# Evangelical Lutheran Chroh-

REV. I. BRENEMEN Pastor. Services next Sunday morning and evein Edglish, at the usual hours, anday sencol at 9:45 A. M. All are in-

M. E. CHURCH.

WM. MARTIN, Pastor school at 9:30 A M Morning at 12 M Evening Service at 7:30 P M Prayer Meeting Thursday Evening

### GRACE CHURCH.

Service in Grace Church Su nday next at the usual hours, 11 A. M. and 74 P. M. All are cordialy invited to attend. SEATS

## Car Time at Ridgicay.

Mail East 4:45 P. M. do West Through Local, East 2 86 P. M Local East do West 6:44 P. M. 4:50 P. M "he Mail' and Through Local carry passengers, the local does not.

ELE LODGE, A. Y. M.

The stated meetings of Elk Lodge, No. 879, are held at their hall, corner of Main and Depot streets, on the second and fourth Tuesdays of each month. W. C. HEALY, Sec'y.

The fly now cometh.

The weather is pleasant now. Court commences next week.

Trout fishing is one of the orders of

The Episcopal parsonage lot has a new fence.

Poratoe bugs will soon claim the attention of the farmer.

The Republican State convention will be held next Wednesday.

Ridgway has more "belated sisters" than any other place of its size in the

Every man you see has a tax duplicate, and those that have none are going Wedding and mourning outfits for

ladies at MAY & SILVERMAN'S Williamsport Pa.

The Republicans of Clarion county have fourteen candidates for the office of county commissioner.

The State Board of Pardons have put the care of Haynes, the Potter county murderer, over until the 4th of

subject to legal action.

Lewis, county superintendent with salary of \$1250. She is highly spoken of as a good man, for the position.

A large lot of Parasols, Ladies ties Handkerchiefs, Hostery and Gloves Trunks and Satchels at MAY & SIL-VERMAN'S Williamsport Pa.

The Mauch Chunk, Coa! Guzette speaks very favorably of Col. A. I Wilox as a candidate for state treasurer on the Republican ticket.

Mrs. M. E. Malone has the agency for Elk County for the Combination Shoulder Brace Corset Adjustable Skirt Supporter. Call and see it. Also for the Excels for Shield or Corset Clasp.

Elizabeth Jane Distler, wife of John Distler, and daughter of John Hulobaugh, of Fox township died on Saturday last, May 15th, 1875, aged 28 years 11 months, and 15 days.

Company II, will be inspected a week from next Saturday, May 28th, and will drill every evening until that ime. A militia company is au instituion every one should take an interest n, and see to it that it does not fail for vant of support.

"Come, Bob, get up," said an indulgent father to his hopeful son, the other morning, "Remember the early bird eatches the worm " "What do I care for worms?" replied the young hopeful. "Mother wou't let me go a fishing any-

How sweet is a perfect understandetween man and wife, and a complete quality in all things. He was to noke good eigars when he wanted them, at he was to give her ten cents every me he indulged in one. He kept his ord, and every time she got fifty cents ead he'd borrow it and spend it. And they were happy.

Miller publishes in the last Democrat very long column, of fine type, about andon of the Gazette. The article is nerally spoken of as ungentlemanly vulgar, and demonstrates the lity of water, that, of necessity, flows m a filthy fountain. The Democrat ow a fit companion and associate of Forest Press and Williamsport

here will be a testival held ne's hall next week for the benefit he Lutheran Pastor Rev. I. Brenea committee will solicit subscrip of eatables, as ice cream cake, piesuch other articles as the citizen see fit to donate. As this is the festival for the benefit of Mr. neman we hope to see it well atten- in the last tobacco year by 2,000,000

The public school at this place, will close next Thursday, and in the eve. ning there will be closing exercises. All are invited to attend

Benezatte Locals.

DIED April 6th, 1875, Addie, daughter of John and Emeline Hanscome, aged 4 years, 2

months and twenty days.

She was bright and intelligent beyond her years. Words of comfort were spoken at the funeral by Rev. E. M. Chilront from the words of Jesus "Suffer little children to come unto me and forbid them not for of such is the kingdom of heaven."

BIRTHS On April 27, 1875, a son, to Cookson

on May 7, 1875, a daughter to Simon P. and Elen Romig.
On May 12, 1875, a son to Pat and Wolla

Sweeney.
On May 12, 1875, two, a son and daugh-

ter to Samuel Belcher.

May 8th, a Sabbath School was or ganized by Rev. E. M. Chilront at Barr' school house. Following is a list of the officers: Superintendent. James Rideout. Fecretary-James Barr. Lib rarian-Robt. Johnson, Tressurer-John Barr.

Madam Demorests Patterns

We are agents for Madam Demorests Patterns. Catalogues free, send for one. Patterns sent by mail MAY & SILVERMAN opposite the Court House Williamsport Pa.

#### REV. WM. MARTIN.

Last Sunday evening the gentleman above named delivered a sermon at the Methodist Church, which has received considerable comment, and which we feel called upon to criticise. He took for his text the lawyers, school teachers and newspaper editors, and especially to the press of Ridgway he directed his "bolts of wrath and scorn." He said that the newspapers did not devote space enough to religion and temperance, but should a dog fight occur, or, as was the case a few days ago, should a man 'drop a small piece of lead on his foot" the papers at once devoted a column or column and a half space to a description of the occurrence, "but, says the Rev. well that we never refused to insert any article he has furnished us, and would have noticed the lecturer had the AD VOCATE not appeared before the leeman meets with a misfortune, as shoot- country and abroad. ing his toe, it is outside the duties of a minister, to parade the subject be fore his congregation to raise a laught, as a clown would at a circus, and we are Any man finding Canada thistles on free to say that Mr. Martin has overhis land and neglecting at once to des- stepped the bounds of propriety and troy them and prevent their spread, is should therefore "step down and out," as he has already subjected himself and his Tioga county elected Miss Strah I cailing to ridicale and contempt. for them, which will exhaust your stock the prisoner and the deceased had preaching of Christ would be more in keeping with the sacred calling of a minister than making sport of a man's misfortune with the flippant remark when a main drops a small piece of lead on his foot." We hereby tender a colupm of space to Mr. Martin to answer

> The Ohio State treasury contains, in eash, \$1,257,867,12.

> There are estimated to be in the United States about 8,000,000 horses.

this if he sees proper.

The State appropriation for the Rhode Her slippery sidewalks this winter have dready cost Chicago \$6,200 in a single re: dict, and there are more suits to com A case which originally involved a dol-

Dayton courts for the last fifteen years. There are 38 agricultural college in this county, employing altogether 380 profes ors and assistants, and instructing 3,917

er and sixty cents has been pending in the

The trial of Mrs. Cronk at Paterson, N I., for manslaughter, for killing a man who was attempting to eater her dwelling, resulted in her acquittal.

The average price of corn in Iowa is 43 cents; in Illinois, 56 cents; in Kunsas, 91 cents; in Missiouri, 74 cents. It is lowest n Iowa, and highest in England, where it brings \$1,18.

John Best, of Stoneham, a member of the Massachusetts House of Representatives, was arrested by a detective recently for stealing \$1,500 from the safe of Auron Hill, a prominent merchant.

In Colura county, California, it is estimated that the damage every spring to the wheat crop, by wind geese pulling the young shoots, roots and all, out of the soit ground, is estimated at over \$200,000.

Columbia Commandery of Knights Femplar, of Washington, have completed their arrangements for a pilgramage to New York to participa e in the dedication o he new Masonic Temple on the 2d of June. Secretary Delano, in a letter just pubished, reiterates the declaration that gold seeking expeditions will under no considration be allowed to enter the Black Hills until the proposed new treaty is ratified.

Judges Dick and Brooks recently, in their respective charges to grand juries in North Carolina, declared the criminal features of the civil rights act unconstitutional. as no law could say that men are socially equal.

Should the Pope conclude to transfer the Hely See to America, the Chicago Tribune solicits him to consider the claims of that city as an eligible residence. This de sire is quickened by the consideration that his Holiness has laid by some \$8,000,000, which would be a reasonable addition to the

capital of that city Bill Wray, a well-known thief, formerly of New York, who has served a term it the penitentiary at Joliet, and who is noted as a trainer of thieves, has been capcured in Chicago, while attempting to rob a bank on the west side. The gang with which he was operating, and which had assisted him in laying a train for the purpase of blowing up the vault, escaped.

The Richmond (Va.) Dispatch says that although the quantity of tobacco aiready marketed at Danville is greatly larger than the quantity marketed in the same period of any previous tobacco year, it is still less than one-half of the amount sold there

The gold and silver coin and bullion on hand in the United States treasury, amounts to \$94,625,609. \$22,403,300 belongs to depositors, leaving the net amount of \$72,222,369, in hard cash, belonging to Uncle Sam. This is about \$16,000,000 more than was on hand a year ago. This will do for an administration which has been charged with bankruptev.

APPLETONS AMERICAN CYCLOPEDIA -that the revised, and elegantly illustrated edition of this work, now being published, a volume of 800 pages once in two months, is the best Cyclopedia in America, is certain. No library is complete without it. It is a complete one in itself. It only costs \$3 a month to get it in leather binding. The best and chespest library in the world. Address, C. K. Judson, Fredonia, N. Y.

One day last week, as J. L. Cook and S. H. Storrs were conversing under the runway of Bryon & Co.'s steam saw mill, they noticed that the runway looked as if it might give way at any moment. They immediately stepped from under it, when down it went with crash, it being heavily loaded with lumber. Had they remained but moment longer under the structure, they would have been crushed to death. -Emporium Independent.

A recent act of Assembly requires the executors, administrators, or friends of the deceased person, to put an affidavit on record in the Register's office, setting forth the day and hour when the death occurred. Friends and parties applying for letters of administration will do well to bear this important fact in mind, and thereby save much inconvenience in receiving their legal papers. The act in question can be found on page 194, Pamphlet Laws of 1874.

The Postoffice Department at Wash ington, has made arrangements to furn William, let a temperance lecturer come ish to the public, at their face value, here, and the papers scarcely deign to specimens of the postage stamps of all notice it." Now we wish to enter a the issues since 1847, including the protest against the sermon as one which afficial stamps now used by the Execuunkindly casts reflection on the news- tive departments. Information as to papers, when Mr. Martin knows full the denonominations and the prices of complete sets, can be had on application to Postmasters. The Department takes this method of supplying a constantly increasing demand for specimens house Williamsport Pa. turer arrived; and also we think when a by collectors of stamps, both in this

> Says an exchage: Advertising is a great bother. It only brings a lot of tolks to your place of business. It they want you let 'em bunt you up. so much that you'll be obliged to buy more goods, which is a great trouble if you advertise too, it gives your town a reputation abroad, and folks will go

still as you can. sewing machine can save from fifteen to twenty dollars by the simple strategy of choosing a Wilson Stattle Machine. one of the most perfect and capable machines ever invented. It has every valuable improvement that can be named, and all its triends know, works and on all kinds of goods. Machines will be delivered at any Railroad Station in this county, free of transporation charges, if ordered through the Company's Branch House at 327 and 329

Superior St. Cleveland Ohio. They send an elegant catalogue and

chromo circular free on application. This Company want a few more good ageuts. A. Cummings, Ridgway, Elk Co., Pa. is the agent of the Company at this place to whom all orders should be addressed.

POSTOFFICE AFFAIRS .- It seems to take some people a long time to learn a little bit of common sense. We noticed the other morning several letters posted up at the delivery window of the postoffice, in this place, without any stamps on them, and if not called for by the writers, will find their way in the Department's waste basket. Whether this arises from ignorance or design, is hard to say, but it looks bad. We learn from the postmaster, that the mistakes made in therd-class matter is still worse, error for which the sentence of the The writers are constantly endorsing thereon more than the necessary address, such as "printed matter," "seeds," "merchandise," "books," "plants," "papers," etc. Now, if either of these words are written on a package, it reguires letter postage rates to convey the matter to its destination, or if sent, compels the receiver to pay double rates Third class mail matter should not have any other marks about it than the address. First-class matter is not affected in that way. You can write a whole letter on the back of your envelope it so disposed, and it will not increase the postage, nor be a violation of the law. The rate is three cents for every half ounce, or fraction. But to write any other information on packages of thirdclass matter than the address, is a

writer to heavy penalties.

About Tramps.

As individuals and communities have been so egregiously imposed upon by professional tramps, the policy of giving to them at all, to eat or wear, is being seriously discussed. Many families have given their last piece of clothing except that in absolute use, while others have given bountifully from their tables. On the surface this seems a noble work but when it is remembered that these begging fellows never work from the beginning to the ending of the year; that they make tramping and begging a profession; that they are destitute from choice, and that these generous donations to them are encouraging laziness and crime, it will improve matters it each individual will flint up the heart. and corporations dispense with downy pillows and giltedged dinners. When the scamps learn that there is nothing to be had only by work; when they are treated as outlaws, vagabonds and pests. and they get hungry amid the real destitution they seem to covet, they will turn to a more legitimate means of livelihood, but never so long as they are kept fat and sleek by misguided kindness, and ill-advised zeal of the too-sympathetic. Tramps have become a heavy tax and the profession is fast filling up. Thousands of graduates are added on the first frosty night of each year. They not only laugh at labor, but they even send scornful words at those who other papers on file relating to the case. have given them the last food in the ness of those who do. This keeping in good condition an army of tramps, and others encouraging its increase, is misdirected charity, and subversive of good unnecessary heavy taxation upon the of the Board. community. The injunction to feed the hungry and clothe the poor was not intended for the class now being considered, but the real unfortunate and really deserving. These tramps have

500 Ladies and children's neatly made dresses from \$2 to \$5,00 per suit worth double the money at MAY & SILVERMANS opposite the Court

CASE OF BARNEY MCCUE.

THE OPINION AS FILED IN THE SU-

PREME COURT. In the case of Barney McCue vs. The Commonwealth-error to the court of over and terminer, Lycoming county Then if you get your name in the paper, -the supreme court has decided that you'll be bored with drummers, and the assignments of error fail to show people from the country will call on any ground for reversal except of the you and you'll have to do up bundles miner. It was competent to show that visited the same woman and to follow this by evidence that immediately after the homicide the prisoner referred to the fact that he had warned the deceased to let her alone, that she would there and settle down, and crowd your be a carse to any one, and now his quiet place and make it too lively. It words had come to pass. Jealousy is you don't want to do anything, keep as among the thoughts of the human passions, and it certainly was for the jury to determine, in the absence of any ban. FIFTEEN TO TWENTY DOLLARS other assignable motive, whether it was SAVED - Any one wishing a first-class the cause of the prisoner's act. The evidence shows that the spirit of batred rankled in his besom when he did the shooting, which resulted fatally. The

evidence of intoxication is very slight, The only material question is whether the evidence in the case contained the Critis elements or ingredients of murder in the first degree. It is certainly true that the commonwealth must establish with equal facility in all classes of work the existence of these elements, otherwise no presumption arises from the killing of an offense higher than murder in the second degree. If there has appeared in the testimony the ingredients to constitute murder in the first degree, our power ceases. We do not sit to hear the case as on a motion for a new trial to determine where the weight of evidence lies, but "to determine whether the ingredients accessary to constitute Horton. murder in the first degree shall have been found to exist." These being

proved the jury must determine the guilt or innocence of the prisoner. The court recites the particulars of Brown. the shooting and concludes that the act was clearly unprovoked and ceedless. The deceased was unarmed, and had made no threats or demonstration against McCue. The ingredients of murder in the first degree were clearly established The jury had grounds for their verdict, and their conclusion that the prisoner intended to kill, and will tully and with deliberation and premeditation shot Deeter, was not irrational or

plainly unfounded. While we are of opinion therfore that the elements of the crime found by the jury existed in the evidence and that so far there is no error. There is one court must be reversed. It does not appear from the record that the prisoner was asked before sentence why sentence of death should not be pronounced upon

This is a fatal error and affects the merits of the case. It is necessary to ask the prisoner this that he may have an opportunity, before the sentence of death be visited upon him, to plead in bar of sentence any matter sufficient to prevent its execution. He may have found out some good reason why the trial was not legal, or he may plead a pardon or supervening insanity. In this case the question may have been asked in fact, but as it does not appear on the record and is a matter of substance, we

must treat it as not having been done. The sentence will be reversed in order that the case may be sent back and an opportunity afforded to the violation of the law and subjects the prisoner to plead in bar of it, but this will not reverse the trial and conviction. BOARD OF PARDONS.

THE BULES ADOPTED. Under Article IV, section 9, of the new Constitution, the power of the Governor to rant communitations of sentences and pardons can only be exercised "upon recommendation in writing by the Lieutenant Ridgway Pa. ou Governor, Secretary of the Commonwealth, Attorney General and Secretary of Internal Affairs, or any three of them, after fall hearing, upon due public notice in open session.

At a meeting of the above named officials held on the 4th day of May, 1875,

the following rules were adopted to regulate all applications for pardon: First. The first Tuesday of each month s appointed as the day whereon the Board shall convene to give a full hearing in open session to all applications for pardon. Second. The Board must be furnished ith proof that notice of application for pardon has been published once a week for two consecutive weeks in a newspaper printed in the county or city in which conviction was had, said proof to be made by the affidavit of the publisher of the newspaper that the publication had been made as required by this rule.

Third. Notice of the application must save been given to the judge who tried he cause and to the district attorney or attorney who prosecuted, and proof of said notice be furnished

papers, written in a clear and distinct 1. A certified copy of the whole record, including docket entries, minutes of the court, copy of indictment, pleas, and all

2. A brief statement of the reasons house. They curse those who refuse to upon which the application is based, setgive and laugh over the soft-hearted. ting forth all the facts, will be required in every application; the notes of evidence taken on the trial; letters from responsible was committed.

Fifth. No applications will be considto the receivers, as a rule, and adding ered if presented to any individual member

Sixth. All applications and correspondence must be addressed to or filed with the Recorder of the Board at Harrisburg. so that the same may be prepared for presentation to the Board at its next session: and no application will be heard or considered unless the same and papers upon an organization, are officered and have which based, have been filed at least test days before said session, and in no instance methods of communication .- Warren will this rule be relaxed

Seventh. No application that has once been rejected will again be placed upon the record or heard by the Board without the consent of the Board first obtained therefor, and when submitted the second time, additional reasons, petitions and proof of notices to judge, district attorney, and the public must be formished anew.

Eighih. No party will be permitted to occupy more than fitten minutes in the eral discussion of any application unless by the special request of the Board. JOHN LATTA. M. S. QUAY.

Sec'y of the Commonwealth, SAMUEL E. DIMMICK. WILLIAM M'CANDLESS, Sec'y of Internot Affairs.

A. WILSON NORKIS, Recorder,

Below wiil be found the list of jurors drawn for the May term of court; GRAND

Benezette Township. Andrew Overturt William Wainwright, Benzinger-Louis Vollmer, Jacob Schubert, John Gleichsner, Patrick

Malony, Christ Kreckel, George Birper, George Nissel. Fox-Charles Green, Terrance Brown, N. P. Apker, Jeremiah Calla-

Highland-William James. Horron-John Brown. Jay-James Brookins. Jones-George Dill, Bevier, John Ernhout,

Ridgway--Patrick Malone J. Whitmore, G. G. Messenger, John B. St. Mary's Boro .-- Joseph Wickert.

TRAVERSK. Benezette- Luther Lucore, George

Benzinger-Andrew Glass, John Kreckle, Sr. Charles Schneider, Henry Stephan, Adam Geyer, Thomas Kerner Fox-Frank Showers, James Fransworth, O. O Grinell, James M'Closkey, William Gibson, Michael M'Enerney. Highland-Thomas Campbell, Jr.

George Newton. Horton-C. R. Slade, Hezekiah Jay-William G. Thomas.

Jones-Stephen Ernhout, Michael Dill, Joseph Tanbini, M. M. Schultz, John Marsh, H. W. Hewitt, J. L.

Millstone-C. Ii. Hoffman, William Clyde. •

Ridgway-H. W. May, John Kem nerer, John Van Orsdall. St. Mary's Boro .-- Anthony Bieberger, Michael Stibich, John King Eben A. Russ, Anthony Jesberger, G. C. Brandon, George Krellner. Spring Creek-Lenman B. Elliott,

Hair Switches \$1,00 \$2,00 \$3,00 & 4,00 worth double the money, Ruches cents upwards, Shawis \$1,50 upwards Hats from 25 cents upwards, best and cheapest trimed hats in the city at MAY & SILVERMAN'S opposite the Court House Williamsport Pa.

AGENTS WANTED TO SELL The Political, Personal, and Property

Of the United States-How to exercise and how to perserve them. By Theophilus Parsons, LL. D. Containing a commentary on the Fed-

eral and State Constitutions, giving their history and origin, and a full explanation

of their principles, purposes and provis-ions; the pow rs and duties of Public Officers; the rights of the people, and the obligations incurred in every relation of life; also parliamentary rules for deliberative bodies; and full directions and legal forms for all business transactions, as mak ing Wills Deeds, Morigages, Leares, Notes, Drafts, Contracts, etc. A Law Library in a single volume. It meets the wants of all classes and sells to everybody. JONES BROTHERS & CO., Phila. Pa.

SHERIFF'S SALE.

By virtue of a writ of vendtioni ex ponas issued out of the Court of Common Pleas of Elk county and to me di rected I will expose to sale by public vendue or outery at the Court House

MONDAY MAY 24th 1875

At I o'clock P. M. all the right title interest claim and demand whatspever of defendants of in to or out of all the tollowing real estate situate in Jay township Elk county Penusylvania to wit; Commencing at the southeast corner of Meribah B. Lucas' tarm where the new road starts and runs through the orchard on the old farm formerly owned by Benjamin Leggett now deceased and being a part of warrant number 4844; thence along the south line of said old farm or warrant number 4844 east sixty-lour rods to a stake: thence porth to the north line of said old farm; thence west along the said north line about fifty rods to the northeast corner of Rebecca C Morey's farm [which is a part of said old tarm;] thence south along the east line of R C Morey's farm to a stake on the road; thence along the east line of R C Morey's farm to a stake on the road; thence along the read to the orchard to the place of beginning containing fifty-one and one-fourth acres more or less

ALSO-One other tract of land situated in township county and State Fourth. Every applications for pardon aforesaid and being part of said warrant must be accompanied with the following number 4844 bounded and described as follows to wit: Commencing at the northeast corner of Geo A Huller's farm at a stake in the road running hence easterly along the road between B Z Leggett's and G A Huller's farm; thence easterly along said Huller's line to the east line of said old farm about forty-eight rods more or less; thence north along said cast line to the northeast corner of said old. farm; thence west along the north line of said old persons in the community where the crime farm to the northeast corner of the above fifty-one acres of land to the place of beginning containing thirty-six seres more or less

There is erected on the above described property one plank house and one log house

Seized and taken in execution as the property of E F and R S Morey at the suit of Edwin S Bliss and to be sold by action guaranteed. DANIEL SCULL Sheriff. Sheriff's Office, Ridgway Pa. May 5th 1875

SHERIFF'S SALE.

BY virtue of a writ of venditioni exonas, issued out of the Court of Common leas of Elk county, and to me directed, I will expose to public sale, by vendue or outcry, at the Court House, Ridgway, Pa..

MONDAY, MAY 24th, 1875. at one o'clock P. M., the following described real estate to wit: All the right, title interest, claim and demand whatesoever of defendant in, to and

out of all that certain truct, piece or parcel of land situate in Jay township. county and State of Pennsylvania, bounded and described as follows, to wit: Beginning at a pine stump standing on the south ne of warrant number 4844, being the southwest corner of land now owned by G. A. Hiller; thence north eighty (80) perches more or less to the southwest corner of land now owned by Joseph Dill; thence east parallel with said south line one hunsaid Dill's land eighty (80) perches to the said south line at 4841; thence west by said south line of warrant 4814 one hundred and six (106) perches to the place of beginning, containing fifty three (53) acres strict measure being part of watrant 4844 on which there is erected one frame house 16x24 feet, one and a half stories high; one trame barn 32x34 feet; about thirty acres improved, with orchard grow-

ing and a spring of good water, &c, ALSO-All the right, title, interest, claim and demand whatsoever of detendant in said writ named, in, to or out of all that certain tract, piece or parcel of land situate in the township of Jay, county of Elk and state of Pensylvania bounded and descried as follows, to wit: Beginning at a ine stump standing in the south line of waarant number 4814, being the southwest corner of land now owned by the said osiah R. Morey; thence north forty-four [44] perches to the township road known as the Spring Run road; thence southwesterly along said road forty-six [46] perches to a post joining lands of Bagazett egett; thence south thirty-four (34] perches to a post, joining lands of Jerome Powell; thence east forty-six -16- perches to the place of beginning, containin eleve a -11-acres more or less, and being part of the same land deeded by Benjamin Legett and wife to Charles Legett by deed dated April 11th, 1844, the greater part said land being cleared and improved-Seized and taken in excution as the

properly of Josiah R. Morey at the suit of The County of Elk, and to be sold by DANIEL SOULL, Sheriff.

Shereff's Office, Ridgway, Pa., April 2cth, 1875,

# SHERIFF'S SALE

BY virtue of sundry writs of fieri facias, issued out of the Court of Common Pleas of Elk County, and to me directed, I will expose to public sale by vendue or outery, at the Court House,

Ridgway, Pa., ou MONDAY, MAY 24th, 1875. at I o'clock P. M., the following de-

scribed real estate, to wit: The following described real estate, situate in the village of Wilcox Elk. county Pa., consisting of one town lo numbered and designated on the general man or plan of the town of Wilcox as number 887 front bounded on the north by lot number 338, on the east by Laurel alley, on the south by number 336, and on the west by Marvin street, being sixty .- 60 -- feet north and south and one hundred and fourteen -- 114feet east and west.

ALSo-One town lot numbered and designated on the general map or plan of said town of Wilcox as lot number 336, bounded on the north by lot number 337, on the east by Laurel alley, on the south by Mercur street, and on the west by Marvin street, measuring sixty -60 -- feet north and south, and one hundred and fourteen -- 114 -- feet east and west. There is erected on the above described property a one-half story frame dwelling with addition, and one trame barn.

Seized and taken in execution as the property of Horace Stark at the suit of Jackson S. Schultz and others, and to be sold by

DANIEL SCULL, Sheriff. Sheriff's Office, Bidgway, Pa, April 28th, 1875.

# BUSINESS CARDS

G. A. RATHBUN. Attorney-at-law, Ridgway, Pa.

RUFUS LUCORE.

Attorney-at-Law Ridgway, Elk Co., Ps. Office in Hall's new Brick Building. Claims for collection promptly attended to.

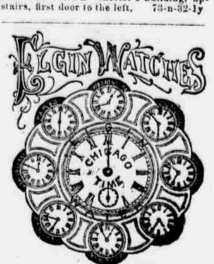
HALL & M'CALLER Attorneys-at-Law. Office in New Brick Building, Main St Ridgway, Elk Co., Pa.

J. O. W. BAILEY,

ATTORNEY-AT-LAW

vingoyl. Ridgway, Elk County, Pa. Agent for the Traveler's Life and Acol dent Insurance Co., of Hartford, Conn.

JAMES D. FULL ERTON. Surgeon Dentist, having permanently located in Rigway, offers his professional ser-vices to the citizens of Ridgway and surcounding country. All work warranted. Office in Service & Wheeler's Building, up-



CHARLES HOLES. Watchmaker, Engraver and Jeweler, Main street, Ridgway, Pa. Agent for the Howe Sewing Machine, and Morton Gold Pen. Repairing Watches, etc, dore with

G. G. MESSENGER,

Druggist and Paraceutist, N. W. corner Main and Mill streets, Ridgway, Pa. full assortment of carefully selected Foreign and Domestic Drugs. Prescriptions arefully dispensed at all hours, day or vinsy

T. S. HARTLEY, M. D., Physician and Surgeon. Office in Drug Store, corner Broad and

Main Siz. Residence corner Broad St. opposite the College. Office hours from 5 to 10 A. M. and from 7 to 8 P. M. vin2yl. J. S. BORD WELL, M. D.,

Eclectic Physician and Surgeon, has remov-

ed his other from Centre street, to Main st.

stidgway, Pa., in the second story of the new brick building of John G. Hall, oppooffice hours: S to 9 a- m: 1 to 2 p. m. 7

HYDE HOUSE, RIDGWAY, ELE Co., PA. W. H. SCHRAM, Proprietor. Thankful for the patronage heretofore b liberally bestowed upon him, the new proprietor, hopes, by paying strict ac-

guests, to merit a continuance of the Oct 30 1869.

BUCKTAIL HOUSE,

KANE, McKean Co., Pa. R. E. LOOKER, Proprietor. Thankful for the patronage heretofore so berally bestowed upon him, the new proprictor, hopes, by paying strict attention to the comfort and convenience of guests, to merit a continuance of the same. The mly stables for horses in Kane and well kept night or day. Hall attached to the

> vln28yl. KERSEY HOUSE,

CENTREVILLE, ELK Co., PA. JOHN COLLINS, Proprietor. Thankful for the patronage heretotore so liberally bestowed upon him, the new profrietor, hopes, by paying strict at-tention to the comfort and convenience of guests, tomerit a continuance of the

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Earley P. O.

RAILROADS.

PENNSYLVANIA RAIL ROAD

Philadelphia & Erie R. R. Division.

WINTER TIME TABLE. O N and after MONDAY, NOV. 16, 1874, the trains on the Philadelphia & brie Railroad will run as follows: WESTWARD.

ERIE MAIL leaves Philadelphia 11.55 p m St. Mary's ..... 2.05 p m Ridgway ..... .... 8.05 р ш EASTWARD. 

.. Ridgway...... 4.45 p m .. St. Mary's..... 5.10 p m Emporium ..... 6.05 p m " Renovo......... 8.25 p m Mail East connects cast and west at Erie

Mail West with east and west trains no LS&MSRW WM. A. BALDWIN.

JOBW ORK.—We are now prepared to do all kinds of JOB WORK. Envelopes. Tags. Bill-heads, Letter heads, neatly and cheaply executed. Office in Thayer & Hagerty's new building. Main street Bidgway, Pa.