must therefore have strongly attracted the attention of statesmen engaged in framing anew and, as they supposed, a freer government than the one which they had thrown off by the Revolution. For from the earliest history of the Common Law, if a person was imprisoned—no metter by what authority—he had a right to the writ of habest corpus to bring the case before the King's Bench; and if no specific offence was charged which was beliable in its character, the court was bound to set him at liberty on shall. And the most arcting contests between the Orown and the people of England from the time of Magna Charts were in relation to the privilege of this writ, and they continued until the passage of the statute of Siz Charles 2d, commonly known as the great habest corpus ext. This statute put an end to the struggle, and finally and from yessured the liberty of the subject, from the usurpation and oppression of the executive branch of the government, in statute put an end to the struggle, and finally and from yessured the liberty of the subject, from the usurpation and oppression of the executive branch of the government, in the provincian of the libration. Until the statute of the libration of the libration. Until the statute of the libration of the king, and the influence which he exercised over timid, time-serving, and partian judges often induced them, upon some pretext or other, to refuse to the king or their political opinions, or had incurred his resentment in any other way.

The and offence way the statute of the structured his resentment in any other way.

The and from the authority of the subject, but on the subject, but or the libration of the security of the subject, from the subject, but or the libration of the provision wagons.

The rebels numbered about 1,500 men, and exercised over timid, time-serving, and partian judges often induced them, upon some pretext or other, to refuse the provision wagons.

The rebels numbered about 1,500 men, and arrived here last night at 11, that the Secesion of the stronger

resontment in any other way.

The and great inestimable value of the habeas corpus set of the State Charles 2d, is that it contains provisions which compel courts and judges, and all the parties concerned, to perform their duties promptly, in the manner specified in the statute. in the statute.

A passage in Blackstone's Commentaries, showing the ancient state of the law upon this subject, and the abuses which was practiced through the power and infinence of the Crown, and a short extract from Hailam's Contitutional History, stating the circumstances which gave rise to the passage of this statute, explain briefly, but fully, all that in this subject.

passage of this stainte, explain briefly, but fully, all that is material to this subject.

Blackstone, in his Commentaries on the Laws of England, (3d vol. 133-134.) says:

"To assert an absolute exemption from imprisonment in all cases, is inconsistent with every idea of law and political society, and in the end, would destroy all civil liberty, by rendering its protection impossible.

"But the glory of the English law consists in clearly defining the times, the causes, and the extent, when, wherefore, and to what degree the imprisonment of the subject may be lawful. This it is which induces the absolute necessity of expressing upon every commitment the reason for which it is made, that the court upon a habeat corpus may examine into its validity, and according to the dremmstances of the case, may discharge, admit to bail or remand the prisoner.

chramstances of the case, may discharge, admit to bail or remand the prisoner.

"And yet early in the reign of Charles I. the Court of King's Beach, relying on some arbitrary precedents (and those perhaps misanderstood) determined that they would not, upon a habeas corpus, either bail, or deliver a prisoner, though committed without any case assigned, in case he was committed by the special command of the King or by the Lords of the Privy Council. This drew on a Parliamantary inquiry and produced the Petition of Right—3 Chas. I—which reclues this illegal judgment, and enacts that no freeman hereafter shall be so imprisoned or detailed. But when in the following year Mr. Fedden and others were committed by the Lords of the Council in pursuance of his majesty's special command, under a general charge of include contempts, and stirring up sedition against the King and the government, and the judges delayed for two terms (including also the long vacation) to deliver an opinion how far such a charge was bailable. And when at length they agreed that it was, they however annexed a condition of finding surelies for their good behaviour, which still protracted their imprisonment, the Chief Justice, Sir. Nicholas Hyde, at the same time declaring that 'if they were again remanded for that cause perhaps the court would not afterward graut a habeas corpus, being already made acqualited with the cause of the imprisonment. But this was heard with indignation and atonishment by every lawyer present, according to Mr. Selden's own account of the matter, whose resentment was not cooled at the distance of four-neartwenty vars."

It is worthy of remark, that the offences charged against he prisoner in this case, and relied on as a justification for his arrest and imprisonment, in their nature and character, and in the loose and vague manner in which they are stated, hear a striking resemblance to those assigned in the warrant for the arrest of Mr. Selden. And yet, even at that day, the warrant was regarded as such a flagrant violat remand the prisoner.

"And yet early in the reign of Charles I. the Court of

subject. From the earliest records of the English law, no freeman could be detained in prison, except upon a criminal charge, or conviction, or for a civil debt. In the former case it was always in his power to demand of the Court of King's Banch a wit of habeas corpus ad subjictendum directed to the person detaining him in custody, by which he was enjoined to bring up the body of the prisoner with the warrant of commitment that the court might judge of its sufficiency, and remand the party, admit him to bail, or discharge him, according to the nature of the charge. This writ issued of right, and could not be refused by the court. It was not to bestow an immunity from arbitrary imprisonment, which is abundantly provided for in Magna Charta, (if indeed it were not more ancient) that the statute of Charles II. was enacted, but to cut off the abuses by which the government's just of power, and the servies subtlety of Crown lawyers had impaired so fundamental a privilege." While the value set upon this writ in England has been so great that the removal of the abuses which embarrassed its enjoyment have been looked upon as almost a new grant of liberty to the subject, it is not to be wondered at that the continuance of the writ thus made effective should have been the object of the most jealous care. Accordingly, no power in England short of that of Parliament can suspend or authorize the suspension of the wit of habbar corput. I quots again from Blackstone (I Comm., 136):

"But the bappiness of our Cinstitution is the statute of the care in the continuance of our Cinstitution is the continuance." no power in England short of that of Parliament can suspend or enthorize the suspension of the writ of Anbeas pend or enthorize the suspension of the writ of Anbeas corpus. I quots again from Blackstone (I Comm., 136): "But the happiness of our Constitution is, that it is not left to the executive power to determine when the danger of the state is so great as to render this measure expedient. It is the Parliament only or legislative power, that whenever it sees proper, can authorize the Crown by suspending the habeas corpus for a short and limited time, to imprison suspected persons without giving any reason for so doing." And if the President of the United States has conferred upon him more regal and absolute power over the liberty of the clipsen than the people of England have thought it safe to entrust to the Crown—a power which the Queen of England cannot exercise at this day, and which could not have been lawfully exercised by the Sovereign even in the reign of Charles the First.

But I am not left to form my intermet noon this event.

Queen of England cannot exercise at this day, and which could not have been lawfully exercised by the Sovereign even in the reign of Charles the First.

But I sun not left to form my judgment upon this great question from analogies between the English Government and our own, or the commentaries of English Jurists, or the decisions of English Courts, although upon this subject they are entitled to the bighest respect, and are justly regarded and received as authoritative by our Courts of Justice. To guide me to a right conclusion. I have the commentaries on the Constitution of the United States of the late Mr. Justice Story, not only one of the most eminent jurists of the age, but for a long time one of the Surface or an authoritative decision of that Court itself, given more than half a century since, and conclusively establishing the principles I have above stated. Mr Justice Story, speaking in his Commentaries of the Nadeus corpus clause in the Constitution, says:

"It is obvious, that cases of a peculiar emergency may arise, which may justify, nay, even require, the temporary suspension of any right to the writ. But as it has frequently happened in foreign countries, and even in England, that the writ has, upon various preferts and occasions, been suspended, whereby persons appehended upon suspleion have suffered along imprisonment, sometimes from design, and sometimes because they were forgotten, the right to suspend it is expressly confined to cases of rubellion or invasion, where the public safety may require the writ for hadeus corpus in cases of rebellion or invasion, where the public safety may require to being should seem, as the power is given to Congress to suspend the writ of hadeus corpus in cases of rebellion or invasion, that the right to judge whether the exigency had arisen, must exclusively belong to that body." 3 Story's Com. on the Constitution, section 1836.

And Chief Justice Marshall. in delivering the opinion of the Supreme Court in the case of exparte Bollman

the Constitution, section 1836.

And Chief Justice Marshall, in delivering the opinion of the Supreme Court in the case of ex parte Bollman and Swartwout, uses this decisive language in 4 Cranch,

and Swartwout, uses this decisive language in 4 Cranch, 95:

"It may be worthy of remark, that this act (speaking of the one under which I am proceeding) was passed by the first Congress of the United States sitting under a Constitution which has declared 'that the privilege of the writt of habeas corpus should not be suspended, unless, when, in cases of rebellion or invasion, the public safety might require it.' Acting under the immediate influence of this injunction, they must have felt, with peculiar force, the obligation of providing efficient means by which this great constitutional privilege should receive life and activity; for if the means be not in existence, the privilege itself would be lost, although no law for its suspension should be enacted. Under the impression of this obligation they give, to all the Courts, the power of awarding writs of habeas corpus."

give, to air the courts, the power of awarding write of habes corpus."

And again, in page 101:

"If at any time the public safety should require the suspension of the powers vested by this act in the courts of the United States, it is for the Legislature to say so. That question depends on political considerations, on which the Legislature is to decide. Until the Legislative will be expressed, this court can only see its duty, and must obey the laws."

pressed, this court can only see its outy, and must obey the laws."

I can add nothing to these clear and emphatic words of my great predecessor.

But the documents before \$\text{The show that the military.}\$
authority in this case has gone far beyond the mere suspension of the privilege of the writ of habcas corpus. It has, by force of arms, thrust aside the judicial authorities and officers to whom the Constitution has sonfided the power and duty of interpreting and administering the laws, and substituted a military government in its place, to be administered and executed by military officers. For at the time these proceedings were had against John Merryman, the District Judge of Maryland—the Commissioner appointed under the act of Congress—the District Attorney and the Marshal—all resided in the city of Baltimore, as few miles only from the home of the prisoner. Up to that time there had never been the slightest resistance or obstruction to the process of any court or judicial officer of the United States in Maryland, except by the military authority. And if a military officer, or any other person had reason to believe that the prisoner had committed any offence against the laws of the United States, it was his duty to give information of the fact, and the evidence to support it, to the District Attorney; and it would then have become the duty of that officer to bring the matter before the District Judge or Commissioner, and if there was sufficient legalevidence to justify his arrest, the Judge or Commissioner would have issued his warrant to the Marshal, to arrest him; and upon the hearing of the party would have held him to ball, or committed him for trial, according to the character of the offence as it appeared in the testimony, or would have discharged him immediately, if there was not sufficient evidence to support the accusation. There was no danger of any obstruction, or resistance to the action of the civil authorities, and therefore no reason whatever for the interposition of the military. And yet,

eld, it would seem, during the pleasure of those who com-atted him.

The Constitution provides, as I have before said, that 'no person shall be deprived of life, liberty or property, without due process of law." It declares that 'the right of the people to be secure in their persons, houses, papers and effects, sgainst unreasonable searches and seizures, shall not be violated, and no warrant shall issue, but upon probable cause, supported by oath or affirmation, and par-ticularly describing the place to be searched, and the per-sons or things to be seized." It provides that the party accused shall be entitled to a speedy trial, in a court of justice.

accused shall be entitled to a speedy trial, in a court of instice.

And these great and fundamental laws, which Congress titself could not suspend, have been disregarded and suspended, like the writ of habeat corpus, by a military order, supported by force of arms. Such is the case now before me, and I can only say, that if the authority which the Constitution has confided to the judiciary department and judicial officers, may thus upon any pretext or under any circumstances be usurped by the military power at its discretion, the people of the United States are no longer living under a government of laws, but every citizen holds life, liberty, and property at the will snd pleasure of the army officer in whose military district he may happen to be found. In such a case my duty was too plain to be mistaken. I have exercised all the power which the Constitution and laws confer on me, but that power has been resisted by a force too strong for me to overcome. It is possible that the officer who has incurred this grave responsibility may have misunderstood his instructions, and exceeded the authority intended to be given him. I shall, therefore, order all the proceedings in this case, with my opinion, to be filed and recorded in Circuit Court of the United States for the District of Maryland, and direct the Clerk to transmit a copy, under seal, to the President of the United States. It will then remain for that high officer, is faithment of his constitutional obligation to 'take ears that the laws be faithfully executed," to determine what measures he will take to cause the civil process of the Distreme Court of 'the United States to be respected and enforced.

R. B. TARRY, Chief Justice of the Supreme Court of the United States.

morning. They were not expecting an attack.
They were first fired upon from a battery attached to an Indiana Regiment. They fired one shot in return and fled, leaving all their arms, horses, provisions. arms, horses, provisions, ammunition, &c.— Col. Kelly with his command was on the op-posite side of the town from where the fire commenced. Only two of the Secessionists were killed and not more than half a dozen taken prisoners, among whom is Willey, who was captured in the woods by Captain Geo. Robinson.

After the Secessionists fled, and Col. Kelly was marching into town at the head of his command, he was approached by a desperado named Mart Johnson, of Prutytown, who shot him with a revolver, the ball taking effect in his breast. Johnson was immediately seized, and would have been instantly pinioned to the earth by a hundred bayonets, but, that the magnanimous Colonel ordered the men to spare It is thought that had the Indiana regiment delayed fifteen minutes longer in open-ing the fire, the whole fifteen hundred Secessionists could have been captured.

ASTOUNDING RASCALITY—FORGERY OF \$24,-000.—One of the most audacious and extensive series of forgeries, says the Washington (Pa.) Examiner, ever perpetrated in this region of country, has just, within the past few days, been brought to public light. It exceeds in boldness and extent the wholesale transactions of M'Connell, a couple of months ago. The accomplished perpetrator of these villainies is named Smith, and resided previous to his flight near Patterson's Mills, in the north western part of the county. The total amount of forgeries successively perpetrated already brought to light, sum up something near \$24,000. The forgeries consist principally, if not entirely, of negotiable paper, upon which were the false ndorsements of a number of the best known and most substantial men of Smith's own neighborhood. So far as we have learned they are about as follows: Notes disposed of to Dr. F. J. LeMoyne, of Washington, \$14,000; to Wm. Smith & Son, \$3,000; to Franklin Bank. of Washington, \$1,000; to Wheeling Banks, \$5,000; to Wellsburg Bank, \$2,000. Besides the foregoing, all of which were forgeries, Smith leaves other liabilities behind

him amounting to some \$8,000 or \$10,000. He has, unfortunately for justice, made his escape to parts unknown. THE EXPEDITION FROM CHAMBERS-

BURG. Chambersburg, June 7. The Ninth Pennsylvania Regiment, Col. Longnecker, arrived here this morning, from New Castle, Del., via Baltimore, York and The advance southward of the army col-

lected at this point has begun. At eight o'clock, this morning, the First Brigade started in the direction of Hagerstown. It included the following troops: A portion of the Second Regiment U. S. Cavalry; the First City Troop of Philadel-phia; Capt. Doubleday's command from Fort Sumter; Capt. McMullin's Rangers from Philadelphia; and the Sixth, Twenty First and Twenty Third Regiments of Pennsylvania Volunteers, commanded respectively by Col. Nagle, Col. Ballier and Col. Dare. The troops went off in fine spirits. The movements of the remaining force here are not yet known.

HEAVY TAXES .- The New York Sun says: The taxes for the next year are estimated at \$14,000,000, all of which must come from the business and working population of the city, We have a population, according to the last census, of about 850,000, but deducting from that enumeration the men who have volunteered into the service of the United States, and those who, by the suspension of business, have been obliged to remove to the country districts in which their friends reside, we have remaining less than 800,000 to pay the \$14,-000,000 of taxes. The adult male population of the city is less than 200,000, so that the average taxation will be nearly \$70 each for

every man. THE TENNESSEE ELECTION. NASHVILLE, June 8.—The vote in this city for separation and represention was 3,093 against it, 249. Eleven other districts in this county gave 2,393 for separation and representation, and 88 against it. In Memphis the vote stood 5,608 for separation, 4 for no representation, and 5 for Union. The interior, as far as heard from, is nearly unanimous, and the State is largely for Secession. Louisville, June 8 .- At Clarksville, Tenn., the vote to-day on separation and representation was 561 against one for separation. The

vote was unanimous in three precincts. MINISTER HARVEY .- Washington city is full of an account of the discovery among the seized telegrams of quite a number from Mr. James E. Harvey, the recently appointed American Minister to Portugal, addressed to disunion officials in Charleston, seriously implicating him in the conspiracy for the destruction of the Union resulting in the current civil war. The above we find in the Washington Star of Thursday. The correspondent of the New

York Times furnishes further particulars as follows: The examination of seized despatches is now progressing. Some curious developments are being made-for among them is found a despatch from Mr. Harvey, our lately appointed Minister to Portugal, notifying the Govern-ment of South Carolina of the fitting dut of the can add nothing to these clear and emphatic words of fleet for the reinforcement of Fort Sumter, and of its destination. It is found that Mr. Har vey's despatch was the first reliable information the rebels had of the magnitude and destination of the expedition. Mr. Harvey is a native of South Carolina, but for years a resident of Philadelphia, and an editor of the Philadelphia North American. For many years he was the Washington correspondent of the New York

> the Free Soil party. He must be recalled .-This creates vacancies in two of our missions Gov. Sprague.-It is stated that Governor Sprague, of Rhode Island, is soon to marry Miss Kate Chase, the eldest daughter of the present Secretary of the Treasury. The Governor is not yet thirty years of age, and is reputed to be worth not far from \$10,000,000.

Tribune, and he was appointed to the Portugal

nission, because of his professed devotion

AN ATTACK EXPECTED AT CAIRO. CAIRO, June 7.—Evening.—Scouting par-ties of Pillow's army are reported at No. 1 Island, four miles below here, to day. Southare troops are coming up on both sides of the river. An attack upon Cairo is momentarily expected. We are ready.

SPECIAL NOTICES. 43 To Unfortunate Young Men .-- Spermatorrhea permanently cured by a new and origina method. Unfortunate young man, write to me and learn how you may be restored to health. Address (enclosing \$3.00,) Box No. 750, Philadelphia P. O. [may 7 lm 17] The Cures made by Prof. De Grath

with his "ELECTRIC OIL," are almost miraculous and so wonderful and instantaneous, so satisfactory, and mitigating of human ill, as to call upon public functionaries, and those having charge of public institutions for the sick and suffering, to look well into the well attested merits, the simple efficacy of this "ELECTRIC OIL."

See Advertisement. [apr 9 Im 13 ** To Consumptives.--The Advertiser, having been restored to health in a few weeks by a very simple remedy, after having suffered several years with a severe lung affection, and that dread disease, Consumption—is anxious to make known to his fellow sufferers the means of cure.

means of cure.

To all who desire it, he will send a copy of the prescription used (free of charge,) with the directions for preparing and using the same, which they will find a sum Curar ron Consumption, Astema, Bronchitis, &c. The only object of the advertiser in sending the Prescription is to benefit the sfflicted, and appead information which he conceives to be invaluable, and he hopesery sunferer will try his remedy, as it will cost them nothing, and may prove a "lessing. Parties wishing the prescription will please address REV. EDWARD A. WILSON, Williamsburgh, oct 16 1y 40]

Kings county, New York.

Agr Coughs.—The sudden changes of our climate are sources of Pulmonary, Bootomia, and Astri-Manto Affections. Experience having proved that simple remedies often act speedily and certainly when taken in the early stages of the disease, recourse should at once had to "Brown's Bronchial Troches," or Lozenges, let the Cold, Cough, or Irritation of the Throat be ever so slight, as by this precaution a more serious attack may be effectually writed off. Public Speakers and Singers will find them effectual for clearing and strengthening the voice. See sayertistment.

price.

Remember the Grescent, in Market, above 6th, No. 604 feb 26 1y-5

JONES & CO.

accommon the Crescent, in Market, above 6th, No. 604 fab 25 1/5

BEAD TRIS.

"I can only account for my present sound health, from the constant, though moderate use of Borchave's Holland Bitters—having from my youth suffered, at intervals, from Piles, in both forms, sometimes so severely as to completely prostrate me. I have for several months past, though subject to loss of sleep, and unusual physical effort, been entirely free from any symptom of this distressing disease, while my general health is very much improved."

Persons doubting the authenticity of this cartificate, are requested to call upon or communicate with the propriectors. They will take pleasure not only in referring them to its author, but to many others who have used the Holland Bitters for the same affection, with equal success. Something for the Ladies .- A new

Ar Something for the Ladies.—A new invention has recently speared, which, although useful to every body, is specially claimed by the Ladies, as being exactly suited to their wants and requirements. They are delighted with Spalding's Prepared Glue. It brings up no disagreesble associations of sticky glue pots and stifling odors, but is merely a clear transparent liquid, in a pretty little bottle, with a small accompanying bresh, fit to stand on the daintiest toilet table in the land, with cologue and Perfumes and China trifles. And so useful it proves, too, if any accident happens to the ten thousand little kulet-kuacks that ladies delight in. No sending to the manufacturer for repairs, at an expense scarcely less than would attend the purchase of a new article. A few of the crystal drops, skillfully applied by fair fingers, will set all right. For furniture, for work-boxes, for books, for every thing, it is a perfect little family physician! The amount of money that one of iness bottles can save in a month, would seem almost incredible, and Ladies rely on their Prepared Glue as a sort of a magician that can effect every-thing! And they know, too. When any article of domestic reform meets the enthusiastic sanction at their hands that Spalding's Prepared Glue has received, you may be pratty sure it is something worth having on your closet shelf!—
From the New York Dispatch, October 1, 1859. 1m 21

June 4

**The Great English Remedy:

**SIR JAMES CLARKE'S CALEBRATED FEMALE PILLS.

Prepared from a prescription of Sir J. Clarke, M. D. Physician Extraordinary to the Queen.

This well known medicine is no imposition, but a sure and safe remedy for Female Difficulties and Obstructions, from any cause whatever; and although a powerful remedy, it contains nothing hurtful to the constitution.

To MaRRIE Laddes it is peculiarly suised. It will, in a short time, bring on the monthly period with regularity. In all cases of Nervous and Spinal Affections, Pain in the Back and Limbs, Heaviness, Fatigue on slight exertion, Palpitation of the Heart, Lowness of Spirits, Hysterics, Sick Headache, Whites, and all the painful diseases occasioned by a disordered system, these Pills will effect a cure when all other means have failed.

These Pills have never been known to fall where the directions on the 2nd page of Pamphlet are well observed. For full particulars, get a pamphlet, free, of the agent N. B.—3! and 6 postage stamps enclosed to any authorized agent, will insure a bottle, containing over 50 pills, by return mail.

KAUFFMAN & CO., Agents for Lancaster. Drafts on the Banks for Health.—

"All our excesses," says a great writer, "are so many drafts on the bank of health, accepted and made payable some ten, fifteen or twenty years after date." So with our imprudences, our culpable neglect of nature's laws, all have to be paid in after years of sufferings. Nobody is better aware of this truth than Dr. O. Phelps Brown. His great panaces, the Acadian Balsam, is certain to cure the worst form of Tubercular Consumption, Catarrh, Soreness of the Threat, Bronchitis, deep-scated coughs, hurried breathing, rheumatic and neuralgic pains, muscular debility or lassitude, cold extremities, spinal Irritation. disease of the kidneys, liver complaint, irritated or morbid appetite, restlessness, despondency of spirits, loss of balance in the brain, dizziness of the head, marsamus or a wasting and consumption of the vital finide and the muscular and nerve tissues.

Invalids who are troubled with any form of the above

ng and consumption of the above ind nerve tissues.

Invalids who are troubled with any form of the above mentioned complaints, may be easily and successfull treated by Dr. O. Phelps Brown's Remedies. The Acacian Balsam is sold at \$2 per large bottle and may be obtained of

KAUFMAN & CO.,

Sola Acants.

Take no more unpleasant and un afe Medicines.

For unpleasant and dangerous diseases, use

HELMBOLD'S EXTRACT BUCHU, HELMEOLD'S EXTRACT BUCHU, which has received the endorsement of the most PROMINENT PHYSICIANS IN THE U. S. Is now offered to efflicted humanity as a certain cure f the following diseases and symptome originating from diseases and abuse of the Urinary or Sexual Organs.

"General Deblity.

Mental and Physical Depression,
Imbedlity.

Priyacas Society,
Scility,
Determination of Blood to the Head,
Confused Ideas,
Hysteria,
General Irritabili estlessness and Sleeplessness at Night,
Absence of Muscular Efficiency,
Loss of Appetite,
Dyspepsia,
Emaclation,

Low Spirits,
Disorganization or Paralysis the Organs of Ge

the Organs of Generation,
Palpitation of the Heart,
and, in fact, all the concombinates of a Nervous and Debilitated state of the system.
To insure the genuine, cut this out.
ASK FOR HELMBOLD'S. FAKE NO OTHER.
CURES GURANTEED.

37 See advertisement in another column.
apr 30

On the 16th ult., by Rev. Jacob Reinhold, Henry W. Eby to Elizabeth J. Barnes, both of Rapho township.
On the 28th ult., by the same. William Smith, of Sheafferstown, Lebanon county, to Maria Hemling, of Penn township, this county. Sheafferstown, Lebanon county, to maria memning, or remitted with scounty.

On the 30th ult., by the same, Michael L. 'tark to Amelia M. Slick, both of New Berlin, Lancaster county.

On the 30th ult., at New Oxford, Adams county, Pa., by the Rev. J. G. McKeehan, Thomas J. Himes, of Shippensburg, Pa., to Helen A. Himes, eldest daughter of Wm. D. Himes of the furner place.

Durg, Pa., to Heien A. Himes, cidest daugnter of wm. D. Himes, of the former place.
On the 14th ult., by Rev. D. Hertz, Ephrata, Jacob Hartz, of New Berlin, to Anna Mumma, of Reemstown.
On Thursday morning, the 22d inst., by Rev. John C. Grege, Samuel Thumy, of Marietta, to Emma Bennet, of Bainbridge.
On the 26th ult., by Alderman Van Camp. John Shinneberger, to Ann Margaret Summers. both of Marietta. DEATHS

Near Muscatine, Iowa, Samuel Naylor, formerly of East Donegal township, Lancaster county, aged ubout 65 years. On the 29th ult., Christian Bear, aged 68 years, 6 months and 20 days.

On the 20th ult., Elizabeth, wife of Joseph Gochnaur, of Willow street, aged 36 years, 4 months and 1 day.

On Sunday evening, June 2d, Cecilia E., daughter of John C. and Margaret Hager.

In this city, June 3d, Jacob Metzger, in the 61st year of his age. his age.
On the 5th inst, is this city, after a protracted illness
Michael Kelly, in the 70th year of his age. THE MARKETS.

City Household Market. Butter was abundant this morning at 10@12c. § the Eggs 10@11c. § dez. Spring Chickens, 25@37c. § pair Strawberries, 15c. § quart. Cherries, 12c. § quart. Dried Apples, 5@6c. § quart. Pried Pecches, 8@9c.; Dried Cherries, 8c. The prices for the different kinds of meat ranged as usual.

Lancaster Wholesale Grain Market. orrected weekly by J. R. Bitner & Bro., Forwarding and Commission Merchants, No. 91 North Queen street. LANCASTER, June 10. Flour, Superfine, 3 bbl " Extra "..... White Wheat, \$\bushel.... Corn, old "new

Philadelphia Market. PHILADELPHIA, June 8.

Flour is quiet, there being no demand either for export or home use; Superfine is quoted at \$5@5.50. There is very little Wheat offering, and prices are steady. Sales at \$1.55@1.36 for Penn'a, and \$1.45@1.50 for White. Corn steady; 2.000 bus. Southern Yellow sold at 54c., and 1,500 bus. Western mixed at 50c. Coffee is firm, with light stock. Whisky is inactive at 16½@17c.

New York Market. Flour is heavy; sales of 5,000 bbls.; State at \$4.80@4.90, bhio \$5 50@5.45 and Southern \$5 75@.25. Wheat has a ownward tendency; sales of 6 000 bins. Chicago Spring 1.05. Corn is quiet and unchanged. Provisions are quiet. 7bisky dull at 161%c.

ARD .-- All professional business en-trusted to either of the undersigned. now absent on Trusted to either of the undersigned, now absent on military service, will be attended to by GEO. F. BRENE-MAN, who is fully authorized to act for us.

BARTRAM A. SHARFFER, BARTRAM A. SHADEFFILL, ALDUS J. NEFF, Attorneys at Law.

RIAL AND PUBLIC SALE OF MOW TRIAL AND PUBLIC SALE OF MOWING MACHINES.
TWENTY MOWERS OF THE ALLEN'S LATEST
IMPROVED
will be sold at Public Sale, on MONDAY the 24th inst., at
2 o'clock, P. M., on the farm of Samuel Bausman, one-half
mile from Lancaster, on the Manor Turnpise.
These machines are manufactured at the Ercildoun Shops
in Chester county, and are of the very latest pattern, having been built the present season; they are adapted for
cutting grain as well as grass, and will be warranted
superior in many respect to any other in use. They will
positively be sold. A credit will be given of one year.
june 11 2t 22
Agent.

june 11 2t 22 CLOAKS AND MANTILLAS.

Every novelty of the season. The richest materials, the best work, and prices lower than ever. IRENS, No. 23 South 9th Street, Philadelphia.

OITY CLOAK STORE,

No. 142 South 8th Street, Philadelphia.
Cloth Cloaks, in endless variety; Silk Cloaks and Manillas in every quality, style and cost, at prices that enable FASHIONABLE CLOAKS.
If you want style and quality, go to the Paris Mantilla
store, N. E. Corner Eighth and Walnut Sts., Philadelphia.

SPLENDID SILK MANTLES. The largest and most fashionable Stock in the city.

N. E. Corner Eighth and Walnut Sts., Philadelphia. CLOAKS! CLOAKS!! CLOAKS!! Elegant New Store. Magnificant Goods. South 9th Street, third door below IRENS, 21 Philadelphia. 3m 19

THE SOLDIER'S GUIDE, ONLY 25 cents, a complete Manual and Drill Book, as everything in it is brought up to the Army requirements of the present day. At J. M. WESTHAEFER'S, may 14 tf 18] No. 44, Corner N. Queen & Orange sts. MANUAL AND DRILL BOOK, FOR MANUAL AND DHILL HOOK, FOR the use of all volunteers and Militia, revised, corrected, and adapted to the discipline of the soldier of the present day, by an officer in the United States Army.

At J. M. WESTHARFEN'S,
may 14 tf 18] No. 44, Corner N. Queen & Orange sts.

UNION NOTE AND LETTER PAPER.
UNION ENVELOPES,
In large quantities at
JOHN SHRAFFER'S Chesp Book Store,
may 14 tf 15]
[County papers copy.]

125.040.65 Cr. Funds of the Company: Relance in hands of Tressurer, ~ May 1, 1860... nterest till paid on fire losses \$193.1 Rec'd percentage on premium Rec'd fire tax on December as sessment, 1860..... on for receiving tax and 77.89 6,711.5

6.25 6.25 6.25 6.25 6.25 6.25 6.25 3.00 o John Baer's Sens, printing 500 14.00 3.00 do do do 600 notes do W. B. Wiley, printing 2000 fire 1.25 5.05 2.25 do A. Konigmacher, Presid't, sign-53,82

\$249.62 FIRE LOSSES. 1860, March 19, Peter Sholly, of Swatara twp., Lebanon co., loss of grist mill, saw mill, dwelling house and contents, with interest...... \$3,898,96 county, barn and contents, with interest.

1860, Aug. 13, John R. Hess, of Clay two Langer 1,647.50 Hess, of Clay twp., Lancaster co., partial loss on dwelling and 4.43 610.90

473.38 \$6,635.17 Total amount paid. \$6,884.7 Balance in hands of Treasurer, May 1, 1861. **\$**380 6 Amount of fire tax assessed on 218.50

Amount of tax to pay fire losses, 1861, May 1, amt. paid to treasurer NOTICE TO TAX COLLECTORS.--Tax

collectors are notified that an abatement of five per
t. will be allowed on State tax paid on or before JULY
h next. M. H. SHIRK,
nne 4 td 21] Treasurer of Lancaster county. june 4 td 21] A TTENTION SQUADI--A BOOK FOR A every member, complete in one volume, paper cover counts, or neatly and strongly bound in one volume, for counts, at

J. M. WESTHAEFFER'S, may 14 tf 18] No. 44, Corner N. Queen & Orange sts. GREAT DISCOVERY.

HEAT DISCOVERY.

I have made a discovery of the utmost importance very married person of either sex, and will send the particulars concerning it to any one on receipt of a life to any artern pastern. full particulars concerning ...
stamp to pay return postage.

DR. J. H. MARTELL,
Aldreas.

Aldred, Mair ATTENTION: HOME GUARDS II

A Book for every one. "BAYTER'S MANUAL," il.
lustrated, and only 25 cents—the best book ont—for sale
at

J.M. WESTHAEFFER'S,
No. 44, corner of North Queen and Orange sts.
VOLUNTEERS' MANUAL: for the use of all Volunteers
and Home Guards, with 100 illustrations, by Lient. Col. D.
W. C. Baxter. Only 25 cents, at
J. M. WESTHAEFFER'S,
No. 44, corner of North Queen and Orange sts.

A SSIGNED ESTATE OF SIMON EICHLER, of Littz, Lancaster county.—All persons having claims or demands upon the above assignor will present
them duly authenticated for settlement, and those indebted will make payment without delay to the undersigned
assignee.
LEVI HULL,
june 4 7t 21] Assignee, Litiz.

PETZELT & M'EVOY, STILL CON-tinue the MERCHANT TAILORING BUSINESS in the THE GRANITE BUILDING, No. 6½, North Queen St. Our stock consists of the chole-est FRENCH CLOTHS, such as Balolues, Samoules and Nellsaons funest Ciths of various colors; the c French Cassimeres; Black Doeskin Cassimeres; Cassimeres, the best selection; Vestings of all descr and a large ussortment of GENTLEMEN'S FURNISHING GOODS. We respectfully sak a continuance of the action

GENTLEMEN'S FURNISHING GOODS.

We respectfully ask a continuance of the patronage so liberally bestowed upon our predecessor, and trusr by strict attention to business to receive it.

One of the firm has had considerable experience in one the largest and most fashionable Merchant Tailoring Establishments in Philadelphia, and flatters himself that he will be able to render satisfaction to the patrons of the firm.

PETZELT & MOEVOY.

JAMESH. BARNES,

FANCY AND WINDSOR CHAIR MAKER,

No. 59½ East King street, Lancatter,

Takes pleasure in inviting the public to call at his Warerooms, and examine his BEAUTIFUL ASSORTMENT OF

CHAIRS OF VARIOUS PATTERNS.

33. ORDERS received and promptly attended to at the
shortest notice. None but the best workmen are employed
in this establishment, consequently Chairs purchased at
this house are fully equal to any article sold in the Eastern

Cities. Call and examine for yourselves. [aug 16 1y 31

SPRING MATTRESSES, HAIR, MOSS, HUSK AN RAW MATTRESSES, CUSHIONS, &c., ready made nucle to order, at lowest cash prices.

OMFORTABLES,
BLANKETS, &c. N. B. CHURCH CUSHIONS, on hand or made to order AMOS HILLBORN,
No. 44 North Tenth Street, below Arch, Philada.
1y 31

FARMERS, LOOK TO YOUR INTEREST!—The old, reliable Reaper and Mower in the
market for 1862. MCCORMICK'S WORLD-RENOWNED
REAPER AND MOWER. Simplicity, strength, durability,
with ease of working, are its cardinal points. It cuts
wider, cannot be choked or clogged, is light draught, has
no perceptible eide pressure, does not chafe the horses'
necks, is easy to rake from, turns square corners, and as a
Reaper, as a Mower, and as both, is warranted superior
to any now in use. We present, therefore, for the coming
seasou a machine one foot wider than those of most makers, with a light draught for two horses, in reaping and
mowing—lighter than is required for much narrower
machines; also, one with the strength and capacity for
four horses, where such are desired. The machine of 1861
embodies marked improvements.

All machines warranted to work well in grass and grain,
to be well made and durable, and in addition we say that
farmers, who may desire it, are at liberty to work our machine through the harvest with any other, and keep and
pay for the one preferred. We deem it unnecessary to give
any references, as the machine will recommend itself.—
Apply personally or by letter to

JOHN B. ERB, Agent,
Littiz, Lancaster county, Pa.

Littiz, Lancaster county, Pa. PARMERS, LOOK TO YOUR INTER

JOHN B. ERB, Agent,
Litiz, Lancaster county, Pa
or on A. L. SPHDHB.

101. The Agent will be in Lancaster, at Cooper's Hotel,
over Monday, Wednesday and Saturday, and occasionally
on other days in the week.

Sample machine at Cooper's
June 4 5t 21

DUTLER HOUSE,
Dopposite Independence Square, No. 110 and 112, 8ixth street, below Chestnut, conducted on the American and European Plan.

The undersigned having disposed of the Revere House and taken the Buttler House, the focation being more central and pleasant to our friends, fronting Independence Square and the State House. This House has only been built this last summer, by Howell & Bro's, the great Wall Paper Manufacturers; it is large and commodious with all the late Improvements of a Hotel.

We would invite all our friends and the traveling public to give us a call. Our charges are moderate, only \$1,25 per day. Room without board 50 cents per day. The city cars will bring you to the Butler House. We therefore hope to receive a share of public patronage.

[5] feb 12 6m 5]

This newly-discovered invention Preserves the Clothes from being Solled, renders Nurshing safe from inconvenience, and is a great comfort to Mothers and Nurses. 43° To be had at ALL LADIES' STORES, and sent free by post, direct from the inventor, Mass. ARMFIELD, No. 512 Twelfth street, Washington, D. C., by remitting the amount.

PRICE, ONE DOLLAR EACH.

LADYAGENTS WANTED. HOKSE AND CATTLE POWDER,
TATTERSAL'S HORSE POWDER,
TEAVE POWDER,
EOSIN,
FENNUGREEK
SULPHUR,

OREAM TARTAB,
COPPERAB, &c.
For sale at THOMAS ELLMAKER'S
Tob 9

Chemical Store, West King street, Lanc's. P H O T O G R A P A W

IN ALL ITS BRANCHES.

Executed in the best style known in the art, at

O G C R A N E'S G A L L E R Y,

532 ARCH STREET, REAST OF SUTH, PHILADEPHIA,

LIPE SIZE IN OIL AND PASTIL.

STEREOSCOPIC PORTRAITS,

Ambrotypes, Daguerrootypes, &c., for Cases, Medallions

Pine, Rings, &c. [mar 1 2ly 9]

Rods, Limerick and Kirby Hooks, Net-Twine, Sea Grass, Cotton and Linen Lines, Floats, Snoods, &c.
For sale at THOMAS RILMAKER'S
Drug & Chemical Stors, opposite Cross Keys Hotel, W
King street, Lancaster. A HOMESTEAD FOR \$10.—A HOME—
STEAD FOR \$100. Also, HOMESTEADS for \$1000
AND OVER, in a desirable, healthy country.

AG AGENTS WANTED! Send for a Pamphlet.
Apply to E. BAUDER, Land Agent,
Or to Ool. W. D. REHTZEL, Agent, at Landsville Lancaster on Pa.

[july 12 jy 22] SSIGNED ESTATE OF 1. Q.
BLIGHT & CO. 10. Blight & Co. having by
deed of assignment of the 14th day of MAY, 1861, assigned all their estate to the undersigned, in trust for
the benefit of their creditors: the undersigned Assignees
hereby give notice to all persons having any claims or
demands against said Assignors, to present them to the
undersigned, duly authenticated, and those knowing
themselves indebted are requested to make payment to
either of the undersigned, without delay.

JAMES McCs A, Churchtown, Lancaster co.

W. CARPENTER, Lancaster, Assignees.

may 22.

May 22

A SSIGNED ESTATE of POTTS & BLIGHT. Potts & Blight having by deed of assignment of the 14th day of MAY, 1861, assigned all their estate to the undersigned Assignes hereby give notice to all persons having any claims or demands against said Assignors, to present them to the undersigned, duly authenticated, and those knowing themselves indebted are requested to make payment to either of the undersigned without delay.

JAMES McCAA, Churchtown, Lancaster co.

W. CARPENTER, Lancaster, Assignees. 41-26

may 22

A SSIGNED ESTATE OF I. O.

BLIGHT & WIFE, of Carnarvon twp., Lancaster county, I. O Blight & Wife having by deed of assignment of the 14th day of MAY, 1861, assigned all their estate to the undersigned in trust for the benefit of their creditors: the undersigned Assignees hereby give notice to all persons having any claims or demands against said Assignors to present them to the undersigned, duly authenticated, and those knowing themselves indebted, are requested to make payment to either of the undersigned, without delay.

JAMES McGAA, Churchtown, Lancaster oo.

W. CARPENTER, Lancaster, Assignees.

may 22

A SSIGNED ESTATE of CLEMENT A SSIGNED ESTATE OF CLEMENT
R. POTTS, Martic trp. Clement R. Potts having by deed of assignment of the 14th day of MAY,
1861, assigned all his estate to the undersigned in trust
for the banefit of his creditors: the undersigned
Assignees ereby give notice to all persons having any
claims or demands against said Assignor, to present
them to the undersigned, duly authenticated, and those
knowing themselves indebted are requested to make
payment to either of the undersigned, without delay.

JAMES McCAA, Churchtown, Lancaster co.
W. CARPENTER, Lancaster, Assignees.
may 22
41-28

may 22

A SSIGNED ESTATE OF WILLIAM A JACOBY.—The undersigned Auditor, appointed by the Court of Common Pleas of Lancaster county, to cistribute the net balance in the hands of John C. Martin and C. S. Hoffman, assignees of William Jacoby, of Rari township, to and among those legally entitled thereto, hereby gives notice that he will attend for the purpose of his appointment, on THURBAPY, the 13th day of JUNE, 1861, at 10 o'clock, A. M., in the Court House, in the City of Lancaster, where all persons interested in said sasigned estate are requested to attend.

E. BURKHOLDER, may 14 4t 18],

Auditor.

Taylet 41 18 | Auditor.

ESTATE OF WILLIAM BLICKENSDERFER, late of Warwick twp., Lancaster county, deceased. The undersigned Auditor, appointed by the Orphans' Court of said county, to distribute the balance in the hands of R. R. Tshudy, administrator of the estate of said deceased, to and among those legally entitled thereto, hereby gives notice to all persons interested in said estate, that he will sit for the purpose of his appointment in the Library Room, in the Court House, at Lancaster, on FRIDAY, the 24th day of MAY next, at 2 0 clock in the afternoon, when and where all persons interested may attend, apr 30 4t 16]

Auditor.

STATE OF MICHAEL SNYDER, late of West Cocalico township, deceased.—Letters of administration on said estate having been granted to the undersigned, all persons indebted thereto are requested to make immediate payment, and those having demands against the same will present them for settlement to the undersigned, residing in said township.

DR. SAMUEL WIEST,

Administrator.

Administrator,
West Cocalico two DSTATE OF HANNAH HASTMAN .--Li Letters of administration on the estate of Hannah Hastman, late of Strasburg township, Lancaster county, deceased, having been granted to the subscriber residing in the Borough of Strasburg: All persons indebted to said estate are requested to make payment immediately, and those having claims will present them, without delay, properly authenticated for settlement.

may 28 6t 20]

JACOB HILDEBRAND.

STATE OF SEBASTIAN G. MUSSER. Letters of administration on the eatta of Sebastian G. Munser, Esq., late of the City of Lancaster, decased, having be n issued to the subscriber residing in said city. All persons indebted to said estate are requested to make immediate payment, and those having claims will pressure them without delay properly authenticated for settlement.

WILLIAM A. MORTON, apr 30 6t 16]

Administrator. A UDITOR'S NOTICE.-The undersigned

A UDITOR'S NOTICE.-The undersigned
A Auditor appointed by the Orphans' Court of Lancaster county, to ascertain whether Samuel Martin (Joseph's son) to whom a share of the estate of John Martin, late of East Earl township, deceased, was decreed by the Said court, is dead, and if he is to re-distribute such share according to law, hereby gives notice that he will attend for the puryos, of his appointment on FRIDAY, the 14th day of JUNE next, 1861, at 2 o'clock, P. M., in the Library Room of the Court House, in the City of Lancaster, when and where all persons interested may attend if they think proper.

ABRAM SHANK,
may 14 42 18]

A UDITORS' NOTICE.-The undersigned Auditors appointed by the Court of Common Pieas of Lancaster county. to distribute the money arising from the sale of the real estate of Peter Regenans, under two writs of Levari Facas issued for the use of Christopher Tshopp, to April Term, 1861, Nos. 43 and 44, hereby give notice that they will meet for the purpo e of their appointment, on TUESDAY, the 11th day of JUNE next, at 2 o'clock, P. M., in the Library Room of the Court House, in the City of Lancaster, when and where all persons interested may attend if they think proper.

J. K. ALEXANDER, ABRAM SHANK, A UDITORS' NOTICE.-The undersigned

ABRAM SHANK, Auditors. may 14 4t 18] William Schlabach) In the Court of C Perdinand Burkholder. Lancaster County, April Term, 1861, No. 235. Domestic Attachment.
THE UNDERSIGNED TRUSTEES, AP-

pointed by said Court in the above case, hereby request persons who are indebted to the above named Ferdinand irkholder, late of Manheim township, said county, or CYRUS REAM,

East Cocalico township, HENRY SHREINER, JOSEPH SEIGFREIT, Manhelm township, und cone

may 21 6t 19 [Volksfreund copy.] CCOUNTS OF TRUST AND ASSIGNED L ESTATES.—The accounts of the following named ates have been exhibited and filed in the Office of the othonotary of the Court of Common Pleas of Lancaster rounty, to wit;

Beecher & Bro., Assigned Estate, Henry H. Kuriz and Jacob Esbenshude. Assignees.

Charlotte Brill, Estate, Michael Withers, Committee.
Milton Y. Garvin, Assigned Estate, I. D. Webster, Assignee. Assignce.

John Kauffman, Assigned Estate, Benjamin Landis, Assignee. Henry M. Kreider, Assigned Estate, Martin Kreider, Jr., Assignee.
Samuel Longenecker, Assigned Estate, Henry Shenck and Aaron Longenecker, Assignees.
John Longenecker, Estate, Jacob Longenecker, Committee aittee McCloy & Girvin, Assigned Estate, Robert P. Spencer, issignee. Reuben Ringwalt, Trust Estate, David Styer, Trustee. Samuel Simmons, Assigned Estate, Morris Cooper, Assignee.

John Shelly, Trust Estate, John Shelly, Jr., and Daniel L. Shelly, Trustees.
Henry Sandoe, Estate, Jno. Musser, Trustee.
Barbara Wanner, (formerly Sonder,) Estate, Moses Feaver, Trustee.
Polly Zahm, Estate, Christian Herthey, Committee.
Ann Leber, (now Albright,) Estate, John W. Gross, Jno. Landis, Trust Estate, Henry C. Lehman and Jones

Henry Rogers and wife, Trust Estate, W. Carpenter, Trustee.

Notice is hereby given to all persons interested in any of said Estates, that the Court have appointed MONDAY, the 17th day of JUNE, 1861, for the confirmation and allowance of said Account, unless exceptions be filed or cause shown why said Accounts should not be allowed.

PETER MARTIN, Prothenotary.

Prothy's Office, Lancaster, May 20th, 1861.

may 21

4t 19 4t 19 1861. SPRING. 1861. HAGER & BROTHERS

Invite attention to their large sock of COMPRISING

NEW STYLES LADIES' DRESS GOODS, CASHMERE AND STELLA SHAWLS, SPRING STYLES CLOTH AND SILK MANTLES,

CLOTHS, CASSIMERES AND VESTINGS. READY-MADE OLOTHING. CARPETS! CARPETS!! CARPETS!!!

New Styles Tapestry Ingrain Carpets. New Styles Fine and Superfine Carpets.

Dutch, Hemp, Rag and List Carpets Druggets, Rugs, Cocoa and Jute Door Mats. FLOOR OIL CLOTHS AND MATTINGS. Sheet Oil Cloths, 1 to 4 yds. wide. Cocos and Canton Mattings

WALL PAPERS! WALL PAPERS! 20,000 PIECES PLAIN AND DECORATIVE PAPER HANGINGS. COMPRISING AN

ELEGANT ASSORTMENT of new styles, from the FINEST GOLD PAPERS

To the Lowest Priced Article ORDERS, VIRE-BOARD PRINTS & WINDOW-SHADES, In Large Assortment,

apr 16] ALL TO BE SOLD AT LOWEST PRICES. [tf 14 DRS. WAYLAN & SWENTZEL CON-tinue to juntice Dentistry at their Office, 60% North Queen six set, half acreare from the P. R. B. Depot, Lan-caster, Pa.

SSIGNED ESTATE OF I. O.

BLIGHT & CO. L.O. Blight & Co. having by
d of assignment of the 14th day of MAY, 1861, asdeal all their estates to the undersigned, in trust for
banefit of their creditors: the undersigned signess
but of the restates to the undersigned assigness
and allowance, at an Orphran' Court, to be held
in the Court House, in the City of Lancaster, on the third
MONDAY in JUNE next, (the 17th.) at 10 o'clock, A. M. John Sheaffer, Rapho township. Guardianship Account. By B. M. Stauffer and John S. Miller, Administrators of John Miller, discossed, who was Guardian of Saunel Sheaffer, now of age, and Elips Sheaffer, more children

Sheaffer, now of age, and Eliza Sheaffer, minor children of deceased.

John Zern, West Cocalico township. Guardianship Account. By Samuel Bucher, Guardian of Ketty Zern, (now deceased.) a minor daughter of deceased.

Christopher Branner, Lancaster township. Guardianship Account. By Eugene A. Fruesuff, Guardian of Julia Brenner, a minor child of deceased.

Hannah Stoner, Rohrerstown, East Hempfield township. By Isaac Evans. Administrator.

Christian Wade, Bart township. Guardianship Account. By John Peoples, Guardian of Aaron Wade, a minor child of deceased, now of age.

Baniel Forry, Manor township. By John Forry and Isaac Forry, Administrators. Daniel Forry, Manor township. By John Forry and Issae Forry, Administrators.

Martin Long, Borough of Columbia. Guardianship Account. By Samuel Shoch, Guardian of John Long and Henry Long, sons and heirs of deceased.

Kinsey Brooks, Sadsbury township. By Samuel Slokom and Caroline Brooks, Administrators.

Joseph Hogendobler, Brough of Mount Joy. By Fanny Hogendobler, Executrix.

Anna Segrist, West Hempfield township. By Michael Segrist, Executor.

Joseph McLanglin, Martic township. By Jacob Carrigan, Administrator.

Administrator. hn K. Brubaker, East Lampeter township. By Henry Brubaker, Administrator.

Peter Ranck, East Earl township. Partial Account. By Samuel R. Banek and William R. Ranck, Administrators. John Snavely, Drumore township. Guardianship Account. By Frederick Stively, Guardian of John Snavely, minor grandson of deceased. Henry Pinkerton, Sr., City of Lancaster. By Henry Pinkerton, Jr., Surviving Executor. Mary Mercer, Sadsbury township. By William Mercer, Administrator. Mary Horever, Strasburg township. By Jacob Hoover and Benjamin Hoover, Administrators. mary Hoover, Strasburg township. By Jacob Hoover and Benjamin Hoover, Administrators.

Bitlabeth Harnish, East Hempfield township. By Jacob Harnish, Administrator.

William Rogers, Upper Leascek township. By Moore Rogers and Martin M. Fieles, Administrator.

William Rogers, Upper Leascek township. By Moore Rogers and Martin M. Fieles, Administrators.

William Whiteside, Colerain township. Guardianship Account. By Samuel Dickey, Guardian of Mary P. Whiteside, daughter of deceased, now of age.

James Bolger, East Earl township. By William Boyd Jacobs, RSq., Ricentor.

Roses C. Himes, Salisbury township. Guardianship Account. By A. Kinser, Guardian of Catharine A., Susan A., Martha L. and Reces C. Himes, minor children of deceased. deceased.

ames Stanley, Borough of Columbia. By Jacob Hinkle,

Kracutor.

amuel Richwine, East Earl township. By Samuel R.

Banck, Administrator.

Samuel Richwine, East Kari township.

Ranck Administrator.

Ranck Administrator.

George Weidler, Manhaim township. By Fanny Weidler and Benjamin Landis, Administrators.

Christians Leber, Carnarvon township. By Peter Leber, Administrator.

Catharine Eichelberger, Rapho township. By Christian Good, Administrator.

Peter Wanner, Earl township. By Abraham B. Wanner and Peter B. Wanner, Administrators.

Samuel Eberly, Elizabeth (now Clay) township. By Polly Eberly, Eventris.

George Banck, East Earl township. By Davis Ranck, John Ranck and George Ranck, Administrators.

Benjamin Stehman, Conestogo township. By Benjamin Eshleman, Administrator.

Christian Flick, City of Lancaster. By William Gorrecht, Administrator de bonis non.

Absalom Dubree, Esq., Drumore township. By Levi Dubree, Administrator. Absalom Dobree, Esq., Drumore township. By Levi Dubree, Administrator.
Maris Miller, Lescock township. By Adam Miller, Administrator, de bonis non cum testamento annexo.
John Witmer, Esqho township. Guardianship Account.
By David Baker, Guardian of Fauny Witmer, Mary H.
Witmer, Henry Witmer and Joseph Witmer, minor children of deceased.
Thomas McLennhan, Colerain township. By Thomas
Beyer, Administrator.
Barbara Schneder, Rast Earl township. By Jeremiah
Haller, Executor.
Daniel Schneder, East Earl township. By Amos Hutchinson, Executor. son, Executor. David Way, Manor township. By Barnherd Mann, Exe cutor.

John Good, West Earl township. Guardianship Account.
By Mark S. Groff, Guardian of Catharine Eaby, (late Catharine Good.) minor child of deceased.

Elizabeth Zimmerman, widow, Earl township. By Peter Zimmerman, Administrator.

Henry Deibler, Earl township, Guardianship Account.—
By Elias Stone, Guardian of Elias Deibler, minor child of deceased. or. A. P. Patterson, Christiana, Sadsbury township. By Thomas Stubbs, Executor. Thomas Stubbs, Executor.

Jacob Spotts, Caernarvon township. By William Sheeler and James McCaa, Executors.

Jacob Herzog, City of Lancaster. By John H. Weber, Auministrator.
braham Kreider, East Lampeter township. By David L.
Krider and Jacob Lefever, Executor.
hillp Grosh, East Earl township. By Peter S. Rahleman,
Administrator. harine Grosh, East Earl township. By Samuel Rank and John Rank, Executors.

Mary Groch, East Earl township. By Samuel Rank and John Rank, Executors.

Samuel Bowman, Ephrata township. Guardianship Account. By Charles Bowman, Guardian of Mary S. Bowman, one of the children of deceased.

Jacob Grossman, Warwick township. Guardianship Account. By Solomon Kreiter, Guardian of Levi Grossman, minor son of deceased.

Mary Schlebach, Brecknock township. Guardianship Account. By Henry Schlebach, Guardian of Catharine Schlebach; a minor child of deceased.

Sussnan Herr, Pequea township. By John Mecartney, Executor.

Joseph Landis, West Earl township. By Edwin Konig-

Executor,
Joseph Landis, West Earl township. By Edwin Konigmacher and Samuel Wolf, Executors.
Martin Shreiner, Manheim township. Guardianship Account. By Reuben Grosh, Guardian of Thomas J. Grosh,
Annie 8 Grosh and Jacob 8. Grosh, minor grand children of deceased.

plomon Parmer, Salisbury township. By Jonathan
Parmer, Administrator. Parmer, Administrator.

Peter Peck. Kast Dougsal township. Guardianship Account. By John Musser, Guardian of Ann Catharine and David Peck, minor children of deceased.

John Spotts, Cærnarvon township. By Jacob Jameson, Administrator. Solome Leisey, West Cocalico township. By Jacob Leisey, Admin ria Hoover, Strasburg township. By Isaac Mayer and Abraham Hoover, Executors.

Jacob Stauffer, East Hempfield township. Guardianship Account. By Jacob N. Lefever, Guardian of Susanna B. Erb, (formerly Susanna B. Stauffer,) minor daughter of decayard. deceased.

deceased.

dependent Meyers, East Donegal township. By Philip B.

Meyers and David B. Meyers, Executors.

amuel Stein, City of Lancaster. By Benjamin G. Fulk,

Administrator. Administrator.

Henry Kurtz, Ephrata township. By Henry K. Kurtz and Peter Martin, Executors.

William Ludwig, East Cocalico township. By John Sollenberger and Lydia Ludwig, Executors.

Joseph Reist, Penn township. Guardianship Account. By Christian Hershey, Guardian of Abraham Metzgar, Hetty Metzgar, Sarah Neizgar, David Metzgar, Frederick Metzgar and Catharine Metzgar, minor nephews and nieces of deceased.

on deceased. In Myers, Rapho township. By Samuel R. Zug, Admin. istrator.

Jacob Ritz, Sr., Bart township. By Jacob Ritz, Jr., and George M. Ritz, Administrators.

Benjamin Hershey, Paradise township. By Christian Hershey and Anna Hershey, Administrators.

William Myers, Ephrata township. By Maria Myers and Adam Konigmacher, Administrators.

Base Worst, Salisbury township. By Susanna Worst, David Worst and George S. Worst, Administrators.

John Clements, Marietts. Guardianship Account. By Joseph Mack, Guardian of Anna M. Little, (formerly Anna M. Clements,) one of the children of deceased.

James Hoar, Salisbury township. By James McCachran, Administrator.

Adraham Frey, Borough of Mount Joy. By Andrew Ger-Administrator.

Administrator.

Administrator.

By Andrew Gerber, Administrator.

Joseph Kopf, Conoy township. By John Smith, Jr., and

George Byrood, Administrators. Joseph Snyder, Elizabeth township. By Moses Snyder and John B. Erb, Executors.

James Sproul, Sadsbury township. Guardianship Account. By Joseph C. Dickinson, Guardian of Mary D. Sproul and James Sproul, two of the minor children of deceased. Christians Donley, Eden township. By Sarah A. Williams, Expentive. hristiana Doniey, Eden Womaniy, S. J. Statistics Recentrix.

fohn Hollinger, Elizabeth township. By John Hollinger, Peter Hollinger and Samuel Hollinger, Execurors. Joseph Widmyer, City of Lencaster. By John A. Scheurebrand, Administrator.

Michael Roland, Upper Leacock township. By George Michael Roland, Upper Leacock township. By George Bard, Executor.
Rabecca Yarnall, Borough of Columbia. By Nathaniel Richardson and Samuel Wright, Executors.
David Brisben. Leacock township. By John Seldomridge and Nathaniel E. Slaymaker, Executors.
George Brubaker, New Holland, Earl township. By Isaac H. Brubaker and Solomon Brubaker, Executors.
Samuel Martin, East Earl township. Guardianship Account. By Peter Zimmerman, Guardian of John Z. Martin, one of the minor children of decased.
Frances Hunsecker, Manheim township. By Christian L. Hunsecker, Administrator.

Hunsecker, Administrator.

Christian Schumacher, Rapho 20wnship. By Christian Schumacher and Jacob M. Hershey, Executors.

John S. Boyd, Middletown, Dauphin county. Guardianship Account. By Eli S. Lichlenberger, Guardian of Walter Kendig Boyd, John Henry Boyd and Benjamin B. Boyd, minor children of deceased.

Samuel Brown, Little Britain township. By John A. Brown, Executor. Brown, Executor.

Henry F. Slaymaker, Salisbury township. By Rebecca C.

Slaymaker and Samuel C. Slaymaker, Administrators.

Abraham Rupp, West Evrl township. By Christian Rupp,
Henry Grebill and Martin Landis, Surviving Executors,
and Leah Kurtz, Abraham R. Kurtz and Martin W.

Kurtz, Executors of Samuel Kurtz, deceased, who was
also one of the Executors of said deceased.

Sanny Weidler, City of Laucaster. By Jacob Vandersaal

Administrator.

Fanny Weidler, City of Lancaster. By Jacob Vandersaal, Administrator.

Jacob Hess, Peques township. By Christian Hess and John Mecardney, Administrators.

Philip Boley, Manheim township. By Henry H. Kurtz, Administrator.

Joseph Neimand, East Lampeter township. By Jacob Neimand, Administrator.

Martin Greiner, Sr., Mount Joy township. By David Greiner, George Greiner and Peter Brubaker, Executors. George Balmer, Warwick township. By Benjamin Balmer, Administrator. Administrator.

Jacob Kreamer, Manor township. Guardianship Account.
By Philip Fordney, Guardian of Daniel W. Kreamer, a
minor child of deceased.

William Long, West Hempfield township. By Thomas
Weish, Eq., Administrator.
John Wilson, Borough of Columbia. Guardianship Account. By Jacob Gamber, late Guardian of Allice Wilson,
deceased, who was a daughter of deceased.

Ann Whitehill, Borough of Marietta. By James Wilson,
Executor. Executor.

rederick Fenner, Mount Joy borough. By Frederica
Fenner, Administratrix Fenner, Administratrix.
ohn Miller, Rapho township. By John S. Miller and
Benjamin M. Stauffer, Administrators.

J. Hamilton, Little Britain township. Supplementary Account. By John Kirk, surviving Executor.

Abraham Kreider, Penn township. By David Weidman and George Sahm, Executors.

Adam Gross, Sr., Borough of Elizabethtown. By Jacob Fellz, Executors. Felix, Executors.

George Bear, Penn township, Guardianship Account. By David Hershey, Guardian of Christian Bear and Issae Bear, minor children of deceased.

William Black. Strasburg borough. Guardianship Account. By William Spencer, Guardian of Thomas A. Black, minor son of deceased. David Shreiner, Manheim township. Guardianship Account. By Jacob Esbenshade, Guardian of Ann Eliza Shreiner and Issac J. Shreiner, minor children of decreased. dam Rees, City of Lancaster. By Charles F. Rees, Ad-Daniel H. Pfautz, Warwick township. By Joseph Pfautz agministrator. Elizabeth Swords, East Donegal township. By David Swords, Acting Executor. Bwords, Acting Executor.

J. Kramph, City of Lancaster. Second and Supplementary Account. By Sarah M. Kramph, Jos. Ehrenfried and S. S. Eathyon, Executors. and B. S. Hathvon, Executors.

Senry Landis, Manbeim township. Trust Account. By
Henry Landis, Trustee of Mary Landis, under the Will
of decased. of deceased.

atharine Bomberger, Elizabeth township. By Moses Snyder and John B. Erb, Administrators with the Will an Isaac Hershey, Borough of Mount Joy. By Andrew M. Hershey, Administrator. Thomas Armstrong, Providence township. By John Hil-dabrand, Administrator. Jacob Shenk, L. B., Concertogo towdship. By John Graver,

Administrator.

Mair A Smith, City of Lancaster. By Frederick Smith, Administrator.

amuel Rabold, West Cocalico township. By George Rabold, Administrator. John Bennage, West Cocalico township, By Benneville Bennage, Frederick Bennage and Henry Bennage, Ad-ministrators. ministrators. latharine Wechter, Warwick township. By Cornelius Fetter, Administrator. RESIDENCE OFFICE, LANCASTER, May 20, 1861.

AYER'S CATHARTIO PILLS.

Are you sick, actio, and complaining? Are you can a order, with your system de ranged, and your feelings up comfortable? These symp

A cold settles somewhere in the body, and obstructs its natural functions. With it it is bost on the matural action of the aystem, and with it the booyant feeling spensal gravation, suffering and disease. A cold settles somewhere in the body, and obstructs its natural functions. These, if not relieved, react upon themselves and the surrounding organs, preducing general aggravation, suffering, and disease. While in this condition, oppressed by the derangementa take Ayer's Pills, and as ee how directly they restore the natural action of the aystem, and with it the booyant feeling of health again. What is true and so apparent is this trivial and common complaint, is also true in many of the deep-seated and dangerous distempers. The sams purgative effect expols them. Caused by similar obstructions and derangements of the natural functions of the health again. What is true and so apparent is this trivial and common complaint, is also true in many of the deep-seated and dangerous distempers. The sams purgative effect expols them. Caused by similar obstructions and derangements of the natural functions of the lody, they are rapidly, and many of them surely, cured by the same means. None who know the virtues of these Pills, will neglect to employ them when suffering from the disorders they cure.

Statements from leading physicians in some of the principal cities, and from other well known public persons.

From a Forwarding Merchant of St. Louis, Feb. 4, 1854. Dr. Aver. Your Pills are the paragon of all that is great in medicine. They have cured my little daughter of clierous sores upon her hands and feet that had proved incurable for years. Her mother has been long grievantly afflicted with blotches and pimples on her stin and in her hair. After our child was cured, she also tried your Pills, and they have cured her.

ASA MORGRIDGE. As a Family Physic.

Your Pills are the prince of purges. Their excellent quilties surpass any cathartic we possess. They are milld, but very certain and effectual in their action on the bowels, which makes them invaluable to us in the daily treatment of disease. Headache, SickHeadache, Foul Stomach

From Dr. E. W. Curturight, New Orleans.

From Dr. Edward Boyd, Ballimore.

From Dr. Edward Boyd, Ballimore.

Dear Beo. Aver: I cannot snewer you what complaints
I have cared with your Pills better than to say all that we
ever treat with a purgative medicine. I place great dependence on an effectual cathertic in my daily contest with
disease, and believing as I do that your Pills afford us the
best we have, I of course value them highly. PHTSBURG, Pa., May 1, 1855.

DR. J. C. AYER. Sir: I have been repeatedly cured of the worst headache any body can have by a dose or two of your Pills. It seems to arise from a foul stomach, which they cleanes at once.

Yours with great respect, ED. W. PREBLE, Clerk of Steamer Clarion.

Bilious Disorders -- Liver Complaints. From Dr. Theodors — Liver Complaints.

From Dr. Theodore Bell, of New York City.

Not only are your Pills admirably adapted to their purpose as an aperient, but I find their boneficial effects upon the Liver very marked indeed. They have in my practice proved more effectual for the cure of bilious complaints than any one remedy I can mendion. I sincerely rejoice that we have at length a purgative which is worthy the confidence of the profession and the people.

Dynamers of the profession and the people.

Department of THE INTEGER.

Washington, D. C., 7th Feb., 1856. }

Size: I have used your Pills in my general and hostilate to say they are the best cathartic we employ. Their regulating action on the liver is quick and decided, consequently they are an admirable remedy for derangements of that organ. Indeed, I have seldom found a case of that organ. Indeed, I have seldom found a case of bitious disease so obstitute that it did not readily yield to them. Fraternally yours, ALONZO BALL, M. D.,

Physician of the Marine Hospital.

Dysentery, Diarrhea, Relax, Worms. From Dr. J. G. Green, of Chicago.

Your Pills have had a long trial in my practice, and I hold them in esteem as one of the best aperients I have ever found. Their alterative effect upon the liver makes them an excellent remedy, when given in small doses for bilious dysentery and diarrheae. Their sugar-ceating makes them very acceptable and convenient for the use of women and children. Dyspepsia, Impurity of the Blood.

From Rev. J. V. Hintes, Pustor of Advent Church, Boston, Dr. Ayrr: I have used your Pills with extraordinary success in my family and among those I am called to visit in distress. To regulate the organs of digestion and purify the blood, they are the very best remedy I have ever known, and I can confidently recommend them to my friends.

Yours, J. V. HIMES. my friends.

Yours, J. V. LLDELLE, WARSAW, Wyoming Co., N. Y., Oct. 24, 1855.

DEER Sin: I am using your Cathartic Pills in my practice, and find them an excellent purentive to cleanee the system and purify the foundatin of the blood.

JOHN G. MEACHAM, M. D.

Constipation, Costiveness, Suppression, Rheumatism, Gout, Neuralgia, Drop-sy, Paralysis, Fits, etc. From Dr. J. P. Vaughn, Montreal, Canada.

Too much cannot be said of your Pills for the cure of costieness. If others of our fraternity have found them as efficacious as I have, they should join me in proclaiming it for the benefit of the multitudes who suffer from that complaint, which, although bad enough in itself, is the progenitor of others that are worse. I believe castieness to originate in the liver, but your Pills affect that organ and cure the disease.

From Mrs. E. Stuart, Physician and Midwife, Boston. I find one or two large doses of your Pills, taken at the proper time, are excellent promotives of the natural textion when wholly or partially suppressed, and also very effectual to cleans the stomach and expel worms. They are so much the best physic we have that I recommend no other to my patients.

From the Rev. Dr. Hawkes, of the Methodist Epis. Church. PULASKI HOUSE, Savannah, fan. Jan. 6, 1866.

HONDRED STR: I should be ungrateful for the relief your skill has brought me if I did not report my case to you. A cold settled in my limbs and brought on exeruciating neuralgic pains, which ended in chronic retenuation. Notwithstanding I had the bast of physicians, the disease grew worse and worse, until by the advice of your excellent agent in Baltimore, Dr. Mackenzie, I tried your Pills. Their effects were slow, but sure. By persevering in the use of them, I am now entirely well.

Senate Chamben, Baton Rouge, Ia., 6 Dec. 1865
Dr. Aven: I have been entirely cured, by your Pills, of
Rheumatic Gout—a painful disease that had afflicted me
for years.
VINCENT SLIDELL. Sa Most of the Pills in market contain Mercury, which, although a valuable remedy in skilful hands, is dangerous in a public pill, from the dreadful consequences that frequently follow its incantious use. These contain no mercury or mineral substance whatever. Price, 25 cents per Box, or 5 Boxes for \$1. Prepared by Dr. J. C. AYER & CO., Lowell, Mass. Sold by C. A. HEINITSH, Lancaster, and by one or more raders in every village in the country. [may 14 17 18

BŒRHAVE'S HOLLAND BITTERS



THE CELEBRATED HOLLAND REMEDY FOR Dyspepsia, DISEASE OF THE KIDNEYS. LIVER COMPLAINT, WEAKNESS OF ANY KIND. FEVER AND AGUE,

Anu the various affections consequent upon a disorder STOMACH OR LIVER,

Such as Indigestion, Acidity of the Stomach, Colicky Pains,
Hearthurn, Loss of Appetite, Despondency, Costiveness,
Elind and Bleeding Piles. In all Nervous, Bheumatic, and
Neuralgic Affections, it has in numerous instances proved
highly beneficial, and in others effected a declad cure.

This is a purely vegetable compound, prepared on strictly
scientific principles, after the manner of the celebrated
Holland Frofesor, Borhava. Its reputation at home produced its introduction hera, the demand commending with
those of the Fatheriand scattered over the face of this
mighty country, many of whom brought with them and
handed down the tradition of its value. It is now offered
to the American public, knowing that its irray scender/hal
medicinal virtues must be acknowledged.

It is particularly recommended to those persons whose
constitutions may have been impaired by the continuous use
of ardent spirits, or other forms of distipation. Generally
instantaneous in effect, it finds its way directly to the seat
of life, thrilling and quickening every nerve, raising up the
dropping spirit, and, in fact, infusing new health and vigor
in the system.

NOTICE—Whoever expects to find this a between will
be disappointed; but to the sick, weak and low spirited, it
will prove a grateful aromatic cordial, nonsessed of singular
remedial properties. STOMACH OR LIVER.

READ CAREFULLY! The Genuine highly concentrated Borhave's Holland Bitters is put up in half-plut bottles only, and retailed at One Bollan per bottle, or six bottles for Five Bollanz. The great demand for this truly collectural Heddings has induced many imitations, which the public should guard against purchasing.

AP Boware of Imposition. See that our name is on the label of every bottle you buy. Sold by Druggists generally. It can be forwarded by Express to most points. SOLE PROPRIETORS, BENJAMIN PAGE, JR. & CO.

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