THURSDAY, JUNE 12, 1879.

-By a vote of 81 yeas to 21 nays the Louisiana Constitutional Convention has adopted an ordinance against see tarian appropriations.

-It is announced that the Curtin-Youum contested election case has come to a stop at the government printing everybody within reach. The ing office for want of funds. This is captain himself killing one man by a great dissapointment to the Demo- running his sword through him. crats on the committee, as they have There was intense excitement at this been noticeably eager to dispose of this outrage and the McIntosh negroes case at this session.

-Mr. Hayes has concluded to sign the silver small coin bill providing large number of others, and only for the exchange of subsidiary silver for lawful money of the United States. Twenty dollars or any multiple thereof of a lesser denomination than one dollar may now be exchanged for currency, and become a legal tender in sums not exceeding ten dollars for all dues public and private.

-A man living near Griffin, Ga., still has faith in the ultimate value of Confederate currency. He has a fish it one day for one hundred dollars in Confederate money. He has also a mill, and he will sell a bushel of meal. or he will give one dollar in greenbarks or gold, for one hundred dollars of the same worthless currency.

Thursday afternoon. On the 22d of before it is reported. He replied with and 4234. Reserving also as to warrants some warmth that the bill was not imand another son, sixty-two years old, lives at Fall River.

be for some cause."

A mob broke into the jail at night, and one of the prisoners was quickly hanged to the bars of his cell, a noose rope pulled through the grating. Then the lynchers went to the other's cell door, and found that he was fettered to the floor. As they were unable to enter, they tried to lassoo him, again on Friday, it is probable that as they had done with his brother, and the fate of the bill, for this session at then choke him to death by pulling at the rope; but he dodged the noose suc-

the share in the will at twenty per centum discount. Some persons of aged, and were made comfortably and happy in their last days. He leaves a fund of \$5,000 for the town of Somers, the income of which is togo to the paupers provided the town will assume the care of a like fund of \$5,000 and give the income to the Spiritualists. If the town refuses to accept the trust whom he has built a church. In middle life, he was a Universalist.

-On May 24, Queen Victory completed her 60th year, an age which has been exceeded by eleven only of the sovereigns of England, dating from the Norman Conquest, namely: Henry I., who lived to the age of 67 years; Henry III., who lived 65 years; Edward I., who lived to be 67 years old; Edward III., 65 years; Queen Elizabeth, who reached 69 years; James II., 68 years; George I., 67 years; George II., 77 years; George III., 82 years; George IV., 68 years; and William IV., who lived 72 year. She has reigned next, a period which has not been exby more than four English sovereigns. namely: Henry III., who reigned fifty-six years; Edward III., who reigned fifty years; Queen Elizabeth. who reigned forty-five years; and George III., sixty years.

-George Balford, of the Carson City (Nev.) Mint, has probably the most complete collection of flags in America: He began taking an interest in flags about eight years ago, and he has in his house every flag of note that floats on land or sea throughout the world. He has the recognized flags of all nations, together with the special emblems which float on state occasions, the flags of nations which have passed away, and those which have been flung to the breeze at various times by insurrectionists. The flags are all of the best possible workmanship, either of silk or bunting, and the collection cost the owner more than \$5,000. He is constantly adding to it, and a New York firm has a standing order to furnish him with all rare flags that can be secured. He has written for the war standard of the Zulus, and expects to receive it in about three months.

A Negro Riot.

SIX KILLED AND SEVERAL WOUNDED. Savannah, June 9.-A terrible riot Bryan county and negroes belonging in McIntosh. The trouble began in a situate in Sandy township, Clearfield fight between two negroes, when John county, Pennsylvania, beginning at an Randale, captain of a negro militia company from Bryan county, which company formed part of the excursion party, were ordered to charge. The company obeyed the order, bayonetrallied and drove the military company into the cars, opened fire on them and killed four and wounded a stopped shooting when the train was drawn out of range. They tried to prevent the train from leaving by tearing up the track, but failed. All the parties engaged were negroes.

The Warner Silver Bill.

NOT LIKELY TO BE REPORTED TO THE SENATE THIS SESSION.

Washington, June 4.-The belief

strengthens every day that the Senate pond and will allow anybody to fish in the Warner Silver Bill at this session, Committee on Finance will not report Indeed, Senator Jones, of Nevada, who is one of the strongest advocates arks or gold, for one hundred dollars f the same worthless currency.

—Mrs. Julia McCarty, one hundred fit was true that the bill was imperded four years old died at the Fall foot over in the same worthless currency.

—Mrs. Julia McCarty, one hundred for the series of the northeast corner of warrant No. 4235; thence easterly 270 perches south 160 perches, west 270 perches and north 160 perches, containing besides said reservation, 6,422 2-10 acres, at least of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of warrant No. 4235; thence easterly 270 perches east of the northeast corner of the bill and a member of the Fiand four years old, died at the Fall feet, even in the opinion of its friends, River (Mass.) City Hospital last and would be considerably amended May she jumped from a second story some warmth that the bill was not imwindow to the ground, a distance of perfect in any particular; that it was twenty feet, without dislocating or complete and perfect in all it proposed breaking a bone. Her oldest son died to do. He stated, further, that while fen years ago, seventy-six years old, the friends of the measure are very anxious to have action upon it, and would be very glad to have the bill passed this session, still they were not -Gen. B. F. Butler passed through disposed to rush things, or to urge the Portland, Me., on Tuesday, accom- immediate consideration of the bill panied by his son, on a fishing excurit would probably give rise to a discussion. In conversation with a friend sion that might last for an indefinite in the smoking-car he is reported to period, and keep Congress in session have said: "Congress is to blame for throughout the hottest weather. Bethe present condition of affairs. Con- sides, he said, there is a custom in the gress seems to be trying to get up a Senate that when one or two members row on the southern question when of a committee asks to be allowed a there is no need of having one. I reasonable length of time in which to don't object to a row, but I want it to examine a measure, the request is generally granted. In this instance sev- rant No. 5070; thence north 322 perches -The failure of a jury to convict the eral of the members of the Finance Yoakum brothers of murder, at Ba- Committee are averse to the proposition kersfield, Cal., displeased the populace. to hurry so important a measure through without the fullest examination of it, and have pleaded for more time. Mr. Jones thinks the request being thrown over his head, and the reasonable, and while he does not speak officially, he advances his individual opinion that the Silver Bill will not be reported at this session. As the Finance Committee meets

east, will be settled at that time. -The danger of allowing persons last Friday. Twenty years ago he attempt was made, however, to confine thence west 73perches to a post; thence made his will giving certain amounts him. Last Monday he called on the to his nearest relatives. He then went him the control of the control to his nearest relatives. He then went Rev. G. L. Curtis in Shelbyville and, around and bought from each person suddenly drawing a pistol, attempted to shoot him without any provocation. The clergyman wrested the weapon whom he bought were both poor and from him, and now he will go to an

insane asylum. -About the 10th of December last a young man, son of a professor in the worthy poor who have not yet become gymnasium at Darmstadt, in Germany, walked with his betrothed, a young and pretty girl, to a pond some two miles off in the adjoining woods; the whole goes to the Spiritualists, for and jumped in, intending to end their troubles in suicide; however, the icy cold water brought the gentleman to degrees west 25 perches, south 60½ degrees west 25 perches, south 60½ degrees west 20 perches, north 70½ degrees himself and scramble out, leaving the West 26 6-10 perches, south 281 degrees poor girl, in spite of her cries, to years and nine months' imprisonment for the offence.

-Texas has enacted a local option bell-punch law. Each county in the State may decide as heretofore whether alcoholic beverages shall or shall not be sold within its borders, and, should the verdict be in favor of the sale, then the county authorities may decide forty-two years on the 20th of June upon the number of places to be others, by the following deeds: John licensed and provided with bellpunches. The Galveston News estimates that 200 counties will adopt the bell-punch system, and that the num-

> of Africa is no longer flourishing, News reached Zanzibar the other day that three separate gangs of slaves were on their way to the coast, but before the intelligence came the Sultan had caught one of them, and Dr. Kirk had dropped upon another. The Kilwa road, formerly the most frequented for slave dealing, is almost entirely closed. The trade now is barely enough to keep the coast plantations going. The export trade has been at an end for several years, and it is years since a man slave has been taken by the cruisers on the station. Dhows are still tanen and condemned, but it is for the illegal transport of old is for the illegal transport of old slaves, not new.

-For nails and Builders' hardware go to 42 Main street.

EXECUTOR'S SALE

The undersigned will sell at public sale at the court house in the city of took place this afternoon at McIntosh, Liberty county, a station on the Atlowing described property belonging to the estate of Mahlon Fisher, departy of negro excuesionists from ceased, viz: The undivided 3-16 parts No. 1. One tract or parcel of land

> original chestnut corner (now dead) being the southeast corner of warrant No. 4226; thence north 894 degrees west 516 perches to a post: thence north 648 perches to an ironwood (now dead), the northwest corner of warrant No. 4235; thence cast 504 5-10 perches to a post and stones, the northeast cor-ner of warrant No. 4235; thence north 70 degrees east 1098 perches to a hem-lock in west line of warrant No. 5070; thence south 218 perches to a hemlock corner of survey of 1794; thence west 87 perches to a fallen hickory; thence warrant lines, south 2 degrees west by warrant lines, south 2 degrees west 195 perches, south 4 degrees west 195 perches, south 11 degrees west 153 perches and south 1 degree west 267 perches to a post, the northeast corner of land formerly of Dr. William Hoyt; thence west 112 6-10 perches to a post; thence south 60 perches to warrant line; thence west 204 perches to a hemlock, the southeast corner of D. Berkey's farm; thence by lines thereof north 154 perches, south 894 degrees west 105 9-10 perches, and south 4 degree east 153 perches to a post in warrant line, thence west 400 perches to a fallen hemlock; thence south 151-10 perches to a hemlock; thence north 891 degrees west 93 perches to the place of beginning. Reserving 270 acres deeded by D. Kingsbury and wife to Samuel Brown, by deed dated January 1, A. D. 1857, described as follows: Beginning at a post standing 247 perches being warrants Nos. 4226, 4235, 4090 4229, and part of warrants Nos. 4230, 4231 the same, with the right of removing the same, which said body of lands were conveyed to the said Mahlon Fisher, deceased, and others, by three deeds as follows: One dated October 18, 1859, from D. Kingsbury and wife, and recorded in Clearfield county, deed book S, page 676, &c.; one dated August 26, 1863, from D. Kingsbury and J. Hyde, recorded in Clearfield county, deed book V, page 117, &c.; one dated August 17, 1864, from Horace Little and others, recorded in Clearfield county, deed book W, page 245.

ALSO.

No. 2. In one other tract or parcel of land situated in Huston township, hemlock, the southwest corner of warrant No. 5070; thence about south 87? degrees east 582 3-10 perches to a tallen hemiock, the southeast corner of warto a post for dogwood; thence west 582 perches to a post; thence north 326 perches to post and stones; thence east 62 perches to a post, the southwest cor-ner of warrant No. 4183; thence north 322 perches to a post; thence north 891 degrees east 520 perches to the northeast corner of warrant No. 4183; thence mostly by the Elk and Clearfield county line about south 87 degrees east 540 perches to a post in said county line; thence south 111 perches to a post; thence north 89 degrees east 204 2-10 perches to a post; thence south 67 perches to a corner in the north line of land of Wm. B. Hewitt; thence west 204 2-10 perches to a post in the east line of warrant No. 4889; thence south 48 perches to a hemlock the southeast corner of warrant No. 5062; thence south 54 perches to a highly thence land to the place of beginning, containing to the south 54 perches to a highly thence land to the place of beginning, containing to the south 54 perches to a highly thence land to the place of beginning to the south 54 perches to a post in the cast line of warrant No. 4904; thence north \$\frac{1}{2}\$ degrees east 532 8-10 perches to a small beech; thence south 177 perches to the place of beginning, containing to the corner of warrant No. 5062; thence north \$\frac{1}{2}\$ degrees east 532 8-10 perches to a small beech; thence south \$\frac{1}{2}\$ degrees, east 532 8-10 perches to a small beech; thence south \$\frac{1}{2}\$ to the place of beginning, containing to the perches to a post in the cast line of warrant No. 4904; thence north \$\frac{1}{2}\$ degrees east 532 8-10 perches to a small beech; thence south \$\frac{1}{2}\$ to the perches to a fallen ash; thence north \$\frac{1}{2}\$ perches to a fallen ash; thence north \$\frac{1}{2}\$ degrees east 532 8-10 perches to a small beech; thence south \$\frac{1}{2}\$ to the perches to a fallen ash; thence north \$\frac{1}{2}\$ degrees east 532 8-10 perches to a small beech; thence south \$\frac{1}{2}\$ to the perches to a fallen ash; thence north \$\frac{1}{2}\$ degrees east 532 8-10 perches to a fallen ash; thence north \$\frac{1}{2}\$ degrees, thence south \$\frac{1}{2}\$ to the perches to a fallen ash; thence north \$\frac{1}{2}\$ degrees, thence south \$\frac{1}{2}\$ to the perches to a fallen ash; thence north \$\frac{1}{2}\$ degrees, thence south \$\frac{1}{2}\$ to the perches to a fallen ash; thence north \$\frac{1}{2}\$ degrees east \$\frac{1}{2}\$ to the perches to a fallen ash; thence north \$\frac{1}{2}\$ degrees east \$\frac{1}{2}\$ to the perches to a fallen ash; thence north \$\frac{1}{2}\$ to the pe cessfully. So they killed him with their revolvers, firing so recklessly that two of their own number were accidentally wounded.

Who have been acquitted of crimes on the ground of insanity to go at large that two of their own number were accidentally wounded.

Calvin Hall, a very eccentric character was harded to the ground of insanity to go at large that two of their own number were accidentally wounded.

Calvin Hall, a very eccentric character was harded to the ground of insanity to go at large the ground of insanity -Calvin Hall, a very eccentric character, was buried at Somers, Conn., but Was acquitted on the ground that he was insane. No the ground that he was insane. No the south line of warrant No. 5069; corded in deed book K, page 592. perches to a post; thence south 1 de-gree east 139 perches to a post, just above the Hickory Kingdom road; thence along said road north 70‡ de-grees west 10 perches, north 79‡ degrees west 26 perches, north 83‡ degrees west 29 perches, north 85† degrees west 26 perches, north 69† degrees west 20 perches, north 80 degrees west 14 perches, north 601 degrees west perches, and north 441 degrees west 14 perches to the east line of the Flanders farm; thence north ‡ degree west 118
2-10 perches to a post; thence south 87‡
degrees west 122 perches to the said
road; thence along the there they tied themselves together and jumped in, intending to end their troubles in suicide; however, the jey degrees west 11 series west 11 perches, south 763 degrees west 11 perches perc grees west 18 4-i0 perches, north 894 west 10 8-10 perches, and south 61 dedrown, which she did. He was reof S. Conway farm; thence south 87 cently tried, and sentenced to three degrees west 2971-10 perches to a birch, years and nine months' imprisonment the northwest corner of land deeded by Charles Brown and wife to A. New-ell August 2, 1855; thence by warrant line north 4degrees east 47 5-10 perches, and north 2 degrees east 112 perches to a fallen hickory; thence east 87 perches to the place of beginning, con-taining 6,118 2-10 acres, strict measure, more or less, being warrants Nos. 5061 4183, 4889, 5062, 5069, and all or part of the J. Nicholson warrants, and part of No. 4902, which said lands were conveyed to the said Mahlon Fisher and E. Young et al., dated January 22, 1853, recorded in Clearfield county, in deed book N, page 670, for warrant 4889, and November 20, 1852, in deed bell-punch system, and that the numbook N, page 665, for warrants 5062 ber of punches required will be about and 4902; M. DuBois and wife, Janber of punches required will be about 4,000. It is a singular fact that, not-withstanding the prevalence of violence in Texas, the sale of liquor is strictly prohibited in many counties of that State.

—The slave trade on the cast coast of Africa is no longer flourishing.

ALSO,

son warrants.

No. 3. In one other tract or parcel of and situated partly in Huston town-ship, Clearfield county, and partly in Jay township, Elk county, Pa., beginning at a dead hemlock, the southwest corner of warrant 4890; thence north 156 perches to a post in south line of old survey No. 119; thence by lines of old surveys north 67 degrees

ast corner of warrant No. 4850, thence west 199 perches to a post; thence south 330 perches to a post in the south line of warrant 4899; thence west 342 perches to the place of begin-ning, containing 1042 acres, more or less, strict measure, being parts of war-rants Nos. 4805 and 4809, which said body of land was conveyed to the said Mahlon Fisher and others, by deed dated November 20, 1852, from John E. Young, et al., recorded in Clearfield county, deed book N, page 665, and by deed dated September 16, 1853, from D. Tyler and wife, recorded in Clearfield county, deed book O, page 220.

No. 4. In one other tract or parcel of land situated in the township of Hus-ton, Clearfield county, Pa., beginning at a post 90 2-10 perches west of the southeast corner of warrant No. 4897; southeast corner of warrant No. 4897; thence west 33 5-10 perches to a post; thence north 107 perches to a fallen white oak; thence north 20 degrees west 62 perches to Bennett's Branch; thence nearly following the same north 70 degrees east 58 2-10 perches to a corner in the stream; thence south 185 perches to the place of beginning, containing 41 2-10 acres strict measures. containing 41 2-10 acres, strict measure, be the same more or less, being part of warrant No. 4897, which sald land was conveyed to the said Mahlon Fisher, deceased, and others, by deed of John E. Young et al., November 20, 1852, and recorded in Clearfield county, deed north 231 degrees west along the centre of said road 21 perches 5 links to a post; thence north 231 degrees west along the centre of the cen book N, page 665, being there called 50

No. 5. In one other tract or parcel of a post in the south line of warrant No. 5673; thence east 1823 perches to a post; thence north 320 perches to a post; thence east 261 perches to a post; thence by line of land of John A. Otto, south 1 degree east 642 perches to a post in the north-line of warrant No. 5678; thence west 266 perches to the place of beginning, containing 1.429 4-10 acres, strict measure, more or less, being the west part of warrants Nos. 5676 and 5677, and the east third part of war-5677, and the east third part of war-rant No. 5672, and being the land deeded by Wm. Bigler and others to the said Mahlon Fisher et al., January 1, 1873, recorded in Clearfield county,

ALSO,

deed book No. 2, page 502.

No. 6. In one other tract or parcel of land lying partly in Benezette town-ship, Elk county and partly in Shippen township, Cameron county, Pa., beginning at the southeast corner of warrant No. 5009; thence east 582 perches to a post; thence by the west perches to a post; thence west 1970 perches to a post; thence east 122 perches to a post; thence east 122 perches to a post; thence enorth 1 degree west 133 perches to a post; thence north 1 degree west 121 perches to a post; thence west 122 perches to a post; thence west 123 perches to a post; thence west 124 perches to a post; thence west 125 perches to a post; thence west 126 perches to a post; thence west 127 perches to a post; thence west 128 perches to a post; thence west 129 perches to a post; thence west 120 perches to a post; west 121 perches to a post; thence north 637 5-10 perches to the northcast corner of warrant No. 5003; thence north 89 5-6 degrees east, 508 perches to a white pine, corner of warrants No. 5002 and 5001; thence south 656 perches to the place of beginning, containing 4,301 6-10 acres, strict measure, be the same more or less, being warrants Nos 5002, 5009, 5013 and 5014, in Benezette township, aforesaid. Also beginning in the Elk and Cameron county line at the east end of warrant No. 4994; thence westerly by the county line 532 perches to a hemlock, in the west line of warrant No. 4994; corded in deed book K, page 592.

ALSO, No. 6. In two adjoining tracts or parcels of land situated in Stewardso township, Potter county, Pa., as fol-lows: Warrant No. 5948, containing 1,100 3-4 acres, and warrant No. 5950, containing 1016 acres, be the same more or less, and lying mostly on the cross fork of Kettle creek. Said lands were conveyed to the said Mahlon Fisher and others, first by A. P. Cone and wife, by deed dated October 1, 1859, recorded in Potter county, in deed book H, page 323, &c.; second by A. G. Olmstead, by deed dated October 15, 1859, recorded in Potter county, in deed book H, page 322; third by Josiah L. Haines and wife, by deed dated January 24, 1860, recorded in Potter county, in deed book H. page 367, &c.; fourth by Elwood Reeves and wife, by deed dated January 28, 1860, and re-corded in Potter county, in deed book H, page 368, &c.

No. 8. The same interest (3-16) in one other piece or parcel of land situate in the city of Williamsport, county of Lycoming, state of Pennsylvania, bounded and described as follows, viz: On the north by West Third street, on the east by Park street, and a continua-tion of the line of said Park street to the West Branch of the Susquehanna river; on the south by the said West Branch of the Susquehanna river; on the west by the lands and saw mill property of Finley, Young & Co., con-taining about 25 acres, more or less, and known as the saw mill property of Reading, Fisher & Co., reserving however, the right of way across the same of the West Branch canal, and a lot of land containing 2 79-100 acres, conveyed to Reading, Fisher & Reading, subject also to all the reservations contained in the deed conveying the said interest from John G. Reading and Charles Bartles to the said Mahlon Fisher, dated October 11, 1862, recorded in deed book T T, page 301, &c.

ALSO, No. 9. The interest of said estate in three-fourths of all the minerals in and upon a certain piece of land in Penfield township, Clearfield county, conveyed by said Mahlon Fisher and others to Hiram Woodward, being the western part of what is known as the Woodward farm.

And the undivided 3-32 parts of the following described property: No. 10, Three several lots of land in Armstrong township, Lycoming Co., which together with certain rights and privileges, constitute what is known as the TenEyck, Emery & Co. mill propeast 161 5-10 perches to a post, north 20 erty, bounded and described as follows degrees west 50 perches to a fallen. One of said lots beginning at a post in One of said lots beginning at a post in sugar, north 70 degrees east 79 5-10 the centre of the public road leading serghes to a fallen hickory, north 20 from Williamsport to Mosquito creek; perches to the north line of warrant No. 4895; thence by land of Reading and Bartles east 255 perches to a red bridge across said river; thence south oak of survey of 1806; thence south 30½ degrees west 26 perches 17 links to 302 perches to a hemlock, the south the mouth of Mosquito run; thence

south 31 degs, east 45 perches 8 links to the centre of the public road aforesaid; thence north 67½ degrees east along the centre of said public road 12 perches 8 links to the line of land owned by John Hammer; thence south 33\(\frac{3}{4}\) degrees east along the line of said Hammer's land 11 perches 2 links to a post; thence north 63\(\frac{4}{4}\) degrees east 12 perches 3 links to the centre of the public road leading up Mosquito run; thence along the centre of said road north 241 de-grees west 17 perches 16 links to corner of lands belonging to Furman Kirk; thence north 64 degrees east along said line 14 perches to land belonging to west along the land of said Horner 13 perches 4 links to the centre of the public road leading to Williamsport; thence south 65 degrees east along the centre of said road 25 perches 7 links to the place of beginning, containing 23 acres 6 perches, on which is erected a steam saw mill, barn, boarding and dwelling houses and a store house.

Another of said lots beginning at a

Another of said lots beginning at a post, the southwest corner of land belonging to Asa Deyo; thence south 291 degrees east 65 perches 22 links to land of Stephen L. Jackson; thence north 651 degrees east along the line of Jackson's land 20 perches 18 links to the centre of the public road leading up Mosquito creek; thence north 121 deof said road 9 perches 14 links to land of Mrs. Norris; thence south 69 3-4 de-grees west along line of Mrs. Norris' land 9 perches 22 links to a corner of the lot of Mrs. Norris, on the banks of land situated in Huston township, Mosquito run; thence along the same Clearfield county, Pa., beginning at north 40 degrees west 26 perches 2 Clearfield county, Pa., beginning at the southwest corner of warrant No. links to a post; thence north 26 degrees 5677; thence west 1832 perches to a post; thence north 25 degrees west along bank of said run 13 perches post; thence north by line of land of Reading, Richey & Co., 322 perches to thence south 68 3-4 degrees west 13 thence south 68 3-4 degrees west 13 perches 19 links to the place of beginning, containing 8 acres 52 perches.

Another of said lots beginning at the centre of the public road leading up Mosquito creek, the southeast corner of land belonging to Stephen Jackson; thence south 67 degrees west along the line of said Jackson 11 perches 10 links to a post; thence south 9 degrees west 5 perches 14 links to a post; thence north 60 degrees east said bridge; also in the log barbor belonging to said steam saw mill; also in the tools, machinery, &c., in and about

ne other lot of land in Lycoming county, Armstrong township, described as follows: Beginning on the north side of the right of the Phila-delphia and Eric railroad extension, where the said right of way crosses the line between lands of the South Williamsport land company, and lands of said Mahlon Fisher and others; thence along said right of way north 554 degrees east 480 feet to a post; thence north 341 degrees west 10 feet 6 inches to a post; thence south 554 degrees west 200 feet to a post; thence north 781 de-grees west 280 feet to the line of land of said Mahlon Fisher and others; thence along said line south 23} degrees east 120 feet to the place of beginning, containing 19,755 square feet, conveyed to the said Mahlon Fisher and others by

two tracts of unseated land situate in the township of Girard, Clearfield county, being warrants No. 5361, con-taining 1,171 acres, and No. 5362, containing 1,311 acres, and also in two tracts of unseated land situate in Goschen township, Clearfield county, being warrants No. 5322, containing 1,144 acres, and No. 5325, containing 1,289 acres, excepting and reserving, however, from tract No. 5325, 212 acres, sold to Peter Rider, and about 57 acres in the southeast corner of said tract sold to Jacob Kunes, which said tracts (excepting said reservations) were conveyed to said Mahlon Fisher and others by John A. P. TenEyck and wife, by deed dated August 14, 1871, recorded in Clearfield county, in deed book F F, page 679, &c.

ALSO.

No. 12. The interest of the said es tate in three certain contracts, one dated March 1st, 1879, for the lease of the mill property last above described to Emery & Reading for the term of 5 years, from the 1st day of January, 1879; another with O. L. Schoonover, of Kylertown, Clearfield county, dated September 6, 1878, providing for stock ing all the logs on the four tracts of timber lands last above mentioned; another of said contracts being for the sale of all the logs so stocked to Emery & Reading, dated March 1, 1879, which said contracts were approved by the Orphans' Court of Lycoming county,

on the "th day of May, 1879. Terms of sale:—One-third cash, one-third in twelve months, one-third in twenty-four months with interest, from day of sale; unpaid purchase money to be secured on the land as re-

JOHN G. READING, Acting executor of the last will and testament of Mahlon Fisher, deceased

Howe Sewing Machines.

Among the great variety of goods of every description for sale at POWELL & KIME'S

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GOOD STOCK, GOOD CARRIAGES

and Buggles to let upon the most

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By He will also do job teaming.

Stable on Elk street. All orders left at the Post Office will receive prompt attention. Aug201871tf

TO ADVERTISERS.

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PENNSYLVANIA RAIL ROAD

Philadelphia & Erie R. R. Div.

WINTER TIME TABLE.

On and after SUNDAY, November 10 1878, the trains on the Philadel-phia & Erie Railroad Division will run as follows: WESTWARD.

ERIE MAIL leaves Phila, 11 55 p. m. Renovo..... 11 00 a. m. Emperium, 1 15 p. nr. St. Mary's...2 07 p. m. Ridgway....2 33 p. m. Kane....... 3 45 p. m. EASTWARD ...

ERIE MAIL leaves Erie11 20 a. m. Kane......3 55 p. m. Ridgway...5 00 p. m. St. Mary's..5 26 p. m. Emporium.6 20 p. m. Renovo....8 35 p. m. arr. at Phila...... 7 00 a. m.

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