made the real Eden of this world-the greenest spot on this side the grave. But there niust be reciprocity-there must be a disposinust be reciprocity—inore must be a disjoint it ion to mapper as well as to enjoy pleasure; and there must be courtes, and kindness, and harmone and good will. The parent should regard himself as the head of the household, as well as the great exemplar of the family. If a tyrant, his rule will be that of fear; but, if a true father, and fully alive to his position and obligations, he will chdeavor to inspire respect as well as to win esteen and affection. And thus, in the latter case, he will leave home with reluctance, no matter how great-the temptation to travel, fully aware of and the reministration of nameless and priceless asmestic altars. And hence, too, amidst excitement and poup, or in the enjoyment of pow-er, or in the indulgence of pride, he will still look longingly and lovingly to home, the hal-\* lowed spot where all the heart's best treasures are garnered- the calm retreat where the noisy world cannot enter, and where hope and peace, and faith and love, may mingle in sweet companionship. Such a home we should all endesvor to possess and enjoy-a home to leave with reluctance, and to return to with anxious impatience and eager delight - Pennsyleania Inquirer.

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Miners' Journal. POTTSVILLE, PA. SATURDAY, SEPTEMBER 99, 1855. PASSMORE WILLIAMSON'S CASE

No better proof of the healthy tone of pub-No better prost of the case, is exhibited, than that government usurp a power not plainly the stat san the fact that the neutral press of the State; conceded them, it is the duty of the State auand honestly uninfluenced by party prejudices and predilections, unite almost in a body, the Supremé Court in the Decision which in condemning the action of Judge Kane, in they have promulgated; but we shall never incarcerating an innocent, honorable and in- cease to think that their fealty to the people offensive citizen, on an alleged and unfounded they represent should have urged them to charge of contempt of Court. A pleasing ing of monarchical principles, and to soar feature of the matter is, that the press in upward to a more enlarged, enlightened and question, whose comments from their ability and independant view of their duties as law officers of a sovereign Commonwealth. and calmners, command the most respectful -attention, disclaim all sympathy with abolitionism, and take the question upon its mer- are of not sufficient importance to need dis its alone. Judge Kane although supported cassion here. Whether a court might not rein his action by the Supreme Court of Penn- fuse a habeas corpus, when it clearly appeared on the face of the petition that there was no sylvania, with the exception of one honest cause for it, scarcely needed the elaborating dissenting voice, that of Judge Knox, must bestowed upon the subject by Justice Black feel some twinges of conscience, as his course The question whether there can be a contempt in the matter of Passmore Williamson is cancommitted to a Court which has no jurisdic tion, is dismissed very summarily in the Opin vassed in a quiet, searching manner by the ion; although it would seem that a Judge neutral press of Pennsylvania. Judge Kane who attempted to exercise an authority no is aware that he has gone beyond the bound- given him, is himself an aggressor upon the aries of his judicial power in this case; that law, and that all proceedings are absolutely without the requisite evidence to prove that the right to examine into the facts of a case Mr. Williamson made a false return to the writ issued by him, he committed that gentle-writ issued by him, he committed that gentleman to prison; that the charge of contempt sult, or au odious contempt. It is very curi man to prison; that the charge of contempt is a more assumption on his own part, and hold that it was the duty of Mr. Williamson to that Passmore Williamson's word is as good know that Judge Kane had no jurisdiction as Judge Kane's, in any section of the State and press that objection immediately, when of Peunsylvania. Setting apart the fact that the Supreme Court itself-although the want it is questionable whether the Court over of jurisdiction in the original case was that which-to its misfortune-Judge Kane pre- Williamson-totally "shirk" an examination

prison until shame or pity induces his judicial ! sutlicity as this, the spirit of a free people allor to release him, or until impeac ought to strenuously protest. An untram-meled privilege of restraining the liberty of removes the latter from the beach. But, even removes the latter from the bench. But even if Passmore Williamson were willing to abase himself to satisfy the pride of Judge Kane, how can be approach the awful majesty of the latter? "Why," says Judge Black, "he carries the key of his prison in his pocket." itizens at the sole pleasure of any one tribu nal, and of constraing what may have been unwittingly done into an offence, purishable without indictment or trial is a monstrous erversion of natural and constitutional right The Supreme Court of the State should be the chosen vindicator of the privileges of citi This remark seems most cruel, to those who know what the proceedings were before Judge Kane. We assume that Judge Black, who zens. To what condition does the late Opin was in the interior of Pennsylvania at the ion reduce us? We search in vain through the argument of Justice Black for any decla time when Mesars. Williamson and Wheeler were before the District Coart, did not know a ration that the action of Judge haar was, as a matter of strict law, proper and defensible. The Supreme Court avoid any expression of fact which is perfectly notorious here, or he would never have written the remarkable pas justification. The opinion, reduced to a few sage in which the sentence above quoted occurs. Judge Kane absolutely refused to allow Mr. Williamson to amend the return to the words, is this: "We Judges do not like t interfere with other Judges in a matter in which those Judges are personally interested this privilege was made the moment that his It is against etiquette for us to meddle with the action of another Court in a matter of cun-Honor had ceased pronouncing his judgment. We may say, *en passant*, that leave to amend a return has always, before this case, been tempt. We have a fellow-feeling with the passions, weaknesses and follies of a Judge. considered one of right, which is never refused. But Judge Kane knew no pity in a case like this. A common felon might have referred would be indecorous for us to touch the subject because, at some time hereafter, the Judge so interfered with might interfere with us.' Thus do these courts establish a code of juconsideration; but there was no mercy and no law for one who had the temerity to meddle dicial politeness at the expense of freemen; and, while those tribunals are protesting "the most distinguished consideration" for each with "niggers." Passion, prejudice, and a desire to flatter southern weaknesses, alone guided

No de la contra de la

the District Court; and, so far from Mr. other, the victim of the error of the judicial aggressor languishes in a common prison with to hope of release. locked the door and thrown away the key. This case is a most extraordinary one The English law, which was invoked

sanction this determination, ought to have no Those who view it merely through the glasses effect in a case like the present. Those decisions were not promulgated in any case where the rights of independent sovereignties were in question. The Supreme Court of of Abolition or Anti-Abolition prejudice, do themselves a wrong. Slavery or anti slavery should have nothing to do with it. The pre-cedent established hern may, if not overruled, Pennsylvania represents a government supebe a most disastrous one hereafter in circum rior to the Federal Government in everything stances far different. If a Judge has a right which pertains to the rights and duties of individuals. The government of the United to immure a man in prison whose views upon certain political or moral questions may not agree with his own-if he can incarcerate States is the creature of the States; it can have no privileges beyond those which are express any citizen because, in the excitement of a ly granted it; and whenever the officers of hasty ex parte investigation, he may think that he ought to be punished for daring to exthe independent press; the press that is truly thorities to vindicate the rights of independent press; the press that is truly thorities to vindicate the rights of independent press; the press that is truly thorities to vindicate the rights of independent press; the press that is truly thorities to vindicate the rights of independent press; the press that is truly thorities to vindicate the rights of independent press; the press that is truly thorities to vindicate the rights of independent press; the press that is truly thorities to vindicate the rights of independent press; the press that is truly thorities to vindicate the rights of independent press; the press that is truly thorities to vindicate the rights of independent press; the press that is truly thorities to vindicate the rights of independent press; the press that is truly thorities to vindicate the rights of independent press; the press that is truly thorities to vindicate the rights of independent press; the press that is truly thorities to vindicate the rights of independent press; the press that is truly thorities to vindicate the rights of independent press; the press that is truly thorities to vindicate the rights of independent press the press that is truly thorities to vindicate the rights of independent press the press that the rights of the press that the rights of the press the press that the rights of the press the press that the rights of the press that the press the press that the press the press the press that the press the press the press the press that the press the press the press that the press the press that the press we have arrived at a monstrous pass in our affairs, and the day when we shall be govern-English precedent may sustain the Judges of ed by a judicial oligarchly fast approaches.

> THE SCHUYLEILL COUNTY ALMS HOUSE. Although we are inpossession of the testimony cast aside the musty and tyrannical promptelicited during the progress of the recent Investigating committee, in regard to the man agement of the Alms House of this County, we are not at liberty to publish it in extenso until the investigation is finished, and the The n inor topics, urged by the Suprem Court as additional reasons for their judgment proper report made to Court, by the Commit-

> > many evils in the management and conduct of that Institution, which loudly call for retinguish our Alms House as the worst con' tention of our readers :

ducted place of the character in the country. The Investigating Comimittee which met James Smith, on the 19th instant, at the Alms House, to as- J. C. Hughes; certain the trnth of several grave charges al- Moses Struuse, ledged against the management and some of Helms & Smith the employees of the House, were employed Wm. Hinnershitz the whole day in examining persons familiar Charles Mohan, with the facts. We can truly say, that if but John Volbart, Benneville Shartle, a tithe of what was stated by the paupers be- Alexander Govern fore the Committee is true, that no punishfore the Committee is true, that no punish-ment would be to severe for the heartless John Munday, men who have shamefully abused the "little, Jacob L. Hild brief authority," with which they were en- Anthony Kelly, James McHugh

1 Patal Reilroad Avellent At Glass Conon, on the West Branch Rallroad, a faw days since, Lovi Witman, brakesman, was run over by a car, in consequence of a lever breaking and precipitating bim under the cars. His arm and leg were cut off, and he died about three hours after the accident ocunred. He leaves a family in Schuylkill Haven, of which place he was a real

55 Mr. McDonough's Benefit Mr. McDan ugh, the well known and inlented actor, has been playing for several evenings at the Town Hall to delighted audiences. This evening he annour ces his benefit, on which occasion will be performed the trial scene from the "Merchant of Venice ;" the "Widow's Victim," and "Robert Macaire." In the course of the evening, Mr. writ of habeas corpus. A motion to permit MeDonough, will give imitations of celebrated living actors. As the bull for the occasion is . enpital one, and Mr. McDonough a general favorite, we presume a brilliant audience will grace his benefit this evening.

Ail About the Weather .- On Tuesday the weather was delightful; on Wednesday it was agrocable, and during the night it was freezable; on Thursday it was both hot and cold; on Friday it tried to rain, and to-day we don't know what to all it, except weather. There seems to be some-Williamson having the key of his prison in thing wrong with the ann or the clerk ; one of his pocket, it is a fact that Judge Kane has them has not been "minding his own business," and consequently both thermometers and barom ters have had a time of it, in keeping up with the

On Wednesday, warm coats and shawls wer worn by those who had them, and those who had them not, felt cold, we imagine. Travelers who left home in summer clothes, were in want of change-changeable as all about us seems to be at present. Well, "'tis a bad wind that blows no good." The faces of our Coal Operators indicate that they are not dissatisfied, in this case, with what Providence sends. But, though we love the mellow Autumn and cheerful evening fires, we'd like to have "whatever is right(!)" Pshaw ! Applications for License.-We herewith

resent a full list of the names of all persons, which have come under our notice, who contem plate applying for licenses under the provision of the new Liquor Law, to sell liquor. We would sgain urge upon all who are cognizant of any at-

empt to obtain licenses illegally or by surreptitious means, to inform B. Bartholomew, Esq., of the fact before the 27th inst, as all affidavits in regard to these matters, must be filed before that late, according to a rule of Court. In order that the new Liquor Law shall be rigidly enforced and observed in Schuylkill County, it is absolutely tee. The investigation so far has laid bare, necessary that all improper applications for licenses should be intercepted, and we are assured that Mr. Bartholomew when applied to, will promptly form. From the Board of Directors down to take all such matters in hands, and see that no the humblest official, there is replissness, improper persons obtain licenses. The following carelessness, a want of capacity, which dis- is the list of applicants to which we direct the at-

` Patterille. Fox & Brother, d. From the testimony we heard given Port Carbon

Bickleman, German, and others for Vice Presiremained ; reported progress and saked to be condestry. In the mountime, quits a number of Sam's family had assembled in front of the hotel, listenregion Dreek and repairing streets; reported work ing to the denunciations made on the American Street Committee, subject of cleaning out Nor. in progress and asked to be continued so ordered. Party by their speakers, Samuel and C. D. Hip-Birres, Committee, subject of curbing Benjamin ple. The meeting finally adjourned to meet at

Street Committee, subject of carbing four and oil barrels, started a fire, and gave cheers Murphy's lots on Bailroad St.; reported their inability to bring Mr. Murphy to terms. Mr. Severn moved that Mr. Murphy be

consideration of this troublesome subject. Committee on drain from Third to William St. In Norwegian; referred to committee to be reported, and continued

between now and the election, we think we are safe in saying, that the American party will have St., reported. Mr. Scheener said that he called a larger majority after the second Tuesday in Ocon Mr. Sillyman, who stated that the Borough ought to pay for the removing of this dirt. Mr. Kaercher said that Mr. Sillyman has done enough as a private citizen, and more than many

ought to pay the bill, as the cuivert had already cost Mr. Sillyman over \$360; motion seconded and passed that the Borough pay the bill, (\$117). Mr. Kaerober offered a resolution that the St. Committee be instructed to repair Jackson and Adams Sts., which, having been moved and seconded, an order was passed to have these Streets EGULAR DENOCRATIC CANDIDATE FOR THE LEGI

Mr. Derr moved that E. T. Taylor, Baq., who was in waiting, be allowed to state a request be-

from Mahantongo to Schuylkill Avenue was badly curbed and paved, and that both St. and pavement was much too harrow. He further stated, that he was willing to curb and pave that St., the whole longth of his lot, in the best manner, providing that the Council would order the pavement to be widened to a sufficient width. At present the pavements are only 2 fest wide and the entire

width of the street but 20 feet. On motion of Mr. Schoener, the subject was referred to Committee on Surrey with power to

was instructed to put a crossing in Mahantongo St. in front of Courtland St. Various bills sgainst the Borough were the read and acted on, which as near as we could glean, are as follows :

Hose Co.'s Engine-ordered be paid, Boro'. to School tax on Council Chamber and Engine House; referred to coumittee on Acts, with instructions to advise with Borol. Solicitor,

Branch Township. Thomas O'Hara, Edward Connelly. Frailey Township. Patrick Haley, Andrew Ochner. Palo Alto Francis McFalden Patrick O'Donnell. William Bensinger Barry. John A. Otto Case Township. Peter McDonald, Thomas Eigan. Patrick Connor, Agnes McLauchlin, Total. The High Constable on having permission of Patrick Eigan. Blythe Township.

Potts ground on Market St.; reported work fin-; the house of Daniel Kupp, one of the places gen-isbed; committee discharged, and the bill put erally denominated grog-shop; one of the speakinto the baseds of the Borough Solicitor for col- ers remarking "as they were called the Lager Beer party by their opponents, they therefore Struel Commuttiee, subject of culvert in Morris' had a right to meet at Lager Beer Houses." After the meeting had adjourned, Young America, (lads between the age of 15 and 20) rolled up

for Young America and the American party ; and here presents itself a true and praiseworthy fact alone, and the committee discharged from further that out of a population of thirtsen bundred, there is but one young American in our town be tween the years of fifteen and twenty-eight, who

do not either belong to or favor the American party and its principles ; and now, although the Demoeratic party have adjourned to meet each week Street Committee, subject of Jacob Christian's bill for removing dirt from culvert in Mahantongo

tober in this box than they had last year, and in this same box where Col. Stranb on his last elec tion had 66 majority, he will find the above ma would have dent. He thought that the Borough jority against him. Yours truly,

> Tremont, September 16, 1855. REGULAR SHAM DEMOCRATIC TICKET. Nominated, it is utleged, by fraud on the part of Col. Straub and the groggeries, and is considered the Liquor League Ticket.

LATURE, WHO REFUSES TO SWEAR TO THE BUR made nassable. INTERESTS :

fore the Council granted. Mr. Taylor stated that Courtland St., extending

On motion of Mr. Severn, the Street Committee

ing Committee. How often it will be changed yet Boro', to Deihm & Hufman for repairing Humans before the election, we cannot tell. 8-80

Boro'. to S. E. M. Kepner-ordered to 15 0 be paid, Boro, to Ed, Reinhart for Fire Plog and excavaling at Lumber Compa-ny's yard-referred to Committee on 5 01 Fire aparatus, Boro', to Chas. Worman and others-187 7 ordered to be paid, Boro'. to Joseph Kimmel and others-130 1 ordered to be paid, Boro.' to Jacob Christian-ordered to 137 37

be paid. Boro,' to Richard Hirst-ordered to be paid, The amount of bills ordered to be paid at the last meeting was Previously for the year since May, 1.520 84 4,288 01

\$5,808 85 JOHN S. MEREDITH, JOSEPH MAURER. the Council, stated that Mr. Johnson, in whose INDEPENDENT CANDIDATE FOR TREASURES : vicinity the Borough pound appears to be, objects

PHILADELPHIA **DISSOLUTIONS** DISSOLUTION .- Notice is hereby

Advertinements set in larger type than unal v charged by per cent. advance on our unal LISSOL UTION, ---- NOICE IB HETED gives that the partnership of METZ & DARROW, cargeniers, at Bi Chair, was dissolved by mutual agree-ment, on September 6th, 1855, Austin Derrow having parthaged the interest of Jacob Metz, will continue the business and Equidate all outstanding debts. All per-business in the said Austin Darrow for settloment, and all persons indebted will settle with the same. Bigned, {JACOB METZ, AUSTIN DARNOV. St Clair, Sept. 8, '55 PHILLIPS, STRYKEP & JENNING British, French and Americ

DRY GOOD NOS. 2 & 3, BANK ST., BELOW MARKET, BETWEEN S. St Clair, Sept. 8, '55

St Clair, Sept. 8, '55 DISSOLU'I'ION.—Notice is hereby Dissolution that the partnership horetofore existing be among Bichard Jones and George Mason, under the firm of GEO. MASUN & CO., was dissolved on the 13th day of June, 1555, by mutual consent. The affairs of the part parthip will be satisfied by Richard Jones. GEORGE MASON, BICHARD JONES. Pottavills, Sep. 1, '55 Ar To cash or short time buyers we will sell at

J. A. MOOR Pottavilla, Sep. 1, '\$5t ADMINISTRATION. A DMINISTRATORS' NOTICE.-

DMINISTRATORS NOTICE. Whereas: Latters of Administration have been pratoted to the subscribers to the senate of GEOHGE W. HIDGWAY, late of the city of Philadelphia, deceased, all persons indebted to the said estate will please make payment and those having claims signing taid estate pre-payment the same for payment to H. T. Grout, No. 12 North 7th street, Philadelphia. OORNELIA RIDGWAY.

September 8. '55 DMINISTRATOR'S NOTICE. A DMINISTRATUR'S INDIACE. Whereas, Letters of Administration on the Estate of FATER WUNDER, late of the borough of Schuylkill Haves, Schuylkill County, deceased, have been granted to the subscriber, by the Register of Schuylkill County, notice is hereby given to all those indexied to said ke-tate to come forward and make payment, and those hav-ting claims will present them for settlement. WM. ElLKE, Administrator. August 23, '55 MOVELLY SCHUD A THE WYS, NOVELLY SCHU

A LOOKER ON.

s. R. DICKSON.

CANAL COMMISSIONER: HON. ARNOLD PLUMER.

SENATE: C. M. STRAUB.

SHERIFF: WILLIAM MATS.

ABSEMBLY:

SAMUEL HIPPLE. WM. B. LEBO.

TBEASURER: S. H. M. KEPNER.

CONNISSIONER: PAUL LENGEL.

DIRECTOR OF THE POOR:

H. DIEFFENBURGER.

AUDITORS: MICHAEL BEARD, J. H. GUERTLER.

The above ticket has been changed twice sin

its nomination to suit the groggeries, by the succar

POOR HOUSE DEMOCRATIC TICKET

lominated by those opposed to fraud, and some

CANAL CONNISSIONER: HON, ARNOLD PLUMER.

B. C. CHRIST.

SAMUEL HIPPLE, GEORGE D. BOYER.

SHERIFF:

JAMES MCKEOWN.

TREASUBER: JOSEPH SCHUYLER.

COMMISSIONER: JOHN RAUSH.

DIRECTOR OF THE POOR DANIEL BROWN.

AUDITORS :

NOTICES.

\_\_\_\_\_

MARRIED.

DIED.

ESTRAYS.

ASSEMBLY:

the disappointed.

A DMINISTRATRIX'S NOTICE. A DMINISTRATRIX S NOTICE. A writers, Letters of Administration upon the es-tate of JAMES SILVENTHORN, late of Kast. Norwegian township, Schuyikill county; deceased, have been granted to the subscriber, those indebted to the esiste of said de-cedent are requised to make immediate payment; and all persons having claims or demands against the mid es-tate, are requised to make known the same without de-tate, are requised to make known the same without de-tay to ELIZA SILVERTIORN, Administratris. Residence—Belmont, Schuyikill county. August 18, '55

August 18, '55

## WANTED.

WANTED-One Male and one Fe-W ALT LELL OTE INdit and one re-main Teacher for the Public Schools of Oreign-burg. An examination will be held on Saturday, the 29th of September, inst., at 0 o' lock, A. M. Mais salary gu a month, and Female \$20 a month. Schools to open on the lat of October next. By order of the Boord. Sept. 22, 55 48 lt J. P. PALM, Sc. Seythe Snaths, Grain Sickles and Hay at Bakin, at the Hardware & Iron Depot. FRAME yes June 9, '55 LYEMALE Teachers Wanted .---- The LEMALE Teachers Wanted. 16 Board of School Directure of the Borough of Pottwille are desirous to employ two Female Teachers of experi-ence and capacity to take charge of Primary Schools. Applications for said situations will be received by the subscriber for the ensuing three weeks. The saiary will be according to the capacity of the applicant. Salary peid for the whole year. Schools open all the year ex-cept vacation and holidays. Sept. 22, 1855 38-33. Secretary of the Board. June 9, '55 lots, at the Hardware and Iron Depot. FRANK

W ANTED-One Male Teacher for the Public Schools in St. Clair-malary 3:4 per mouth. Schools commence ist of October. Apply to Sept. 15, 1855 37-21 A. B. JACKSON, Sec's.

WANTED, Four Male Teachers for W Harry School District. Directors meet at the So-retary's Office, October 1st, at 1 o'clock, P. M. Schools o commence October 15th. By order of the Board. Taylorsville, Sept. 15 - 37-31 JOHN A. OTTO, Sc. WANTED-An active young man as salesman in a Dry Good and Grocery store; one who has had some experience and is willing to make himself useful. One speaking English a. d German pre-ferred. Address "XIV, Pottsville P. 0." Pottsville, Sept. 8, '55 Pottsville, Sept. 8, '55 TEACHER WANTED.-An experi-

Shows suitable for private farming, at the Hardware and Iron Depet. FRANK P.C. Tiows, Anvils, Hand Hammers, Shoring in House Nails, Trace Chains, Rope, Hemp Jacking Fu White Lend and oils, at the Hardware and Ira in FRAME here. A GENCIES wanted for the purchase and sale of Real Estate, Coal, &c., collection of its and accounts; also, for Fire or Life Insurance con panies. Conveyancing and other writings carefully and prompt. ly attended to. Address L. J. MARTIN'& FRANK CABTER. Office, below Silver Terrace, Centre street, Pottaville September 8, '55 36-tf

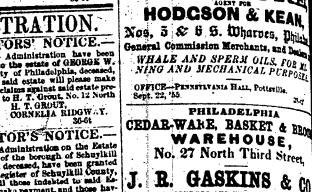
June 9, '55 ARDWARE of all Description TOOLS of the most celebrated maker, is a prison's Saws, Locks, Latches, Bolts, a varietar portment of Housekeeping Hardinare, to this at the public is invited, at the Hardwa June 9, '55

BRIGHT & LI

Hining

Fields, are offered to the public at lowest pri

June 9. '55



MANUPACTUBERS AND WHOLESALE DEALE LOOKING-GLASSES. CLOCKS, BROOMS, BRUSHES. AND WILLOW WARE, Oil Cloths, Window Shades, Japan W Ropes, Act

We invite Country Merchants to examine comprising every article in the House-

other house, Our House has been long in the Trade, termine establishment in Philadelphia. argest establishment in Philadelphia. J. R. GASKINS & Successors to John Bell, Richtag Philadelphia, September 22, 1835

WHOLESALE DEALERS IN

Bought exclusively a: Auction.

ce on Auction ecst.

Sept. 22, '55

PHILADELPHIA.

OILS! OILS!! OILS!!

-

HARDWARE.

TRAIN CRADLES, Giass Servi

ROUND LAND PLASTER br

JUM DEMAR VARNISH-3 be

T tiful article for wall paper or China Gias pa-LACK VARNISH, for Iron Railing suitable for m

DATENT EXPANDING Wind

MERICAN and English Table (

liery, Bodgers' and Westenholm's Pocket E liver plated Spoons and Forks, Tin Trays and W ollers, Saucepany. Oridirons and Cone Mill

NULTIVATION Plows, Plow Port

Shovels, Spades, Manure Forks, of the most sign sterns, suitable for private and the most size

UM PACKING, Blacksmiths'

ardware and Iron Depot.

Spring-The chespest and most simple Spring the best article after you lay away weights and wi You can apply at the Hardware and Iron Depot

June 9. '55.

June 9, '55

bushel or in smaller quantities. Hydranicined Plaster, White Sand, at the Hardware

presiding officer was guilty of malteasance in Court has a right to issue write of habeas cor committing Williamson to prison without suf- pus in some cases," says Judge Black, "ergo committing Williamson to prison without suit ficient evidence that he was really guilty of within his authority. He has power to punish what he is charged with, contempt of court. for contempt in certain cases, therefore one No premeditated collusion between William- will suppose he had authority in this matter." No premeditated contained between which will apply be it and down to the simple point. son and the parties engaged directly in taking After all; it comes down to the simple point. Mich we have before referred to "It is not charge of Wheeler's negroes, is proven, and we believe that the return made by Mr. Wilwe believe that the return made by Mr. Wil-liamson to the writ was the best of which he Mr Williamson may rot in prison; it would be was capable. Any person had a perfect right an impoliteness to Judge Kane that we should to go on board of the steamboat on which aid our own citizen." Wheeler and his negroes were continuing their journey, and inform them of their rights. the point of the inquiry in this way. It is Mr. Williamson did this; nothing more .--What took place subsequently; what became bave not authority' to issue write of habeas of the negroes at the time the writ was issued corpus in some cases. Passmore Williamson

by Judge Kane, and to which we believe, Mr. undoubted truth, that it had not such power in Williamson made a true reply, he was un- his case; but the Judges of the Supreme Court doubtedly ignorant. In a matter involving a | coolly replyman's word, -his honor, we would take Pass- the District Court had authority, and, having more Williamson's word as soon as credit

## Judge Kane.

We will not prolong our remarks on this case, having already expressed our sentiments on the subject. While introducing, however, handed usurpation of arbitrary power." the annexed article from the columns of the last number of the Philadelphia Sunday Dis- come fairly up to the work--if they had depatch, a neutral, influential, widely circulated paper, and which article our readers will find temperate in tone and a complete review of the case, we wish to state that until justice is ruled their own decision in 10th Barr that a sure their prompt expulsion from positions plaints are made by the citizons of Schuylkill Haendered an injured freeman ; until Passmore Williamson is restored to liberty, and his perecutor adequately punished, we shall not ceuse | tive slaves," which even Mr. Wheeler did not agitate the matter. Liberty is too price- allege-if they had averred that the United iss a jewel, to be lost without an effort at re- States District Court had authority to use the writ of habeas corpus to carry out the proviovery We ask for the annexed an attentive sions of State laws, and that a master might ernsal:

there seek his apprentice, a parent his child, It is now fifty-one days since Judge John or a friend be accorded the custody of his comintzing Kane, of the United States District | panions-however monstrous those judgments ourt, committed a citizen of Pennsylvania to might have been, they would have commandrison without bail or mainprize, for an of- ed our respect. But, instead of grappling ince, the nature of which no man knows, and each of these vital questions by the throat, he length, breadth and depth of which no one the Judges sneak round them, leave them at an measure. The meanest felon who pilfers a respectful distance, and, taking off their chicken from a hen-roost, and the most hats to their Federal brother, exclaim, with sloody miscreant whose hands are stained solemn chorus, Judge Knox alone objecting with gore, are alike protected by the law to the refrain-

"A JUDGE CAN DO NO WRONG!" igainst unwarrantable oppresssion. Both are So much for our own-Court. Let us nov intitled to a trial before a jury of their counrymen; both are privileged to call upon eve- say a few words as to the aspect which the wone whose testimony may have an influ-ence in establishing their innocence; and brought out facts which did not appear before both may, upon conviction, rely upon that Judge Kane. According to the suppositions aw which defines the boundary of punishment, most generally held as to the reasons why the. and which says to the Judge who is about to latter decided that Passmore Williamson was sentence a prisoner, "Thus far shalt thou go, guilty of a contempt, the offence consisted in aid no farther." In considering the case of a statement that the negroes claimed by assmore Williamson, we beg to disclaim all Wheeler had never been in the custody, powsympathy with fanatical abolitionism per se. er or possession" of Williamson. It is conce-Nor shall we applaud the violence and folly ded that, if the return had been simply that I those whose feelings have driven them to they were not in his power or possession at the -xhibitions of frantic rage in reference to this | time of the issuing of the writ; it would have case. The question of abolition, or of slavery, been perfectly legal; and that the insertion of hus very little to do with this transaction .- | an allegation that they were not under his The conduct of the United States Judge in control, &c., "at any other time," was unneces-the entire affair has been most extraordinary. sary and unwise. Judge Kane assumed that The grounds upon which he endeavored to the "added words" were untrue, and, although justify his action to himself arc, to use his they were really quite immaterial, he then owu phrase, "illusory" and vague; and at the chopped logic to prove that the whole return present moment it is impossible to understand, was talse. Technically the slightest restraint rom anything that has happened, wherein of another against his will is an imprisonudicial discretion" has sinned. | ment. A man who holds another by the butthe victim of ' Pretentions and dignified as the Opinion of ton in the street, when the latter protests Judge Kane is, it fails to convey to the mind | against the detention, is guilty of a false imwherein the sufferer by that classical effort, of prisonment. When Williamson took the wo-fended. We find well-rounded phrases in the man Jane Johnson by the hand to lead her decision of the Court, a nicety of expression | from the steamboat, if that action was against which pleases the most fastidious admirers of the wish of the woman, it was technically an which pleases the most ratification authiters of the work of the working, it was technically all scholarship; but we have beauty without sub-stunce, an elegant figure supported by ricketty bones. We defy any one to deduce from the Opinion of the Court what the contempt al-fore Judge Kane, Mr. Wheeler swore posileged against Mr. Williamson was; and up to | tively that the woman was dragged away the present time the precise nature of the against her will. Other witnesses de offence has been the subject of ingenious statement; but Judge Kane, elected to be lieve the quondam owner, and entirely disre

Our readers know that the Supreme Court garded any other testimony. However this of Pennsylvania have refused the victim of decision might have been justified at the time, the Federal Judge any relief. The Opinion upon the principle that the evidence was con-of that tribunal was published in our last, and, flicting, and that the Judge was privileged to taken in its length and breadth, it is of that believe one or other of the parties, subsequent character in which there is "much law and developements entirely dissipate this argu-"tratic IT. This the mount fortune of local i man

"shirk" an examination sides, had any jurisdiction in the matter, its of that question. "The Judge of the District to the Committee, we think the dark cata- Alexander Wiley, logue of crime and misery might be searched M. McDonough. connected with the management of the Martin Dormer, Schuylkill County Alms House. Much of the information conveyed to the Court, reached it by means of letters written etiquette for one Court to meddle with the by inmates of the Institution; and it is a re-

markable fact that the person who made some of the most important and principal complaints was away on the day of the Commit-It is a pitiful evasion of a solemn resp tee's visit, and they were unable consequently, bility for the Supreme Court to shuffle round to obtain much testimony, bearing direct'y on

conceded that the Courts of the United States the case. If prostitution; brutal treatment of the sick and insane; theft; incapacity on the part of officials, and a studied winking at acts which would not be tolerated in an honorable community, can render prominent an Institu-"Oh, it is no matter; we will suppose that tion established to assist the belpless, and suc-

cor the distressed, then our Alms House stands supposed that, we can build up a hypothetical out in bold relief, for all these things are proidgment upon a theoretical basis, which will support our dear brother Kane in what, if we ven upon it. From t e Director who is known not suppose all that we do suppose, we should be compelled to say was a most high-

grounds, at the County's expense, to James the sick-ward of the Institution, there is re- by persons connected with the Company, either to If the Judges of the Supreme Court had missness and incapacity, in conducting the af- avoid the collision, which appeared inevitable, or termined that the law of Pennsvivania, which says that no slaveholder has a right to bring fairs of the place, which would so far from his chattel here "for any portion of time what being tolerated in any other community, enever," was unconstitutional-if they had overthey disgrace. As soon as we are at liberty, slave brought to Pennsylvania becomes ipso facto free-if they had said that the woman we will publish the full particulars of the investigation. It cannot fail to excite both sible for a person driving a vehicle across the Jane Johnson and her children were "fugiamazement and indignation.

> Look Our.-We undertand that the Liquor League has sent up to Schuylkill County, \$3000, to be distributed for the purpose of influencing the rote of the county election, for members of the Legislature. The friends of Temperance must he on the alert, and watch the manoeuvres of the tools of the oathbound Liquor League.



Reported by Dr. A. Heger, of Potter. Sci. Associ'n SEPTEMBER TURNIK / BARK. || GENERAL OBSRAVETIONS. 9th mo...

So days. Ratard 15 64 68 29.05 Height of Pottsville (corn Ratard 13 64 68 20.01 Required a transform Bunday 15 70 87 29.01 mean tide, 637.057 R.—Dis Tuesdy 15 70 84 28.69 tance from Philadelphia, fr Wedn'y 16 67 67 59.12 miles.—Latitida, 40° 44 Thurs 720 48 66 29.20 15".—Population in 150 Friday 21 62 58 29.00 7,800.

## 15.—E. fresh; cloudy, rainy. 16.—W. light; heavy mist, cleared soon. 17... " foggy, cleared soon. 18...W. high; sultry rather cloudy aft; ore, rainy. 19...N. fresh; cloudy, cleared at noon-quite cold. 20...N. W. Do; aft. cloudy; ore. heavy mist-still cold. 21.—8. E. " misty, cloudy, cold,

.... Ball of the Putterille Brass Band .- The Third Anniversary Ball of the Pottsville Brass Band, will be given at the Town Hall; on the evoning of the 28th instant. As the list of managers for the occasion embraces the names of seveal well known citizens, we anticipate for the beaus and belles who attend, a delightful time. Will be Enforced .- Uriah Gane, Constable

f Port Carbon, gives notice that he will on and after the 2d of October, strictly enforce the provisions of the new Liquor Law in that vicinity .---So look out, liquor sellers, you may rest assured that Uriah Gane will fulfil his duty to the very letter of the law. Shut up shop quistly, and save yourselves a deal of trouble.

Appointment .--- We learn that James Wren, the firm of Wren & Bro., has been appointed the Governor, Adjutant of 1st Regiment, 1st leigade, 6th Division, with the rank of 1st Licut. Pennsylvania Uniformed Militia. We congratulate Mr. Wren on the appointment, and feel and Committee discharged. onfident that he will slways reflect credit on his Pariment

J. R. Porter, John Williams, Michael Rooney. Orwigsburg. T. R. L. Ebur. North Manheim. E. Kleinert. Schuylkill Haven. West Wood. Miss Sarah Haley. Jonathan Heisler, Charles Leader.

75 Dangerous Crossing .-- We are desirous of calling the attention of the proper officers of the Reading Railroad Company; to the very dangerous crossing of the track of that Company a Schuylkill Haven. There appears to be a degree of carelessness on the part of the watchman at

that point, exceedingly reprehensible, as it endan. gers hourly, the lives and property of persons use of the culvert constructed by these gentlemen who have occasion to pass that point with vehicles. Only last week, a horse and carriage came near being annihilated at that station, in consein the same vicinity. quence of no signal being given to notify persons

that a train was approachings. The horse had just got his fore-feet upon the track when the locomotive neared him. The whistle was then blown ; steam permitted to escape, with a loud noise, and the affrighted animal reared, and backed in a dangerous manner. The train passed rapidly, to have grazed his bull on the Alms House just grazing the whole concern.

What aggravated the case somewhat, was th McCabe, the brutal Irish superintendent of fact that no disposition appeared to be manifested assist the driver of the vehicle. We have expe- can be done. rienced similar treatment at that crossing, and think it the duty of the proper officers, as comyen, of the carclessness evinced at this crossing, to effect some reform in the matter. It is impos-

track there, while approaching, to see what is coming, the view being obstructed by the bridge to the jail. and neighboring houses. We think an efficient

signal man should be stationed there continually. t is a dangerous place, and a number of accident have already happened there. The habit too, o blowing off steam while passing that crossing should not be permitted by the Company. It has a tendency to frighten horses. We notice this crossing particularly, as there is a degree of carelessness tolerated there which is highly culpable

and which may yet result in a fearful accident.-We hope the proper officers of the Company will attend to this matter, and thereby add to the roputation of their generally admirably managed road.

# Proceedings of the Borough Council, Sept. 8, 1855 .- Only a small number of the member reing present, the Council was called to order a s lats hour by the President, and the minutes of the proceedings of the last meeting ordered to be

The Cierk, S. Harts, Esq., proceeded to read the ninutes, which, after some discussion on the subject of grading Coal and Norwegian Sts., were finally adopted.

Mr. Kaercher requested the minutes relating to Coal and Norwegian Sts. read over the second time, and offered an amendment, which provided that the owners of property on those streets should mise the curbs at their own expense. The amendacat was ruled out of order, though it was gen erally understood that such is the law respecting

curbs and paves. On the subject of running locomotives on th Mt. Carbon R. R., we omitted to state in our last report, that the company when requested, will renove the line of their road to suit the contemplated alterations in Coal St., above Morris' Ad dition.

Committee on accounts on the subject of N. M Newnam's bill, laid over. Brought up the subject of accounts with the Pottsville Water Company. Mr. Roseberry said that it would be well to open an account with the company.

Mr. Schoener said that the Water Company d died. not charge the Borpugh for the public water, and therefore think that they in return, should not be charged with the sxtra work which they occasion

on the streets. On motion, the Committee on Water was in structed to present their bills to the clerk and that a standing account be opened with the Water Co.

Committee on account; subject of Newnam & Kline's bill; owed the Borough; continued.

to the stray hogs being kept there, on account Religions Intelligence. their disagroeable noise and unpleasant odor .---The High Constable was directed at the last meet-

ing to put the pound in proper repair. He is now instructed to lease a piece of ground in a proper AF-SECOND METHODIST EPISCOPAL CHURCH, Market Street, Pottsville, Her. ANDREW LONGACES, Pastor Divine service every Sabbath at 10 A. M. and 6 P. M. place and construct a sufficient pound thereon for the safe keeping of all hogs which may be found

168 87

AG FIRST METHODIST EPISCOPAL CHURCH, See running at large in the streets. and Street, Pottsville, Rev. T. SNOWDEN THOMAS, Pasto Divine service every Sabbath at 10 A. M. and 7 P. M. On motion of Mr. Heffner, the Committee 23-BAPTIST CHURCH, Rev. Jonn H. Castle, Pastor Service svery Sabbath at 10% o'clock, A. M., and 7% o' clock, P. M. Sts. was instructed to curb and pave Market St. from Centre to Borough line, wherever it is now uppayed and uncurbed-the property holders hav

ASSOCIATE REFORMED PRESBYTN CHURCH ing had notice to the effect, some time since. Market street, ILev. WILLIAM II. PRESTLET, Pastor. Divin service every Sabbath at 10% o'clock, A. M., and at 7 o'clock, P. M. On motion of Mr. Heaton, the St. Committee was instructed to try to compromise with Messre. TRINITY CHURCH-Rev. D. WASHBURN, Milnes and Johns, so that the Borough can make

**age TRINITY CHURCH-IGT.** D. WASHERS, A. R., Rector.—Divine service is held every Sunday, at 1014 A. M., and 714 P. M. It will be remembered that there are Two Hiswired Free Stitings in this (Episcopal) Church, some of which have been furnished with cushions and books and to which clitzens and strangers are always in Market SL, and that it may be used by others Sept. 23th, 16th S. Trin.-Judges iv, St. Mark xili.-Judges v, Ist Peter, ili. Sept. 30th, 17th S. Trin.-Ist Samuel, xil, St. Luke xili. -Ist Samuel, xvil.-Ist Peter, iv. Mr. Hefiner moved that the Market House h

enclosed, and urged the subject as one of economy to the Borough: That doors and windows be inserted in each stall, and the stalls rented out to the individuals who are now anxious to obtain them, at prices which will amply repay the ex-pense to the Borough. Mr. Heffner says, that parties have offered to do the work for \$375. inserted in each stall, and the stalls rented out to often heaved at the bare mention of a dose of Oll, "Liquid Cathartie 'is from finite in a lose of Oll, On motion of Mr. Schoener, a Committee on

Market House, consisting of Heffner, Severn and "Liquid Cathartic' is free from unpleasant taste, and effect is mild, though efficient, not leaving the patient Schuener was appointed, and instructed to report on the matter, and see for what amount the work Mr. Heston, from Committee on Lamp and

Watch, reported that there are many complaints PATTERSON-WEAVER At the residence of Mrs. Geoph Weaver, on the 19th just, by Kev. Joseph McCool, WILLIAM F. PATTERSON, to MARY JANS, second daughter if the late Joseph Weaver. Esq., all of Pottsville. from the watchmen, who state that they have frequently been forced to release prisoners whon they have taken at night, because they have no "lock up" in which to place them, until a hearing

TOWER-In Pottsville, on Thursday morning, 20th inst., of congestion of the brain, Eurabarni, daughter of Charlemagne Tower, aged eighteen months and eighteen can be had before the Magistrate, for commitment lays. WALKER-At Patterson on the 16th inst., at I o'clock, A. M. ENNA FRANCES, daughter of William and Louiss Mr. Schoener moved that Mr. Severn be instructed to put the lower part of the old lock-up in proper repair for the safe keeping of transient prisoners, or those who may be found trespassing | copy.

on the streets at night. The subject of curbing and grading Coal and Norwegian Sts. was then brought up and discus-sed in an animated manner by most of the mem-bers.—Schuener, Heaton and Derr, taking the principal part in the discussion. On being put be-fore the Council, it was resolved that the Street. The owner will please call and take the cow away or she The owner will please call and take the cow away, or she will be dealt with according to law. ABBAIIAN SHARPFER, Sept. 15, 1655 37-3t<sup>a</sup> Acar New Philadelphia. fore the Council, it was resolved that the Street Committee be instructed to raise the curb and fill up Coal and Norwegian Sts., to the grade established by the Council at the last meeting from the LIQUOR LICENSES. report of the Borough Surveyor, and that the work be done immediately. Thus this matter ap-TOTICE .- The undersigned hereby pears to be settled, and we shall have Coal and I gives notice that he intends to make application Norwegian Sts. high and dry for the future. It

the Court of Quarter Sessions of the Peace to be hold-i in and for the County of Schuylkill, on the 2d day of does not suit the views of every body, but it apctober next, for a License to sell Vinous, Spirituous, Ma ind Brewed Liquors, at the Store in the borough of Pa October next, for a License to stil vinous, opinituou, Juli and Brewed Liquors, as the Store in the borough of Palo Alto, county of Schuylkill, WILLIAM BENSINGER. Palo Alto, September 15, 1855 37,31\* NOTICE.—The undersigned hereby pears to be generally satisfactory. Other unimportant matters were transacted, but they were so rapidly hurried over that we lost sight of them. The Council stands adjourned until the first Tues-

day evening of next month. TAMAQUA AFFAIRS. FROM OUR REGULAR CORRESPONDENT.

MESSES. Eps. :-- Not much of impo

note this week by way of news. The departure of the Continentals on Monday for Niagara, and the entree and exhibition of Seymonn's Indian Troupe on Wednesday, served

to create a little excitement. A very serious accident occurred at Beaver Mendow yesterday. We have not been able to Icarn the particulars further than that it was caused by the "falling in" of a bank of burning Coaldirt in the mines, immediately filling them with sulphur. It is said there were seventeen persons inside at the time, three. of whom died from the

effects of the gas; the others were resuscitated, We have not learned the names of those who SAN. Tamaqua, September 20, 1855.

ing throughout our County, and the boys coming on the stage, are all Americans, who will not deay their country by swenring that they are not Amer-

icans, as the old losing politicians are doing, to OAL LANDS WANTED .- Parties L'having for sale tracts in any part of the Anthracite

COAL.

DULASKI LODGE, No. 216, A.Y. M. PULASKI LODGE, No. 216, A.Y.M. A stated Meeting of this Lodge will be held at their Hall, on Monday, September 24, 1855, at 7 o'clock. A full and punctual attendance of the members is requested. embers of this Lodge, and the Order generally, throughout the county, are informed that Excursion Tickets to attend the dedication of the new Masonic Hall in Philadelphia, on the 26th of September, inst., will be furnished to the Fraternity, by the Philadelphia and Reading Railroad, at half fare. Tickets good for three days. By order of the W.M. September 22, 1853. September 22, 1853. the various descriptions. Tools for working in

NOTICES.

RTHUR'S Patent Air Tigh S Scaling Cans, for preserving freeh fruit att bies. These cans were used by many families ha principal cities, last summer and fall, and found of eliable. All the articles, such as peaches, tura served in them, were opened as fresh as the Every housekeeper should call an t examin August 4, '55 31-4f NOTICE TO CONTRACTORS .-

Proposala will be received until sunset of Tuesday, he 5th of October, 1855, for the Tunnel and open Cuts of he Jeddo and Carbon county Railroad, through Council BUSINESS CARD W. ROSEBERRY, Autome idge. The material will be earth, loose rock, and solid rock neisting of Red Shale and Conglomerate, principally Law, Southeast corner of Market and See Pottsville, March 24, 1855

corristing of Red Shale and congression, the former. The work is within one mile of the Harleton Railroad, and nive miles from the town of Harleton. Plans, specifications and other information will be gi-ven four days previous to the letting, by the Engineer in charge, at Harleton. Satisfactory security will be required. A.S. ROBERTS, Prest., 8014 Walnut St., Phila. MARTIN CORVELL, Engineer, Hasleton, Fa. Wasleton, Sept. 22, 1855 35-34 **FOHN CHARLES LAYCOCK** selor and Attorney et Law, No. 74 Fifth start ch. Philadeinhia. March 31, 1855 15-3 W M. B. POTTS, Attorney all

W Office in Market street, adjoining Jahr rad, Esq., same building. Market 34, 186, 197 DR. G. N. BOWMAN. The Dentist, Office in Brick Building to Barket and Second Streets, Pottsville, Pa.

TOTICE-Public Schools, Port Carbon.-The Superintendent will hold an examina-tion of applicants for Teachers of the ublic Schools of Port Carbon on Wednesday, September 19th at 1 o clock I' M. GE.. B FISSLER, Scretary. September 5, 18 5† 30-st 51. September 5, 18 5†

leposit and issue, and with a capital of Two E

CHAS LOREL, Cushier. June 23, 1855

and Dollars, and the intention is to ask for an

Pottsville, February 3, 1855

Commissioner for New York. Office op cat-an House, Centre Street, Pottsville, Penna. April 24, 1852 VOTICE.-The Subscribers have DR. J. T. NICHOLAS, PHYSICIAN, SURGEON & ACLUCIE Office-Blarket St., above Second Pottsville, Dec. 10, 1864 [May 2050] [65] this day associated with them, in the Lumber bus-iness, at Mount Hope, Schuylkill county, R. C. RUSSELL, under the name and firm of HARRIS, SEVERN & CO. HARRIS & SEVERN. June 16, '55

YER STROUSE, Attorney a TOTICE-The undersign'd has been Office-Centre street, opposite the sppointed the agent of the owners of "The Warder Property," and offers for sale building lots in the borough of Palo Alto, on reasonable terms. Office, Morris' Addi-ton. L.P. BROOKE.

INHOMAS R. BANNAN, Autome Law. Uffice in Contre Street, opposite the i TO'FICE is hereby given that an aph, Pottsville, Penns. Nov. 20, 1853

October 1, 1853.

plication will be made at the next session of the Legislature of Pennsylvania, for the incorporation of a Savings Bank, with the usual privileges, said Bank to be called "The Swatars Savings Bank" with a capital of Twenty Thousand Dollars, with the privilege to increase the sum to One Hundred Thousand Dollars, and to belo cated in the town of Donaldson, Schuylkill county. Donaldson, June 30, 35 26 cm E. STRAUB & CO. Ban Allow 5 per cent interest to deposite nu interest payable on demand. March 17 1855

F. M. DIXON, DOCT Dental Surgery, has removed to the east curner of Second and Norwegian streets. Ma September 2, 1854 CHUYLKILL County Agricultural

OHN P. HOBART, Attorney at.

Society On Saturday, the 20th day of September. 1355, at 2 o'clock, R; M., the members of this Society are requisited to attend a stated meeting at the public house of Colonel George D. Boyer, in the borough of Orwigs-burg, when a list of premiums will be agreed upon for our annual Exhibition, which takes place on the 16th day of October, next. A full attendance is expected. The Exhibition is to be held in the borough of Orwigs-burg. SAMUEL H. MADDEN, Rec. Sec 9. September 15, '55 NEORGE deB. KEIM, Auoto Law, Pottsville, Penna., will attend tolesu hi Schuyikill county and elsewhere. Office street, nearly opposite the Miners' Bank. July 7, '55

G. MORRISON, Dealer in ware, Glass and Queensware and Looking hologiale and retail. Town Hall, Centre stre

OTICE OF APPLICATION FOR ville, Pa. June 2, 1855 [Nov. 11, '54 44] Increase of Capital.—It is the intention of the stockholders of "The Miners' Bank of Pottsville, in the county of Schuylkill" to apply to the next Legislature for an extension of their corporate banking and discount-ing privileges. The name and style of the said corpora-tion is "The Miners' Bank of Pottsville, in the county of Schuylkill." It is located in the borough of Pottsville, Schuylkill county. It was created for a bank of discount, deport in discuss and with a capital of Two Hundred Vania, Office in Centre Street, nearly opposed ers. Bank. January 4, 1854

VEVILLE & RICHARDS, Au at Law will attend to all business intr with dilligence and care. Office Centre Stre to R. R. Morris' Store, Pottsville. June 11, 1853 [Jan. 8, '54 2-1y]

rease of capital of Three Hundred Thousand Dollars, s that thereafter the capital of the said bank shall be Fir Hundred Thousand Dollars. JOHN SHIPPEN, AMES H. GRAEFF, Attorn Law, having removed to Pottaville, has open fice under the Telegraph Office, Centre Street, of Miners' Bank. December 6, 1851

FOR SALE & TO LET.

AMUEL GARRETT. Magis WANTED-A person to rent the Conveyancer and General Collector, will all Lusiness entrasted to him with diligence and m fice, Centre street, Pottsville, P.a., opposite the for N. B.-The Dockets of N. M. Wilson, key, m session of Samnel Garrett, Key. [July 14, 50 2] W ALVALLID A person to realword of the subscribers, they having reacted and removed to the new brick Store House recently erected by E. W. Mctinnes, where they are prepared to furnish those who may favor them with their paironase, with Dry Goods, Grocerles, Hardware, gueensware, aci at the most reasonable rates. St. Clair. Rept. 22, '55 35-tf DAVIS & LODER.

ENRY W. POOLE, Civil, I graphical, and Mining Engineer, Cesil Pottsville, Pa., "attends to any Surveys, Explore other Engineering work connected with the in Coal Begion of Pennsylvania. July 22, 1854

YEO. K. SMITH, MINING U neer and Surveyor, Silver Terrace, (et Pottaville, Pa. Examinations, Reports for Maps of Coal Mines, Coal Lands, Mining, Med. september 24, 1853.

84. Clair. Sept. 22, '55 33-61' DAVIS & LODER. St. Clair. Sept. 22, '55 33-61' DAVIS & LODER. Subscriptor (Control of the original sector) of Centre street, the Court House and Jail, the Market Hruse and Town. Hall. The building is 16 by 20 feet, two stories high. The first floor is admirably adapted for either a Store Boom or Office; the second, a light, airy, and pleasant office-with a separate front entrance to each. The two offices now rent for \$175 a year. Possec-sion given on the lat of April, 1856. N. WHLSON. Late Justice of Prace, Gr apply to C. LITTLE, et How, J. H. Cumpbell's Office, Bupt. 22, '55 38-510° Contro street, Potstrille. TEND LECH. - The Empire Coal Compa-A GENCY-For the Purchas Sale of Real Estate; boying and seller rents-from twenty years experience in the hopes to give satisfaction. Office Mahasur Pottaville. CHAS LE TO LET .- The Empire Coal Compa-

25-1stTipJ

TO LET. --- The Empire Coal Compa-ny, at Wilksharre, want a first class Tanant to work a Collisory on the 23 feet velo on their property. The lands of this Company are adjacent to the Lehigh Com-pany's Railroad to White Haven, thence by Canal to tidd water to New York and Philapelphia, to each of which places Coal is now d litered --at New York, \$3 51, at Phila-delphis, \$2 58. The superior quality of this celebrated rean of Coal, has insured it ready sale in every market where it has been introduced. Apply to Charles Parriah, at, Wilkesbarre, or to the Company's Office, No. 59 North 3d street, Philadelphia. Jo 1N ELY, Prerident. N, B.--The above charges cover the whole transporta-April 6, 1860 M. WILSON, (late Justic Peace,) will promptly attend, when chase and sale of houses, lots, laud remeral merchandise customer ac, together with all other friends and the community at large ma TEO. BROWN, Inspector of favor him with.

N. B. -- The above charges cover the whole transporta-TAOR SALE-35 or 40 forty inch road Drift Cars by Ataville, September 15, 1855 37-3t\*

L. P. BROOKE, Agent. 5-tr road street, corner of East Market. Apply to thretilla, Sept. 1.255+

FOR RENT-A store-room on Rail-

Theorem is services to Landonner and making Examinations, Reports, &c., of Nime Jands. From his knowledge of Veins and ex-mining Operations, having been in this cour-and carried on Mines the last six year, having emeral satisfaction to all who may employ in BEFERS to James Smitt and D. K. Nic. I ville, and BENJAMIN MINES and WHILE Philidelphia, for capability and Interity.

in gives notice that he intends to make application to the Court of Quarter fermions of the Pace, to be hold en in and for the County of Schuylkill on the Ind day o October nort, for a License to sell Vinous Spirituous Malt and Brewed Liquins at his flore, in Middleport Biythe township. JOHN WILLIAMS. Middleport. September 15, 1865 37-314 OTICE .- The undersigned hereby gives notice of his intention to apply to the Cour Quarter Sessions of Schuylkill county, on Tuesday a second day of Octobyr next, for a License to sell spic sound, vincous, mai's and browed Liquors, at his store in uous, vincous, mai's and browed Liquors, at his store in

TREMONT AFFAIRS.

TOTICE.-Bacon. Price & Co. will continue the Coal Business, as herotofore, corner of it and Walnut streets, Philadelphia, and also at their

Vise notice that he intends to make application to the Court of Quarter Semions of the Petce, to be holden in sind for the county of Schuylkill, on Tuesday, the se-cond day of October next, for a Hennes to sell throus, spiritous, mait and brewed liquors, at (the store in the town of Middleport, county of Schuylkill advession. J. S. PORTER. September 8, '55 36-3t

d browed an Schuyfkill aforesas a, county of Schuyfkill aforesas JOHNA. OTTO. Taylorsville, Sept. 8, '55 TOTICE .- The undersigned hereby

SET The following is from a good Democrat American. The American feeling is rapidly gain

Pottaville, February 8, 1855

•	character in which there is much is and developements entricity discopements	Connuclie chas and that the state of the sta	& Kline's bill; owed the Borough; continued.	ICADE, as the old lowing politicians are worny, to	the transferrer to the model of the Anthemolie	road street, corner of East siarset. Apply to	ville, and BENJAMIN MILNES and WILLIA PART
	"hitle justice." It is the worst feature of legal ment.	I REPIMENT	Committee on Lamps and Watch, nothing to re-	conciliate Popery and Anti Republicaniam :	A having for sale tracts in any part of the Anthracite Region, which they know or believe to be valuable Coal	Pottsville, Sept. 1, '65† CHAS. M. Hill, Agent.	Philadelphia, for capability and integrity. 30
	proceedings that too much respect is paid to   The woman Jane Johnson has testined in	Painful Accident On Wednesday, as Mr.	Committee on Anthe still of atch, downing or to	the second s	lands, are invited to communicate with	TOUSTING DEPERTS OF	Philadelphia, for capability and integrity. 34 East Norwegian, June 30, '55
,	providents and too little regard is had to the is count of Justice that she was not taken on		port. On this subject the Clerk informed the	Mussiss Ens : On last Thursday morning, as	HENRY W. POOLE, Mining Engineer.	JUK SALE-IWO 21 Inch screws,	NTT I. SCOTT. Attorney "
•	dicintes of reason. In England, Courts es lagainst her will: that she wanted to be ince ;	As Asking of the a conter	Council that Queil, one of the old watchmen would	MESSES. DDS : UI INSE INGINARY INGINING, AS	May 5, 1855 18-tf Polleville, Pu.	I suitable for presses of any description. Apply to	W . Shamokin, Northumberland county, B
6.1	tablished by the Government have rafused to that she had determined to obtain her freedom	Heart merinonet tu combund area and	not accept the order granted to him by the Coun-	the sun arose from behind the Eastern hills of our	MOAL! COAL!-The subscriber keeps	B. BANNAN. 20-	References
	interfere with the proceedings of other Courts if possible; that she told a colored woman so	tempted to pass the carriage of a gentleman in	cil at the last meeting. He was not satisfied with	town, notices for a call of a Democratic meeting	I f annetiantly on band a large quantity of Allegheny		Hon. JAMES POLLOCK, Governor of Pennsylvans
· '.	of the same Government in matters which at Bloodgood's hotel, from whom the informa-	front, when the vehicles came in pollision, com		were seen posted up in all directions, calling lond-	and Hampshire Rituminous Coal, for sale by the ton of [	A GREAT BARGAIN OFFERED	KLIN LEWIS, Chief Justice of humbridge
· .	of the same dovernment in matters which as proceedings to mostly to mostly it came		the amount; wanted more.	ly on the citizens of our Township, to meet that	Sanahal at the lowest while wride. Its list distance with	the one-half interest in a first class Operation. Ap-	
. '	were adjudged to be contempts. Of all the tion passed from month to month until it came	pierciy witching, and interin a second for the	Committee on Fire apparatus report progress		receive Coal on Yardsgo, and to deliver the same. Yards, S. W.corner Broad and Callowhill structs, and	March 24, '55 12-tf Agency Office, Silver Terrace.	4 JOHN COOPER, Danville, Montour Ga
•.	vast array of circumstances, which affect the to Mr. Williamson. It therefore seems that	dies were not, we are pleased to leave, injured in	and continued.	evening, at the Public House of Philip Koons,	Arch street Wharf, Schuylkill E. SCHREINER.		JOSHUA W. COMLI, J
	actions of men, and are considered by the Mr. Williamson was impliedly invited by Jane	the least, but unfortunately, Mr. Atkins sustained	Mr. Derr stated that they have no Fire Plugs	for the purpose of organizing permanently the	Philadelphia, April 21, 1855		Menerer, Birosn, LARD & Co., WATERMAN, OSBORN & Co., MANNAN, OSBORN & Co.,
	Courts, this subject is, perhaps, the only one Johnson to perform the act which he did. He	a severe fracture of one of his legs. He was con-	in the vicinity of Coal and Norwegian Sts., and	Democratic party. As that day passed round, the	A SHLAND COAL-From Locust	New York brands, neatly put up in 1/4 and 1/4 ewt.	4 ANSPACH, JACOBY & Co., JAN
	which is limitless and varue. The legal stu-1 was asked to come there by one was need	and a she Hall where he now list doing as		miners, laborers, and men of all professions read	Mountain -The undersigned have, in connection	meks, expressly for family ane, for sale at CHICHESTER'S Commission Flour Depot	December 30, 1854
•	dout can define with the utmost certainty in durance, and he was not an "imperunent	well as can be expected under the nircumstances.	that they have some trouble in creeting them.	그 왜 가지 않는 것 같아요. 지수는 것 같아요. 이 것 같아요. 나는 것 같아요. 나는 것 같아요. 나는 것 같아요.	with their General Coal Business, taken the agency of the	an office in Centre street, Pottsville, 1st door below.	THO THE PUBLIC -Having
	what facts must exist to authorize a convid- interloper." The woman went with non vol-		Mr. Schoener stated that he and Mr. Parker		above Coal, and are prepared to receive orders which may	the Enimonal Church. June 80, '55 26-	
	tion for crime; but who can explain the sub- untarily, and hence the allegation of William-	Domplete Cofes Urne Mr. N. M. Now-	called on the President of the Water Co., who		be addressed to Port Carbon, Schuylkill county, or 49. Wall street, New York, CASTNER & YOUNG.	LOR SALE-A lot of Wheel-Bar-	barlag now more almost entirely, to show
	tleties which, in the discretion of a Judge, son that she never was in his "custody, power		taid them that no objections would be made to	notices, but the leaders of the party were also	Wall street, New York. CASTNER & YOUNG. August 11, 35	rows, of superior quality, suitable for hauling ground	having now recovered almost entirely have det
از ا	may be considered a "contempte" The ar or possession," was perfectly true. The ver-	nam, the well anown manufacturer, danivited to	at a flower it associate landane to the main water	busily engaged throughout the day giving per-	and a second	or coal. Also coal screens, riddles and wire brooms, for	change to some extent the manuel
	may be considered a contemptr ing are for possession, was performed as a stability of a litrane has actually about that	as a day or two since, a beautiful piece of work-	TOS CORDELL STRUCTUR DECORS IN SHE HIGH WHEN		A S. & W. L. ROBERTS, Shippers	mie shap, at KURTE & HEISLER'S	erto practiced my profession.
•	biuary will of the Judge is the only authority dict of a jury of citizens has established that		pipes, for the purpose of erecting Fire Flugs;	에는 사람이 사람이 되는 것을 수 있다. 그는 것은 것은 것은 것은 것을 가지 않는 것을 수 있는 것을 수 있다. 것을 것 같이 같이 것 같이 같이 않는 것을 수 있는 것 같이 않는 것 않는 것 않는 것 않는 것 같이 않는 것 않는 것 않는 것 않 않는 것 않는 것 않는 것 않는 것 않	• and dealers in the various descriptions of AN	Wire Screen Factory	erto practiced my protention informing my these I take this method of informing my these kill County, the gentlemen of the ber is in the kill County, the gentlemen of the first dy di
	which shall determine what is a contempt; there was no riot at Walnut street wharf on	The second se	providing that the water would not be required to	socie periodally invited to partake, who and ive-	THRAUTE COAL, Including the best qualities of white		kill County, the gentiemen of the fraids of the public generally, that after the fraid of the County
	the oppressive vindictiveness of the Judge is that day, and so falls whatever justification	1. Jan 1	be stonned off an unreasonable length of time in	mely met with them on similar occasions, but as	Wharf. Locust street. Schuylkill.	LOR SALE A NEW PERPEN-	the public generally, that alter his of the Gerland I will regularly attend the terms of the Gerland
1 <sup>1</sup>	the only mittimus which the jailor needs to I Judge Kane may have supposed he had for	durability, utility and neatness of finish, is ez-		they feared, had become sequeinted with SAM.	Offices-No. 80% Walnut street, Philadelphia.	dicular Engine of 10 Horse power with pumps com-	I will regularly stiond the trian punctual Pleas, and practice therein. I will punctual such legal business as may be confided to may JOIN WITH
• • • •	been his prisoner setely for time without lim. his hasty and arbitrary course.	Galapinitàl formes and menerane of surrent in en-	Going to.	Thus the day passed pleasantly around when		pleto-the whole occupying a space five feet square. To	
	The all other cases which come before a !! The question now arises, riow is this read	coodingly creditable to Mr. N., and will compare	Committee on Culvert in Norwegian St. contin-			be seen at the York Store. B. YARDLEY & SON	Lobanon, March 17, 1850
	Court, the Judge is supposed to be free, from ral Autocrat to be appeased? The Supreme	favorably with any article of the kind manufac-	ned-Mr. Pitman who was on that Committee no	the evening's silence was broken into by the sound	NOTICE The undersigned have	Pottsville, November 11, 1854 44tf	
	bias, and he administers the law in conformity Court say pleasantly, "Let. Williamson make	tured elsewhere. The material of these Urns is	being present	of the German Brazz Band, who, after marching	this day, May 1st, 1858, entered into co-partnership,	TTODOL Warshand Warness A	the second se
	to statute or immemorial usage. In cases of terms with Judge Kane." What can he do i	brass, tinned inside. Each Uro bas a strainer on		through our town, centered themselves in front of	under the name and style of V. H. & A.T. MYERS, for	DORSE, Wagon and Harness	of the best Dental Establishments in the brat
•	to statute or immemorial usage. In cases of terms with study the land Tabuen, herself	CLERE, FULDER, INSIDE, TRECH OLD MAD & SEINING ON	(1) おしていていていていていない いいしょう にはないはいいいけん いくちょく		the purpose of transacting the Coal business. V. HAROLD MYERS,	nes for them. The horse is a long tailed gray.	of the best Dental Establishments in the bran State, and intends to afford his patrons the bran is the Art. He suggest and
	contempt he is the plaintiff who is injured; It is now settled by Jane Johnson herselt	the French principle, and improved cook of Bri-		side, were cordially invited into the bar room to	ABUNDIUS T. MYERS.	alpht years old, and will be warranted sound, and kind	GLY INDIONALISHS IN A SALESION AND A SALES
•••••	the prosecutor, who arges punishment; the and by the authority of a jury in the case of	and the second s		BIGG, MELA COLUMNA THALLAR THAN AND AND AND TANK AN	Wharf-Lombard street, Behuylkill.	in harness. He is remarkable for style and beauty in	DALUTA TO & BIOSLY ID LOW MALL INSTITUT
	minutes who settles the facts, the inry, who the Commonwealth Dr. Curus, Dallary and	ful, but would grace the most recherche table, so	Bireet Committee, subject of upening a St. or	partake in the meeting ; but lof and behold ! to	Office - 8. W. corner Front and Walnut streets.		
	Zurviota, the Indige who sentences ; and the [ others, that west Junge many assumed w) in	A CAR AND A		our astonishment there were assembled but 4 Irish-	V.H. A.T. MTERS,	harness. All of which are in good order.	sets on dimorpheric pressure, to the and rectar spiral springs; extracts dead treth and rectar ity, and fills doraying teeth with gold, reder ity, and fills doraying teeth with gold, reder
				men. 8 Americans and 25 Germans. The most-	Coal Dealers, Lombard Street Wharf, Schwylkill, Offre	i "I'mal, of a floot rate reality, will be taken for the appro	
	limit or anneal is the sale arbiter as to the son comes into Court and perjores nimetil of			31 Contraction and an end of the constraint of the second s second second se		at each prices . For further information please address	useful during life. Office in Market street, two doors abore Cear-
	istingto fata of the victim of absolute newer, i stating what is not true, there is no relieve	the war were a hunde of buttered working	Committee on Fire apparatus ; subject to have	1112 And Chiled to older of momentaring cape of the	cargo or single ton.	ALEX ANDER CUNVERY, Rept. 16 57 tf Broad St. Briandelphia.	side.
	Against the exercise of such a tremendous for him whatever, but he must remain in a	street below Centre.	I the Good Intent Fire Company's Engine house	Hipple, President ; Francis Nulvy, Irish ; Jacob	Philadelphia, May 19, 1955 20-6m	i tenti' in of it fatate de billes arte tuttite built.	
	Aguinst the exercise of such e tremendous int marevert and us the						
Ρ.							1 · · · · · · · · · · · · · · · · · · ·
· · · ·		調子 이 가지 않는 것이 않는 것이 하는 것이 않아. 않아 같이 않아 같이 않아. 것이 않아 않아. 않아 않아 않아. 않아 않아 않아 않아. 않아 않아 않아 않아. 않아 않아 않아 않아 않아. 않아 않아 않아 않아 않아 않아. 않아 않아 않아 않아 않아 않아. 않아 않아 않아. 않아 않아 않아 않아 않아 않아. 않아 않아 않아 않아 않아. 않아 않아 않아 않아 않아 않아. 않아 않아 않아 않아 않아 않아. 않아 않아 않아 않아 않아. 않아 않아 않아 않아. 않아 않아 않아 않아. 않아 않아 않아 않아. 않아 않아 않아. 않아 않아 않아 않아. 않아 않아 않아 않아. 않아 않아 않아 않아 않아 않아 않아. 않아 않아 않아. 않아 않아 않아 않아 않아. 않아 않아 않아 않아. 않아 않아 않아 않아. 않아 않아 않아 않아 않아. 않아 않아 않아 않아 않아 않아. 않아 않아 않아 않아 않아 않아. 않아 않아 않아 않아 않아. 않아 않아 않아 않아 않아 않아. 않아 않아 않아 않아 않아. 않아 않아 않아 않아 않아 않아. 않아 않아	しいに 寝れる闇 自己 しゅうせいせいい	이 문제가 좋는 것이 같이 가지 않는 것이 같아요. 이 가지 않는 것이 같아요.	「「「「「「「」」」「「」」」」		
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