New Publications. Wilkie Collins' new novel, "No Name," has been republished by Harper & Brothers, in a handsome octavo volume, with a great many original illustrations, by John McLenan, uniform with their editions of "The Woman in White," Thackeray's "Philip," Bulwerls "Strange Story," &c. It is a tale of great power, with the incidents ingeniously involved and advoitly disentangled. A portrait of Mr. Collins is the appropriate frontispiece—a fine likeness, but giving the idea of a larger man than the original, who is below the middle size. Mr. Collins, son of the English painter, whose "Happy as a King" and "Sale of the Pet Lamb" are well known here, is not yet 39 years old. His first work was a Life of his Father, as much a history of English art as a biography. He has written two plays, ("The Frozen Deep" and "The Lighthouse,") a book of travels, and half a dozen novels. "No Name" has reached us through J. B. Lippincott & Co., and also through T. B. Peterson & Brothers. Messrs. Harper have also published "Lines Lett Out," by the author of "Line upon Line" and "The Peep of Day," being Scripture histories re-lated with simplicity and illustrated with accuracy. It is a delightful book for young people. From the same publishers we have, by Emeric Szabad, Captain U. S. A., "Modern War: its theory and practice;" illustrated from celebrated campaigns and battles, with maps and diagrams. The author was formerly in the Italian army, and served under General Fremont in Western Virginia. His book is intended and calculated to give the general reader a correct idea of the theory and practice of modern Peterson & Brothers have brought out Mrs. H. Wood's new novel, "Verner's Pride," in two volumes, a month in advance of the English publication. It is one of the best of recent novels-with a greater number and larger variety of characters than usual with Mrs. Wood, and with the mystery, as usual, kept closely bottled up to the end. In this she certainly excels contemporary writers of fiction. The story has the drawback, so common with the novels of the last two years, of being based, to some extent, upon a great crime. There is a good deal of quiet humor in these pages—Mrs. Peckaby waiting for the white donkey to take her to the new Jerusalem, (in Utah!) is Cruikshankian in its caricature, and Jan Verner himself is as rich a comedy character as ever was drawn by Sheridan. In this infusion of humor, "Verner's Pride" differs from "Aurora Floyd," which tells its tale with distinct-ness and directness, without pause or episode. From T. B. Pugh we have the Atlantic Monthly and the Continental Monthly for February. The former we noticed on Saturday, from advance sheets. The latter has strong and able political articles from the Hon. Robert J. Walker and Hon. Frederic P. Stanton. Among its best general papers are "How they Jested in the Good Old Time," by Charles G. Leland, and "A Trip to Antietam," by Charles W. Lo-

ring. The Editor's Table is short but racy. We have the Atlantic Monthly from Peterson & Brothers. The London Art Journal, for January, received from W. B. Zieber, is a very superior number. It contains three illustrations on steel, viz: Turner's "Regulus Leaving Carthage," C. R. Leslie's "Olivia," and "The Angel's Whisper," a group by B. E. Spence, the sculptor. The woodcuts are numerous and good-those illustrating the International Exhibition are superb; and among the art-literature is the commencement of a History of Caricature and the Grotesque in Art, by Thomas Wright, with numerous woodcuts, from drawings by F. W. Fairholt. Altogether, an admirable number of an excellent

THE CITY. The Thermometer.

JANUARY 24, 1862. JANUARY 24, 1863. A. M. .. 12 M. ... 3 P. M. 6 A. M. ... 12 M. ... 3 P. M. 33 35 ... 35 39½ ... 44½ 48 NNE....NNE....NNE. NE by N...NE....E by S NNE....NW...WNW NE.....SSW... by N OPENED TO THE PUBLIC.—The new Chestnut-street Theatre was opened to a limited number of ladies and gentlemen, on Saturday evening, from eight to nine o'clock. Tickets were required at the door for admission. About fifteen hundred of them had been issued, and about this number of persons were in the house. The orchestra, number of persons were in the house. The orchestra, consisting of fifteen performers, played the national medley—Hail Columbia, Star Spangled Banner, and Yankoe Doodle, which was applauded at the conclusion. Several scenes were set, without any noise sion. Several scenes were set, without any noise whatever. The scenery is really beautiful, it being the production of acknowledged artists. The drop curtain is one of the prettiest in the country. It represents, as Mr. Wheatley informed us, a garden scene in "Much Ado About Nothing." There is, certainly, much upon the canvas. The bottom part represents a stone base, a bust of Shakspeare in the centre, and the nine muses, five on one side and four on the other. Everything appertaining to a theatre is fully developed within this gem of a temple. Arrangements for a supply of fresh air, or for steam heat, have been properly attended to in the most improved style. Over the beautiful interior is cust a flood of light from a brilliant chandelier, constructed at the manufactory of Messrs. Cornelius & Baker. It has seventy-seven burners, arranged in three rows. When in full illumination, the glass drops sparkle in all the tints of a rainbow. As a work of art this alone is a perfect gem. The brackets on the walls contain three lights each, with gilt drops hanging in festoons. The design is chaste and original. There is no want of artificial light within the building. The arrangement of all the burners

day week is the day always agreed upon for the anmual election of heads of departments by the City Councils. From present indications it is not likely that such an election will occur for many weeks, as the contested seats of members will require much time to make a proper investigation. The single case of Lowry vs. Miller, in Select Council, will itself consume several weeks before it is finally adjudicated. An act of Assembly provides that the heads of departments "shall continue in office until their successors are elected."

Several suits are now pending in the courts and before aldermen, growing out of the Council difficulties. Mr. Duilield, whose seat was declared vacant by the last Common Council, claims his right to vote for the department officers when the proper time arrives. He has appealed to the Supreme Court, where the question of jurisdiction in the Common Pleas is to be argued. The daily routine of municipal business is not very materially affected, as yet, by the failure of Councils to organize, except in the department of the City Commissioners, whose annual appropriation has not yet been passed. It was the last bill that was brought before the Common Council, but it failed to receive the sanction of Select Council. No warrants can be drawn, nor payments made, by this department till Councils properly organize. nual election of heads of departments by the City PROMOTED. -- Major F. A. Lancaster, of the 115th Pennsylvania Regiment, has been promoted to Colonel of said regiment, vice Colonel Robert E. Patterson, resigned. Color Sergeant Isaac S. Williams, of the 22d Regiment P. V., has been promoted to a lieutenancy in Company I, and Second Lieutenan John B. Vandeve has been promoted first lieutenant in Company F, vice H. A. Marchant, promoted captain of Com-

F, vice H. A. Marchant, promoted capean of company I.

First Lieutenant William F. Gordon, of the Corn Exchange Regiment, has been appointed quartermaster of the regiment. Captain William West, of the Corn Exchange Regiment, has resigned on account of ill health. Quartermaster Sylvester Day, of the same regiment, resigned on December 5th.

We also notice, with much pleasure, the promotion of our young friend, Julius Schwarz, to a lieutenancy in the 2d Pennsylvania Cavalry, Colonel R. Butler Price commanding, for meritorious conduct on the field during the late skirmish at Occoquan. Lieutenant Schwarz is a son of our worthy townsman. Dr. G. Schwarz, of West Philadelphia. THE WASHINGTON ENGINE COMPANY'S NEW AMBULANCE.—The new ambulance of this company was housed on Saturday afternoon. A repast at the Tammany House, corner of St. John and Buttonwood streets, inaugurated the proceedings. The side paintings, by Mr. Shreeve, were very finely executed. Their design is unique; their coloring is delicate. The ambulance is handsomely and even luxuriously provided, and will furnish the suffering soldiers with the comfort which they need.

noon the funeral of William C. Miller, of Co. A, 118th Regiment, P. V., took place from his late residence at Nicetown, and was largely attended. dence at Nicetown, and was largely attended.

John W. Lindsay, Co. E, of the same regiment, was buried on Saturday afternoon, from his parents' residence on Brandywine street. He died at the Patent-office Hospital, Washington, from wounds received at Fredericksburg.

The funeral of Charles Henry Rapp, Co. I, 69th Regiment, P. V., took place on Saturday afternoon.

Sergeant Wm. Harrison Franck, of the 104th P. V., was buried yesterday afternoon. His funeral was attended by the Provost Guard, and a large number of personal friends.

IMPORTANT TO TAXPAYERS.—The tax du-IMPORTANT TO TAXPAYERS.—The tax duplicates for the year 1863 are nearly complete. Most of them have been returned to the City Commissioners, and are being proved by the clerks. The whole number will be in readiness for the tax receiver by this day week, as required by the law. Taxpayers will, therefore, have an opportunity to save the per centage, as allowed by the act of Assembly, in the prompt payment of the tax.

THE POLICE. [Before Mr. Alderman Beitler.] Alleged Forgery.

John Cannon, alias Randolph, was arraigned before
the alderman at the Central Station, on Saturday the alderman at the Central Station, on Saturday afternoon, on the charge of having passed a forged check upon E. W. Clark & Co., bankers, on Third street, between four and five months ago. The check purported to have been drawn by the president and cashier of a bank at St. Louis. It called for the sum of \$500. The young man who presented it desired only \$250 at the time, and said he would call for the halance whenever he wanted to use it. After getting the amount as named, Cannon went off to parts unknown. On Saturday he was accosted by Detective Taggert, who has been on the lookout for him since the time the check was passed. The accused was merely arraigned for a hearing, to take place at nine o'clock, to-morrow morning, at the Central Station. He was held to appear at that time.

merely arraigned for a hearing, to take place at nine o'clock, to-morrow morning, at the Central Station. He was held to appear at that time.

Accumulating Evidence.

On Saturday afternoon, quite a number of persons who reside in the northern rural section of Philadelphia, appeared at the Central Station to identify a considerable quantity of goods that had been stolen from them within a short time past. These goods were found at the house of a man giving the name of John Smith, who was committed on Friday, as stated in The Press on Saturday. The accused is named Marcus Weidenberger. He lived on the Old York road near the Reading railroad bridge. He appeared to occupy a smallfarm; had a cow or two, and some truck. After his arrest by Officer Hause, as has already been stated, a search warrant was taken out—the house and surrounding premises were searched, and a variety of articles found. They were identified. The following evidence was elicited on Saturday:

Francis D. Moyer, a supervisor, residing at the Falls of Schuylkill, testified that a pair of wagon wheels, belonging to him, were stolen from a wheelwright shop, where he had left them for repairs; these wheels were found in the stable of the prisoner. Thomas Lees, of Milestown, identified the bags of onions that had been stolen from his farm. These were found in the prisoner's barn.

Wm. K. Eggleston identified a number of pleces of clothing, being the week's wash. The tub, with the clothes in it, was stolen a short time since. It was evident, from the tracks left by the parties, that one was a female. The shoe of the wife of the prisoner fits the imprints, still visible about the spot from which the tub was stolen.

Wm. H. said a lot of corn had been stolen from his crib, but of course he could not identify it.

James Carr, who resides in Montgomery county, just north of the city line, was visited by thieves not long since, and among other things taken, were some harness and a wood-saw. These things were found on the premises of the prisoner.

Many other

LEGAL INTELLIGENCE. Supreme Court of Pennsylvania—Chief Justice Lowrie, and Justices Woodward, Thompson, Strong, and Read. THE CASE OF COUNCILMAN THOS. J. DUFFIELD.

Adams et al vs. Thomas J. Duffield. This case Adams et al vs. Thomas J. Duffield. This case comes up on a writ of error to the decision of the Court of Common Pleas of this city, in awarding a peremptory mandamus to the members of Common Council, who expelled Thomas J. Duffield, commanding them to restore his name to the roll, and to his office in said Council.

The facts of the case in the court below were fully reported at the time, and it is of so recent a date, that our readers will no doubt clearly recollect them. The case now raises the question as to the jurisdiction of the court below to inquire into the judgment of Common Council in expelling the said Duffield. On the part of the plaintiffs in error, it is contended that it has not jurisdiction, because there is no law conferring it, and because such jurisdiction is denied to it by the law which vests the jurisdiction over the qualifications of its own members solely and exclusively in the Council itself.

That the act of 16th June, 1836, which, among other jurisdictions, confers upon the Court of Common Pleas equity jurisdiction over corporations, expressly excepts municipal corporations; and it is not pretended, in the suggestion for alternative mandamus, that the plaintiffs in error did the acts complained of in any other capacity than as members and officers of the municipal corporation, acting in the deliberate manner prescribed for them by law.

The jurisdiction is nowhere conferred upon the Court of Common Pleas, out if has expressly excelled, by conferring it upon the Court of Common Pleas out that the Legislature has not only not conferred this jurisdiction upon the Common Pleas, but it has expressly excluded, by conferring it upon the Council itself by section thirty-five of the Consolidation act, which says, that "the Select and Common Councils respectively shall, in like manner as each branch of the Legislature of this Common wealth, judge and determine upon the qualifications of their members."

The argument of the defendants in error is directed to be viewed the court of the court of

exceed their power. It is created by law, its powers are defined by law, and if—it exceed those conferred, the legality of that act can only be questioned by the tribunals which, under our Constitution, are vested with the exclusive power to construe laws. That the plaintiffs in error are not a municipal corporation; they have not of themselves legislative power. They can only act legislatively when they act in conjunction with the Select Council and the Mayor.

The defendant in error also submits that Common Council has no power to declare a seat vacant except the member accepts a municipal office after his election; that a member qualified at the time of his election continues so for the term unless he should hold an office of a municipal character. And in answer to the allegation in the return, that because section 35, of the act of 1854, provides: "That the Select and Common Councils of the city of Philadelphia, shall in like manner as each branch of the Legislature, judge and determine upon the qualifications of their members," their act is not reviewable. It is submitted that the true construction of this clause is, that where they have the power to act, they shall proceed in like manner as the Legislature. It does not confer upon them the powers of the Legislature, which attributes to itself the sovereignty of the Commonwealth under the Constitution, but only confers the power to try a contested election or some question of qualification existing at the time only confers the power to try a contested election or some question of qualification existing at the time of the election.

Henry M. Phillips, Esq., opened the argument for the plaintiffs in error, and was followed by David W. Sellers, Esq., for defendant in error: On the conclusion of his argument, the further proceeding of the case was postponed until this morning, for the purpose of allowing the court to go into consultation shout other matters before the court.

about other matters before the court. District Court—Judge Hare.
THE ADMINISTRATION OF CHLOROFORM—HOW FAR
IS A PHYSICIAN LIABLE FOR INJURIES RESULTING IS A PHYSICIAN LIABLE FOR INJURIES RESULTING FROM ITS APPLICATION.

Bogle vs. Winslow. We have been requested to publish the interesting charge of Judge Hare to the jury in this case. It is exceedingly clear, and as the case during its progress attracted a great deal of public attention, we have deemed it proper to lay the charge of the court before our readers. It is as follows: follows:
The facts in this case, as produced by the testimony, are few and simple.
Beginning in the order of time, the best and most mony, are few and simple.

Beginning in the order of time, the best and most natural order, we learn the following facts:

Nearly a year since, the plaintiff, a driver on the Tenth and Eleventh-streets Railway, was thrown from his car by the kick of a victous mare, his head striking a tree-box as he fell. He was picked up insensible, and carried into the office of Dr. Bishop, who found him some time afterwards but partially recovered, the unconsciousness being probably due to the blow on the head. He left the office some two hours thereafter and returned to work the next day. There is no evidence that he was ill afterwards, while there is no precise record of his symptoms. We next find him complaining of the toothache, and going to Dr. Winslow's office with the express purpose of having teeth extracted under the influence of chloroform. The chloroform was administered, but did not operate as soon as usual, exciting, rather than tranquilizing, the patient, and causing resistance. Insensibility—the object required—having been finally obtained, Dr. Winslow performed the operation, the chloroform being administered from time to time on symptoms of returning consciousness. The patient walked home a short time afterwards, complaining of dizziness, and of a tendency to totter—no unusual effects of chloroform or of partial intoxication. He reached home, and still complained, but was not incapacitated from performing his work until Thursday night, when he was struck with partial paralysis, whose effects have not yet disappeared.

The question at issue is whether this is attributable to the neglect of Dr. Winslow.

The defendant is not answerable unless two

was struck with partial paralysis, whose effects have not yet disappeared.

The question at issue is whether this is attributable to the neglect of Dr. Winslow.

The defendant is not answerable unless two things appear. First—"That he was guilty of neglect or want of skill in administering chloroform," and second, "that the disease which followed was the result of the use of this remedy."

On the first point it has been well said that the negligence must exist either in the use of the remedy itself or in its unskilful application. The highest medical evidence has been brought to bear on the point, and a number of surgeons examined, who all, with one exception, testify that chloroform is an acceptable and proper agent even in minor surgery, sanctioned by science and experience, Dr. Gross being especially distinct and clear that chloroform may be used with propriety, not only in capital operations or where the pain is likely to be severe, but to obviate the comparatively triling suffering from the extracting of a footh or the opening of a boil.

The evidence shows also that Dr. W. is skilful in his profession, and especially conversant with the administration of chloroform, being called upon by eminent surgeons to give it for them. This, in the absence of proof, affords a presumption in favor of his skill in the particular instance in question. There is nothing from which malpractice can be inferred, except the length of time during which it was used, and the quantity made use of, the time being longer and the quantity made use of, the time being longer and the quantity made use of, the scientific men who have been examined have declared that the amount of the dose, and the prolongation of its influence, are not productive of danger unless there is a want of proper care.

Testimony of this sort ought to have great weight with the jury, and be decisive, unless there is something to overthrow its force.

We know nothing of the effects of the agents of this description, except from experience, and the records of tha We know nothing of the effects of the agents of this description, except from experience, and the records of that experience are to be found in scientific works, and the evidence of men who have made the subject their study.

The jury are, however, to decide on the last resort; but even if they doubt the safety of the agent employed, there is still a consideration of the highest reason which they ought not to disregard. All science is the result of a voyage of exploration, and the science of medicine can hardly be said to have yet reached the shore. Men must be guided, therefore, by what is probably true, and are not responsible for their ignorance of the absolute truth which is not known. will, therefore, have an opportunity to save the preventing as allowed pick use to of Assembly. The product of the product of

the extraction of his teeth without the chloroform, or the use of chloroform without the extraction, would bring on a paralytic attack.

Even if this was the case, still it would not be just to make the defendant answerable for consequences which be could not foresee, which were not the ordinary or probable results of what he did.

He was only bound to look to what was natural and probable, to what might reasonably be anticipated. There is nothing to show that he was made acquainted with the accident that had befallen the plaintiff, or had any reason to suppose that there was greater danger in his case than that of other men. Unless some such guard is thrown around the physiciau, his judgment may be clouded or his confidence shaken by the dread of responsibility at the critical moment, when it is all important that he should retain the free and undisturbed enjoyment of his faculties in order to use them for the benefit of the patient. The jury returned a verdict for defendant.

Oyer and Terminer—Judges Thompson and Allison SENTENCE OF THREE OF THE PARTIES CONCERNED IN THE BERRY MURDER.

Judge Allison, on Saturday, overruled the motions for new trial in the case of George and William Forepaugh, and William Tinsman, concerned in the murder of Richard Berry, at Egglesfield, and convicted of murder in the second degree, and sentenced, the two former to five years' imprisonment, each, in the Eastern Penitentiary, and the latter to four years' imprisonment. years' imprisonment. A motion for a new trial in the case of Jeffries and Lawrence, also concerned in the same affair, and convicted of riot, was argued by Chas. W. Brooke, Supreme Court of the United States at Washington, D. C. FRIDAY, January 23, 1863.—On motion of Hon. B. R. Curtis, Hezekiah Sturgis, Esq., of New York, was admitted an attorney and coubsellor of this court.—On motion of Hon. J. S. Black, Hon. John D. Stiles, of Pennsylvania, was admitted an attorney and counsellor of this source.

of Pennsylvania, was admitted an attorney and counsellor of this court.

On motion of Mr. O'Conor, Wm. Henry Authon, Esq., of New York city, was admitted an attorney and counsellor of this court.

On motion of Mr. Carlisle, Francis Randall, Esq., of New York city, was admitted an attorney and counsellor of this court.

No. 188. Charles F. Pike, appellant, vs. Asa K. Potter. Appeal from the Circuit, Court of the United States for the district of Rhode Island. The matters in controversy in this cause having United States for the district of Rhode Island. The matters in controversy in this cause having been agreed and settled between the parties, it was, on motion of Mr. Curtis, ordered that this appeal be dismissed, each party to pay his own costs.

No. 198. Greene C. Bronson and James T. Soutter, trustees, appellants, vs. The La Crosse and Milwaukee Railroad Company, Milwaukee and Minnesota Railroad, Selah Chamberlain, Henry Vallette, and forty-four others. The motion to intervene and dismiss this cause was argued by Mr. Gillet and Mr. Ekack in support thereof, and by Mr. Carlisle and Mr. Ewing in opposition thereto.

Adjourned until Monday at 11 o'clock.

THE COPARTNERSHIP OF CHAF-FEE, STOUT, & CO. is this day, by mutual consent, dissolved. Settlements will be made by either of the partners, the Books remaining, for the present, at the office of STOUT & ATKINSON, 523 MARKET Street.

VILLIAM CHAFFEE, JAMES CHAFFEE, JACOB FW, NTOUT.

F. T. ATKINSON.

Philadelphia, January 17, 1863. ja20-6t*

COPARTNERSHIPS.

NOTICE THE UNDERSIGNED hereby publish the terms of a Limited Partnership, which they formed on the 2d day of February, 1861, to terminate on the 31st day of December, 1862, and which they have THIS DAY renewed, in compliance with the Laws of Pennsylvania.

1. The name of the firm under which the said Partnership is conducted is MATHIAS M. MARPLE.

2. The general nature of the business transacted is the buying and vending of VARIETIES and FANCY DRY GOODS, at No. 53 North THIRD Street, in the city of Philadelphia, State of Pennsylvania.

3. The name of the General Partner of said arm is MATHIAS M. MARPLE, residing at No. 1220 COATES Street, in the city of Philadelphia, and of the Special Partner of said firm GEORGE GORDON, residing at 549 North FOURTH Street, in the city of Philadelphia.

4. The amount of capital contributed by said George Gordon, the Special Partner, to the common stock at the time said partnership was formed—to wit, on the 2d day of February, 1861, was TWELVE THOUSAND FIVE HUNDRED BOLLARS.

5. The said partnership is now renewed, and is to continue until, and to terminate on, the 31st day of December, 1864.

Philadelphia, December 31, 1862. inue uniu, and to ber, 1864.
Philadelphia, December 31, 1862.
MATHIAS M. MARPLE,
General Partner.
GEORGE GORDON,
Special Partner.

NOTICE.—THE LIMITED PARTNER-N SHIP heretofore existing between the undersigned, under the firm of J. T. PLATE & SCHOTTLER, expires this day, by its own limitation. Philadelphia, December 31, 1862.

GARL C. SCHOTTLER, General Partners, CHR, F. PLATE, Special Partner, By his Attorney, J. THEOPH, PLATE,

The undersigned continue the Importing and General Commission Business, under the firm of J. T. PLATE & SCHOTTLER, for their own account.

J. THEOPH. PLATE, CARL C. SCHOTTLER.
Philadelphia, January 1, 1883. A day been formed—style of firm. HAMRICK & CALDWELL—for the importation and jobbing of Hosiery, Gloves, and Fancy Goods, at 30 North FOURTH Street. DISSOLUTION OF COPARTNERSHIP.—The copartnership heretofore existing under
the name of SMITH, WILLIAMS, & CO., is this day dissolved by mutual consent, and the business of the late
firm will be settled by either, of the undersigned, at No.
513 MARKET Street.

P. JENKS SMITH,
H. PRATT SMITH,
JNO. H. WILLIAMS,
WM D. SMITH I.

P. JENKS SMITH, H. PRATT SMITH, JNO. H. WILLIAMS, WM. P. SMITH, Jr. jai-tf THE SUBSCRIBERS WILL CONTI-NUE the DRUG BUSINESS, as heretofore, at the Old Stand, No. 724 MARKET Street.

WM. ELLIS & CO., Druggists, 1214 MARKET Street.

NOTICE.—THE STYLE AND TITLE of the firm of WEAVER, FITLER, & CO., is this day changed to FITLER, WEAVER, & CO.

EDWIN H. FITLER, MICHAEL WEAVER, CONRAD F. CLOTHIER.

JANUARY 1, 1863.

ESTATE OF SAMUEL MULLI-L'STATE OF SAMUEL MULLINEAUX, DECEASED.—Letters of Administration
upon the Estate of SAMUEL MULLINEAUX, late of
Manayunk, in the 21st ward of the city of Philadelphia,
deceased, having been granted to the undersigned, all
persons indebted to the said estate will please make payment, and those having claims will present them without delay to JOSEPH MULLINEAUX, Administrator,
FRONT Street, above Vine, east side, or at MANAYUNK,
or to his attorney.

B. A. MITCHELL,
jal9 m6t* N. E. Corner FIFTH and WALNUT Sts. IN THE DISTRICT COURT FOR THE CITY AND COUNTY OF PHILADELPHIA.

WILLIAM CLARK VS. THE TRUSTEES OF THE FIRST Presbyterian Church and Congregation in the District of Southwark and County of Philadelphia.

December Term, 1882. No. 28. Levari Facias.

The Auditor appointed by the Court to distribute the fund in Court arising from the sale of the following described premises—

To wit: All that certain two-story brick Church or building, and the lot or piece of ground whereon the same is erected, and cuttilage appurtenant thereto, situate on the south side of German street, between Second and Third streets, in that part of the city of Philadelphia formerly called the District of Southwark, the said lot containing in front or breadth on the said German street about 76 feet, and extending in depth southward about 130 feet, and albout 97 feet in depth.

Will attend to the duties of his appointment on WEDNESDAY, February 4th, 1863, at 4 o'clock P. M., at his Office, at the S. E corner of EIGHTH and LOCUST Sts., when and where all persons interested are required to present their claims or be debarred from coming in on said fund.

DANIEL DOUGHERTY.

Auditor. IN THE DISTRICT COURT FOR THE

UNITED STATES, EASTERN DIS-

said fund.

UNITED STATES, EASTERN DISURIES, THE PRESIDENT OF THE UNITED STATES, THE PRESIDENT OF THE UNITED STATES, TO THE MARSHAL OF THE EASTERN DISTRICT OF PENNSYLVANIA, GRETTING:

WHEREAS, The District Court of the United States in and for the Eastern District of Pennsylvania, rightly and duly proceeding on a Libel, filed in the name of the United States of America, hath decreed all persons in general who have, or pretend to have, any right, title, or interest in ELEVEN HUNDRED AND NINETEEN BAGS OF SALT and SIXTY-TWO BARRELS OF SALT, the cargo of the schooner J. C. Roker, whereof—is master, captured by the United States steamer Cambridge, said steamer being one of the North Atlantic blockading squadron, under the command of Rear Admiral Lee, and brought to this port in the schooner Abbey Ellent, be inonished, cited, and called to judgment at the time and place underwritten, and to the effect hereafter expressed, justice so requiring.) You are therefore charged and strictly enoined and commanded, that you omit not, but that by publishing these presents in at least two of the daily new papers printed and bublished in the city of Philadelphia, and in the Legal Intelligencer, you do monished the country of the Countr

SHERIRR'S SALES. SHERIFF'S SALE BY VIRTUE OF a writ of Pluries Venditioni Exponas, to me directed, will be exposed to public sale or vender, on MONDAY Evening, February 2, 1863, at 4 o'clock, at Sansom-street Evening, February 2, 1863, at 4 o'clock, at Gansom-street Hall.

All that certain yearly ground rout, or sum of sixty dollars, gold or silver, lawful money, charged on half-yearly issuing, and payable by Henry Graham, his heirs and assigns, on the first days of the mouths of April and October, clear of taxes, &c., out of and for all that certain lot or piece of ground with the brick, messuage or tenement thereon ereted, situate on the east side of Washington street, at the distance of one hundred and ninety-two feet southward from the south side of Jefferson street, in the Seventeenth ward of the said city of Philadelphia; containing in front or breadth on said Washington street thirty-two feet, including on the north and south sides thereof the moleties of an alley two feet ten inches wide, for the use of said lot and lots adjoining to the north and south, and extending in length or depth eastward of that width sixty-five feet (63) nine inches.

Soized and taken in execution as the property of Jeremiah Bonsall, and to be sold by JOHN THOMPSON, Sheriff. Philadelphia, Sheriff's Office, January 18, 1853. je29-3t.

Philadelphia, Sheriff's Office, January 19, 1833. je20-3t

CHERIFF'S SALE.—BY VIRTUE OF

a writ of Venditioni Exponas, to me directed, will be
exposed to public sale or vendue, on MONDAY Evening.
February 2, 1863, at 4 o'clock, at Sansom-street Hall.

All that certain lot or piece of ground, with the threestory brick messuage or tenement thereon greeted ituate
on the west-side of Marshall street, at the distance of six,
hundred and eighty-nine feet and five-eighths of an inch
northward from the north side of Poplar street, as now
widened to the width of fifty feet, in the late district of
Penn, now in the city of Philadelphia; containing in
front or breadth on the said Marshall street sixteen feet, including on the north side thereof the southern molety of
an alley two feet six inches wide in the clear, extending
from the said Marshall street the whole length of the
hereby grabted lot, and extending in length or depth
westward of that width of right angles with said Marshall street seventy-four feet ten inches to ground granted to James V. Watson. Bounded northward by a messnage and lot of Thomas Lippincott, eastward by the
said Marshall street, couthward by ground of James V. Watson. Together with
the free use and privilege of the said two feet six inches
wide alloy as a passage way and water course at all times
hereafter forever, with the right of brilding over the said
alley to the middle thereof, leaving the same clear and
unmolested to the height of nine feet above the level of
February, one thousand eight hundred and fifty-seven,
recorded in Deed Book R. D. W., No. 127, page 3, &c.,
granted and conveyed to James Armstrong in fee. J

CD. C, 684; D., '621, Debt, \$2,903.37. Fallon & Serrill.

Seized and taken in execution as the property of James
Armstrong, and to be sold by

CHERIFF'S SALE.—BY VIRTUE OF SHERIFF'S SALE.—BY VIRTUE OF

a writ of Venditioni Exponas, to me directed, will be exposed to public sale or vendue, on MONDAY Eveniug, February 2, 1893, at 4 o'clock, at Sansom-street Hall. No. 1. All that certain lot or piece of ground stinated on the north side of Washington avenue, and west side of Twenty-first street, in the First ward of the city of Philadelphia, beginning at the northwest corner of the said Washington avenue and Twenty-first street, running thence northwardly along the west side of Twenty-first street, running thence northwardly along the west side of Twenty-first street two bundred and stry-four (264) feet four inches, thence northwestwardly four hundred and end (410) feet to the east side of Twenty-second street, thence southwardly along the east side of Twenty-second street two hundred and ninety-seven (297) feet, thence southeasterly two hundred and forty-eight (243) feet six inches to the north side of Washington avenue, thence eastwardly along the north side of Washington avenue, thence eastwardly along the north side of Washington avenue, thence east wardly along the north side of Washington avenue, and east side of Twentieth street, in the First ward of the city of Philadelphia; containing in front or breath on Washington avenue eighty-six (85) feet, and extending in length or depth of that width northwardly along the east side of Twentieth street, in the extending in length or depth of that width northwardly along the east side of Twentieth street one hundred and twenty-seven (127) feet six inches, and on the cast line thereof one hundred and seven (107) feet nine inches, more or less.

[D. C., 695; D., 62, 1 Debt, \$2,973. Thorn. less.
[D. C., 695; D., 62.1 Debt, \$2,973. Thorn.
Seized and taken in execution as the property of Robert
Jarden, and to be sold by
JOHN THOMPSON, Sheriff.
Philadelphia, Sheriff's Office, January 20, 1863. ja21-3t Philadelphia, Sheriff's Office, January 20, 1863, ja21-3t

SHERIFF'S SALE.—BY VIRTUE OF

a. writ of Venditioni Exponas, to me directed, will be
exposed to public sale or vendue, on MONDAY-Evening,
February 2, 1863, at 4 o'clock, at Sansom-street. Hall.
All that certain lot or piece of ground, with the twostory frame store fronting on Huntingdon street, the
two-story frame store and dwelling fronting on Salmon
street, and the two-story brick cottage thereon erected,
situate on the northeasterly corner of Salmon and
Huntingdon streets, in the Nineteenth ward of the city
of Philadelphia. Containing in front or breadth on said
Huntingdon street fifty-seven feet, and extending northcasterly of that width between lines parallel to and
along said Salmon street eighty-feet.

[D. C., 705; D., '62. Debt, \$198.25. J. P. O'Neill.]
Seized and taken in execution as the property of E.
Campbell (or Edward Campbell), and to be sold by
JOHN THOMPSON, Sheriff.
Philadelphia, Sheriff's Office, Jan. 21, 1863. ja22-3t

SHERIFF'S SALE.—BY VIRTUE OF SHERIFF'S SAIE.—BY VIRTUE OF a writ of Venditioni Expones, to me directed, will be exposed to public sale or vendue, on MONDAY Evening, February 2, 1863, at 4 o'clock, at Sunsom-street Hall.

All that certain lot or piece of ground, with the brick church edifice thereon erected, situate on the south side of Melon street, commencing at a point at the distance of sixty-eight feet one inch and a half wostward from the west side of Twelfth street, in the said city of Philadelphia; containing in front or breadth on the said Melon street fifty-three feet, and extending in length or depth southward, botween parallel linos at right angles with said Melon street, on the east line theveof, eighty feet three-fourths of an inch, and on the west line thereof eighty-one feet two inches and one-fourth of an linch, more or less. Bounded on the north by the said Melon street, on the east by ground late of George J. Burkhart, and partty by the rear end of the Twelfth street lots, and partty by a three feet wide alley leading southward into Citron street, and on the south partity by the north line of a three feet wide alley leading seatwardly into the aforestid elley leading the orthogonal or the west

HERIFF'S SALE.—BY VIRTUE OF

a writ of Venditioni Exponas, to me directed, will
be exposed to public sale or vendue, on MONDAY Evening, February 2, 1863, at 4 o'clock, at Sansom-street, Hall,
All that certain lot or piece of ground, with the threestory brick messuage or tenement now, thoreon erected,
situate on the north side of Huntingdon street, at the distance of thirty-two feet enstward from the cast side of
Clinton street, in the Nineteenth ward of the City of Philadelphia, containing in front or breadth on the said
Huntingdon street sixteen feet, and extending of that
width in length or depth, northward, between parallel
lines, at right angles with the said Huntingdon street,
sixty feet. Bounded northward by ground now or late
of George Emerick, eastward by ground granted by the
said Hornton Conrow and Isaac Barber and wives to the
said Henry McShaffry, southward by the said Huntingdon street, and westward partly by ground granted by
the said Henry McShaffry, and partly by the head of a
three-feet wide alley leading westward into Clinton
street, parallel with and at the-distance of fifty-seven
feet northward from the north side of the said Huntingdon street. (Which said lot or piece of ground above described is the same which Thornton Conrow and wife
and Isaac Barber and wife, by indenture dated the twenty-first day of May, Anno Domini one thousand eight
hundred and fifty six; recorded in Deed Book R. D. W.,
No. 78, page 380, &c., granted and conveyed unto the said
Henry McShaffry, his heirs and assigns.] Reserving,
thereout unto the said Thornton Conrow and Isaac Barber, their heirs and assigns, the yearly rent charge aforesaid of fifty-four dollars, as therein expressed.

[D. C. 685; D. 62.] Debt. \$130.85.

Seized and taken in execution as the property of Henry
Jieshaffry, and to be sold by

Philadelphia, Sheriff's Office, January 18, 1863. ja20-3t

Philadelphia, Sheriff's Office, January 18, 1863. ja20-3t

SHERIFF'S SALE.—BY VIRTUE OF
a writ of Venditioni Exponas, to me directed, will
be exposed to public sale or vendue, on MONDAY Evening, February 2, 1863. at 4 o'clock, at Sansom-street Hall.
No. 1. All that certain three-story brick messuage or
tenement and lot or piece of ground situate on the cast
side of Eleventh street, and south side of Christian
street, in the city of Philadelphia; containing in front or
breadth on the said Eleventh street eighteen feet, and
extending in length or depth of that width eastwardly
along the south side of said Christian street thirty-one
feet ten and a half inches. Together with the free use,
right, liberty, and privilege of a certain three-feet-three
inches-wide alley extending from the premises now
being described, laid out across the rear end of next described premises No. 2, running parallel to the said
Eleventh street into another alley three feet wide running eastwardly parallel to the said Christian street, haid
out at the distance of thirty-two feet southward of the
said Christian street, which extends into another threefeet-wide-alley which runs northwardly into the said
Christian street as and for passage-ways and watercourses in common with Nos. 1, 2, 3, and 4, at all times
hereafter forever.

No. 2. All that certain three-story brick messuage or

reet-wide-alley which runs northwardly into the said Christian street as and for passage-ways and water-courses in common with Nos. 1, 2, 3, and 4, at all times hereafter forever.

No. 2. All that certain three-story brick messuage or tenements, and lot or piece of ground, situate on the east side of said Eleventh street, at the distance of eighteen feet southward from the south side of Christian street in the said city; containing in front or breadth on the said Eleventh street seventeen feet, and extending in length or depth eastwardly of that width thirty-one feet ten and a half inches, including on the rear end thereof the whole of the said above-mentioned three-feet-three-inches-wide alley, and reserving thereout unto the premises above described No. 1, the right and privilege of using the said three-feet-three-inches-wide alley as and for a passage way and water course forever, together with the free use, right, liberty, and privilege of the said alleys as described in No. 1, in common with Nos. 1, 3 and 4, at all times hereafter forever.

No. 3. All that certain three-story brick messuage or tenement, and lot or piece of ground, situate, on the south side of said Christian street, at the distance of thirty-one feet ten and a half inches eastward from the east side of Eleventh street, in the said city; containing in front or breadth on the said Christian street lifteen feet, and extending in depth southwardly between parallel lines at right angles to the said Christian at etc, thirty-five feet, including on the rear end thereof a part of the said three-feet-wide alleys in common with Nos. 1, 2 and 4, as and for a passage ways and water course, at all times hereafter forever: together with the free use, right, liberty, and privilege of the said two above mentioned three-feet-wide alleys in common with Nos. 1, 2 and 4, as and for passage ways and water course, at all times hereafter forever.

No. 4. All that certain three three-story brick messand for passage ways and water course at all times hereafter for

John Joice, and northward by Sansom street. Together with the free and common use, right, liberty, and privilege of the aforesaid two-feet-wide alley-land of a watercourse in the same and also the right and privilege of building under and over the weste muost one foot of this said two-feet-wide alley, leaving at least eight feet headway in the clear. Under and subject nevertheless to the payment of a certain yearly rent, charge, or sum of sixty dollars, to Elizabeth Fox, her heirs and assigns. [Being the same premises which Joseph A. Clay, by indenture dated May twonty-ninth, eighteen hundred and fifty-one, recorded in Deed Book A. D. B., No. 131 page 330, &c., granted and conveyed to William Karrigan in fee.]

To be sold as follows.

To all that certain lot or piece of ground, and the three-story brick messuage thereon efected, situate on the south side of Sansom street in the city of Philadelphia, at the distance of twenty-six feet castward from the eastern side of teventeenth street; containing in breath, on Sansom street, fourteen feet, and extending of that width southwardly fitty feet, with the free and common use of a certain two-feet alley leading along the eastern side of the next described property into Moravian street, and of a watercourse in the same.

No. 2.—All that certain but or piece of ground and three-story brick messuage thereon erected, situate on the north-side, of Moravian street at the distance of twenty-six feet east from the eastern side of Seventeenth street, in the city of Philadelphia; containing in front on Moravian street thirteen feet, and extending of that width, northwardly forty-five feet to the premises herein described as No. 1. Together with the free and common use, right, Ilberty, and privilege of a certain two-feet-wide alley, leaving at least eight feet headway in the clear.

No. 3.—All that certain but here some and common use, right, Ilberty, and privilege of wildiam Moroney, and on the west-engage

Scized and taken in execution as the property of Theodore H. Stagers, and to be sold by JOHN THOMPSON. Sheriff.
Philadelphia. Sheriff's Office, January 15, 1862, ja21-3;

SHERIFF'S SALES. SHERIFF'S SALES SHERIFF'S SALE BY VIRTUE OF SHERIFF'S SALE.—BY VIRTUE OF
a writ of Venditions Exponses, to me directed, will be
exposed to public sale or yendue, on MONDAY Evening,
February 2, 1863, at 4 o'clock, at Sansam-street Hall,
All that certain lot or pieze of ground, with the threestory brick measuage or tenement thereon exceted, in that
part of the Third ward of the city of Philadelphia, ineluded in the late district of Moyamensing, situate, on
eluded in the late district of Moyamensing, situate, on
eluded in the late district of Moyamensing, situate, on
eluded in the said ward of the partition of the
real estate of John Flower, decased, B. 131, Being in
width or front on the said Nints street seventeen feet
and six inches and in leught or depth eastward sixtyeight feet six inches; bounded on the north by ground
now or late of Reese W. Flower, and on the west by
Nints street aforesaid. Being the same lot of ground
which Henry C. Steverson, by indentere duted the nimeteenth dey of July, anon-Domini eighteen hundred and
fifty-eight, recorded at Philadelphia is Deed Book & D.
B. No. 29, page 381, granted and convoyed unto the said
John F. O'Boyle in fee, under and subject to the psyment
of a yearly ground rent or sum of thirty-five dollars,
payable half yearly on the first day of the months of
January and July in every pear forever, without deduction for taxes, &c.

D. C., 685; D., 62, J. Debt, \$312.85. Hieskell,

Philadelphia. Sheriff's Office, January 20, 1883. ja22-3t.

CHERIFE'S SALE.—BY VIRTUEL OF CHERIFF'S SALE.—BY VIRTUE OF SHERIFF'S SALE.—BY VIRTUE OF a writ of Vendition I sponae, to me directed, will be exposed to public sale or vendue, on MONDAY Evening. February 2, 1862, at 4 o'clock, at Bansom-street Hall, All that lot or piece of ground situate on the southeasterly side of Jasper street and northeasterly side of Firsh street, in that part of the city of Philadelphia lately called Kensington, containing in front on said Jasper street seventy-eight feet six inches, and in depts southeastwardly, eighty-seven feet six inches. (Being part of a larger lot of ground which William Deal and wife by indenture dated the thirteenth day of September, anno Demaini eighteen frandred and fity-three, and recorded at Philadelphia in Deed Book K. D. W. No. 52, page 98, &c., printed and conveyed unto Duniel F Roberts, in fee; reserving thereont a yearly rent of one hundred and eighty-three dollars and twelve and one-half ents, which yearly rent by indenture ditted the nineteenth day of July, anno Domini eighteen hundred and fity-five, and recorded in Deed Book R. D. W., No. 40, page 436, was apportioned, and a yearly rent of ninety-eight dollars and twelve and one-half eents was charged on the lot of ground above described. In Scized and taken in execution as the property of Daniel F. Roberts, and to be sold by

CHERIFF'S SALE.—BY VIRTUE OF CHERIFF'S SALE .- BY VIRTUE OF a writ of Piuries Venditioni Exponas to me directed, will be exposed to public sale or vendus, on MONDAY evening, February 2, 1863, at 4 o'clock, at Sansom-street THERIFF'S SALE.—BY VIRTUE OF

SHERIFF'S SALE.—BY VIRTUE OF
a writ of Venditioni Exponas, to me directed, will be
exposed to public sale or vendue, on MONDAY Evening,
February 2, 1863, at 4 o'clock, at Sansom-street Itall.,
All that certain lot or piece of ground situale on the
west side of Sixth street, at the distance of one hundred
and seventeen feet five and a half inches southward from
the south side of Oxford street, in that part of the city of
Philadelphia lately known as the District of Pana, in
the county of Philadelphia; containing in frost or
breadth on said Sixth street sixteen feet six inches, and
extending westward between lines at right awages with
said Sixth street, on the north line thereof, ninely, eight
feet two inches, and on the south line thereof eighty-five
feet seven inches, then narrowing seven feet two inches,
and thence extending the further depth of twelve-feet
seven inches. Bounded northward partly by the head
of a certain four-feet-two-inches wide alley, which communicates with a certain four-feet-wide alley running, northward into said Oxford street, and partly by other ground
granted or intended to be granted to James Mullen on
ground rent, eastward by said Sixth street, southward
by ground of John Naglee and others, and westward by
land now or late of Charles J. Stille. Together with the
free and common use, right and privilege of the three
above-mentioned alleys, at all times hereafter forever.
N. B.—There is erected upon the above described lot a
three-story brick messuage or dwelling-house.

[D. C., 725: D., 62.] Debt, \$122.67. J. M. Thomas.
Seized and taken in execution as the property of James
Mullen, and to be sold by

[D. C., 725: D., 62.] Debt, \$122.67. J. M. Thomas.
Seized and taken in execution as the property of James
Mullen, and to be sold by

[D. C., 725: D., 62.] Debt, \$122.67. J. M. Thomas.

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[D. C., 725: D., 62.] Debt, \$122.67. J. M. Thomas.

[D. C., 725: D., 62.] Debt, \$122.67. J. M. Tho will be exposed to public sale or vendue, on MONDAY Evening, February 2, 1863, at 4 o'clock, at Sansom-street Hall.

All that certain lot of ground, with the three-story brick dwelling house and double three-story back buildings erected apon the same, situate on the west side of Delaware Sixth street, at the dustance of sixty-one feet southward from the southwest corner of said Sixth and Coates streets, in the late District of Spring Garden, now City of Philadelphia; containing in front or breadth on the said Sixth street, containing in front or breadth on the said Sixth street, on the north line tright on depth westward between parallel lines at right angles with said Sixth street, on the north line thereof, ninety five feet seven inches and three-quarters of an inch, and on the south line thereof one hundred feet nine inches and a quarter of an inch to a certain tenfeet-wide alley. Bounded southward by ground granted to Thomas Snyder on ground rent. westward by said tenfeet-wide alley leading into said Coates st, northward by ground granted to George B. Shatton, and eastward by said Sixth street. Being the same lot of ground which Benjamin Davis and wife, by deed dated the ninth of April; 1847, recorded in Deed Book A. W. M., No. 35, page 462, granted and conveyed unto the said Sami T. Stratton, his helts and assigns, in fee; subject to a yearly ground rent of one hundred and sixty-one dollars, which, by deed dated the fifth of May, 1877, and recorded in Deed Book R. D. W., No. 199, page 303, was grawted, and assigned unto the said Samuel T. Stratton, his heirs and assignes, forever, whereby the same became extinguished. forever, whereby the same became extin guished. [D. C., 713; D., '62. Debt, \$4,716.93. Ernst.]
Seized and taken in execution as the property of Samuel
T. Stratton, and to be sold by
JOHN THOMPSON, Sheriff.
Philadelphia, Sheriff's Office, January 20, 1862. ja22-3t SHERIFF'S SALE.—BY VIRTUE OF

a writ of Levari Facias, to me directed, will be
exposed to public sale or vendue, or MONDAY Evening,
February 2, 1863, at 4 o'clock, at Sansom-street Hall,
All that certain stone messuage or tenement and let or
piece of ground situate on the southeasterly side of Harvey street and northeasterly side of Green street, in Germantown (aforesaid); containing in front or breadth, on
the said Green street sixty-four feet and extending in
length or depth northeasterly between lines running parallel with said Harvey street one hundred and seventyfive feet,. Bounded northeasterly by ground granted to
Humphrey Atherton, southeasterly by said Green street,
and northwesterly by the said Harvey street. (Being
the same lot of ground which James W. Harvey, and
others, by indenture dated the second day of July, anno
Domini one thousand eight hundred and fifty-two, recorded in Deed Book T. H., No. 28, page 321, &c., granted
unto the said Henry P. Atherton in feel. Subject to the
restrictions that no building shall ever be erected on the
said lot within twenty-five feet of the northeasterly line
of said Green street, and reserving thereout the yearly
rent of thirty-eight dollars and forty cents, which yearly
rent of thirty-eight dollars and forty cents, which yearly
rent of thirty-eight dollars and forty cents, which yearly
rent of thirty-eight dollars and forty cents, which yearly
rent of thirty-eight dollars and forty cents, which yearly
rent of thirty-eight dollars and forty cents, which yearly
rent of thirty-eight dollars and forty cents, which yearly
rent of thirty-eight dollars and forty cents, which yearly
rent of thirty-eight dollars and forty cents, which yearly
rent he said James W. Harvey and
others, by an endorsed indenture dated the thirty-first day of January
last past (1854), intended to be recorded, granted and released, and extinguished unto the said Henry P. Atherton, his heirs and assigns, forever.

N. B.—The improvements upon the above property are
a two-and-a-hal THERIFF'S SALE.—BY VIRTUE OF CHERIFF'S SALE.—BY VIRTUE OF a writ of Alias Venditioni Exponas, to me directed, will be exposed to public sale or vendue, on MONDAY Evening, February 2, 1863, at 4 o'clock, at Sansom-street Evening, February 2, 1863, at 4 o'clock, at Sansom-street Hall,
All that certain three-story brick or stone rough-cast messuage or tenement and lot or piece of ground, situate on the northwest corner of Pine street and Chest-nut avenue, in the Twenty-fourth ward of the City of Philadelphia, containing in front or breadth on said Chestaut avenue ninety- two feet, more or less, and extending in length or depth west-wardly along the northerly side of said Pine street three hundred and sixty feet, more or less, to Mill creek, and on the north line thereof extending on a line at right angles with said Chestaut avenue three hundred and fifty feet, more or less. (Being part of a large lot of ground which Nathaniel B. Brown, trustee, by deed dated May second, one thousand eight hundred and fifty-three, and recorded in Deed Book R. D. W., No. 73, page 273,&c., granted and conveyed unto George R. Blakiston, as therein set forth.) And all the estate, right, title and interest which the said George R. Blakiston may have to said Pine street, should the same not hereafter be opened as a street or yacated.

N. B. The debt for which the above-described premises Pine street, should the same not hereafter be opened as a street or vacated.

N. B. The debt for which the above-described premises were levied unon and are about to be sold was secured by a mortgage of the said premises; given by the said defendant to the said plaintiffs, dated November twenty-seventh, eighteen hundred and fifty-eight, and recorded at Philadelphia, December eleventh, eighteen hundred and fifty-eight, in Mortgage Book A. D. B., No. 16, page 483.

488. &c.
[D. C., 712; D., '62.] Debt, \$5,000. Warriner.
Seized and taken in execution as the property of George
R. Blakiston, and to be sold by
John THOMPSON, Sheriff.
Philadelphia, Sheriff's Office, January 20, 1863. ja-3t mises.
[D. C., 628; D., '62.] Debt, \$1.915.85. W. Rotch Wister.
Seized and taken in execution as the property of Henry
P. Atherton, and to be sold by
JOHN THOMPSON, Sheriff,
Philadelphia, Sheriff's Office, January 19, 1863. ja20-3t Philadelphia, Sheriff's Office, January 20, 1853. ja-3t

SHERIFF'S SALE.—BY VIRTUE OF

a writ of Venditioni Exponas, to me directed, will be exposed to public sale or vendue, on MONDAY Evening, February 2, 1863, at 4 o'clock, at Sanson-street Hali,

No.1. All that certain three-story brick messuage or tenement and lot or piece of ground situate on the west side of Delaware Front street, between Noble and Green streets, in the late district of the Northern Liberties, (now in the city of Philadelphias) beginning at the distance of fifteen feet nine inches southward from the south side of Green street, thence westward by the messuage and ground hereinafter described sixty-four feet six inches, thence southward eight feet ten inches, thence southward four feet, thence westward three feet ten inches to the middle of the well of the necessary, thence southward three feet one inch to a seven-feet-three-inches-wide alley left open and extending southward from the said Green street, thence southward along the said alley three feet, thence eastward ninety-two feet four inches to Front street aforesaid, thence along the said Front street northward from feet one inch to a seven-feet-three-inches-wide alley left open and extending southward from the said Green street, thence castward ninety-two feet four inches to Pront street aforesaid, thence along the said Front street northward freen feet nine inches to the place of Deginning. Bounded northward partly by the back end of a lot now or late of John Steward, westward partly by ground now or late of Gharles and John Steward and partly by the said seven-feet-three-inches-wide alley, southward by ground of Bryan Wilkinson, deceased, and castward by Front street aforesaid.

No. 2. And, also, all that certain three-story brick messuage or tenement and lot or piece of ground situate on the west side of Delaware Front. street and on the south side of Green street, thence by the messuage and lot above described westware giving feet in inches, thence south-Philadelphia, Sheriff's Office, January 19, 1863. ja22-3t

SHERIFF'S SALE.—BY VIRTUE OF

a writ of Levari Facias, to me directed, will be exposed to public sale or vendue, on Monday Evening,
February 2, 1863, at 4 o'clock, at Sansom-street Hall.

All that certain brick messuage or tenement, and lot or piece of ground thereunto belonging, situate on the east side of Second street at the distance of forty-nine feet and half an inch northward from the north side of Almond street, in the Fourth ward of the city of Philadelphia, containing in front or breadth on said Second street seventeen feet five inches, and in length or depth seventy-four feet one inch to a certain four-feet-wide alley which leads southward into the said Almond street; bounded northward partly by a messuage and lot of ground formerly of Samuel Pancoast, Jr., and partly by the back ends of Shippen street lots, castward by the said four-feet-wide alley, southward by the lot of ground granted to Joseph Kenton on ground rent, and westward by Second street aforesaid. (Being the same premises which Edward S. Early and wife, by indenturedated the twenty-ninth day of November, anno Domini one thousand eight hundred and fifty-nine, granted and conveyed unto the said Samuel D. Jones, in fee.] Together with the free use and privilege of the said four-feet-wide alley in common with the owners, tenants, and occupiers of other lots of ground bounding thereon at all times hereafter foreyer.

[D. C., 721; D., '62.] Debt, \$537.70. Grout.
Seized and taken in execution as the property of Samuel D. Jones, and to be sold by
JOHN THOMPSON, Sheriff.

Liberties (now in the city of Philadelphia,) beginning at the distance of fifteen feet nine inches from the south side of said. Green street, thence by the messuage and lot above described westward eight feet ten inches, thence southward four feet, thence westward crossing the middle of the wall of the necessary seven feet five inches, thence northward along the east line of a lot of ground granted to John Stoward thirty, feet seven inches to Green street, thence by Green street seventy-five feet six inches to Front street, thence southward along the said Front street, thence southward along the said Front street fifteen feet nine inches to the place of beginning. Bounded northward by the said Green street, westward by the lot ground above described, and eastward by the lot of ground above described, and eastward by the lot of ground above described, and eastward by the lot of ground above described, and eastward by the lot of ground above described, and eastward by the lot of ground above described of the said seven-feet-three-inches, wide alley. (Being the same premises which Archimcles J. Bucknor, and Emeline L., his wife, by indenture bearing date September ninth, eighteen hundred and fifty-three, and recorded at Philadelphia, in the property of John A. Warner and Stephen F. Paullin in fee.)

(D. C., 700; D., %2.) Debt, Sid, 130.68. Heyer.]

Seized and taken in execution as the property of John A. Warner and Stephen F. Paullin, and to be sold by JOHN THOMPSON, Sheriff.

Philadelphia, Sheriff's Office, Jan. 20. 1633.

SHERIFF'S SALE.—BY VIRTUE OF a writ of Venditioni Exponas, to me directed, will be exposed to public sale or vendue, on MONDAY Evening, February 2, 1863, at 4 o'clock, at Sanson-street Hall.—All that certain three-story brick messnage or tenoment and lot or piece of ground sinuate on the west side of Twelfth street, at the distance of seventy-eight (78) feet northward from the north side of Heath street, formerly Carroll street, in the city of Philadelphia, containing in front or breadth on the Philada., Sheriff's Office, January 21, 1863. ja22-3t SHERIF'S SALE.—BY VIRTUE OF

a writ of Levari Facias, to me directed, will be exposed to public sale or vendue, on MONDAY Evening, February 2, 1863, at 4 o'clock, at Sansom-street Hall,

No. 1. One full equal undivided moiety or half part of and in all that certain three-story brick messuage or tenement, brick stable, and lot or piece of ground, situate on the west side of Delaware Sixth street, in the square between High and Mulberry streets, in the city of Philadelphia. Beginning at a corner in a line of Sixth street, thence by a brick messuage and lot granted to Samuel Robert Marshall westerly thirty feet eight inches, thence southerly two feet, thence westerly forty feet, thence southerly sevenieen feet to ground of William Dawson, thence by same and other ground westerly one hundred and twenty-seven feet and four inches or thereabouts, be the same more or less, to the middle or half way between Sixth and Seventh streets, thence by ground, now or late of Richard Saunders southerly fifty feet, more or or less, thence partly by ground late of Thomas Allen, deceased, and partly by ground late of Thomas Allen, deceased, and partly by ground late of Thomas Allen, deceased, and partly by ground late of Thomas Allen, declay be the same more or less, to Sixth street, thence by the same northerly thirty-five feet, more or less, to the beginning.

No. 2. And, also, of and in all that certain three-story brick messuage or tenement and lot or piece of ground, situate on the west side of Delaware Sixth street, between High and Mulberry streets, in the city of Philadelphia aforesaid. Beginning at the corner of William Dawson's ground on the west side of the said Sixth street, thence with the said. Beginning at the corner of William Dawson's ground, and thence with the said east of Thomas Allen, deceased, thence with the same eastward torty feet eight inches to the place of beginning. (Which premises John Wyeth and Lydia his wife, and George Wallen, by two several indentures respectively bearing date the twenty fifth day SHERIFF'S SALE.—BY VIRTUE OF

record.)
TD. C., 717; D., '62.] Debt, \$10,000. Ryers & Dobson.
Seized and taken in execution as the property of
Margaret Douglass and Theodore Douglass, Administrators, and to be sold by
JOHN THOMPSON, Sheriff.
Philadelphia, Sheriff's Office, January 21, 1863. ja22-3t CHERIFF'S SALE.—BY VIRTUE OF
a writ of Venditioni Exponas, to me directed, will be
exposed to public sale or vendue, on MONDAY Evening,
February 2, 1863, at 4 o'clock, at Suasom-street Hall,
All that certain lot or piece of ground, situate on the
northeast corner of Seventeenth and Swain streets, in
that part of the City of Philadelphia late the District of
Spring Garden, containing in front or breadth on said
Seventeenth street seventeen feet, and extending of that
width in length or dopth between lines parallel with
Brown street sixty-seven feet to a three-feet wide alley.
Bounded northward by ground now or late of Ethelbert
A Marshall, eastward by the said alley, southward by
the said Swain street, and westward by Seve iteenth
street aforesaid. [Being the same lot or piece of ground
which Ethelbert A Marshall, by deed dated the seventeenth day of July, A. D. 1835, recorded in Deed Book R.
D. W., 46, page 182, granted and conveyed to the said
William Kee, his heirs and assigns, reserving thereout
thet yearly ground rent or sum of seventy-six dollars
and fifty cents, payable semi-annually, on the first days
of January and July.]

Seized and taken in execution as the property of William Kee, and to be sold by
JOHN THOMPSON, Sheriff.

Philadelphia, Sheriff's Office, January 21, 1863, ja22-3t

SHERIFF'S SALE,—BY VIRTUE OF
a writ of Levari Facias, to me directed, will be exposed to public sele or vendue, on MONDAY Evening. SHERIFF'S SALE.—BY VIRTUE OF a writ of Levari Facias, to me directed, will be exposed to public sale or vendue, on MONDAY Evening, February 2, 1833, at 4 o'clock, at Sanson-street Hall,

All that certain lot or piece of ground, situate on the east side of Seventh street, at the distance of thirty-five feet three inches southward from the southeast corner of said Seventh and Jefferson streets, in the Twentieth ward of said city, containing in front or breadth on said Seventh street sixteen feet, and extending that breadth in length or depth eastward between parallel lines, at right angles with the said Seventh street, on the north line thereof sixty-nine feet four inches and three-quarters, and on the south line thereof sixty-nine feet and one quarter of an inch. Bounded northward and southward by other ground of the said John Ward and Frederick E. Brown, eastward by a three-feet-wide alley leading northward into said Jefferson street, and westward by Seventh street aforesaid. [Being part of a large lot of ground which the said William Howell and wife, by indenture bearing even date herewith, and executed immediately before these presents, for the consideration therein mentioned, part whereof is hereby secured, did grant and convey unto said John Ward and Frederick E. Brown in fee.] Together with the free and common use, right, liberty, and privilege of the said three-feet-wide alley as a passage-way and water-course at all times forever.

N.B.—Upon the above lot is creeted a three-story brick CHERIFF'S SALE.—BY VIRTUE OF SHERIFF'S SALE.—BY VIRTUE OF a writ of Levari Facias, to me directed, will be exposed to public sale or vendue, on MONDAY Evening, February 2, 1863, at 4 o'clock, at Sansom-street Hall.

All that certain three-storied brick building situate on the north side of Reed street, in the First ward of the city of Philadelphia, commencing at the distance of two hundred and twenty-four feet westward of the west side of Minth street; containing in front on said 'Reed street seventeen feet, and extending in length or depth twenty-eight feet. Together with a lot or piece of ground appurtenant to said building and whereon the same is erected, containing in front or breadth on said Reed street twenty feet and extending in length or depth on the east line fifty-eight feet and two inches and on the west line forty-nine feet and seven inches more or less.

N. B.—There are two brick houses erected upon the above premites, and a mortgage thereon of cight hundred dollars, dated November sixth, eighteen hundred and fifty-eight, recorded in Mortgage Book A. D. B., No. 19, page 149, &c.

(D. C., 703; D., '62.] Debt, \$398.30 Benton.

Seized and taken in execution as the property of Geo.

H. Lowry, owner, &c., and, :6 he sold by

CHERIFF'S SALE.—BY VIRTUE OF N. B.—Upon the above 10c 15 erected a three-story ortex dwelling house.

2d N. B.—John Ward and Frederick E. Brown have parted with their interest in the above premises.

[D. C., 710; D., 762.] Debt, \$2,055.66. S. C. Perkins.
Seized and taken in execution as the property of John Ward and Frederick E. Brown, and to be sold by IOHN THOMPSON, Sheriff.

Philadelphia, Sheriff's Office, January 21, 1863. ja22-3t

ward and Frederick E. Bruyn, and to Basolic Myndis. Philadelphia, Sheriff of Goo, January R. 1885. 1625.

SUBERIFF'S SALE.—BY VIRTUE OF This war of the Management of the State of Stat SHERIFF'S SALE.—BY VIRTUE OF
a writ of Venditioni Exponas, to me directed, will be
exposed to public sale or vendue, on MONDAY Evening,
Febuary 2, 1863, at 4 o'clock, at Sanson-street Hall,
No. 1. All that certain lot or piece of ground situate at
the southeast corner of Twentieth street and Arch street, in
the city of Philadelphia; containing in front or breadth
on the said Arch street twenty-two feet, and extending in
length or depth that width southward one hundred and
one feet four inches (including at the rear end thereof a
part of the three-feet-wide alley hereinafter mentioned)
to other ground of the said Charles Raynor. Bounded
northward by the said Arch street, southward by other
ground of the said Charles Raynor, eastward by other
ground of the said Charles Raynor, intended to be this
day granted to the said Theodore H. Stagers on ground
rent, and westward by Twentieth street aforesaid.
(Being the same premises which Charles Raynor and
wife, by indenture dated the minth day of May, anno
Domini cighteen hundred and fitty-nine, recorded in the
office for recording deeds, &c., for the city and county of
Philadelphia, in Deed Book A. D. B., No. 68, pages 519,
&c., granted and conveyed unto the said Theodore H.
Stagers in fee. Reserving therefor and thereout unto
the said Charles Raynor, his heirs, and assigns, the
yearly rent or sum of two hundred and seventy-five dollars, payable half yearly on the ninth day of the months
of May and Nevember, in each and eyery year forever. I.
Together with the free use, right, liberty, and privilege
of a certain alloy three feet in width by forty one feet in
depth, to be laid out along the rear end of and, over the
hereby granted lot, into and from the said Twentieth
street, as and for a way, passage and watercourse at all
times hereafter forever in: common with the owners,
tenants, and occupiers of the two lots of ground situate on

hereby granted lot, into and from the said Twentieth street, a and for a way, passage and watercourse ab all times hereafter forever in common with the owners, tennits, and occupiers of the two lots of ground adjoining, on the east.

No. 2. All that certain lot or piece of ground situate on the south side of Arch street at the distance of twenty-two feet eastward from the east side of Twentieth street in the said city of Philadelphia, containing in front or breadth on the said Arch street injector feet, and extending in length or depth, that breadth, southward one hundred and one feet four inches (including at the rear end thereof a part of the three-feet-wide alley hereinafter mentioned) to other ground of the said Charles Raynor; lounded southward by other ground of the said Charles Raynor, eastward and westward by other ground of the said Charles Raynor, eastward and westward by other ground of the said Charles Raynor, eastward and westward by other ground of the said Charles Raynor, eastward and westward by other ground of the said Charles Raynor, eastward and westward by other ground of the said Charles Raynor, eastward in the office for recording deets, &c., for the city and county of Philadelphia, in Deed Book A. D. B. No 89, pages 824, &c., granted and conveyed funto the said Theodore H. Stagers, in fee, reserving the refor and thereou unto the said Charles Raynor, is heirs and assigns, the yearly rent or sum of two hundred and firty-served ollars and fifty conts, payable half yearly on the minth day of the mouths of May and November in each and every year forever.] Together with the free us, right, liberty, and privilege of a certain alley three feet in width by forty-one feet in dopth, to be laid out along the rear end of and over the hereby granted to, into and from the said Theodore H. Stagers, in fee. Reserving the rear ends of the said Charles Raynor, intended to be, this heirs and assigns, the yearly on the east and west.

No. 3. All that certain to tor piece of ground situate on the said charles

Philadelphia, Sheriff's Office, January 21, 1633. ja?2-3t

CHERIF'S SALE.—BY VIRTUE OF

a writ of Levari Facias, to me directed, will be exposed to public sale or vendue, on MONDAY Evening, Fabruary 2, 1863, at 4 o'clock, at Sansom-street Hall,

All that certain three storied brick messnage or tenement and lot or piece of ground, situate at the northwest corner of Delaware Third and Green streets, in the district of the Northern Liberties, formerly said city of Philadelphia, containing in front or breadth on the said third street twenty four feet, and extending in longth or depth westward, on the south line thereof, along the north side of said Green street, about seventy feet, and on the north line thereof, it right angles with said Third street, seventy feet; and containing in breadth on the rear or west end thereof, about fifteen feet; bounded northward by ground now or late of John Emerick, southward by said Green street, and eastward by Third street aforesaid. Being the same premises which John Miller, Adam Miller, Elizabeth. Miller, Mary Miller, Maria L. Miller, and Jacob: Griel, and Sarah angola, his wife, by indenture bearing date the twenty-eighth day of March, anno Domini eighteen, hundred, and lifty-three, and recorded at Philadelphia aforesaid, in Deed Book T. H., No. 73, page 324, granted and conveyed unto Adam M. Snyder, party hereto, in fee. Subject to the payment of a certain apportioned yearly ground rent or sum of twenty-six dollars and sixty-seven cents.

Selzed and taken in execution as the property of Elizabeth Barnhold, Adam M. Snyder, and Catherine, his wife, and to be sold by

"Delty THOMPSON, Sheriff."

Philadelphia, Sheriff's Office, January 21, 1853. ja22.31

POSITIVE SALE OF BOOTS, SHOES, &c.
ON TUESDAY MORRING,
January 27, at 10 o'clock, will be sold without reserve. on 4 months credit—
About 700 packages boots, shoes, brogans, cavalry
boots, &c., embracing a general assortment of prime
goods, of City and Eastern manufacture. PEREMPTORY SALE OF FRENCH, INDIA, GERMAN AND ERITISH DRY GOODS, is.

ON THURSDAY MOBNING.

January 2), at 10 clock, will be sold, by estalogue, on four months' credit, about

320 PACEMGES APD LOTS

of French, India, German, and British dry goods, &c., embracing a large and choice assortment of fracy and staple articles in silk, worsted, wooden; linen, and cotton fabrics LARGE PEREMPTORY SALE OF FASHIONABLE CITY-MADE CLOTHING.

We will sell without reserve

ON FRIDAY MORNING.

January 30th, at 10 o'clock, by catabogue, on four months' credit, at 10 o'clock, by catabogue, on four months' credit, a large and general assortment of fashionable city-made Glothing, comprising abort/15,000 ready made garments, being the entire spring stock of a whole-sale establishment decriming business, consisting in part of

AUCTION SALES.

Men's and boys' cassimere and tweed coats ys' cassimere and tweed coats.
do dusters.
black and fancy lustre coats.
dress d'eie do.
groe de Rerlin do.
black and fancy Italian do.
white and fancy linen do.
black sattinet do.
black and fancy Jassimere pants.
white and fancy linen do.
fancy summer do.
fancy summer do.
fancy summer do.
fancy summer silk vests.
white and fancy Marseilles vests
linen and nankeen vests. CURNESS, BRINLEY, & CO., No. 429 MARKET STEERT

PANCOAST & WARNOCK, AUC-SALE OF SWEET CIDER, BROOM CORN, TIE YARN, January 27, commencing at 1040'clock precisely, conisting in part of—
30 barrels vary annual of the state o

sisting in part of— 30 barrels very superior cider, especially suited to first-class retail sales, or for family use. 20 bules broom corn. 10 do tie yarn. 4 barrels Pennsylvania tar. SALE OF 350 LOTS OF AMERICAN AND IMPORTED DRY GOODS, HOOP SKIRTS, WHITE GOODS, STOCK OF GOODS, &c. by catalogue.
ON WEDNESDAY MORNING,
January 27, commencing at 10 o'clock precisely.

BY HENRY P. WOLBERT, No. 202 MARKET Street, South side, above Second St. Regular Sales of Dry. Goods, Trimmings, Notions, &c., every MONDAY, WEDNESDAY, and FRIDAY MORN-ING, at 11 0'clock precisely.

-City and country Dealers are requested to attend these Fales.
Consignments respectfully solicited from Manufactu-rers, Importers, Commission, Wholesale, and Jobbing Houses, and Retailers of all and every description of Merchandise. CLOTHING, DRY GOODS, TRIMMINGS, &c.
THIS MORNING,
January 26th, at 10 o'clock, will be sold, coats, pants, canton fianuel drawers, wool, merino, and cotton shirts and drawers, woolen jackets, shawls, scarfs, wool plaids, delaines, cassimeres, satimets, hosiery, gloves, gauntlets, hdkfs, cravats, neck-ties, suspenders, patent thread, spool cotton, trimmings, hats, caps, shoes, ladies' and misses' tape and cord steel spring skirts, &c.

DHILIP FORD & CO., AUCTIONEERS, 525 MARKET and 522 COMMERCE Streets. SALE OF 1,000 CASES BOOTS, SHOES, BRO-GANS, &c. ON THURSDAY MORNING,
January 21, at 10 o'clock precisely, will be sold by catalogue, 1,000 cases men's, boy's, and youths' calf, kip, and grain boots, brogans, &c.: women's, misses', and children's boots and shoes, Balmorals, &c.

MEDICAL. TARRANT'S EFFERVESCENT SELTZER APERIENT. This valuable and popular Medicine has universally re-ceived the most favorable recommendations of the MEDICAL PROFESSION and the public as the most EFFICIENT AND AGREEABLE SALINE APERIENT.

It may be used with the best effect in Bilious and Febrile Diseases, Costiveness, Sick Headac Nausea, Loss of Appetite, Indigestion, Activity of the Stomach, Torpidity of the Liver, Gout, Rheumatic Affections, Gravel, Piles, AND ALL COMPLAINTS WHERE A GENTLE AND COOLING APERIENT OR PURGA-TIVE IS REQUIRED.

It is particularly adapted to the wants of Travellers by Sea and Land, Residents in Hot Climates, Persons of Sedentary Habits, Invalids, and Convalescents; Captains of Vessels and Planters will find it a valuable addition to their Medicine Cheste.

It is in the form of a Powder, carefully put up in bottles to keep in any climate, and merely requires water poured upon it to produce a delightful effervescing beverage.

Numerous testimonials, from professional and other gentlemen of the highest standing throughout the country, and its steadily increasing popularity for a series of years, strongly guaranty its efficacy and valuable character, and commend it to the favorable notice of an intelligent public.

Manufactured only by

Manufactured only by TARRANT! & CO.,
No. 275 GREENWICH Street, corner of Warren st,
NEW YORK, ap21-ly And for sale by Druggists, generally.

AYER'S SARSAPARILLA IS A CON

centrated extract of Para Sarsaparilla, so combined
with other substances of still greater alterative power
as to afford an effective antidote for diseases Sarsaparilla
is reputed to cure. Such a remedy is surely wanted by
those who suffer from Strumous complaints, and that
one which will accomplish their cure must prove of immense service to this large class of our afflicted fellowcitizens. How completely this compound will do it has
been proven by experiment on many of the worst cases
to be found in the following complaints:

SCROFULA AND SCROFULOUS COMPLAINTS, ERUPTIONS
AND ERUPTIVE DISEASES, ULCERS, PIMPLES, BLOTCHES,
TEMORS, SAIT REBUM, SCALD HEAD, SYPHLIE AND SYPHILITIC APPECTIONS, MERCHIAL DISEASE, DROPSY,
NEURALGIA OR TIC DOLOREUX, DEBILITY, DYSPEPSIA
AND INDIGESTION, ENXSPERIAS, HOSE OR ST. ANTHONY'S
FIRE, and indeed the whole class of complaints arising
from IMPURITY OF THE BLOOD.

This compound will be found a great promoter of
health when taken in the spring to expel the foul humors which fester in the blood at that season of the year.
By the timely expulsion of them many rankling disorders are nipped in the bud. Multitudes can, by the aid
of this remedy, spare themselves from the endurance of
foul cruptions and ulcerous sores, through which the
system will strive to rid itself of corruptions if not assisted to do this through the natural channels of the
body by an alterative medicine. Cleanse out the vitiated blood whenever you find its impurities bursting
through the skin in pimples, cruptions, or sores; cleanse
it when you find it is obstructed and sluggish in the
veins; cleanse it whenever it is foul, and your feelings
will tell you when. Even where no particular disorder
is felt, people enjoy better health; and live lenger, for
cleansing the blood. Keep the blood healthy, and all is
well; but with the pabulum of life disordered, there can
he no lasting health. Sconer or later something must go
wrong, and the great machinery of life is disordered or
ov

to cure.

Prepared by Dr. J. C. AYER & CO., Lowell, Massachusetts. Price \$1 per bottle; Six Bottles in one package, \$5. age, \$5.
Sold by J. M. MARIS & CO., at wholesale, and by
FREDERICK BROWN.
del0-wfm2m HEALING POWERS OF ELECTRI-EALING FOWERS OF ELECTRIFORD STRATED ON OVER FOUR THOUSAND INVALIDS, AT 1220 WALNUT STREET, PHILADELPHIA.
The object of, the following certificates is to show that cares at 1220 WALNUT Street are permanent and reliable. The first cure was performed nearly three years ago, the second was performed nearly one year ago, the third about one year, and hundreds more of like cases might be shown.

READ THE FOLLOWING CAREFULLY.
About twelve months ago I had a severe attack of

might be shown.

READ THE FOLLOWING CAREFULLY.

About twelve months ago I had a severe attack of Diabetes, attended with other difficulties too numerons to mention. My desire for drink was censtant, and although I drank gallons per day, my thirst was never allayed; I was only able to sleep at short intervals, which seemed like a trance. The mucous surface of my mouth and throat had become so parched and feverish, that I was in constant misery. I was also suffering from all the horrors of Dyspepsia, loss of appetite, Nausea, and frequent and severe attacks of vomiting; and so prostrated was my general system, that I was scarcely able to move about. I had availed myself of the science and skill of distinguished medical men, both of the Allopatine and Homeopathic school, and exhausted their catalogue of remedies, but found only temporary relief. In this condition, when every ray of hope seemed paralyzed, I heard of the discovery of Professor bolles in the use of Electricity, and the wonders he was performing in curing disease, and placed myself under his treatment; and, to the astonishment of myself and friends, in two operations my Diabetes was controlled, and other difficulties soon dicappeared; my appetite has returned, sleep undisturbed, and, in fact. I feel like one made anew.

I would further state that I have seen other remarkable cures performed by Frof. Bolles, and would advise the diseased to call at 1220 Walnut street, and be restored to health. I shall be glad to give any one information calling on me.

Rose Mill, West Philadelphia.

Philadelphia, May lst, 1869.

Read the following from a preacher of the Methodist Epiacopal Church, No. 1653 Helmuth street, Fhiladelphia: In attempting a definition of my disease, I can only

which seem to me inimitive and narmonious. He warrants, by special contract, the most obstinate, chronic and acute cases, and charges nothing, if he falls. I advise all of the diseased to try his treatment.

BIWARD T. EVANS.

Preacher in M. E. Church,

1633 HELMUTH Street, Philadelphis.

ANOTHER CURE OF PARALYSIS OF THE LOWER LIMBS (Paraplegia) AND APOPLEXY COMBINED.

Read the following:

Philadelphia, March 31, 1862.

Professor Bolles, 1220 Walnut street: The remarkable cure which I have derived from your method of applying Electricity compels me to thus acknowledge the great obligations I am under to you for snatching me, as it were, from immediate death. About two years ago, while a resident of Cincinnati, Ohio, I was visited with an attack of paralysis of the lower extremities, which rendered me almost entirely unable to stand upon my limbs. I employed some of the most celebrated physicians to be found in that section, but received no apparent benefit, and after a lapse of about eighteen montan was taken with a spasm, which one of my physicians pronounced aft of apoplexy. Two weeks elapsed from that time before I became the least conscious of anything that had transpired, nor could I concentrate my mind or converse upon any subject without becoming very visionary and excited, until I placed myself under your valuable treatment. After my arrival in Philadelphia my attention was called to your treatment by a pamphlet handed me by ray father, which contained the names of some genitemen whom I had been formerly acquainted with, and whose statements I could rely upon. I immediately made up my mind to place myself under your treatment. I have now been the recipient of four treatments, and I now feel perfectly satisfied that I am restored to a sound condition, and thefore feel it my duty to gratefully acknowledge the benefits which I have received through your treatment

Very respectfully yours, &c.

Publisher of the National Merchant, office 125 South SECOND Street, Philadelphia.

N. B.—It will be well for the di

SECOND Street, Philadelphia.

N. B.—It will be well for the diseased to recollect that Prof. B. has given a word of caution in his pamphlet to grard them against trusting their health in the hands of those in this city claiming to treat diseases according to his discovery. This caution may seem severe on those using Electricity at hazard, but it is the severity of truth, and designed for the good of humanity. See advertisement in another column.

Consultation Free.

PROF. C. H. BOLLES, no29-tf 1220 WALNUT Street, Philadelphia.

AUCTION SALES THOMAS & SONS, TOHN B. MYERS & CO., AUCTION-Nos. 139 and 141 South FOURTH Street. STOCKS AND REAL ESTATE,

ON TUESDAY,

27th January, at 12 o'close how,
large amount of REAL ESTATE, Percemptory Sales, by
order of Ophans Court and Court of Common Pleas,
corder of Common Pleas,
TOWN PROPERTY, JERSEY FARM, City Property,
Stocks, Lores, &c. stocks, Loars, &c. From Pamphlet catalogues, with full particulars, may be had at the Auction Rooms. REAL ESTATE AT PRIVATE SALE description of city and country property. Printed link may be had at the Auction Store. Sale No. 1713 Racc Street.

SUPERIOR FURNITURE, MACISORS, VELYET CARPETS, &c.
ON TUESDAY MOBNING.

January 27, at 10 o'cfock, by catalogue, at No. 1713 Page
pier mierors, fine velvet carpets, high case clock, feather
The House is to ront.

eds &c.
The House is to rent.
The House is to rent.

The May be examined at 30 clock on the morning of C. J. WOLBERT, AUCTION MART No. 16 SOUTH SIXTH STREET. Between Market and Chestnut. The subscriber will give his attention to sales of Real Estate, Merchandise, Household Furniture, Fancy Goods, Phintings, Objects of Art and Virtne, &c.; all of white shall have his personal and prompt attention, and for which he solicits the favors of his friends. EXTRA FINE OLD WINES, BRANDIES, &c.

January 27, as In O'clock, at No. 16 South Sixth street—
High-cost extra fine old wines, brandies, Holland gie, and onadulterated and to which the attention of private gentiemen is invited.

EXTRA FINE OLD WINES, BRANDIES, &c. MOSES NATHANS, AUCTIONEER AND COMMISSION MERCHANT, Southeast on the safe and safe streets.

ro of SIXTH and RACE Streets.

FOR CHRISTMAS PRESENTS YOU SHOULD CALL AT NATHANS LOAN OFFICE S. E. corner of SIXTH AND RACE STREETS.

AT PRIVATE SALE. FOR LESS THAN HALF THE USUAL SELLING PRICES.

Fine gold hunting case English patent lever waters of the most approved and best makers; open-face ditter ladies fine gold hunting case and open face lever and lepine watches; elegant fine gold diamond and case elled hunting case lever watches, fall jeweled; fine gold noting case lever watches; fine gold noting case lever watches; fine gold some elled hunting case lever watches; fine gold some elled hunting case lever watches; fine gold some elled hunting case lever and lepine watches; seried fine sold elled hunting case lever watches, fall jeweled; fine and enamelled lever and lepine watches; fine fine from the fine gold bracelets, earlies, breathins, finer-rings, pencil cases and pena, lockie, metallions, charms, specks, buckles, scarfpia, state, sleeve buttons, and jewelry of every description.

FOWLING PIECES

20 very superior double-barrel English twist foving pieces, with bar locks and back-action locks; speriar duck guns, rifies, revolvers, &c., together with various fancy articles, fine old violins, &c.

Call soon, and select barrains. M. NATHANS PROPOSALS.

DEPUTY QUARTERMASTER CENE.

RAL'S OFFICE, PHILADRIPHIA, 23d January, 1333.

SEALED PROPOSALS will be received at this office until batturnay. 13st instant, at 12 o'clock M., for the of the following articles—viz:
One thousand thorse Hames.
One thousand thorse Hames.
One thousand Mule Hames.
One thousand Mule Hames.
Five thousand Wagon Covers: to be well made of best quality Linen or Cotton Duck, ten ounce, Army standdard, 22½ inches wide; to be cut 15 feet long; sample of duck required.
One thousand sets Swing-Mule Harness.
Fifteen hundred sets Swing-Horse Harness.
Fifteen hundred sets Swing-Horse Harness.
The hundred sets Swing-Horse Harness.
Nine hundred sets Four-Horse Harness.
The hundred sets four-Horse Harness.
The hundred wagon Saddles.
Nine hundred sets, Four-Horse Harness, and delivered at any point in this city that may be required.
Five hundred Wagon Saddles.
One thousand Horse Brushes.
Five thousand Horse Brushes.
Five thousand Tar Buckets.
Fifty Portable Forges, No. 2, "Queen."
Fifty Portable Forges, No. 3, "Oucen."
Two hundred Jack Screws.
Four hundred Jack Screws.
Four hundred Mote Collars, assorted sizes.
Five hundred Mote Collars, assorted sizes.
Five hundred Mote Collars, assorted sizes.
Two hundred Mote Collars, assorted sizes.
Two hundred Mote Collars, assorted sizes.
One thousand Sides Harness Leather, best quality "oak tanned," price per foot DEPUTY QUARTERMASTER GENE tanned," price per pound.
One thousand Sides Bridle Leather, best quality "oak

One thousand situs britis beauti, sest quality of tanned, price per foot.

All of the above articles to be of the best quality of their several kinds, and subject to inspection.

The right is reserved to reject all bids deemed too high.

A. BOYD, Captain and A. Q. M. SHIPPING. BOSTON AND PHILADEL
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