The Advocate. GET THE BEST!

Henry A. Parsons, Jr., -Editor

THURSDAY, MAY 12, 1881.

ENTERED AT THE POST-OFFICE AT RIDGWAY, PA., AS SECOND CLASS MAIL MATTER.

Election of County Superintendonts

Warren county elected C D, Arird on the fifth ballot over Prof. N. R. Tompson present incumbent who has served two terms, and O. J. Gunning. The successful candidate had one more vote than the others on the final ballot. Salary \$1,200.

Forest county elected J. E. Hilliard on the thirty-fourth ballot. Miss J. E. Copeland, and N. F. Williams were the unsuccessful candidates. Salary \$800.

In Lycoming county the first ballot resulted: C. S. Riddell 143; H. W. Whitehead 95; J. Scott Grimm Salary \$1,500.

McKean county on third ballot elected M. O. Campbell a graduate of the Edinboro State Normal School, Salary \$1.200.

Fox Township Notes. May 3, 1881,

-Business is brisk and the houses at Dagus Mines are going up rapidly of late.

-We notice that Sam. Brown has his house completed and is living in

-L. M. M'Cauley now drives a match team, but keep your eye open Lem- Charlie drives the roan.

-We understand that Willie Green accidently shot himself through the hand on Monday evening last, boys when you hear of a chum getting married don't shoot yourselves but go and do likewise.

When you are carrying home a sack Those paper sacks are a curse to any person who has to handle them anyway.

-The schools throughout the town ship commenced on Monday of th week

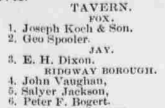
ought to get out without breaking a attention. window on both sides of the door, don't you think so James A?

OCCASIONAL. -Mr. Henry Newburg, employed in Clark & Co.'s saw mill, had three fingers taken off by coming in contact with the saw while tightening the screws with a wrench, last Saturday.



Sourt of Common Pleas of Elk county, screws with a wrench, last Saturday. The operation of trimming the fin-gers and putting them in shape was a painful task, or would have been but for morphine administered. The thumb and little finger were saved, and about an inche of the three other below the hand joint, so he will not be very bad off when the members get well. Mr. Newburg had an acci-dent policy, which will be of service

NOTICE is hereby given that the following persons have filed their petitions for License in my office, and that they will be presented to the Court of Quarter Sessions on Wednes-day, January 26, 1881, at 2 o'clock P. M.



57. John Grol. EATING HOUSE. BENEZETTE.

8. John Daily, Fox. 9. Herman Hirt. JAY. 10. Armel Turley.

RIDGWAY TOWNSHIP. II. J. N. Brown.

FOX. 12. James McCloskey, L. W. Gifford,

13. L. W. Gifford,
14. Chus, McVean,
[That if any person or persons shall neglect or refuse to lift his, her, or their License within FIFTEEN DAYS after the same has been granted by a dealt, her neglect or refusal shall be deemed a forfeiture of said License

STORE.

Purdon, V. 2d, page 943.] FRED, SCHCENING, Clerk, Q. S.

Sheriff's Sales.

BY VIRTUE OF SUNDRY writs of fieri facias, alias fleri facias, vendi-tioni exponas, levari facias, and testa-tum fieri facias issued out of the Court of Common Pleas of Elk County, and to me directed, I THOMAS SULLI-VAN, High Sheriff of said county, do hereby give notice that I will expose to public sale or outery at the Pro-thonotary's office, in Ridgway, at one o'clock P. M., on

MONDAY, MAY, 23, 1881.

Beginning at a post on North

When you are carrying home a sack of flour to the widow and orphan as an act of kindness don't "bust" the sack, Those paper sacks are a curse to any vania, bounded and described as fol St. Marys road; thence west two de-grees south one hundred and five perchmore or less to the corporation

GOOD STOCK, GOOD CARELAGES

n*:							mourn
		Buggies		upon	the	most	alon
	rensonable terms.						Tia (Part

Aug201871t1

Ridgway, The Borough of

> same and of land owned by Anton Benninger north eighty-nine and three-fourths degrees east two hundred

List of Licenses for May Term, 1881. NOTICE is hereby given that the following persons have filed their

Milistone township, in Elk county Pennsylvania, patented to Nicholas Biddle on the fourth day of May, A. D. 1815, upon warrant numbered 4129, 8. Also, all that certain picce of land or town lot situate in the borough of St Marys storesaid, known as lot number nineteen on Chestnut street accord-ing to Charles Luhr's map of lots in said borough being one hundred feet less, being the same premises, inter alia, which Edward Clark, by indent-ure dated the twenty-fifth day of April, A. D. 1885, recorded at Marion, in Forest county, in deed book No. 1, bounded north by lot number seven-teen; east by Chestnut street; south by Marys sforesaid, known as lot number lot number twenty-one, and west by Virgin alley, containing fifteen thous-and (15,000) square feet. Seized and taken in execution as the

property of Alexander M'Andrew and Samuel Wann, at the suit of Mary S. Stockwell, executrix of the estate of William H. Stockwell, deproperty of Walker & Son, at the suit of Crouch Bros. & Co., and Wright &

ALSO.—All that certain tract, piece or parcel of ground lying and being in the township of Fox, county of Elk, and state of Pennsylvania, bounded and described as follows: Beginning at a post the southwest corner of the lot of land conveyed to Patrick Shel-vey by Norris and others; thence north by land of said Shelvey fifty-eight and one-half rods to a beach tree; chence west partly by land of L. Mo-han one hundred and twenty-three and one-half rods to a beech; thence south fifty-eight and one-half rods to a hemlock; thence east by land of John censed. ALSO-All that certain piece of land situate in Fox township, Elk Co., Pa., bounded and described as follows: Beginning at a post at the southwest corner of land conveyed to Southwest corner of hand conveyed to Peter Quigrly; thence south 109 rods to a white pine; thence cast 77 rods to a post; thence north by land conveyed to Nicholas Collins 109 rods to a post; thence west by land of Peter Quigly 77 rods to the place of beginning, con-taining 50 acres and allowance and taining 50 acres and allowance, and being part of Warrant No. 4081. hemlock; thenee east by hand of John Wonderly one hundred and twenty-Seized and taken in execution as the property of Wm. Leahy, at the suit of Joseph Wilhelm. three and one-half rods to the place of beginning containing forty-three acres and allowance of six per cent., and be ing part of tract No. 4374, and con-veyed to Dennis Toomy by Peter

ALSO-All that ceotain piece of land situate in Fox township, Elk county, Pa., bounded and described O'Hara and wife by deed dated March 1st, A. D. De66, and duly 3 recorded in deed book L, page 344, in and for the county of Elk, &c., on which there is about thirty aeres under improvement as follows: Beginning at a post at the southwest corner of the lot of land conveyed to Joseph Panizer by Little & Souther; thence south 127 rods to a post; thence east 110 rods to a beech with young growing orchard on same, on which there is a hewed tog house tree; thence north 127 rods to a post; thence west 110 rods to the place of about 20x30 and one barn 36x40 feet beginning, containing 82 acres and and a spring of good water. Seized and taken in execution as 63 perches, more or less,

ALSO .- A tract of land situate in

Warren, as tenants in common.

ALSO-All that certain town lot situate in Sterley's addition to the borough of St. Marys county of Elk, State of Pennsylvania, beginning at a post on Washington and Fourth pangler, defendant, in the following two tracts, pieces or parcels of land; 1. All that certain tenement and street, thence casterly along north line of Washington street 50 feet to a post; thence northerly along lot of J. B. Sterley 140 feet to a post on an alley thence west along said alloy 50 fect to a post on Fourth street; thence Southeriy along east line of Fourth Street and parallel with east line of a black oak; thence north sixty seven perches to the turn-pike road; thence along said said described lot 140 feet to a post corner, place of beginning, containing 7,000 square feet more or less,on which there is erected a two story frame dwelling house 18 feet 2 inches by 28 t, with a two story frame wing atdied 15 feet 5 inches by 18 feet 2 hes, barn 10 feet 2 inches by 12 feet 6

property of Harry Williams at the suit of J. B. Sierley,

TERMS OF SALE.

The following must be strictly complied when the property is struck off: I. All bits must be paid in full ex-cept where the plaintiff or other lieu creditor becomes the purchaser, in which case the costs on the writs must be paid, as well as all liens prior to that of the purchaser, and a duly cer-tified list of lieus shall be furnished, including mortgage searches on the property sold, together with such lien creditor's receipt" for the amount of the proceeds of the sale, or such por tion thereof as he shall appear to be

there are about eight acres cleared. Solzed and taken in exception as the property of J. A. Spangler, at the suit of Joseph Wilhelm. ALSO,-All that certain tract, nicce

Weakness Spermator-Before Taking tency and all After Taking diseases that follow as a sequency on Self Abuse; as Loss of Memory, Uni-versal Lassitude, Pain in the Back, Dinness of vission, Premature old age, and many other diseases that leads to Insanity. Consumption and a Premature Grave, all of which as a rule are first caused by deviating from the path of natureand over indulgence. The Specific Medicine is the result of The Specific Medicine is the result of

雨日

雪

a life study and many years of experience in treating those special descases Full particulars in our pamphlets, which we desire to send free by mail to every one. The Specific Medicine is sold by all

Druggists at \$1 per package, or six packages for \$5, or will be sent by mail on receipt of the money by addressing

THE GRAY MEDICINE CO., No. 1 Mechanics' Block, Detroit, Mich. 13"Sold in Ridgway by all Druggists, verywhere.

Harris & Ewing, wholesale Agents, Pittsburgh. n12-1y

TRIAL LIST.

List of enuses set down for trial at the May term of court commencing the Fourth Monday of May, being the 23d day of the menth.

L. Salfonstall et al. Trustees, vs S. Hyde et al. No. 64 August Term

Francis A. Lesch vs. John Hoff-

 Francis A, Lascel ys, John Hun-man, No. 62 November Term, 1873.
 Thomas P, Merritt vs. J. W. Brown, No. 128, May Term, 1878.
 Jordan S, Neel ys. John Win-No. 20, September Term, 1878.
 Frank Pollman vs. Morgester & kson, No. 75 September Term,

1870. D. A. Pontius vs. Conrad Moger No. 35, November Term, 1870.

Fredericks, Monroe & Co. vs. R. Earley, No. 36, January Term

R. Rulofson vs. G. T. Wheeler, Ridgway, Pa.

No. 16, September Term, 1880. 10, Mary S. M'Conhay, now Mary Moyer ys. D. A. Pontius No. 1 May Term, 1880.

Term, 1880.
11. Abner Burley, vr. Armel Turley
No. 85. May Term, 1880.
12. E. W. Maybee vs. Powell & Kime, No. 81, September Term, 1880.

HEELP Yourself by making money when a golden chance is freeping poverty from your door. Those who inways take advantage of the good chances to making momey that are offered, generally become wealthy, while those who do not im-prove such chances remain in poverty. We want immy men, women, boys, and girls to work for us right in their own localities. The business will pay more than ten times ordi-nary warges. We furnish an expensive out-fit and all that you need, free. No one who engages fulls to mike momey very rapidly. You can devote your whole time to the work or only your spare moments. Full informa-tion and all that is needed sent free. Ad-dress strings of the comparison of the set of the or only your spare moments. Full informa-tion and all that is needed sent free. Ad-

dress STINSON & CO. Portland, Maine.

Get your NOTE PAPER, EN-VELOPES, and CHROMO VIS-ITING CARDS at THE ADVOCATE 8. The Township of Fox vs. John M'Mackin et al. No. 86. May Term, office, over Powell & Kjuie's store

> PENNSYLVANIA RAIL ROAD Philadelphia & Erie R. R. Div. 🕃 WINTER TIME TABLE.

> > WESTWARD.

EASTWARD,

WM. A. BALDWIN. G eneral Sup't.

ESTATE NOTICE.

14

14.4

.....

A

14

Renovo.,5 40 p. m.

Renovo.....11 05 a. m.

Emporium.1 30 p. m. St. Mary's..2 23 p. m.

Ridgway 2 46 p. m.

Ridgway 5 17 p. m St. Mary's... 5 50 p. m. Emporium.6 55 p. m.

VERYBOD E in the name of Samuel Wallace, con-taining nine hundred acres, more or Our Catalogue of choice SEEDS and PLANI'S contain the "BEST and CHEAPEST." and our BOOK OF FLOWERS give prices and descriptions of Designs, Alexander M'Andrew, Samuel Wann, Alexander M'Henry and Edward W. Baskets and Lose Cut Flowers for any occasion, ---- Sent free on application.-Seized and taken in execution as the Harry Chaapel, Seedsman AND Florist, Williamsport, Pa.

PLANTS AND SEEDS

F:0:R

HENRY A. PARSONS, Jr., AG'T .

THE GREAT ENGLISH REMEDY A LECTURE TO YOUNG MEN GRAY'S SPECIFIC REMEDY.

TRADE MARK IS especially TRADE MARK

re commend

ed as an un-failing cure for Seminal W eakness



On the Loss of

A LECTURE ON THE NATURE, TREATMENT, AND RADICAL cure of Seminal Weakness, or Spermatorrhoga induced by Self-Abuse, Involuntary Emissions, Impotency, Nervous De-bility, and Impediment to Marriage emmantly, Consumption Evidence. generally; Consumption, Epilepsy, and Fits; Mental and Physical In-capacity, &c.—By ROBERT J. CUL-VERWELL, M. D., author of the "Green Book,"&c. The world-renowned author, in this

admirable Lecture, clearly proves from his own experience that the wilful consequences of Self-Abuse may be effectually removed without dangerous surgical operations, bougies, instru-ments, rings, or cordials; pointing out a mode of cure at once certain and effectual, by which every sufferer, no matter what his condition may be, may cure himself cheaply, privately

nts or two postage stamps. We ave also a sure cure for Tape Worm.

The ULLVERWELL MEDICAL Co. 41 Ann St. New York, N. Y.; Post office Box, 4586.

and radically. to thousands and thousands. Sent, under seal, in a plain envel-ope, to one address, on receipt of six We

Seized and taken in execution as the the property of Dennis Toomey, at the suit of Peter O'Hara. property of George Artz, at the suit of Joseph Wilhelm. ALSO -All the interest of J. A.

farm buildings and tracts or piece of land situate in Jay township, Elk county, Pennsylvania, being part of tract of land No, 4845, described as fol-lows, to wit: Beginning Jut a pine about two perches west of a spring; thence west fourteau parches to a thence west fourteen perches to a stake; thence south one hundred and fifty-three perches to a black oak; thence cast fifty-two perches to

Also mother piece of hand ad-ing above described tract, des-

entitled to,

ALSO.—All that certain tract, piece or parcel of ground lying and being in the township of Jay, county of shall make good the

inc; thence south forty-six degrees east along the corporation line fity-four perches; thence cast two degrees north seventy perches, more or less, to St. Marys road; thence northward along the St. Marys road; forty-live perches to the place of the place of beginning. 2 Alon mothers place of the degrees to a stake; thence west fifty-two perches to a chestnut; thence north two perches to the place of beginning. 2 Alon mothers place of the degrees of beginning.

se to the place of beginning, conjoining above described tract, des-eribed as follows, viz. Beginning at a chestnut stump on the cast side of the turuplike road aforesaid; thence along

Excepting all that piece of land he-ginating at the northwest corner of said John Walker's land and in the rear line of lots on St. Michael street and at the southwest corner of a the other in the southwest corner of a the south the south west corner of a the south of lots on St. Michael street and at the southwest corner of a piece of land belonging to Michael Shina-beck; thence along the south line of less. tains eighty-three acres of hand, more

On the above first piece of ground there are about ton acres cleared and improved, and creeted thereon a twostory frame house, 18x30 feet, with kitchen 12x16 feet, one story high. barn 16x20 feet, and other outbuildings. On the above second tract there are about eight acres cleared.

dent policy, which will be of service to him during his "lay off."

-At the funeral of an Indian brave near Winnemucca, Nevada, the wife of the deceased was killed and buried with him. This incident was commented upon somewhat untavorably by the Battle Mountain Messenger, and as a result, a member of the tribe implicated, Captain Bob by name, called to see the editor and make an explanation. Bob admitted being present at the finneral and that the squaw was killed. He stated, in justification of the sacrifice, that she was the wife of the dead buck, was Horning, Executor of the last Will too old to work or do anything for and Testament of John Horning, late too old to work or do anything for herself, and was looked upon as a witch. He thought this explanation should satisfy all the whites. He doclined to definitely state the method of judged for their costs and charges the killing, but suggested, "Mebbe, put 'em head on big stone and heap mash 'em." "This," says the San Fran- ing died selsed of real estate in the cesco Atta, "is an original, as well as said County of Elk. aboriginal, way of disposing of old and helpless widows. White relatives of the ancient relict, more civilized, would have sent her to the poorhouse perhaps." remedy:

Completing the Census.

THE WORK OF COMPILATION NEARLY FINISHED-CURTAILING THE FORCE. [Special Despatch to the Press,

Washington, May 1.-It is said that at least five hundred of the employees of the Census Office will be removed before the end of the fiscal year, there being no use for their services after that time. At least another year will be required to complete the consus statistics in shape to be published. The great bulk of the work is now very nearly completed. An immense force of clerks was required to tabulate the statistics of population, arranging the male and female population, under appropriate heads, revising the returns of enumerators, etc. Quite a number of removals have been made during the past two weeks. The Divisions of Railroads has been consolidated with the Division of Wealth and Taxation, and both divisions will be under the superintendence of Mr. Robert P. Porter. There is quite a sentiment in fovor of maintaining a separate Census Bureau in Washington as a perpetual institution. Only a small force would be required to see that the very valuable records of the Bureau are properly perserved and to map out work for future censuses, holes, 13; wells drilling, 449; rigs up and square feet more or less. which would greatly facilitate the and building, 458. The increase in operations of the immense machinery | the number of dry holes is due mainly which is called into play every de- to the "wild-catting" in the northern ber seventcen (17) on Chestnut street, and one-half acres, more or less, cade. Heretofore the record of the cen- field. There is no material change in sus, apart from those published, have the extent of the operations from the been left to the harsh mercies of mice March report. Crude oil shipment,

not presenting their claims on or before the said day shall be forever debarred from enforcing the collection

of the same, M. S. KLINE, Examiner, M. S. KLINE, Examiner, Ridgway, Pa., April 27, 1881,

ELK COUNTY, 88: The Commonwealth of Pennsyl-vania to the Sheriff of said County land; thence westerly along J. Walk-GREETING:

Rufus Lucore her husband on the 80th day of May in the year of our Lord one thousand cight hundred and seventy-eight, obtained a judgment in our County Court of Common Pleas of Elk County aforesaid, before our acre, more or less. Judges at Ridgway, against J.

of Elk County, deceased, for a certain debt or sum of twelve hundred doi-lars, as also six and 45-109 dollars, of St. Marys aforesuid, known as town which to the said Plaintiffs were adwhich they sustained by accasion of the detention of that debt. And, whereas, the said John Horn-

And, whereas, the said Plaintiff's have given us to understand that the feet, with wing attached.

said judgment remains wholly un-paid and unsatisfied, and have besought us to provide for them a proper 84. And we being willing that what is just in this behalf should be done, do according to the form of the Act of Assembly in such cases made and provided, Command you that you make known to J. E. Horning, William Horning, Catherine Miller, and Jane Iddings, heirs of John Horning deceased, and Elizabeth Earley and C. R. Earley her husband, Esther Emigh and George Emigh her hus-Esther band, (the said Elizabeth Earley and Eather Emigh being heirs of the said erected a store house 28x40 feet. John Horning deceased), that they be and appear before our Judges at Ridgtown lot situate in the borough of way, at our County Court of Common St. Marys aforesaid, known as lot Pleas there to be held for said County, number ten on Unestnut street, neon the 4th Monday of May next, to cording to a map of lots laid out and show cause, if any thing they have to surveyed by Charles Luhr, being eighty feet in front on Chestaut street know or say, why the said judgment so recovered against the said J. E. by one hundred and fifty feet deep Horning, Executor, &c., of the said John Horning deceased, shall not right angles, bounded north by Mill street; east by an alley; south by lot number twelve, and west by Chestnut

have you then and there this wrif. Witness the Honorable W. D. Brown President Judge of our said Court at stable and well of water. Ridgway the 28th day of January in the year of our Lord one thousand eight hundred and eighty-one FRED. SCHENING, Prothonolary.

THOMAS SULLIVAN, Sheriff.

SEAL.

-The Oil report for April shows the number of wells completed to be \$14; new production, 7,052 barrels; dry nut street, containing twelve thousand mildew in the damp basement of the Interior Department. March report. Crude oil shipment, 36,021 barrels; charters, 115,967 barrels; inns, 76,550 barrels. hundred and fifty feet deep at right angles, bounded north by lot number fifteen; east by Chestnut street, south suit of Joseph Dill.

the borough of St. Marys, county of Elk, state of Pennsylvania, bounded Beginning at the northeast crouer of and described as follows, to-wit: Beginning at the rear corner of building town lots thirty and thirty-two; thence in a straight line with said town lots and along Xaverius Bucheit's lot four hundred and eleven feet, er's land five hundred and seventy-WHEREAS, Sarah S. Lucore and three feet, more or less, to the rear line of town lots on St. Michael street ;

thence southeasterly along said line of town lots on St. Michael street three hundred and seventy-four fect more or less, to place of beginning, containing one nere and three-quarters of an 3. Also, all that certain town lot or piece of ground situate in the borough | tenth rods, north seven and one-half

ot number they four on St. Marvs ough of St. Marys and being one hundred feet front on said St. Marys street by two hundred feet deep at right angles, bounded north by lot number fifty-six, east by Virgin alley, south by lot number fifty-two, and tenths rods, north seventy-five and west by St. Marys street, on which there is creeted a house 28x50 feet;

barn 30x30 feet, and old house 28x30 4. Also, all that certain piece of land or part of a town let in the berough of Marys aforesaid, known as the southern part of lot number fifty-six

in the map or plan of St. Marys and being fifty-seven feet nine inches, more or less, in front on St. Marys street by two hundred feet deep at right angles, bounded on the north by a portion of said lot number fiftyfx conveyed by John Walker to John Walker, Jr., by deed dated 13th of April, 1875; east by Virginalley; south lot number fifty-four, and west by St. Marys tracet, on which there is 5. All that certain piece of land or

be levied and paid out of the said real estate of which the said John Horn-ing died seised as aforesaid. And street, containing twelve thousand (12,000) square feet, on which there is

> 6. Also, all that certain piece of land or town lot situate in the borough of St. Marys aforesaid, known as lot

number (welve (12) on Chestnut street according to Charles Luhr's map of lots in said borough, being eighty in front on Chestnut street by our hundred and eighty feet deep at right angles, bounded north by lot number ten; east by an alley; south by lot number fourteen, and west by Chest-

7. Also, all that certain piece of land or town lot situate in the borough of St. Marys aforesaid known as lot num- place of beginning, containing three according to Charles Luhr's map of lots on which there is erected one twoin said borough, being one hundred feet story frame house 16x30 feet, shed in front on Chestnut street by one 12x16 fect, well of water, &c.

2, Ail that tract of land situate in Elk, and State of l'ennsylvania, in no instance will the deed be prebounded and described as follows: premises being described, said corner being the northwest corner of lands of John Gibson, and on the north line of warrant 4894; thence along the west line of said Gibson's hands south eighty-nine and one-half roits to the centre of creek road; thence north

seventy-seven and one-half degrees west thirty-seven and seven-tenths rods to a peg in the centre of said road; thence south fifty-two degrees forty minutes west two rods to the left bank of the mill race; thence along the bank of said race north fifty-two degrees west six rods, north seventythree degrees west four and fourtenths rods, north eighty-four and

one-half degrees west seven and twodegrees west sixteen rods moth fiftyfive and one-halt degrees west six and seven-tenths rods, north fifty-nine and one-half degrees west cleven and sixtenths rods, north sixty-four and onehalf degrees west seven and 180. one-half degrees west six rods, north sixty-seven and one-half degrees twelve rods, north thirty-sevenf de-grees west six rods, to a hemlock stump at the head of the dam; thênce due south forty-three and three-tenths rods to a post; thence west one hundred and forty-seven and five-tenths rods to a post on the (west of the lighty-nine and three-tenths rods to a ost on the noth line of warrant No. 4894; thence by said line east two bundred and sixty-eight rods to the place of beginning, containing one hundred and thirty-six aeres, two roods

and twenty-eight perches, more or less on which there is about forty acres leared, a two story house 20x30 feet, with wing 16x40 feet, one story high; one barn 40x50 feet, and other outbuildings, &c.

Seized and taken in execution as the property of Justus Weed, at the suit of Joseph Wilhelm.

claim and demand of defendant in, to and out of all that certain tract of

land situate in the township of Ben-

ezette, Eik county, Pa., bounded and described as follows, to-wit: Begin-

ning at the northwest corner of lands belonging to John Barr; thence along

John Barr's road north sixty nine de

grees east one hundred and ninety

and thirty eight feet to a post; thence along the right of way of the Alle-

sented in court for confirmation unless the bid is actually settled for with the Sheriff as above stated.

THOMAS SULLIVAN, Sheriff. Sheriff's Office, Ridgway, Pa.,) April, 28, 1881.

See Purdon's Digest, Ninth Edition, pag 440; Smith's Forms, 384.



Ayer's Hair Vigor,

FGB RESTORING GRAY HAIR TO ITS NATERAL VITALITY AND COLOR.

Ir is a most agreeable dressing, which s at once harmless and effectual, for preserving the hair. It restores, with the vania, and Julius Jones, and George Ed. Weis, Esquires, Associate Justices in Elk county, have issued their preight, and red hair, to a rich brown, or deep cepts, to me directed, for the time of black, as may be desired. By its use thin | holding of the Orphans' Court, Court hair is thickened, and baldness often of Common Pleas, General Quarter-though not always curved. It checks falling Ridgway, for the county of El k on the FOURTH MONDAY IN MAY. 1851, being the 23th day of the month, to continue one week. Notice is therefore given to the Cor-oner, Justice of the Peace and Con-

stables in and for the county of Elk, to appear in their own proper persons with their records, inquisitions, remembrances, to do those things which of their offices and in their behalf appertain to be done, and all witin behalf of the Common wealth against any person or persons, are requested to be then and there attending, and not to depart at their peril. Jurors are

As a Dressing for Ladies' Hair,

The Vision is incomparable. It is color-ALSO .- All the right, title, interest,

feet to a post; thence along said John Barr's land south forty-three degrees and thirty minutes east six bundred

gheny Valley railroad south forty-six degrees and thirty minutes west one ork after a winter of relaxating, hundred and ninety feet to a post; your system needs cleansing and thence north along lands of Finley strengthening to prevent an attack of Young & Co, forty-three and one-half degrees west seven hundred and Ague, Bilious or Spring Fever, or seventeen feet, more or less, to the some other Spring sickness that will unfit you for a season's work. You will save time, much sickness and great expense if you will use one bottle of Hop Bitters in your family this month. Don't wait. - Burlington Hawkeye.

13. Robert Young et al. vs. George Carrier et al. No. 29, November Term

On and after SUNDAY, November 7, 1880, the trains on the Philadel-1880. 14. Robert Young et al. vs. George phia & Eric Railroad Division will Carrier et al. No. 30 November Term, ran as follows: .

15. J. S. Hyde vs. Gilman T. Wheeler, No. 36, November Term, Niagara Ex. leaves Phila 9 00 a. m. 16. Daniel Euwer et al. vs. C. R. ERIE MAIL leaves Phila,.....11 55 p. m Earley et al. No. 45 January Term

1881 17. M. M. Schultz, Trustee, vs. Gil-man T. Wheeler et al. No. 68 January Term 1881. 18. M. M. Schultz Trustee vs. Gil-

man T. Wheeler et al. No. 69 January Term 1881. The Township of Fox vs. Mich-

Day Express leaves Renovo 10 05 a. m ael Brehm et al. No. 84, January Term 1881.20, Ellis Lewis vs. C. R. Sexton, No. 3 May Term 1881, 21. Henry Souther vs.

Samuel Dickinson, guardian, &c. No. 37 May Term 1881. FRED. SCHCENING, Clerk.

equested to be punctual in their at-

Given under my hand and seal, at

the Sheriff's office, in Ridgway, the 28d day of April in the year of our

Lord one thousand eight hundred and

DIVORCE.

above entitled case, and returned "not

found in the county," you are hereby notified to appear before the said Court, at Ridgway, Pa., on the FOURTH MONDAY OF MAY, A.

D. 1881, to answer the said libellant's

THOMAS SULLIVAN, Sheriff.

Sheriff's Office, Ridgway, Pa., Feb. 10,1881, GEO. A. RATHBUN, Attorney for

THOMAS SULLIVAN, Sheriff.

Co. No. 17

able to notice.

eighty-one

complaint.

GEO. A, R Libellant. feb10 6w

Elk County Court Proclamation.

WHEREAS, the Hon. Wm. D. Brown, President Judge for the Thirty seventh Judicial District of Pennsyl

and

state of Albert Brehm, late of A Benzinger township, Elk county. deceased. Notice is hereby given that letters testamentary have been granted to the undersigned, upon the above named estate. All persons indebted to said estate are requested to make immediate payment, and those having- legal claims against the same to present them without delay, in proper order, for settlement.

ANDREW BREHM, Administrator.

Estate of Isaac Coleman, Deceased.

In the matter of the

petition of C. A. Orphaus' Court Brown for specific of Elk County. performance of con-No.2, sept.T.1880.

To John Moyer, Administrator C. T. A. of the last will of Isaac Coleand other persons prosecuting man, deceased, Elmira Denison, Harriet Coleman, Clarissa Weed, Mary Coleman, Sophia Coleman, Lovisa Coleman, Charlotte Taylor, Martha Moyer, Abigal Coleman and all others interested. TAKE NOTICE that the undertendance at the appointed time, agree-

signed, Auditor appointed by the Orphans' Court of Elk county to take testimony and make report to the matters in controversy in the above entitled case, will attend at his office in the Borough of Ridgway on Thursday the 19 day of May, 1881, at ⁹ o'clock A. M. for the purposes of his appointment when and where you

may attend if you see proper. GEO. A. RATHBUN, Auditor. Ridgway, April 26th, 1881.

NEW REVISION AGENTS WANTED

NEW TESTAMENT.

As made by the most eminent scholars of England and America. Half the Price of Corresponding English Edition. Large type, linen super-calendered paper, elegant binding. A separate "Comprehensive History of the Bible and its Translations," in-cluding a full account of the Xcluding a full account of the New Revision, given to subscribers.

Best chance for agents ever offered. Send Stamp for particulars at once. The HENRY BILL PURISHING Co., Norwich, Conn. n1016

PREPARED BY Ursula M'Inerney, By her next friend, Ann Dukelow, In the Court of Com-mon Pleas Eik Dr. J. C. AYER & CO., Lowell, Mass., Practical and Analytical Chemists. Thomas M'Inerney,) Nov. Term, 1881. SOLD BY ALL DRUGGISTS EVERYWHERE Workingmen. To the respondent above named: Take notice, that subpoena and alias Before you begin your heavy spring subpoint having been issued in the

as, contains neither oil nor dye, and will not soil white cambric. It imparts an agreeable and Insting perfume, and as an article for the tollet it is economical and unsurpassed in its excellence.

and strength, and renders it pliable. The VIGOR cleanses the scalp, cures and

prevents the formation of dandruff; and, properties, it heals most if not all of the more and diseases peculiar to the scalp, keeping it cool, clean, and soft, under which conditions diseases of the scalp and

hair are impossible.

gloss and freshness of youth, faded or gray,

though not always cured. It checks falling partitioned premises) east line of P. F. Weed's land; thence by P. F. Weed's lands and lands of B. A. Weed north not decayed; while to brashy, weak, or

otherwise diseased hair, it imparts vitality

by its cooling, stimulating, and soothin