



Miss Katie Rosenkrantz Ulster, Penn.

Scrofula

The Worst Case the Doctors Ever Saw

Hood's Sarsaparilla Perfectly Cured

C. I. Hood & Co., Lowell, Mass.

Sores Appeared on My Face and hands and gradually increased in number until they reached to my shoulder.

I continued to take it, however, until I had used nine bottles, and now I am perfectly well.

Hood's Pills are prompt and efficient, yet easy in action. Sold by all druggists, 25c.

They Were All Healed.

Miss Katie Rosenkrantz, Ulster, Penn.

Hood's Pills are prompt and efficient, yet easy in action.

SHERIFF'S SALE.

By virtue of a writ of Fieri Facias issued out of the Court of Common Pleas...

at one o'clock p. m., the following described real estate, viz:

All that message, tenement and tract of land, situate in Marion township, bounded as follows to wit: Beginning at stone by Muncy...

Being parcel number one in the partition of said estate. All that certain lot of ground situate in Central city, Boggs township...

Being parcel number three in the partition of said estate. All that certain lot of ground situate in Central city, Boggs township...

Being parcel number four in the partition of said estate. All that certain lot of ground situate in Central city, Boggs township...

Being parcel number six in the portion of said estate. All those two certain tracts of land in Marion township...

Being parcel number seven in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number eight in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number nine in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number ten in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number eleven in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number twelve in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number thirteen in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number fourteen in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number fifteen in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number sixteen in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number seventeen in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number eighteen in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number nineteen in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number twenty in the portion of said estate. All that certain message, tenement and tract of land...

SENATORS GUILTY.

But the Committee Decides That Buttz Attempted Bribery.

EDWARDS STILL NON-COMMITTAL.

The Newspaper Men Still Refuse to Divulge the Source of Their Information, and the Committee Has Decided Upon a Plan of Action.

WASHINGTON, May 26.—The special committee appointed to investigate the charges of attempted senatorial bribery on the part of Charles W. Buttz yesterday submitted their report to the senate.

Buttz is found by the committee to have made the attempt at bribery, despite his denial, and Senators Hunt and Kyle are exonerated from all blame.

The report of the committee consists of two printed pages, and the testimony given before the committee seventy-six pages. Among other things the report says:

"It appears from the testimony submitted that a certain Charles W. Buttz, of North Dakota, who domiciled in Washington since December last, where he has been engaged as a lobbyist and claim agent, did, on or about the 1st of April of this year, at the house of Senator Hunt, in Warrenton, Va., during the absence of the senator, say to his son, Eppa Hunt, Jr., that he would pay him a contingent fee of \$25,000 if he would, by presenting arguments as to the pending tariff bill, induce his father, Senator Hunt, to vote against it.

This offer was declined at once and peremptorily by Eppa Hunt, Jr., and the whole matter was communicated by him to his father.

"It is also established that Buttz, during the month of March last, approached Senator Kyle, of South Dakota, with a proposition that \$15,000 would be paid to him (Senator Kyle) if he would vote against the pending tariff bill.

The said Buttz, when making this proposition, also stated to Senator Kyle that the money was in the hands of or control of an agent of certain bankers and capitalists of New York city, and that the money was in Washington.

"Both senators are shown by the testimony to have communicated the facts to several senators shortly after the interviews took place.

"There is no evidence to show the truth of Mr. Buttz's statements to Senator Kyle and to Mr. Eppa Hunt, Jr., that a syndicate of bankers and capitalists had raised a sum of money to be used for the purpose of defeating the pending tariff bill, or that there was an agent of such a syndicate in Washington, or that he had or has any knowledge of the existence of such a syndicate, or that he was the agent or representative of any one. He further denies that he had any money himself."

Judge Dittenhofer, attorney for Mr. Edwards, the author of the published allegations of corruption in connection with the tariff bill, appeared before the committee and stated that he had advised Mr. Edwards not to reveal the authority for his statements.

The committee overruled Judge Dittenhofer's objections and again called Mr. Edwards in and repeated its demand that he give the names requested in the first instance, and received his final decision not to comply with the demand. He was then excused. Mr. Shriver, of the New York Mail and Express, also declined to answer questions, and was excused.

During the afternoon Senator Caffery and ex-Congressman Ben Lefevre were before the committee. Both witnesses volunteered their appearance. Their names had been connected with the operations of the sugar trust in its supposed efforts to influence legislation by Mr. Edwards in his published letter, in which he asserted that Senator Caffery had drafted the sugar schedule in a committee room of the Capitol in the presence of Mr. Havemeyer and others friendly to his interests, including Mr. Lefevre, while the finance committee was waiting in another room. The committee was represented as anxiously awaiting the action of these representatives of the two branches of the sugar industry, the manufacturers and growers, and Mr. Havemeyer was pictured as standing over the shoulders of Mr. Caffery while Mr. Caffery put the sugar amendment in shape for the committee. Both Senator Caffery and Mr. Lefevre denied the story.

The committee took up the question presented by the refusal of the newspaper men to respond to questions, and has decided upon a course of action.

To Open Up a New Coal Field. HUNTINGTON, W. Va., May 30.—One of the most gigantic development enterprises set on foot in years by any railroad decided upon by the Chesapeake and Ohio company, and will be put into execution this year. It is no less than a line paralleling the Norfolk and Western through southern West Virginia, tapping the finest coal seams and some of the best timber in the world. It was estimated by the state geologist last year that there are in the country which would be controlled by the Chesapeake and Ohio with its new line not less than 2,000,000,000 tons of coal.

Set Back for Breckinridge. WASHINGTON, May 29.—Judge Bradley overruled the motion made by counsel for Colonel William C. P. Breckinridge to file a bill of exceptions by virtue of which the suit of Miss Madeline Pollard against him might be carried to a higher court on appeal. This action was taken because of the objection made by counsel for Miss Pollard that Mr. Breckinridge had not complied with the law requiring that the bill of exceptions be furnished, to them within three days, Sundays excluded, before the expiration of the time within which the motion to file had been made.

Murdered by Mexican Brigands. CITY OF MEXICO, May 30.—The authorities of this city have been advised of the murder by brigands of Benito Hernandez and his wife and three children. Hernandez and family left Matamoros to make an overland trip to Monterey. They were in the vicinity of Colchaston when the brigands surprised them, and after killing all of the family, robbed them.

Two Killed by a Cave In. TACOMA, Wash., May 28.—A large cave in occurred here at the Bluffs, near the wharves, by which two men were killed and two injured. The dead are Major W. T. Gillespie, a well known mining man, and Arnold Bernberger, a stationary engineer, aged 45.

Six Miners Killed. BRUSSELS, May 28.—An explosion occurred in a mine at Anderlies, killing six miners and injuring several others.

Hard on the Cavalry.

During the early part of the war the contempt of the infantry branch of the service for the cavalry was deep and outspoken. On one occasion a train-load of soldiers, among them a detachment of Kane's Bucktails, passing through Tennessee stopped at a station. A weather-beaten Bucktail, standing up inquired in a loud voice if there were any of the Pennsylvania cavalry in the car. An officer dressed in the height of military style arose and with great dignity said:

"I have the honor of commanding that regiment, sir. What do you want?" "Oh, nothing much," said the Elk county veteran. "I'm going to snap a cap on my gun and I just wanted to tell you not to get scared."

The Lock Haven base ball club was defeated at State College by a score of 7 to 4 last Saturday.

ORPHANS' COURT SALE.

Estate of John M. Wagner, deceased.

By virtue of an order of the Orphans' court of Centre county, the undersigned will expose to public sale, at the court house in the borough of Bellefonte, on

SATURDAY, JUNE 23d, 1894,

at 2 o'clock p. m., the following pieces of land in the township of Boggs and township of Union, county aforesaid, bounded and described as follows:

Being parcel number one in the partition of said estate. All that certain lot of ground situate in Central city, Boggs township, beginning at the north end of the Muncy bridge...

Being parcel number three in the partition of said estate. All that certain lot of ground situate in Central city, Boggs township, county aforesaid, bounded and described as follows:

Being parcel number four in the partition of said estate. All that certain lot of ground situate in Central city, Boggs township, county aforesaid, bounded and described as follows:

Being parcel number six in the portion of said estate. All those two certain tracts of land in Marion township...

Being parcel number seven in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number eight in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number nine in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number ten in the portion of said estate. All that certain message, tenement and tract of land...

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Being parcel number nineteen in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number twenty in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number twenty-one in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number twenty-two in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number twenty-three in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number twenty-four in the portion of said estate. All that certain message, tenement and tract of land...

Being parcel number twenty-five in the portion of said estate. All that certain message, tenement and tract of land...

Mercantile Appraisement for 1894.

The vendors of foreign and domestic merchandise will take notice that they are appraised and classified by the undersigned, appraiser of mercantile and other license tax for the year 1894, as follows:

Table listing various mercantile items such as Post-Office, Names, Business, Class, Tax. Includes entries for Aaronburg, Musser, J. H., Yearick, Thos., etc.

Post-Office, Names, Business, Class, Tax.

Table listing various post-offices and their details. Includes entries for Milheim, Goodhart, W. L., Hart and Campbell, etc.

SHAEFFER'S PORTRAITS

For the next 30 days we will give FREE one 14x17 crayon with each dozen cabinet photos.

By sending this coupon and 25c. we will return you a ticket which, with \$2.75—making \$3.00 in all, will entitle you to one dozen of our Satin Finish,

Imperial or Cabinet Photos AND ONE 14x17 CRAYON.

The regular price of the photos being \$3.00 and that of the crayon \$3.00, by having this coupon YOU SAVE THREE DOLLARS.

McAlmont & Co., BELLEFONTE, PENNA.

EVERYTHING FOR THE FARM - AND - GARDEN WHY?

FOR SALE BY—McAlmont & Co., BELLEFONTE, PA.

COTTON SEED MEAL, Gluten Meal and Linseed Meal—THE BEST—FEED - FOR - COWS, BOB-SLEDs, SLEIGHS and ROBES—COAL—McAlmont & Co., BELLEFONTE, PENNA.

REAL - KID - GLOVES Handsome dark shades of dahlia, amethyst and heliotrope harmonize with almost any gown.

Nothing so extraordinary in this line of goods ever offered at the price—when you see them you'll agree only that, but you'll BUY if you've any need of good BRUSSELS NET for any of the above or any other purpose.

McAlmont & Co., BELLEFONTE, PENNA.

B. & B.

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McAlmont & Co., BELLEFONTE, PENNA.

AUDITORS NOTICE.—In the matter of the assigned estate of W. H. Runke, Jr., in lot and for the benefit of the creditors in the Court of Common Pleas of Centre county, No. 104 Aug. term, 1892.

The undersigned auditor appointed by said court to hear the evidence, pass upon the exceptions filed, and make distribution of the amount of bid to and among those legally entitled to receive the same, will attend to the duties of his appointment, at his office, room No. 16, Crider Exchange, Bellefonte, on Monday, May 28th, 1894, at 1 p. m., at which time and place all persons interested in said assigned estate are requested to appear or in default thereof they will be deemed to have participated in said fund so as aforesaid to be distributed.

THA O. MITCHELL, Auditor.

S. D. GETTIO, ATTORNEY-AT-LAW. All kinds of legal business given careful attention. Office in the Crider Exchange.

J. W. ALEXANDER, ATTORNEY-AT-LAW. General legal business executed and collections promptly made. Office on High street

Jas. Boss Filled Watch Cases

are all gold as far as you can see. They look like solid cases, wear like solid cases, and are solid cases for all practical purposes—yet only cost about half as much as an outside-out solid gold case. Warranted to wear for 20 years; many in constant use for forty years. Better than ever since they were first fitted, at no extra cost, with the great how (ring) which cannot be pulled or twisted off the case—the

Can only be had on the cases stamped with this trade mark.

Keystone Watch Case Co., PHILADELPHIA.