Relative to Landlords and Tenants, Re it enacted, & An Act relative to lan act, entitled An Act relative to lan an act, entitled "An Act relative to landlords and tenants," approved the fourteenth
day of December, Anne Domini one thousand eight, hundred, and sixty-three, and
the supplement thereto, approved the 11th
day of April, Anno Domini one thousand
eight hundred and sixty-six, shall be so
construed as to apply to cases, in which the
owner or owners of the demised premises,
have acquired title thereto, by descent or
purchase, from the original lessor or lessors.
Approved the 20th day of February, 1867.

Authorizing Tender of Money to be made Authorizing Tender of Money to be made after Suit brought.

Be it enacted, &c., That in all actions for the recovery of money, founded on contract, hereafter brought in any of the courts of this Commonwealth, or before any of the justices of the peace, or aldermen, thereof, the defendant, or defendants, therein shall have the right a gry time before trial in justices of the peaks, or inderinent, therein shall have the right, at any time before trial in court, to make the plaintiff, or plaintiffs, a tender of lawful money, equal to the amount he, or they, shall admit to be due, with all lawful costs incurred in said action, up to the date of making such tender; and if the purty to whom such tonder shall be made, refuses to accept the same, then in the event of the plaintiff, or plaintiffs, falling to recover more than the principal sum, so as aforesaid tendered, with legal interest thereon, he, or they, shall pay all the costs, legally incurred in the said action, after the time of the tender aforesaid: Provided, That the said defendant, or defendants, shall be required to keep up said tender, at every time of the tender aforesaid: 17000000, The tender aforesaid: 17000000, Shall be required to keep up said tender, at every trial of the action aforesaid, and may pay the money into court, on leave obtained, but shall not be required to preserve, or pay in, the identical money originally tendered. Approved the 12th day of March, 1867.

Supplementary to an Act relating to Corporations for Mechanical, Mannfacturing, Mining and Quarrying purposes. Whereas, Great inconvenience has arisen from the provisions of the tenth section of the act to which this is a supplement, and no valid reason exists why stockholders in such corporations should have less facilities, in acting by proxy, than stockholders of ruilroad or other corporations; therefore, nating by proxy, man stockholders of ruilroad or other corporations; therefore, Be it enacted, &c., That so much of the tenth section of the act to which this is a supplement, as limits the number of votes to be cast by proxy, be and the same is hereby repealed. reby repealed. Approved the 16th day of March, 1867. Making it an offence for Railroad Corpora-tions, within this Commonwealth to make any distinction with their Passengers on account of Race or Color, and punishing said Corporations, and their Agents and Employees, for the commission of such offence.

1. Be it enucted, de., That on and after the passage of this act any railroad or railway corporation, within this Commonwealth, that shall exclude, or allow to be excluded, that shall exclude, or allow to be excluded, by their agents, conductors, or employees, from any of their passenger cars, any person, or persons, on account of color, or race, or that shall refuse to carry in any of their cars, thus set apart, any person, or persons, on account of color, or race, or that shall, for such reason, compel, or attempt to compel, any person, or persons, to occupy any particular part of any of their cars, set apart for the accommodation of people as passengers, shall be liable, in an action of chit, to the person thereby injured, or agpassengers, shall be made, in an account debt, to the person thereby injured, or aggrieved, in the same of five hundred dollars, the same to be recovered, in an action of debt, as like amounts are now by law

of debt, as like amounts are now by law recoverable.

2. That any agent, conductor, or employee of any railroad or railway corporation with-in this Commonwealth, who shall exclude, allow to be excluded, or assist in the exclud-sion, from any of their cars, set apart for the necommodation of passengers, any per-son, or persons, on account of color or race, or who shall throw any car, or cars, from son, or persons, on necount of coro of fac-or who shull throw any car, or cars, from the track, thereby preventing persons from riding, shall be deemed guilty of a misde-meanor, and upon conviction thereof, shall pay a fine, not exceeding five hundred dol-lars, nor less than one bundred dollars, or be imprisoned, for a term not exceeding be imprisoned, for a term not exce three months, nor less than thirty days, o both, at the discretion of the court.
Approved the 22d day of March, 1867.

Relating to Judicial Sales, and the Preser

vation of the Lien of Mortgages.

Section 1. Be it enacted, &c., That al SECTION 1. Be it enacted, dec., That all deeds made to convey real estage, sold under an act passed the eighteenth day of April, eighteen hundred and fifty-three, entitled "An Act relating to the sale and conveyance of reo" estate," being acknowledged in court, a 1 so certified to have been, by the clerk, or prothonotary, as required by said act, or supplements, may be recorded in the recorder of deed's office, without other selections defined to the selection of the selection be recorded in the recorder of deed's office, without other acknowledgment, and the security, required by said act, may be approved by the proper court, of like jurisdiction, of the county in which the grantor, or one of them, is resident, and be certified, under seal of such court, to that wherein the sale was decreed; and such certificate shall be copied on the records thereof,

SEC. 2. That private sales, made by order of court, under the said act of the eighteenth day of April, one thousand eight hundred and fifty-three, shall discharge the premises sold from the lien of the debts of the decedent, except debts of record, and debts secured by mortgage: Provided, That the security, required by said act, shall have been duly entered.

SEC. 3. When the lien of a mortgage upon real estate is, or shall be, prior to all other

SEC. 3. When the lien of a mortgage upon real estate is, or shall be, prior to all other liens upon the same property, except other mortgages, ground rents, purchase money due to the Commonwealth, taxes, charges, assessments, and municipal claims, whose lien, though afterwards necruing, has, by law, priority given it, the lien of such mortgage shall not be destroyed, or in any way affected, by any judicial, or other sale, whatsouver, whether such judicial sale shall be made by virtue, or authority, of any order, or decree, of any orphans, or other court, or of any writ of excention, or other wise howsouver: Provided, That this section shall not apply to cases of mortgages appon unseated lands, or sales of the same for taxes. Approved the 28d day of March, 1867. To Enlarge the Jurisdiction of the Courts of

Common Pleas of this Commonwealth, Rel-ative to Granting Charlers of Incorpora-tion, and Confirming those Herelofore Granted.

SECTION 1. Be it enacted, &c., That from and after the passage of this act, the several courts of common pleas of this Commonwealth, shall have power and authority to great charters of incorporation, in all cases in which the same is authorized to be grant-during the properties of ed, under existing laws, by the supreme court of this Commonwealth; and the ascourt of this Commonwealth; and the associations hereafter incorporated, under the laws of this Commonwealth, may be authorized to hold real estate to an amount, the clear yearly value or income whereof shall not exceed twenty thousand dollars; and all laws, and parts of laws, inconsistent herewith, be and the same are hereby

repealed. | Sec. 2. That all charters of incorporation which have heretofore been granted by any of said court of common pleas, in cases wherein the said supreme court only had wherein the said supreme court only into power and authority to grant the same, be and the same are hereby validated and made of the same force and effect, as if: the same had been granted in pursuance of authority conferred upon said courts of common place. mon pleas.
SEO, 3. That the said courts of common

pleas shall have power and authority to grant charters of incorporation, in all cases wherein any number of persons, citizens of this Commonwealth, are associated for the purpose of insuring horses, cattle and other live stock, against loss by death, from the purpose of insuring horses, cattle and other live stock, against loss by death, from disease or accident, or from being stolen; and, also, to grant charters of incorporation to water, and hook and hadder companies, building associations, musical clubs or associations, hotel companies, skating park associations, hotel companies, skating park associations, and clubs for the advancement of athletic sports, including base ball clubs, and barge and rishing clubs; and in granting such charters of incorporation, the said courts shall proceed in the manner provided by law for the incorporation of literary, charitable or religious societies; and the sid courts shall have power to incorporate, by the same form of proceeding, the insurance companies; which said companies, when so incorporated, shall have all the rights, powers and privileges, and be subject to all the restrictions and provisions of the general law regulating fire insurance companies, approved April 2ad, one thousand eight hundred and fifty-six, and the several supplements thoreto.

Approved the 26th day of March, 1867.

and the several supplements thereto.

Approved the 26th day of March, 1867. Relating to Evidence in Actions of Ejectment SECTION 1. Be it enacted, &c., That in all actions of electment against two, or more persons, any of the defendants shall be persons, any of the defendants shall be competent as a witness for either plaintiff, or defendant, as effectually as if not made a party to the record: Provided, That it shall appear to the court, upon the trial, that the party, so offered as a witness, has disclaimed, upon the record, all title to the premises in controversy, at the time of action brought, and paid into court the costs already accrued, or given security for the payment thereof, at the discretion of the court.

A Further Supplement to an Act, entitled
"An Act Relating to Corporations for
Mechanical, Manufacturing, Mining and
Quarrying Purposes," Approved the 18th
day of July, Anno Domini One Thousand
Eight Hundred and Sixty-three,

Signt Hundred and Sixty-three.
Shorion I. Be it enacted, &c., That the provisions of the act entitled "An Act relating to corporations for mechanical, manufacturing, mining and quarrying purposes," approved the eighteenth day of July, Anno Domini, one thousand eight hundred and sixty-three, and the supplements thereto; are hereby extended, so as to embrace all companies hereafter to be formed, for the purchase and sale of patents granted by the authority of the United States, and of rights and licenses, under

said patents, and for the manufacture and sale of patented articles. taken, deemed and held to apply to the said jury commissioners and sheriff. sale of patented articles.

SEC. 2: That all companies, formed under the provisions of the said act, and the supplements thereto, may take, such real and personal estate; and other property, as is necessary for the purposes of their organization, and issue stock to the amount of the value thereof, in payment therefor; and the stock, so issued, shall be declared and taken to be full paid stock, and not liable to any further calls for assessments; Provided, That in the certificates and statements to be made by the officers of such Provided, That is the estimates and state ments to be made by the officers of such companies, such stock shall not be stated or certified, as having been issued for cash paid into the company, but shall be stated or certified in this respect, according to the

Approved the 27th day of March, 1867. An Act Declaratory of the Statutes of Limitation.

WHEREAS, Doubts have been raised as to the proper construction of the statutes of limitation: And Whereas, It is just that suits for supposed claims should be speedily brought, before the lapse of time destroys the evidence of defence or invariant be recollection of wifdefence, or impairs the recollection of wit-nesses: therefore.

nesses; therefore,

Bett enacted, &c., That it is hereby declared to be the true intent and meaning of
the statutes of limitation, that no suit at law, or in equity, shall be brought, or maintained, against any stockholder, or directained, against any stockholder, or director, in any corporation, or association, to charge him with any claim for materials, or moneys, for which said corporation, or association, could be sued, or with any neglect of duty assuch stockholder, or director, except within six years after the delivery of the materials, or merchandize, or the lending to, or deposit of money with said corporation, or association, or the commission of such act of negligence by such stockholder, or director. stockholder, or director.
Approved the 28th day of March, 1867.

An Act to Permit Disabled Soldiers to Peddle, by Procuring a License Therefor Without Charge.

Be it enacted, &c., That every honorably discharged soldier, who is a resident of this state, and who from wounds, or on account of disease contracted while in the military, of disease contracted while in the military, or naval service of the United States, and, on account of such disability, is unable to procure a livelihood by manual labor, shall have the right to hawk, peddle and vend any goods, wares, or merchandize, within this commonwealth, by procuring a license for that purpose, to be issued without cost: Provided, That before any such soldier shall be entitled to the benefits of this act, he shall obtain a certificate from an examshall be entitled to the benefits of this act, he shall obtain a certificate from an examining surgeon of the United States, that he is unable to procure his living by manual labor, and shall also procure a certificate from the prothonotary of any county in this State, that he has filed in the office of said prothonotary his affidavit, setting forth that he is the bona fide owner, in his own right, of all the goods, wares and merchandize which he proposes to hawk, peddle and vend, and that he will not engage to sell the same for any other person, or persons, vend, and that he will not engage to sell the same for any other person, or persons, whatever: And provided further, That the aforesaid certificates, together with such person's discharge from the military service, or an exemplified copy thereof, shall be full and conclusive evidence of such person's right to the benefits of this act.

Approved the 8th day of April 1867.

An Act to Authorize the Sale of the Prop-22. Aw w Aumorize the Sale of the Property of any Incorporated Company upon the Bonds, Secured by a Mortgage, Given by it, with like Effect as if Sold upon the Mortgage.

Be it enacted, de., That upon any judgment recovered, or that may be recovered in any court of this Commonwealth, against in any court of this Commonwealth, against any incorporated company, upon any mortgage bond, or bonds, given by such company, for the principal, or interest, due thereon, all, or any part, of the estate, property, corporate rights, privileges, and franchises, bound, by the mortgage given, to secure the payment of the said bond, or bonds, may be levied upon and sold, by virtue of any writ, or writs, of heri factas, virtue of any writ, or writs, of fleri facias virtue of any writ, or writs, of fleri facias, or venditioni exponas, issued upon such judgment, or judgments, as if taken and sold, as now provided by law, under and by virtue of proceedings upon a judgment recovered upon such mortgage; and upon such sale, or sales, being made and returned, the sheriif of the proper county shall acknowledge his deed therefor, to the purchaser, or purchasers, in open court; as provided, by law, in cases of sales of real estate; Provided, That before such sale shall be made, actual notice shall be given to the be made, actual notice shall be given to the trustees, or legal party, named in the mort-gage securing such bond, or bonds. Approved the 10th day of April, 1867.

Supplement to an Act, entitled "An Act Amending the Law of Evidence in Penn-sylvania," Approved the Twenty-seventh Day of March, One Thousand Eight Hundred and Sixty-five. Be it enacted, &c, That in all civil actions

pending, or hereafter brought, where

now pending, or hereafter brought, where there are more than one plaintiff, or defendant, and either party shall compel one of the adverse parties to testify, under the act to which this is a supplement, the coplaintiff, or co-plaintiffs, or co-defendant, or co-defendants, of the party, so compelled to testify, shall also be allowed to give evidence. Approved the 10th day of April, 1867.

A Supplement to an Act to Lutitle the Stockholders of any Railroad Company, Incorporated by the Laws of this Commonwealth, Accepting this Act, to one Vote for Each Share of Stock, Approved the Twentieth day of May, Anno Domini One Thousand Eight Hundred and Sixty-five, Extending the same to Turnpike Road Companies. the same to Turnpike Road Companies.

Be it enacted, &c., That section first of an act, entitled "An Act to entitle the stockholders of any railroad company, incorporated by this Commonwealth, accepting this act, to one vote for each share of stock," approved the twentieth day of May, Anno Tomini one thousand eight hundred and sixty-live, be and the same is hereby extended to any turnpike road company, incorporated by the laws of this Common wealth, and accepting this act.

Approved the 10th day of April, 1867.

An Act Authorizing Courts to Receive Cer-tified Copies of Military Records in Evi-dence.

dence,

Be it enacted, de., That copies of all records, documents and papers, kept by provost murshals, in this, or any other istate, and in the military departments of Harrisburg, in this State, and at Washington, District of Columbia, when duly certified by officers in charge of said records, documents and papers, shall be received in evidence, in the several courts of this Comnonwealth, in all cases where the original documents, records and papers would be admitted to evidence.

Approved the 11th day of April, 1867.

An Act for the Better and More Impartia Selection of Persons to Serve as Jurors, in each of the Counties of this Commonwealth SECTION 1. Be it enacted, &c., That at the general election, to be held on the second Truesday of October, Anno Domini one thousand eight hundred and sixty-seven, md tri-ennially thereafter, at such election he qualified electors of the several countles

the qualified electors of the several counties of this Commonwealth shall elect, in the manner now provided, by law, for the election of other county officers, two sober, intelligent and judicious persons, to serve as jury commissioners in each of said counties, for the period of three years ensuing their election; but the same person, or persons, shall not be eligible for re-election more than once in any period of six years: Provided, That each of said qualified electors shall vote for one person only as jury commissioners; and the two persons having the greatest number of votes, for jury commissioner, shall be duly elected jury commissioners for such county.

missioner, shall be duly elected jury com-nissioners for such county.

SEC. 2. It shall be the duty of said jury commissioners, president judge, of the re-spective district, or a majority of them, to meet at the seat of justice of the respective counties, at least thirty days before the first term of the court of common, pleas, in every year, and thereupon proceed, with due diligence, to select, alternatively, from the whole qualified electors of the respec-tive county, at large, a number, such as at due dilligence, to select, alternatively, from the whole qualified electors of the respective county, at large, a number, such as at the term of the court of pleas next preceding shall, by the said court, be designated, of sober, intelligent and judiclous persons, to serve as jurors, in the several courts of such county, during that year; and the said jury commissioners, president judge, or additional law judge, or a majority of them, shall, in the mode and manner now directed by law, place the names of persons, so selected, in the proper jury wheel, and the said jury wheel locked, as now required by law, shall remain in the custody of the said jury commissioners, and the keys thereof in the custody of the sheriff of said county.

Sec. 3. That said jury commissioners, and the sheriff of the respective county, or any two of them, shall draw from the proper jury wheel, panels of jurors, as grand Jurors of the propor county, and as petit and traverse jurors, for the trial of issues, in fact, which may be taken in any action, in any of the courts, olvil and criminal, of the several counties aforesaid, in the manner now practiced and allowed but before the said jury commissioners and

action, in any of the courts, civil and criminal, of the several counties aforesaid, in the manner now practiced and allowed; but before the said jury commissioners and sheriff shall proceed to splect, or draw, jurors, in the manner aforesaid, they shall severally take the outh, or affirmation, now prescribed by law, to be taken by the sheriff and county commissioners, before selecting and drawing jurors.

SEC 4. That so much of any act or acts of assembly of this Commonwealth, as makes it the duty of the sheriff and county commissioners, of any of said counties, to select and draw jurors, shall be repealed, and coase to have any force or effect, from and after the first day of December next, Anno Domini one thousand eight hundred and slixty-seven: Provided, That all acts, and parts of acts of assembly, now in force, in relation to the custody, sealing and unsealing, locking and opening of the jury wheel of the respective county, and all acts; and parts of acts of assembly, now in force, imposing any penalty, or punishment, on the sheriff and county commissioners, or either of them, in relation to the keeping, locking, opening, sealing, or breaking the soal, of any jury wheel, or in relation to the selecting or drawing of jurors, shall be

taken, deemed and held to apply to the said juty commissioners and shariff.

SEC. 5. Each of said paid out of the respective county treasury, two dollars and fifty cents per day, and four cents per mile circular, from the residence of the commissioners to the court house.

SEC. 6. It shall be the duty of each of said jury commissioners, to take upon himself, and discharge the duties of his said office, under a penalty of one hundred dollars for each and every neglect, or refusal, to attend the same, to be sued for and recovered, before any justice of the peace of the proper county, as debts of like are now by law recoverable; ten dollars of which shall go to the person suing, and the residue to be paid by the said justice, to the treasurer of the SEC. 7. In case of the inability of either, or all, of the said jury commissioners, by sickness, death, or other unavoidable cause, to discharge the duties of said office, or it case of neglect, or refusal, to serve thereon, it shall be the duty of the president judge, in such county wherein said vacancy may have occurred, to appoint a suitable person, or persons, as the case may be, possessing the qualifications aforesaid, to perform the duties of said office, or necessing the gerson, or persons, as the case may be, possessing the qualifications aforesaid, to perform the duties of said office, or person, after having complied with the requirements of the third duties of said office, during such vacancy; and such person, or persons, after having complied with the requirements of the third section of this act, shall proceed to discharge the duties of said office during the remainder of the term so vacated: Provided, That the provisions of this act shall not apply to the city of Philadelphia.

Approved the 10th day of April, 1867.

An Act to Regulate the Carriege of Baggage y Railroad Companies, and to Prescribe the Duties and Obligations of Carriers and Passengers in Relation Thereto. Passengers in Relation Thereto.

SECTION I. Be it enacted, &c., That each passenger upon a railroad, shall have the right to have carried, in the car or place provided for that purpose, in the train in which he or she may be a passenger, his or her personal clothing, not exceeding; inclusive of the trunk, or box, in which it may be contained, one hundred pounds in weight, and three hundred dollars in value.

SEC. 2. That no railroad company shall, under any circumstances, be liable for loss, or damage, to any baggage, or property, under any circumstances, be liable for loss, or damage, to any baggage, or property, belonging to any such passenger, beyond the said sum of three hundred dollars, unless it shall be proven that the excess in value thereof, over that sum, was truly declared to the agents of the company, at the time of its delivery for transportation, and the sum charged by the railroad company for such transportation, over and above passage fair, was paid: Provided however. That the said declaration shall not relieve the claimant from proving the actual value. he claimant from proving the actual value of the articles alleged to have been lost. of the articles alleged to have been lost, or damaged; but in no event shall there be any recovery beyond the value thus declared.

SEC, 3. That no railroad company providing a car, or other place, for the deposit

of passengers' baggage, shall, under an circumstances, be liable for loss of, or dam circumstances, be hable for loss of, or dam age to, any articles, or property, whatso ever, not there deposited by the passenger or which are placed by him, or her, in the car in which he, or she, is to be transported Approved the 11th day of April, 1867. An Act for the Relief of Wives and Children

Deserted by their Husbands and Fathers Within this Commonwealth. SECTION 1. Be it enacted, &c., That in ad lition to the remedies now proyided by aw, if any husband, or father, being with the limits of this Commonwealth, has in the limits of this Commonwealth, has, or hereafter shall, separate himself from his wife, or from h's children, or from wife and children, without reasonable cause, or shall neglect to maintain his wife, or children, it shall be lawful for any alderman, justice of the peace, or magistrate, of this Commonwealth, upon information made before him under oath, or affirmation, by his wife, or children, or either of them, or by any other person, or persons, to issue y any other person, or persons, to issue is warrant to the sheriff, or to any connis warrant to the sneril, or to any con-stable, for the arrest of the person against whom the information shall be made, as aforesaid, and bind him over, with one suf-ficient surety, to appear at the next court of quarter sessions, there to answer the said charge of describe.

quarter sessions, there to answer the said charge of desertion. SEC. 2. The information, proceeding hereon, and warrant shall be returned he next court of quarter sessions, when is shall be lawful for said court, after hearing shall be lawful for said court, after hearing, to order the person against whom complaint has been made, being of sufficient ability, to pay such sum as said court shall think reasonable and proper, for the comfortable support and maintenance of the said wife, or children, or both, not exceeding one hundred dollars per month, and to commit such person to the county prison, there to remain until he comply with such order, or give security, by one or more sureties, to the Commonwealth, and in such sum as the court shall direct, for the comsum as the court shall direct, for the com-pliance therewith:

pliance therewith:

SEC. 3. That the cost of all proceeding,
by virtue of this act, shall be the same as
ure now allowed, by law, in cuses of surety
of the peace, to be imposed in like manner;
and all proceedings shall be in the name of the Commonwealth; and that any wife, so deserted, shall be a competent witness on the part of the Commonwealth, and the husband shall also be a competent wit-1688.
SEC. 4. That should any such person

SEC. 4. That should any such person abscond, remove, or be found in any other county of the Commonwealth than the one in which said warrant issued, he may be arrested thereon, by the said warrant being backed by any alderman, or justice of the peace, of the county in which such person may be found, as is now provided for backing warrants, by the third section of the act of the thirty-first of March, one thousand eight hundred and sixty. and eight hundred and sixty.

Approved the 13th day of April, 1867. MORAVIAN SYNOD.—The Triennial Synod

of the Moravian Church met on Wednesday morning at 11 o'clock, in the Church a Litiz, and was opened by the venerable Bishop Jacobson, of Bethlehem, Pa. A ermanent organization was effected for the transaction of the regular order of busiiess, by the election of Right Rev. David Bigler, of this city, as President, and Rev William H. Rice, of New Havon, Conn., as ceretary of the Synod. Favorable and oncouraging reports relative to the success attending the various operations of the pas year were read by Rev. F. F. Heagen, Secretary, and Rev. Sylvester Wolle, Treas rer, of the Provincial Board of Control, and Rev. E. de Schweinitz, editor of The Moravian. The sermon before the Synod vas preached by Rev. Mr. Schweinitz, and was an able discourse upon the history and character of the Moravian Church.

A NEW PATENT.-Christian H. and Jo seph II. Harnley, of Penn township, in this county, have obtained letters patent dated May 21st, for a combined Manure Drag and Revolving Fork. This is a simple and efficient combination for cleaning two stalls at one operation. The revolving fork like drag, with its sled runners, when empty nakes it peculiarly desirable, used alo without the addition of the drag. Altogether his is a useful invention. Patent obtained through the agency of J. Stauffer.

SUFFOCATION .- On Friday at noon, a son early lost his life by suffocation from es caping gas while working in the "bridge ouse" of the Furnace. He was taken up in a state of insensibility and conveyed to his father's residence, where, we understand, he still lies in a somewhat dangerous condition, though better than on yesterday.

IMPORTANT TO HEIRS OF SOLDIERS.—In accordance with a bill passed by the last Congress, the heirs of Union soldiers who died while held as prisoners in the South reentitled to draw commutation for rations for the time intervening between the cap ture and decease of such soldiers. This commutation amounts to twenty-five cents per day, and may be obtained by the vidow, if she has remained unmarried as late as March 2, 1867. ACCIDENT AT COLUMBIA .-- Mr. Alpheus

Dale, of Mechanicsburg, met with a very serious accident at Columbia, on Monday vening. He was in charge of his market car, and attempted to get on the same while the train was in motion. Unfortunately he did not secure a firm hold, his hands slipped, and he was thrown to the ground and partially on the track. Both hands were more or less injured, and two wheels passed over his right foot, crushing it considerably, and perhaps making its amputation necessary.

Gov. GEARY has appointed Mahlon H. Dickinson, Esq., of Phila., Visitor to the Prisons and Almshouses of the Common-wealth, under an act passed at the last session of the Legislature.

SUNDAY SCHOOL CELEBRATION. -On Satmusic with them.

SERIOUS ACCIDENT.—On Saturday last about five o'clock P. M. the "Willow" in the Picker Room of No 2 cotton mill, which was rooling with considerable velocity at the time, broke into pieces. One of the fragments struck Mr. E. E. Snyder in the the time, broke into pieces. One of the fragments struck Mr. E. E. Snyder in the thigh making an ugly flesh wound. Another struck a boy named Miller in the throat making a very serious contusion, and he is apparently in a very precarious condition.

Court of Quarter Semions. The adjourned Court of Quarter Sessimet on Monday morning at 10 o'clock. The first case affached was that of the Com'th vs. John Leeds. The defendent lives at Columbia. The offence was clearly proved, but Messrs. Dickey and Fishe raised the point that a new law having been nacted at the late session of the Legislature providing for the punishment of substan ially the same offense as that contained in he act of 1855, under which this indictme was preferred, the act of 1855 was repealed and the indictment must fall. The Court held otherwise and a verdict of guilty was aken. A motion in arrest of judgment

was made. Monday Afternoon.—Com'th vs. Samuel Erisman. Assault and battery. The defendant was indicted for assaulting Chas. Edwards, the collector of bounty tax for the South West Ward, while he was endeavoring in pursuance of his duty, to ollect the tax due by defendant. Verdict guilty. Sentenced to pay \$5 fine and costs. Patterson with the District Attorney; Price or defendant. Com'th vs. Chas. Edwards. Assault and

attery. This was a cross action brought by Erisman for assault alleged to have een committed upon him by Mr. Edwards in the transaction referred to in the above case. Verdict not guilty, and the prosecu tor, Daniel Erisman, directed to pay the osts. Same counsel as before. Tuesday Morning.-Com'th vs. George

Long.—Bribery. The detendent is now and was in 1864 one of the Prison Inspectors of Lancaster county. Henry Shubert, in January 1864, was an applicant for the position of Underkeeper at the prison, an office in the gift of the Inspectors, and was duly elected by them. He afterwards stated that he had agreed to pay George Long \$15 to vote for him, and that in onsequence of this understanding, Long voted for him and he paid him the money An investigation into the matter was be by the Prison Inspectors before whom Shubert swore to the following statement which we copy from the record. CHARGE AGAINST GEO, LONG, INSPECTOR

LANCASTER COUNTY PRISON, Feb. 20, A. D., 1865.
Henry Shubert, Underkeeper, appear before the Board and made the following charge, which the Board proceeded to in-vestigate: In January, 1864, on the day of the regu lar meeting of Inspectors, I met Georg Long at the Court House in Lancaster an asked him to vote for me at the next meet ing of the Board on the 4th Monday of asked him to vote for me at the next meeting of the Board on the 4th Monday of January. He said he would, but he had a proposition to make to me, and I should meet him on the following Monday. I replied it would not suit me to meet him on the following Monday. I asked him what kind of proposition he had to make. He then asked me what kind of a treat I could afford to give him if he voted for me. I don't know what kind of a treatyou want? He answered—I had a notion to ask you

He answered—I had a notion to ask you \$25, but if you give me \$15 I will vote for \$25, but if you give me \$15 I will vote for you and for no other man. He told me the day on which I was elected that he had voted for me. I paid him the money in four installments—5 dollars at two different times and \$2.50 at two other times. He asked me for the money two or three times before I paid him any of it. He kept the money until January, 1865, and then handed it back to me on the 5th Monday of said month. He begred me several times said month. He begged me several time very hard to take the money back, and said if I would take it back he would vote for if I would take it back he would vote for me at the next meeting. Some time in the course of the year 1864, while Wertz was Watchman he asked me to tell Mr. Wertz, the Watchman, that he ought to give him (Long) something for voting for him. I asked Mr. Long tohave our salaries raised from \$500 to \$600, and he said—If I get it raised to \$600 you will then give me the

from \$500 to \$600, and he said—if I get it raised to \$600, you will then give me the \$25 which I first named. I promised him that I would, but I gave him no more Question by Mr. Ranck—Ild you ever offer any other person anything to vote for you? Answer—No sir. Why did you receive the money back? Answer—Because he pressed me so hard. Did you take it back because Mr. Long offered to vote for you if you would take the money? Answer—I did not, because he had frequently promised me before that he would vote for

swer—I dld not, because he had frequently promised me before that he would vote for me anyhow. Why did you finally take the money? Answer—Simply because he pressed me so hard and I was in need of the money, and it came very good. Crossquestioned by Mr. Long—Did you not in a conversation with me in the Fall of 1863 tell me that the Office of Prison Inspector did not pay very well, and a man could not afford to attend Conventions and spend his money for such an office: therefore I not afford to attend Conventions and spend his money for such an office; therefore I ought to make all I could out of others. Answer—I did not; I never had any conversation with you about money for voting previous to the bargain I made with you. Question by Mr. Long—Did you not meet me in Duke street on the day of the election, the 4th Monday of January, 1864, and electioneered for Mr. Hoffmeier for Clerk, and tell me I could make \$50 for voting for Mr. Hoffmeior for Clerk? Answer—I did not. I never intimated to a human being Mr. Hoffmeier for Clerk? Answer—I did not. I never intimated to a human being that I would give anything for you to vote for Mr. Hoffmeier, or that any other man would. Question—What time did you pay the first money? Answer—I paid §5 about two months after I took my place as Underkeeper, which was on the 1st of March. The second §5 I paid him about two months after I paid him the first, which would bring it about the last of June or the first of July; I paid the third instalment of \$2.50 sometime in the Fall or Winter, and the last \$2.50 (making the \$15) in the Winter. Question by the Solicitor Mr. Baker: Did you pay this \$15 as in honor bound to do in virtue of a fair burgain made with Mr. Long? Answer—I did.
Rudolph Christ, Underkeeper, called and sworn: Question by Mr. Ranck: Did you

sworn: Question by Mr. Ranck: Did you ever hear any one say any thing about \$15 being given by some Underkeeper? Auswor-Mr. Shubert asked me if I saw tha communication in the Express? I an-

apply to me, In consequence of this testimony, Mr. Long, who is a very respectable gentleman. against whose character nothing had here ofore been charged, was indicted for bribery, and the case came up for trial this morning. Shubert was of course the witness on whom the Commonwealth's case rested, and he was called to the stand. Mr. Livingston, for the Commonwealth, asked him whether he had prior to his election as Underkeeper in January, 1864, promised to give Mr. Long \$15 for his vote? Shubert answered, "I did not. I never had any understanding of any kind with Mr. Long prior to my election, by which I was to nav

him any thing for voting for me," The District Attorney, naturally surprised at this testimony, in view of his previous statement, handed him a copy of the above affidavit, and asked him whether he had of Mr. John Homan, who is employed at Thomas & Peacock's Furnace, in this city, flatly denied that he had testified before the Inspectors that there was an understanding prior to his election that Long was to be compensated for voting for him. More bare faced perjury than this has probably never before been witnessed in a Court of Justice, Shubert's character being generally known. his charge against Mr. Long never received very great credence, but it was hardly to be expected that he would candidly acknowledge himself to be so base as he has shown himself to be. He either swore falsely when he swore against Mr. Long, or when he swore in his favor; for the record of his testimony before the Inspectors is too precise to be disputed. The public will therefore form their conclusions in regard to the charge against Mr. Long, as though no lestimony from Shubert existed. Mr. Livingston abandoned the case

Dickey, Brubaker and Baker for defence Verdict not guilty. NARROW ESCAPE FROM DROWNING .- A very miraculous escape from drowning happened a short time since on the Octoraro creek. It appears that two young men, named Joseph McDaniel and Oliver Wivel, attempted to cross the Octoraro at a fording known as the Horse Shoe Bend Not knowing the depth of the crossing, and the creek being extremely high, when about half way across the stream, the current being too strong, swept the horse from his footing. The animal battled brayely with the strong current, until they were swept far below the crossing. Mr. McDaniel, the owner of the horse, finding all efforts to gain the opposite shore useless, headed the noble animal down the stream for about one mile, and, coming into what is called arday, June 8th, a joint celebration will be the Old Forge Dam, leaped from the buggy given at Fairville, Earl township, this to the horse's back. He cut the horse loos county, by several Sabbath Schools of from the buggy, and succeeded in swimthat vicinity, commencing at 10 o'clock,
A. M., and to continue throughout the
Wivel and the buggy floating on down the Wivel and the buggy floating on down the day. Each school will have a band of stream, until reaching the still water, at the edge of the dam. The wagon and gentleman were after some difficulty finally gotten out all safe; but not without a good scare and wetting. This is one of the narrowest escapes that we ever heard of, and should be a warning to them hereafter.

SAFE BLOWN OPEN AND DARING BUR GLARY. On Sunday morning about 1 o'clock, the residence of Rev. J. W. Nevin, D. D., on the Columbia turnpike, a half. mile west of the city limits was entered by

a party of burglars through a window of one of the front rooms. The window was opened by means of a crowbar, or some other effective instrument. After entering the dwelling they went into an adjoining coom where there was a safe, into which they drilled a hole and filled the same with a charge of powder, and blew it open. The explosion broke the door completely off ts hinges and threw it four or five feet from the safe. The thieves for their trouble got ome silverware, a watch, and some valuaole papers, all amounting in value to \$300 Some of the inmates of the house heard he explosion, the concussion of which was

violent enough to break a number of panes of glass, but thinking it to be an earthquake or a clap of thunder did not pay any immediate attention to the noise. Several of the neighbors were alarmed by the explosion. It is about time that the perpetrators of the many and daring burglaries, which have been lately committed, should be detected and punished to the utmost extent of the DANGEROUS COUNTERFEIT.-A well-exe

cuted counterfeit five dollar bill, on the First National Bank of Washington, D. C., is in circulation in the city. FIRES.-The "boiler house" at Samue Hess' Wood Yard, on the Conestoga, took

were extinguished before much damage wa The same afternoon a fire occurred in the 'picker room" of Cotton Mill No. 2. A small quantity of cotton was destroyed It is fortunate that this fire was so promptly subdued. The destruction of this mill would be a great calamity not only to its wners, but to this community.

fire on Friday afternoon, but the flames

Accidents.—On Sunday morning last James V. Connell, tavern-keeper at Penn-ville, this county, fell down a flight of stairs, and pitching upon his head caused instar death.

As Joseph Breneman and wife, daughter and son-in-law, were on their way from Sporting Hill to this place, on Saturday last, on coming down the hill this side the village the horse took fright, and the carriage upsetting, the party was thrown out. Mr. Breneman and his son-in-law sustained no injury; but Mrs. B. and daughter were considerably hurt, though not seriously injured.

John Fritz, of this place, fell down a flight of stairs going to the cellar, on Wednesday, and dislocated his shoulder. Medical ald was summoned, and the injury reduced. He is doing well.—Manheim Sentinel.

Those of our readers who need anything in the way of Cosmetics or Toilet Articles, would do well to patronize the firm of Berger, Shutts & Co., Troy, N. Y. They are the only agents in America for many of the most valuable French and English Toilet Articles and Preparations, that are used by the Beauties of the Old World to beautify and make attractive their person. See their advertisement in another column.

Bee their advertisement in another column.

Bub on A Bust!—Patry Cook—"What have you had my little man?"

Delicate Youth—"Why I've had two jellies, seven tarts, and eleyen crullers, and four apples, a sausageroil, ten almond cakes, and a bottle o'ginger beer." Refreshmente enough to live him a vivid idea after retiring, of a few overgrown, red-hot cook stoves essaying a straight-four over his abdominal regions. When referring to stoves, we are always reminded that the only thoroughly reliable cook stove b fore the public is the "BARLEY SHEAF,"

Burns either wood or cosi, manifactured by the firm of Stuart, Peterson & Co., Philadeiphia. This stove is head and shoulders above all competitors, and is deserving of special attention.

WHAT LADY would wear false hair or curls, when, by an outlay of one dollar, she can procure an article that will cause her hair to curl in wavy ringlets, or heavy massive curls? It does not injure the hair, but on the contrary, renders it soft, glossy and healthful. It is equally efficacious in curling the hair of the opposite sex. Messrs, Berger, Shutts & Co., Chemists, of Troy, N. Y. are agents for the same. See their Card in another column.

A DISTRESSING Cough, causes the friends f the sufferer almost as much pain as the ufferer himself, and should receive imme-iate attention. Dr. Wistar's Balsam of diate attention. Dr. Wistar's Balsam of Wild Cherry speedily cures coughs, colds, influenza, sore throat, &c. It will always relieve consumption, and in many well at-tested cases it has effected a perfect cure.—

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A large 6 pp. Circular, giving information of the greatest importance to the young of both sexes. suxes.
It teaches how the homely may become beautiful, the despised respected, and the forsaken loved.
No young lady or gentleman should fail to send their address and receive a copy post-paid, by return mail. Address P.O. Drawer J. feb 15 tfd 2taw taf lydalyw)
Troy. N. Y.

A SUBSTITUTE FOR CALOMEL.

A SUBSTITUTE FOR CALOMEL.

These Pills are composed of various roots, having the power to relax the secretions of the liver, as promptly and effectually as blue pill or mercury, and without producing any of those disagreeable or dangerous effects which often follows the use of the latter. In all billious disorders these Pills may be used with confidence, as they promote the discharge of vittated billie, and remove those obstructions from the liver and billiary ducts, which are the cause of billous affections in general. DR. SCHENCK'S MANDRAKE PILLS.

n general. Schenck's Mandrako Pills cure Sick Headache, and all disorders of the Liver, indicated by sallow skin coated tongue, costiveness, drowsiness, and a genera-leging of weariness and lassitude, showing that the liver is in a torpid or obstructed condition.] In short, these Pills may be used with advantage in

all cases when a purgative or alterative medicine is equired.

Please ask for "Dr. Schenok's Mandrake Pills," and observe that the two likenesses of the Doctor are on the Government stamp—one when in the last stage of Consumption, and the other in his present health. Soid by all Druggists and dealers. Prices 22 conts per box. Principal Office, No. 18 North 6th Street Philadelphia, Pa. General [Wholosale Agents: Domas Barnes & Co., 21 Park Row, Now York; S. S. Hance, 108 Baltimore street, Baltimore, Md.; John D. Park, N. E. cor, of Fourth and Walnut street, Cincinnati, Ohlo; Walker & Taylor, 184 and 186 Wabsah, Avenue, Ohloago, Ill Collins Brothers, southwest corner of Second and Vine ollins Brothers, southwest corner of Second and Vin treet, St. Louis, Mo. [nov 13 4thaothweamlyr to John Howard.

THE APOSTLE OF HUMANITY.

The Howard Association, Philadelphia, Pa., established on the great principle of Charity and Mercy for the medical treatment of Misguided Men, stitcontinues its philanthropic labor for the relief of the afflicted. Essays and Reports on the Errors of Youth, and Discesse which destroy the powers of Manhood sent, free of charge, in sealed letter envelopes. Address, Dr. J. SKILLIN HOUGHTON, Howard Association, Philadelphia, Pa. [jan 23 3 mdaw] A COUGH, A COLD, OR A SORE THROAT REQUIRES IMMEDIATE ATTENTION AND SHOULD BE CHECKED,
IF ALLOWED TO CONTINUE,

Irritation of the Lungs, a Permanent Throat Disease, or Consumption, IS OFTEN THE RESULT.
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HAVING A DIRECT INFLUENCE TO THE PARTS GIVE IMMEDIATE RELIEF. for Bronchitis, Asthma, Catarrh, Con sumptive and Throat Diseases. TROCHES ARE USED WITH ALWAYS GOOD SUCCESS.
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Among Medicines it is the Woman's Best Friend
Leucorrhea (or Whites), Amenorrhea (suppression)
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menstrustion), Dyspepsia, Sick Regalone, dragging
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as an invigorating Tonic, than any amount of Alcoholic Bitters, which are always attended by re-action and depression.

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equalizes the circulation of the helpous fluid, promotes the free circulation of the blood—aids digestion—curse costiveness—regulates the blood—aids digestion no Opium or other poisonous drug, and as an invigorator will make sitting and healthy the weakest system. No woman should despair of parfect restoration to health until she has thoroughly tried Dodd's Nervine. All Drüggists sell it. Erice, 1.00.

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For Preserving, Restoring, and Beautifying the Hair And is the most delightful and wonderful article the vorld ever produced. Ladies will find it not only a certain remedy to Re Ladies with find it not only a cortain remedy to active. Darken and Beautify the Hair, but also a desirable article for the Tollet, as it is highly perfume with a rich and delicate perfume, independent of the fragrant odor of the Oils of Paim and Mace.

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A new and beautiul perfume, which in delicacy o scent, and the tenacity with which it clings to the handkerohlef and person, is unequalled.

The above articles for sale by all druggists and perfumers, at \$1 per bottle each. Sent by express to any address by proprietors,

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Serious Reflections for Young Men, in Essays of the Howard Association, on the Physiological Errors, Abuses and Diseases induced by ignorance of Nature's Laws, in the first age of man. Sent in sealed letter envelopes, free of charge. Address TH. HOUGHTON, Howard Association, Philadelphia, Pa. may 16

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MOFFIT'S LIVE PILLS AND PRICEIX BITTERS.
The winderful effects of Moffit's Life Pills in cas
f mental depression or physical weakness, proces
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seen benefitted by deem. They are the most effective

A plain statement of facts. I inherited Scrofu and many of my relations have died of it. In 1839 r case was frightful. Tumors and ulcers spread un n 1842 under the advice of my physicians I went medicine and did everything I could. I had to rest my arm on a cushion, and had not been able to raise it to my head for over a year. The discharge from two ulcers was nearly a pint a day. Amputation was recommended; but pronounced dangerous. I could not sleep, and my sufferings were intolerable. A friend brought me an English physician who appiled a salve with which he said he had accomplished extraordinary curse in the hospitals in England. It commenced to relieve; persisted in its use; it finally effected a perfect and entire cure. It is now 1848. It is five years since I had the appearance of a scrothlous sore, and my health has been good ever since. I procured the receipt of his wonderful article—this heasting of humanity—and have called; it "Pacs's CLIMAX SALVE," and allow the public to use it or not as they choose. This is a brief but candid atterment; gives more fully in my circular.

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GENEYA, New York, December, 1848, J. M. PAGE.

"I have known J. M. Page, Esq., of Geneva, N. Y., for many years. He is one of the first citizens of Western New York. I saw him last week in good health. His case was a most remarkable one, but socially true in every particular. ally true in every particular.

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(Signed.)

We have watched the unaided but growing favor of "PAOE'S CLIMAT SALVE," and availing ourselves of the knowledge of its wonderful curative powers, have become proprietors of the same.

It is sure cure for Burns, Scalds, Scrofula, Salt Rheum, Fever Sores, Broken Breasts, Frost Bites, Chilbiains, Sings, Bruises, Cuts, Swellings, &c., whether upon man or beast. It subduce pain and infiammation with surprising celerity, and heals burns without a scar. No family should be without it. It is always wanted, and is always ready. We will forfeit a dozen boxes for any single failure. We believe there wasnever anything like it in the world. leve there wasnever anything like it in the wo Oblive there washever anything like in the words.

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A most exquisite, delicate, and Fragrant Perfume, distilled from the rare and beautiful flower from which it takes its name. Manufactured only by

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ASK FOR PHALON'S-TAKE NO OTHER. & Dr. Wistar's Balsam of Wild Cherry In the whole history of medical discoveries NO REMEDY has performed so many or such remarkable cures of the numerous affections of the Throat, Lungs and Chest, as this long-tried and justly celebrated Balsam. So generally acknowledged is the superior excellence of this remedy that ut few of the many who have tested its virues by experience fail to keep it at hand as a speedy and certain cure for sudden attacks of Cold-fully believing that its remelial powers are comprehensive enough to embrace every form of disease, from the slightest cold to the most dangerous symptom of pulnonary complaint.
UNSOLICITED TESTIMONY.

rom Rev. Francis Lobdell, Pastor of the South Congregational Church, Bridgeport, Conn. From Rev. Francis Loodell, Pattori of the Soun Congregational Church, Bridgeport, Conn.

"I consider it a duty which I owe to suffering humanity to bear testimony to the virtues of DR. WISTAR'S BAISAM OF WILD CHERRY. I have used it—when I have had occasion for any remedy for Coughs, Coids or Sore Throat—for many years, and never in a single instance has it falled to relieve and cure me. I have frequently been very hoarse on Saturday, and looked forward to the delivery of two sermons on the following day with sad misgivings, but by a liberal use of the Baisam my hoarseness has invariably been removed, and I have preached without difficulty.

I commend it to my brethren in the ministry and to public speakers generally, as a certain remedy for the bronchial troubles to which we are peculiarly exposed." re peculiarly exposed.

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For all the Protean forms of Disease originating in SCROFULA, there is nothing can equal the purifying effect of Iodine when administered in a pure state Or lodne when administered in a pure star Dr. H. Anders Iodine Water is a pure solution of Iodine dissolved in water Scyolula and kindred diseases ever discovered Circulars free. 30 Dey Street, New York. Sold by Druggists generally.

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\*\*Figure 1.\*\* The Nextense of the great English\*\*

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Madark E. F. Thuenron, the great English Astrologist, Clairvoyant and Psychometrician, who has astonished the scientific classes of the Old World has now located herself at Hudson, N. Y. Madame Thornton possesses such wonderful powers of second sight, as to enable her to impart knowledge of the greatest importance to the single or married of either sex. While in a state of trance, she delineates the very features of the person you are to marry, and by the aid of an instrument of intense power, known as the Psychomotrope, guarantees to produce a life-like picture of the future husband or wife of the applicant, together with date of marriage, position in life, leading traits of character, a. This is no humbug, as should not be such that the picture is what it purports to be. By enclosing a small lock of neit, and stating place of birth, age, disposition and complexion, and enclosing fitty contained stating piece of birth, age, disposition and complexion, and enclosing fitty contained stating piece of birth, age, disposition and complexion, and enclosing fitty contained stating piece of birth, age, disposition and complexion, and enclosing fitty contained stating piece of birth, age, disposition and complexion, and enclosing fitty contained stating piece of birth, age, disposition by return finall. All communications succeedity confidential. Address in confidence, Mangare E. F. Thornton, P. O. Hox, 23, Hudson, N. Y. Hox, 160 ls 2tawd 17slyw

wonderful but True.

MADAME REMINGTON, the world-renowned Astrologist and Somnambulistic Clairvoyant, while in a clairvoyant state, delineates the very leatures of the person you are to marry, and by the aid of an instrument of intense power, known as the Psychomotrope, guarantees to produce a perfect and lifelike picture of the inture husband or wife of the applicant, with date of marriage, occupation, leading traits of character, &c. This is no imposition, as testimonials without number can assert. By stating place of birth, age, disposition, color of eyes and hair, and erclosing fifty cents, and stamped envelope addressed to yourself, you will receive the picture by return mail, together with the desired information.

23. Address in confidence, MADAME GERTRUDE REMINGTON, P. O. Box 297, West Troy, N. Y. Beafness, Blindness and Caterrh,

Deafness, Blindness and Catarrh, teated with the utmost success, by J. ISAACS, M. D., Oculist and Aurist, (formerly of Leyden, Holland,) No. 519 Pine street, Philadelphia. Testimonials from the most reliable sources in the City and Country can be seen at his office. The Medical faculty are invited to accompany their patients, as he has no secrets in his practice, ARTIFIGIAL EYES inserted without pain. No charge for examination.

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604 MARKET STREET, ONE DOOR ABOVE SIXTH.

For many years this Establishment has done
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city that strictly adheres to this principle. We
have earned a reputation which we are prout
of, for good taste in selecting good styles and
substantial materials, and not less important,
for having all of our goods. substantial materials, and not less important, for having all of our goods.

EXTRA WELL MADE.

We employ the best faient for Cutters, and our Goods are of both kinds—Fashlonable and Plain—so that all tastes can be suited. The prices are the very lowest, as any one by a moment's thought must see, or otherwise we could not meet the competition of our neighbors, for as no deductions are ever made, we must put our prices down to the lowest figure, so as to give to our customers all the advantages we promise,

ages we promise.
The people may depend, this is the *true plan* upon which to do business, and many a dollar can be saved to Clothing buyers by keeping in mind
JONES' ONE PRIOE CLOTHING HOUSE
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O. H. NEEDLES.
Professional Adjuster of Trusses, 40, 400.
Corner of 12th and Race Streets,
may 75m 18
Philadelphia.

Marriages.

MCGINNIE ORANBIES. On the 26th inst., at Litiz, by Rey. L. B. Kanfinan, Geo. W. McGinnis to Sophia Chambers, both of this city.

MAUMAN-HEMDERSON. On Thursday morning, the 26th inst. at St. James Church, by Rev.

J. I. Mombert, D. D. George Naman to Lizzie, eldest daughter of v. access Henderson, Esq. Wilson-Hill. Thursday has city for the control of the control o WILSON-HILL. In this city May 2rd, by Rev. Waiter Powell, Sidvell T. Wilson t Margaret A. Hill, both of Little Britain twp. his county.

MULLEN.—On the 7th inst., Mrs. Anna Mulen, wife of John Mullen, in the 28th year of her age.
Wilson.—At his residence, in West Philadelphia, on Friday morning, the 3th inst., Mr. George W., youngest son of the late John D. Wilson, Esq., in the 28th year of his age.
Torr.—At Burlington, N. J., Thomas Kelley son of Wm. H. and Elizabeth S. Torr, aged It months. nonths. McCalla.—On the 24th inst., in Philadelphia irs. Elizabeth. wife of Mr. Alexander M. irs. Elizabeth, wife of Mr. Alexandria alls, int he 7th year of her age.
SMITH.—On the 28th inst., in this city, Henrita F., wife of Emanuel Smith, in the 23d year of her age.

Markets. Philadelphia Grain Market. PHILADELPHIA, May 28.—Nothing doing i loverseed; prices nominal.

There is not much Timothy and it is worth 175@3. 2.75@3. Flour extremely dull; sales of Northwestern Extra Family on secret terms. Offerings of Whertsmall; very little demand. Corn not so abundant and lo higher; Yellow t \$1.20 afloat; Western at \$1.15, and White at Oats unchanged; sales of Pa. at 82@63c. Whiskey—sales unimportant. Petroleum dull and drooping; Crude 15; iskey—sales unimportant. oleum dull and drooping; Crude 1514@16c ed, free, at 2414@25c.; Refined in bond 2614 on dull at 27@28c.

New York Market. New York, May 23.—Cotton quiet. Flour heavy and 10@200 lower; sales of 4,000 blus State at \$10.15@18.50; Ohio at \$12.80@15.10; Western at \$10.15@14.50, and Southern at \$12.90 307.50.

Wheat 2@3c higher; sales of \$0,000 bus Mixed
Western at \$1.25@1,30 for new, and \$1.35 for old.
Oats firm and duchanged.
Rye steady; sales of 1,800 bus at \$1.74@1.75.
Provisions quiet and steady; New Mess Pork
t \$28.30.

Whiskey quiet.

Stock Markets. PHILADELPHIA, May 28, NEW YORK, May 28. U, S. 6s of '81...
U, S. 5-20s 1882...
Do 1884...
Do 1885...
Ten-Forties...
Seven-Thirties lst Series...
Reading...
Cieveland and Pittsburg...
Western Union Tel. Co......
Market is firm.

Philadelphia Cattle Market. The cattle market was more active this week, and prices advanced 1/20 to B. About 800 head arrived and sold at the Avenue Drove Yard at from 181/2020 for extra Pennsylvania and Western steers; 162185 for fair to good do, and 162165 p b for common, as to quality. The market closed very firm within the above range of prices.

of prices.
The following are the particulars of the sales:
The following are the particulars of the sales:
7 Owen Smith, Lancaster co., 3%@11c, gross.
87 P. McFillen, Lancaster co., 10@11/2, gross.
40 P. Hathaway, Lancaster co., 10@11/2, gross.
50 James Kirk, Chester co., 17@19c, gross.
50 B.F. McFillen, Lancaster co., 1001/2c.
70 Jas. McFillen, Western, 10c, gross.
65 Ullman & Bachman, Lancaster co., 101/2@19/2
gross. gross. 55 Martin Fuller & Co., Lancaster co., 9@10¾,

gross. 50 Mooney & Smith, Lancaster co., 16@19, grs. 30 S. Mooney & Bro., Lancaster co., 9@10½c, 30 S. Mooney & Bro., Lancaster co., 9@10½c, gross.
42 R. Chain, Pennsylvania, 16@19c.
68 Frank & Shomberg, Western, 16@18c.
33 Hope & Co., Chester co., 17@18.
30 D. Branson, Chester co., 17@18.
23 J. Seldomridge, Lancaster co., 17@18.
20 Sows were in fair demand. 300 head sold at 955@70 for springers, and 89@90 per head for Cow and Cair.
Sheep were less active and rather lower.—10,000 head sold at from 6%@71½c 7 b, gross, as to condition.

o condition.
Hogs were firmer; 3,700 head sold at the dif-crent yards at from \$10@11.50 \( \frac{2}{3} \) 100 \( \text{bs}, \text{ net, the} \)
atter rate for prime corn fed. LANCASTER GRAIN MARKET, MONDAY May 27th, 1867.-Grain Market dull:

orn (new).....do ...do ...... Whiskey..... Aew Advertisements.

A UDITOR'S NOTICE.-ESTATE OF GEO.
W. Derrick, late of Columbia borough, dec'd.-The undersigned Auditor, appointed to distribute the balance remaining in the to distribute the balance remaining in the hands of Samuel Truscott, Executor of Geo. W. Derrick, deceased, to and among those legally entitled to the same, will attend for that purpose on MONDAY, JUNE 17th, 1887, at 10 °Clock, A. M., in the Library Room of the Court House, in the City of Lancaster, where all persons interested in said distribution may attend.

H. B. SWARR, may Z 1td & Study Court August 1 & Auditor. may 27 ltd&Stw] BOARDING IN PHILADELPHIA,

MRS. JANE PARRIS, No. 258 South Eighth, Northwest Cor. Spruce Sts.
Philadelphia, Having a large and pleasant house, newly furnished, can accommodate transient and permanent boarders with good rooms and agreeable table fare. Ladles and gentlemen visiting Philadelphia can depend upon finding the comparts and safety of some, at moderate charges. Street cars from every depot in the city pass this house. L'STATE OF JAMES V. CONNELL, LATE of clinabeth towship, deceased.—Letters or administration on said estate having been granted to the undersigned, all persons indebted thereto are requested to make immediate settlement, and those having claims or demands against the same will present them without delay for settlement to the undersigned, residing in Penn township.

HIRAM R. HULL, Administrator.

may 20

6tw 21

Improved Harvesters, Self-Rakers, Innovated in the condition of heavy or lodged sgrain, and Two-wheeled Mower, with Flexible Cutter, Ber-lifting Lever and Lever for tilting to outlor edge to any angle while in motion. Warranted in all respects.

For sale by JOHN B. ERB, Agent,
Will be at COOPER'S HOTEL, Weak King street, on MONDAYS and SATURDAYS.
All those wanting repairs, please apply early, may 29

DSTATE OF JACOB HOFFMAN, LATE
of Carnaryon 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 claims or demands
against the same will present them for sattlement to the undersigned, residing in said
township. JACOB HOFFMAN, JR.,

JOHN HOFFMAN,

may 29-6tw\* Administrators,

PRODUCE WANTED.—THE SUB-sorther, having facilities for the sale of large quantities of country Produce, respect-fully solicits consignments. Persons sending KHENT QUALITY Buttor and Eggs regularly, in large or small quantities may depend upon receiving prompt returns at full market rates. CHAS. C. BURNS. CHAB. C. BURNS.
Dealer in Groceries and Provisions.
No. 659 North 18th St., Philadelphia.
Refers, by permission, to Wm. A. Morton,
Esq., and Wm. R. Burns, Lancaster.
may 29 3tw

DUBLICSALE...ON FRIDAY, THE?TH
day of JUNE, 1867, will be sold at Public
Sile, at the late residence of Levi Pierce, dec'd,
in Eden township. Lancaster county, half a
mile east of John McLaughlin's store, on the
road leading to Georgetown, the following
personal property, to wit:
One Mile Cow. Bunning Gears of a Carriage.
Cart wheels and axistree, Carriage-bed, Winnowing-mill, Hay Ladders, a lot of Chestnut
shingles, a set of Carpenter's tools, lot of Patterns, Work Bench, Bedsteads, Seythes and
Baced, lot of Chains, Trestles, tot of School
Books, and other stricies not mentioned.
Bale to commence at 1 of cock! P. Mor Said
day, when terms will be made known by
M. DUNGAN,
Executor of Levi Pierce.
N. B. No ardent spirits will be admitted on
the ground on the day of sale, under the penalty of the law.

WALVABLE CHESTNUT RAIL-TIMBER AT BUBLIC SALE.—ON MONDAY,
JUNE 10, 1897, the subscriber will sell by public
vendue on the premises, a valuable Tract or
piece of Woodland, containing
8 ACRES AND 103 PERCHES,
situated in Martic township, Lancaster county,
abcut one mile west of the village of Rawlinsville, and three miles south of the village of
Marticville in said township, adjoining lands
of Hugh O'Nail, Jacob Miller, other lands of the
subscriber and others. The public road leading from the Lancaster and McCall's Ferry
road passes along the west side of the premises.
This tract has been subdivided, and will be soul
in lots as follows, viz: 

"7. "8" "115"
All of the said Lots front on the aforementioned public road, making them easy of access, and the land all over moderately rolling, so that teams can pass to all parts of the premises. There are two never-failing springs of water on lots Nos. 4 and 5, and tuning water on several of the others, so that they are well suited for building jots.
This is one of the most valuable tracts of Chestant Rail Timber now offered to the public. The wood is all of second cutting, about 25 or 30 years' growth, and is now sufficiently large to be cut into rails—is located on "Cobb Hill," where Chestant Rail Timber grows to perfection, &c.

ALEO, at the same time and place, the subscriber will sell a tract or lot of seven acres adjoining the above, land of William C. Boyd and others, on which is erected a 12 Story Weather-boarded LOG DWELLING HOUSE, with cellar underseat; a Frame Stable, &c., is, all under fence, and cultivated. The aforesaid public road and Tocquan creek peases through this tract:

ALEO, at same time and place, the subscriber

public road and Tocquan creek passes through this tract.

ALSO, at same time and place, the subscriber will offer for sale & ACRES of laid, more or less, lying in the township of Providence, in the county aforesaid.

Persons desirons of viewing the premises previous to the didy of sale, will please call on the subscriber residing near by.

I sale to commence at one o'clock, p. m., on each day, when attendance will be given and ferms made known by the undersigned.

JOHN ARMSTRONG.

New Advertisements." UDITORS REPORT OF THE NORTH-A ern Mutual Insurance Company of Lancaster country.
We, the undersigned Auditors to examine and adjust the accounts of the Northern Mutual Insurance Company of Lancaster country, do report that we have examined the account of the year preceding the first day of May, Amount of Policies Insured to May, and ind the same as follows, to wit:
181, 187

Amount of Promium Notes, filled to May 1, 1867

May 1st, 1887

CR. 181, 577 00

FUNDS OF THE COMPANY. 

Total.....

2 00 Samuel G. Hacker, Hotel ex-Committee's feesland mileage Overcharged in policy money Directors tees and mileage resident signing policies.... ecretary for making assess-Secretary for making assessments.
Treasurer's, commission for receiving fire tax.
Stationery, postage and revenue stamp.
Fire Losses paid, viz:
John Gockley, partial loss of house.

house...... Albert G. Killian, partial loss Total amount of expenses & fire losses..... 82,456 44 846 24 \$3,826 44

2,996 14 Unpaid tax of December as-130 12 In our last report it appears i that a certain amount of Fire Tax assessed in December, 1895, was unpaid; and by reason of some of the Collectors not roturning a full list of the names of their delinquents to be exonerated for mistakes or otherwise, it is impossible to settle the same correctly, which leads to losses of taxes and mistakes, and, we would recommend that Collectors should be strictly instructed to settle up their accounts before the first day of April, in each year.

Altest:

JOHA FRY,

JONAS LABER,

WM. K. SELTZER,

EZRA BUCHER,

See'y and Treasurer.

Additors.

Attest: JÖNAS LABER, WM. K. BELTZER, EZRA BUCHER, Sec'y and Treasurer. Auditors. Ephrata, May 17, 1867. (may 29 8tw 21 TSTATE OF LEVI PIERCE, LATE OF E Eden Township, deceased.—Letters Testamentary on said estate having been granted the undersigned, all persons indebted thereto are requested to make immediate payment, and those having claims or demancs against the same will present them for settlement to the undersigned, residing in said township, may 29 6tw\* 21

Executor,

Barnyard early on the morning of the 16th lust., FOUR STEERS, average live weight about 700 pounds each, three of them were red, and one red and white spotted. Any person about 700 pounds each, three of them were red, and one red and white spotted. Any person taking up said Steers and giving information to the subscriber, who resides about one mile southwest of the White Horse Tayern, in Sail isbury township, will be suitably rewarded.

THOMAS W. HENDERSON, Pequea P. O., Lancaster co. Pequea, May 18. my 22 3tw 20

LANCASTER COUNTY NATIONAL BANK, } DIVIDEND.—THE DIRECTORS HAVE this day declared a dividend of SIX Per ent., clear of U.S. Tax, payable on demand. W. L. PEIPER, may 15 Itda2tw Cashler.

may is itde:tw Cashler.

In the matter of the Division of the Eighth Election district of Lancaster county, now comprising the whole of Salisbury township, and forming a new Election district out of the southern part of said township, being the southern part of said township, being the southern part of said election district, it obe bounded on the north by a public road, leading from Lancaster to Downingtown, known as the "Old Road;" on the east by the Lancaster and Chester county line; on the south by the Chester county and Sadsbury township line; on the west by Paradise and Leacock townships.

The commissioners, appointed by the Court of Quarter Sessions of Lancaster county, to report upon the expediency of the proposed division of said Eighth Election district, nereby give notice, that they will meet for the purpuse of their appointment, at the public house of Trumm Wallace, at the Gan, in said town. by give hotice, that they will meet for the purpuse of their appointment, at the public house
of Truman Wallace, at the Gap, in said township, on BATUHDAY, the sth day of JUNE,
1867, at 9 o'clock, A. M., of said day, whon and
where all persons interested are requested to
attend, if they see proper.

EERREE BRINTON,
T. SCOTT WOODS,
A. K. WITMER,
Commissioners.

RPHANS' COURT SALE.—PURSUANT to an order of the Orphans' Court of Lan-caster county, the undersigned executors of the estate of BARAH H. PORTER, Deceased, the estate of SARAH H. POWYER, Deceased, will, expose at public sale the following real estate: The late residence of said deceased, consisting of a lot or piece of ground, and a tree-stored BHICK DWELLING HOUSE, and other buildings, situate on the north side of East Orange street, between North Queen and Duko streets, in the city of Lancaster. The sale will be held at the public house of John Michael, Eeq., in North Queen street, on SATURDAY EVENING, the lat day of JUNE NEXT, at 7 o'clock, when terms of sale will be made known.

Persons desirous of viewing the property can do so at any time.

Possession given on or before the lat day of July, 1807.

S. HUMES PORTEE, may 7 Stawdesiaw Executors.

NEW FARHIONS FOR 1867. BHERMAN'S NEW PATENT AS YOU LIKE IT SKIRT. 35 North 8th St., corner of Filbert. 35

This is not only a new fushion, but a new article of BKIRY, made on an entirely new principle, so novel and yet so perfect the ladies contend it should be called Perfection.

We would here call particular attention to the AB YOU LIKE IT, or flexible joint, extending down the front of the skirt; it is so constructed that the springs fold inwardly, but not outwardly, and readily yield to the slightest pressure, thus allowing them to collapse, so that the skirt occupies the smallest possible space whilst sitting, riding, or in passing through a crowd, and yet the moment the pressure is removed, the skirt resumes its original and beautiful shape.

The novelty and utility of this contrivance need but be seen to be appreciated.

But for want of space we might here publish thousands of extracts from letters, we are daily receiving, speaking in the highest praise of these Skirts. OUR CORSEIS. Are now so well known for their superlo SHAPE, MATERIAL and WORKMANSHIF

that it is perhaps unnecessary for us to speak of them, further than to say that we have greatly enlarged our assortment offstyles, both of our own make and importation, and can now sately defy competition. We ask but a trial and are sure of your future Manufactured by the SHERMAN SKIRT and CORSET COMPANY, exclusive owners of the patent for the United States.

258, 259 AND 260 BROADWAY, Corner Warren St., New York, FOR SALEAT RETAIL IN PHILADELPHIA

AT OUR BRANCH STORE. 85 North Eighth Street, Corner of Fithert. 36 may 22 8mw 20 

recruit.

Expenses for obtaining said recruits.

Sep. 20, Cash paid 26 recruits, \$503 11-13 100 00 ap. 20, Cash paid 20 results, which per recruit.

"Cash paid Geo, H. Reider for substitute."

"Cash paid P. B. Nissley."

"Mt. Joy Bank, int...

"Fred'ick Oldweller, " Fred!ck Oldweller,
recruiting expenses.
Cash paid Geo. H. Reider, recruiting expenses.
Cash paid Caristian Nissley,
loan.
Geo. H. Reider, loan.
Geo. H. Reider, loan.
H. B. Gish, loan.
Mt. Joy Bank, loan.
Christ, Nissley,
Christ, Garber, loan
and interest. 62 25 76 00 400 00 4 00 1,511 08 400 00 6,500 00 1,600 00 1,045 83. 515 90A

" " Christ Garber, toan
and interest......
"Cash paid John G. Gish, loan
and interest......
"Cash paid Philip Oldweller,
loan and interest......
"Cash paid Christ, Nissley, int...
"P, B, Nissley, loan \$53,841, 69 AUDITED FOR 1881 AND 1885

1864. AUDITED FOR 1864 AND 1880.

Sept. 20, Halance in Treasurer's hands of former bounty funds received from J. B. Gish.

Loan from Mt. Joy Bank.

J. L. Gish.

H. B. Gish.

Goo, E. Reider.

Voluntary contributions.

Sold three recruits.

Township Bonds.

Interest on same.

Loan from Philip Oldweller.

Tax levied Christian Garber,

\$58,841,69