repetition of similar complaints, but that the teachers would guard against it by promptness in attendance and an earnest degire to profit by the exercises. The teachers receive the time occupied in attending the Institute, and it is their duty to be as prompt as in the school room.

There are three classes of teachers that attend the Institute; the first listen attentively to the instructions given but fail to put it in practical

instructions given but fail to put it in practical operation, alleging that it does not meet their circumstances. Another class endeavor to put in practice everything they hear without exercising the proper judgment as to whether it is adapted to their circumstances, and thus disarrange plans the proper juugment as to whether it is anapted to their circumstances, and thus disarrange plans that had previously been used to advantage. The third class, and the one most benefitted was composed of those that take with them the instructions imparted here and try to suit it to their particular interpretations. breaking the doors and windows and complete by demoralizing the room, some of the stones, even going inside to the bar, and breaking bottles and glasses. By this time the excitement was becoming great—women and children were running hither and thither, cries of murder and oaths and curses were heard. A considerable crowd had gathered as spectators and through their intervention the riot was quelled. The parties concerned left without being arrested, but returned in a day or so and gave themselves up, and entered bail for their appearance at court.

The above are the facts of this most disgraceful affair, which should be thoroughly investigated and the guilty punished.—Orbi-

After some further explanation of the subject by After some intracer expansion of the adopted by the County Superintendent a vote was taken on the motion of Mr. Giles when it was decided in the negative.

Mr. Sheeder, of Huntingdon, offered a resolution limiting the Instructors to a half hour, and allow-ing fifteen minutes to the teachers, as a body, for

ing fifteen minutes to the teachers, as a body, for discussion and asking questions on the subject.

This resolution, after some remarks by Messrs.
Giles, Caldwell, and Baker, and some further explanations by Mr. Sheeder, was adopted.

The Convention then adjourned till 7 o'clock P.M. EVENING SESSION.

Music "Hours of Sunshine" by the choir under Salvation.

Saturday, 12.—Prayer: For the Circulation of the Bible for the observance of the Sabbath; for the removal of intemperance; for the rescue of the fallen; for the safety of those who travel by land and by water.

Music Flours of Sanshine by the choir and the safety of the sappointed to conduct the election of a committee on permanent certificates reported the following persons as elected: Misses B. M. Miller, Emma Isenberg, Prof. J. I. White, and Messrs. W. H. Sheeder and G. W. Sanderson.

ADDRESS BY GEORGE B. ORLADY, ESQ. Sabject-"The Jury of last resort." He took Subject.—"The Jury of last resort." He took for his position that the jury of last resort was the ballot, in the hands of a free people and that all questions involving the rights of government, of person and of property in a government of and by the people, are there decided, and dwelt foreiby and eloquently on the importance of the education of the masses up to an intelligent exercise of the right of suffrage as a means of cleansing the streams of modern political corruption. We have to-day, in the United States, two million of illiterate voters 1,700,000 of these are in the southern states, owing to the mass of enfranchised ignohave special reasons for enhancing its value. In demonetizing it we were made a tool by them; we did a stupid thing and did it in a stupid way. The opponents of its remonetization in the light of the distress of the last three years in this country and Germany are like the man Solomon speaks of when he says; "Though thou shoulds bray him in a mortar * * yet will not his foolishness depart from him."

Our legislators at Washington are the population of the man foolomon speaks of when he says; and unbroken stock, shortly after the middle of the people have shown their appreciation of this enterprise by coming in even greater they have no right to say by a law that debis contracted in silver or gold shall be payable only in the dearer metal. This, so far as the debtor is concerned, is impairing the obligations of the contract with a vengeance. They have no right to alter in the least the terms of the bonds issued, whether it be to favor the one party to the bond or the other. The people not withstanding the New York City press, understand the question. They want right done and they mean to have it. If this Congress will not remonetize silver they will choose another that will. If the Executive vetoes a reasonable bill for this purpose they will take are this rate at least ten years to supply the people with silver enough for their daily small transactions. The large transactions will never actually be done to such a such as the people with silver enough for their daily small transactions. The large transactions will never actually be done to be contracted and the question. They share the people with silver enough for their daily small transactions. The large transactions will never actually be done and they mean to have it. If this Congress will not remonetize silver they will choose another that will. If the Executive vetoes a reasonable bill for this purpose they will take are this the next Executive is wiser.

Our mines are producing \$50,000,000 of silvers are and the proposition of the measurement, with the ce

the worth of their money in dealing there. Oak Hall clothes make capital Christmas presents. The large transactions will never actually be done with either silver or gold, but with paper, convertible into silver or gold.

If the Secretary of the Treasury can sell a gold bond at a lower rate of interest than a silver one, let a law be passed authorizing in clear terms a gold bond. If others prefer a silver bond, let another law authorize a silver bond, let another law authorize a silver bond. Then we shall have a gold bond a silver or gold.

Then we shall have a gold bond as silver found and the bonds at present authorized payable in either silver or gold, at the option of the Government.

All that is required of governments in financial matters is strict, absolute, unvarying in tegrity—leaning actine to the creditor nor to the debtor class.

The ratio between gold and silver varies every century; but the necessity of both for money has for 4,000 years been a constant quantity, and will remain such. It is wise for so to recognize these facts and act on them without further delay.

The ESTABLISHED REPUTATION of HUNT'S REMEDY creek plantes. Dropsy, Kidney, Bladder and Urinary Diseases, Giraral, Disabets, and complaints of Diseases, Dropsy, Kidney, Bladder and Urinary Diseases of the Kidneys, Bladder and Urinary Organs.

Music- 'Nearer my God to thee.' Devotional exercises conducted by Rev. I. N REGISTER'S NOTICE.—Notice is the following named persons interested, that the following named persons have settled their accounts in the Register's Office, at Huntingdon, and that the said accounts will be presented for confirmation and allowance, at an Orphans' Court, to be held at Huntingdon, in and for the county of Huntingdon, on Wednesday, the 16th day of January next, (1878,) to wit:

1. Final account of Samuel F. Grissinger, query of the same and lot of ground in Mechanicsville, Franklin township, containing one acre of land, having thereon erected a frame house, stable and other outbuildings, adjoining lands of M. G. Keatley on the east, and Mary Johnston on the west.

Seized, taken in execution and to be sold as the property of William Rothrock.

ALSO—All of defendant's right, title and interest in a house and lot of ground in Mechanicsville, Franklin township, containing one acre of land, having thereon erected a frame house, stable and other outbuildings, adjoining lands of M. G. Keatley on the east, and Mary Johnston on the west.

Seized, taken in execution and to be sold as the property of William Rothrock.

ALSO—All of defendant's right, title and interest in a house and lot of ground in Mechanicsville, franklin township, containing one acre of land, having thereon erected a frame house, stable and other outbuildings, adjoining lands of M. G. Keatley on the east, and Mary Johnston on the west.

Seized, taken in execution and to be sold as the property of William Rothrock. Hayes.
Minutes read and approved.
Rev. I. N. Hays addressed the Institute on the subject "Tact in School Management." Minuy fail, not from want of talent but from want of tact.

TUESDAY MORNING.

emulation is not likely to have its name written high on the role of fame.

In the discussion of this question Mr. Giles, of West township, said he believed in thorough work, but the popular sentiment was in favor of hurrying the pupils on, and we have to please the people. There are already more branches introduced into the schools than can be taught successfully. Mr. Sheeder, of Huntingdon, spoke of the amount of work necessary in the school room, and spoke of the rotatory process, or that of hearing a part of the lessons one day and commencing next day where we have left off.

of the lessons one day and commencing next day where we have left off.

Mr. Hays, said the principal objection to this was on account of the confusion it occasioned in the minds of the scholars, they not knowing when their turn would come to recite.

Mr. Corbin, of Union, was in favor of this plan. He had adopted it this winter with very good success, and always found plenty of time. It had occasioned no confusion in his school.

Mr. Baker, of Marklesburg, had practiced this revolving process with very good success.

revolving process with very good success.

Mr. J. G. Corbin, of Brady, was decidedly opposed to this plan, and believed in having a set programme for every day. How would small classes especially know, under the rotatory plan, when they were to make the when they were to recite?

(Conclusion in next issue.) New To-Day.

MILES

PREMIUM BAKING POWDER, THE PERFECTION OF SCIENCE.

REMOVAL TO

227 & 229 N. Eighth St.

Where a CAFE has been opened, to demonstrate the wonderful qualities of this celebrated BAKING POWDER. Housekeepers are specially invited to come and witness our operations, from the first mixing with

MILES' PREMIUM BAKING POWDER

PROCLAMATION—Whereas, by a pre-

nons, examinations and reinemorances, or to those time, which to their offices respectively appertain.

Dated at Huntingdon, the 21st day of December, in the yes of our Lord one thousand eight huntred and seventy-seen, and the 102d year of American Independence.

THOMAS K, HENDERSON, SERRIFF.

TRIAL LIST, JANUARY TERM, 1878. Commencing January 14, 1878.

E. B. Isett et al. vs. D. F. Walker. J. C. McGahey vs. D. H. Lutz. Samuel Reed & wife vs. H. & B. T. M. R. R. & Coal Co.
Simon Coulter & wife vs. A. & B. 1. A. & R. & Co.
Simon Coulter & wife vs. same.
Harrison Bloom vs. Seth Clover.
John Houck vs. R. Bruce Petrikin. Garnishee.
J. C. Walker's Assignee vs. J. G. Corbin
Thos. Burchinell & Son for use vs. M. S. Lytle.

H. Orlady vs. Petrikin, Massey & McNeil. Elijah White vs. The Penna. Canal Co. James S. Fleming vs. same. George Fleming vs. same. Henry Bisbin vs. same. SECOND WEEK.

Greenberg Ramsey's Admr's. vs. Wm. Locke, et al. Hugh L. King's Admr's. vs. A. L. Rickets. H. S. Smelker vs. Jos. Madison.
T. K. Henderson vs. John W. Mattern.
H. E. Shafer vs. A. H. Bauman.
Elliot Rebley's use vs. B. R. Foust.
G. W. Dickey & Co., vs. John Garman & Richard Langdon vs. Lycoming Fire Ins. Co. Same vs. North British & Mer. Ins. Co. H. Hassenphlug & wife vs. Penna. R. R. Co.
Same for use vs. same.
Samuel L. Rhodes vs. G. A. Benson & Co. Samuel L. Rhodes vs. G. A. Benson & Co. Andrew Spanogle's Admr's. vs. Andrew Spanogle. Henry Whitesel vs. David Whitesel.
David Blair et al. vs. Mrs. D. J. Mear's Trustee. Enoch Isenberg's Admr's. vs. James Allen et al. Louiss Shively vs. T. K. Henderson. Andrew Spanogle's Admr's. vs. D. B. Spanogle. A. B. Kennedy's use vs. Elias Bartol.

R. R. Petrikin vs. A. Porter Wilson. R. B. Petrikin vs. A. Porter Wilson. Gen. A. P. Wilson's Adm'r. vs. R. B. Petriken.

R. B. Petrikin vs. A. Porter Wilson.
Gen. A. P. Wilson's Adm'r. vs. R. B. Petriken.
Elias Wheitsel vs. T. K. Henderson.
William Whitesel vs. David Whitesel.
B. F. Isenberg vs. Mary Buoy.
Dr. D. R. Good, Trustee under will of Daniel
Houtz, dec'd. vs. H. H. Shillingsford.
D. B. Miller vs. Wm. S. White & son.
David Walker vs. Geo. L. Smith et al.
James Barnes vs. same.

James Barnes vs. same.

W. M. WILLIAMSON, Preth'y.

Prothy's Office, Dec. 15, 1877.

CHEAPEST AND BEST! THE HARRISBURG DAILY AND WEEKLY PATRIOT

FOR 1878. To all new subscribers and to all present subcribers renewing their subscriptions THE DAILY PATRIOT Will be sent at the following rates:

1 copy, 1 year, postage prepaid......
2 copies (in club), " "
5 " " " " "
10 " " " " 1 copy during the session of the legisla-THE WEEKLY PATRIOT Will be sent at the following rates:

1 copy, 1 year, postage prepaid..... \$ 2 00

\$6.00 WORTH FOR \$3.00. Any person remitting us \$3.00 will receive one copy of the Weekly Patriot for one year, one of the American Agriculturist (the leading agricultural journal in the United States) for one year both postage paid, and in addition a Microscope, such as has heretofore been sold for \$2.50.

THE PATRIOT BOOK OFFICE. Having executed the State Printing and Bind-

ing for three years, we are prepared to print and bind Books Magazines, Pamphlets, Directories, etc., in best style and at lowest prices. BLANK BOOKS, such as Dockets, Daybooks, Ledgers, and Hotel Registers a specialty. Old books rebound. Especially low rates for rebinding Sunday School Libraries. Address PATRIOT PUBLISHING CO..

New To-Day.

NOTICE is hereby given to all persons interested that the following Inventories of the goods and chattels set apart to widows, under the provisions of the Act of 14th of April, A. D., 1851, have been filed in the office of the Clerk of the Orphans' Court of Huntingdon county, and will be presented for "approval by the Court," on Wednesday, January, 16, 1878: Inventory of the personal property of Daniel Conrad, late of Warr orsmark township, dec'd., as taken by his widow, Mary Ann Conrad.

W. E. LIGHTNER, Clerk of Orphans' Court. Orphans' Court Office, December 15, 1877.

DROCLAMATION-Whereas, by a precept to me directed by the Judges of the Common Pleas of the county of Huntingdon, bearing test the 7th day of December, A. D. 1877, I am commanded to make public proclamation throughout my whole balliwick, that a Court of Common Pleas will be held at the Court House, in the borough of Huntingdon, on the 3d Monday, (a.d. 21st day.) of January, A.D., 1878, for the trial of all issues in said Court which remain undetermined before the sai Judges, when and where all jurors, witnesses, and suite. In the trials of all issues are required.

Dated at Huntingdon, the 21st day of December, in the year of our Lord, one thousand eight hundred and seventy-seven and the 1024 year of American Independence.

THOMAS K. HENDERSON, SHERIFF.

New Advertisements

NOTICE - CAUTION .- The follow OTICE — CAUTION.—The following items of personal property to wit: 1 wagon, 1 log chain, 1 hay stack, 1 cultivator, 2 plows, 1 harrow, 1 windmill, 2 horses, 1 sadule and bridle, 250 bushels corn in the ear, lot of cornfodder, 19 acres grain in the ground, 1 set harness, 1 halter, 1 hoe, 1 double and single-trees, 1 spreader and single trees, 1 set of longties for sleds, 1 scoop shovel and clay shovel, 2 forks and pitchfork, 2 mattocks and 2 picks, 1 set splitting tools, 1 sledge, 1 set fencing tools, 1 wheelbarrow, 100 chestnut posts, 1 set of chairs, 3 beds and bedding, 1 brass kettle and lot of building timber and lumber, have been loaned by us during our pleasure to Aaron Mothersbaugh, and are in his care; and all persons are hereby notified, that the said personal property was bought by us at Sheriff Sale, except the timber and lumber and that was purchased at the timber and lumber and that was purchased at private sale; and the said Aaron Mothersbaugh has no right to dispose of any of the said goods. And caution is also given that any person or per-sons interfering or medling with the said goods in any manner whatsoever, will be dealt with as tres-WM. JOHNSON.

WM. W. JOHNSON. Warriorsmark, Pa., Dec. 14th 1877.

280 Acres, More or Less, over one hundred of which are cleared, having thereon a good FRAME BANK BARN, two LOG DUELLING HOUSES, a good orchard, and an abundant supply of water.

TERMS OF SALE:—One-third of the purchase money to be paid on confirmation of sale, and the balance in two equal annual payments, with in-terest, the whole to be secured by the judgment

onds of the purchaser.
SOLOMON TROUTWINE, Assignee of Samuel Croyle.
At the same time Rebecca Croyle, the owner of the other undivided half of this farm, will sell her interest therein, thus vesting in the purchaser the title to the whole.

[Decl4-ts]

DISSOLUTION of PARTNERSHIP. The partnership heretofore existing between R. A. Miller and Thos. F. Miller, trading under the firm name of R. A. Miller & Son, is this day, by mutual consent, dissolved. All persons having claims against said firm will present them immediately for settlement, and those indebted to said. firm are requested to make payment at onse.

R. A. MILLER, THOS, F. MILLER.

DISSOLUTION of PARTNERSHIP. The firm of Holtzworth & Etnier has been this day, (Nov. 26, 1877,) dissolved by mutual consent. The business will be continued by H. H. E. HOLTZWORTH, A. L. ETNIER.

FRANKLIN HOUSE, HUNTINGDON, PA. JOHN G. BOYER, PROPRIETOR, 430 Penn St., in the Diamond.

Dec7-2t]

This is a nice quiet home, with good accome dations, reasonable rates, and the only strict tem-perance hotel in town. GOOD STABLING. Aug. 3,1877-6m. TOYS AND GAMES OF ALL KINDS

Just received at the JOURNAL Store. SHERIFF'S SALES. By virtue of the following writs to me directed, I will expose to Public Sale, at the Court House,

FRIDAY, JANUARY 4, 1878,

t one o'clock, P. M., the following described Real All that certain lot or piece of land, in

title and interest of said Pennsylvania canal com-pany in and to the plot of ground marked No. 3, in said diagram, including the Lock House, situa-ted thereon, and appurtenances. The several de-scriptions given above not to include any portion of the old canal extending to the full width of the water line on berme and to foot of slope of bank on the towing path side.

on the towing path side.

Seized, taken in execution and to be sold as the property of A. Simpson Murphy.

ALSO — All of defendant's right, title ALSO—All of delendants right, title and interest in a certain tract of land, situate in the township of Tel, county of Huntingdon, Pa., bounded on the north-west by lands of Washington Cisney, on the north-west by lands of Reese & Co., on the cust by lands of John Yocum and Squire Briggs, on the south by lands of Thomas Cisney, containing 45 acres, more or less, having thereon erected a Grist mill, a large frame dwelling house, a small log house, two stables and other outbuildings.

outbuildings.
Seized, taken in execution and to be sold as the property of William Cisney.

ALSO—All of defendant's right, title New Advertisements.

and interest in and to a certain messuage and lot of ground, situate in the borough of Petersburg, Huntingdon county, Pa., bounded by lots of Henry Hefright's heirs and Mrs. Jennie Renner, fronting 60 feet on King street and extending back 150 feet to Washington street, having thereon erected a brick dwelling house and other improvements. Seized, taken in execution and to be sold as the

property of Henry Guyer, with notice to Joseph Wilson and Francis Wilson, Terre Tenants. ALSO—All that certain house and lot of ground, situate in Warriorsmark town, in the township of Warriorsmark, county of Huntingdon, and State of Pennsylvania, bounded and described as follows, to wit: Beginning at post on Main street and corner of Jeremiah Weston's lot, thence street and corner of Jeremiah Weston's lot, thence seuth-east by said lot to post on twelve foot alley; thence south-west by said alley to post on Spruce Creek and Philipsburg turapike road; thence by said road north-west to post on Main street; thence north-east on Main street to post on corner of Jeremiah Weston's lot, the place of beginning, containing about one-half aere, more or less, having thereon erected a large frame dwelling house, stable and other outbuildings.

Seized, taken in execution and to be sold as the property of Robert A. Jackson.

ALSO—All defendant's right, title and interest in that certain lot of ground, situate in West Huntingdon, fronting 50 feet on Moore street and extending back at right angles thereto 150

and extending back at right angles thereto 150 feet to a fifteen foot alley, and being lot No. 11 in block 8 in the plan of said town, and having thereon erected a two-story frame dwelling house and outbuildings.

Seized, taken in execution and to be sold as the

operty of Geo. W. Fleck, deceased.
ALSO-All defendant's right, title and ALSO—All defendant's right, title and in all that certain tract of land, situate in the township of Morris, ituntingdon county, bounded by lands of Peter Tippery, P. K. Harnish, Abram Harnish's heirs and John Shaver's heirs, containing one hundred acres more or less, having thereon erected a log dwelling house and log barn.

Scized, taken in execution and to be sold as the property of Perry Ginter.

ALSO—All defendant's, right, title and

terest in all that certain lot, situate in Coalmont brough, Huntingdon county, fronting about 150 feet on Evans street, and extending back at righ angles 150 feet to rocks, bounded on the south by angles 150 feet to rocks, bounded on the south by lot of Thomas Thompson and on the north by Shoup's Run, having thereon erected a two story plank frame house, with stone basement and kitch-en ettached, a good plank frame stable, slaughter house, corn crib and other outbuildings. Seized, taken in execution and to be sold as the perty of A. Hickes.

ALSO-All defendant's right, title and interest in and to all that certain house and lot of ground, situate in Henderson township, Hunting-don ceunty, fronting 200 feet on public road and extending back 150 feet, bounded by lands of Jacob Hetrick on the west and north, on the south by Union School House lot, on the east by public road, having thereon erected a two-story plank house, 20x30 test, the upper story of which is fin-ished for a Grange Hall, and the lower story is used for a carpenter shop; also a well of good water with pump, &c.
Seized, taken in execution and to be sold as the property of Philip K. Hetrick.

ALSO—All defendant's right, title and

ALSO—All defendants right, liffe and interest in all that certain tract of land, situate in Henderson township, bounded and described as follows: On the north by lands of Elijah Gorsuch, on the east by lands of Michael Endres, on the south by lands of John S. Warfel, and on the west by lands of Elijah Gorsuch and the heirs of John Decker, dee'd. containing 100 acres, more or less, and having thereon erected a one story plank and having thereon erected a one story plant

Seized, taken in execution and to be sold as the

operty of Joshua Gorsuch and T. S. Jackson.
ALSO—All of defendant's right, title and interest in that certain parcel or tract of land, situate in Shirley township, Huntingdon county, bounded and described as follows: Beginning at a bounded and described as follows: Beginning at a post adjoining lands formerly owned by Samuel Carothers, dec'd., thence by said lands and the lands of the Huntingdon county Poor House and lands of the heirs of R. Alexander, dec'd., south 73 degrees east 25/8-10 perches to stones; thence by lands formerly owned by Jesse Hollingshead, dec'd., south 62½ degrees west 279 perches to a post near a white oak by lands of — McNite; thence by said lands north 79½ degrees west 76 perches to a post; thence by said lands north 59½ degrees west 76 perches to a post; thence by same north 65½ degrees west 13.3-10 perches to post; thence by same lands north 24½ degrees east 154 to the place of beginning, containing 200 acres and 49 perches, and allowance, on which there is erected a large two-story frame house, with basement, a large frame bank barn, wagon shed, corn crib, investigated and the guilty punished.—Orbisouia Leader.

Week of Prayer.—The Evangelical alliance suggests the following topics for the observance of the Week of Prayer, January and edition of this place. The lecturers were additioned to the library part of the Sababath, e.—Sermons: Christian union perfected. Rev. vii. 9 10.

Monday, 7.—Prayer and Praise: Remembrances of personal and relative mercies; Prayer for the Divine blessing on past privilegees, and and holiness, and in power as a witness for the Lord Jesus Christ, for the grace and guidance of the Hoty Spirit.

Tuesday, 8.—Prayer: For the Church of Christian all lands for its increase in faith and holiness, and in power as a witness for the Lord Jesus Christ, for the grace and guidance of the Hoty Spirit.

Weekesd of Prayer, January 2th, 1878, and defined a large frame bank barn, wagon shed, corn crib, deep to medirected, dated at Huntingdon, this hashed start of the day of December, a. D., 187, under the hands and seal of the Moy John Dean, President Julieg of the Court of the day of December, a. D., 187, under the hands and seal of the Moy John Dean, President Julieg of the Court of the May of December, a. D., 187, under the hands and seal of the Moy John Dean, President Julieg of the Court of Common and the priving have been of the Hoty Spirit.

Tuesday, 8.—Prayer: For the Church of Christian all lands for its deliverance from error; for its increase in faith and holiness, and in power as a witness for the Lord Jesus Christ, for the grace and guidance of the Hoty Spirit.

We devening session

The hours of meeting were announced for this evening at 7 o'clock, and hereafter at 7½. Day of the 24th Judicial District of Peansylvania, composed of Huntingdon, Blair and Cambra counties; and the spirit, and beed made for a first-class musical treat during the devening session.

The hours of meeting were announced for this paper. The Court House, in the brown of limiting the paper were saved the A. D., 187, and the devening session.

Tuesday, 8.—Prayer: For th Also, all defendant's right, title and interest in a certain tract or parcel of land, situate in Shirley township. Huntingden county, bonnded and described as follows: Bounded on the north and north west by other lands of Samuel R. Douglas, on the south and west by land formerly owned by Isett, Wigton & Co., at d Wm. McNite, on the east and north-east by land of Benj. Leas and the Huntingdon county Poor House Farm, containing about 102 acres, more or less, being the same lands that David Douglas, executor of Jesse Hollingshead, by his deed bearing date the — day of — A. D., 1869, did convey to Samuel R. Douglas which deed is recorded in the Recorder's office in Deed Book G, No. 2, page 145, &c., reference being thereto had will more fully and at large appear, having thereon erected a one and a half story frame dwelling house, a stable, spring house and other outbuildings.

and other outbuildings.

Seized, taken in execution and to be sold as the property of Samuel R. Douglas.

ALSO—All that certain tract of land, ALSO—All that certain tract of land, situate in Warriorsmark township, in the county of Huntingdon in part, and also in the township of Snyder, in the county of Blair, in part, bounded and described as follows: Adjoining lands of David Grazier, Henry Grazier and Shorb, Stewart & Co., on the west, lands of Henry Grazier, David Grazier on the south, and lands of Daniel Grazier, decimated as navest numbered one in a certain. designated as purpart numbered one in a certain deed, dated the 15th day of March, A. D. 1853, deed, dated the 15th day of March, A. D. 1853, from Daniel Grazier and Henry Krider, administrators of Michael Grazier, dee'd, to the said Samuel Grazier, on the east, containing one hundred and sixty-four acres more or less, being the same tract and parcel of land which Daniel Grazier and Henry Krider, administrators of Michael Grazier, late of the township of Warriorsmark aforesaid, deceased, who died intestate, by virtue of the authority in them vested by the Orphans Court in and for the said county of Huntingdon. sold in and for the said county of Huntingdon, sold and by their deed dated the fifteenth day of March,

in and for the said county of Huntingdon, sold and by their deed dated the fifteenth day of March, A. D. 1853, did grant and confirm unto Samuel Grazier, party, hereto, and to his heirs and assignees forever. And also the same tract of land mentioned in an inquisition had on the same, under a writ of partition or valuation, issued out of the Orphans' Court in and for the county of Huntingdon, the twenty-third day of August, A. D. 1851, and which is specifically mentioned in said inquisition and shown upon a certain plot or draft annexed to the said inquisition, and marked upon said draft as number two, as by reference to the proceedings had in said court on the same, will more fully appear, having thereon erected a one and one-half story log dwelling house.

Also, all that certain lot or parcel of ground on the south side of Spruce Creek and Waterstreet Turnpike road; beginning at a stake about 4 feet from an ash pointer on the bank of Spruce Creek, thence north 32 degrees, west 9.5-10 perches along lands of David Stewart; thence by same north—degress, west 10 perches to edge of Spruce Creek and Waterstreet Turnpike; thence along edge of said

gress, west to perones to edge of sprace Creek and Waterstreet Turnpike; thence along edge of said Turnpike road north 26 degrees, west 43 perches; thence by same north 10 degrees, west 10 perches to line of land owned by R. O. Ingram and Robert B. Brown; thence along said line south 48 degrees east and 5-10 perches to corner on banks of Sprace Creek; thence up said areals suith 10 degrees east 2 perches to stones. creek south 10 degrees cast 20 perches to stones; thence by same south 34 degrees cast 18 5-10 perches to stones; thence same south 83 degrees east 15 5-10 perches to place of beginning, containing 3 story frame house and stable and other outbuild

All that certain lot or piece of land, in Porter township, Huntingdon county, and State of Penneylvania, situated on the towing path side of the Penna. canal, and bounded and described as follows, to wit: Beginning at a point on the Juniata river thence south twenty-six and one-half degrees east one hundred and two feet, to a point at foot of slope of canal bank, seventeen feet from the water line of canal, and twenty-eight feetabove north ten and one-half after swest two hundred feet to a point at foot of slope of bank above outlet from old waste weir; thence down along said river to place of beginning, containing one-half acre as by reference to map in book of surveys, plans and deeds, &c., by Theo. Franks on file in Auditor General's office, Harrishook of surveys, plans and deeds, &c., by Theo. Franks on file in Auditor General's office, Harrishook of diagram mereto attached, and also all the right, title and interest of said on diagram mereto attached, and also all the right, title and interest of said Pennsylvania canal company in and to the plot of ground marked No. 3, in said diagram, including the Look House, situate in Cook's addition to Broad Toro City, in Carbon township, Huntingdon county, Pennsylvania, adjoining lots of Thomas Cook on the south, and other lot late of said Jesse Cook, deceased, on the north having thereon erected a plank Hotel, good stable and other necessary outbuildings, being lot number thirty-two in the plan of Cook's addition, fronting forty feet on Broad Street and extending back therefrom at right angels thereto on hundred and fifty feet, together with all and singular the buildings, improvements, ways, water-courses, rights, liberties, privileges, hereditaments and appurtenances whatsoever therewith belonging or in any way appertaining, and the reversions and remainders, rents, issues and profits thereof.

All that certain Hotel property, situate in Cook's addition to Broad Street and extending back therefrom at right angels thereto on hundred feet to Broad Street and extend ALSO-All that certain tract or pracel of land situate in Dublin township. Huntingdon Co.,

or land, studie in Judin township, rathering do Co., Pa., containing sixty-two acres, (62) more or less, and having thereon erected a two story log house and log barn, spring house, etc.

Seized, taken in execution, and to be sold as the property of Hannah E. Kurfman and Jacob Kurf-

man.

TERMS—The price for which the property is sold must be paid at the time of sale, or such other arrangements made as will be approved, otherwise the property will immediately be put up and sold at the risk and expense of the person to whom it was first sold, and who in case of deficiency at such resale shall make good the same, and in no instance will the deed be presented to the court for confirmation unless the money is actually naid to confirmation unless the money is actually paid to the Sheriff. Purchasers who are lien creditors must procure a certified list of liens for the Sheriff, in order to apply the amount of bids, or any part thereof, on the liens.

THOS. K. HENDERSON, Sheriff.

Dec14-ts.

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for CONSUMPTION and all affections of the Throat, La and Nervous System. Extracts from Letters from Pastors of Churches. PULMONA saved my daughter's life-Rev. E Jones FULMONA SAVEL IN SECTION AND SECTION AS THE USE OF PULMONA—Rev. P. Warren, Canton, Pa.

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diseases above mentio ed, certificates cures, and full particulars of cases success be sent free to applicants. PULMONA will cure CONSUMPTION. PULMONA will cure CONSUMPTION.

OTICE—Notice is hereby given that application will be made to the present Legislature, for the repeal of an Act of Assembly, entitled "An Act relating to public printing in Huntingdon county," approved the 2d day of January, A. D., one thousand eight hundred and seventyone, extending the provisions of an Act of Assembly entitled "An Act relating to public printing in the county of Juniata," approved the 5th day of April, A. D., 1867, in the county of Huntingdon.

GEO. JACKSON, GEO. JACKSON, TROS. FISHER.

NOTICE—Notice is hereby given that application will be made to the present Legislature, to so modify the Sixth Section of an Act, approved the 8th day of April, A. D., one thousand eight hundred and sixty-seven, entitled an "Act for the protection of wild turkeys and squirrels, and for other purposes in the county of Huntingdon," so as to reduce the premiums on foxes, wild cats, pole cats, hawks and owls, to ene-half the amount allowed in said Sixth Section and to repeal all other acts relating to the county of Huntingdon inconsistent therewith.

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