in Centre Democrat.

dan KURTZ. -

sand of SUBSCRIPTION. \$1.50 per year. \$1.00 " " near Advance itions are not paid inside of three

Editorial.

go all be charged.

T petition signed by over 1200 tori the county will not move a of ant a license where a man plucill the requirements of the

arn gislature at Harrisburg is piecrmulating a Ballot Reform Thaign they were exceedingly peolith their promises.

therpressible T. P. Rynder has again. This time it is a alo stant and urging representh Hennsylvania.

ntcrangers tax bill does not pass Oture and Senate nothing else lican majority will be to lor it Ballot Reform and equale tax laws was promised by of the law was particular and bear paper, candidate and speaker, but their promises to only so much wind.

tated by a reputable New York at George Vanderbilt has spent on the foundation and first a North Carolina castle. This would furnish habitations for re not very desirable residents, erate upon their verdict. y were brought there by such Vanderbilt and they are human It's a hard sight to see them

ing the past week there has been he Haag license. The surart of it is that after a petition ne by the petitioner to fulfill ig to do with the matter, the liight have been refused for that

republican campaign fund and n having a little influence in re-That is the reason Ballot Reform Granger's Tax bill will be de-Yet in the face of these impoho oppress them with unjust But such is the result of partiudice.

ing the month of April 60,446 ants arrived in New York. This month during the past nine During the month 11,706 landed more to say nothing of the who have eintered other ports. more than 80,000 foreigners ed in the United States in this hat is more, fully one rable and such as we ter off without. If this se Congress to action

ne minister is still an prin nability of the gover the ignited States to interthe Unserved rights of the he regeeks ago we expressed tay Wat congress should pass a ild do well to stay at home.

CLEARY DOOMED.

EDITOR FOUND GUILTY OF MURDER IN THE FIRST DEGREE.

> Able Speeches Made-Judge Mayer's Earnest Sadow of the Gallows-The Court House

Last week the second trial of Charles certain evidence.

the addresses to the jury followed.

floorin addressed "to the reform- the opening address. He was followed ing states of the South did not assume Israe aylvania," calling attention by W. C. Kress, Esq., and then came the tax, but the federal collectors enting to the form Convention C. S. McCarmiek, Esq., both of whom forced the lays when their citizens are anatti Reform Convention C. S. McCormick, Esq., both of whom forced the levy upon their citizens as Democrat said:

"GUILTY OF MURDER IN THE FIRST DEGREE."

sponding as his name was uttered by the clerk, Mr. Brown. To the quescorporations of Pennsylvania and the prisoner at the bar? Is he ally control all legislation at guilty or not guilty?" To this question arg. They pay their money in- Josiah Candor, as foreman, answered: "Guilty."

> Said the clerk, "Guilty of what?" "Guilty of murder in the first degree!" answered foreman Candor.

there are thousands of farmers man answered individually just as Mr. districts. As a result of this action the Lincoln, Andrew Johnson, Ulysses S. Il continue to support these very | Candor had answerd before him.

back to jail.

refused to admit testimony to show the can or Democratic. But the advantage nervous temperment of young Cleary of the majority will not be surrendered

AFTER ten years of exclusion the ATION by an expert of the American hog is about to be admitted to Germany. This is due, in a great that it is made of rye or wheat measure to the able presentation of his its resemblance to needed the support of the great German cause assigned for this scarcity is that ecture bean is almost per- and-owners and these were adverse to the manufacturers use the finest butter hen mixedetected. It is pur- were primarily excluded because of the the makers of dairy butter have no their agreement to pay their creditors eally reexpensive article. pork products received from this count to be demand enough for both products. all meat intended for exportation, we ufacturers of leaf lard from cottonseed ket for our pork.

THE Ohio Legislature passed a law which subjects of a foreign state. It prevents persons under the ave been injured or, as in the age of eighteen from entering saloons. New Orleans, massacred, to It was amended so as to make it unlawts of the United States. Mr. ful for any minor under twenty-one in a great contribution to the years of age to enter a saloon except on holds that aliens cannot expect lawful business or when accompanied through the State by traveling sharpers e any other protection than is by a parent or guardian. It makes it in various ways, by which people of the to citizens, and it may be that unlawful for any saloonkeeper to know. rural districts were robbed, some to the when he intimates that if they | ingly permit any minor to remain in his | extent of thousands of dollars, only nine our system of jurisprudence saloon. A violation of the act is pun- or ten were subscribers or readers of the Instead of knocking him down set 'em ishable by fine and imprisonment.

THE DIRECT TAX.

the direct tax is, which the national government at Washington is to refund to the states, will be found of use to penses so suddenly precipitated upon propriately arranged for the occasion. the government by the civil war:

"Under the act of congress, approved led the audience to order. The follow-Aug. 5, 1861, a direct tax of \$20,000,000 ing was the program: Cleary, for the murder of policeman was levied upon the real estate of the Paul, of Renovo, was held at Lock forty-three states and territories then Haven. The first trial was set aside by comprised in the Union. That act genza.' the Supreme Court on a mere tech- authorized the states to assume the colnichality in regard to the admission of lection and payment of this tax and to pay it over to the treasury of the United On Monday morning of last week the States, with holding 15 percent, to cover bach, Ella Twitmire and Grace Luken- ing him in the face, and if the creditors case was begun. District Attorney the cost of collection. Under that pro- bach. other greessing the same. During last Brumgard was assisted by Judge Orvis, vision of the act nearly all of the the of Bellefonte. Messrs, McCormick and northern states, including Massachus-Kress were Cleary's counsel. The etts, paid over the proportion of the evidence was closed by Friday when \$20,000,000 levied upon their real estate, less the 15 per cent. allowed them for Day. District Attorney Brumgard made collection. Of course the eleven secedplead for the prisoners life. Hon. John far as practicable, collecting about tion." H. Orvis, made the closing speech, on \$2,500,000 from them. The balance of Saturday forenoon. The Lock Haven | the tax assessed against the states then in rebellion, amounting to about \$2,500,-Judge Orvis is an exceedingly forcible | 000, has never been collected. Under speaker, and made a very calm, logical the bill just passed, all the money thus and powerful address, presenting the collected in 1862 is to be refunded to points against the prisoner in such a each state and territory from which it telling manner as to make those who was collected or to individual citizens heard it imagine that there was no in such states as did not assume the hope for the escape of the young man collection of the tax. All money still from a verdict of guilty in the first due to the federal government under the act of 1861 are remitted and re-The charge of his honor, Judge May- linquished. The treasurer of the er, as all that eminent jurist's charges United States is directed to pay back are, was clear, impartial, explicit and each state's quota of the direct tax to milies in the coke regions. True, able. It occupied about 25 minutes in the governor thereof. And where any of the inhabitants of the coke delivery, when the jury retired to delib- part of the direct levy of 1861-62 was collected by the United States from the citizens or inhabitants thereof, the At 2 o'clock and four minutes last by such state for the benefit of those Saturday aftergoon the court house bell persons or inhabitants from whom they rang, announcing that the jury had were collected, or their legal represenagreed upon a verdict. Then there was tatives. All claims under the trust ment on all sides over the a rush and the court room filled up thus created must be filed with the rapidly until there was hardly standing governor of the state in which the govroom. At 2:19 Sheriff Everhart ernor of the state in which the claim n with over 1200 signatures it brought the prisoner into Court, after arises within six years after the passage W., June, 1881." On Saturday last, or which the jury filed in and took their of the act. By another provision of the April 25, 1891, ten years later, the elder seats in the box. Their names were refunding act no money will be paid Mr. Wilson again found this same turrequirements of the law yet he then called over, each one of them re- over to any state or territory until the tle near his house in Beech Creek townlegislature thereof shall have accepted ship, thirty years from the time he had by resolution the sum appropriated to seen it first. Mr. Wilson showed a tions, "What say you, gentlemen, as to it and the trusts imposed, "in full satisthe verdict between the commonwealth faction of all claims against the United ure, with the legends engraved on its States on account of the levy and collection of said tax, and shall have authorized the governor to receive said takes ordinarily good care of its health?

said." The jury were then poled and each tial electors in that state by single dential administrations of Abraham Judge Mayer then discharged the the parties, instead of being all cast for Grover Cleveland and two years of Benjury with thanks of the court, after the electorial ticket having a majority. jamin Harrison. Where will it be found which court was declared adjourned In States like New York, Indiana, Ohio next and who will be the finder? sine die, and the prisoner was taken Conneticut, Massachusetts, California and New Hampshire, where the two great parties are of nearly equal strength Application will be made in Clinton a division of the electoral vote on the with their opponents. No doubt the

result will justify their wisdom. the importation of swine. Our hogs to mix with their oleo. In that case prevalence of trichnæ in the various great reason to complain. There seems which provide for a rigid inspection of the oleo manufacturers, like the manmay now look for a good foreign mar- oil, often put their product on the market for what it is not. The way to suppress the unfair competition of oleo with dairy butter would not be in pro- rangement. Many of the creditors are -Reporter. hibitory legislation, but in an effective badly in need of their money and were

system of inspection faws.

Can't Swindle Newspaper Readers, It has been reliably ascertained that out of 185 cases of successful swindling home country papers.

REYNOLD'S PRIZE.

The following explanation of what Awarded on Arbor Day at the High School Last Friday.

Last Friday afternoon the Reynold's prize speaking occurred at the high many not familiar with the subject, school building. The room was filled and Impartial Charge to the Jury-The The tax was levied to help pay the ex- with visitors and everything was ap-At 2:30 p. m. Prof. Johnstonbach cal-

Piono solo, Mary Schofield. Mary Wright, "A Legend of Bre-

Ella Twitmire, "Becalmed."

Chas, Garner, "The Plind Preacher."

Geo. Brandon, "The Defence of Hof-Rolan Curtin, "The Veteran Soldier."

Harry Gerberich, "Independence Instrumental solo-Mary Schofield.

Jennie Twitmire, "The Drummer Boy's Burial." Edith Austin, "The Preacher's Vaca-

Vocal solo-Ella Twitmire.

Bessie Stroop, "Kit Karson's Ride." Rosa Levy, "The Painter of Seville." Ella Twitmire.

The decision of the Judges, Revs. Noll and Laurie, and J. C. Meyer, Esq., was plan now is for the creditors to have the announced awarding the first prize to Delamaters arrested every hour of the Miss Ella Twitmire, with favorable day, thus compelling them to exhaust mention to Miss Bessie Stroope and their bail backing, and land them at Miss Mary Wright.

campus where the ceremony was con- Several arrests have already been made ducted in planting the class tree of '91. on charges by persons who had only The oration for the occasion was deliv- small sums in the dead bank. Bail had ered by Master Kline Woodring.

A Remarkable Turtle, In June, 1861, W. J. Wilson, found back of Mill Hall, in Bald Eagle townmud turtle, on the shell of which be en- to be worth 10 cents on the dollar. graved "June, 1861, W. J. W." Twenty years after this, in 1881, this same turtle was found by Mr. Wilson's eldest son, in Beech Creek township, about seven miles from the spot where it was shell, and the question now is how long will a mud turtle live if let alone and it money for the use and purpose: afore- When this turtle was discovered in June, 1861, the war of the Rebellion had been THE Michigan Legislature has passed in progress for about two months and an act requiring the choice of Presiden. it had seen or lived through the presivote of the State will be divided between Grant, R. B. Hayes, Chester A. Arthur,

Supreme Court Decistons.

On Monday the supreme court, in session at Philadelphia, handed down county for a new trial of the case of basis of Congress districts would be a a number of decisions for this district: Charles Cleary. The defense claims great improvement in the fairness of Pressel vs. Rice, Common Pieas, of that the jury was not properly selected, Presidential contests. It would not be Blair county, judgment affirmed: Coalalso that evidence taken in a former unfair in States like Pennsylvania, dale coal company vs. National State trial was read from the reporters notes Georgia, Missouri, Illinois and Vermont Bank of Camden, Common Pleas, Cenand that it was irregular. The court which give decisive majorities, Republi- tre co., judgment affirmed; McCloskey vs. Kunes, Common Pleas, Centre county, judgment affirmed; Wilson apand how he was easily affected by strong in any of these States. The Democrats, peal Common Pleas, Huntingdon counhave temporary control of the Legisla- ty, the decree is affirmed and the appeal ture in Michigan, think it the part of is dismissed at the cost of the appellant; prudence to divide the vote for electors | Farquehar vs. McAle vy, Common Pleas Huntingdon county, judgment affirmed; Wingert vs. Stone, Common Pleas, as, beam, a little sugar and claims by our Minister at Berlin, Mr. And coloring matter, and personal phelps, and partly to the fact that Bissist admixture of pulverized marck is no longer Chanceller; for little sugar and claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Chanceller; for little sugar and claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large quantity of claims by our Minister at Berlin, Mr. Notwithstanding the large q Clearfield county, judgment affirmed; Unitation coffee of while that great man held office he butter is scarce in the markets. One field county, judgment reversed and venire facias do novo awarded.

THE Delematers have failed to keep fifty per cent, the first installment of which, \$80,000, was due on the first of this counting sure on receiving a portion of it on May day and the disappointment is hard to bear. The fall of the Republican leader in the late gubernatorial conte t has been sudden and great.

The Latest Break.

and deliberately breaks off the point. ing with the original statement. up and hunt a new victim yourself.

THE JAIL FOR DELAMATER.

CREDITORS TO CRUSH OUT THE EX-CANDIDATE.

His very Rapid Downfall-Debts of Over \$800,000 and Nothing with Which to Pay them-Deceit on all hands,

There is not such a striking contrast in the fortunes of any other man in the State in so short a time as is furnished by the case of ex-Senator George W. Delamater. One year ago his political outlook was brighter than that of any man of his age in Pennsylvania. To-Vocal trio by Misses Cannie Lucken- day the door of the penitentiary is starof his defunct bank carry out their threat he will be behind prison bars shortly. From the prospective republican candidate for Governor to a prisoner in jail for embezzlement is a big leap for a single year. On May day of 1890 the Delamaters were supposed to bank amounts to over \$800,000.

TO BE ARRESTED EVERY DAY.

The large army of creditors has grown weary of being deceived by vague prom-Vocal duet-Jennie Lukenbach and ises of settlements on a 50-cent-for-adollar basis, or even a 25-cent basis, and propose to fight on another line. The last in jail. There are undoubtedly The audience then adjourned to the enough creditors to accomplish this. to be given to keep the members of the firm out of jail.

At a meeting of the creditors of the firm Monday it was stated that the money refunded is to be held in trust ship, on the Albert Sperring farm, a through. The claims are considered not scheme for a compromise had fallen

Mrs. John Ellis, once a popular teacher, died this week. She and her husband had \$1100 in the bank, and worry for her loss aggrayated her disease beyond the control of her physicians.

COURT NOTES.

Cases Tried and Verdicts Rendered, 1st and

On last Thursday morning as we went to press the case of Margaret Motter vs. Harry Similer, Philipsburg, to try title to horse and buggy sold by Saturday evening, when second 65, a Similer, as constable. Verdict for section of the fast freight west arrived plaintiff, \$57.95.

Agt. Vervict for plaintiff \$40.02.

2ND WEEK-MAY 4TH. Millheim. Suit to recover on judg- middle of the train, but it was going ment note of \$125, dated Aug. 1, 1874; too fast for him and when his foot claimed by defendant to be forged and touched the ground he was thrown at changed from 1864 to 1874. Verdict for full length right under the wheels, and plaintiff, \$190.94.

vs. D. M. Sturderant, et al. Jury sworn | were, his brains, pieces of his skull and and part of the evidence heard, when a portions of his entrals being scattered juror was withdrawn and cause con- along the track. tinued at cost of plaintiff.

F. P. Blair, vs. Bellefonte Furnace Co., et al. ejectment. Verdict for dec'd., and defendant for the purchase not the Rev. Mr. Weyant, who was apof said land.

Krumrine's Ex. Scire Facias on mortgage. Verdict for defendant.

Lehigh Valley Coal Co. vs. P. Ward, Sr., and P. Ward, Jr. Ejectment for about 400 acres of land, (Peter Hall tract, in Snow Shoe twp.) Verdict for

plaintiff for land. John Mann, vs. Robert Mann's heirs. Ejectment for about 80 acres of land in

Curtin twp. Cause trying.

Saw Mill and Three Houses Burned.

The saw mill and three houses with about 20,000 feet of lumber, belonging to Beecher & Sober, in the Kettle, near try, but as the last congress passed laws | But the real ground of complaint is that | month. Matters look bad for them and | Bear Meadows, were burned on Monit is quite possible that the late Repub- day of last week. The conflagration lican candidate may before long find was caused by the fire in the surroundhimself the inmate of a jail, such is the ing mountains. The smoke arose in bitterness of feeling excited by the fail- immense clouds and was plainly visible ure to abide by the fifty per cent ar- from here and other parts of the valley. at one o'clock, the following real estate:

Change of Examinations.

ED. CENTRE DEMOCRAT:

Will you please state that the examinations scheduled for the week beginning June 15 will be held during the week beginning June 1. Each examination of the week will be A fellow asks you for your lead pencil | held on the day of the week correspond-

> Yours Truly, DAVID O. ETTERS.

4th of July Excursion to Gettysburg. The widespread interest which centres in the battlefield of Gettysburg has induced the Pennsylvania Railrond Company to arrange a general excursion to that point from all principal stations on its system July 3d and 4th next.

Not only the fact that this day is a national holiday renders the date appropriate, but it is at the same time the twenty-eighth anniversary of the great battle. Independence Day is also a favorite date for the visit of veterans to the field, and there are always ceremenies of interest to civilians as well as

On this occasion tickets will be sold from all prificipal stations on the Pennsylvania system on July 3d and 4th, valid for return until July 6th. The rates which will prevail are exceedingly

Novel Letter.

When the postmaster at the little country office in Ellington, Conn., openposess at least \$1,000,000. Now the ed his mail bag one day last week a sum owing unsecured creditors of their single cancelled postage stamp fell out. He looked among the letters to see if the stamp had come from any of them, but they were all right. Then he examined the back of the stamp to see if the gum was still on it. He found that Mrs. J. F. Irviss, of Thaker station in this State, had exercised her ingenuity and strained her eyesight by writing a letter on the back of the stamp. On one edge was a small margin of white paper, such as is always found on the full sheet of stamps, and on this was written the address, Miss Lizzie L. Kibbe.-N. Y. Sun.

Novel Clock,

A new clock has been invented by railroad man that promise to be a great advantage to locomotive en rineers. The dial-plate and figures are large, and so are the hour and minute hands. Asa train whirls by a station the hour and minute hands whirl around like a flash to mark the corect time, and a red bull's eye flashes into the dial. Five minutes later the red light turns green, and in five minutes more the green light disappears. The engineer on the next train following can tell exactly how many minutes ahead is the train that precedes him. The clock is a perfect timekeeper and when the train passes drops the

Killed by the Cars.

A sad and fatal accident occurred just opposite the depot at Lock Haven on there. A young man named George A. Dale, Hart & Co. vs. H. W. Hoover, Waters, of Rauchtown, Clinton county, said to be a new fireman on the road from Tyrone to Clearfield, made an at-D. P. Rishel, vs. Henry Brown, of tempt to get off the freight about the about twenty cars passed over his body. Tuesday:-C. A. Mayer, use of etc., mashing him almost into a jelly, as it

An Important Decision.

A special from Easton says: A deplaintiff for the land, subject to an order cision was rendered by Judge Schuyler of the Court, directing no judgment to on Monday declaring that Rev. Mr. be entered or execution issued, until Gross, the anti-Bowmanite paster of the proceedings be had and determined Bangor Evangelical church, was the on the contract between W. H. Blair, duly accredited pastor of the church and pointed by the Bowman Conference to Mary A. Neidigh's Admr. vs. Henry fill the charge. This is the first decision rendered by the Court in Pennsylvania in controversy between the Bowmanites and anti-Bowmanites.

ITALY's Premier has practically backed down from his lofty perch and has come to the conclusion that the Italian government will not be able to scare the United States into paying an indemnity for the Louisiana massacre. Italy saw that true American grit could be found in abundance and that their fleet of iron clad war vessels never frightened any one on this side of the

ORPHAN'S COURT SALE.

By virtue of an order of the Orphan's Court of Centre county, Fa., the undersigned, exe-cutor of Samuel Treaster, ecceased, late of Mifflin county, will expose at public sale on Tract No.1, on

SATURDAY, MAY DO.

TRACT No. 1-All that certa n land situ in Potter township, Centre counts at lands of Wm. With in Potter township, Centre country, adjoining lands of Wm, Wilson, Jacob Erron, David By ans, lands of Fleisher's heirs. Adam Barguz, and others, containing about 27 acres, 4 perches, and allowance, upon which are erceted a 2-story Log House, Barn and other improvements.

william Allison. Evan Evans and others, containing 60 A.

TERMS OF SALE—Ten per cent. o money when property is struck de half of the balance on confirmation o balance on April 1, 1892, with intendirent confirmation of sale.

PETER BAREFOOT, Ex. of Samuel Treaster