THE CENTRE DEMOCRAT, BELLEFONTE, PA., THURSDAY, JANUARY 7, 1897.

EDUCATION.

The Centre Democrat.

CHAS. R. KURTZ -ED. & PROP

CIRCULATION, OVER 1800. Telephone Call 1183.

TERMS OF SUBSCRIPTION : - - \$1.50 per year. Regular Price - -If paid in ADVANCE

EDITORIAL

- - \$1.00

fused.'

unmarried."

Argentine.

while longer.

Sunday school.

mean Tom Fisher.

THE WAR FLURRY.

We regard it as entirely safe to assume that there will be no war with Spain because of the passage of the Cameron resolution acknowledging the independence of Cuba. Could the Senate and House have voted on the resolution any time during the last week, it would doubtless have received a large majority in both branches, but it now seems reasonably certain that the measure will not command the approval of either Senate or House during the present session.

If any good could be accomplished by the passage of the Cameron resolution at this time it would be eminently just and proper to do it, but we cannot conceive how the cause of the Cuban insurgents can be substantially served by the passage of the resolution declaring Cuba an independent Republic when it would be certain to meet with the veto of the President and not likely to pass notwithstanding his objections. It must be obvious to all that every day's reflection on the subject has sobered the enthusiasm that called for positive action by Congress after the supposed betraval and assassination of Maceo. It is not certain that he was thus betrayed and murdered, and until the facts are fully understood and established beyond reasonable dispute, this government cannot assume to discipline Spain for violation of the rules of civilized warfare. If it shall be established that Maceo was thus assassinated in violation of the recognized laws of war, Spain should be cast outside the circle of civilized nations and the peremptory demand made that her war in Cuba shall cease.

Two weeks will intervene before there can be any consideration of the resolution recognizing the independence of Cuba. Unless something shall transpire in the meantime to present different conditions, the conservative sentiment of the country will be daily growing and in the end assert itself with such power as to either defeat the passage of the resolution in the Senate or prevent it from ultimately becoming the law. It is needless, therefore, to assume that a war with Spain is even probable, for it is not. The passage of the Cameron resolution could be made a by this time. When a man banks heavily cause of war by Spain only in case that on his religious scruples to get office, he government desired a pretext for war, needs close watching.

AGAINST BACHELOR LIFE.

The legislators of the Argentine republic, notwithstanding the great influx of Italians, are not satisfied with its slow

increase of population, and are devising

measures to prevent lagging behind in taught, is a great step in the right direction. I believe in it, and I believe it is that respect. These take the shape of the duty of school directors to see that it laws that will make it somewhat uncomis enforced

(Continued from 1st page.)

COMPULSORY

fortable to remain unmarried. Their operation will be watched with much in- tricts, there will be more difficulty in carrying it out, than there is in the towns terest. Two clauses are cited that are and villages, for the reason that the certainly novel. One of them read : "On population is scattered over a larger and after the 1st of January next every territory, and the knowledge that the children of such and such persons who male from the age of 25 until the age of So have been returned by the assessors as shall pay a tax, and the tax shall be paid coming within the law, is not in attendevery month." This might be regarded ance is more difficult to obtain, more as severely paternal, but another provistrouble to reach the secretary of the board or the attendance officer. ion shows that the Argentine law-makers

Fortunately, it is the few, and only are in Draconian earnestness: "Young the few you will have to deal with in celibates of either sex who shall without your townships. The people being native born, thrifty and industrious, desire that legitimate motive reject him or her hand, their children shall obtain all the educaand who continue contumaciously untion they can, and they willingly keep married, shall pay the sum of plastres them at school. The few who do no for the benefit of the young persons resend, should be made do so. You will be met most frequently with the statement that the children do not have cloth-It is to be inferred from this law that es fit to go to school in. Then what are you to do? I can only suggest, as a diin Argentina women propose as well as men. The trial of the cases arising unrector, I would complain to the overseers der this law would afford a wide scope of the poor, and insist that proper clothing be furnished at the public expense. for legal and social research. What a Clothing too poor to go to school in, is too chance for the crossexaminers! It would poor to wear at home.

be interesting, for instance, to have a legal The law is made to fit the agricultural interpretation of the "legitimate motive" communities. While the schools are open six months, the compulsion only which may induce the rejection of "him reaches four. So if farm work is to be or her who may aspire to his or her done, and the lad between eight and hand." or who "contumaciously remain thirteen can do anything, he is excused from school.

When then shall you begin to apply the law, at the beginning of the term, or af-ter the expiration of two months? I France, alarmed by the fact that its population, if not actually decreasing, is at a standstill, has adopted measures to would simply suggest again, that you beencourage marriage and the raising of gin at once, unless some reasonable excuse can be given. large families by tax exemptions, but

You will notice that the law says unnothing quite so radical as proposed in less "such child or children shall be excused from such attendance by the board of the school district in which such par-THE advent of 1897 came without much ent, guardian, etc., resides, upon presentation to said board of satisfactory evidence change in our present industrial quietus. showing such child or children are pre-The number of unemployed in this comvented from attendance at school, or apmunity as well as in other sections, and plication to study by mental, physical, or particularly the larger cities, have been other urgent reasons.

We must assume that the assessor does on the increase. There has been much his work properly; but the question arises, alarm caused by) the recent bank failures if by accident or otherwise he fails to rein Chicago and at other places. The turn any children who should be returngeneral effect of all this is that the reed, and after school opens it is found that they have not been returned the turn of prosperity promised upon the question arises, what under such circumelection of McKinley does not materialstances ought a board, or a teacher, or ize as rapidly as was pledged and was an attendance officer do? The law is expected. We will still be patient for a silent. My own judgment is that the names of all such children, coming within while. The "Advance Agent of Prosperthe law, should be at once added to the ity" must deliver his goods-better times list by the school board and attendence and more work. We will wait a little insisted upon.

In obedience to the mandates of the act, the secretary of the board should as WE would like to see an itemized state. soon as school opens, (it could be done ment of Honest John Wanamaker's (?) as soon as it was known who were to be the teachers in your sub-districts,) certify expense account in his contest with Pento each teacher the name of every child rose for the U.S. Senate. It would not in the several districts, between the ages him to survive very long. make healthy reading before his famous of 8 and 13 years, and the teachers are to report to the secretary immediately, (that would be upon the opening of the THERE ought to be some political jobschools) the names of all children on the lots on Wanamaker's bargain counter list previously furnished, and after that state and municipal governments in the the report must be made monthly. If from these reports it shall appear that any parent, or guardian or other person.

sum not exceeding two dollars.

Right here we are met with one of the

difficulties of the law. Few people, very

few I believe, who have wealth enough

to enable the authorities to collect the

fine to which they may be subject, will be

careless enough to put themselves within

its provisions. The absolutely indolent

and dooless, those who are irresponsible and independently poor, are more likely

to incur the penalties provided in the law

than any other class of people. It

Report." On this, the secretary certifies to each teacher in the several districts of your township, the names of all children whose age make them subject to the provisions of the law. Second, "The Teacher's Official Monthly Report," on which the teacher reports to the secretary the names of all children originally given to them by the secretary; and third, "The Secretary's Official Notice of Ab-This to be sent by the secretary sence.' I apprehend that in the country dis- to the parents or guardians, etc., notifying him or them of the absence of children in their care. Each of the notices have printed there-

on the section of the law relating to the duty of the secretary, the teacher and the parent. They are convenient and cheap, and while doing duty are teaching everyone into whose hands they come what the law requires, and should be supplied at the cost of the district. Blanks such as I have mentioned, can be obtained from H. G. Philips, Directors and Teachers Publishers, Williamsport Pa.

I come now to another part of the question under discussion. What are you doing to carry out the law ? No board or school directors has the right to sit down, and say it cannot be carried out. The law is upon the Statute books, and as men sworn to the faithful performance of our duty, we must do whatever we can to enforce the law both in letter and spirit. I can only speak for the board to which I belong and say, so far, it has done all it reasonably could to carry out the provisions of this act of assembly. Being in a town, and the districts thick-

ly settled, the people within easy reach, I am of the opinion that in some ways, we have the advantage over the rural districts. On the other hand I believe we have more of the poor, the indolent, the dooless and shiftless, and the chances are, more of the foreign element than you have in townships, unless they are those which immediately surround the town.

I leave this part of the question for the directors to answer; and I hope you will be free in your discussion. Don't imagine vain things of the law. Take a plain, commonsense view of it. Apply to it the same hard sense and in the same honest way, you do to your business. What are you doing to carry out the Compulsory

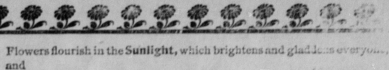
Very Poorly.

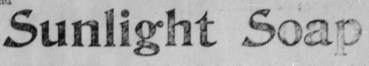
Richard Morgan an ex-police and former citizen of Bellefonte, left here about five years ago, and returned to his old home in Ireland. A letter was received a short time ago by his family in this place stating that he was very ill. A day or two ago another letter was received from a friend of the sick man, which said that ere this letter reached America Richard Morgan would be dead and buried.

in Lock Haven. He has five children

Later another letter was received stating that Mr. Morgan was still living but was very poorly and they do not expect

The cost of maintaining the federal, United States in 1893 was \$915,945,055. Among the disbursements were the fol-





cheers up the tired housewife by relieving her of the terrors of the old time "wash day," bringing brightness and comfort into the home and making her happy and cheerful. Less Inbor Greater comfort

Lever Bros., Ltd., Hudson & Harrison Streets, New York,

ALSO

James B. Curtin, H. R. Curtin and John G. Curtin, by Articles of Agreement bearing date the 28th day of April, A. D. 1877, and records in Centre county in Miss. Book "E," page 262, etc.; and another five eighteenths of which Ro-land Cartin, by Articles of Agreement bearing date the 18th day of March, 1874, agreed to con-yey to Austin Curtin and Andrew G Curtin, Jr., said agreement being recorded in Centre county in Miss. Book "E." page 387, etc. Beized, taken in execution, and to be soid as the property of Curtin's & Co. ALSO

First and final account of Magner B.
 Gates, administratrix of etc. of John C. Gates, late of Ferguson township, deceased.
 If. The final account of W. 4. Musser, guar-dian of Lydia L. Gregg, minor child of Theo.
 Gregg, late of Boggs township, d-ceased.
 T. First and final account of W. 8. Sellers executor of, etc., of Davis Sellers, late of Pat-ton township, dec'd.
 B. The first and final account of Wm. T. Leathers. Jr. and A. H. Leathers, executors of, etc., of J. B. Leathers, late of Howard Twp., dec'd.
 First and final account of Wm. 8. Gray executor of, etc., of Maria Meek, late of Half Moon township dec'd.
 The first and final account of H. H. Harsh-berger, admr, d. b. n. etc., of Warren S. Lucas, late of Curtin township, deceased.
 G. W. KURBERGER, Bellefonte, Dec. 23, 1896.

ALSO All that certain tract or piece of land situate in the t-wnship of Boggs. County of Centre and State of Pennsvivania, bounded and described as follows: Beginning at a post. thence north 50° east 292 per by lands of Humes heirs and P. W. Barnhart to stone, thence north 22° west 56% perches to a white oak, thence by lands of P. W. Barnhart, north 16° west 155 perches to stones, thence by lands of Roland Cur-tin's heirs south 68% west 221 perches to south 20° east 122 perches to white oas, thence by land of samuel Bumont south 40° east 162 perches to the place of beginning, containing interes and 21 pe ches and allowance. Thereon erected a two story frame dwelling house, bank barn, wagon shed and other out-buildings.

buildings Beized, taken in execution, and to be sold as the property of Joseph L. Neff. administrator of etc., of Mary Neff, deceased.

SALE OF REAL ESTATE. In pursuance with an order of the Court of ommon Pleas of Centre county, directed to the undersigned, there will be exposed to pub-lic sale at the court house, in the borough of Bellefonte, on

the property of Joseph L, Neff, administrator of etc., of Mary Neff, deceased. ALSO All that certain messuage tenement and tract of land or piece or parcel of land situate bing and being in the township of Pation County of Centre and state of Pennsylvania bounded and described as follows to wit: Be-ginning at a white oak: thence along land late of Wm. Thompson now C. Dale north 34% west 2% perches to stones; thence along land late of Gen. James Irvin now Brockerhoff here along Centre Furnace lands south 34% east 10 e clock as to a stone; thence along Centre Furnace lands south 34% east 10 e clock as to a stone; thence along Centre Furnace lands south 34% east 10 e preches to a stone; thence along land bis factor for recording of deeds in and for Centre county in Deed Book T. page 73% cron which Moses Thompson et al by deed recorded in the office for recording of deeds in and for centre county in Deed Book T. page 73% cron wyed to James Pennington as by reference there unto will more fully and at large appear. Together with all and singular the buildings. Together with all and singular the buildings. Thereon erected a two story frame dwelling house, bank barn, and other out-buildings. Selzed, taken in execution, and to be solar do be south 20% west 6 beginning at a post, thence north 25% west 6 beginning at a post, thence north 25% west 6 beginning at a post, thence north 25% west 6 beginning at a post, thence north 25% west 6 beginning at a post, thence north 25% west 6 beginning at a post, thence north 25% west 6 beginning at a post, thence north 25% west 6 beginning at a post, thence north 25% west 6 beginning at a post, thence north 25% west 6 beginning at a post, thence north 25% west 6 beginning at a post, thence north 25% west 6 beginning at a post, thence north 25% west 6 beginning at a post, thence north 25% west 6 beginning at a post, thence north 25% west 6 beginning at a post, thence north 25% west 6 beginning at a post, thence north 25% west 6 beginning at a post, thence north 25% west 6 beginning

2 Another thereof, beginning at a post, thence north 28° west 60 perches to post; thence along land of Abram Kerlin south 68° west 17 8-10 perches to a point; thence south 28° east 60 perches to post, and thence along Abram Kerlin north 62° east 7.8-10 perches to the place of beginning, containing 6 acres, 118 per-ches peat measure ches neat measure.

ches neat measure. 8. Another thereof beginning at a stone in the public road, and thence in said road and lands of Jacob Strohm et al., north 22% west 219 1-10 perches to a stone; thence along lands of Margaret Orlady north 42% east 416-10 per-ches to point; thence south 22% east 2256-10 perches to a post, and thence along land of B. F. Hosternan south 40% west 40 perches to the place of beginning, containing 55 acres and 124 perches.

12s perches.
4. Another thereof beginning at a post, thence north 2s° west 6s perches to a post: thence along land of Abraham Kerlin south 62° west 17 8-16 perches to stone; thence along same south 2s° east 69 perches to a stump, and thence north 62° east 17 8-10 perches to a timp, and one hundred and eight perches neat measure.
5. Another thereof beginning at a stone one hundred and eight perches neat measure. 5. Another thereof beginning at a stone, thence along land of John Lee south 6 $\frac{1}{3}$ ° west 22.8-10 perches to a stone; thence along iand of F. D. Hosterman south 51° west 69.1-10 perches to a stone; thence north 20 $\frac{3}{2}$ ° west 103 4-10 per-ches to a stone; and thence along land of Samuel Keller's e-tate, south 20 $\frac{3}{2}$ ° east 81 4-10 perches to the place of beginning, containing 48 acres and 82 perches neat measure. It be-ing part of the same premises which by virtue of sundry mode compensations and accurate the set of such accurates and 82 of such a sources and accurate such accurates and such accurates and 82 and accurate the same premises which by virtue

ALSO All that messuage tenement and lot of ground situate in the borouch of Bellefonte County of Centre and State of Pennsylvania bounded and described as follows to wit: Beginning at a point on southeast corner of Linn and Ridge streets: thence southerly along ridge street two hundred feet to Lamb street; thence east-erly along Lamb street sixty feet; thence northerly on a line parallel with Ridge street seventy feet; thence easterly on a line par-allel with Linn street sixty feet to line of lot of Dr. R L. Dartt: thence northerly along said lot of Dartt one hundred and thirty feet to Linn street; thence westerly along Linn street one hundred and twenty feet to the place of beginning (excepting and reserving the follow-ing described lot which was released from line of said mortgage bounded and described as follows to wit: Beginning at the north-sat cor-ner of lot and home property of said Wood-cock on Linn street in said town of Bellefonte Centre Co. Penn'a and extending east along stid Linn street 60 feet: thence south 120 feet to lot of James Zimmerman (b) feet to house lot of ald Woodcock : thence north along said house lot of alames Zimmerman (b) feet to borns the of ald Woodcock : thence north along said house lot of alames Zimmerman thence west along stid Linn street, two two story frame dwelling house on Linn street, two two story frame lace of beginning) Thereon erected one two story frame dwelling ing part of the same premises which by virtue of sundry good conveyances and assurances in the law, duly had and executed, became vested in the said George Grossman.
6. Another thereof, beginning at a post, thence along lano of Abraham Kerlin north 62° east 17 8-16 perches to stone; thence along same south 62° west 16 blo perches to post, and thence south 52° east sixty perches to the place of beginning, containing e acres and 108 perches neat measure. of beginning, containing 6 acres and 108 per-ches neat measure. TERMS: Ten per cent, of purchase money on day of sale, and to be for feited and paid as stipulated damages if the purchaser fails to comply with the subsequent conditions by pay-ing the balance of purchase money when due. The balance of the said purchase money to be paid upon the confirmation of sale and deliv-ery of a deed at deeds, for the said premises, to the purchaser or purchasers thereof. Pos-session of the premises to be given on the first day of April. 18-7. or soon thereafter as the sale shall be confirmed by the court. Trustee to sell the real estate of George Gross-man, deceased.

Educational Law

His only brother Frank Morgan lives living here namely : Charles, John, Maggie, Mary and Sallie.

What it Costs.

and if the resolution shall fail to become a law, as now seems almost inevitable, there cau be no complaint whatever on the part of Spain against the United sioner, in three years from now. They States

It is not only folly, but it is a great wrong to the country and its business interests to assume that a war with Spain and those who want to invest need not ger: hesitate because of the apprehension of a

war times.

BOOZY AND DESPERATE.

The Altoona Tribune on Tuesday, Dec. 30, had the following : William Watt, a prisoner in the lockup, from Philipsburg Boro 1 ... Curtin, Centre County, created a sensa- Philipsburg 2nd. W. . 18 tion by attempting suicide. Watt was Philipsburg 3rd. W ... 20 arrested on charge of drunkenness and trying to raise a disturbance.

down stairs, being just in time to pre- College Twp......12 3 vent the consummation of the deed. College Boro Watt was disarmed, but as soon as the officer disappeared he again attempted Ferguson W. P 6 o the officers, who found the prisoner black Haines E. P. in the face from his desperate attempt Haines W. P short time he became quiet. The pris-

went away a repentant and wiser man.

FREE Cuba is the cry from every quar-or else vacate the island and bring to an Snow Shoe W. P. II end the scene of carnage and butchery. Spanish cruelties and heartless slaughter not permit such scenes to continue longer should be the terms.

HOOD'S PILLS cure Liver Ills,

COUNTY CHAIRMAN GRAY and Ed Chambers both declare they know who will not be serving as a county commis-

BIRTHS AND DEATHS.

Twice each year a list of all the births is probable. Values have been reduced and deaths in each district is made by scores of millions by the senseless pan- the assessor and returned to the Regisic fomented on the pretext of a foreign ter's office, where a record of the same war. It was done largely by those who is kept. This return is made in Decemlive by gambling in values, who want to ber and May of each year. The followprofit first by producing panic and sell- ing is a total of births and deaths in ing short, and next by helping to restore Centre county for the past year. The confidence and selling long. It is more first two rows represent the totals from of a stock gambling operation than an December 1895 to May 1896. The second international affair, and sensible people are from May 1896 to December 1896, who have property will not sacrfice it, furnished by Register G. W. Rumber-

Belletoute N. W.....9

Bellefonte W. W.....I

Centre Hall.....3

Milesburg Boro 5

South Philipsburg9

Unionville Boro...... 0

Benner N. P9

Boggs N. P.I

Howard Twp.....7

Spring S. P. 12

Taylor......5

pring W. P.....15 4

Millheim Boro

Howard Boro

Bellefonte S. W.....17 6

BD

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true the act says "such fines shall be colone who made default in the payment of the fine, might be imprisoned until discharged by the Courts, under the insolv-B D ent law; but I do not think it would be 13 9 expedient to commit any person to the 19 county prison for non-payment of the 10 3 fine. I would insist however, on the at-8 tendence of the children of such persons 4 upon the schools, the time required by the law, and if you cannot do anything else, you can pile up fine upon fine against the day of judgment. 18 10 The fifth section of the act requires the

teacher to report the names of all child-ren on the list previously furnished by the secretary, who were absent without satisfactory excuse five days during the month, for which the report shall be made. Here we are met with the question, who is to do the excusing, the teacher or the board ? Clearly the teacher is to do the excusing in this instance. This section assumes that the child has been in the school, and when once there, the excuse is to be made to the teacher ; and if it shall appear, for instance, that the child was sick, or there was sickness in the family, especially of some contagious disease, or the child did not have proper clothing, the cause is sufficient, and the child or children in that situation should not be reported.

If, however, the teacher has any doubt II 5 as to the correctness of the reason for non-attendance, the matter should be re-13 5 26 14 ferred to the board.

The secretary or the attendance officer if there is one, of any board of directors, who willfully refuses or neglects to comply with the provisions of the act, shall be guilty of a misdemeanor and subject to a fine of twenty-five dollars.

I now have gone fairly well over the various provisions of this act of assembly, and while it may not be all we desire, it is a step in the right direction, and can be enforced. It is not for us to spend 22 6 10 12 20 6 11 2 581 231

The above makes a total of 1079 births Billouaness, Indigestion, Headache. and 434 deaths for the year, to Dec. I the teacher, would be very convenient. A pleasant 'axative. AD Druggister 1896.

lowing: For charities, \$146,905,671; for having control of any child or children, education,\$145,583,112; for roads, bridges shall have failed to comply with the provisions of the act, they must be notified and sewers, \$72,562,000, for postal serin writing by the secretary of the board vice, \$66,000,000; for armory and militia, or (attendance officer if there is one.) If the law is not then complied with, the \$35,500,000; for police, \$24,000,000; for offending party shall be proceeded judiciary, \$23,000,000 for prisons and against, and be fined for the offense, a reformatories, \$12,000,000.

Married.

On Dec. 24th, Mr. Cyrus F. Hoy and Miss H. Gertrude Brumgard were married by Rev. W. K. Diehl, at Snydertown, Pa. Mr. Hoy is a young man of talent and high promise and for several years has been a successful teacher of our public schools. His bride is one of Zion's modest and estimable young ladies. lected by a process of law similar to the May their life's voyage be prosperous collection of other fines." Under this, and happy. and happy.

LEGAL NOTICE

NOTICE-Notice is hereby given the first and partial account of Nathaniel Beerley, Committee of Harry Saylor, will be presented to the Court on Weenesday, Jan. 27, 1897, and unless exceptions be filed thereto on or before the second day of said term the same will be confirmed.

W. F. SMITH, Prothonotary. Dec. 28, 1895.

COURT PROCLAMATION.

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SHERIFF'S SALE.

By virtue of sundry writs of Levari Facias. Fiert Facias and Venditioni Exponas issued out o the Court of Common Pleas of Centre Co. Pa. and to me directed, there will be ex-posed to Public Sale at the Court House, in the borough of Hellefonic. Pa., on

SATURDAY, JANUARY 22, 1897.

at 10 o'clock a.m. the following described real

be enforced. It is not for us to spend our time searching for difficulties and in-consistencies in the law, or means to evade any of its provisions. We should get down to real work. Men who are fit to be directors, will find remedies for most of the questions that arise under the law, when they meet them. Few people in-deed will want to punish directors for trying to get their children to school. To help you in carrying it out, a few blanks for the use of the secretary and the teacher, would be very convenient. First one, called the "Secretary's Official

ouse on Linn street, two two story frame welling houses, stable and other out-buildings on Lamb street. Seized taken in execution and to be sold as the property of Anna C, Woodcock, administra-trix of etc., of J. A. Woodcock, deceased.

ALSO

ances whatsoever. Thereon erected a two story frame dwelling house, bank barn, and other out-buildings. Selzed, taken in execution, and to be sold as the property as John W. Cooke.

ALSO

ALSO All the defendants right title and interest in an to that certain piece of land -ituate in Cur-tin township Centre county, bounded and de-scribed as follows to wit: Beginning at the pub-lic road near the grave yard, on W. S. Lucas farm thence north 34° west 64 rods, thence along land of W. S. Lucas south 54° west 87½ rods, thence along lands of J. McCloskey's heirs north 40° west 61 rods, thence along land of J. Winsel and J. B. bb north 50° east 12 rods, thence south along land of J. W. Packer south 54° east 62 rods, thence south 51° east 55-4-10 rods, thence south 66% west 12 rods, thence south 50% west 65 to the place of begin-ning, containing 62 acres more of less. Thereon erected a two story frame dwelling house, barn and other outbuildings. Seized, taken in execution and to be sold as the property of Franklin C. Packer, administra-tor of John J. Packer. deceased. ALSO

ALSO

ALSO All that certain lot or piece of ground with the appurtenance thereto belonging situate and ying in the south side addition to Philipsburg. Rush township, County of Centre and State of Pa. and known as lot No. 13, bounded and de-scribed as follows: B-ginning at the corner of lot No. 4, thence at right angles to Second street along lot No. 14 one hundred and seven-ty-six (176) feet to an alley, thence along alley north thirty-three (33) feet, thence to line of Second street one hundred and seventy six (176) feet, thence along this street to the place of be-ginning, having thereon erected a two story trame shingle rooled building 18 x 25 feet. Beized, taken he execution and to be sold as the property of Charles P. Nelson. ALSO

ALSO

All the right title and interest of the defend-

All the right title and interest of the defend-ants in and to those certain premises situate in the Boro of Howard. Centre county, Pa., bounded on the north by Main street, on the west by lands of B. Weber, on the south by lot of Patrick Martin, and on the east by premises of Patrick Martin. Being and extending in front on Main street 82 feet and in depth 282 test

Having thereon erected a two story dwelling house and all necessary outbuildings. Seized, taken in execution and to be sold as the property of Mary Ellen Hayes, et al heirs etc.

TERMS-No deed will be acknowledged until purchase money is paid in full. Sheriff's Office. W. M. CRONISTER, Sheriff. Beliefonte, Jan. 5, 1897.

REGISTER'S NOTICE .- The following ac-

<text><text><text><text><text><text><text><text><text><text><text><text><text>

RULE ON HEIRS.

A. D.1896 GEO. W. RUMBERGER, C. O. C. JNO. P. CONDO, Sheriff. Sheriff's office, Dec. I, '96.

A CDITORS' NOTICE-In the Orphan's Court of Centre county. In the maiter of the court of Lene action of the decident of Millheim court of the decident of the fund action of the decidents estate in from the disposition of the decidents estate in from the disposition of the decident of the state of the fund action of the decident of the state of the disposition of the decident of the state of the disposition of the decident of the state of the disposition of the decident of the state of the disposition of the decident of the state of the disposition of the decident of the decident

A UDIT NOTICE.—In the Orphans' Court of Centre county. In re estate of Dr. R. L. Dartt, late of the Horough of Beilefonte, decd. The undersigned auditor appointed by the horough of the second to make distribution of the balance in the bands of the accountant in the balance in the bands of the accountant in the balance in the bands of the accountant is pointied to receive the same, hereby gives no-tore that he will stiend to the duties of his ap-pointment at his office in the Borough of Belle, here, at lo orice, when and where all par-ters in interest are requested to be present. H.C.QUIGLEY, Jan. 12, 97. Auditor. Jan. 12, 97. Auditor

EXECUTOR'S NOTICE. Estate of Jemima Sharer, deceased, late of Walker township. Notice is hereby given that letters testamen-tary on the above estate have been granted to the undersigned. All persons indebted to said estate are requested to make immediate pay-ment, and those having claims to present them duly authenticated for settlement. Jacor M. GARNERCK, Non Pa. Nor. 25.

ESTRAY-Came to the premises of the un-dersigned in Boggs township, 5 miles west of Milesburg, a two year old buil, black in col-or and the tips of both cars are cut of. The owner is requested to prove property and pay expenses or it will be disposed of according to law. E. D. JOHNSON.