FACT, FUN AND FANCY.

Bright, Sparkling Paragraphs—Se-lected and Original. WHY NOT TAKE THE REINS? If fifty men did all the work

And gave the price to five; And let those five make all the rules You'd say the fifty men were fools, Unfit to be alive.

And if you heard complaining cries From fifty brawny men,
Blaming the five for graft and greed, Injustice, cruelty indeed-What would you call them then?

Not by their own superior force Do five on fifty live; But by election and assent— And privilege of government-Powers that the fifty give.

If fifty men are really fools-And five have all the brains— The five must rule as now we find. But if the fifty have the mind-Why don't they take the reins? -Charlotte Perkins.

Not all the fans that can be crowded into the baseball grounds can keep the flies out. It doesn't by any means follow that

the pugilist who is freckled wants his opponent to knock the spots off him. Perhaps the reason a society girl throws a fellow overboard is because he isn't in the swim.

Mary had a little lamb; You see she couldn't buy A very blg chunk, just because Meat is so very high.

Out of Her Class. Young Husband-Did you make those biscuits, my dear?

His Wife—Yes, darling. Her Husband—Well, I'd rather you would not make any more, sweetheart. His Wife—Why not, my love? Her Husband—Because, angle mine, you are too light for such heavy work

No Such Luck. A truly eloquent parson had been preaching for an hour or so on the immortality of the soul. "I looked at the mountains," he declared, "and could not help thinking: "Beautiful as you are you will be destroyed, while my soul will not.' I gazed upon the ocean and cried: 'Mighty as you are you will eventually dry up, but I not I!"

Overlooked the Judge. Two lawyers before a Supreme court judge recently got into a wrangle. At last one of the disputants, losing control over his emotions, exclaimed to his opponent:

'Sir, you are, I think, the biggest ass that I ever had the misfortune to set

"Order, order!" said the judge ravely. "You seem to forget that I gravely. am in the room.'

He Knew Jimmie. ' "Johnnie," said the teacher, "if Jimmie owed you five cents and agreed to you a penny a day, how much would he owe you at the end of five auspices of the Methodist church,

Six to the Dozen. A couple of Irishmen were stand-ing in front of a fruit stand and one of them happened to notice some extra Jarge grape fruit on it.

"Begorra," said he, "them's big pranges, ain't they?"

he answered. "Sure it wouldn't take 'many of them to make a dozen.' Obeying Instructions.

A highly nervous citizen called on his physician and asked him for med-Take a tonic and dismiss from your mind all that tends to worry you," said

Several months afterward the pa-gient received a bill from the physician asking him remit \$18, and answered it

"Dear Doctor-I have taken a tonic and your advice. Your bill tends to worry me, so I dismiss it 'from my

No Scruples.

A cow puncher was being examined for jury in the murder trial of his former "boss." "Carker." said the judge sternly, "before I can admit you on this jury I must inquire whether you have expressed or formed any opinion as to the guilt or innocence of this yer prisoner. 'No, sir," responded Carker, "I hev

"And you hev no conscientious scruples against capital punishment?" "No yer honor," replied puncher, "not in this case." replied the cow

The Difference.

An Irishman boarded the train at Woonsocket, S. D., and said to the conductor; "How far is it from Woonsocket to Mitchell! 'It is 29 miles from Woonsocket to

"Thankee, sir, and now how far is it from Mitchell to Woonsocket?"

Why, you darn fool, didn't I tell you it was 29 miles from Woonsocket to Mitchell! Do you suppose it is any farther from Woonsocket to Mitchell? "Sure an' I don't know." I know it is a deal farther from New Years to Christmas than from Christmas to New Years.'

A Deadlock Settled.

during the dinner hour. A deadlock many are prevented had been reached when one of the men them on that account. on the losing side turned to a mate who had remained silent through the whole debate. "Here. Bill," he said, "you're pretty

good on an argument. What's your opinion?" 'I ain't goin' to say," returned Bill.

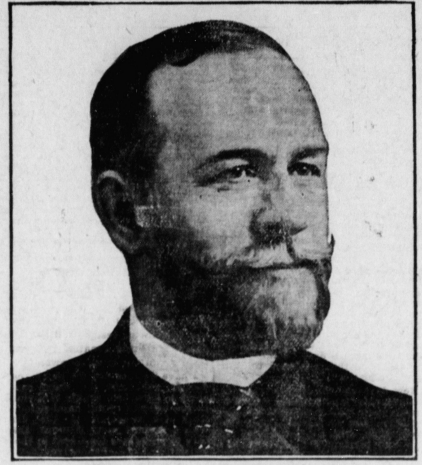
"I threshed the matter out before with Tom Jones.' "Ah," said the other artfully, hoping

to entice him into the fray, "and what did you arrive at?" "Well, e-venchually," answered Bill, "Tom he arrived at the hospital and I arrived at the perlice station."

Give Him Hell. One of the stories which Justice Brewer was fond of telling was used by him to show the high regard for the law in Kansas. He used to tell of a justice of the peace, who owned a Zarm in that state which bordered on Missouri. One day the justice was sitting on a fence built directly on the state line, superintending some work which his son and a farm hand were doing. The son and his companion engaged in a dispute which ended in a fist fight. The justice of the peace watched the encounter for a few min-utes and then shouted in a loud voice: "Gentlemen in the name of the law of the state of Kansas and by virtue of my authority I command you to de-

GOVERNORS OF PENNSYLVANIA.

Portraits of Each Accompanied by Brief Biographical Sketch-Will be Published in Order, One Each Week.



JAMES ADDAMS BEAVER-1887-1891.

James Addams Beaver was born in 1837 at Millerstown, a descendant of a Palatinate settler. He was admitted to the bar in 1859 and began the practice of law at Bellefonte. When the civil war broke out he was commissioned first lieutenant of the Second Pennsylvania volunteers. He was promoted at various times for gallant conduct on the battlefield, especially for his bravery at Cold Harbor as a brigade commander, and was brevetted brigadier general. He lost his right leg at Reams Station, Va., Aug. 25, 1864 In 1881 Mr. Beaver received the Republican caucus nomination for United States senator, but was defeated. The following year he was defeated as the Republican candidate for governor. Still undaunted, he was in 1886 again the Republican candidate for governor and was elected by a large majority. He was appointed in 1895 to fill a vacancy on the state supreme court bench and was elected for the full term the following year and still holds that

WHAT WOMEN CAN DO.

The Philipsburg Ledger says that Miss Anna Johnston, who a number of the various varieties of game for the years since was a teacher in the benefit of those interested.

Philipsburg schools, leaving here to Bear, unlimited, Oct. 1 to Jan. 1. enter upon deaconness work under the which she belonged. Rather recently "Oh, dear; you don't know a thing about arithmetic," said the teacher.

Jehnnie nodded. "No, but I know a work the position entailed began to an arithmetic," work the position entailed began to teh upon her, and in company with a friend, Miss Johnson went to Nevada 15 to December 1.

Each season, Nov. 15 to December 1.

English, Mongolian or Chinese pheasant, ten in one day, twenty in one week and fifty in one season, Oct. and took up adjoining quarter sections of land near the Colorado line. They built exactly on the line dividing their "Begorra," said he, "them's big ments of living on their own land. Hare or rabbit, ten in one day, Nomerous the shall offer to sure the biggest I ver saw," very fertile and productive, growing anything desired, even melons. These October 15 to Nov. 15. enterprising women are their own farmers and are getting their land under limited, September 1 to April 10. cultivation as fast as is desirable. We read of women doing just what Miss Johnson and her friend are, but it adds to the interest of the story when the principals are personally known to us and Miss Johnston's eastern will wish for her the greatest kind of success in her enterprise. She is what is rare among women, skilled in grafting and pruning, and we need not to January 1 be Surpreed to learn in the future that she is numbered among the great fruit September 1 to May 1 growers of the west.

ELKS' STATE ASSOCIATION.

The fourth annual convention of the Pennsylvania State Elk's Reunion association at Bradford came to an end expectancy and hope over the possithe Exchange Lyceum.

The business session held in the forenoon was most harmonious. state officers elected are as follows: President, Frank Stehle, Altoona; first vice president, John I. Mathias, hanoy City: second vice president, James A. Smyth, Renovo; third vice president, H. H. Black, Bradford; secretary, W. W. Morgaridge, Corry; treasurer, George F. Falkenstein, Mc-Keesport; executive committee, H. Ochse, Etna; Carl Egelin, Kane; John J. Koepfer, Easton; R. R. Gray, Wil-liamsport; W. C. Thorne, York.

The reunion, which is now closed, was honored by the presence of Grand Exalted Ruler August Herrmann, of Cincinnati, O. Speaking before the delegates, he stated that he expected to visit a number of the smaller lodges during the coming year and hoped to derive great benefit from these visits. He expressed himself as being heartily in accord with the state association as the time is approachig when these Deadlock Settled.

A group of workmen were arguing Lodge reunions are expensive and many are prevented from attending postoffice department last week, in accordance with legislation enacted accordance with legislation enacted

Central Firemen.

The convention of the Central Pennsylvania Volunteer Firemen's associaheld at Osceola Mills, closed Thursday evening. DuBois was an easy winner of the 1911 convention. The officers elected for 1911 are: Harry Tantlinger, of DuBois, prest W. C. Langsford, of Houtzdale, secretary, and Frank Grebe, of Philips-

burg, treasurer. The hub and hub race was a tie beagreement, the purses were divided.

Portage was awarded first prize for
the best uniformed course. the best uniformed company: Philips-burg the largest and best appearing company. Rescue hose, of Curwens-ville, won the first prize for the best drilled company. The prize for the best band was awarded to DuBois.

A series of meetings will be held in Hunter's Park beginning Sabbath ev-

ening, August 28th, and continuing over the following Sabbath. Meeting each evening at 7:45. watched the encounter for a few minutes and then shouted in a loud voice:

"Gentlemen in the name of the law of the state of Kansas and by virtue of my authority I command you to desist."

Just then the rall broke and the justice of the peace landed in Missouri. Rising quickly he shouted: "Give him thell, son, I have lost my jurisdiction."

each evening at 7:45.

On Sunday, September 4th, there will be an all day meeting, the first service to begin at 10 a. m.; bring while enduring a most severe strain, for three months, is due wholly to Electric Bitters." Use them and enjoy health and strength. Satisfaction positively guaranteed. 50c. at Green's Pharmacy Co.

GAME LAW FOR HUNTERS.

We give below the open season

Black bird, all kinds, unlimited, September 1 to January 1.
Doves (morning or Turtle), unlimit-

September 1 to Jan. 1. Deer, male with visible horns, one each season, Nov. 15 to December 1.

pheasant, five in one day, twenty in one week and fifty in one season, Oct. claims, so that they are practically one list to December 1. house, while fulfilling the require-

week and seventy-five in one season, Webfooted wild fowl of all kinds, un-

Wild turkey, one in one day, two in one season, Oct. 15 to Nov. 15.

Woodock, ten in one day, twenty in one week and fifty in one season, Oct. 1 to December 1. Squirrel, fox, black or grey, six of

combined kinds in one day, Oct. 15 to Shore birds, unlimited, September 1 Snip, Jack or Wilson, unlimited,

Plover, unlimited, July 15 to Dec. 1.

Little Girl May Reunite Astors. The friends of Colonel John Jacob Astor and Mrs. Ava Willing Astor, whose divorce furnished the social sensation of the year, are filled with Thursday evening with a fancy ball at bility of a reconciliation that seems imminent. The little daughter of the couple, Muriel Astor, eight years old, The is being pointed to as the peace mes-

The little girl makes her home with Mrs. Astor, in accordance with the agreement at the time of the separation and divorce, but writes to her father each week. The last of these missives is said to have been most pathetic, and to have reflected all the sorrow that can come into a child's life when parents are estranged. Colonel

"Mamma is so unhappy," Astor's little daughter wrote with childlike frankness. The message was only a part of a sentence in a long letter, and the friends are wondering if it will not be sufficient to undo the work of the divorce courts. Colonel Astor evidently cherishes the letter, for he is known to be carrying it about with him and to have shown it to several of his most intimate friends.

durng the past session of congress. All carriers of the rural delivery mail service are now required by the department to execute vouchers for United State pensioners residing on their routes, for which service they are to receive twenty-five cents for each voucher.

What She Would Do. A modern dude with narrow strip-ed clothes, saddle colored shoes, a loud necktie, hair parted over his nose, and smoking a cigarette, addressed his best girl thus, "If you were me and I was you, what would you do?" She hesitantly said with a smile. "I would take off that hideous tie, put that cigarette in the stove, 'part my hair on one side, then pray to God for brains.

Don't Break Down. Severe strains on the vital organs, like strains on machinery, cause break-downs. You can't over-tax stomach, liver, kidneys, bowels or nerves without serious danger to yourself. If you are weak or run-down, or under strain of any kind, take Electric

WEALTH FOR THEIR APPROVAL OR REJECTION, BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, AND PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PUR-SUANCE OF ARTICLE XVIII OF THE CONSTITUTION. Number One. A CONCURRENT RESOLUTION Proposing an amendment to section twen-

PROPOSED AMENDMENTS TO THE

CONSTITUTION SUBMITTED TO THE CITIZENS OF THIS COMMON-

ty-six of article five of the Constitution of the Commonwealth of Pennsylvania. Resolved (if the Senate concur). the following amendment to section twen-ty-six of article five of the Constitution of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:-

That section 25 of Article V., which reads as follows: "Section 26. All laws relating to courts shall be general and of uniform operation, and the organization, jurisdiction, and powers of all courts of the same class or grade, so far as regulated by law, and the force and effect of the process and judgments of such courts, shall be uniform; and the General Assembly is hereby prohibited from creating other courts to exercise the powers vested by this Constitution in the judges of the Courts of Common Pleas and Orphans' Courts," be amended so that the same

shall read as follows:-Section 25. All laws relating to courts shall be general and of uniform operation, and the organization, jurisdiction, and powers of all courts of the same class or grade, so 'ar as regulated by law, and the force and effect of the process and judgments of such courts, shall be uniform; but, notwithstanding any provisions of this Constitution, the General Assembly shall have full power to establish new courts, from time to time, as the same may be needed in any city or county, and to prescribe the powers and ju-risdiction thereof, and to increase the number of judges in any courts now existing or hereafter created or to reorganize the same, or to vest in other courts the jurisdiction theretofore exercised by courts not of record, and to abolish the same wherever it may be deemed neces-sary for the orderly and efficient administration of justice

A true copy of Resolution No. 1 ROBERT Meafer, Becretary of the Commonwealth.

Number Two.

RESOLUTION Proposing an amendment to the Constitution of the Commonwealth of Penn-sylvania, so as to eliminate the requirement of payment of taxes as a qualifi-

cation of the right to vote. Resolved (if the House of Representa-tives concur). That the following amend-ment to the Constitution of the Commonealth of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:

That section one of article eight be amended, by striking out the fourth numbered paragraph thereof, so that the said section shall read as follows: Section 1. Every male citizen twentyone years of age, possessing the follow-ing qualifications, shall be entitled to

vote at all rections, subject however to such laws quiring and regulating the registration of electors as the General Assembly mer enact First. He hall have been a citizen of the United States at least one month.

Second. If shall have resided in the State one year (or if, having previously been a qualified elector or native-born citizen of the State, he shall have removed therefore.

moved therefrom and returned, then six months), immediately preceding the elec-Third. He shall have resided in the

ROBERT McAFEE, Secretary of the Commonwealth.

Number Three A JOINT RESOLUTION Proposing an amendment to the Consti-tution of the Commonwealth of Penn-sylvania, so as to consolidate the courts of common pleas of Allegheny

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in Gen-eral Assembly met. That the following amendment to the Constitution of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteenth

That section six of article five be amended, by striking out the said sec-tion, and inserting in place thereof the

Section 6. In the county of Philadelphia all the furisdiction and powers now vested in the district courts and courts of common pleas, subject to such changes as may be made by this Constitution or by law, shall be in Philadelphia vested in five distinct and separate courts of equal and co-ordinate jurisdiction, composed of three judges each. The said courts in Philadelphia shall be designated respectively as the court of common pleas number one, number two, number three, number four, and number five, but the number of said courts may be by law increased, from time to time, and shall be in like manner designated by successive numbers. The number of judges in any of said courts, or in any county where the establishment of an additional court may be authorized by law, may be in-creased, from time to time, and whenever such increase shall amount in the whole to three, such three judges shall se a distinct and separate court as aforesaid, which shall be numbered as aforesaid. In Philadelphia all suits shall be instituted in the said courts of common pleas without designating the num-ber of the said court, and the several courts shall distribute and apportion the business among them in such manner as shall be provided by rules of court, and each court, to which any suft shall thus assigned, shall have exclusive furisdiction thereof, subject to change venue, as shall be provided by law.

In the county of Allegheny all the jurisdiction and powers now vested in jurisdiction and powers now vested in the several numbered courts of common pleas shall be vested in one court of com-mon pleas, composed of all the judges in commission in said courts. Such juris-diction and powers shall extend to all proceedings at law and in equity which shall have been instituted in the several numbered courts, and shall be subject to such changes as may be made by law, and subject to change of venue as pro-vided by law. The president judge of said court shall be selected as provided by law. The number of judges in said court may be by law increased from time to time. This amendment shall take effect on the first day of January succeeding its adoption.

A true copy of Resolution No. 2.

ROBERT McAFEE,

Becretary of the Commonwealth.

Number Four A JOINT RESOLUTION Proposing an amendment to section eight, article nine, of the Constitution of Penn-

Bection I. Be it resolved by the Senate and House of Representatives of the Com-monwealth of Pennsylvania in Coneral bly met, That the following is proposed as an amendment to the Constitu-tion of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof;— Amendment to Article Nine, Section

Bection 2 Amend section eight, article nine, of the Constitution of Pennsylvania, which reads as follows:— Section 5. The debt of any co

city, borough, township, school district, or other municipality or incorporated district, except as herein provided, shall never exceed seven per centum upon the as-sessed value of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebtedness to an amount exceeding two per centum upon such assessed valtwo per centum upon such assessed var-uation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law; but any city, the debt of which now exceeds seven per centum of such assessed valuation, may be authorized by law to increase the same three per centum, in the aggregate, at any one time, upon such valuation," so as to read as follows:—
Section 8. The debt of any county, city,

borough, township, school district, or other municipality or incorporated district, except as herein provided, shall never ex ceed seven per centum upon the assessed value of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebt-edness to an amount exceeding two per centum upon such assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law; but any city, the debt of which now exceeds seven per centum of such assessed valuation, may be authorized by law to in-crease the same three per centum, in the aggregate, at any one time, upon such \$1.25, valuation, except that any debt or debts hereinafter incurred by the city and county of Philadelphia for the construction and development of subways for transit purposes, or for the construction of wharves and docks, or the reclamation of land to be used in the construction of a system of wharves and docks, as public improvements, owned or to be owned by said city and county of Philadelphia, and which shall yield to the city and county of Philadelphia current net revenue in ex-cess of the interest on said debt or debts and of the annual installments necessary for the cancellation of said debt or debts, may be excluded in ascertaining the pow er of the city and county of Philadelphia to become otherwise indebted: That a sinking fund for their cancellation shall be established and maintained.
A true copy of Joint Resolution No. 4.

ROBERT MCAFEE.

Secretary of the Commonwealth. LEGAL ADVERTISEMENTS.

A DMINISTRATOR'S NOTICE

Estate of Nancy C. Bennett, deceased.

Letters of administration on the estate of Nancy C. Bennett, late of Worth Township. Centre county, Pa, deceased, have been granted to Henry Bennett residing in Port Matilda, in said township of Worth to whom all persons indebted to said estate are requested to make payment and those having claims or demands will make known the same without delay.

HENRY BENNETT, Admr...

Clement Dale. x37 Port Matilda, Pa. Clement Dale. x37
Att'y. for Estate. Port Matilda, Pa

NOTICE OF APPRAISMENT.

An appraisement of Danlei C. Grove estate, one-fourth mile east of Zion, will be held on Saturday September 3rd, 1910, at 9 A. M. on the premises, consisting of two-story house and lot, and six acres of land. Thereon creeted a good barn and other outbuildings, choice fruit, etc. All persons interested can attend on day aforesaid if they see proper.

J. W. GROVE, M. H. GROVE, F. C. GROVE.

NOTICE FOR THE SATISFACTION OF RECOGNIZANCE.

In Re petition of Lewis E. Stover for satisfaction of a Recognizance entered into by Benjamin Kerstetter, Adam Winklebleck and D. A. Musser, in the Matter of Partition Proceedings in the Estate of Leonard Kerstetter, Sr., of Penn Township, Centre County, Pa., deceased, recorded in Centre County in Recognizance Docket "A" at page 62, etc.

In the Orphans' Court of Centre County, Notice is hereby given to Benjamin, Daniel, Sarah and Elizabeth Kerstetter, children and legal reprerentatives of Leonard Kerstetter, driedest son of the decedent who died during the

Notice is hereby given to Benjamin, Daniel.
Sarah and Elizabeth Kerstetter, children and legal reprerentatives of Leonard Kerstetter. Jr., eldest son of the decedent who died during the lifetime of his father; John Kerstetter of Millheim: Daniel Kerstetter of Lograton. Clinton County, Pa.; Samuel Kerstetter of Albion, Ohio, Susan Neese of Millheim, Pa.; Samuel, Leonard, William, Philip, Michael and Emanuel Moore, children and legal representatives of Catherine Moore; Samuel, Leonard, Philip and Emanuel residing at Ashland, Ohio, William at Genesee, Illnois, and Michael at Monroe, Iowa, Mary Stover of Woodward, Pa.; Elizabeth Brauelt of Millheim, Pa., Lydia Young of Woodward, Pa., Sarah Ream of Centre Hall, Pa.; Frank, John, James and Emanuel Ungard, minor children of Mary Ungard, of Lock Haven, Pa., and all their heirs, that Lewis E. Stover on the 10th day of August A.D. 1910. Presented his Petition in the Orphans' Court of Centre county, setting forth that in the partition proceedings of the Estate, of Leonard Kerstetter, Sr., of Penn Township, Centre county, deceased, a Recognizance wasentered into in favor of the heirs above named, to secure the payment of \$203.48 in one year from November 24, 1809, which said sum represented the bid of Benjamin Kerstetter in said partition proceedings for the tract of land situate in Penn Township, Centre County, Pa., "Adjoining lands of Christopher Meyer, John Meyer, Henry Fiedler and Andrew Harter on the South, and lands of Michael Kerstetter on the West, by Penns Creek on the North and lands of Peter Keen on the East, containing forty-seven acres more or less, on which is erected a dwelling house, saw mill, barn and other out buildings, being the homestead of the deceased." The Petitioner represents that he is now the owner of a part of the above tract of land, and the said Recognizance recorded in the Orphans' Court of Centre County in Recognizance has been fully paid, but there is no evidence of record showing said payments.

That the Orphans Court on the 10th day of A

who cannot be found, requiring all interested to appear in the Orphans' Court of Centre County on the Fourth Monday of September, A. D., 1910 and answer said petition and show cause if any they have why the said recognizance should not be satisfied of record and the land covered by the same discharged and released from the lien thereof.

WITNESS my hand and seal this 16th day of August, A. D. 1910.

Sheriffs Office.

EARLE C. TUTEN,
Register and C. O. C.

The Bazaar, J. S. GILLIAM, Prop.

FOR THIS WEEK WE WILL OFFER:

Men's 50c Gauze Underwear at 29c;

Plain Balbriggan, what we have left at 19c.

Men's Outing Shirts, 39c, worth 50c; at 69c, worth \$1.00; at 98c, plaited bosoms and white and colors, worth

Men's Sox, 3 pairs for 25c.

Ladies' Linen Collars, worth from 15c to 25c, all at 10c; Ladies' belts, worth 50c, go this week at 23c.

Ladies' Dutch Collars, 10c and 25c. Ladies' Gauze Vests, were 15c, go this week at 10c. Towels, 5c, 10c and 25c, great bar-

gains. Sheets, hemmed, 22-90, 42c.

Napkins, 49c, 59c, and 69c. White, Red and Blue Bed Spreads, \$1.00 and \$1:15.

Princess Dressey, \$1.00 and \$1.29, White Dressey, this week, only \$1.50.

Gilliam's Dept Store

Centre County Banking Co., Corner High and Spring Streets.

Receive Deposits; Discounts Notes John M. Shugert, Cashier.

H. MUSSER, GENERAL INSURANCE AGENT. Notary Public and

Pension Attorney,

BELLEFONTE, PENNA. Pure Candy

All Candy sold to Retail Dealers by the Camp Candy Company, Manufacturing Confectioners, Tyrone, Pa., are NOT ADULTERATED IN ANY FORM, are strictly pure and are guaranteed to comply with all Pure Food

Camp Candy Company, MANUFACTURDRS. Tyrone, Pennsylvania.

At mis yard, opposite the P. R. R. Passenger station, sells only the best qualities ANTHRACITE AND BITUMINOUS

COALS Wood, Grain, Hay, Straw and

Sand. Superior Screenings for lime burning, Builders' and plas-terers' Sand.

TELEPHONE CALLS Commerical No. 1321

BUILDING MATERIAL

When you are ready for it, you will get it here. On

LUMBER. MILL WORK.

GLASS

SHINGLES

Bonds of every

description

This is the place where close prices and prompt shipments of reliable materials get the orders of all who know of them.

AN ESTIMATE!

BELLEFONTE LUMBER CO.,

HARRY FENLON, **INSURANCE**

Successor to Frederick K. Foster and William Burnside BELLEFONTE, PA.

John F. Gray & Son THIS AGENCY represents the largest fire insurance companies in the world. We are prepared to write large lines at any time.

Fire, Life and Accident Insurance CRIDER'S STONE BUILDING. - BELLEPONTE Also Surety Bonds

ENCAMPMENT * EXHIBITION OF THE PATRONS OF HUSBANDRY OF CENTRAL PENN'A.

GRANGE PARK, CENTRE HALL, PA. September 10 to 16, Inclusive

Encampment Opens Sept. 10th

Accident and

TEMPLE COURT

Exhibition Opens Sept, 12th

The largest and best fair in Central Pennsylvania: by fatmers and for farmers Twenty-eight acres are devoted to camping and exhibition purposes. Ample tent accommodations for all desiring to camp.

A large display of farm stock and poultry; farm implements, fruits, cereal and every production of farm and garden.

ADMISSION FREE. Geo. Ginerich.
G. L. Goodbart. Com. LEONARD RHONE, Chairman.