Sentence was deferred. John Strimmel plead guilty to the larceny of a Colt's pistol from - Livingston, and was sentenced to five months' imprisnment in the County Prison.

A crazy colored individual from Columbia, named Isaac Bosly, better known as "Laughing Isaac," was arraigned for indecent exposure of his person. Several sitnesses were examined, from whose testimony it was proved that his insanity was of such a degree, as to be unsafe to permit him to go at large. A verdict of not guilty was returned by the jury, on the plea of insanity. Several suggestions were given by members of the bar as to the proper disposition of Isaac, after which the Court ordered him to be remanded to prison for

Com'th vs. Ezra B. Fritz. Fornication and bastardy. The prosecutrix, Frances Ross, di i not appear, and several terms having already elapsed since the complaint was made, a nol. pros. was entered.

Catharine Farley, William Gordon and Margaret Gordon, respectively charged with surety of the peace, were the next cases heard. These parties reside in close proximity to each other in the borough of Columbia, and, judging from the testimony of each other, there were neither of them a pattern for morality or good order. Catharine Farley was sentenced to give security in the sum of \$200 for her good behavior fo six months, and pay costs of prosecution. Margaret Gordon was sentenced to pay the costs of suit brought by Mrs. Farley The complaint against William was dismissed.

Com'th vs. J. M. Whitehill. Selling liquo on Sunday. The testimony in this case was somewhat contradictory; some of the witnesses swearing positively that both the proprietor and his bar-keeper sold liquor regularly on Sundays, while others, board ers at the house and acquaintances, testified that they had seen liquor drank on the premises on Sundays, but were not positive that they had ever seen it paid for. The defendant keeps a hotel at Marietta. After the evidence was all submitted, Court adjourned until 7 o'clock, P. M.

Tuesday Evening.—Court met at 7 o'clock The case of J. M. Whitehill, charged with selling liquor on Sunday, was proceeded The case was submitted to the inry who returned into Court shortly afterwards, but their verdict was not announced until after the jury empanueled to try the same defendant for keeping a gambling house

The same defendant in the above case was charged with keeping rooms for gambling purposes in his hotel at Marietta. Pending the hearing of this case the Court adjourned. Wednesday Morning.-The Whitehill gambling case was concluded by the jury eturning a verdict of guilty, and a verdict of guilty was also returned against the same person, charged with selling liquor

on Sunday. Henry Newcomer plead guilty to selling liquor without a license. Sentenced to

pay twenty dollars fine and costs. Com. vs. B. F. Vandever. Charged with the larceny of a bay mare from - Ettla, and selling it. The parties live in Marietta. The testimony was that Ettla had placed his mare with a man who lived about three miles from Marietta for pasturage sometime in 1862 or '63, and that Vandever got it from him by some means, and exchanged or sold it for a black horse (keeping the profits), without Ettla's approval or consent. The defence proved, however, that the mare was in Vandever's possession with Ettla's permission; that he saw it daily in the defendant's employ, and that its sale by him was authorized by Ettla. It appeared, also, that there had been an unsettled account between the parties of some time standing, and that Vandever had offered to settle for the value of the horse. The jury returned

a verdict of not guilty. Court adjourned till 2½ o'clock P. M. Wednesday Afternoon.-Com. vs. Frederick Haas. Plead guilty to two charges of selling liquor to minors and on Sunday. The usual sentence given. Another case of the same nature was disposed of in a similar

Com. vs. Mary Delaine Laveeny. The defendant, a handsome lady, with curls, was charged with stealing \$132 in silver from Geo. Wire, an easy looking German of Hellam township, York county. The defendant went to live with him from Marietta and during his absence from home on the Fourth of July, she broke open the chest and stole the amount stated. She confessed her guilt as to about half the sum, but the case was very strong against her, the jury coming to a verdict without retiring, and poor Mary was found guilty, and consigned to the Sheriff's charge for two years and four months.

Com. vs. John Yeager and Wm. Gensley. This was a case of outrageous larceny, a wholesale stealing of boots, shoes, goods, calicoes, grain bags, horse blankets, sheets, table cloths, linens, surueying in struments and an indefinite quantity of minor articles. The indictments were al-Manheim township, Suspicions were excited against them, a search warrant issued and the goods found in their possession. some concealed in the garret, and others in well in the yard. The goods were taken to 'Squire Burkholder's and identified by residents of Manheim and adjoining townships as their property. The stealing has been going on for the last year. The prisoners were mild, inoffensive-looking Germans, but a bad heart is often covered by a fair exterior, and by "their fruits they were known." The jury, without retiring, or much delay, gave a verdict of guilty. They plead guilty to some of the charges, and were sentenced to nearly twelve years

apiece in the penitentiary. It is to be most sincerely hoped that their case will serve as ah example to present and future participants in erimes of this nature, as they must learn that the extremity of the law is awaiting them, and that though they may remain undetected for awhile, yet circumstances will soon point out their guilt.

Com, vs. John Krebbs. Larceny of watches and other articles. The prisoner, it appears, set up one night with a man in Columbia who had his leg taken off. He disappeared in the morning, taking along with him the stolen property. He plead guilty to the charges, and was sentenced to two years and ten months' imprisonment. Court adjourned till 7 o'clock P. M.

Wednesday Evening .- Com. vs. Thon Neely. Charged with passing or attempting to pass altered one dollar notes on the Montgomery County Bank. The notes had been altered to the denomination of ten dollar bills. The defendant is from the lower end of York county, and is a drover and dealer in stock generally. His defence was that he had received the money in exchange at the Bull's Head Hotel in Philadelphia, though he did not know the person any more from whom he had received the bills. He was not aware that it was bad money. He offered the money at Copeland's Restaurant, in this city, and passed a bill on one Donelson. On searching him four hundred dollars in good money was found upon his person, and about twenty-five dollars in counterfeit fifty cent postal currency. He made no resistance to the search, but said there was no more bad money about him and offered to redeem what he had passed, A large number of very respectable witnesses from York county, and in the vicinity of his residence, testified to his previous very good character. The jury were directed, before retiring, to bring in a sealed ver-

dict in the morning. Thursday Morning.—The jury in the Néely case, returned a sealed verdict of

not guilty. The case of James Carr, convicted of forgery at the August term, was sentenced to pay \$30 and costs, and eighteen months in the Eastern Penitentiary. He was also convicted of larceny at this court term and sentenced to two years in the Eastern Peni

vs. Rosina Tuefel. Receiving stole goods. A German woman, with a sulphuric name, was charged with receiving stolen goods from Malthy & Case's store, in Co- costs, &c.

lumbia. The goods were found in her possession in a bureau, in the house she occu pied, after suspicions had been excited and search instituted. On the officer discovering the goods, she said that she hadbought abou one hundred and twenty dollars worth of goods at Philadelphia, a year and a half before, when goods were low, and these were among them. But on the goods being recognized as similar to some found in a Mrs Shorter's possession, (a neighbor's,)she said

that she had bought them from her for twenty dollars. This discrepancy in her statements was rather injurious to her story The jury returned a verdict of not guilty. Com. vs Henry S. Howard. Assault and battery. Michael G. Landis swore that as he and a man named Farrell were coming out of the side show at the circus, on the 22nd of September, in the afternoon, Howard, who was in company with a lady, gave him a push, and afterwards at the corner of Plumb and Chesnut streets, Howard came up to him and swore, saying that he had insulted his wife. Landis denied the assertion. He afterwards struck Landis with his fist, also hit him on the head with his cane eight or ten times, raising more tumps

had done nothing to insult either Howard or his lady. The defence was that Landis tore the lady's dress in the circus, using vulgar expressions and insulting language, and hit Howard very severely on the back. How ard was, of course, incensed, and seizing Landis by the neck laid him across his knee and gave the soft and impressible part of his nature, where "wounds honor more than break bones," a very good drubbing

than was usual on the intelligent cranium of

the plaintiff. Landis was not drunk and

with a small rattan. The testimony was quite laughable. The jury then retired with directions

of ten dollars and costs.

bring in a sealed verdict in the afternoon. Adjourned till 2½ o'clock, P. M. Thursday Afternoon.—The jury brought in a verdict of guilty in the Howard assault and battery case. Sentenced to pay a fine

In the case of Michael Kerns charged with selling liquor without a license, he plead guilty and was sentenced to fifteen lays imprisonment and fifteen dollars fine. Com'th vs. William Campbell. Assault nd Battery. This was a fight arising out of the late election. The testimony for the Commonwealth was that Michael Flynn, he plaintiff, in company with Thaddeus Williamson went to Dr. Osborn's Beer Sa oon, in Safe Harbor, on the night of the 10th of November and met Campbell there, when Flynn remarked, "we have whipped you William." "Yes" was the reply. "but I vote a white man's ticket," whereupor there was some swearing and Flynn and Williamson were seemingly about to attack Campbell, who ran behind the counter procured a gun and struck Flynn over the shoulder. The defence was that Flynn was a bad character; that he had come to Osborn's that evening for a fight, and that Campbell fearing an attack from both him and Williamson used the gun as a protector,

breach of the peace was brought by Campoell against Flynn, on account of the threats against his person and property. He was ound over in one hundred dollars to keep the peace for six months. The jury return ed a verdict of not guilty and defendant to pay the costs of prosecution.

Julius Felty plead guilty to a charge of arceny and was sentenced to six months' imprisonment and costs.

Com'th vs. George Yoder. Embezzle ment and Larceny. The defendant, a boy about sixteen, was in the employ of J Middleton Whitehill as clerk in his saloon in Marietta last July, Mr. W. had noticed that the money in the drawer was getting smaller, and his suspicions were excited. He marked some notes (postal currency) and discovered some of them in the boy's pocket book. He was not discharged for several weeks afterward, and acknowledged before the 'Squire that he had taken the money. The defence aimed to show that the boy took the money in the presence of other persons; that there was no conlowed to use the till, and that he acknowledged to have taken the money, though he aid he had not taken enough: that Whitehill still owes him twenty-eight dollars .mans are exhausted and having lost all desire to labor, they rush forth on society to entice a friend to gamble, to cheat, next steal, and often end in robbery; besides, how often the quarrel, the fight and deadly strife occurs, the records of this and every to take care of his saloon. The counsel for the defence were particularly eloquent in their addresses to the jury. Verdict distance in the defence were particularly eloquent in their addresses to the jury. Verdict distance in the terms of the defence were particularly eloquent in their addresses to the jury. Verdict distance in the terms of t Whitehill did not give him money when he their addresses to the jury. Verdict di-

rected to be brought in in the evening. James M. Whitehill was sentenced to pay a fine of twenty dollars for selling liquor on Sunday and twenty days' imprisonment, and for keeping a gambling house he was sentenced to pay ten dollars fine and undergo ten days' imprisonment.

Court adjourned till 7 o'clock. Thursday Evening .- Com'th vs. John Fisher. Three counts against the defendant, viz: Selling liquor to minors, selling liquor on Sundays, and keeping a gambling use. The defendant lived at McCall's Ferry, on the Lancaster county side of the river previous to April 1864, before which the counts date. He was found guilty.

('om'th vs. Eliza J. Griffith. Larceny. The defendant was charged by Mr. Swisher, of Colerain township, with stealing a pair of gaiters and boys shoes about the 26th of most innumerable. The parties live in last May from his store. She was a poor girl and lived with a married sister equally poor. Being in bad health at the time she was induced by her sister to confess to the larceny, or else be turned out of doors and thus rendered homeless. Mr. Swisher did not appear to have any bad feelings against the girl, and himself and others testified to her previous good character. The jury returned a verdict of not guilty without re-

> tiring. Adjourned till Friday morning. Friday Morning.—The jury in the case of Eliza J. Griffith, indicted for larceny, returned a verdict of not guilty. A verdict of not guilty was also returned

in the case of Geo. Yoder. Com'th vs. Michael Callahan. Felonious ssault and battery on his wife, Mary. The affair took place at the Poor House, where Michael, an impulsive Irishman, under the influence of some sort of excitement or in a fit of jealousy, attacked his loving wife and ttempted to cut her throat. If he did this from jealousy, it was almost an unpardonable sin, or he was certainly insane, as her appearance is by no means enticing, and is such as not to warrant the least fastidious a attempting to undermine her virtue, and she will doubtless be forever left severely alone on that account. The defence argued that he was laboring under temporary inanity produced from too much of the "ardent" at the time of the offence. The jury sustained the defence, and the Court bound him over for six months to keep the peace. Com'th. vs. John E. Evans. Larceny The property stolen was a gray horse, which it appeared on examination was the real property of a Samuel A. Butz, of Lehigh county, though the charge was brought against Evans by Charles Tyson, of Montgomery county; the horse had been evidently stolen twice. Mr. Butz lost his horse on the 12th of August, and Tyson, who got it in some way, had it taken from him on the 9th of October. An advertisement in serted in the papers directed his attention and the horse was found in Evans' posses sion on October 12. He stopped with it at Wm. Rea's stables, in this city, and claimed it as his own, offering to sell it to several persons. Tyson identified on October 14 .-The point raised by the District Attorney

that the property belonged to Butz, and that it only required a change in the names to earry on the trial, was sustained by the Court, Evans was found guilty and senenced to pay \$100 fine and undergo 6 years mprisonment in the Eastern Penitentiary Com'th vs. Levi Marshall. Larceny of watch On the 21st of August Mr. Duchman lost his watch at Jonathan Sprecher's Hotel, in this city. He was standing at the bar talking, and while there some wrangling took place. His watch worth fifteen dollars was jerked out of his pocket. Marshall was standing by his side at the time. Duchman got it from Geo. Fryberger several weeks after: it had been sold to him by the defendant. It was seen in Marshall's hands after the affair at the hotel. Marshall said he had received it from a man in Harrisburg. His defence, however, was very

poor, and he was found guilty. Sentenced

to one year and ten months' imprisonment,

Com. vs. Wm. Steepfel. Larceny of coat and shoes from a Mr. Woggeldormer, at some hotel. The parties were "muchly German and the defendant especially hard looking. He was found guilty and given one year and six months exclusion in the

Wm. Finefrock plead guilty to two charges of assault and battery. He was ed to pay fines and costs in each case and undergo thirty days imprison

John Fisher, found guilty of selling liquors on Sunday and to minors, and for keeping a gambling house, was sentenced to pay fifty dollars in all and to undergo forty days imprisonment for the offences. I. Wiesting, a sickly, sore-eyed, dilapida-

ted looking German, plead guilty to stealing some dry goods from John Myer's store in this city, and was given one year and six months for repentance. Com'th vs. Abner Moore. Assault and

battery. The plaintiff, James Ebelhard, and Moore were working together in Cærnarvon township, and had some political dis pute, in which the usual exciting words "liar and damned liar" passed, and reflections upon each others politics. The case was submitted without argument, and the Court directed the jury to return their verdict in the afternoon Adjourned till 21 o'clock P. M.

Friday Afternoon .- The jury returned a erdict of guilty, with recommendation to the mercy of the Court, in the case of Abner Moore charged with assault and battery.-He was sentenced to pay a fine and costs. Com'th vs. Francis N. Dyer. Larceny of watch. John Myers, a hard looking German, testified that Dyer had taken him home from some tavern and then put him to hed in his (Dver's) stable. The next morning John found his watch gone. It vas valued at 16 dollars. On bringing suit against Dyer he returned the watch. He ad boarded with Dver some time. In defence it appeared that Myers was drunk and that Dyer out him in the stable and in the morning he couldn't find his watch.-Dyer searched the stable and found the watch, but as Myers owed him money for board he kept the watch for a time. The affair took place about the middle of September. The detendant had much the advantage of the prosecutor in personal appearance, not looking much like what a thief is presumed to resemble, but the jury returned a verdict of wullty with recom-

and costs. Saturday Morning.-Peter Buffemoyer plead guilty to the charges of selling liquor o minors and on Sundays, and keeping a gambling house. For the first offence, he was sentenced to pay a fine of \$20 and an imprisonment of 15 days; for the second \$20 fine and 15 days' imprisonment, and for the third \$10 tine and 10 days' imprison-

mendation to the mercy of the Court. Sen-

tenced to five months' imprisonment, fine

J. Gensler and W. Gensley, sentenced to the Eastern Penitentiary for a series of larcenies in Manheim and the adjoining towhships, were brought into court this but did not strike. A counter action for morning for amendment of their sentence, when their place of confinement was changed from the Penitentiary to the Laneaster County Prison.

REPORT OF THE GRAND JURY. That they have acted upon the bills presented to them, and find the number large, and fully concur with his Honor, the Judge, in his charge. That amidst the moral and religious influences, the fertility of our soil, the abundance of our harvests and the ample amount and liberal reward of labor, that crime is increasing. There can be no doubt that our courts and juries are faithdoubt that our courts and juries are latti-ful in punishing crime when brought with-in their jurisdiction, which should teach us that punishing crime has little effect upon the morals of the people. The only remedy appears to be, if it can be applied, to pre-

On careful examination, we find the great portion of crimes brought before us com-mitted by persons of drinking habits or by persons in some way engaged in selling or dealing in some kind of drink. We have dealing in some kind of drink. We have the Sunday laws, the license laws, and the gambling laws, with many other good wholesome laws to restrain this evil. Still it goes on increasing with and without li-cense. The consequence is that men, mi-nors, regular, occasional and habitual drunkards, if not entirely enticed, are fur-nished with drink and amusements, or nished with drink and amusements, or games which lead them to habits of idleess. Spending time and money about their bars and gambling boards, till their means are exhausted and having lost all

stone to power, encourage or connive at it.
Many of the young, most exposed are the
orphans of soldiers, the offspring of intemtemperate, immoral and careless parents. temperate, immoral and careless parents.—
We are bound to protect these at least, so far as the law will do it. But the people appear to connive at and the local police overlook these minor evils from which the great ones flow. It therefore cannot be too strongly impressed upon parents and those having others under their care or control, to keep them from evil influences and protect and sustain the local police in doing their duty faithfully. By these means many of the evils complained of will be prevented. But we say in kindness to the violators of all we say in kindness to the violators of all

we say in kindness to the violators of all law, but more particularly to the laws known as the License Laws, the Gambling Laws and the Sunday Laws. Stop now and save yourselves from trouble and a merciful Court from inflicting punishment. They have visited the Alms-House, Hospital and Prison, and find the inmates of each as comfortable as the building in each case will permit, but would urge the separating or removing the Insane from the present building by either the building of a wing or a separate building adapted to their wants. They also return their thanks to the Court. Prosecuting Attorneys and Sher-

wants. They also return their thanks to the Court, Prosecuting Attorneys and Sher-iff for their kind attentions.

A. N. Cassel, Foreman; James Bones, Isaac Bushong, Jacob Lintner, Geo. Shoff, Joseph B. Wright, George Harnish, Lewis Diller, John Dunlap, Jr., J. S. Miller, Benj. M. Barr, Abram Rupp, Jacob L. Hess, Henry Pfahler, Christian Homp, Jacob K. Nissley, Jacob Dyer, Edward K. Smith, Emanuel Graver. Thomas Stonce, Edward Emanuel Graver, Thomas Stonce, Edward

LANCASTER HORSE MARKET, MONDAY, NOVEMBER 27th, 1865.—The trade has been omething brisker in the way of arrivals during the past week, but not much doing in the way of sales. The following are the particulars of the arrivals and sales for the

week: Trout's.—At last report there were 12 head n hand. The arrivals were, to D. M. Sharp & Co., 8 head bought up in the county. The sales by the same firm was 4 head to farmers, leaving 16 head of very fine and handsome horses on hand. Another arrival of 15 head was brought from Ohio by Chrisopher C. Miller, of this county, which is a arefully selected stock of excellent young norses of dark colors, and one of the best lots ever brought to this market, Mr. M. sold 1, leaving 14 on hand. There are in the tables 30 head altogether.

Funk's .- 17 head in the stable at last report. The arrivals were Zug & Brackbill, rom Cumberland county, with 5 head; A J. Schell, from Somerset county, with head, and 4 head bought up in this county. The sales amount to 5 head, leaving 30 head

Copeland & Cline's .- 10 head on hand at ast report: The arrivals were 5 head bought of farmers in the county, and the sales were head, leaving 7 head in the stable Leman, Murphy & Co's.—There have been

no arrivals or sales. MEETING OF SADDLERS,-At a meeting

THE REPROVEN The wants and necessities of the Freedmen attracted a crowded congregation (a number of the other churches being closed) to the First Reforme Church, on Sunday last. Quite a number of the city clergy were seated within the altar. The preliminary exercises were conducted by Rev. A. H. Kremer, pastor of the church, and a beautiful and appropriate prayer was offered by Rev. Samuel Laird, of Trinity Lutheran Church.

The principal discourse of the evening was

delivered by Rev. T. Stork, D. D., of Philadelphia. He chose for the basis of his re marks the words, "Thou, O God, hast prepared of Thy goodness for the poor"-Psalm 58th, verse 10th. He started out with the somewhat novel and startling truth that there had always been poor in the world, and always would be. God, however, had provided of His goodness for all such .-After some brief introductory remarks of this nature, he proceeded to speak of the wants and necessities of the Freedmen. He spoke of the negro as a man and brother; said that he had a soul to be saved with the rest of us; that he was not an inferior being, and cited the instances of Augustine and Hannibal to prove the superiority and greatness of negroes of ancient times. Now, with all due deference to the historical knowledge and veracity of the reverend gentleman, we do not believe that either of the great men named were of the negro race, any more than the Tunisian Ambassadors who were recently on a visit to this country. He said that some people had fears that the negro might be admitted to social equality with the white race. He contended that there was no such thing as social equality, and never had been; that the thing was an absurdity, and tried to prove his assertion by citing an instance in the Haytian Congress, where a proposition was offered to give white men the right of suffrage. He would not speak of the suffrage question, but said that as the negroes had fought, bled and died for the flag, they ought to have the same rights and privileges which it confers on others. Slavery had been the cause of the late war; at the beginning of the struggle the North were fighting for its retention within the Union. and the South for its extension. Slavery had been killed. God so designed that i should be. The finger of Providence was bservable all through the late war, which ended in the emancipation of the negro race. and the consecration of liberty by " vrdom of our noble President," We still, however, owed a debt to the negro. He also spoke of the affections and feelings of the negro race, but said nothing about the horrid brutality and barbarity of the late negro nsurrection in Jamaica. His remarks generally were quite irrelevant to the subject He closed with an appeal for aid for the

Freedmen. The next speaker was Rev. Mr. Carthar f Philadelphia. His remarks were brie and more appropriate to the occasion. One or two of them struck us particularly. said that in his travels through the South he found more true religion and christianity nong the negroes than in any other class of people in the country. That remark cer tainly did not contrast very favorably with the denunciation of the preceding speaker against the sin and barbarity of slavery .-He also said that 30,000 freedmen would perish the coming winter and spring in the State of Georgia alone, because of their

clothing, etc., for the Freedmen of the South. f the New York Freeman's Journal gives the following interesting account of the Juilee and Forty Hours Devotion, recently hold at St. Mary's Catholic Church in this city. The compliment paid the venerated and venerable Father Keenan is well bestowed, and will be appreciated by his legion of friends and admirers, Protestant as well as Catholic:

form a society for the purpose of procuring

LANCASTER, Nov. 12, 1865, Mr. Entro ARR. EDITOR: As the year of subnet sapidly drawing to a close, and as the columns of your paper have weekly recorded the good results of this season of grace in all parts of the country, it may not be uninteresting to you to know how it has been passed in this inland city. Early in the year, Richon Wood informed our venerable Fathparts of the country, and the steen passed in this inland city. Early in the year, Bishop Wood informed our venerable Father Keenan (to whom he is very warmly attached,) that he would conduct the service of the Jubilee and Forty Hours Devotion himself; but his many engagements pre-vented him from carrying out his inten-tions until the first Sunday in November then the Devotion of both were opened a when the Devotion of both were opened at 6 A. M., with appropriate ceremonies. The order of exercises during the three days continuance, were so arranged that all who wished could participate. Masses, Instructions, Spiritual reading, the recitation of the Rosary, with sermons, and the Benediction of the Blessed Sacrament, followed successively from six in the morning, until nine

sively from six in the morning until nin-At the eight o'clock Mass on Sunday At the eight o'clock Mass on Sunday morning, seventy-seven children, boys and girls, received the first communion from the hands of the Bishop; and in the afternoon one hundred and thirty-five young persons were admitted to the sacrament of confirmation. The girls on both occasions were dressed and veiled in white, and presented a beautiful appearance. The edifying deportment of the children was the theme of all present, and proved that the ng deportment of the children was the heme of all present, and proved that the careful instruction and training they had been subjected to by Rey, T. Marren, Fath-

r Keenan's indefatigable assistant, had no er Keenan's indefatigable assistant, had not been in vain.

As the exercises were to be closed on Tuesday evening with the procession of the Blessed Sacrament, it occurred to our good Bishop that it would be a beautiful feature of the ceremony to have the Sunday School children participate. Accordingly, at a few hours' notice, one hundred and fifty chil-dren were collected to take part in the prodren were collected to take part in the prodren were collected to take part in the pro-cession. This was admirably conducted by Rev. J. O'Reilly, of the Cathedral, and was (for the locality) an imposing sight. Durling the procession the canopy was carried by four men, whose hair time had whitened many a year ago, and contrasted forcibly with the tender years of those little ones who led the procession of youth and age, all ea-ger to do homage to that great mystery; and as the sweet voices of those little whiteand as the sweet voices of those little whi

and as the sweet voices of those little whiteveiled girls sang alternate verses of the
"Pangue Lingua," with the choir, it made
an inpression on those present that effected
many to tears—even some who were not of
the one fold. As long as these sacred memories are cherished by those young hearts,
the infidelity and contamination of the
world will assail them in vain.

The Catholics of Lancaster owe a large
debt of gratitude to Bishop Wood, for the
untiring zeal and energy with which he
conducted this mission. Every moment untiring zeal and energy with which he conducted this mission. Every moment that could be spared from the altar and the pulpit, was spent in the confessional, which was constantly crowded with anxious penitents of all ages. The Bishop was ably assisted in his labors by Rev. A. J. McConomy, Chancellor of the Diocese; Father O'Reilly, of the Cathedral; McGinness, of Columbia, and Maher of Harrisburg. The good results of this mission caunot be expressed in words. Old and young men who had been content to pass scores of years as pressed in words. Old and young men who had been content to pass scores of years as nominal Catholics, came forward at the commands of Mother Church to be nour-

ished by the Bread of Life.

How gratifying this was to all concerned in the mission may be easily imagined; but who can tell how it gladdened the heart of dear old Father Keenan, who, in a faithful ministry of forty years in our midst, has seen youth grow to age, and as the generation of the voung grew up around him, shed by the Bread of Life. tion of the young grew up around him, watched them from infancy to maturity, instructed them, and prepared them by the grace of the sacraments to resist the tempta ions of the various stages of life. Endeared as he is to all by the memories of the past, the associations of the present, and the hopes of the future, that he may live to see many returns of these glorious results, is the sincere and heartfelt wish of all who know him.

MEETING OF SADDLERS.—At a meeting of the Saddlers, held on Monday morning at 10 o'clock, at Christian Shenk's Sorrel Horse Hotel, West King street, this city, the following preamble and resolutions, relating to the introduction of Dr. Hartman's Patent Safety Bridle and Lines, were unanimously adopted:

WHEREAS, The usefulness, power and safety of Dr. Hartman's Satety Bridle and Lines have been publicly demonstrated in the presence of from one thousand to fifteen hundred horsemen and horse-owners to their entire satisfaction, and it was proven at the Millersville Horse Exhibition on four of the most vicious and confirmed kickers and runaways, that with the Safety Bridle and Lines it is utterly impossible for the horse to kick or runaway, therefore Resolved, That we the Saddlers of Lancaster county believe the Safety Bridle and Lines accomplish all and even more than is claimed by the Patentee, in preventing horses from kicking and runaning away.

Resolved, That in view of the above facts, we deem it our legitimate duty, both individually and collectively, to exert all honorable means to at once introduce the Patent Bridle and Lines, because in doing so, we in a very great measure prevent all accidents with horses, while with the old detective bridle we put in great jeopardy both life and limb.

Resolved, That hereafter we manufacture no other but the Safety bridles, unless specially ordered. PETIT JURORS to serve in the Court

A CLERICAL ROMANCE MARRIAGE AND DEATH. - The Philadelphia Daily News the death of Rev. William Barnes. He was perhaps as well known as jany minister in the Methodist Church, and his eccentricity and eloquence caused crowds of persons to flock to hear him wherever he preached. He was stationed at Columbia twice during his teneracy. Although he must have been ully eighty years of age at the time of his death, he was still in the active ministry,

and had never accepted a superannuated or supernumerary relation: No clergyman in the Methodist Church was better known than William Barnes. For sixty years a member of its itinerant ministry, commencing with the rifle, axe, and saddle bag days of Asbury and Scott, the divine cloud: the divine slowly increased in reputation as the vanities of the world and the follies o the fiesh were engrafted on the beloved church of his adoption and choice. He was a bitter opponent of fashionable frivolity. The plainness of his forefathers was the apple of his eye. The simplicity of apostolic days was the standard of his life, and the doctrines he preached. ne loved were the doctrines he plainer n life, and in manner, than Mr. Barne in life, and in manner, than Mr. Barnes, and the ardency of his opposition to gayety and extravagance made him famous throughout the bounds of the Philadelphia conference. As a divine he was eloquent, earnest, and sincere. His sermons possessed the power of the old fathers of Methodism, when Wesley and Whitefield invoked the marries of Providence on the collieries of mercies of Providence on the collieries England and the pioneer settlements of America. Eccentric and singular in his poyhood, his individuality increased in his boyhood, his individuality increased in his later years until the pecaliar traits of Mr. Barnes' character made him familiar in every Methodist parish of the State. For twenty years his name has been a household word in Methodist families in the Philadelphia conference.
On Friday night the old divine died from

On Friday night the old divine died from one of the most singular circumstances in clerical history. An old law of Pennsylvania, enacted in 1701, declares that banns of marriage must be published in public meetings and posted on the meeting-house one month before the ceremony can be legally performed. For years the statute has been null. It filled a place in the records of commonwealth law, but its terms were never heeded. Mr. Barnes joined in lawful holy wedlock two lovers, who blushingly came to his house and asked the sacred fulfillment of their heart's desires. The bride was the daughter of a resident of this city. He objected strenuously to the union, but his anger toward the children was impotent. They were united in marriage, and he could not divided them. They were united in marriage, and he could not divide them. His daughter was of ful age, but her husband was not twenty-one. age, but her husband was not twenty-one.
Powerless to separate them, the father prosecuted the gray-haired cleryman for violation of the antiquated act of 1701. The fossil
of a father claimed the vengeance of the
fossil of the law. Mr. Barnes was brought
before the District Court, with Judge Sharswood on the banes. wood on the bench.

The defendant's counsel contended tha proof of the non-publication of the banns should be made; that the plaintiff's witnes

snound be made; that the plantant's winesses had not gone to the court house or meeting-house doors to examine; and, inasmuch as this was a final action, the proof should be positive as to the non performance of the requirements of the act. He said that the enforcement of the act would lead to many divorces to the breaking of many family divorces, to the breaking of many famil ties; and that the father (the plaintiff) had done wrong in casting a doubt upon the le done wrong in casting a doubt upon the legality of the marriage of his daughter, united
in holy matrimony by a power recognized
by ecclesiastical law as well as custom.

The plaintiff's counsel urged the enforcement of the penalty. Jadge Sharswood instructed the jury that the law was still in
force; that no one could join in marriage a
minor without consent of the parents and
publication of the banns; and he instructed
the jury that if they found such consent had the jury that if they found such consent had not been obtained and such publication State of Georgia alone, because of their wants and necessities. The emancipation of these poor, unfortunate beings has therefore, we think, done them a vast deal of harm. He concluded with an appeal to the ladies and gentlemen of Lancaster to form a society for the purpose of progning. citement consequent on the trial of the case With the penalty of a broken law pending death entered a stronger plea, and the ven erable divine was called to the bar of a Goo

> own. The tears and prayers of the whole Methodist Church followed the aged veteran MR. SPEER having some property in New Jersey, turned his attention to the cultivation of the Samburg grape vine importer from Portugal. It bears a grape whose perior quality, juiciness and richness accharine matter is nnexcelled. After nu merous experiments in fermentation, Mr. Speer has produced a wine which will im-mortalize his name and prove a new honor America.—Boston Tra For sale by Henry E. Slaymaker No. 31,

who makes the cause of his servants hi

WE direct the attention of all our readers especially those owning horses, to the adolumn.

CITY HOUSEHOLD MARKET.-The price anged as follows this morning: LANCASTER, SATURDAY, Nov. Butter, per pound...... Eggs, per dozen...... Lard, per pound...... Ducks, per pair, (live,) nions "abbage, per head Apple-Butter, per pin Tomatoes, per ½ peck, Beef, per pound......

LANCASTER GRAIN MARKET, MONDA ..\$10.50 Wheat (red).....do Corn (new).....do Oatsdo .. Whiskey, per gallon

Marriages.

STONE—METZGER.—On the 26th instant, by the Rev. A. H. Kremer, Mr. John Stone to Miss Kate Metzger, both of this city. it* ROYER—BUSHONG.—On the 28th instant, by the same, Mr. Tobias Royer, of Lancaster, to Miss Hannah E. Bushong, of Upper Leacock Miss Hannah E. Bushong, of Upper Leacock, this county.

WISNER-POWL.—On the 23d inst., at the house of Mr. P. C. Reinfried, North Queen street, by Rev. H. Mosser, Mr. Joseph A. Wisner, of Neffsville, Manheim twp., this county, to Miss Lawinia Powl, of this city.

WAHL—MCCTCHEN.—On the 18th inst.. by the Rev. W. T. Gerhard, Mr. John Wahl, of Warwick twp., to Miss Catharine McCutchen, of Rapho twp.

FRANFORD—JACOBS.—On the same day, by the same, Mr. Jacob Frankford to Miss Mary F. Jacobs, both of Lancaster city.

NEWCOMER-KAUFFMAN.—On the 19th inst., by the same, Mr. John G. Newcomer, of Hempfield, to Miss Maggie B. Kauffman, of Manor twp.

CHARLES-DENTLINGER.—On the 2ist inst., at

CHARLES-DENTLINGER.—On the 21st Inst., at Cooper's Hotel, by the Rev. J. J. Strine, John Charles to Miss Anna M. Dentlinger, both of Manor twp.

WILLIAMS-FLEMMING.—On the 15th inst., at the residence of the bride, by the Rev. J. R. Groff, of Mechanicsburg, Mr. Thomas R., only son of Frederick Williams, Esq., to Miss Ellie A. second daughter of T. Flemming, both of Middlesex twp., Cumberland county.

LEFRUER—KRIDER—On the 23d inst., by the Rev. J. J. Strine, George D. Lefever, of East Lampeter, to Miss Mary L. Kreider, of West Lampeter.

Deaths.

LUTZ.—On the 27th inst., in this city, of dip heria. Irilhelmina, aged 5 years, and Catharine LOTZ.—Out the 2th instant this city, or activation theria, Irilhelmina, aged 5 years, and Catharine aged 2 years and II months, daughters of Peter and Henrietta Lutz.

MARTIN.—At Greenville, Texas, on Sept. 28th, Maxwell Martin, formerly of East Lampeter twp., Lancaster county, aged 36 years, 8 months and 3 days. and 3 days.

JORDAN.—On the 25th inst., in this city,
Mrs. Mary Ann, relict of the late Thomas Jordan, in the 76th year of her age.
CONDELL.—In Philadelphia, on the 21st inst.,
Leah, wife of Robert Connell, Esq., of Mechanicsburg, Upper Leacock twp., this county,
in the 65th year of her age.

Markets.

The Markets at Noon To-day.

PHILADELPHIA, Nov. 22. – There is a steady demand for Petroleum, with sales of Crude at 39/4930; 3,00 bbls Refined in bond at 64/4965c; Free at 8367; Residuum at 57.25, and benzine at 776/30c in bond.

The Flour market is very dull, with sales only in a small way for the supply of the home consumers, at \$7.756.8.25 for Superfine; \$3.509 for Extras; \$3600 for Northwestern Extra Family; \$110(3.53 for fancy lots as in quality. Nochange in Rye Flour or Cornmeal; 1,200 bus New Delaware Red Wheat sold at \$2.30; small lots of old do, at \$2.40.

Nothing doing in Rye.

Corn is in better demand, and 7,000 bus sold at 90c for Old Yellow, 57c for new do., and 88c for White.

Oats are steady at 52c. The Markets at Noon To-day.

or White.
Oats are steady at 52c.
Provisions of all kinds are lower; we quot
fess Pork at \$32; Hams at 21@23c; Sides at 2.0 nd Shoulders at 17½c. Lard in bbls at 26c, and in kegs at 27c. Whiskey is duli at \$2.37.

BALTIMORE, Nov. 28.—The Flour market is irm. Sales of 1,000 bbls. at \$10 for Ohio shipping Wheatisfirm at \$2.70 for White, and \$2.40@ .
2.55 for Red.
Corn quiet at \$8@90c for White, and 90@92c for Yellow.
Oats are scarce and the market firm at 50c.
Cloverseed at \$8.50.
Provisions dull and heavy and quotations nominal. nominal.

Whisky dull and drooping. Western and City at \$2.35. City at \$2.35.
Sugar heavy.
New York, Nov. 28.—Cotton is quiet.
Flour firm for extra, but the other grades are heavy. Sales of 11,000 bbls.
Wheat is steady, but quiet.

Corn is unchanged. Sales of 60,000 bus, at @s5;40. Beef is s:eady. Pork heavy at \$23,50@29 for Mess. Lard heavy at 18@22¦4c. Whisky dull and nominal. Stock Markets PHILADELPHIA, Noy. 28.

Morris Canal Reading Railroad Long Island Penna, Railroad NEW YORK, Nov. 28. 961/ ennsylvania Coa eading Iudson River... Iissouri 6's...... .. 44½ .. 92 ..135½ e.....ena and Chicago gistered 6s, 1881... upons 1881....

McFillen, western only reaching about 4,000 head. The market in consequence is more active and prices rate or better, good fat sheep selling from 76,7½c pet b, gross; stock sheep at \$304, and lambs at rom \$365 per head, as to condition.

Philadelphia Cattle Market.

New Advertisements.

MADAME ARNELLA,

THE CELEBRATED CLAIRVOYANT AND FUTURIST, FUTURIST,
is prepared to answer any five (5) questions relating to the future.
Send age and complexion, color of eyes and
hair.
Enclose fifty (50) cents and red stamp, and Address MADAME ARNELLA,
nov 28 itd.cw*; Lan. aster city, Pa.

CHILDREN'S TOY BOOKS! ENGLISH JUVENILES!!! BOYS' AND GIRLS' BOOKS!!!! STANDARD WORKS, BOOKS OF POETRY,

BIOGRAPHY, TRAVELS, FICTION AND H.STORY, PHOTOGRAPH ALBUMS, BIBLES AND PRAYER The handsomest and largest assortment in the city of Philadephia. Avoid the rush of Christmas week and make your selections now whilst the stock is full. The number of most of the new Holiday books being very limited this season, we advise an early call, or many will be disappointed in not obtaining what they desire. The lowest cash prices will be asked for our goods.

will be disappointed they desire. The lowest cash prices will be asked for our goods.

ASHMEAD & EVANS
No. 724 CHESTNUT SIREFT,
nov 29 2mw 47 Opposite the Masonic Hall.

HOLIDAY GIFTS LEWIS LADOMUS, DIAMOND DEALER & JEWELER. WATCHES, JEWELRY & SILVER WARE, WATCHES and JEWELRY REPAIRED 802 Chestnut St., Phila.

Has on hand a large assortment of Diamond ewelry of all kinds: Rings, Pins, Studs, Diaond Sets, &c. invite special attention to my stock of Diamonds.
Also, on hand a large assortment of Americhes. embraces articles

mall value. Silver Ware of all kinds. 822 Particular attention paid to repairing Worklass (nov 27 3md&w THE OLDEST REAL ESTATE AGENCY

IN THE VALLEY OF VIRGINIA. VALLEY OF VIRGINIA.

This Agency having superior advantages, can show more, and bettergrain and grazing farms and other properties for sale to persons desiring homes, business sites &c., in this beautiful and fertile Valley at less prices then any other estab ishment in the Valley of Virginia. Our office being located in the town of Harrisonburg, near the centre of this garden of Virginia, and otherwise with almost every part of the Valley, persons seeking homes here, canhave better facilities for looking at and selecting such properties as may suit the various tastes and means of the numerous purchasers.

We would respectfully invite the attention of prichasers to the properties we have on hand for saie, being confident we can accommodate the molt whinsical on such terms as cannot be offered at any other office in the Valley. Our properties rangein quantity from (53) TWENTY-YIVE ACRES, 10 (2500) TWENTY-YIVE HUND-RED ACRES, 10 (2500) TWENTY-YIVE HUND-RED DULARS PERJACRE, and contain some of the very best grazing and grain forms in the Valley, and some of the and contain some of the very best grazing and grain farms in the Valley, and some of the most piec ant and beautiful localities in the Valley. Our town lots, business si es, and town residences, are not surpassed in the Val-TERMS VERY ACCOMMODATING.-Any one TERMS VERY ACCOMMENTING—ANY OFFI wanting information, can have it, of any property about which they may inquire in our advertisements by writing to us for a catalogue, containing prices, descriptive lists, &c.

These Ian. s and o her properties it in Rock-ingham, Page, Shenandoah, Warran, Augusta, ingham, Page, Shenandoah, Warren, Augusta, Rockbridge, Pendleton, Hardy, Kandolpn, Al-bemarle, &c. Give us a call and you can, from the numer-ous properties we have for sale, be accommo-

ons properties we have for sale, be accommodated on the best of terms, before you leave for your home. We are at all times prepared to convey persons to look at lan s lying in the county of Rockingham, free of charge.

Address,

Address,

Nos. 1 and 2 Law Building. CHOCKING ACCIDENTS.

MANY KILLED AND A LARGE NUMBER WOUNDED. Over two hundred accidents from kicking Over two nundrea accidents from kicking her past year, in Lancaster county alonenearly all of which resulted in injuring the
lrivers, killing some, maining and wounding
others, and in most cases, breaking costly carriages and hurting the hors s

Of the above, nine-tenths were tame family
norses. The Safety Bridle will put an end to
all such needless accidents, and with the Safety
Lines the speed of ever; horse is easily much
increas d.

At a special meeting of the Saddlers of Lan-aster county, Pa., held in Lancaster city, Nov. 7, 1865, the following resolutions were unani-miously adop ed: Whereas, The u-cfulness, power and safety of Ur. [Hartman's Safety Bridle and Lines have

of Dr. Hartman's Safety Bridle and Lines have been publicly demonstrated in the presence of rom one thousand to fif een hundred persons to their entire satisfaction; and since it was proven at the Mi lersyllie horse exhibition on four of the most vicious and confirmed kickers and runaways, that with the Safety Bridle and Lines it is utterly impossible for a horse either to kick or run away; therefore Resolved, That we, the Saddlers of Lancaster County, Pa, believe that the Safety Bridle and Lines accomplish all, and even more, than is claimed by the patentee, in preventing horses from kicking and running away.

Resolved, That in view of the above facts, we deem it our legitimate duty, both individu lly and collectively, to exert all honorable means to at once introduce the Bridle and Lines, because in doing so we in a very great measure prevent all accidents with horse, while with to at once introduce the Bridie and Lines, oc-cause in doing so we in a very great measure prevent all accidents with horse, while with the old and defective bridie we put in great jeopardy both line and ilmb.

**headred, That bereatter we manufacture no other but Safety Bridles, unless especially ordered.
The price of Individual Rights is \$5 each;
County Rights, from \$100.00 to \$500.00, according

The price of Individual Rights is \$5 each; County Rights, from \$100.00 to \$500.00, according to population—those containing large cities excepted.

No other investment before the public presents such inducements of making money. In ever county there are at least twenty townships, and in each township at least one hundred persons who drive ho ses—which a five dollars for an individual right will amount to \$500 per township, and ten thousand dol ars \$(310,000) for each county at the rate of twenty townships at five hundred dollars each! I have not the least doubt but that amount of money can be made out of a county with proper business tact and energy. The price of counties is so small as to piace the investment in the hands of every one, for few are so poor as to be unable to raise one hundred do lars.

Another feature about this invention is that than the ordinary lines. Hence, unlike other patents, the right to use it only is sold.

No man need wish for a greater for une than right of a State. To show the confidence the patentee has in his invention, he offers to pay one thousand dollars for any horse that can either kick or run away when under the influence of the Safety Brid e and Lines. For County and State rights address for circular, and for Individual Rights, enclose \$5 to S. B. Hartman, Millersville, Lancaster co. Pa. nov 28

VALUABLE REAL ESTATE AT PUBLIC SALE.—On SATURDAY, DECEMBER V SALE—On SATURDAY, DECEMBE 23d, 1855, by virtue of an Order of the Orphan Court of York county, the undersigned, admir istratrix of the estate of Samuel A. Ayers, la of York township, deed will sell at public sal at his late residence, the following valuable. of York township, dec'd will sell at public saie, at his late residence, the following valuable property, viz:

A Tract of Land, situated in York township, about 1 mile northeast of Dallastown, and 7 miles from York, containing about 56 ACRES, on which are erected a LOG DWELLING HOUSE, good new Barn, new Waxon Shed, and other necessary out-buildings. There is a good Spring of Water on the property and a number of fine Fruit Trees. The Barn and Wagon shed are new, o ample size, and possess every convenience. About 12 acres of this farm is well set with Timber, the balance in a good state of cultivation.

vation.
Sale to commence at 1 o'clock P. M..
Terms at sale by
pov 22 ltdc2tw*
EMILY AYERS,
Administratrix.

Zew Advertisements. THE GREATSTRENGTHENING TONIC. (NOT A WHISKY PREPARATION. HOOFLAND'S GERMAN BITTERS,

SEVERE HARDSHIPS.

DEBILITY! DEBILITY! esulting from any cause whatever \mathbf{H} PROSTRATION OF THE SYSTEM,

INDUCED BY

EXPOSURE. FEVERS DISEASES OF CAMPLIFE. OLDIERS, CITIZENS, MALE OR FEMALE, ADULT OR YOUTH, Will find in this Bitters a pure Tonic, not de-dendent on bad liquors for their almost miraculous effects. 0

AND DISEASES RESULTING FROM DISORDERS

OF THE

DYSPEPSIA,

LIVER AND DIGESTIVE ORGANS. ARE CURED BY

HOOFLAND'S GERMAN BITTERS This Bitters has performed more Cures, gives better Satisfaction, has more Testimony, has more Respectable People to vouch for it, than any other articles in the market.

0 We defy any one to contradict this assertion

AND WILL PAY 81000 any one who will produce a certificate pub-lished by us that is not genuine. HOOFLAND'S GERMAN BITTERS

WILL CURE EVERY CASE OF

CHRONIC OR NERVOUS DEBILITY, AND DISEASES OF THE KIDNEYS Observe the following systoms resulting from isorders of the digestive organs:

disorders of the digestive organs:
Constipation, Inward Piles, Fulness of Blood
to the Head, Acidity of the Stomach, Nausea, Heartburn, Disgust for Food, Fulness or Weight in the Stomach,
Sour Eruciations, Sinking or
Fluttering at the Pit of the
Stomach, Swimming of
the Head, Hurried and
difficult Breathing,
Fluttering at
the Heat,
Choking
or Suffocating Sensations

or Suffocating Sensations
when in a lying
Posture, Dimness of
Vision, Dots or Webs before the Sight, Fever and Dull
Pain in the Head, Deficiency of
Perspiration, Yellowness of the Skin
and Eyes, Pain in the Side, Back, Chest,
Limbs, &c., Sudden Flushes of Heat, Bur,
ing in the Flesh, Constant imaginings of E
and great Depression of Spirits. REMEMBER.

That this Bitters is not Alcoholic, contains no Rum or Whisky, and cannot make Drunkards, but is the best Tonic in the World. READ WHO SAYS SO. From Rev. W. D. Seigfried, Pastor of Twelfth Hantist Church, Philadelphia. Baptist Church, Philadelphia.

Gentlemen:—I have recently been laboring under the distressing effects of indigestion, accompanied by a prostration of the nervoussystem. Numerous remedies were recommended by friends, and some of them tested, but witusering the commended by friended by French and Hiterowere recommended by persons who had tried

out relief. Your Hoofland's German Bitters were recommended by persons who had tried them, and whos; favorable mention of these Bitters; duced me to try them. I must confess that I nad an aversion to Patent Medicines from the "tbousand and one" quack "Bitters," whose only aim seems to be to palm off sweetened and drugged liquor upon the community in a siy way, and the tendency of munity in a siy way, and the elementy which, I fear, is to make many a confirmed orunkard. Upon learning that yours was really a medicinal preparation I took it with happy effect. Its action, not only upon the stomach, but upon the nervous system, was prompt and gratifying. I feel that I have derived great and permanent benefit from the use of a few bottles.

A From the Rev. E. D. Fendall, Assistant Editor Christian Chronicle, Philadelphia. I have derived decided benefit from the use of Hoofland's German Bitters, and neel it my of Hoonand's German Butters, and feet it must privilege to recommend them as a most valua-ble tonic, to all who are suffering from gen-eral debility or from diseases arising from de-rangement of the liver.

Yours truly,

E. D. FENDALL.

From Rev. D. Merrige, Pastor of the Passyunk Baptist Church, Philadelphia. Baptist Church, Philadelphia.

From the many respectable recommendations given to Dr. Hoofland's German Bitters, I was induced to give them a tria. After using several bottles I found them to be agood remedy for debility, and a most excellent tonic for the storesch.

Aew Jork Advertisements. D. MERRIGE.

From Rev. Wm. Smith, formerly Pastor of the Vincenttown and Millville (N. J.) Baptis Having used in my lama, the sof your Hoofland's German Bitters, I make to say that I regard them as an excellent medicine, specially adapted to remove the diseases are recommended for. They strengthen when debilitated and invigorate the system when debilitated and are useful in disorders of the liver, loss o app. tite, &c. I have also recommended then to several of my friends, who have tried them and found them greatly beneficial in the resto

Yours truly, WILLIAM SM ITH, 966 Hutchinson street, Philadelphia D

From the Rev. Levi G. Beck, Pastor of the Baptist Church, Pemberton, N. J., formerly of the North Baptist Church, Philadelphia, at pre-sent Pastor of the Baptist Church, Chester, Pa. I have known Hoofland's German I have known Hoofland's German nittens favorably for a number of years' I have used them in my own family, and have been so pleased with their effects, that I was induced to recommend them to many others, and know that they have operated in a strikingly beneficial manner. I take great pleasure in thus publicly proclaiming this fact, and calling the attention of those afflicted with the diseases for which they are recommended, to these Bitters, the afflicted, and is 'not a run drink.'

Yours, truly

LEVI G. BECK.

A manual drink and the afflicted when the afflicted when the afflicted when the afflicted, and is 'not a run drink.'

Yours, truly

LEVI G. BECK.

From Rev. J. Newton Brown, D. D., Editor of the Encyclopedia of Religious Knowledge and Christian Chronicle, Philadelphi.

Although not disposed to favor or recommend Patent Medicines in general, through distrust of their ingredients and effects, I yet know of no sufficient reasons why a man may not testify to the b-nefits he belleves himself to have received from any simple preparation, in the hope that he may thus contribute to the benefit of others.

I do this the more readily in regard to Hoofland's German Bitters, prepared by Dr. C. M. Jackson, of this city, because I was prejudiced against them for many years, under the impression that they were chiefly an a coholic mixture. I am indebted to my friend, Robert Shoemaker, Esq., for the removal of this prejudice by proper tests and for encouragement of try them when suffering from great and long continued debility. The use of three bottles of these Bitters at the beginning of the present year, was followed by evident relief and restoration to a degree of bodily and mental vigor which I had not felt for six months before, and had almost despaired of regaining. I therefore thank God and my friend directing me to the use of them.

J. NEWTON BROWN,

Philadelphia.

Philadelphia.

From the Rev. Thos. Winter, D. D., Pastor of Roxborough Baptist Church.
Dear Sir: I feel ltdue to your excellent preparation, Hoofland's German Bitters, to add my testimony to the deserved reputation it has obtained. I have for years, at times, been troubled with great disorder in my head and nervous system. I was advised by a friend to try a bottle of your German Bitters. I did so, and have experienced great and unexpected relief; my health has been very materially benefitted. I confiden ly recommend the article where I meet with cases similar to my own, and have been assured by many of their good effects. Respectfully yours, T. WINTER, Roxborough, Pa.

From Rev. J. S. Herman, of the German Re-

T. WINTEH, ROXDOTOUGH, ra.
From Rev. J. S. Herman, of the German Reformed Church, Kutztown, Berks County Pa.
Respected Sir: I have been troubled with
Dyspepsia nearly twenty years, and have never used any medicine that did so much good as
Hoofland's Bitters. I am very much improved
in health, after having taken five bottles.
Yours, with respect, J. S. HERMAN. BEWARE OF COUNTERFEITS. ee that the signature of "C. M. JACKSON

PRICE. SINGLE BOTTLE ONE DOLLAR, OR HALF DOZEN FOR \$5. Should your nearest druggist not have the article do not be put off by any of the intoxicating preparations that may be offered in its place, but send to us and we will forward, securely packed by express. PRINCIPAL OFFICE AND MANUFACTORY

NO. 631 ARCH STREET. PHILADELPHIA, PA. JONES & EVANS. [Successors to C. M. JACKSON & CO.]

PROPRIETORS. For sale by Druggists and Dealers in every town in the United States. nov 29 eow lyw 47

New Advertisements.

CLOTHING, CLOTHING. CLOTHING, CLOTHING, CLOTHING, CLOTHING,

OVER COATS—GREAT VARIETY, OVER COATS—EVERY STYLE, OVER COATS—GREAT VARIETY, OVER COATS—EVERY STYLE. Being constanty supplied from Foreign Im-

portations and Domestic Manufacturers, we are enabled to offer the choicest assurtment of READY MADE CLOTHING at reasonable prices.

Also, a splendid stock of UNCUT GOODS for
Citizens, Boys, and Army and Navy Officers,
which will be made to order at the shortest tice.

ROCKHILL & WILSON'S

BRI WN STONE CLOTHING STORE,
603 and 605 Chestnut Street, Philad-lphia,
lov 29 2mw 47

SPLENDID JEWELRY, WATCHES,

SPLENDID JEWELRY, WATCHES, DIAMONI'S, &c.
FOR '1HE HOLLI'DAYS!
The House of Bosanquet, Girand & Co., Paris, have the pleasure of announcing that they have opened an Agency in the city of New York, for the salte of the city whelely known lewelry, watches, &c. and for the purpo e of making their goods as ext nislevly known and appredicted in the United States as they now are, and have been for over 70 years, in Europe, they have determined on a plan by which poor and rich alike may have the advantage of their splendid styles. As a preliminary, they would remark that they minufacture and sell no imitation Jewelry or Watches but of the property of th may prefer, and it will be sent with pleasure OUR AIM IS TO PLEASE, and every means t that end will be exerted. We solicit a tria hat end will be exerted. We solicit a trial rom every one who reads this notice as we are confident of giving the utmost satisfaction. THE STOCK COMPRISES confident of giving the utmost satisfaction.

THE STOCK COMPRISES

Amongst other articles, Splendid Clocks, Gold and Silver Watches, Rings set with Diamonds, Rubles, Pearls, Garnet and other Stones, (solitaire and in clusters.) Laties' sets of Jewelry comprising Pins and Ear-rings of the most fashionable styles, and Ear-rings of Stones of every Variety, together with a large assortment of Gold and Enamelled and Pearl Setts, Gold Studs and Sleeve Buttons of the most beautiful patterns, Gents' Bosom and Scarffins, andjan endless variety of Bracelets, Chains, Music Boxes, Head Dresses, Combs, Charms, &c. In case any of our patrons are not in want of Articles of Jewelry, and wound prefer Silverware, we will send, for any Certifi ate returned to us. a richly engraved Set of astors or Butter Dish, beautifully chased and plated.

AGENTS ARE WANTED

In every part of the United States and Provinces, and trail such very liberal inducements will be offered, and on application, a circular of terms will be forwarded. We prefer in ney sent in Post Office Orders where they can be obtained, or by Bank Draft to our order, Address all orders to our Agency, which will be conducted by MESSRS. JAQUET, STERLING & CO.

enducted by MESSES. JAQUET, STERLING & CO., nov 27 3md&w 189 Broadway, New York

A SSESSMENT NOTICE. ASSESSMENT No. 16 OF THE LANCASTER COUNTY MUTUAL INSURANCE CO. man's Barn.

Henry E. Wolf's contents of Barn.

Henry E. Wolf's contents of Barn.

Henry E. Wolf's Grewery and Dwelling House and contents of the herry of Isaac McCalmont's Barn,

Wacon Shed, Hog Pen, and contents.

Together with some smaller Josses. 4600 00 Wacon Shed, Hog Pen, and contents. 224 39 Together with some smaller losses.

This assessment can be paid to the members of the Board of Directors of the Company and to any of the authorized agents of the Company on or before the 20th day of December next.

SECTION TWELVE OF THE BY-LAWS:

That members of this Company neglecting or omitting to pay their ass saments within thrity days after publication of the same, will incur the expense of not exceeding ten cents per mile circular from the office of the Company, payable to a collector duly authorized to collect the same. mile circular from the office of the Company, payable to a collector duly authorized to collect the same.

DIRECTORS OF THE COMPANY.—Thomas S. Woods, Adam K. Witmer, Thomas S. Mollvain, John M. Buyer, George L. Eckert, Samuel Slokom, Esq., John Ranck, Moses Eaby, and Nathaniel E. Slaymaker.

AGENTS OF THE COMPANY.—Joseph McChire, Bart twp; Jacob S. Witmer, Manor twp; J. R. Hoffer, esq., Mt. Joy; John Stauffer, esq., Febrata twp; Isaac Bushong, esq., Upper Leacock wp; Martin E. Stauffer, East Earl twp; Frederick A. Zitzman, Litiz; Daniel Lee, Salisbury twp; Henry A. Wiley, Conoy twp; Francis McClure, Salisbury twp; Conoy twp; Francis McClure, Salisbury twp; Joseph Clarkson, Lancaster city.

L.nc.ster city.

NATH'L E. SLAYMAKER, Sec'y,
City weeklies and Mt. Joy Herald copy three
tines.]

]nov 29-3tw

G o L D SELDEN & CO., MANUFACTURING JEWELLERS. NO. 27 COURTLAND STREET, NEW YORK. 00,000 Watches, Chains, Gold Pens, Pen-cils, &c., &c.

WORTH \$500,000! TO BE SOLD AT ONE DOLLAR EACH WITHOUT REGARD TO VALUE. And Not to be Paid Until You Know What You Will Receive. SPLENDID LIST OF ARTICLES, ALL TO BE SOLD FOR ONE DOLLAR EACH

4,000 Minature Locates, Magrespring 4,000 Gold Toothpicks, Crosses, etc... 5,000 Plain Gold Rings... 7,000 Stone Set and Signet Rings... 7,000 Stone Set and Signet Rings... 5,000 California Diamond Rings... 7,500 Sets Ladies' Jeweiry. Jet & Gold 6,000 Sets' Ladies' Jeweiry... ameo,

MANNER OF DISTRIBUTION. MANNER OF DISTRIBUTION.

CERTIFICATES naming each article and
its Value, are placed in Sealed Envelopes,
which are well mixed. One of these Envelopes,
containing the Certificate or order or some
article, (worth at least one dollar attetall, will
be sent by mail to any address, without regard
to exhole on receivit of 95 cts. The Dutchaser

be sent by mall to any address, without regard to choice on receipt of 25 cts. The purchaser will see what article it draws, and its value, which may be from one to five hundred dollars, and can then send one dollar and receive the article named, or any other on the list of the same value and after seeing the article, if it does not give perfect satisfaction, we desire it to be immediately returned and the amount paid will be refunded.

By this deed we give selections from a varied stock of the goods, of the best make and latest styles and of intrinsic worth, at a nominal price, while all have a chance of securing articles of the very highest value.

In all cases we charge for forwarding the certification, while all have a chance the second of the care of the very highest value. In an cases we chaige to forwarding interestificate, postage and doing the business, the sum of twenty-five cents, which must be enclosed in the order. Five certificates will be sent for \$1; eleven for \$2; thirty for \$5; sixty-nve for \$10; one hundred for \$15.

Parties dealing with us may depend on having prompt returns, and the article drawn will be immediately sent to any address by return mail or express. be immediately sent to any address small or express.

Entire satisfaction Guaranteed in all cases.

Write your name, Town, County and Stat
plainly, and address SELDEN & CO.,
27 Courtiandt street.

New York.

Miscellaneous. CONESTOGA AND MANOR TURNPIKE
ROAD UMPANY.—The annual meeting
of the stockholders and election of officers will
be held at the Secretary's office, Centre Square,
Lancaster on MONDAY, DECEMBER 4th, 1885,
it 2 o'clock, P. M. GEO, F. BRENEMAN,
nov 15 3tw 451 Secretary.

THERE WILL BE A MEETING OF THE THERE WILL BY
Stockholders of the 'ancaster and Venango
Mutual Petroleum Asso lati'n, 'n TUESDAY,
DECEMBER 5th, 1886, at 9 o'cock, A. M., at the
office of the Company, N. 1 North Dake street,
Lancaster city. Business of importate 60 cocallons the cail.
By order of the Board,
N. FRANTZ,
nov 20 2td&w
Secretary.

nov 20 2td&w