#### The Post

Middleburg, Nov. 2, 1882,

J. CROUSE Editor & Propretor.

### State Ticket.

Governor. JAMES A. BEAVER, of Centre.

Lieutenant Governor, WILLIAM T. DAVIES, of Bradford

Secretary of Internal Affairs. JOHN M. GREER, of Butler.

Judge of Supreme Court, WILLIAM H. RAWLE, of Philadelphia. Congressman-at-Large, MARRIOT BROSIUS,

#### ef Lancaster. County Ticket.

Congress

LEWIS E. ATKINSON. of Juniata county.

Assembly CHARLES MILLER, of Penn. Associate Judge

SAMUEL A. WETZEL of Beaver. Prothonotary JEREMIAH CROUSE,

of Middleburg. Register & Recorder JAMES M. VANZANDT, of Middleburg,

District Attorney HENRY H. GRIMM, of Washington. Jury Commissioner LEVI FISHER, of Selinsgrove.

#### They'll do no harm

by Heaven: "I'll cram the

in my Sunday edition of enger to longer set himself up as your teacher and leader.

The TRIBUNE and Monday Circular that he will ple MUST believe them.

any offence before?

Vote for those maimed soldiers, Beaver, Atkinson and Fisher.

#### ATKINSON ON REFORM.

PHILADELPHIA, Oct. 26th, 1882.

lows to the letter addressed to him Votes." by the Philadelphia Civil Reform Association.

1. I favor Competitive Examina-

3. I do not approve removals for party reasons but, inefficiency, excause of removal.

support the Willis Bill or any other would have raised me financially. for other than political causes only, with the right to secure reappointment of the incumbent if efficient and the terms of appointment not generally to expire at the beginning of a new administration. (Signed) LEIWSE ATKINSON.

Vote for those gallant soldiers Davis, Greer and Brosius.

I accounted for all Jury fees that came into my hands. Half of the Jory

600 REPUBLICANS SOLD?

# LOMBARD, BOLENDER, MYERS & COMPANY,

Terms cash in advance--positively no trust --prompt delivery, &c.

We agree to "pull the wool over the eyes of the people," "belie them," "Deceive them," "Cheat them " "make false churges against Jere Crouse," especial ly, and run the risk of the penitentiary, throw away self-repsect and common decency for any reasonable sum of money paid in advance

For a small advance above fixed rates we will hold back the TRIBUNE to the last hour, fill it with John Limbert has been circulating that I over-charged him for publishing his Action of the services rendered as shown by the judgment.

John Limbert has been circulating that I over-charged him for publishing his Hotel card, with paper, my Bill against him at our late settlement will coven ant to run the Prothonotary's office the next term for nothing; we will guarantee a com-plete deception and cheat the people of Snyder county more completely than they were eves cheated. ed to \$32, making in all over EIGHTY DOLLARS

streets and in the alleys that they will deceive you, let the cost and conequan ces be what they may.

WE believe you are freemen. Citizens of Snyder county, are you as blind, stopid, ignorant as Lumbert, Myers, Bolender & Co. declared, by their language and conduct, that you are? Have I been your public servant for eighteen years and you did not discover that I was a "robber", an "extortioner," an "oppressor of the poor," an unfaithful servant, before this ! Who are these men who Proth'y constitute this firm and by what motives are they moved to slander you Sheriff Bolender and defame me ? All the people of this county are assailed in the false Suggestion of judgment for want of affidavit of defence-judgment enterand malicious charges and you can well pardon us if, on inquiring who the authors are and what the motives which prompt them to such desperate measures to injure me and INSULT you, that we are driven to vin Steller then clerk and in the third year of his clerkship taxed the costs the unpleasant duty of saying the truth: Lumbard's motive is the procure—these costs were taxable under the Fee Bill of 1868, the act of 1878 did ment of his WINTER'S FORK AND BEEF. If he was a decent man be not affect the Proth'y until 1879 June 12, and He taxed them five cents would give Kreeger his Vote and respectable aid through his paper in (5) too high. See Bierly's Book : Writ 150; app. 50; Certificate and payment for Pork and Beef.

But see what a price he must pay for his pork and beef. He must go back to the Vomit he spewed out two years ago and eat it

eat it!! O, Creator of man, what a dose!! Is this a man? He admits, by his support of Mr. Kreeger now that two years ago of self-respect and common decency.

I ask you citizens of Snyder county, is this not a fearful price? Joseph A. Lumbert swears

He pretends to mold your opinions and control your action He a purface of this, knowing this all, and I do most solemly affirm the truth of all chaseable thing, ungrateful wretch, notorious liar, maker of false affidation of above statement, is Albert Arbogast not doing me a wrong and atvits, self-condemned moral perjurer, nefarious scoundrel who not longer ago than the late Primary Election attempted, with the offer of manay to debauch sworm election officers and thus DEFEAT THE WILL OF THE heads of the voters with PEOPLE a moulder of public opinion and conduct? Citizens of Snyder charges against Jere Crouse county you cannot afford to permit this presumptuous, gaogrenous scav-

Ex-Sheriff Bolender is now and has been opposing me for several years. Why ! What for !

I was bail on every License bond he ever presented for the approval of Mileage 10 miles 8 cts. be beaten to death-the peo- the Court-for a number of years I was his endorser to the First National Bank of Selinsgrove-I went on a \$1000.00 note with him at a precarious Citizens, did you ever hear moment-I appealed to an execution creditor to withdraw his writ when sacred that be would be my friend henceforth-I waited on him for more be tolerated on the frontiers of Texas. than ten years for moneys due me -- at his request I went out and solicited votes for him and spent my own money, and now he is traversing the

Does he love Kreeger so much because of his personal worth and culiar fitness for the position he so ks ? Is he posessed of a spirit of disinterested benevolence which would smother the least spark of gratitude the Prothonotary was legally entitled to a fee for taxing costs and if he which ought to like the Prothonotary was legally entitled to a fee for taxing costs and if he which ought to like the particular to the particular to like the particular to L. E. Atkinson Esq. Republican which ought to larkery by R PAY - Kreeger has declared that, "Lumteenth district has responed as fol- bard, Bolender & Co., have agreed to give him Six Hundred Republican

> the goods are delivered and help to un- a large number who will say that only half the costs were demandedload them.

Mr. Myers-after swearing by all that is holy and secrad Betrayed the many wise paid no fees and I paid the tate tax out of my own pecket People of Snyder county; betrayed Galusha A. Grow, renounced states.

2. I do not favor the spoils sys.

People of Snyder county; betrayed Galusha A. Grow, renounced states.

I DO MOST SOLE WILLY AFFIRM that I have in every case where a mauship and policy—peddling; quit the law and retired to private life, poor man was compelled to pay costs within the last ten years made an Kreeger in unmeasured terms and now he loves him-what a happy dis- legal fees. position-can accommodate himself to any and all circumstances.

CALVIN STETLER AND HIS CHARGES. This man is traversing piration of term, &c I consider good the county telling the people that he was in my employ and for three years helped me to rob you.

It becomes necessary for me to explain some things, but if I were to 4. I do not approve of political tell you all the truth it would strike deep at his integrity and blight him assessments either in the form of for life. Although he goes about charging me with high misdemeanor in what are called "Voluntary contrioffice, with injuring the people, I cannot do him the injury to lay
bare the truth. I cannot, I will not do it even if my success depends on it. In 1876 I employed him for a couple of weeks and paid him \$49.00. I do approve of the laws of con- I then employed him for a year and paid him 8300.00 I employed him for gress condemning them. I hold another year and paid him \$300,00. In the fall of this year be talked that members of congress, through about being a candidate for Register & Recorder—you will remember be committees or otherwise, are not had been acandidate several years previous and had recived 180 votes in justified in requesting the public decless waste of time and money. He, however, persisted I don't know the county-1 gave him as my opinion that to be a candidate would be a servants to pay contributions whether it was earnest or for the purpose of getting more money out of er specific amounts or otherwise. I me, but in talking over the matter of his candidacy I remarked that I would not have an officer removed would rather than \$50, he wouldn't be a candidate, and when we came would not have an officer removed to settle the third year he charged me \$350,00 and I paid him.

I paid him in all seventy-five ceuts less than One Thousands Dollars and

demanded of him. I do not think hold his receipt for payment in full. I made no deductions for his time it needful for a party in power to be hunted, fished, pitched quoits and played cards. Why I could not levy political contributions on sub-lieu Docket over Four Thousand Dollars which I would have been ordinate officials for the sake of per- bound to pay had I not employed two persons to go over all the Dockets petuating its own supremacy, I will for the three years and put these cases on the Records-his negligence

equally thorough measure for suppressing political assessments or tens hill.

In the case of the Commonwealth against \* \* \* No. 4 Feb.
Sessions 1877. Sessions Docket No. 2 page 395, the grand Jury found a pressing political assessments or true bill—a capias was issued—the county commissioners very wisely concentributions in any form. Engage-cluded to pay the record costs and save 90 days boarding in jail, lockage ments which occupy my entire time and pay the record costs in the end-their agreement to do so was taken render it impossible to write out at to the court and by leave a nolle prosequi was entered. While this was render it impossible to write out at transpiring a friend of the defendant came in paid \$6.05 to Mr. Stetler. RECEIVED.

Stetler called this clear gain, handed one dollar to Captain Harding who form. I am opposed to a life tenure returned it and the balance \$5,05 / never saw, I have indubitable proofs form. I am opposed to a life tenure of such offices. but I believe the terms of such officials should be written and parol for this statement. This may be the case he refers to the terms of such officials should be when he charges that I "cheated the people and be has personal known ledge and entered; suggesting death of plaintiff and substituting his Executive forms of Administrators; entering a recongnisance of bail; a release of lien. defined by law, and removals made ledge of it"-be sure he has personal knowledge of this particular case.

WILLIAM MARKLEY

No 104 Sept. T. 1877. WILLIAM SPANGLER

and JOHN LIMBERT

Entered Dec. 4, 1877.

The costs on this judgment are taxed under the Fee Bill of 1868-the new Fee Bill was passed in 1878. John Limbert never paid me one cent of

Costs on this or any other judgment.

The sworn return of Shiff Eisenhart, made Dec. 5, 1877, to Fi. Fa. No. 104 Dec. T. 1877, Execution Docket No. 3, page 185, being the execution issued on the above judgment, shows that the balance of debt and interest due and the costs were paid to the Sheriff and not to me.

Miller and filing Practipe. Writ of 1 .. Fa.

See pige 64 place 3 from top of page. Costs incident to this judgment

Entrance Filing Note Certificate and seal

Taxing Cests Filing and enteringfour (4) receipts containing authority to Prohy . to enter the same of record

Assignment of judgment Satisfaction

Costs on execution

John Limbert paid to Sheriff for the Prothy's, use

Strike off search

And John Limbert was charged forty nine cents less than the legal fees

was 812,50

He came here a stranger and I BAILED him for a bill of Furniture to Citize as of Snyder county, they have boasted in Bar-rooms, on the enable him to go into business—he is now paying me by defaming and slandering me

> L. H. LEE & BRO. ALBERT ARBOGAST,

( No. 46 Feb. Term 1879. Sammons sur Assumpsit.

D. BOLENDER, Shift. 2.44 Potter Appears for Deft.

ed by Prothon tary on suggestion. Satisfaction entere | on Appearance Docket-Lien Decket satisfied. Cal-

seal 30; cttry of judgment .75; taxing costs .25; atisfaction 20.-3 50. When this judgment was satisfied Albert Arbogast, the defendant, paid me ONE DOLLAR ron ath of my costs, and his father drew a note in the sum of \$700,00 to pay the debt and I signed it as Bail.

Did I wrong Albert Arbogast ! Was it wrong to take one dollar when elandered and vilified him, or that he, Lumbard has lost the last vestige I was legally entitled to Three and a half dollars ! And when I became of BEAVERTOWN, PA., COMES OUT OF THE bail on the Seven Handred dollar note which paid the judgment did I not favor him and wrong my family and my official bondsmen? In the tempting to practice decption on the people when he circulates that I overcharged him

Ex-Sheriff Bolender has been using this and other charges against me Now let us see how he stands in this case-he served the summous made his return in his own hand writing and charged \$2.44.

See Laws of 1878 page 187 sixth place from top of page : Shiff, for seving summons Capy of summons Shif's legal costs

Sheriff Bolender has been affirming the statements of Albert Arbogast Jere Crouse charged with financial disaster hung over his head-with tears he appealed to me and for this reason I call the attention to his charge. I will not assail to persuade some of my friends to go on his official bond when he was him, but I have this to say that an examination of the records will show last elected Sheriff and I did, and he swore by Heaven, and all that is not only heartless overcharging, but such official negligence as would not

In the beginning of my public service I sought the connecl and advice county denouncing me and soliciting my Republican friends to vote for of one of the oldest, and most learned of the legal profession at this Bar respecting the taxing of costs and I was instructed that it was my daty to tax al costs acident to a judgment and on satis action of the same to receive such an amount as was legally taxable on the particular judgment-that

I do here declare that I never received one cent of illegal fees. L'UNDREDSOF CITIZENS of this county can bear testimony that on Fellow Republicans, let us be there when the satisfaction of judgments they did not pay the full amount of costs numerous others who only paid the State tax and none of my fees-and

and we have nothing more to say, except that two years ago he denonced abatement of one fourth, one half, and in a number of instances all of my

Prothonotary's fees under acts of 1868 and 1878 incident to judgments

	PEEK.	1868.	1878
۱	Entering judgment on bond, &c	75	75
	Certificate and seal	. 39	25
	Filing note or bond	25	15
i	Taxing costs other than prothonotary's	25	25 15 20 15
	Every search	15	15
	Fining and entering Kecepts	9.5	15
	Suggesting death of party, or diminution of record, or substitu	t-	
	ing a party, each	. 15	10
	Filing and entering assignments	. 25	15
	Entering satisfaction of judgment	. 20	15
	State tax	. 50	50
	Sheriff		15
	Filing and entering guarantee of payment	25	15
	Filing and entering release of lien .	. 25	15
	If represented by attorney, then att'y record fee	3 00	3 00
	Filing any paper not relating to any suit pending, not hereinb		
	fore provided for	. 25	15
	The fees for services not herein specifically provided for shall I		-
	the same as for similar services. All fees for services of		

prothonotaries under this act shall be considered due and payable in a lyance. SUPREME COURT CECISIONS.

A prothonotary who willfully neglects his duty, is liable upon his official

bond to any one who may be thereby injured.

The prothonotary is entitled to the fee for taxing costs.

The party for whom the services are done is responsible to the prothonotary for his fees. He may sue out an execution in the name of the plaintiff

The prothonotary may demand and receive his costs in advance.

So that every citizen may be able to tax the costs on a judgment without the aid of the Fee Bills of 1868 and 1878 I have given both to aid you in your avestigation.

I desire that all may fairly understand this, and to make it plain you must

ECRIVED.

The costs are not the same on all judgments, for this reason: Some judg-

&c., &c.
Thus you can see that the costs on a judgment may exceed the maximum

Thus you can see that the costs on a judgment may exceed the maximum (that is, may run above the highest sum we tax on a judgment) which is \$2.50.

I do here declare that I never received, during my term of office, one cent more than the legal costs, and challenge my defamers to show the contrary.

They attempt to deceive you and injure me in this way. They point to the state fax .50. entrance .70, satisfaction .20 and say to you these are the costs, but he charges \$2.65—this is simply deception—each judgment must be taxed according to what entrances have been made and papers filed respecting the same and defendants only pay for what has been done according to the Fee Bill. This needs no further clucidation—hundreds of persons can and will bear testimony to this.

I desire to say to the people of Snyder county that when all my farm implements, bogs, cattle, colt, and feed was destroyed by fire That he was not overcharged I give the true status of the judgment as you were among the first to give me aid. By reason of the fire I was compelled to contract a debt which I could not meet and execution was It is entered in the usual manner on the Appearance Docket and on the Judgment Lien Docket—the note filed—certificate with seal issued and little stock—I had in the meantime accomplated. You arranged the payther are Four (4) receipts filed and entered, respectively. May 23, Aug. ment of the debt. You charged me so cours and you paid the Sheriff's land on the court of the debt. You charged me so cours and you paid the Sheriff's land on the court of the debt. You charged me so cours and you paid the Sheriff's land on the court of the debt. You charged me so cours and you paid the Sheriff's land on the little stock I had in the meantime accomplished. Sheriff Bolender—and this is another matter of neglect upon the part of the Commissioners' clerk that he does not see that the Sheriffs pay over their Jury fees—because the clerk seems to be the boss of the concern.

Some Jury fees are not paid at all—all this the records will show.

To be the Sheriffs are four (4) receipts filed and entered, respectively. May 23, Aug. In the costs for me without making any charge against me. On two other costs for me without making any charge against me. On two other costs that the Sheriffs pay over their judgments you charged me no costs. You did this of your own free will and accord without my asking, and at a time when I was in distress, I was, through your kindness and generosity, enabled to go on with my farming operations and feed and clothe my family. I have all my life been a hard-working, industrious man. I owe you a dobt of gratitude and will pay it. Your generosity has not been extended to me only, but to any personal knowledge others have shared it. That you have wronged any one by over-charging I believe to be a glaring falsohood.

Your Friend. Your Friend

CYRUS MARKS.

The Homicide Cases.

May 10, 1882, Remittitur from Sopreme Court received and filed by which it appeared that judgment of non pros was cutered in the case of

May 12, 1882, Exemplified Record sent Governor. I do certify that the above is a time and correct transcript of the record—that the entries are in my hand-writing, made on the days above stated, and that the Record was analed on the said 12th, day of May 1883. JOHN H. ARNOLD.

## Jacob P. Aurand and his statement in the TRIBUNE respecting the Docket-

When I went to the Com office to see the Mann bill I asked Mr. Aurand if he knew whether this bill was sent to Mr Cronse or to . the Com. office by Mr. Mone and be said be "did not know." He said that he had examined this bill and I asked him why Mr. Crosse was not charged with 3 86 it and be said be "did not know." He said be "knew nothing about the matter until some person can e in to hant up routers" He "did not know whether Mr. Crouse paid it or not." He disclaimed all knowledge of the Docket.

Now since the matter would seem as if he had neg'est of his duty, and in fact from his own showing he had neglected his dut h k ... we all ab ut it. The Commissioners Romig and Krebs may very readily bave forgotten all about it. Mr. Crouse never denied getting the Justices Docket, but was under the impression that these parties who have ransacked his accounts for eighteen years to find something to charge him with, bad reference to a Docket which Mr. Crouse got from Sheiff Eisenhart to be used as a Mechanic's Lien Docket. Mr. Crouse is honestly of opinion that the Docket was paid as be claims. If it was not Jacob P. Aurand as Com. Clerk should have seen to it that he was charged. The Com? missioners did furnish stationery but of such poor quality that the Court directed Mr. Crouse to get his own stationery. All that there is in this it was neglected by some one. JOHN II. ARNOLD.

CENTREVILLE, Nov. 2, 1882. Mr. Crouse: Two years ago when my creditors rushed on me and compelled payment of their claims you satisfied the Dockets for all your costs amounting to between \$20,00° and \$30,00. You knew that I was in distress and you gave me the right kind of sympathy. Your friend,

DAN/EL BOY ER.

# Great Smash Up! MR. HIGH PRICE KILLED. S. G. WHIKE.

WRECK UNHURT AND WITH ONE OF THE LARGEST LOT OF STOVES EVER

BROUGHT TO THIS COUNTY. Heaters, Parlor and Cook Stoves, &c.

My prices will suit you. Give me a call before purchasing elsewhere and be convinced.

Nov. 2, '82.3m.

S. C. WEIKE. BEAVERTOWN, P.A.

WHAT WILL THE WEATHER BE TO-MORROW?



NOTICE TO HEIRS.

In the estate of Rudolph Brugger, late of Perry twp, Snyder Co., dec'd.

To Elizabeth Brugger, all rosiding in savder county, Pa., Susan Brugger intermarried with Berry Fryman residing at Orlectal, Juniata Go., Jonathan Brugger residing at Winamac, Pulaski Co., Indiana, Elizabeth Brugger intermarried with Peter Strauser residing at Oriental, Juniata Co., Pa., lease Brugger residing at Oriental, Juniata Co., Pa., Juniana, Elizabeth Brugger intermarried with Peter Strauser residing at Oriental, Juniata Co., Pa., Juniata Brugger intermarried with Baniel Gerpan residing at Hormarried with Baniel Gerpan residing at Hormarried with Baniel Gerpan residing at Hormarried with Baniel Gerpan residing at Portage Prairie, Michigan beirs and legel representatives of Rudolph Brugger, late of Perry twp., Sayder county, Pa., deceased.

You are hereby cited to be said appear before the Julges of our Orphans' Court, at an Orphans' Court to be held at Middeburg on the 2nd Monday of Nec. A. D. 1882 at 10 o'clock to the foreness, then and there to accept or refuse to take the sical Estate of said Rudolph Brugger, deceased, at Laurent date was resided by In the estate of Rucolph Brugger, late sold county, or show cause why the same should not be sold. And hereof fall not. Wines the Hon. Joseph C. Backer, Esq. President of our said Court, at Middleburg this 10th day of Ce', A. D. 18-2.

DAVID REICHLY, Sheriff.

NOTICE TO HEIRS.

In the Estate of Henry Wetzel, late of Middlecreek township deceased.

The Einstein Wetzel, widow, Henry N. Wetzel, Allies Wetzel, Sarah intergration with S. H. Kantz, deceased, all of Snyder County; Aaron E. Wetzel, Wyoming, Kent county betaware, John Wetzel, Bollefonte, Centre County, Peona., Pronkin Wetzel, Sliverson, Colorado, and Samnel E. Watzel residing in Carthage, Missouri, belra and legal representatives of Henry Wetzel, deceased.

You are hereby sited to be and appear before the Judges of our Orphans' Court, at an Orphans' Court to be held at Middleburg, on the 2nd Menday of Ducember A. D. 1852, at 10 octock in the forecome, then and there to accept or refuse to taxe the Real Estate of said Henry Wetzel, deceased, at the appraised valuation put upon it by an inquest duly awarded by the said Court, and returned by the Shortiff of said county, or show cause why the same should not be rold. And hereof fail not.

Witness the H.m. Joseph U. Bucher, Eq., President of our said Court, at Middleburg, this 20th day of October A. D. 1862.

CAUTION.

NOTICE is hereby given that I

Court Poclamation. WHEREAS the Hon. Joseph C.

DAVID REICHLY, Sheets.

NOTICE IN PARTITION.

In the matter of the estate of Adam

In the matter of the estate of Adam Walter, dec'd.

To Jeremiah Walter, and John Walter, Catharine intermarried with Jacob W. Elsenhewer; Elitabeth intermarried with Ames Clift; Amelia intermarried with Milliam Shambach and Adam Walter all of Sayder county Ita, Jesse Walter of Husena Vista. Stevenson Co. Illinois; David F. Walter of Clyde, Sandusky Co. Ohis; Mary Jane lutermarried with Michael Hackanbury, Clyde, Sandusky Co. Ohis; inters and legel representatives of the estate of Adam Walter. Into or Frankin township Snyder county. Fa. decaded.

You are hereby notified that by virtue of write of Snyder county, and to undirected that are inquest will be held on the erromines of that are inquest will be held on the erromines of Adam Welter Inte of Frankin township. Sandusky Market Internation frankin township. Sandusky Pa., decaded. on SATUEDAY.

KIDNEY-WORT

ing it to theor off to