FACT, FUN AND FANCY. Bright, Sparkling Paragraphs—Select-ed and Original.

Please Don't Mention My Name "Don't put my name in the paper," Said the statesman; good and great, "But if you must, I surely trust You'll get the facts all straight."

"I really can't be quoted," Said the busy business man, *But if you write, you surely might Boom business all you can."

"I never read the papers," Said the badgered family doctor, But if you please, you may say dis-Lies helpless where I knocked her.

"Your papers are not plous." Said the fat and forty pastor,
"But if you quote, you'll kindly note
That I'm the preaching master."

"The press is not uplifting," Said the slightly mifty teacher, "But don't you be stung, for teaching the young Is as great as being a preacher."

"Don't print my name," said the social dame. "In the sense of slight or stricture, But if you do, with the interview

Be sure to print my picture.' And so the modest public Withdraws from printed mention, But if you fail to print the tale, They'll call it circumvention.—Ex.

Aroused Her Curiosity. Mr. Scott called frequently on a Mr. Scott, I would dearly love to see you drink

'Why do you wish to see me drink?" "Cause ma says you drink like a

An Allegheny county man killed a snake the other day. An hour later his little daughter told him the reptile was still alive for she had seen it Investigation revealed the moving. presence of a sparrow in his snakeship's interior department. The bird was unharmed and flew away when released from its novel prison. Took the Hint.

A stranger recently entered one of the churches in Indianapolis, and was allowed to stand quite a long while in the aisle. At length he was approached by one of the brethern, when he ventured to inquire:

"What church is this?" "Chris's church, sir!"
"Is he in?"

The churchman took the hint and gave the stranger a seat.

Special Inducements. A Kansas farmer who could not get at your option for sleeping. Rising so the hide was awarded to me, hour, 9 a. m. Three hours rest at moon. Come one-come all.

Down in Arkansas. matives take life easy, a young man and family, on the old Morrison place. and his sister were one day sitting on On their way home in the evening the porch when a funeral passed. The they passed by the water lick in boy, who was sitting in a chair tilt- which I had killed the deer several of the house, remarked: "I reckon ol' look at the lick and discovered that man Johnson's got about the biggest the deer were using it. He came

"A purty good sized one, is it?" estioned the sister.
"You betch," the boy answered.

way."

She Was Offended.

She was from Boston: he from oklahoma. "You have traveled some in the West have you not, Miss Bacon? "Oh, yes, indeed-In Arizona and

California, and even in New Mexico.' 'And did you ever see the Cherokee strip?" There was a painful silence, but

finally she looked over her glasses at him and said: "In the first place, sir, I deem your

question exceedingly rude; and in the second place you might have been more refined in your language by asking me if I had ever seen the Chero-"disrobe."

Mayor George T. Tiedeman, of Savannah, condemning a municipal bill that he deemed too hastily drafted, said to a reporter: "Why, they drafted this bill the way the old-time Georgia editor used to perform his wedding ceremonies. The old-time editor of Georgia was usually mayor as well. He was also justice of the peace, conveyancer and real estate agent, deacon of the church, leading lawyer and head of the building and loan. As one of these editors was writing a two-column editorial on the tariff, Georgia couple came to be married. The editor, without once looking up, without once slackening the steady movement of his pen, said: "Time's money. Want her?" 'Yes,' said the youth. 'Want him?' the editor continued, nodding toward the girl. 'Yes,' she replied. 'Man and wife,' pronounced the editor, his pen traveling smoothly and repidly. 'One dollar. Bring a load of wood for it-one-third pine, balance oak."

WHAT CURES ECZEMA?

We have had so many inquiries lately regarding Eszema and other skin diseases, that we are glad to make our answer public. After careful investigation we have found that a simple wash of Oil of Wintergreen, as compounded in D. D. D., can be relied upon. We would not make this statement to our patrons, friends and neighbors unless we were sure of at-and although there are many socalled Eczema remedies sold, we our-selves unhesitatingly recommend D. D. D. Prescription.

Because—We know that it gives Instant relief to that torturing itch. Because—D. D. D. starts the cure at the foundation of the trouble.

Because—It cleanses, soothes and heals the skin.

Because-It enables Nature to repair the ravages of disease.

Because—The records of ten years of complete cures of thousands of the most serious cases show that D. D. D. is to-day recognized as the absolutely reliable Eczema Cure

Drop into our store to-day, just to talk over your case with us. Green's Pharmacy Co., Bellefonte,

action in equity against Harry Hand-shaw over an inch of land. The amount is the smallest ever known to figure in a suit in that county, and in reality involves that county, and in figure in a suit in that county, and in reality involves the right to a wall which the doctor and Handshaw both started to build.

INTERESTING NOTES OF AN OLD-TIME HUNTER

(Continued from first page)

nine deer feeding. I got my gun and up over the hill, then in the woods uncould see the deer feeding some hundred and fifty yards away. I singled out one and fired at it, wounding it severly, but it hobbled off after the rest and got away.

In 1858, in September, I was going out after dinner to what we called clover seed. I took my gun along and thought I would go by an old lick in the hollow to see if deer were attending it, as they sometimes did in dry weather. When I approached aim at the deer and fired; it jumped and ran a few rods and fell dead. I took it up, laid it on my shoulder and When dressed the meat weighed 108 pounds.

In 1861, the day before the October election, William Lewis and I were in the woods on Muncy Mountain, hunting timber to make axe-handles. happened to look over on the hill and I saw a deer jump into what we called the clover field. I told Lewis that I lady whose five year-old daughter be- saw a deer, and pointed it out to him. came greatly attached to him. "Oh, We then started home for our guns, and after getting them, we met at the foot of the hill and climbed up to the field. Getting over the fence we walked side by side till we could see to the upper end of the field, where we saw a deer with its head down feeding. We took aim and fired simultaneously, when we saw two deer run and jump out of the field. We went to where the one we shot at jumped over the fence, and found some blood. I then called "Bounce" mistake went, after the well deer, hard, and he would bet that if it was A Kansas farmer who could not get have thanks put this notice upon his fence: "Harvest hands wanted. Hired girls pretty and genial. Cabinet organ music in the evening. Pie three to look for the deer. On examination times a day. Three spoonfuls of sugit was found that the large ball had ar with every cup of coffee. Ham-mocks, feather beds or leather divans there was no mark of the little ball, passed through the deer's heart, but

In 1862, in the month of September, on a Sunday afternoon, my father and In a part of Arkansas, where the mother went to see Philip Farnsler comfortably back against the side years before. My father went to funeral that's ever held around home and told me, and next morning got up early, took my rifle and went I got up early, took my rifle and went to the lick, or near it, and secreted myself in a thicket. I had just got brought a large buck in to the creek would like to see it," replied the watch. when I heard my brother, a shot gun and drove it out of the watch watch watch when I heard my brother. James, calling the dog which had started to follow me. The dog went started to follow me. The dog went while we were talking the deer jumpthe leaves and brush quite a distance off; I listened for a long time to hear did not go off. The deer then ran come nearer but, although the hearing another sound, I saw the deer step into the lick only three or four rods from me; it was so close I had to hold the trigger back to keep the gun from clicking when I raised the hammer. I took deliberate aim and fired and the deer made a few jumps and fell dead, the ball having passed through the body near the heart. I went home got my breakfast and then went and brought the deer

In the fall of the same year, Mr. McElwain, who lived in Half Moon others and I went to Dayton camp at Township, was hunting deer on Muncy mountain. He wounded a large days and killed one deer; it was or four dogs (among the rest my dog John Fugate; I saw the deer and "Bounce") he put them on the trail; drew sight on it just as it fell. The they brought the deer into the creek next week I went to "Yocum Dam" just above the mill dam. Mr. Lewis and camped with Jery Eyre, John and two or three others and myself Wait, J. P. Hewes, and W. H. Wilwere at the creek where the dogs liams. W. H. started a big buck fought the buck until he tore one down is the thicket below Corbin dog's side open with his horns. We Camp; it came out to Corbin Road, all fired on the buck, and, several balls and Joe Harpster wounded it slightly striking him, he went down; when ly- in the foot. We followed it over to ing down he measured three feet "Pire Ridge," above big thicket, when from the top of his shoulder to the bottom of his foot.

That same year, or perhaps earlier, somebody's dog drove a deer into the creek near Mr. Kelly's place. He saw the deer and started after it and as it came up the creek to near the saw mill, I met it and it got out of the creek, and climbed up the bank next the mountain just about the time Mr. Kelly came up. We both opened fire on it and it fell dead. It was a large buck, and sometime after we had it dressed a party came along who said their dog had brought it in, and we shared the venison with them.

In the year 1868, Wm Lewis, E. P. Jones, John Lego, Sam Stephens and I went out on the Alleghenies one afternoon to make a drive on "log Lego and I watched the crossing together, but no deer came; so in the evening we went and camped at the "Wolf rocks". That night our dogs had quite a racket with some wild animal down along the Six Mile Next morning Lego and I were sent to the same crossing we had watched the day before, while one of the party took a hound named "Dido," that belonged to my brother, William, to make the chase. We had not waited long till I heard the dog com-ing toward us, and directly I saw the deer coming as though it would pass near us. I waited till it was near enough when I blazed at it and it stopped still, about seventy-five yards from me; I was ready and fired and the deer fell. Without waiting to reload I ran and took hold of the buck's horns, but he was too lively

In 1878, D. A. Williams, F. P. James, John Musser and I camped in the Seven mountain, four miles from Milroy. James Musser shot one deer,

William Musser killed one, and I killed one; I had wounded two or three deer that week before Saturday, and got none of them. On Saturday morning I said that I was going home and would not go out to hunt, but the party insisted that I should go along; finally consented and went; I had hunted till about 10 o'clock when I started to try to kill a deer. I passed stopped and was standing on a rock on the mountain side, where I saw a four-pronged buck walking through brush, about seventy-five the eighty rods from me; about the time I saw him he stopped, and I took aim and fired; the deer started and ran furiously till it was out of my sight. I went to see if I had hit it, but found blood, and feeling sure I had hit the clover field, on the hill, to cut it, I called to Mr. Musser, who had a clover seed. I took my gun along dog with him, to bring the dog and put him on the track; he did so and the dog barked till he got out of our sight, and then was quiet. He did not in dry weather. When I approached the lick peered through the bushes and saw a deer in the lick drinking. I had a tin pail in my hand which I let down quietly and took deliberate the direction the deer ran. We had only gone about one hundred and fifty yards, when one of the party came upon the deer lying dead, and the dog carried it home, only taying it down lying by, looking at it; we took the deer and got back to camp about noon and came home that afternoon.

> In that same year, 1878, the squirrels were very plentiful and a party of us, consisting of F. P. Musser, J. C. Harper, J. D. Geissinger, a Mr. Cle-mens and myself went to Howard and hunted up along the mountain to Mt. Eagle; we brought home sixty gray squirrels.

In 1878 or 1879, I am not quite sure as to the year, a party of us, Joseph Harpster, John Harpster, William H. Williams, J. P. Hewes and myself, took a couple of dogs and left John Harpster's place, and went up on the mountain back of Harpster's, to make a chase. But before we reached the place where we intended making the drive, the dogs raised two deer, and some blood. I then called "Bounce" took one of them out along the moun-who came and took the trail, but by tain to Laird's gap; then down off the mountain and back along the foot of which was soon out of hearing. I the mountain to Harpster's, the place went to a point where I heard the dog from which we started in the morning. cross a road, a quarter of a mile from the field, and saw the track of one deer but no blood. I went home about dark and related our experience and had it dressed and put in the celand stated that I believed the dog had lar when we came back in the evening. run the well deer off, and the one we shot at was still near the field and long time for the dogs to come back After supper Mr. to us, not knowing that thy had got Lewis came to the house and said he the first deer they started, and we would like to make another search for the deer as he believed it was hit did not return to us. But we were in a better humor when we found the found there would be a small bullet deer hanging in the cellar, and the hole in it, as his gun shot a small ball, dogs at home, as we thought they had will be repeated soon again.

In the year 1880, Adam Yearick, county treasurer, Henry Beck, Judge John H. Orvis, H. D. Vanpelt, H. John H. Orvis, H. Shuey, Nelson A. Lucas and Aaron Williams went to McCloskey's on Beech creek and camped one week. Judge Orvis killed two deer in Beech creek and I shot a large buck in the creek a short distance below I had watched at the head of run." the dam below Wolf run, for several hours; Nelson Lucas had taken the dogs out, when I heard a shot some distance up the creek above me. and walked up to see who it was and back, while I remained quiet, and back, while I remained quiet, and ed into the creek close to us; I cock-about sunrise I heard a rustling in ed the rifle barrel and pulled on the deer, but the gun sprang trigger and across the stream and just as it was morning was calm and everything as still as death, I could not hear anything more of it. Suddenly without the bank and the dog caught it and threw it down. We dressed it, gave Walker a quarter, and Lucas and I took the other three-quarters, and started for camp; we carried them about half way, got tired, hung them up and went to camp. We got five deer that week and came home on Saturday, it raining on us all the time we were driving home, sixteen miles.

In 1881, A. J. Fugate, Robert Fugate, George Woodring, J. P. Hewes, Abednego Stephens and two or three ck in the fore leg, and getting three started on "Grass Flats" and shot by J. P Hewes. Jerry Eyer and W. H. Wilhers went down to Six Mile run to watch crossings, and John Wait to watch crossings, and John Wait and I took the dog called "Buff" and one of Fiewe's dogs and followed down in to the thicket where I turned Buff looce on the track; he ran some distance without giving tongue and came so close on the buck that he turned to fight the dog. (Continued next week.)

> Facts are stubborn things; almost as stubburn as the man who doesn'e believe in them.

successful for more than 31 years is worth investigating. For the drug or drink habit. Write for particulars. Only Keeley Institute in Western Penns. 4246 Fifth Ave., Pittsburgh, Pa.

AUCTIONEERS.

L. FRANK MAYES, Lemont, Pa. General auctioneer. Both telephones. A. C. McCLINTIC, Nittany, Pa., R. F. D. General auctioneer; 25 years' experience. United telephone. D. P. WENSEL, Curtin, Pa., R. F. D.

General auctioneer. J. I. REED, Pine Grove Mills, Pa. Gen-eral auctioneer. For telephone call J. B. Krebs & Bros. store. HARRY F. GROVE, Pleasant Gap, Pa. General auctioneer. Telephone Noll's

store; both phones. Mills, Pa., R. 2. Over 8 years' ex-perience. Bell telephone. JAMES C. DERR, Bellefonte, Pa.

General auctioneer. L. F. ROAN, Lemont, Pa. General

CONSTITUTION SUBMITTED TO THE CITIZENS OF THIS COMMON-THE CITIZENS OF THIS COMMON-WEALTH FOR THEIR APPROVAL OR REJECTION, BY THE GENERAL AS-SEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, AND PUBLISH-ED 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 twenty-six of article five of the Constitution of the Commonwealth of Pennsylvania. Resolved (if the Senate concur). That the following amendment to section twenty-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 26 of Article V., which reads 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 far as regulated by law, and the force and effect of the process and judgments of such courts, shall be uniform; and the General Assem bly 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 be amended so that the same shall read as follows:-

Section 25. All laws relating to courts shall be general and of uniform operacon, and the organization, jurisdiction, and powers of all courts of the same class or grade, so 'ar as regulated by law, and 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 necessary for the orderly and efficient administration of justice.

A true copy of Resolution No. 1 ROBERT MCAFEE. Secretary of the Commonwealth.

> Number Two RESOLUTION

Proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, so as to eliminate the require ment of payment of taxes as a qualification of the right to vote. Resolved (if the House of Representa-

tives concur). That the following amend-ment to the Constitution of the Commonwealth of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteen'h article thereof: That section one of article eight be

amended, by striking out the numbered paragraph thereof, so that the said section shall read as follows: Section 1. Every male citizen twentyone years of age, possessing the following 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 may enact. First. He shall have been a citizen of the United States at least one month. Second. He shall have resided in the State one year (or if, having previous been a qualified elector or native-born citizen of the State, he shall have removed therefrom and returned, then six months), immediately preceding the elec-

Third. He shall have resided in election district where he shall offer to vote at least two months immediately preceding the election.

A true copy of Resolution No. 2.
ROBERT McAFEE, Secretary of the Commonwealth

A JOINT RESOLUTION Proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, so as to consolidate

courts of common pleas of Allegheny Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met. That the following amendment to the Constitution of Penn-

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

sylvania be, and the same is hereby, pro-

Section & In the county of Philadelphia all the jurisdiction 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 respect-ively as the court of common pleas numone, 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 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 when-ever such increase shall amount in the whole to three, such three judges shall compose 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 suit shall be thus assigned shall have exclusive juris-diction thereof, subject to change

venue, as shall be provided by law.

In the county of Allegheny all the 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 eommission 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 proand 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 suceding its adoption

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

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

tion 1. He it resolved by the Senate and House of Representatives of the Com-monwealth of Pennsylvania in General Assembly met, That the following is proposed as an amendment to the Constitu-tion of the Commonwealth of Pennsylva-nia, in accordance with the provisions of the eighteenth article thereof:— Amendment to Article Nine, Section

Bection 2. Amend section eight, article sine, of the Constitution of Pennsylvania, "Section 8. The debt."

city, borough, township, school district, or trict, except as herein provided, shall never exceed seven per centum upon the assessed value of the taxable property there 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 val-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 except as herein provided. ceed seven per centum upon the assessed value of the taxable property therein, nor shall any such municipality or district in-cur any new debt, or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of 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 increase the same three per centum, in the aggregate, at any one time, upon such valuation, except that any debt or debts hereinafter incurred by the city and county of Philadelphia for the constructio 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 maid city and county of Philadelphia, and Telephone Calls Central No. 1321 which shall yield to the city and county of Philadelphia current net revenue in excess 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 Philade to become otherwise indebted: Provided. That a sinking fund for their cancellation shall be established and maintained, A true copy of Joint Resolution No. 4. ROBERT McAFEE,

Becretary of the Commonwealth

LEGAL ADVERTISEMENTS.

CAUTION.

All persons indebted to me are hereby notified not to pay any money to John M. Keichline, Esq. of Beliefonte, Penna, and any person or persons paying any money due me to the said John M. Keichline do so at their risk, as the said John M. Keichline is not authorized to receive or collect any money or transact any business whatever for me.

Sept. 30, 1910.

X82 Bellefonte, Pa. R. F. D.

Sept. 30, 1910. x42 Bellefonte, Pa., R. F. D

ADMINISTRATOR'S NOTICE.

Estate of John Marshal Heverly, la of Letters of administration, cum testamento annexo, in the above named estate having been granued to the undersigned all persons indebted to the said estate are requested to make payment and those having claims to present the same without delay to

W. D. ZERBY, Admr.

Belleforus Pa

EXECUTRIX'S NOTICE

Estate of Robert E. Cambridge late of Unionlife boro. Letters of Administration in the above named estate having been granted to the undersigned by the Register of Wills of Centre County Pennsylvania, all persons indebted to the said estate are hereby requested to make payment and all persons having claims against said es-tate are requested to present the same duly authenticated without delay to ted without delay to ELIZA A. EARON, Executrix

J. A. B. Miller, Atty.

A UDITORS NOTICE.

In the matter of the Estate of Elizabeth Hen-

In the Orphans Court of Centre County.

The undersigned an Auditor appointed by the bove mentioned Court to make distribution the balance in the hands of the Executor of WE SELL Gasoli of the balance in the hands of the Executor said Estate to and among those legally entitle thereto, will meet the parties in interest or many as choose to be present at the office Forticey & Forticey, in the borough of Bell fonte, Pa., on Friday the 4th day of Novembore. A. D. 1910. at ten o'clock a. m., when and where persons having claims against the said estate may present the same or be forever debarred from coming in on said fund.

D. PAUL FORTNEY.

NOTICE IN DIVORCE.

Sarah I. K. Zerby vs. Morris Zerby. In the Court of Common Pleas of Centre No. 100 Feby. Term 1910. IN DIVORCE.

To Morris Zerby—Please take notice and you are hereby notified that the Court of Common Pleas of Centre County convened at Bellefonte on 26th day of September 1910, has appointed the undersigned Commissioner to take testimony in the above stated case. That he will hear the witnesses and take said testimony on the 10th day of November A. D. 1910, at ten o'clock a. m. in his law office in the borough of Bellefonte, Pa. where you and your witnesses may be heard, and where the witnesses against you will be heard, and you or your lawyer may appear to cross-examine. appear to cross-examine.

D. PAUL FORTNEY.

EXECUTORS' SALE OF VALUABLE REAL ESTATE.

Estate of Nathan Grove, late of College twp..

By virtue of an order issued out of the Orphans' Court of Centre county, in the matter of the above estate, the undersigned executor will offer at public sale on the premises, in College twp., 3 miles north of Lea.out, on SATURDAY OCTOBER 29th, 1910, at 2 p. m., the following: A FINE FARM

containing 96 acres and 104 perches, all of which is in a high state of cultivation. This land is rich limestone soil and has a record for producing large crops, being located in the heart of the fertile Nittany Valley. Thereon erected a two-story frame dwelling house, large bank barn and all necessary outbuikings. Orchard of choice fruit, fences in good repair and spring water at the house. Conveniently located to railroad station, schools, churches and local produce markets.

This property will make either a desirable home or a profitable investment.

Terms of Sale:—10 per cent. to be paid in cash when the property is knocked down and the bid accept d: 40 per cent. on April 1st. 1911 at which time deed will be delivered and possession given, and the balance of 50 per cent. to be paid April 1st. 1912 which said deferred payment shall be secured with bond and mortigage on the premises with interest at the rate of 6 per cent, per annum. The purchase to have the privilege of paying the entire purchase price, less the first payment, on April 1st. 1911.

WM, L. GROVE, Ex. Lamont, Pa.

WM, L. GROVE, Ex. Lemont, Pa. W. HARRISON WALKER, Atty.

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

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R. R. Passenger station, sells only the best qualities

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

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Read and consult us before buying elsewhere

WE SELL the Domestic Gasoline Engine.

WE SELL the Etters Easy-Running force and lift pumps. WE SELL Boiler Tubes, Cylinders

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WE DO Boller Work.

WE SELL Gasoline.

WE SELL Shafting, Hangers and Pul-WE SELL the Edison Battery.

WE HAVE Both Phones.

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MACHINISTS,

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The New

Othello Range

is better than ever-a strong, durable, reliable range, of beautiful design and finish. If you contemplate buying a range, do not fail to see the Othello in her new dress.

The Potter-Hoy Hardware Co.

HARRY FENLON Accident and

INSURANCE

Successor to Frederick K. Foster and William Burnside TEMPLE COURT

Bonds of every

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Also Surety Bonds CRIDER'S STONE BUILDING. - BELLEFONTE