

Cbe 管loomficlo eimes


Tuesday，December 19， 1871.
OUR TERMS
No Paper Next Weeh．－Next week being Christmas，no paper will be issued from
this office．Our hands want a holiday and we need this opportunity to make some
changes in our office．Any person wanting
fol work done，will，however，be promptly job work done
Deer Hunters．－The second hunting par
ty which has visited Bhack Log from this ty which has visited Black Log from this
borough，came home Friday last，bringing
with them a fine buck which they shot on the morning they leff．The animal weigh－
ed 154 pounds．We return our thanks to Will You $\mathrm{D}_{\mathrm{o}}$ It date on the direction label of this paper，
and see if your subscription has nearly run out？If it has，and you wish to continue
to receive Tre Triss，you will sare us
much trouble by renewing it now，for if we do not hear from you，we take it for grant－
ed that you wish your paper discontinued
when your subeription oxpirch．A renew－ al in time saves us the trouble of taking
your name from the mailing list and repla cing it．
Sherifls Nale．－On Friday lant，the fol lowing properties were sold at public sale，
by the sheriff： A tract of land in Center township，con－
taining 60 acres，seized as the property of Henry Minghes．
Esq，for $\$ 160$ ．
A tract of ground in Liverpoot towuship， thereon a house and other out－buildingb， seized as the property of Jolin Meyers．－
Sold to Joseph Seiler for $\$ 102$ ． A building in the borough of Newport
used as an office，located on leased ground， lease expiring，next Aprili，seized as the
property of Thos．MeDomald．Sold to the Newport Planing Mill for $\$ 90$ ．
Rum＇s Doing．－On Thanksgiving Day a
a stranger mounted on a black pacing horse，was observed riding through our
streets in a beastly state of intoxication， his face scratchod and bleeding，and his
celothing torn and distlevelled．Later in the day he found his way to one of our
hotels and was taken in charge of by the was suffering from a dislocated shoulder but the man could not，or would not，endure
the pain of an operation，and an a conse－ －quence，he is now lying in a very critical
ntate．We have not learned his name but anderstand that he is a tameer by trade working at Mr．Black＇s tannery at Man＇s

Duncannon Items．－
Rev．Gratam of Duncannon ing holding a
evival meeting at Pennell＇s church 3 mile， revival meeting at Pennell＇s church 3 miles
west of town． Mr．William Gladden，killed two pigs on ed in the aggregate， 607 lbs ．
The new Iron Ware House，of the Dun
cannon Iron Co．，is nearly completed．The Nail Factory is atopped this woek，for repairs． ested on the 7 th inst．，for violating the Prohibitory liquor law，lceeping a disor－
diarly house dc．，is abserbing a good deal of attention at present：upwards of 50
witnesses have been sutbpenaed by the proncoution and many more will be．
A certain divine has hately been making himself obnoxious，by publicly reprimand ing young ladies of unimpeachabie char－ tively refusing to accepty proof of their in－
nocence：further conduct of that kind，on his part has been thratened with a thor－ cused． the M．E．Church，on Christmas afternoon which in a large and flourinhing one，and
noted for its mustical talent．We berpeakk for them a large and appreciative audience，
The recent cold enap has provided mag． nificent Akating，and large quantitics of clear glittering ice has been stored for sum－
ner une．

Sale Bills．－of all kinds eau be obtaine reasonble termis．Call and nee npecimen．
Patent outhide．－We ree by last woeks Necce that＂Patent Outsides buve mad

Brought to Time－－A lady，whose hus－
band would＇t get her a patent clothos－dry－
er，took the pole out from her old－fashion－ ar，took the pole out from her old－fashion－
od line the other evening，and crouching down near the fence yelled＂murier．＂
In an instant her startled lord came fiving In an instant her startied lord came flying
out of the house，and was immediately caught neross the throat by the obstructing line，and before he could recover himeolr it
had nearly sawed his head off．The next morning a sedate－Iooking chap was putting
up a patent clothes line in that yard．The best patent wi
F．Mortimer．
Arrested on Suspicion，－A young man giving his name as J．T．Vaugho，claiming
to hail from the western part of Virginia，
was arrested here on Wedneday night was arrested here on Wednesday night
last，and lodged in jail，on the suspicion of
being a horse thief．The young man＇s pe－
culiar actions the culiar actions，the worn out and japed
appearance of the colt which slowed that he had been ridden long and fast and the
low price at which he offered to dispose of him，was what aroused the suspicion．Th
animal is a cream colored colt 3 years old
The The young man is about 22 or 25 years of
age．He remained in jail until Monday morning when a writ of Nabeas orpur wau
granted by Jutge Junkin，and the young
man was，after a hearing discharged．
Juniata County Coart－
The Juniata County papers refer to the
amount of business done by the Court there
at the last session，and the way in which it
was done，in a very complimentary mauner． In the case of Midagh vs．Todd，et．al Judge Junkin in his olarge to the jury，
disposcs of soane positions taken by the
counsel for the defence and refers to some counsef for the derence and refers to some
points in the testimony in a manner not
only humorous，but in a way which brings the case before the jury in such shape that
they could not fail to appreciate the rights of the plantif．This cass was exceodingly
humorous throughout．The following is a portion or the charge
＂The plantif wanted a now buggy ；ho
was willing，in the goodness of his heart，to give two old buggies and $\$ 40$ to boot，fo
one new one，in which liberal spirit he wa met in a corresponding manner by Frazier，
of this place，a coachmaker．But th coachmaker had neither hubs，spokes，rim shafts or coupling，nor anything else
quired to build a buggy．Ho seemed， roference to his particular caling，to have
been no better provided than Corvante＇s standing his unqualitiod ansurance as to
the unstinted provisions of his house，nov－ er provided auything more sumptuous for
his guests than cows＇heels． The only thing plaintiff saw in the coach－
maker＇s hop that stood any chance of boing turned to account in the constriction
of the new buggy，was a piano box，which，
on inspection，pleased the plaintirf，and he selected it in a happy moment，paid for it，
and left it with the coachmaker，to be painted，striped，and put on the ruming
gear of the new buggy．But unless he had wheels to carry the piano box，it was use－
less to him ；po hoes with the coach－
maker to a hardware merchant，and buyu bubs，spokes，shatts，rims，and other maa
terial，out of which the rumning gear for the piano box were to be constructed by
the coachmaker，and the plaintiff paid the hardware man for the material．After
this material was worked up into whels，
without tive aud without tire and shafts，and the piano box
striped，an executon creditor came along
with hiss writ，levied upon and sold the wheels，ws well an the painted box，and
these defendants bought them at sherifs s these dofendants bought them at sherifrs
sale．The cosequence of all this was
that the paintiflost lis raw materin， that the plaintiff lont his raw material，as
well as the painted box，and got no baggy And，as he appears to bea fancy gentleman， he doubtless suffered greatly，in pride and
feeling，as well as in his chances with his feeling，as well as in his chances with his
lady－love，for to visit his sweet heart on foot，we may woll suppose，was very galling
to his manly pride．The plaintif，seeing
no other remcdy，brought this action of nother remedy，Conversion，to get back his ma－
Trover and，or the manufictured work，incli． ding the labor expended by the coachmaker， phino box by the $\operatorname{man}$ who put them on，
－and we don＇t nee very well what use he －and we don＇t mee very well what use he
conld make of them oven when he had The defendants，who are the purchaners
of this material of this material at the Bherin＇s sale，deny
the right of the plaintif to recover any－ the right of the plaintif to recover any－
thing．First，because the raw matorial up；and they decy hisw right on the addi－
tional ground that the Strerifrs sale patsed to them the value of labor done by coachmaker to their raw materialk，and
you cannot now separate the two，de you cannot now separate the two，de－
feudants also claim the broad stripes ou
the piano box．The plaintiff sayn that he is not only entitled to recover in this ac－
tion，the value of the new hube，shants， spokes，and felloes，together with the
stripes on the piano boy
 plete his uudertaking to build this buggy ； and if he did not，nor the defendants for him，then the plaintif has a right to ge
back this material tat juit what they we worth，inciudivg the abor，at the time
he Sherif＇s sale；and，geatlemen，wo
think，and so say－for to hold anything
else，would be to offor a premium for faith－
lessenss in tho performance of solemus else，would be to offor a premium for fithg－
lessness in the performance of solemn en－
gagements，and unless such were tho law， itgements，and unless such were tho law，
it would lead to inextricable confusion，
vexation and wrong．
Letus run defendants＇logio to its legit－
imate consequences．Let me illustrate Let us run defendants＇logio to its legit－
imate consequences．Let me illustrate．
Suppose Mr．Doty took his boots to Knight of St．Orispin to be hals－owled，and aner the shoemaker has got one boot lase
soled，an execution creditor comes along，
levies on the labor of the shemaker levies on the labor of the shoemaker bo－
stowed on the half－soled boot，and buysit at Sheriffs sale－must the learned counsel lose
his boota，which were only half，half－soled？ his boots，which were only half，half－soled？
and if the purchaser of the hali－soled boot took possession of it，then either the coun－ gel must buy out the sheriif s vendee，or
got one bewt to matoh the one he still owns，or elso the Sheriff＇s vendee must
buy Mr．Doty＇s other boot，and in the event of their disagreeing on the terms，
neither could derive any use for his single
boot．This，gentlemen，would be quite
 small and microscopio as modern bonnets
are，they are not without foundation in are，they are not without foundation in
their gay attire ；their superstructure rests，
however minute，on a substantial lasis－to a milliner，to lave it trimmed with ribbons the ingenious laborer have added a string
and a flower，a creditor with his writ levies on the labor，strings and posies put there
by the marvelous skill of the milliner，sells roundation，ribbon，string and all ；can it
be that youth and beauty must submit to $s o$ irreparable an injury as the loss of the
very foundation of her bonuet，when，in all probability this bonnet is to her＂a
thing of beauty，＂if not a＂thing of joy may all imagine－and it is within the range
of reasomble probability，and within the scope of human events－that this joyous
girl，warming into womaily ieauty，exci－ ting glowing and intoxicating reminiscen－
ces，oven in the fancy of the Court and
doabtess the jury，for we are not supe ever the undying love and admiration of her beau，for want of a bonnet，with the
consequences of which calanity so fearfal ly alarming that the Court－and doubtles
the jury also－cannot fail to be most pro foundly impressed，and cannot decline t
declave that a principle followed by suc The jury found \＄$\$ 0$ for Middagh．


mimicin


|  |  |
| :---: | :---: |
| cowvers |  |
|  |  |
|  |  |
| mome |  |
|  |  |
| \％ |  |
|  |  |
| 隹 |  |
|  |  |
|  |  |
| 边 |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |





|  |
| :---: |
|  |  |


theanectar


AGENTS WANTED 浆品 CONYEN
 PAIN GURF：

$\mathbf{I}^{\text {ss tung is tuk }}$

LIFE INSURANCE COMPANY

8ㅛ
The olleat ana strongest Company in the Uulted s．suvexan

S．SHULER \＆SON， LIVERP00L，

Perry County，Pa．，

Hardware，Groceries，\＆c．


## Xifrymulycincid



