LANCASTER DAILY INTELLIGENCER, WEDNESDAY, MAY 25, 1881.

MEDICAL.

wancaster Intelligencer.

WEDNESDAY EVENING, MAY 25, 1881.

PHILADELPHIA & READING R. R.

THE SUPREME COURT DECIDES IN BOND'S FAVOR.

opinion is signed by Justices Mercur, Paxson, Gordon and Green. Chief Justice Sharswood and Justices Sterrett and Trunkey filed a dissenting opinion. The opinions are as follows :

Majority Opinion

After reciting the sections in the charter of the company relating to the election of officers, Judge Mercur, who delivered the opinion of the majority, says : The fourth section fixes a time for the annual election of all officers of the company, and espe-cially declares they shall be chosen by a majority of the votes present. The fifth section recognizes the fact that for some accidental cause an election might not be made on the day named, therefore the stockholders might neglect to meet, or if they met, fail to elect. If for either of these reasons, or for any other cause, an election was not then made, this section was designed to guard against injurious consequences flowing therefrom, and to give stockholders an early opportunity to elect officers. Hence it authorized an election to be held on ten days' notice, signed by either the president or secretary. It does not specify the number or proportion of votes necessary to elect or the qualifications of voters, nor the time the proxies shall have been executed; as all these had been distinctly stated in the preceeding section, it would have been useless repetition. It cannot with any plausibility be assumed that it would require more votes to elect them than on a previous day, nor does it repeat by whom the time for this election shall be fixed. The previous section authorizde the stockholders to meet "at such other time" after the day named for the annual election as they might be summoned by the managers in such manner and form as shall be prescribed by the by-laws. It does not appear that any by-law was adopted especially applicable thereto; but the first by-law provides that the place of meeting of the company shall be at the in the manner aforesaid all such by-laws, of meeting of the company shall be at the company's office in Philadelphia, unless specially convened elsewhere by the mana-gers. The fifth by-law declares that the ate act.' board of managers shall have all the power and authority granted by law to the company except in such matters as

may be specially excepted by the by-laws. No by-law takes from the managers any right to fix the time for the election specified in the fifth section. It must be conceded that all the stockholders of the company assembled together would have had an undoubted right to fix the time and place for this election. It must therefore follow that this by law, together with the special power given by the fourth section and the general powers of the managers, fully authorized them to call this meeting on the contingency mentioned in the fifth section. No election of officers was made on the second Monday of January, 1881, nor was any meeting of the stockholders then held. The election of officers was made on the fourteenth of March by a majority of the votes of the stockholders assembled in pursuance of a resolution of the board of managers, of which notice, signed by the secretary, was given. It is contended by the appellants that the fifth section applies only in case a meeting was held on the day specified in the charter, and to a failure to perfect an election then ; that one or more, but not all the officers must have been elected. This construction is claimed to be shown by the fact that in a part of the section the names of the officers not elected and to be elected are stated disjunctively. This narrow interpretation ignores another part of the section which states conjunctively all the officers of the preceding year and that they shall continue to act until this elec tion shall take place As then all the officers of the corporations may hold over until an election shall be made, it follows that this section may be called into exereise and take effect it no one of the officers has been chosen. The better view, however, is to look at the purpose of the section. Its manifest intent is to provide a remedy in case of a failure to elect any or all of the officers at any time or from any cause, no matter how it may have happened and whether or not a meeting has previously been held. The carative power of the section is as broad as the existing defect. It is intended to furnish a full remedy. It is further argued that section five must not be considered in connetion with section four, but be deemed an adjunct to section twenty one, and therefore an election on the fourteenth of March could be held under the latter section only. This seems to us a forced and unnatural construction of the statutes. The fourth and fifth section relate to the same subject matter. That is, the election of officers. The one fixes a time for the regular annual election-the other authorizes the designation of a later day in case of a failure to elect on the former. Section twenty-one makes no provision in regard to an election at any time or under any circumstances, nor any reference thereto. It appears to relate only to the general business of the company. A meeting under it can only be called by order of the president and managers or by the president at the request of the stockholders representing one fourth the amount of the capital stock on twenty days notice. Section five requires only ten days notice to be signed by either president or secretary, and does not require that any specific proportion of the stockholders shall unite in requesting charter, and, by giving a short notice, may the meeting to be called. Section twentyone declares no business shall be transacted tary is required to publish the prescribed other than that for which the meeting was called, nor unless a majority in value of the stockholders shall attend in person the president and secretary shall sign the or by proxy. Both the former sections the words and the context, I think, are which do provide for the election of officlear that the assembly, on failure to elect cers intend that all the powers thereby officers or finish its other business, may given may be exercised by a majority of adjourn to a day. Certainly the charter the voters present. In the exposition of a does not contemplate the neglect of the statute the intention of the lawmakers is stockholders to hold the meeting on the to be deduced from the whole and every second Monday of January in every year. part of the statute taken and examined That meeting is deemed as certain to take together. So considered, we cannot see place as the meeting of citizens on the day that the conclusion at which we have arappointed by law for the holding of elecrived as to the intent of this statute adtions for state and municipal officers. mits of any reasonable doubt. Every ob-A by-law fixes the place of meeting unject and purpose of the twenty-first section, including the manner of calling its provisions into action and making them of binding force, are dissimilar from all provisions in previous sections providing for elections. It is impossible for section twenty-one to be so blended with section five as to make them harmonize in all their parts. Due effect can be given to section is construed to authorize the presiboth by permitting each to remain as the dent or secretary to appoint a meeting and lawinakers placed them, not only removed from each other, but still further wholly struction, when the time of the annual

for one year would hold for two years. When can effect be given to the fifth section against the wish of the majority? At the annual election it does not apply ; at any other time the majority can prevent its being exercised. Instead of giving effect to the clear language of the statute that an election may be held at any time when it happens one has not been made, this view practically interpolates the words : "This section shall have no effect if the stockholders representing a majority in value of the stock refuse their assent thereto." The illogical and mischievous

for the purpose of preventing a change in the management of the company. To given to certain officers subject to condigive the effect intended by such action from such motives would be a perversion of the whole spirit of the act. and unjustly prevents other stockholders from voting to its business on the day appointed, and as change the officers of the company. Those who voluntarily absent themselves from a meeting duly called for an election must recognize the validity of the election regu-larly made by those who do attend. Such bsentees present no ground for relief from their misfortunes or their folly. The learned judge was therefore clearly right in holding the election held on the four teenth of March to be valid. The decree nor repeal by-laws and enact others ; yet,

e, of Philadelphia : Trunkey, J., dissenting.

The charter of the Philadelphia & Reading railroad company in section three provides for the organization of the company and the election of a president, six managers, a treasurer, secretary and such other officers as shall be deemed necessary, who shall serve until the second Monday of January then next and until like officers shall be chosen.

Section four provides "that the stockholders shall meet on the second Monday in January of every year at such places as may be fixed upon by the laws * * and choose by the majority of votes present officers for the ensuing year * 2 who shall continue in office for one year and until others are chosen, and at such other times as they may be summoned by the managers in such manner and form as shall be prescribed by the by-laws, at which annual or special meeting they shall have full power and authority to make, rules, orders and regulations as aforesaid, and to do and perform every other corpor-

Section five directs the manner of conducting the election, and contain the clause : "And if it shall at any time happen that an election of president, mana-gers, treasurer or other officer shall not be made, the corporation shall not from that cause be dissolved, but it shall be lawful to hold and name such election of president, managers, treasurer or other officers on any day thereafter, by giving at least ten days' notice, signed by the president or secretary, in the newspapers before mentioned, of the time and place of hold ing the said election."

Section twenty-one provides "that spe-

a charter provides the mode of doing a thing and names the person who shall do it, that settled rules prohibit an interpre-MATAKER. tation that it may be done in a different way by other persons. If no assembly shall have been held on the charter day no power is given in sections four and five to the stockholder or any office or officers of the company to call a meeting on another

In my opinion this part of section five referred to has reference only to a failure to elect when the annual meeting is held. It is said that such a construction ne-The supreme court on Monday filed an opinion affirming the decision of the court below in the Reading railroad case. The opinion is signed by Justices Merry tions by section twenty-one. This clause referred to in section five is availing when ever the annual meeting is unable to finish president and managers, and in that provision is secured to the stockholders the right to elect officers.' True, at such meeting a minority can neither elect officers is affirmed and appeal dismissed at the cost of the appellants. a majority may do and perform any cor-

Minority Opinion. Gowen and others, appellants, vs. Mc. Calmont and others, appellees. Appeal from the decree of the common pleas No. 2, of Philadelphia : the intention of the charter to conserve the stockholders' rights against selfish officers or a scheming minority. To 'that end, power is vested in the president and managers to call a special meeting whenever they deem it expedient, in one-fourth the stokholders to force a call, and a safeguard over such meeting protects the interests of all in providing that no business except that named in the call, shall be transacted, nor unless a majority be present in person or by proxy. The resolutions of the managers, and the notice signed by the scretary, evidence a

call for the special meeting on March 14, 1881. Under the twenty-first section, had a majority desired to elect new officers, or to formally re-cleet the incumbents, nothing stood in the way, but if the majority were satisfied, and for that reason did not attend, the minority of stockholders was is harmless as it actually out-voted. As view the charter and by-laws, I am imcelled to the conclusion that there is as little reason for declaring those persons voted for by the minority duly cleeted officers as would be, had there been a majority of lawful votes east against them. This charter contains full provisions re-

specting the officers and their election, as well as those relating to the rights and powers of the stockholders, and its terms are controlling. It declares that the corporations shall not be dissolved on failure to elect officers on the charter day, and that the officers of the preceding year shall continue to act until an election shall take place. The officers shall continue in office for one year and until others are chosen. There is no impending danger of dissolution of the corporation for want of officers.

tion of the company's charter, and there-

fore is valid unless a majority value of the stockholders attended. I have indicated

some reasons for my conviction that the

stockholders, or such of them as may

DIRECTIONS. For Catarrh, Hay Fever,Cold in the Head Ro, insert with little CATARRH. COLD IN THE finger a particle of Balm into the nostrils ; HEAD, draw strong breaths through the nose. It will be absorbed, HAY FEVER. CATARRHAL cleansing and healing the diseased mem-DEAFNESS, brane. FOR DEAFNESS,

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having gained an enviable local 'reputation, displacing all other preparations in the vicin-ity of discovery, is, on its merits alone, recog-nized as a wondertal remedy wherever known. A fair trial will convince the most skeptical of its curative powers. It effectually cleanses the nasal passages of catarrhal virus, causing healthy secretions, allays inflammation and irritation, protects the membranal linings of the head from additional colds, completely heals the sores and restores the sense of taste and smell. Beneficial results are realized by a and smell. Beneficial results are realized by a few applications. A thorough treatment as directed, will cure Catarrh. As a honsehold remedy for cold in the head it is unequalled. The Balm is easy to use and agreeable. Sold by druggists at 50 cents. On receipt of 50 cents will mail a mekare. Soud for circular with will mail a package. Send for circular with full information full inform

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Her Vegetable Compound the Savior of Her Sex. •

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Vegetable Compound,

The Positive Cure For

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This preparation, as its name signifies, con Sists of Vegetable Properties U, at are harmless to the most delicate invalid. Upon one trial the merits of this compour, d will be recognized, as relief is immediate; 2 ad when its use is con-tinued, in ninety-nir, e cases in a hundred, a permanent cure is effected, as thousands will testify. On account of its proven merits, it is to-day recommended and prescribed by the

to-day recommended and prescribed by the best physicians in the country. It will cure entirely the worst form of falling of the uterus, Loncorrhea, fregnlar and pain-ful Menstruction, all Ovarian Troubles, In-flammation and Ulceration, Floodings, all Dis-placements and the consormant spinel work placements and the consequent spinal weak-ness, and is especially adapted to the Change

In fact it has proved to be the greatest and best remody that has ever been discovered. It permeates every portion of the system, and gives new life and vigor. It removes faintness, factulency, destroys all craving for stimulants, and relieves weakness of the stomach. It cures Bloating, Headaches, Nervous Pros-tration, General Debility, Steeplessness, De-pression and Indigestion. That feeling of bear-ing down, causing pain, weight and backache, is always nermanently enryal by the near the If the election of March 14, 1881, was void, and no forced construtions are ne-cessary to avoid such catastrophe, the stat-utes and adjudications made for or in cases between the state of the state BUSINESS SUITS.

BUSINESS SUITS

CLOTHING.

We have somewhere in the region of one hundred styles of business suits now ready to put on. A list of them would be the dullest of reading ; and yet we want you to know substantially what they are like.

The lowest price is \$8.50, and the highest is \$20. They are all of wool. \$8.50 is very little to get all-wool cloths, sponging, cutting, trimming, making, watching, handling, rent, book-keeping, advertising and selling, out of; but we manage to do it by dividing the costs among so many of you that one hardly feels his share at all; he pays for materials and work, and very little more.

We'll take another day for the rest ; but you may as well come and see now as later. Seeing is better than reading.

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1,000 Different Lots to Select From.

Ladies, you are invited to examine our mammoth selection of Boys' and Children's Suits, whether you intend to buy or not. It is our business and pleasure to SHOW goods, as that is the only way we can convince you that we are Headquarters for Clothing, and the only house in the city

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TRAFELERS' GUIDE ANCASTER AND MILLERSVILLE S. ANCASTER AND MILLERSVILLE R. 4 Cars run as follows: Leave Lancatser (P. E. Depot), at 7, 9, an 11:30 a. m., and 2, 4, 6 and 8:30 p. m., except or Saturday, when the last car leaves at 9:30 p. m Leave Millersville (lower end) at 5, 8, and a. M., and 1, 3, 5 and 7 p. m. Cars run daily on above time except on Sun day.

day.

COLUMBIA AND POST DEPOSIT R. R and Port Deposit Railroad on the following

STATIONS-NORTH-	A. M.	Express. P. M.	Accon. F. N.
Port Deposit Peachbottom Safe Harbor Columbia	6:35 7:12 7:55 8:25	3:55 4:28 5:11 5:40	2:15 3:18 5:21 6:20
STATIONS-SOUTH-	Express.	Express	Accon
WARD.	A. M.	P. M.	A. M.
WARD. Columbia	A. M. 11:84 P. M.	F. N. 6:20	A. H. 7:45 Ar9:06
WARD.	А. н. 11:8° Р. н. 12:06 12:18	P. M.	A. N. 7:45

READING & COLUMBIA R. K.

ARRANGEMENT OF PASSENGER TRAINS

OCTOBER 25rn, 1880,

NORTHWA	ARD.			
LEAVE.	A. M.	P. M.	P. M.	A. M.
Quarryville	6:45		2:30	7:4
Lancaster, King St	7:55		3:40	9:30
Lancaster	8:05			
Columbia			3:40	
ARRIVE. Reading	10-05	2-90	5 50	
SOUTHWA	KD.	0.20		
LEAVE.	A.M.		P.H.	
Reading	8:05	12:00		
ARRIVE.		P.M.		
Columbia				
Lancaster				5:00
Lancaster, King St	10:18		8:30	5:10
Quarryville	11:20		9:25	6:4
Trains connect at Reading				
trom Philadelphia, Pottsvi				
lentown and New York,				
Route.				
At Columbia with train	s to a	nd fi	C mon	ork.
Hanayou Catterstanes P.				

lanover, Gettysburg, Frederick and Balti more. A. M. WILSON, Supt. DENNSYLVANIA RAILROAD-NEW

SCHEDULE - On and after MONDAY MAY 16th, 1881, trains on the Pennsyl-vania Railroad will arrive and leave the Lanaster and Philadelphia depots as follows:

EASTWARD.	Leave Lane'ter	Arrive Philad's	
Cincinnati Express	255 A.M.	5:15 A.M	
Fast Line,	5:18 **	7:35	
York Accom. Arrives;	8:00 **		
Harrisburg Express,	8:05 **	10:10 "	
Dillerville Accom. Arrives,	8:15 **		
Columbia Accommediation,	9:10 **	12:01 P.W.	
Frederick Accom. Arrives,	1:10		
Pacific Express,	1:21 P.M.	3.20 .	
Sunday Mail,	2:00	5:00 **	
Johnstown Express,	3:05 **	5:30 **	
St. Louis Day Express	4:18 **	6:45 **	
Chicago Day Express,	4:35 **	1635 **	
Harrisburg Accommodat's,		90341 **	
Mail	9:25 *	11:35 *	
WESTWARD.	Leave	Arrive	
WESTWARD,	Philasi'a	Latne'ter	
Way Passenger,	PERSO A.M.	5:00 A.M	
Mail Train No. Lvia Mt Joy,	7:32 **	10:20 .	
Mail Train No. 2, via Col'bm,		10:25	
Niagara & Chicago Express	9:00 .	11:55 **	
Sunday Mail	Sites **	10:50 **	
Fast Line,	12:10 "	2:30 1.16	
Frederick Accommodation,		235 .	
Dillerville Local, via Mt. Joy		2:50	
Harrisburg Accommodat'n,	2:30 P.M.	5:50 **	
Columbia Accommodation.		7:2 **	
Harrisburg Express,	5:30 **	7:30 **	
Pittsburg Express	6:25 **	8:50	
Cincinnati Express,	9:10 **	11.30 **	
Pacific Express		2.15 A.M	
Pacific Express, cast, on S ged, will stop at Middletow	unday, w	gen flag	

ged, will stop at Middletown, Elizabethtown, Mt. Joy, Landisville, Bird-in-Hand, Leman Place, Gap, Christiana, Parkesburg, Coates ville, Oakland and Glen Loch. Fast Line, west, on Sunday, when flagged, will stop at Downingtown, Coatesville, Parkes-burg, Mt. Joy, Elizabethtown and Middletown. Hanoveraccommodation west, connecting at Lancaster with Nisgara and Chicago Express at 11:00 a. m., will run through to Hanover. Frederick Accommodation, west, connects at Lancester, with Fast Line, west, at 220 p.

Lancaster, with Fast Line, west, at 2:30 r. n., and will run tbrough to Frederick.

BOOKS AND STATIONERY.

-AT-

L. M. FLYNN'S.

No. 42 WEST KING STREET.

AND MAGAZINES.

NEW AND CHOICE

STATIONERY.

NEW BOOKS

cia! meetings of the stockholders may be called by order of the president and managera, or by order of the president, at the request of the stockholders holding onefourth of the capital stock, in like notice as that required for annual meetings, specifying, moreover, the object of the meeting, but no business shall be transacted at such meeting except that for which it shall have been called, nor unless a majority in value of the stockholders shall attend in person or by proxy."

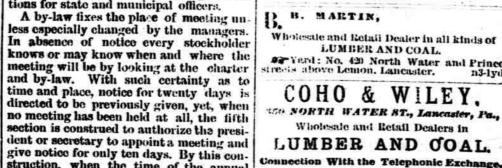
choose to assemble, cannot be prevented Numerous sections of the charter and from holding their annual meeting on the of the by-laws relate to the duties and day and at the place named in the charter powers of the president and managers, and by-laws, by the secretary's ne out nowhere are they clothed with authorgleet to give the previous notice direct, and in the absence of that ty to call a meeting of the stockholders, except in the twenty-first section aforesaid. notice, in the places fixed by the The provision in that section is ample for by-laws. That having then and there all occasions when the stockholders should convened, if for any causes they caunot be convened. One fourth of them in value lawfully proceed with the business, they may request the president to call a meetmay adjourn to a day certain, and have ing, which request is equivalent to a comprocess of the courts to compel the officers mand ; but whether called by him at such to do the thing prescribed for the holding request or by the president and managers f said meeting; that the secretary has no of their own will, not less than a majority, power to call a meeting under any circumin value, of the stockholders can transact stances ; that the president and managers ousiness at such meeting. This safe rule have no such power except as provided by of action is in the charter, and has all said twenty-first section, and that the spealong been satisfactory to the stockholders. cial meeting for said election was called They have not passed a by-law under the and held under that section. I am not fourth section so as to authorize the manpersuaded that the meeting called by the agers to call special meetings as therein president and managers under the very provided, which could do and perform any erms of the twenty-first section was in corporate act, though but a small portion of the stockholders in number and value fact an annual meeting held under the fourth and fifth sections. should be present. Where the charter expresses when and how special meetings With great respect for the judgment of he court below and of the majority of this of the stockholders shall and may be called court, and sensible that the final decree by the officers, there is no implication that settles that I am altogether mistaken, yet

the officers may convene them in any other to me it seems that the provisions of the way than is expressed. charter touching the questions at issue are The fourth section fixes the annual turned upside down, and therefore I dismeeting of the stockholders, their powers sent. and the number and qualifications of voters. Section five directs the manner of Rhoumatic Diseases. conducting the election of officers and se ailments follow from torpid liver and provides that if it shall happen at any costive bowels; the skin, bowels and kidneys failing in their proper work, an actid poison is formed in the blood, which is the occasion of time that an election of the officers or any of them shall not be made it shall be law these acute diseases. Kidney-Wort produces healthy action of all secretive organs, and throws off the rheumatic poison. Equally ci-ficient in Liquid or Dry fora:-*Inter-Occon*. ful to hold such election on any day thereafter by giving at least ten days notice. The language of this section contemplates that an adjournment may be necessary. It implies that the body which adjourns shall \$500 Reward. name the time. This assembly, having the electoral, legislative and all other cor-They care all diseases of the Stomach, Bowels, Blood, Liver, Nerves, Kidneys and Urinary Organs, and \$500 will be paid for a case they will not care or help, or for any thing impure or injurious found in them–Hop Bitters. Test it. See "Truths" or " Proverbs" in another column porate powers at the annual meeting, is the sole judge of the necessity for an adjournment and the adjourned meeting is a in another column. continuation of the annual. There cannot

be two annual meetings. In all cases of Rub It In. meetings of the stockholders the charter Jacob Loeckman, 271 Clinton Street, Budlalo directs at least twenty days previous no-N.Y., says he has been using Thomas' Eclec-trievoil for rheumatism. He had such a lame back that he could do nothing ; but one bottle entirely cured him. For sale at II. B. Coch-ran's Drug Store, 137 North Queen street. tice except in this, where ten days notice is good as respects present or absent stockholders. The annual meeting is not called by any one; it is provided in the How often persons have been annoyed by

How often persons have been annoyed by burrs elinging to their dress or clothing, and how seldom have they, when cleaning them, given it a thought that Burdock Root is the most valuable blood cleanser and purifier known, and is sold by every druggist under the name of Burdock Blood Elitters. Price \$1, trial size 10 cents. For sale at H. B. Cochran's Brow Store. 137 North Oneen street. hold an adjourned meeting. The secrenotice preceding the annual meeting, and notice directed in the fifth section. Then Drug Store, 137 North Queen street. Trouble Saved.

It is a remarkable fact that Thomas' Eclec-ric Oil is as good for internal as external use. For diseases of the lungs and throat, and for rheumatism, neuralgia, crick in throat, and for wounds and sores, it is the best known remedy, and much trouble is saved by having it always on hand. For sale at II, B, Cochran's Brug Store, 137 North Oneon street on hand. For sale at H. B. Store, 137 North Queen street. COAL.



where the charters fail to provide against | Compound is unsurpassed. the consequence of neglect to elect officers Lydia E. Pinkham's Vegetable Compound are inapplicable. The parties agree that s prepared at 23 and 25 Western Avenue Lynn, Mass. Price \$1. Six bottles for \$5. Sent by mail in the form of pills, also in the form of the only question for consideration of this court is whether the election of March, 14, 1881, was held under the twenty first see-

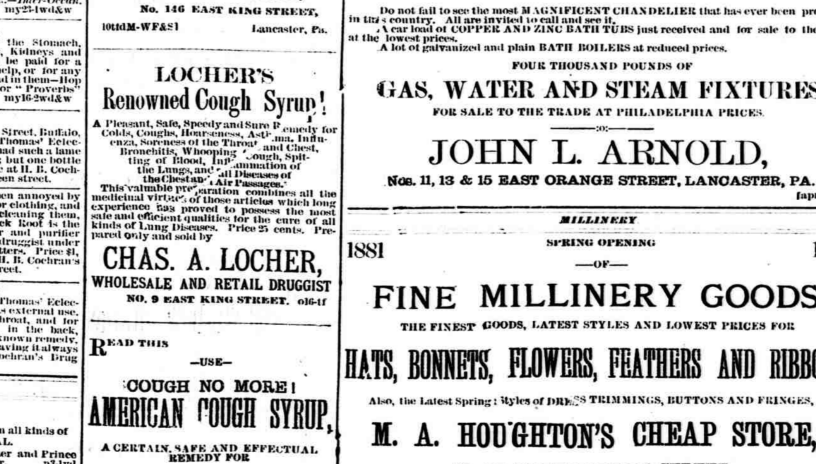
by main the form of phis, also in the form of lozenges, on receipt of price, \$1 per hox, for either. Mrs. PINKHAM freely answers all let-ters of inquiry. Send for pamphlet. Address as above. *Meation this paper*. No family should be without LYDIA E PINKHAM'S LIVER FILLS. They cure Con-stipation, Billousness and Torpidity of the Liver. Scents per box.

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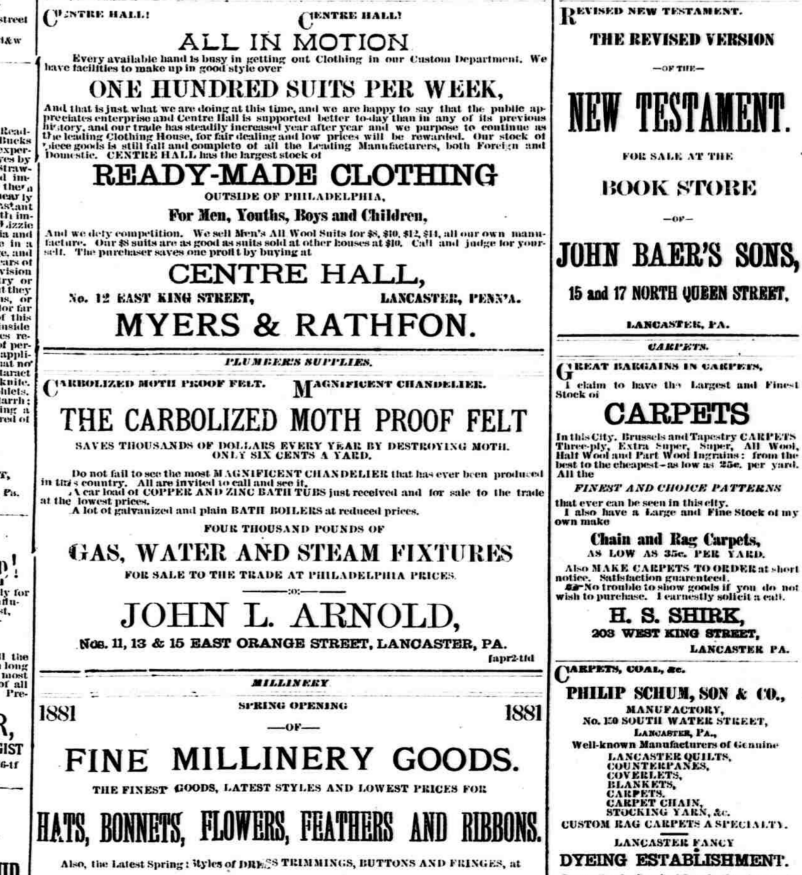
LY I LOD! This morning a trio of patients, from Read-ing. Philadelphia and Edgewood, Bucks county, each related their unfortunate exper-inces under the treatment of their eyes by broccalists, Drs. Norris, Levis and straw-provement under my practice. One of they a came to me totally blind: the second near ty blind, and the third with almost constant neared vision. A fourth patient, Miss blizzle brobaker, of Littiz, said: "My dyspepsia and short time after going under your chayge, and my glasses, worn since I was fourfoem years of as neared vision. A fourth patient, Miss blizzle brobaker, of Littiz, said: "My dyspepsia and short time after going under your chayge, and my glasses, worn since I was fourfoem years of as nearent." No Oenlist in this country or burope can produce such results without they of such a such as necless, and they vision furope can produce such results without they of the animal condition. Names of per-osiniar ones. Persons wearing Classes for far-and near sightedness or other disenses of this of two months and the vigor of their eyes re-stored to its normal condition. Names of per-osinist ever pretends to cure. Also Clataratet weat of Astignatism given upon appli-ation, a diseased eacition of the cyse that no occurst ever pretends to cure. Also Clataratet weat of or or eall and get (free) four pamphilets. One on cares of disease evers on ensure of persons cured of and near sight of the last containing a age number of mames of persons cured of aver y ariety of disease. MAY 4, ISSI. DR. C. A. GREENE,



THE

ALBRECHT PLANOS

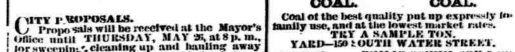
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No. 25 NORTH QUEEN STREET,

Dress Goods Dyed either in the piece or in Garments; also, all kinds of silks, kibbons, Feathers and Woolen Goods Dyed. Gen tlemen's Coats, Overcoats, Pants, Vests, &c. Dyed or Scoured; also, Indigo Blue Dyeing-done. done. All orders or goods left with us will receive prompt attention.

CASH PAID FOR SEWED CARPET RAGS. COAL. COAL.



on, when the time of the annual Branch Office : No. 20 CENTRE SQUARE. 16b28-lyd disconnected in object and purpose. The meeting is known to every elector, the for sweeping, cleaning up and hanling away all offal or in arket dirt of any kind whatever from the streets used for market purposes on market days, immediately after the close of the markets. The streets and gutters along which markets shall be held to be thoroughly cleansed, the offal and sweepings to go to the cleaner. The bid to be for one year from the date of contract, and to be accombanied by se-curity in \$10 for the Edithful performance of the work. Everything necessary to do the sweepint, Cl L. B. HERR, Agent. PHILIP SCHUM, SON & CO 22-1ydKS1 THROAT AND LUNCAS. regular term of the officers chosen for the longer notice is required, and when un-preceding year had expired. known, the shorter. Is that reasonable or No. 8 East Ora nge Street, OPLAND'S RESTAURANT .- HAVING apr39-3md (jo TO Lancaster, Pa C engaged the services of a first-class Res-taurant Cook, I am now prepared to serve articles in my line at short notice, such as Chicken Croquettes, Chicken Salad, Fried Oysters, Terrapin, and all delicacies found in The right of the stockholders to require just? The simple duty is imposed on the For the relief of Consumptives in this stage of the disease. For sale only at an election to be held should not be un- president or secretary to sign the notice-WATER RENT-SPECIAL NOTICE.-AS **REILLY & KELLER** W ATER RENT-SPECUAL NOTICE, -AS consumers, and comparat', vely few have paki, those wishing to save the tive per cent, abate-ment will confer a favor on the Treasurer by calling at as early a day as convenient, as it will be impossible to w ait on all within a few days. necessarily trammeled If the view taken no other-and construction enlarges that HULL'S DRUG STORE by the appellants be correct, the stock- duty into a power given only in the twenty-GOOD, CLEAN FAMILY COAL the work. Everything necessary to do work to be found by the contractor. JNO, Y. MACGONIGLE, holders, representing a majority of the) first section to the officers therein named. Your patronage is respectfully solicited, JOHN COPLAND, No. 125 North Queen Street. stock, could have prevented one until the This construction appears to me wholly Manure will find it to their advantage to call. No. 15 WEST KING STREET. next annual election. The officers elected unwarranted. I have supposed that when days. Office hours from \$ to 12 a, m, and from 1 to 5 p. m. WM. MCCOMSEY, a27-tfd Treasurer and Receiver of Taxes. Mayor. m24-254 P. S.-Weddings and partles served at reasonable rates. F24M&Stfd Vard, Harrisburg Pike. Office, 20% East Chestnut street. aug28-1yd] LANGASTER, PA. ag17-ft nable rates.

COUGHS, COLDS, SORE THROAT,

HOARSENESS, ASTHMA, BRONCHITIS,

WHOOPING COUGH, PAIN IN THE SIDE ON BREAST,

And all Diseases of the