MUNICIPAL CLAIMS.

SHERIFF'S OFFICE,
PHILADELPHIA, Feb. 24, 1861.

NOTICE IS HEREBY GIVEN, in accordance with the Act of Assembly of the Common wealth of Pennsylvania, passed 11th day of Macch, A. I. 1846, entitled "An-Act relative to Registered Taxes and Municipal Ulaims in the County of Philadelphia," that the following writs have been placed in my hands for service, to wit:

IN THE COURT OF COMMON PLEAS.

Civy of Philadelphia, vs. James Howell, owner or repused owner, or whoever may be owner; C. P., March Term, 1861, No. 11, for the sum of forty-tive dollars and twenty-four cents, for work and labor done and performed and materials furnished, against all that certain lot or piece of ground situated on the west size of Canal street, at the distance of for y feet cound George street, in the Sixteenth Ward; containing in front or beadth on said Canal street forty feet and extending of that width is length or depth westerly parallel with said George street on the northerly line the eof twenty four to the includes, and on the southerly line thereof hirty-two fee six inches

Same vs. Parick Conner, owner or reputed owner, or whoever may be owner; C. P. March Term [864; No. 5%, for the sum of twenty dollars and forty-seven cents. for work and labor done and performed, and materials farnished. against all that certain lot or piece of ground situate a the southeast corner of Twenty-fourth and Virginia streets in the Fifteenth ward of the said City; containing in front or breadth on the said Twenty-fourth of the said City; four the twenty-six (28) feet, and extending in length or depth easierly of that width b.tween

fourth stree twenty-six (26) feet, and extending in length or depth easterly of that width between lines parallel at right angles to the said Twenty fourth street sixty-seven (67) feet nine and fivevs. James Stewart, owner or re-

rame vs. James Stewart, owner or reputed owner, or whoever may be owner; O. P. March Term, 1864, No. 51; for the sum of thirty dollars and seventy cents, for work and labor done and performed, and materials furnished against all that certain lot or piece of ground situate on the south side of Brown street, at the distance of one hundred and four feet one and three quarter inches, Eastward from the east side of Twenty-sixth street, in the Fifteenth Ward of the City of Philadelphia, containing in front on said Brown street seventeen feet, and extending in depth southward between lines parallel with said Twenty-sixth street, in the east line fifty-four feet eight inches and three quarters, and on the west line thereof, fifty-seven feet and three curter inches (87 ft. ½m.)

Sine vs. Jesse O. Coulston, owner or reputed owner, or whoever may be owner; O. P., March Term, 1864, No. 52, for the sum of four feen 7.160 dollars, for work and labor done and performed and materials furnished, avainst all that certain lot or piece of ground with the buildings and improvements thereon erected, situate on the south side of Walter street, at the distance of one hundred and twenty-five (125) feet eight inches westward from the west side of Fifteenth street in the Twentieth Ward of the city of Philadelphia, containing in front or breadth on the said Walter street one hundred and fifty (150) feet to Girard avenue.

Walter street one hundred and fifty (150)

street twenty (20) feet, and extending in leng h or depth southward of that width at right angles to the said Walter street one hundred and fifty (150) feet to Girard avenue.

Same vs. Thom is Jorrell, owner, or reputed owner, or whoever may be owner, C. P., March Term, 1864, No. 53, for the sum of seventeen dollars and seventy-nine cents, for work and labor done and performed and materials farnished against all that certain lot or piece ef ground with the buildings and improvements thereon erected situated on the north side of Walter street, at the distance of two hundred and seventy. Fitteenth attect, in the Thirteenth ward of the city of Philadelphia, containing in front or breadth on the said Walter street, fifteen feet and ten inches, and extending in length or depth northward of that width at right angles to the said Walter street, one hundred (100) feet to Stiles street.

Same vs. Jacob Breinig, owner or reputed owner or whoever may be owner; C. P.; March Term, 1864. No. 54; for the sum of one hundred and sixty-three dollars and fifty-six cents, for work and labor done and performed and materials furnished, against all that certain lot or piece of ground beginning at the northwest corner of Twenty-fourth street and Green street, in the Fifteenth Ward of the City of Philadelphia, thence extending northward along said Twenty-fourth street and Green street, in the Fifteenth Ward of the City of Philadelphia, thence with said Twenty-fourth street and street, thence southward along the same one hundred and eighteen (118) feet and one-eighth (1/2) of an inch, thence westward, at right rugles with said Twenty-fourth street, thence sastward along the same one hundred and eighteen (118) feet and one-eighth (2/2) inches to the place of beginning.

Same vs. Richard W. Stell, owner or reputed owner or whoever may be owner; C. P., March Term, 1864, No. 55, for the sum of seventy-three collars and sixty-eight cents. for work and labor done and performed, and materials furnished, against all that certain lot or piece of

street and Avrell street, in the Fincentn Ward of the City of Philadelphia; containing in front on said Twenty-fourth street fifty-three (53) feet two (2) inches, and extending in depth westward of that width along the south side of said Avrell street one hundred and sixty (160) feet to Pagoda street, upon which the front is also fifty-three (53) feet two (2)

which the front is also fifty-three (53) feet two (2) inches.

Same vs. William Applebaugh, owner or reputed owner or whoever may be owner. C. P., March Term, 1881, No. 56, for the sum of eighteen dollars and forty-eight cents, for work and labor done and performed, and materials farnished against all that certain lot or piece of ground situate on the south side of Sharewood street, at the distance of one hundred and twenty-eight feet eastward, from the east side of Twenty-second st., in the Twentieth Ward, of the City of Philadelphia; containing in front or breadth on the said Sharswood street, eixteen (16) feet and extending in length or depth southward of that width at right angles to the said Sharswood street, seventy (70) feet to Stewart street.

right angles to the said Sharswood street, seventy (70) feet to Stewart street.

Same vs. Connell Devinney, owner or reputed owner or whoever may be owner. C. P., March Term, '864, No. 57, for the sum of eleven dollars and eighty-one cents for work and labor done and performed, and materials furnished against all that certain lot or piece of ground, with three-story brick dwelling house thereon erected, situate on the east side of Twenty fourth street. that certain lot or piece of ground, with three-story brick dwelling house thereon erected, situate on the east side of Twenty-fourth street, at the distance of thirty feet north from Meredith street, in the Fifteenth Ward of the said city; containing in front or breadth on said Twenty-fourth street, fifteen (15) feet, and extending in length or depth eastwardly of that width, between parallel lines at right angles with said Twenty fourth street, seventy (70) feet to a ten feet wide alley.

Same vs. John R. Coates, owner or reputed owner, or whoever may be owner, O. P., March Term, 1664, No. 48, for the sum of thirteen dollars and forty cents, for work and labor-done and performed and materia's furnished, against all that certain lot or piece of ground, situate on the east side of Twenty-third street, commencing at the distance of eighty feet north from the north side of Pite street, in the Seventh Ward of the city of Philadelphia; containing in front or breadth on the said Twenty-third street twenty (20) feet, and extending in length or depth about fifty (50) feet, be the same more or less.

be the same more or less.

Same vs. John Dampman, owner or reputed

Same vs. John Dampman, owner or reputed owner, or whoever may be owner, U. P., March Term, 1884, No. 59, for the sum of twenty-five dollars and thirty-seven cents; for work and labor, done and performed and materials furnished, against all that certain lot or picce of ground, astuate at the southeast corner of Tower street and Washington street, in the Tenth Ward of the city of Philadelphia: containing in front or breadth on said Tower street thirty feet, and extending in length or depth along Washington street forty-six feet eight inches.

feet eight inches.

Same vs. Mary Bradley; owner or reputed owner, or whoever may be owner, O. P., March Ierm, 1863, No. 60; for the sum of twenty-nine dollars and forty cents, for work and labor done and performed and materials farnished against all that certain lot or piece of ground situate in the westside of Third street at the distance of wenty-three (23) feet eight inches north from the north side of Shippen street, in the Fourthward of the city of Philadelphia, containing in front or breadth on the said Third street seventeen feet two inches, and extending in length or depth eighty feet six inches.

breadth on the said Third street seventeen feet two inches, and extending in length or depth eighty feet six inches.

Same vs. C. F. Geble, owner, or reputed owner, or whoever may be owner, or reputed owner, or whoever may be owner, or six dollars for me, is of the sum of six dollars and thirty cents, for owner and labor done and performed, and materials furnished, against all that certain lot or piece of ground, situate on the southeast corner of Second and High streets, in the sixth Ward of the city of Philadelphia, containing in front or breadth on said High street sixteen feet, and extending in length or depth along the said Second street forty eight feet six inches.

Same vs. William Coyle, owner, or reputed owner, or whoever may be owner, or seven dollars and eighty cents, for work and labor dene and performed, and materials furnished against all that certain lot or piece of ground with two-story brick dwelling, thereon erected, situate, on the sontheasterly side of Holeman (late Parker) street in the Nineteenth Ward of the said city, at the distance of sixty (60) feet northeasterly from the northeasterly side of Wood street, containing in front or breadth on said Holeman street sixteen (16) feet, and extending in length or depth southeasterly of that width between lines parallel to the said Wood street on the southwesterly line thereof one hundred and forty-one (141) feet two inches and sevences the form of the same more one hundred and forty-three (133) feet eight and a half inches to Trenton Avenue, be the same more or less.

MUNICIPAL CLAIMS.

ICIPAL CLAIMS

SHERIFF'S OFFICE,
PHILADELPHIA, Feb. 24, 1864.

CE IS HEREBY GIVEN, in accordance styles, and extending in length or depth south westerly of that width between lines parallel to the said Amber, street eighty nine (89) feet to Charter (late Clymer) street.

Same vs. N. C. Nancrede, owner or reputed owner or whoever may be owner; C. P., March Term, 1864, No. 64; for the sum of thirty dollars and forty one cents, for work and labor done and performed and materials furnished, against all that certain lot or piece of ground situate on the Nancteenth Ward of the southwardly side of Cherry street, in the Country of liphia, "hat the following writs have been in my hands for service, to wit:

THE COURT OF COMMON PLEAS.

In Philadelphia vs. James Howell, owner of the Nineteenth Ward of the said city, containing in front or breadth on the said lines parallel to the said city, containing in front or breadth on the said lines at right angles with the said from he southerly line thereof tonty-time-feet size on the northerly line thereof tonty-time-feet in length or depth westerly of that width between lines parallel to the said Diamond street fifteen (15) feet.

Same vs. C. Nancrede, owner or reputed owner, or whoever may be owner; C. P., March Term, 1804, No. 11, for the sum of sity, sit 35-100 dollars, for work is diabor done and performed and performed and materials furnished. Same vs. C. Nancrede, owner or reputed owner, or whoever may be owner; C. P., March Term, 1804, No. 11, for the sum of thirty dollars and labor done and performed and materials furnished, against all that certain lot or piece of ground situate on the Nance and performed and materials furnished. Against all that certain lot or piece of the sum of the sum of situate on the Nance and performed and materials furnished. Against all that certain lot or piece of connection with the sum of the Nance and situate on the Suitance of one hundred and interest in the Nance and interest in the Nance and interest in the Nance and s

in length or depth westerly of that width between lines parallel to the said Diamond street. If the country of whether may he owner; O. P., March Term, 1664, No. 65; for the sum of nineteen dollars and sixty-five cents for work and labor done and performed, and materials furnished, against all that certain, lot or piece of ground, with the buildings thereon erected, situate on the north side off flecket street, at the cistance of eighty-nine feet and five inches west from the west side of Sixteenth street, in the Fifteenth Ward of the City of Philadelphia; containing in front or breadth on said Hecket street twenty six (25) feet, and extending of that width in length or depth between lines parallel to said Sixteenth street, fifty (50) feet, more or less.

Same vs. Wm. Griffiths, owner, or reputed owner, or whoever may be owner; C. P., March Term, 1661, No, 66; for the sum of fifty-nine dollars and forty-nine cents, for work and labor done and performed, and materials furnished against all that certain lot or piece of ground situate on the northeasterly side of York street, in the Nineteenth Ward of the said city, at the distance of one hundred and twenty-six feet (126 feet) northwesterly from Emerald street, containing in front or breadth on the said York street one hundred and twenty-two feet (122 feet), and extending in length or depth northeasterly of that width, begingth or depth northeasterly of that width, besity feet (60 feet), more or less.

Same vs. Jacob Gevtner, owner, or reputed owner, or whoever may be owner; C. P., March Term, 1664, No. 67; for the sum of forty-four dollars and twenty-two feet (122 feet), and extending in front owner, or whoever may be owner, or hundred and performed, and materials furnished, against all that certain lot or piece of ground with the three-stry brick dwelling and tavern and one-story frame shop thereon erected, situate on the northwesterly side of Trenton avenue, in the Nineteenth Ward of the said Trenton avenue, on hundred and five (105) feet three and one-eighth i ginning.
Same vs. John Schoot, owner or reputed owner,

ginning.

Same vs. John Schoot, owner or reputed owner, or whoever may be owner, U. P., March Term, 1864, No. 68, for the sum of eighty-three doll are and hirty-seven cents, for work and labor done and performed, and materials furnished, against all that certain lot a piece of ground, situace on the westerly side of Second street, in the Nineteenth Ward of the said city, at a distance of sixty-two feet eleven and a half inches northwardly from the northerly side of Norris street, containing in front or breadth on the said Second street, one hundred and five (105) feet ten and a half inches, and extending in length or depth southwesterly between lines parallel to and along the centre of Wager street (as formerly laid out but now vacated), one hundred (100) feet, more or less.

Same vs. Ellen Price, owner or reputed owner, or whoever may be owner, C. P., March Term, 1864, No. 69, for the sum of one hundred and fifty-seven dollars and eighty-five cents, for work and labor done and performed, and materia's furnished, against all that certain lot or piece of ground, situate on the southeast corner of Orammond and Lancaster streets, in the Twenty-fourth Ward of the city of Philadelphia, centaining in frontor breadth on gaid Lancaster street, one hundred and hirty-one (131) feet ten and a quarter inches, and extending in length or depth about sixty (60) feet, be the same more or less.

ing in length or depth about sixty (60) feet, be

tending in length or depth about sixty (60) feet, be the same more or less.

Same vs. Henry McKeon, owner, or reputed owner, or whoever may be owner, U. P., March Term. 1864, No. 70, for the sum of fifteen dollars and four cents, for work and labor done and performed, and materials turnished, against all that certain lot or piece of ground situate on the southwest side of Oak street, at the distance of one hundred and ninety-five (195) feet southwest of Thirty fourth or Moore street, in the Twenty-fourth Ward of the City of Philadelphia, containing in front or breadth on the said Oak street ten feet, and extending in length or depth about eighty (80) feet, be the same more or less.

Same vs. Howard Potts, owner or reputed owner, or whoever may be owner; C. P., March Term, 1864, No. 71; for the sum of thirty-three dollars and eighteen cents, for work and labor done and performed, and materials furnished, against all that certain lot or piece of ground, situate on the westerly side of Fourth street, in the Nincteenth Ward of the said City, at the distance

against all that certain lot or piece of ground, situate on the westerly side of Fourth street in the Nineteenth Ward of the said City, at the distance of two hundred and six feet southwardly from the southwardly side of Cherry street, containing in front or breadth on the said Fourth street seventeen (17) feet and extending in length or depth westerly of that width between parallel lines at right angles with the said Fourth street on the northerly line thereof thirty-seven feet, three and five-eighth inches (37 ft. 3% in.) and on the southerly line thereof thirty-four feet and one-eighth of an inch, (34ft. % in.) thence further westerly at right angles with Cadwallader street on the northerly line thereof thirty-seven feet, three and five-eighth inches (37ft.3% in.) and on the southerly line thereof thirty-seven feet, three and five-eighth inches (37ft.3% in.) and on the southerly line thereof thirty-four feet and one-eighth of an inch, (34ft. % in.) more of less, to the said Cadwallader street.

Same vs. Estate of Thomas Matlack, owner or reputed owner, or whoever may be owner, C. P., March Term, 1864, No. 72; for the sum of thirty-four dollars and ninety-four cents, for work and labor done and performed, and materials furnished, against all that certain lot or piece of ground with the three-story brick dwelling thereon erected, situate on the easterly side of Fourth street, in the Nineteenth Ward of the said city, at the distance of one hundred and sixty-eight feet northwardly from the northwardly side of Columbia street, containing in front or breadth on the said Fourth street, sixteen (16) feet and extending in length or depth eastwardly of that width between lines parallel to the said

erly side of Fourth street, in the Nineteenth Ward of the said city, at the distance of one hundred and sixty-eight feel northwardly from the northwardly side of Columbia street, containing in front, or breadth on the said Fourth street, sixteen [16] feet and extending in leugth or depth eastwardly of that width between lines parallel to the said Columbia street, one-hundred and two feet, six inches [192ft. 6in.] to Hale street.

Same vs. C. A. Smith, owner or reputed owner or whoever may be owner; C. P., March Term, it et, No. 73, for the sum of thirty three dollars and twenty-eight cents, for work and labor done and performed and materials furnished, against all that certain lot or piece of ground situate on the westerly side of Fourth street, in the Nineteenh Ward of the said city, at the distance of one hundred and fity-five feet southwardly from the southwardly side of Cherry street, on this manner of the said for the said for the said for depth westerly of that width between lines parallel to the said Oberry-Street, on, the northearly line thereof, forty-serven (47) feet eleven line thereof in the said of the said seven-eighths inches, be the said need eight and seven-eighths inches, be the same more fresh of the southwardly from the northwardly side of Columbia street, in the Nineteenth ward of the said city, at the distance of three-bundred and sixty-five feet northwardly from the northwardly side of Columbia street, containing in front or piece of ground with the three-story brick dwelling in length or depth eastwardly of that width between lines parallel to the said Columbia street filteen (15) feet and extending in length or depth eastwardly of the said city, at t owner, or whoever may be owner, C. P. diarch Term, 1864, No. 62, for the sum of seven diagrams and sightly cents, for work and albor dene and performed, and materials furnished against all that certain lot or piece of ground with two-story brick dealing thereon erected, situate on the sand that the three-story brick dealing thereon erected, situate on the sand that the critical for piece of ground with two-story brick dealing thereon erected, situate on the sand for two hundred and fourteen feet northwardly side of Holeman (late Parker) street in the first street in the first street in the product of the said city, at the distance of sity (60) feet northwardly side of Holeman street street (16) feet, and the said city, at the distance of sity (60) feet northwardly side of Holeman street street (16) feet, and the said city, at the distance of sity (60) feet northwardly side of Holeman street street (16) feet, and the said city, at the distance of sity (60) feet northwardly side of Holeman street street (16) feet, and the said city and the said fourty of the said Columbia street, containing in front or breadth on said Holeman street street (16) feet, and the said Columbia street, containing in front or street in the said Columbia street, containing in front or street in the said Columbia street, containing in front or street in the said Columbia street, and the said

more or iess.

Same vs. George R. Hallowell, owner or reputed owner, or whoever may be owner; C. P. March term, 'Sci, No. 79, for the sum of seventen dollars and sixty-four, cents,' for work and later done and performed,' and 'materials furnished against all that certain lot or piece of ground with the brick messnage or thement thereon erected, situate on the south side of Oxford street, at the distance of eighty two (22) feet eastward from the rast side of Eleventh street, in the Twentieth Ward of the city of Philadelphis, embracing in front in breadth on said Oxford street, twelve feet, and extending in length or depth southward of that width, at right angles to said Oxford street, fitty seven feet to a four-feet wide alley. fitty seven feet to a four-feet wide alley.

of that width, at right angles to said Oxford street, fitty eyen feet to a four-feet wide alley.

Same vs. John McMullen, owner or reputed owner; or whoever may be owner. O. P. March Term, 1864, No. 24; for the sum of thirty four dollars and forty eight cents, for work and labor done and performed and materials furnished, squinst all that certain lot or piece of ground, situate on the easterly corner of Unity and Franklin streets, in Frankford, in the Twe-ty-third Ward of the city of Philadelphia, containing in front on said Franklin street; thirty-two feet, six inches, and on Unity streettwo thorders and forty-seven feet eight inches to Frankford street.

Same vs. Joseph Duerr, owner or reputed owner; or whoever may be owner. O. P., March Term, No. 85; for the sum of fitty-five dollars and performed and materials furnished, against all that certain lot or piece of ground, straate on the easterly corner of Trenton avenue one hundred and one-feet one inch.

Same vs. James Carler, owner, or reputed owner, or whoever may be owner, C. P., March Term, 1864, No. 86, for the sum of sixty-three dollars and fifty cents, for work and labor, done and performed, and materials furnished, against all that certain lot or piece of ground, straate on the restriction of piece of ground, straate on the restrain lot or piece of ground, straate on the restrain lot or piece of ground, straate on the northwesterly side of Leiper, street (Frant ford), in the Twenty-third Ward of the City of Philiadelphia, beginning at the distance of one hundred and seventy-five feet northeastward from the northeasterly side of Unity street, containing in front and seventy-five feet northeast ward from the north-easterly side of Unity street, containing in front on said Leiper street fity feet, and in length or depth between parallel lines at right angles with said street, one hundred feet.

said street, one hundred feet.

IN THE DISTRICT COURT.

Same vs. John D. Jones, owner or reputed owner, or whoever may be owner, D. C., March Term, 1861, No. C. for the sum of five hundred and twenty-three dollars and ninety-two cents, for work and labor done and performed and materials furnished, to wit: For paving and curbing in front of all that certain lot or piece of ground at the southwest corner of Twenty-third and Arch street; containing in front or breadth on said Arch street; containing in front or breadth on said Arch street one hundred and ten feet, and thence extending southward of that width between par-liel lines along the west side of Thirty-third street one hundred and eighty-four feet one and three-eighthsinches, and on the wastward line of said tot one hundred and sixty-eight feet two and three-quarter (2½) inches to Foster street.

Same vs. Trustees of Susan H. Justice, owners, or reputed owners, on whoever may be owners, or. Thirty-thor Term, 1864, No. 63; for the sum of four hundred and twenty-two dollars and thirty-two cents, for work and labor done and performed, and materials furnished, to wit: for paving and curbing in front of all: that certain lot or piece of ground at the southwest corner of Thirty-third and Bridge street, in the Twenty-fourth Ward of the city of Philadelphia containing in front on said Bridge street one hundred and five feet, and extending of that width southwardly between parallel lines along the west side of Thirty-third street one hundred and sixty-six (166) feet IN THE DISTRICT COURT.

tween parallel lines along the west side of Thirty-third street one hundred and sixty-six (166) feet eleven and seven-eighth inches to the north line of the Boring estate.

Same vs. Ferdinand J. Dreer, owner or reputed Same vs. Ferdinand J. Dreer, owner or reputed owner or whoever may be owner. D. C., March Term, 1864, No. 65, for the sum of five hundred and fifty-one dollars and eighty-nine cents, for work and labor done and performed, and materials fornished, to wit: For paying and curbing in front of all that certain lot or piece of ground on the east side of Thirty-second street, in Twenty-fourth Ward of the City of Philadelphia; containing in front or breadth on said Thirty-second street, two hundred and eighteen feet, and extending eastward of that width along the north side of Hamilton street and the south side of Bridge street one hundred and eighteen feet, to ground now or late of Edward H. Bonsall; bounded on the north by Bridge atreet, on the east by E. H. Bonsall's ground, on the south by Hamilton street, and on the west by said Thirty-second street. fe2t-2aw2w

SHERIFF'S NOTICES. IN OBEDIENCE to a Rule of Court, the Sheriff of the City and County of Philadelphia publishes the following writs:

JOHN THOMPSON, Sheriff.

Sheriff's Office, February 20, 1861.

City and County of Philadelphia, 12.

THE COMMONWEALTH OF PENNSYLVA-NIA,

To the Sheriff of Philadelphia County, greeting:

We command you, as before we did, that you summon JOSEPH M. DUNNOHEW, late of your County, so that he be and appear before our Judges at Philadelphia, at our District Court for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, the first MONDAY of March next, there to answer The Hermann Building and Savings Fund Association No. 2, purchased at Sheriff's saie of the ground rent as the property of George Larkins, who was assignee of Horatio B. Pennock, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you summon JOSEPH M. DUNNOHEW, late of your county, so that he be and appear before our Judges of the delays to the proper our Judges

summon JUSEPH M. DUNNOULEW, law of your county, so that he be and appear before our Judges at Philadelphia, at our District Court for the City at d County of Philadelphia, to be holden at Philadelphia, in and for the said City, and County of Philadelphia, the first MONDAY of March next,

adelphia, in and for the said City and County of Philadelphia, the first MONDAY of March next, there to answer the Hermann Building and Saving Fund Association, No. 2, purchased at Sheriff's sale of the ground rent as the property of George Larkins, who was assignee of Horatio B. Pannock, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you summon JOSEPH M. DUNNOHEW, late of your County, so that he be and appear before our Judges at Philadelphia, at our bistrict Court, for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Phi adelphia, in and for the said City and County of Phi adelphia, in and for the said City and County of Phi adelphia, in the Hermann Building and Saving rund Association. No. 2, pur chased at Sheriff's sale, of the ground rant as the property of George Larkins, who was assignee of Horatio B. Pennock- of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did that you summon PATRICK McKERNON, late of your County, so that he be and appear before our Judges at Philadelphia, at our District Court for the City and County of Philadelphia, to the holden at Philadelphia, the first MONDAY of March next, there to answer Charles Evans, John Luppincott, Lermid Willitts. Thomas Wood. Stephen P. there to answer Charles Evans, John Luppincott, Jeremiah Willitts, Thomas Wood, Stephen P. Morris, Lindzey Nicholson and George P. Smith, (who survived Danied Maule, dec'd.) of a plea of breach of covenant, and have you then and there this writ.

(who snryived Danied Maule, dec'd.) of a plea of breach of covenant, and have you then and there this writ.

We command you, as before twe did, that you summon ALLEN SERVER, late of your County, so that he be and appear before our Judges at Philadelphia, at our District-Court for the City and County of Philadelphia, in and for said City and County of Philadelphia, in and for said City and County of Philadelphia, in and for said City and County of Philadelphia, in and for said City and County of Philadelphia, the first MONDAY of March next, there to answer William D. Walker, grantee of Samuel H. Austin and Annie L. his wife, who was grantee of Charles Henry Fisher, of a plea of breach of covenant; and have you they and there this writ. We command you, as before we did, that you summon CHRISTOPHER H.; WITTIE, late of your County, so that he be and appear before our Judges at Philadelphia, at our District Court for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, the first MON-DAY of March next, there to answer Richard Smethurst and William A. Smethurst, Executors of the last will and testament of Priscilla Smethurst, deceased, who was grantee of Benjamin S. Janney and Lydia O., his wife, of a plea of breach of Covenant; and have you then and there this writ.

We command you as before we did, that you

county, so but he be and appear before our fundes of Philadelphia, at our District Court for the City and County of Philadelphia, to be holden at Chiledelphia, in and for the City and County of Philadelphia, in and for the City and County of Philadelphia, to be holden at Chiledelphia, in and for the City and County of Philadelphia, to be holden at Chiledelphia, the first MCNDAY of March next, he et o answer John H.Connell and Margaret County of a plea of breach of covenant and have you then the chile writ.

MEVER FAIL TO CURE THE SUFFERING

Mesara. GRIM and ALLEN, me this writ.

We command you has before we did the command you has before we did the command you has before we did the county of t

he e to answer John H. Connell and Margaret Connell his wife, which disc of Margaret Connell, on there this writ.

We command you as before we did, fast you omnor a Lexand pour and have you then the command you as before we did, fast you ounty, so that he be and appear before our ladges at Philadelphia, at our District Court far he city and County of Philadelphia, in and for the said City and county of Philadelphia, in and to the said City and county of Philadelphia, in and to the said City and county of Philadelphia, in and for the said City and county of Philadelphia, in and for the said City and county of Philadelphia, the first MONDAY of March next, there to answer Virginia Peale, and Algarion T. Peale, and Alma Engated Peal, minor by their guardian and next friend Virginia Peale, and there this writ.

We command you as before we did, that you summon JOSEPH CLARK, late of your County, so that he be and appear before our Judges at this delphia, at our District Court for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, to be holden at Philadelphia, in and for the said city and County of Philadelphia, the first MONDAY of March next, there to answer Challes Nerris assignee of Henry Norris, of a plea of breach of covenant; and we command you as before we did that you summon JOHN BLAIR, THOMAS G MOSS, ROBERT ALLEN and JOHN M. WILSON; late of your county, so that they be and appear before our Judges at Philadelphia, at our District Court for the City and County of Philadelphia, to a first MONDAY of March next, there to answer Charles and samuel Norris, Trustees of the Fair Hill Estate, and Charles, Samuel and Issac Norris. Trustees of Jos. P. Norris, Jr., of a plea of breach of covenant; and county of Philadelphia, to be holden at Philadelphia, at our District Court for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County, so that he be and appear before our Judges at Philadelphia, in and for th

fe25-th2t F. A. TREGO, pro Prothonotary. IN OBEDIENCE TO A RULE UF COURT, the Sheriff of the City and County of Philadelphia publishes the following writ:

JOHN THOMPSON, Sheriff.

Sheriff's Office, February 20, 1864.

City and County of Philadelphia, 32.

THE COLIMONWEALTH OF PENNSYL
WE COMMAND AND AS PROPER WE did that you

City and County of Philadelphia, as:

THE COMMONWEALTH OF PENNSYLVANIA,

We command yon, as before we did, that you summon ELIZA JANE STEVENS, late of your County, so that she be and appear before our Judges at Philadelphia, at our Court of Cowmon Pleas, fer the City and County of Philadelphia, to be holden at Philadelphia, in and for the said. City and County of Philadelphia, the first MONDAY of March next there to answer P. Pemberton Morris and John Fallon, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you sammon JONATHAN PETERSON, late of your county, so that he be and appear before our Judges at Philadelphia, at eur Court of Common Pleas, for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, the first MONDAY of March next, there to answer P. Pemberton Morris and John Fallon, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you summon SaMUEL YEAGER, late of your County, so that he be and appear before our Judges at Philadelphia, at our Court of Common Pleas, for the City and County of Philadelphia, the first MON-DAY of March next, there to answer William W. Willbank, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you summon RICHARD OHRISTIE and EDWARD T. SHAW, late of your County, so that they be and appear before our Judges at Philadelphia, in and for the said city and county of Philadelphia, the first MONDAY of March next, there to answer Theodore Chamberlain, Trustee under will of William Giberson, deceased, of a plea of breach of covenant, and have you then and there this writ.

We command you, as before we did, that you summon GREENBURG T. ROSE, late of your County, so that he be and appear beforeour Judges at Philadelphia, at our Court of Common Pleas, for the City and County of Poiladelphia, to be holden at Philadelphia, at our Court of Com

summon GREENBURG T. ROSE, late of your County, so that he be and appear before our Judges at Philadelphia, at our Court of Common Pleas, for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, the first MONDAY of March next, there to answer Ann J. Thomas, who was assignee of Benjamin Dayis, who was assignee of William D. Lewis, of a plea of breach of covenant; and have you then and there this writ.

We command you, as refore we did, that you summon Sildney B. DOW, late of your county, so that he be and appear before cur Judges at Philadelphia, at our Court of Common Pleas, for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, the first MONDAY of March next, there to answer John Ward, assignee of John McCrea and Mary his wife, assignees of John Rice and Mary B., his wife, to the use of Joseph W. Emery, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you summon CHAPLES.

W. Emery, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you summon CHARLES S. BIDAY, late of your county, so that he be and appear before our Judges at Philadelphia, at our Court of Common Pleas for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, the first MONDAY of March next, there to answer Charles William Wharton, Assignee of the said Charles William Wharton, as surviving Trustee under the will of William Wharton, deceased, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you summon GILBERT LOW, late of your County, so that he be and appear before our Judges at Philadelphia, at our Court of Common Pleas, for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, it can first MONDAY of March next there to answer Lawrence Lewis, Jr., Robert M. Lewis, Trustees named in the last Will and Testament of Lawrence Lewis, Jr., and Francis A. Lewis, Trustees named in the last Will and Testament of Lawrence Lewis Lewis, deceased, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you

named in the last Will and Testament of Lawrence Lewis Lewis, deceased, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you Cummon JOHN B. WHITNEY, late of your ao unty, so that he be and appear before our Judges if Philadelphia, at our Court of Common Pleas, sor the City and County of Philadelphia, to be holden at Philadelphia in and for the said City and County of Philadelphia, it is first MONDAY of March next, there to answer John D. Wells and Ann Lehman Wells, his wife, in right of said wife, which said Ann Lehman Wells, as tenant for life with William Lehman Wells and Elizabeth D. Wells parties in remainder, were grantees of Alexander E. Carver, who was grantee of Joseph Lloyd and Maria L., his wife, who was grantee of John McCrea and Mary, his wife; and have you then and there this writ.

We command you, as before we did, that you summon BENJAMIN WALLAUE, late of your County, so that he be and appear before our Judges at Philadelphia, at our Court of Common Pleas, for the City and County of Philadelphia, the first MONDAY of March next. there to answer William Hobart Brown, Assignee of Theodore De Kiline, who was assignee of James Sullivan Smith and Eliza A., his wife, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you summon CHRISTIAN J. FELL and GEURGE M. KINSLER, late of your County, so that he be and appear before our Judges at Philadelphia, and county of Philadelphia, in and for the said City and County of Philadelphia, in the first MONDAY of March next, there to answer William the phia, in and for the said City and County of Philadelphia, the first MONDAY of March next, there to answer Charles and Samuel Norril, Trustees of the Fair Hill Estate, and Charles, Samuel and Isaac Norris, Trustees of J. P. Norris, Jr., of a phea of breach of covenant; and have you then and there this writ.

Witness the Honorable Oewald Thompson, Doctor of Laws, President of our said Court, at Phi

and sixty-four.
fe24tu2t

T. O. WEBB, Prothonotary.

CARPETINGS, &C. CARPETINGS, OIL OLOTHS, AND DRUG-WILTON, VELVET, BRUSSELS. BRUSELS,
THREE PLY,
INGRAIN,
VENETIAN,
HALL and
STAIR,
All at the lowest cush prices, for sale by 73 312
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GET YOUR STAMPING, BRAIDING, EM J BROIDERY and Tambouring done at OAMERON'S, 228 North-EIGHTH street and Endies' under-clothing in stock and made to order. Tucking neatly done to order. 163-2m*

MES AND BAYDY SOURTY.

enisday Rreging, Merch 3, LYON'S PERIODICAL DROPS are a specific for all female difficulties. SERVER OF PRAIRY

from the best regree of this entire greet, LYON'S PERIODICAL DROPS are wonderfully adapted to ebstinate cases. 化抗压剂 医蜂蜂病病 医环

LYON'S PERIODICAL DROPS are not pleasant to take, but powerful in their

LYON'S PERIODICAL BROPS ever harm any one if they follow the directions olifer o of the olif og g≠ ent o

ាក្រុម ទៅហ្វាក បានសហរដ្ឋ LYON'S PERIODICAL DROPS. in cases of painful sickness, act like a charm in vigorating, restoring and renovating the system.

LYON'S PERIODICAL DAOPS are a scientifically prepare fluid preparation, and more reliable than any Pill or Powder.

LYON'S PERIODICAL DROPS are genuine only, when the name of Doctor John L. Lyon is written upon the directions, which are wrapped carefully around each bottle.

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LYON'S PERIODICAL DROPS cost but one dollar perbottle; will you waste away with anxiety and pain, when an investment of one dollar will surely cure you.

LYON'S PERIODICAL DROPS will restore nature to its healthy course, whatever be the indisposition.

LYON'S PERIODICAL DROPS are; safe at all times when the directions are ad-

LYON'S PERIODICAL DROPS when taken regularly always, prevent sickness. and is not prevention better than cure?

LYON'S PERIODICAL DROPS have stood the test of 25 years' experience.

LYON'S PERIODICAL DROPS receive the encomiums of all who use them. No lady should be without them. We have letters almost every day from ladies of the highest respectability, telling us they would not be without the French Periodical Drops for anything. Could we publish the letters we have received, they would convince the most incredulous. We have now in mend an instance of a lady who had been irregular and her constitution was nearly broken down Her physicians told her she had the Consumption. and must die. She saw our advertisement, and came to see us. We, too, thought she was too far gone to be cured, but commenced at the cause with the Drops. They acted like a charm; and so-day she is well and healthy, a living witness of the efficacy of the French Periodical Dreps, and a resident of East Hartford, Connecticut. If you are suffering any of the ills caused by irregularity, we ask you to give them a trial, and recommend them to your afflicted friends. One trial will convince the most sceptical, and never after will you be induced to be without it.

LYON'S PERIODICAL DROPS

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JOHNSTON, HALLOWAY & COWDER. MO. 23 KORTH SIXTH STREET.

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Wholesale Druggists, Proprietors Haven, Conn.

WHAT IS LIFE WITHOUT HEALTH.

Messra. GRIM and ALLEN.

Medical Electricians and Galloway, having dissolved parimership, the and Galloway, having dissolved parimership, the practice will be continued by THOS. ALLEN, at the old established office, No. 723 North TENTH.

Street, between Coates and Brown where he will still treat and cure all curable diseases (whether acute, chronic, Pulmonary or Paralytic, without a shock or any pain,) with the various modifications of Electricity and Galvanism. This treatment has been found remarkably successful in all cases of Bronchitis, Diphtheria, and other diseases of the throat and respiratory organs.

A few of the diseases in which successful ourse have been made are mentioned below.

Gonsumption, first and General Debility.

Biseases of the Liver of Ridneys.

Diseases of the Liver of Ridneys.

Dispersion.

Asthma.

Dyspepsis.

Rheumatism.

Bronchitis.

Bronchitis.

Dyspepsis.

Rheumatism.

Bronchitis.

Bronchitis.

Dyspepsis.

Rheumatism.

A Multis Formation, Office hours from

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Testimonials to be seen at the office. deg-dmy

M. A N H U O D

M. AND THE

VIGOR OF YOUTH RESTORED

IN FOUR WERES, ET.

DR. RICORD'S ESSENGE OF LIFE!

Dr. Ricord, of Paris, after years of earnest solicitation, has at length accaded to the urgent request of the American public, and appointed an Agent in New York for the sale of his valued and highly-prized Essence of Life. This wonderful agent will restore Manhood to the most shattared constitutions; whether arising from excesses, the effects of climate, or natural causes. The time required to cure the most inveterate case is four weeks; and, if used according to printed instructions, which are very simple, fallure is impossible. This life-restoring remedy should be taken by all about to marry, as its effects are permanent. It is acknowledged by the medical press to be the greatest discovery ever made. Its developing powers are miraculous. Success, in every case, is as certain as that science overthrows ignorance. In: Ricord's Essence of Life is sold in cases, with fell instructions for use, at \$3, or four quantities in one for \$9, and will be sent to any part, carefully packed, on receipt of remittance to his accredited agent,

47 Broome street,

der-3m* One door west of Broadway, N.-Y.

de7-3m* One door west of Broadway. N. Y. OPAL DENTALLINA. A superior article for cleaning the Teeth, destroying animalcules which infest them; giving time to the gums, and leaving a feeling of fragrance and perfect cleanliness in the month. If may be used daily, and will be found to strengthen weak and bleeding gums, while the aroma and detartiveness will recommend it to every one. Being composed with the assistance of the Dentist, Physician, and Microscopist, it is confidently offered as a BELIABLE substitute for the numeration Washes formerly in vogue.

Eminent Dentists, acquainted with the constituents of the DENTALLINA, advocate its uses; it contains nothing to prevent its unrestrained employment. Made only by JAMES T. SHINN, Apothecary, BEOAD and SPEUCE Streets.

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Fred. Brown,
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Thoraas Weaver,
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TELECTRICHIEV Fred. Brown, Hassard & Co., G. R. Keeny, Isaac H. Kay, C. H. Needles, T. J. Husband, T. J. Husband, Ambrose Smith, Thomas Weaver, William B. Webb, James L. Bispham Hughes & Coombe Henry A. Bower,

or other mealications of Electricity, without shocks or any unpleasant sensation. For further information send and get a pamphiet, which contains hundreds of certificates from some of the most reliable men in Philadelphia, who have been speedily and permanently cured after all other treatment from medical men had failed. Over eight thousand cured is less than four years, at 120 WALNUT street.

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A SWEET'S INFALLIBLE LINIMERT is prepared from the recipe of Dr. Stephen Sweet, of Connecticut, the great bone setter, and has been used in his practice for the last twenty years with the most astonishing success. As an external remedy it is without a rival, and will alleviate pain more speedily than any other preparation. For all Rheamatic and Nervous Disorders it is truly infalible, and as a curative for Screet, wounds, Sprains, Bruises, &c., its soothing, healing and powerful strengthening properties, excite the just wonder and astonishment of all who have ever given it a trial. Over four hundred certificates of remarkable cures, performed by it within the last two years, attest this fact. Sold everywhere.

JUMELLE'S COMPOUND SYRUP OF DOCK.—We often hear it repeated by those who have used JUMELLE'S COMPOUND SYRUP OF DOCK.—We often hear it repeated by those who have used JUMELLE'S COMPOUND SYRUP OF DOCK, that among all the thousand remedies offered to the public, there is none of them so salutary as a cough medicine, so potent as an invigorator, so effectual as a purifying specific, and so shooting and restorative in cases of physical de-

so salutary as a cough medicine, so potentas an in-vigorator, so effectual as a purifying specific, and so shooting and restorative in cases of physical de-bility, nervous irritation and a general sinking or a prostration of the system. For sale by the proprietor, F. JUMELLE, No-1525 Market street, and by all Druggists. [fei-3m6] LODGSON'S BRONCHIAL TABLETS ARE In found to be an indispensable requisite in the treatment of Bronchitis, Catarrh, Hoarsness, and similar complaints affecting the organs of the voice; particularly recommended by public speakers, singers, and amateurs. Prepared, wholesale and retail, by LANCASTER & WILLS.

PSTLACK'S DIPHTHERIA LOZENGES.—
These Lozenges are a safe and speedy cure for Diphtheria, Coughs, Scre Throat, Hoarseness and Bronchial Affections generally. Try them, THOMAS ESTLACK, Jr., Druggist, S. W. cor.—
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TAYLOR'S ARNIOA OIL OR EMBROOA—

TION.—A reliable article. Positively cures
Rheumatism, Neuralgia and Sprains, Frosted
Feet, Chillblains, Pains in the Limbs, Chest, Sids
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25 cents. feed-3m*

JUST RECEIVED BY LATE IMPORTA.
J. tion, Hennessey's fine Old Brandy, expressly
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Pharmaceutists, N. E. corner ARCH and
TENTH Sta., Phila. MARSHAL'S SALES.

MARSHAL'S SALES.

MARSHAL'S SALES.

MARSHAL'S SALE.—By virtue of a writt of sale by the Hon. JOHN CADWALADER, Judge of the Bistrict Court of the United States, in and for the Eastern District of Pennsylvania in Admirally, to me directed, will be sold at public sale, to the highest and best bidder, for cash, at MIOHENER'S Store, No. 142 North FRONT Street, on MONDAY, March 14, 1664, at 12 o' clock M., the cargo of the sloop ANNIE THOMPSON, consisting of 33 bales and 19 bags of cotton, 42 boxes of tobacco, and 20 barrels of spirits of turpentine, WILLIAM MILLWARD.

U.S. Marshal E. D. of Penna.

PHILADELPHIA, Feb 26, 1864.

BEARSHAL'S SALE.—By virtue of a writt of

PHILADELPHIA, Feb. 26, 1884. fe27-8t

MARSHAL'S SALE.—By virtue of a writ of sale, by the Hon. JOHN CADWALADER, Judge of the District Court of the United States in and for the Eastern District of Pennsylvania, in Admiralty, to me directed, will be sold at Public Sale, to the highest and best bidder, for cash, at MICHENER'S Store, No. 142 North FRONT street, on MONDAY, March 14th, 1864, at 12 o'clock M., the residue of the cargo of the steamer CHATHAM, consisting of 90 bales of Cotton, 12 boxes of Tobacco, and 10 barrels of Rosin.

U. S. Marshal E. D. of Pennsylvania, PHILADELPHIA, Feb. 26, 1864. fe27-6t

CO-PARTNERSHIPS. HARRY L. CARPENTER IS THIS DAY admitted to an interest in our business.
W. & F. CARPENTER, Tailors, and attractions of the street. PHILA., Feb. 1. 1864. 825 Cheatnut street.

CO-PARTNERSHIP NOTICE.—The undersigned have this day entered into Co-partners
asine for the transaction of the DEY COODS
COMMISSION BUSINESS, under the name of
JOHN H. WILLIAMS & CO., at No. 329 Chestunt street. TOHN H. WILLIAMS
PHILADA., Jan. 1, 1864. jal-3m*