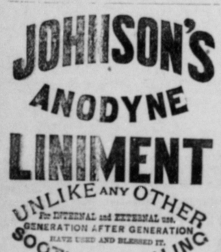
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militing from the effects of youthful errors, early many, wasting waskers, lost manhood, etc., I will and a valuable treat so (sealed) containing full particulars for home are, FREE of charge. A plandia medical wor ; abould be read by every men who is per out the debilitated. Address. Enst. P. C. LOW ET. Moodus, Conn.



ITALIANS' CLAIMS.

Secretary Blaine's Latest on the New Orleans Affair.

INDEMNITY WAS NOT PROMISED.

Aliens Coming to Our Shores Have No Special Claim for Protection.

Those Wronged May Seek Redress Through the Courts-Our Premier Quotes at Length from Webster.

WASHINGTON, April 16. - Secretary Blaine's reply to Premier Rudini's last Biane's reply to Premier Rudini's last official utterance respecting the Italian incident was completed and handed to Marquis Imperiali Tuesday. Marquis Imperiali's last note, which includes the Rudini dispatch, and Secretary Blaine's reply were given to the press last night. The Marquis' note includes the dis-patch from Rudini, heretofore published, in which the Italian premier press only in which the Italian premier urges only

prompt action. Secretary Blaine, in his reply to the Secretary Blaine, in his reply to the Marquis Imperiali's correspondence, says: You quote in your note part of the Marquis Rudini's telegram of April 2 in these words: "Meanwhile his majesty's government takes note of the declaration whereby the Federal government recognizes that an indemnity is the to the families of the victims, in virtue of due to the families of the victims, in virtue of the treaty in force between the two countries." If the Marquis Rudini will carefully examine my note of April 1 he will discover that "I did not recognize that an indemnity is due to the families of the victims, in virtue of the treaty in force between the two countries." What I did say was in answer to Baron Fava's asser-tion that the United States government re-fused to take this demand for indemnity into

The Marquis Rudini may be assured that the United States would recompense every Italian subject who might "be wronged by a violation of treaty" to which the faith of the United States is pledged. But this assurance leaves unsettled the important question whether the treaty has been violated. Upon this point the president, with sufficient facts placed before him, has taken full time for decision. He now directs that certain considerations on the gen-eral subject be submitted to the judgment of the Italian government

eral subject be submitted to the judgment of the Italian government. As a precedent of great value to the case under discussion the president recalls the con-clusion maintained by Mr. Webster in 1851, when he was secretary of state under Presi-dent Fillmore. In August of that year a mob in New Orleans demolished the building in which the Spanish consul was located, and at the same time attacks were made upon coffee houses and cigar shops kept by Spanish sub-jects. American citizens were involved in the loases, which, in the aggregate, were large. The supposed cause of the mob was the intelli-gence of the execution of fifty young Ameri-cans in Havana, and the banishment to Spancans in Havana, and the banishment to Span-ish mines of nearly two hundred citizens of the United States. The victims were all mem-bers of the abortive Lopez expedition. In consequence of these depredations of the mob upon the property of the Spanish consul, as well as against the Spanish subjects, Don Cal-deron De la Banca, the minister of Spain, de-manded indemnification for all the losses, both official and personal. Mr. Webster admitted that the Spanish

consul was entitled to indemnity, and assured the Spanish minister that if the injured consul, Mr. Laborde, "shall return to his post, or any other consul for New Orleans shall be apany other consul for New Orleans shall be ap-pointed by her Catholic majesty's govern-ment, the officers of this government resident in that city will be instructed to receive and treat him with courtesy, and with a national salute to the flag of his ship, if he shall arrivo in a Spanish vessel, as a demonstration of re-spect." But when pressed by the Sponish min-ister to afford indemnity to Spanish subjects injured by the mob, in common with Ameri-can citizens, Mr. Webster declined to accede to the demand, and gave his reasons. These reasons were to the effect that the consul was entitled to special pro-

These reasons were to the effect that the consul was entitled to special pro-tection because of his position, while Spanish subjects resident here are en-titled only to the protection afforded our own citizens. The consul and the subjects were, however, subsequently indemnified in recognition of certain magnanimous action on the part of Spain wards Americans. The right to judicial remedy which Mr. Webster assured to the Spanish subjects is likewise assured to the Italian subjects. The right is specially guaranteed in the second section of the third article of the constitusection of the third article of the constitu-tion. And, as Mr. Webster points out, the resident allen has a privilege which is denied to the citizen. The widows and children of the citizens who lost their lives by mob violence may sue the leaders and members of the mob only in the courts of Louisiana, while the widows and children of the Italian sub-jects who suffered death have the right to sue each member of the mob, not only in the state courts, but also before the federal tribunal for the district of Louisiana. The government of the United States would feel justified in resting on the argument and conclusion of Mr. Webster if the mob of March conclusion of Mr. Webster if the mob of March 14, 1891, did not in some of its characteristics differ from the mob of 1851. But it is due to entire candor, due to this government and due to the government of Italy to point out certain differences, of which the government of the United States is in honor bound to take notice. In the case of the mob of 1851 Mr. Webster asserts that "no personal injury was offered to any one," that "the police and other legal au-thorities did all that was possible to preserve the peace and arrest the rioters," that "the mob acted in the heat of blood and not in purmob acted in the heat of blood and not in pur-suance of any predetermined plan or purpose of injury or insult;" that "the mob was com-posed of irresponsible persons, the names of none of whom are known to the government of the United States, nor, so far as the govern-ment is informed, to its officers or agents in New Orleans." <text><text><text><text>

PENNSYLVANIA LEGISLATURE | SHERIFF'S SALES.

How the Wheels of Government Re-

volve at Harrisburg. HARRISBURG, April 15.—The Baker ballot reform bill passed third reading in the house yesterday afternoon. It re-ceived 171 affirmative and 16 negative county, and to me directed, will be exposed to Public Sale at the Court Hocse, in the borough of Bellefonte, on votes

Votes, The sixteen voting "no" were: Messrs, Abrams, Beyerlein, Bunch, Ennis, Franklin, Keyser, Kidd, Mecleary, Rie-bel, Salter, Smith and Vare, of Phila-delphia, and Messrs, Cotton, Culbertson, Kroesen and Muchlebronner, of Allethe following property, to wit:

gheny county. The house insisted on its non-concur-rence in the senate amendments to the bill reimbursing Governor Beaver for bill reinforting Governor Deaver for money spent during the extraordinary floods of 1889, and the speaker appointed Messrs. Walton, Riter and McNeelis as conferrees on the part of the house. The bill repealing the local option law of Verna Allegheny county was do ALBO, All that certain tot or piece of ground situate in the borough of Philipsburg, Centre county, Pa., bounded and described as follows, to wite commencing at a post at the corner of Warren Dillens lot on Tenth street, thence along Tenth street 33 feet to lot of A. J. Gearhart 93 feet to an alley, thence along said alley 35 feet to a post at the corner of Warren Dillen's 94 feet to the place of beginning, being a part of a larger piece of ground of the Elehard Atherton estate, having thereon erected a two story dwelling, stable, and other outbuildings. Selzed taken in execution and to be sold as the property of F. P. Smith and his wife Susannah Smith.

of Verona, Allegheny county, was defeated.

In the senate Senator Showalter made a speech in favor of the medical exam-iners' bill. The bill was passed without a dissenting vote.

Other bills were passed finally as fol-lows: Providing the manner for legal arbitrations; authorizing grants and conveyances by married women who are trustees and confirm and validate certain grants and conveyances; authoriz-ing the qualified electors of Delaware county at the general election to elect one person to the office of prothonotary of the court of common pleas and to elect one other person to fill the office of clerk of the quarter sessions.

HARRISBURG, April 16.—In the senate yesterday bills were favorably roported as follows: To provide a convention to amend the constitution and submitting the same to the people; amending the act of May, 1877, regulating the bottling of malt and brewed liquors for which a license has not been paid in the state for the brewing or manufacturing of the same, and providing a penalty for the violation of this act; to prohibit the dockage of coal in the anthracite coal fields; providing for the creation of a banking department, and authorizing the governor to appoint a superintendent

and Johnson said the effect of that sec-tion would be to repeal prohibitory laws in certain counties. The objectionable feature was stricken out. The bill passed by a vote of: Yeas, 112; nays, 61. passed by a vote of: Yeas, 112; hays, 51. The governor returned to the legisla-ture without his approval the bill intro-duced by Mr. Flickinger, of Erie, re-quiring the study and practice of phys-ical culture in the public schools. The

and on the north-west by lot of Harris Cathoun-fronting on Walnut street sixty feet and ex-tending back to Place alley one hundred and twenty feet, thereon erected a two story frame dwelling house, stable and other out buildings. Seized, taken in execution and to, be sold as the property of Mrs. Susan Blair By virtue of sundry writs of Fieri Facias, Levari Facias and Venditioni Exponas issued out of the Court of Common pleas of Centre

All that certain messuage or tenement and tract of land situate in Howard township, Cen-tre county, bounded and described as follows: beginning at a marked white cak, thence north to degrees cast 160 percents. beginning at a marked white oak, thence north 50 degrees cast 150 perches to a white oak, south 32 degrees cast 170 perches to a birch on the side of Muney mountain, thence by said mountain south 55 degrees west 150 perches to a stone heap, thence 32 degrees west 170 perches to place of beginning, containing 150 acres and 60 perches and allowacces. Seized taken in execution and to be sold as the prop-erty of A. G Curtin, J.L. H R Curtin and Vir-ginia E.Curtin, Ads. of etc. Jas B Curtin, decd. All that certain messuage and tract of land situate in Gregg township, Centre county, Pa., bounded and described as follows, to wit: On the west by McCool and Harter, on the north by land of George C. Breon, on the south by Cains heirs and on the east by public road, containing two acres more or less, thereon erected a log frame dwelling house, two stories high, stable and other outbuildings. Seized, taken in execution and to be sold as the prop-erty of Daniel Kennelly.

No deed will be acknowledged until purchase money is paid or arranged, for in full.

Sale to commence at 1 o'clock, p. m. of said day.

W. A. ISHLER, Sheriff. Sheriff's Office, Bellefonte, Pa., April 1, 1891,

COURT PROCLAMATION.

WHEREAS the Hon. A. O. Furst. President WHEREAS the Hon. A. O. Furst. President Judge of the Court of Common Pleas of the Seth Judicial district, consisting of the counties of Centre and Huntingdon, and the Hon. Dan-leiRhoads and the Hon. Thos. F. Riley, associate Judges in Centre, having issued their precept bearing date the 30th day of March 1891, to me directed for holding a Court of Oyer and Terminer and generai Jail Delivery and Quar-ter Sessions of the Peace in Bellefonite, for the county of Centre, and commence on the 4th Monday of April the 27 day of April 1890, and to continue two weeks. Notice is hereby given to the Coroner, Justices of the Peace, Aldermen and Constables of said county of Centre, that they be then and there in the proper persons, at 10 o'clock in the fore-neoev ef said day, with their precision. in the proper persons, at 19 o'clock in the fore-noov ef said day, with their records, inquisi-liens, examinations, and their own remem-brances, to do those things which to their office appertains to be done, and those who are bound in recognizances to prosecute against the prisoners that are or shall be in the jail of carine county, be then and there to prosecute against them as shall be just. Given under my hand, at Bellefonte the 30th day of March, in the year of our Lord, 1891 and the one hundred and fourteenth year of the Independence of the United States. WM. A. ISHLER, Sheriff. the proper persons, at 19 o

JAMES M LUCAS,

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BEEZER'S MEAT MARKET.

Administrator

10-43-1y.

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SATURDAY, APRIL 25, 1891,

ALSO,

ALSO,

All the iron ore and other minerals and the rights and privileges relating to the mining and carrying away of the same, on and under a large tract of land situate in Warriorsmark The solution of the liquor questions and the consideration of the liquor questions. Several amendments to the liquor law were offered, the most important being that of Representative Fow. It is take of Pernsylvania, containing 3282 acres and 106 perches of and, being described to the county of the taxe of Pernsylvania, containing 3282 acres and 106 perches of and, being described to the county of the taxe of Pernsylvania, containing 3282 acres and 106 perches of and, being described to the county of the taxe of Pernsylvania, containing 3282 acres and 106 perches of and, being described to the county of the taxe of Pernsylvania, containing 3282 acres and 106 perches of and, being described to the county of Huntingdon, suid post being also the county of Huntingdon, suid post being also the county of Huntingdon, suid post being also the county of Huntingdon, suid post being also county of Huntingdon, suid west 120 perches to post, thence south 32% west 120 perches to post, thence south 21% west 2220 perches to post, thence south 21% west 2220 perches to post, thence north 50% west \$20 perches to post, thence along same horth 50% west \$20 perches to post, thence along same horth 50% west \$20 perches to post, thence along same horth 50% west \$20 perches to post, thence along same horth 50% west \$20 perches to post, thence along same horth 50% west \$20 perches to post, thence along same horth 50% west \$20 perches to post, thence along same horth 50% west \$20 perches to post, thence along same horth 50% west \$20 perches to post, thence along same horth 50% west \$20 perches to post, thence along same horth 50% west \$20 perches to Beef, Pork, Mutton, &c. All kinds of smoked meat, sliced ham, pork, sausage 620 Snow Shoe Hailroad company south 28% east 165 perches to a post, thence along same north 50° cast iss perches to a post, thence along same south 50° cast is perches to post, thence along same north 50% cast lid perches to post, thence along laods of thomas Kupp south 145% cast life perches to stones, thence along lands of shorb, Stuart & Co, south 35% west 30.9-10 perches to white oak, thence along same south 10° west 423 perches to post, thence along lands of J. W. Elienberger south 67% cast os 5-10 per-ches to a place of beginning, thereon erected a



of Whips, Lap and Buffalo Robes Blankets, Fly-nets, and every thing needed about horses. Spring Street, South of Alleghen

JAS. SCOFIELD



DOUBLE WIDTH, One Among the many Remarkable Values of these Stores



This Week 12 1-2 cts. per yd. 1 Never such an offering in the

WASH GOODS DEPARTMENT,

Write for samples and Spring Fashion Journal and Catalogue, Free.

Best values possible to offer in HANDKERCHIEFS

HOSIERY. GLOVES. GENTS' FURNISHINGS, Spring Jackets

and Wraps. Shopping by Mall satisfactorily

Try us if you care to get Best Grades at lowest prices.

BOGGS & BUHL, If you want a nice juicy steak go to 115, 117 Federal St. ALLEGHENY, PA.

L EGAL NOTICE-NGLICE is hereby given that the account of Samuel Ard, assignee of George Vonada, Jr., in trust and for the ben-efft of creditors, has been filed in the office of the Prothonotary of the Court of Com-mon Pleas of Centre county, and that un-less exceptions thereto be filed on or before Tuesday the 28th day of April, A. D. 1897, the same will be confirmed. Bellefonte, Fa., L. A. SCHAEFFER, March 24, 91, 4-28 Prothonotary. ADMINISTRATORS' NOTICE.-Letters of Administration in the estate of John G Curtin, late of Roggs twp., Centre county, Pa, deed, having been granted to the undersigned, and persons knowing themselves indebted to said estate are requested to make immediate mayment, while those having claims will pre-sent them duly authenticated to the under-signed. LawFeat Trees ap2 BEEZER'SMEATMARKET ALLEGHENY ST. - - BELLEFONTE, We keep none but the best quality of

Dropped on Sug r, Children Lore It. Dropped on Sug r, Children Lore It. Every Suffe : er abotte of it in his satch Every Suffe : er atica, Neuraleta, Se

DWARD K. RHOADS, -- 101---

(Successor to Lawrence L. Brown,)

---- DEALER IN -----

Anthracite, Hoodland and Bituminous Coal,

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Kindling wood by the bunch or c rd, to suit the parchaser.

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Respectfully so, leits the patronage of his friends and the public. x----) AT (-----x BROWN'S OLD COAL YARD Near the Passenger Depot.

SALESMEN WANTED.

aveling and local, to sell our choice Nursery Past-selling specilaties in hardy fruits, spiendid outfit free. Employment Guar-d. Your pay weekly. Write for Terms GERMANIA NURSERY Co. Rochester, N. Y.

ical culture in the public schools. The veto was sustained—yeas, 38; nays, 100.

Fell with the Mine Cage.

NORRISTOWN, Pa., April 16 .- William Ryan, the man who was admitted to the Charity hospital Monday night, with a pistol shot wound in his breast and an other on the temple, remains in practi-cally the same condition, with increased prospects for recovery. Some persons believe the wounds were self inflicted with suicidal intent. He still adheres to the story that he was shot by some unknown assailant, but the tale that he tells now differs from the original. There is a strong suspicion that Ryan knows why he was shot, but will not tell.

To Sue for Mining Lands.

WEST CHESTER, Pa., April 17.—Pre-liminary steps are being taken to insti-tute one of the biggest lawsnits ever known in the history of Chester county. Sixty-five descendants of Joseph Philips will contest for the possession of 496 acres of valuable mining land in Warwick township. They contend that Mr. Philips purchased years ago the mining right for all the land extending from the Falls of French Creek to St. Mary's. The plain-tiffs have had writs of ejectment served upon thirty defendants now operating the ore mines in that locality. WEST CHESTER, Pa., April 17 .- Pre-

A Retired Merchant's Suicide.

A Retired Merchant's Suicide. WEST CHESTER, Pa., April 17.—Enos V. Garrett, a wealthy retired merchant, whot and instantly killed himself in his bedroom. He rose at the usual time yesterday, and after walking about the house for a few minutes, went to his room. Soon after his housekeeper heard the report of the pistol, and going to the room found Mr. Garrett dead on the floor. Coroner McFadgen held an in-quest, and the jury rendered a verdict of suicide while laboring under a fit of temporary insanity. temporary insanity.

Refuse the Eight Hour Demand.

PITTSBURG, April 17. — The master builders of Pittsburg and Allegheny had a meeting at the Builders' Exchange last night at which they definitely re-jected the demand of the journeymen for an eight hour workday on and after May 1. The probabilities are that the build-ing trades council will at their meeting Saturday night enter upon a proposition Saturday night enter upon a proposition to have all the men in their organization join the carpenters in their strike, About 20,000 men will be involved.

Died from Over Exertion.

BOYERTOWN, Pa., April 17.—Henry Hoffman, a wealthy retired farmer, aged 80, residing several miles east of this borough, died suddenly, the result of too great exertion. He assisted in sawing down a large chestnut tree, and soon afterwards complained of feeling unwell. In a short time he was dead.

Detained Immigrants Released. PHILADELPHIA, April 17.—Forty out of the seventy-six immigrant passengers datained on the stéamship Belgenland have received financial assistance and have left the ship. Most of them de-parted at once for Wisconsin. ches to a place of beginning, increase erectes a weil derrick, foundation, inmber for washer building, known as Wrye Bank. Seized taken in execution and to be sold as the property of Amy Smedley Powell, Robert liare Powell, Devaux Powell, Julia Devaux Peters, Amy Ida Powell and Henry Baring Powell.

ALSO, All the right title and interest of defendant All the right title and interest of defendant in a certain lot of ground situate in the borough of Philipsburg, County of Centre and state of Pa. Beginning at a post in Presquile street, thence south 80° 30′ west 2.5 feet to Coid stream, thence along Cold stream 20° east 176 feet, thence south 22° west 48 feet, thence south 50° 15′ east 30 feet to a street, thence along said street north 73° east 246 feet to a 30 feet street, thence along said street north 17° 15′ west 204 feet to the place of beginning, containing 12-00 acres, thereon erected a small two story frame dwelling house.

ALSO,

ALSO, All that certain lot or piece of ground situate function of the second structure of the second structure as follows to wit: Commencing at the north-words along old line to a pine corner, thence east 40 rods to a post, thence north 50 rods to beginning, containing 20 acres net, being part of a larger tract owned by Palmer Elliot, there house, frame stable and other out buildings, seized, taken in execution and to be sold as the project of J.H. Har.

ALSO,

A180, All those two ointiguous lots of ground stituate on the north-east side of Stycamore street and north-west side of Fifth street (also called Moshannon Avenue) in the town of snow Shoe in the county and state aforesaid, being lots No. 657 and 638 in the general plan of said town, containing together in front and breadth co the said Sycamore street. There-so feet wide street, bounded north-west by lot No. 636, north-east by the said 20 feet wide street, south cast by 5th street aforesaid and south west by the said Sycamore street. There-on erected 2 2-story houses, 1 2-story taken is able and other out buildings. Seized, taken deorge Fravil. AL80,

ALSO.

ALBO, All that messnage or tenement and tract of flow ard. Centre county Fa. bounded and described as follows to wit: Beginning at a porth 6° east 21 perches to a bost, thence north 57° west 32 perches to a snaple, thence north 57° west 32 perches to a stump, thence orth 4° east 32 perches to a stump, thence north 4° east 32 perches to a stump, thence or and 4° east 32 perches to a stump, thence worth 4° east 22 perches to a stump, thence worth 4° east 22 perches to a stump, thence on the 4° east 22 perches to a stump, thence worth 4° east 20 perches to a stump, thence worth 4° east 20 perches to a stump, thence west 145 perches to the place of beginning ontaining 100 acres and 41 perches and allow, ance of 6 per cent. etc., Thercon erected a welling houses, barn and other out buildings. Stized, taken in execution and to be sold as the to the place of the sold as

ALSO.

ALEO. Al that certain tract of land situate in hogs, for such that certain tract of land situate in hogs, for such that certain tract of land situate in hogs, for such that certain tract of land situate in hogs, that the certain tract of land situate in hogs, while oak, there sould be been of P. W. Harnhart to while oak, there sould be perches to stones, there by land of Koland Curtin's heirs sould as the perches to white oak, there by land of P. W. Harnhart by the oak, there is to post by rock oak, there by land of Koland Curtin's heirs sould as the piace of beginning, containing 30 acres and 37 perches and allowance, thereon erected a two there is and to be sold as the property of the sould be sold as the property of the solution of the solution of the solution of the solution the solution of the

ALSO,

All that certain lot of ground situate in the borough of Unionville, county of Centre and state of Pennsylvania, bounded and describes as follows, to wit: On the north east by Wai nut street, on the south-west by Place alle

CLOTHING

--)AT COST AT(---

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We have determined to dispose of our entire Clothing Department, consisting of from \$40,000 to \$50,000 worth of first class goods. This is the first time in the history of our firm that such an offer has been made.

WE MEAN BUSINESS!

As the increase of trade in our Dry Goods store compells us to give it our entire attention we make this sale. It is our intention to close out the entire stock of Men's Youth's and Boys' Clothing and Gents Furnishing Goods at cost prices, and below.

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and others at greatly reduced prices. Goods never were sold in this town at such greatly reduced prices. Call early as the goods are selling rapidly.

Yours Respectfully,

JOSEPH BROS. & CO. BELLEFONTE PA