BATURDAY, MARCH: 6, 1869.

CITY AND COUNTY FIRST EDITION ... 19 1.9 P. M.

COMMUNICATIONS intended for publication in the Eagle must be accompanied by
a responsible name, as a guarantee of sincerty on the part of the writer. The name
will not be published unless so desired by
the correspondent.
Correspondents should make their communications short and to the point. Our
space is too limited for very long articles,
Write only on one side of the paper, and
write only on one side of the paper, and

Senseniners who fail to receive the EAGLE regularly, will confor a favor by eaving notice at this office, where all combaints of triegularity or inteness of devery will be promptly attended to.

ADVERTIBERS are requested to hand in their advertisements as early in the day as possible, as our rapidity increasing circulation compels us to go to press about 2 p. m.

Owing to the publication of the Argument List in to-day's EAGLE we are not able to give our usual variety of local

A loaded boat came down the canal this morning.

at the Keystone Hall. Messrs. Hughes & Rhode will open a llouor store at the corner of Eighth and Ponn streets, on Monday next.

Rev. B. D. Zweizig, of this city, will administor the sacrament of the Lord's

74 acros of land.

At about twelve o'clock on Wednesday night, the house of Jonathan Blober, at Kutztown, was outered and robbed of three coats and a butcher knife.

Company, on their return from Wash-ington City last evening, was a very fine affair. Most of the companies of the Fire Department were represented, and should not be entered for want of a sufficient affidavit of defence. Israel C. Becker for plff.

Marshal, were admirably carried out, and the display reflected much credit on himself, and assistants. Passing the different engine houses on the route, the bells rung out a merry peal of welcome. Winter's and the Ringgold Bands were in the line of parado, and the air was recognity with the awant strains they resonant with the sweet strains they poured forth. The members of the Washington were pretty well fatigued, but they are in eastables over their trip and the many pleasant incidents and associations connected therewith. They were the only company who were the guests of the U.S. Fire Brigade of Washington, and the many kindnesses and undagging attentions of that gallant body of men can never be forgotten by

RICKTOWN. + This portion of our beautiful city is generally overlooked by sight-seers, and too often by persons de-sirous of investing in real estate. We predict that the portion of the Sixth day become one of the most beautiful and thriving sections of our city. It is beautiful view of the clear, winding Schwikill and of the other portions of the city, and it is fast filling up with an industrious and orderly population. The beautiful building sites in the vicinity of Ricktown and beyond it, along Front, Second and Third streets, have been strangely; overlooked by real estate dealers, who have preferred the northdealers, who have preferred the northeastern and northwestern portions of the city—hence that part of the Sixth Ward has been settled by persons of limited means. Their neat and coay cottages means. Their neat and cory cottages present a pleasing appearance to the visitor. Although the people of the neighborhood are mostly of labor's no-bility—those who earn their bread by the sweat of their brow—they are not behind those of other portions of the city in general intelligence and the qualifications of good citizens. Among the knights of the hammer, the trowel, the furnace fire and mould, are many men who can abily sustain their part in a dewho can ably sustain their part in a debate or a conversation, upon almost any aubject, with the generality of "profes-

sloper, with the solution of Ricktown to The tract of land from Ricktown to Charles Evans Cometery contains hundreds of excellent building sites, and we dreds of excellent building sites, and we are surprised that they have not been already secured by the many keen-eyed persons who are constantly on the watch for bargains in real estate. We hope to see the time when the fine lots in this direction will be covered with the happy

man, 242 April Term, 1868. Jan, 4, 1869, rule, granted to show cause why the above appeal should not be stricken off.

above appeal should not be stricken off.
A. B. Wanner for piff.
William Mclivaine, Morton C. Mclivaine, trading as William Mclivaine & Sons vs. The Reading Industrial Manusfacturing Company, James Beidler, Henry Brown, Adam Bard, Peter Miller, Executors, and Samuel Spohn, 180 Jan. Term, 1864. January 29, 1869, rule granted to show dayse why the appearance of Lewis Richards, for the Reading Industrial Manufacturing Company, sliall not be stricken from the record and cause continued. Richards and Green and cause continued. Richards and Green

for plff. Baird for deft.

Samuel Whitaker and Jared Sassaman

West Reading Railroad Company, 84

August T., 1865. January 25, 1869; rule
grapted to show cause why the amendment allowed by the court shall not be stricken from the record. Bassaman and Dayls for pltf; Bichards for deft. Susan Becker vs. Elizabeth Maurer.

118 December T., 1868. January 80, 1869, reasons for a new trial filed; same day rule granted to show cause why a new trial should not be granted. Laucks for pltf: B. F. Boyor and D. Ermentrout for

deft. Franklin M. Hartman vs. Daniel Kool. 475 January T., 1867. January 30, 1869, rule granted on Franklin M. Hartinan, to show cause why udgment should not be opened, and defendant let into a defense; rule returnable February 8, 1869, five days notice to plaintiff.

BRIEF MENTIONS.—Should hucksters of Earl Township. 98 April Term, 1866. February 2, 1869, rule to show cause why judgment should not be a standard to the standard for the should not be a standard to the standard for the should not be a standard for the standard for the should not be a standard for the standard he allowed a during the night? Last judgment should not be entered for the points have caused an actually which might have caused an actually which have a constant which have actually which have act Laucks for doft.

Jacob Eltz, Son., for the use of Anthony Eltz. 87 November T., 1865. February ,1869, on motion of Samuel L. Young, The markets were well attended yesterday and this morning. Market reports will appear next week.

A velocipede school has been opened

A velocipede school has been opened

A velocipede school has been opened

October, 1865, for the sum of \$1221.75, and the school of \$1221.75. without prejudice to the rights of other parties; returnable March 1, 1809. S. L.

Young for pits.

Itory Course, on controve ted passages of the Parable of the Scripture. Subject: The Parable of the thography, were made for the next stated meeting, and the audience dispersed, bighy, on motion of William M. Baird, morning at the usual hour. The public stronger of the supplier of the the Court grant a rule on Peter Krause, Support in the St. John's Church of Hani- the Garnishee, to show cause why judgburg to-morrow evening.

Nicholas Hollenbach, farmer, residing in Windsor township, half a mile north of Hamburg, on Friday morning last, while walking with an axe on his back, fell on the enow, cutting the back of his head the shown of Garnishee.

Hanty A. Hartman va. Jaroon V. Hanty A. Hartman va. Jaroon V.

Mr. Franklin Ludwig resigned on Tuesday evening last, as a member of the Town Council of the Borough of Hamburg. Mr. Ludwig will remove to near Womelsdorf, on the 1st of April, where he purchased a Mill property and 71 ergs of land. Henry A. Hartman vs. James Y. Hart-

J. Geo, Seltzer for deft.
Sissaman H. Kline vs. Solomon Yoder, 29 Feb. T. 1869. Feb. 20, 1869, rule granted to show cause why judgment

plff. S. L. Young for doft.
J. W. Christman vs. Jeremiah Rupert and wife, 38 February T. 1869. Feb. 20, 1869, rule granted to show cause why judgment should not be entered for want of a sufficient affidavit of defence. C. H. Schaoffer for plff. W. H. Gerhart for doft.

Com. of Pennsylvania, for the use of Charles H. Apple, vs. Seth Ziegler et al. 49 February T., 1869. February 20, 1869, rule granted to show cause why judgment should not be entered for want of a sufficient of deputs of deputs of Petrology. sufficient affidavit of defense. Richards and Baor for pitf. Shartel, Hollonbach & Co. vs. John

Hiram Sweete vs. C. D. Wiest and J. F. Correll, 75, Feb. T. 1869. Feb. 20, 1869, Court grant a rule to show cause why judgment should not be entered for want of a sufficient affidavit of defence.

Want of a suincent anidavit of defence.

J. H. Jacobs for pitf,

Riegel & Bro. vs. John P. Fegéley, 76,

Feb. T. 1809. Feb. 20, 1809, rule granted
to show cause why judgment should not
be entered for want of a sufficient affildavit of defence. A. B. Wanner for pitf,
P. D. Wanner for deft.

Com. of Penna. vs. John A. Fidler and
Isaac Womelsdorf. 27. March T. 1869.

Isaac Womelsdorf, 27, March T. 1869. Feb. 25, 1869, rule granted to show cause why the forfeiture of the within mentioned recognizance should not be remitted, and said Fidler to enter bail for his

appearance at next Quarter Sessions,
Returnable March 8, 1869. Shearer &
Bechtel for pltf. J. S. Richards for deft.
Com. of Penna. vs. James T. Statum,
et al.; 37; March T. 1869. Feb. 25, 1859,
rule granted to show cause why the forrule granted to show cause why the forfoiture of the within mentioned recognizance should not be remitted, and said
Fidler to enter ball for his appearance at
next. Quarter Bessions. Returnable
March 8, 1869. Shearer & Bechtel for
pltf, J. S. Richards for deft.
Samuel Yost vs. John M. Zerbe, 25,
February Term, 1869. February 25.
1869, on motion of J. Hagenman, the
Court grant a rule to show cause why a

direction will be covered with the happy and the proposed with the happy homes and protty gardens of thousands of industrious working people—the class who make Reading, and all other prosperous cities, great, wealthy and power pull, J. S. Richards for definition of the prosperous cities, great, wealthy and power pull, J. S. Richards for definition of the prosperous cities, great, wealthy and power pull, J. S. Richards for definition of the prosperous cities, great, wealthy and power pull, J. S. Richards for definition of the prosperous cities, great, wealthy and power pull, J. S. Richards for definition of the prosperous cities, great, wealthy and power pull, J. S. Richards for definition of the prosperous cities, great, wealthy and power pull, J. S. Richards for definition of the prosperous cities, great, wealthy and power pull, J. S. Richards for definition of the prosperous cities, great, wealthy and power pull, J. S. Richards for definition of the prosperous cities, great, wealthy and power pull, J. S. Richards for definition of the prosperous cities and pro

SECOND EDITION

SI-SO QLOOK P. M. A large number of people were attracted to the sidewalks last night to witness the firemen's parade. Great rush for the velocipede hat a

Among the recent graduates of the Hanceman Medical College of Philadel-phia, (Homocopathic) is William Fink Marks, of Leesport, Berks county, Pa. Shad are selling in this city at from 75 cents to \$1.25 a piece.

Prof. William Rocholl, of this city, had recently started a brass band in Born township, this county. Mesars. B. F. Owen and Edward D.

Soull, of this city, started for Florida, on Tuesday morning, to be absent two or

A horse belonging to Hiram Shitler fell at the corner of Sixth and Court Sts. yesterday, and was severely butt. Mr. Alexander Burnett is putting up a hot-house on the lot adjoining the Nation-

al Union Bank. E. F. Keever, formerly of this city, has resigned the General Freight Agency of the Reading and Columbia Railroad. H. C. Lentz, clerk of said road, has been ap-

pointed to fill the vacancy. The police will likely have their salaries increased. So it is said.

UNIVERBALIST CHURCH. - Rev. Mr. Peters will deliver to-morrow (Sunday) evening, the second lecture of the Expository Course, on controverted passages of Scripture. Subject: "The Parable of the Sheep and the Goals." Services in the are respectfully invited.

Solomon Yodor, Bertolet Y. Yoder and James M. Tee, formerly doing business at Lyons Station, under the name of Yoder, Son & Tee, have dissolved partner ship.

crowd at Washington, thirteen members for pltff., D. Ermentrout for deft.

The Government National Bank of Pottsville vs. Joseph Seyfert and Bros., Nos., 13, 14 and 15, March Term, 1869, Ex. Docket. February 20, 1809, rule granted to show cause why judgment should not be opened as to the amount allered to have been paid. Execution to

A very provoking, yet amusing error, alleged to have been paid, Execution to occurred in the local yesterday about the Reading Macauerchor. It was stated Reading Macauerchor. It was stated 8, 1869. W. R. Smith for pltfl., J. S. Richards for deft.

Richards for deft.

Richards for deft. Tourth Sunday in Lont, March 7; Passion Sunday, March 14; Feast of St. Joseph, March 16; Palm Sunday, March 18; Easter Sunday, March 19; Palm Sunday, March 19; Easter Sund their duties from personal motives or the dan, had committed several atroclous call his bill up to day. Ship, 5 cows were sold at \$70 a head. Poreival Guthman, in Upper Tulpehocon township, sold 4 horses and 3 males also we cause why an attachment should not issue against him for non compliance with the calling of said writ. Returnable to the condition of the wasnot known to the policemen of this appearance in Reading. Although he wasnot known to the policemen of this city, our keen-eyed Chief, Capt. Mondal to granted by auctioneer Jacob G. Haag, and had been advertised in the "Adder."

Reception of the Washington Hose The reception of the Washington Hose Company on their return from Washeager for the reward, came to Reading to arrest Sheridan themselves. The friends of the outlaw, in Schuylkill county or granted to show cause why judgment should not be entered for want of a sufficient affidavit of defence. Israel C. Becker for plff.

Fox & Hinnershitz vs. Henry Hartman, 21 Feb. T. 1869. Feb. 20, 1869, rule granted to show cause why judgment

him.

Another instance of the kind happened this week, when Conductor Whitman had two suspected parties arrested at Harrisburg. The Harrisburg police, against the remonstrance of Mr. Whitman, and in defiance of the rules of common sense, permitted the two prisoners to go into the water closet together, thus giving them an excellent opportunity to throw away any articles of stolen property which they happened to have property which they happened to have upon their persons. We have no doubt that the money and the watch of Mrs. Fichthorn, of this city, are now lying in the well at Harrisburg, unless they have been fished out by the extremely accompanied. Shartel, Hollenbach & Co. vs. John Schaeffer, owner, &c. 51 February T., 1869. February 20, 1880, rule granted to show cause why judgment should not be ontered for want of a sufficient affidavit

past few days we have heard of the apprehension of chicken thieves in the "rural districts" of this county, but we learn that in such cases the offenders are let off or permitted to oscape "on account of their respectable relatives," and hence they are never brought to trial; while in more savious gases persons have declined more serious cases, persons have declined to assist the officers of the law in their search for thioves, because they hope at some future time to gain money or notoriety by making or assisting to make the

Such persons are in reality encouraging would preserve it as a memorial. crime, and they are thereby committing crime, and they are thereby committing crime themselves. Until all good and law-abiding citizens are willing to give their did and encouragement to the officers of the law in their efforts to detect and apprehend criminals, our people must expect to suffer loss of property, perhaps occasional loss of life, at the hands of the roying desperadoes who swarm throughout our country, like the Bedouins of the desert, whose hand is against every man, and every man's hand against

A drunken woman is a disgraceful sight. In the person of Mary Mahone Officer Goodhart found such a woman in the basement of the U. S. Hotel, Penn street below Fifth, yesterday afternoon. She was as wild and unmanageable as a young, untamed colt, and was raising merry little Jerichov generally. The officer had a hard time of it getting her out of the place. Finally he succeeded, and she was taken to the Station House, where she is retailed for the present.

where she is retained for the present.
There were 10 lodgers last night at the Station House.

HAMBURG TEACHERS' INSTITUTE.— The sixth stated meeting of the Hamburg District Institute was held in the High School room on Monday evening last.
After the roll was called, and the minutes of the previous meeting read, the
critic's report was called for and read, in which the errors of the speakers of the previous meeting were reviewed and corrected, and kindly informed that

three weeks.

The Schuylkill Navigation Company will run a number of small steamboats on the canal this season.

A valuable horse belonging to Messrs. Schick & Fett fell down in front of Millimore & McGowan's hardware store, yesterday. Not hurt.

Corrected, and kindly informed that there was still room for improvement.

A lecture on Written Arithmetic was next in order. The speaker reviewed briefly the history of the science, after which he demonstrated his method of teaching it to beginners, and urged upon the members of the Institute the necessity of making this branch a speciality in the primary department of the schools. History was the subject of the next lecturer. The leading idea of the speak-

or was to impress the teachers with the utility of, and the pleasures derived from a thorough acquaintance with the subject, and also gave his method of teaching it in the school room. From the attentiveness of the teachers, we infer that impressions were made. A lively discussion on the question, viz: "If the earth left its orbit, where would it fall?" was engaged in, and various theories advanced by the speakers, but no conclusion reached, except—that

—it—inclined—that—way.

A number of historical questions which had been distributed on slips of paper at a previous meeting, were then answered by the members, after which, appointments to lecture on Grammar and Or-

"CLASS,"-Your article will appear on Monday.

evening.

SPECTATOR.

A GRAND SUPPER was given by the Sons of Malta, on Thursday evening, at Lauer's Park. About one hundred and wenty-five members were present; and a large number of ladies. Among the members present were P. G. C's, C. P. Muhlenberg, H. L. Miller, A. S. Whitman, and a number of visitors from New York, Philadelphia and elsewhere. The supper, which was a magnificent affair, was gotten up by Mr. Harry Throm, landlord at the Park.

PROCEEDINGS OF CONGRESS. Washington, March 6. In the Senate, Senator Brownlow, of

Tennessee, was sworn in. Bills were introduced by Mr. Wilson for a redistribution of National banking capital; Mr. Thayer, repealing the Tenure of office act, and Mr. Edmunds, amending it; and by Mr. Williams, suspending the Tenure of office act for four

Mr. Thayer gave notice that he would

Two messages having been received from the President, the Sonato went into Executive session, and afterwards ad-In the House, Messrs. Van Horn and

Dyer, of Mo., Hammill of Md., and Winchester and Rice of Ky; were sworn

The papers of the Maryland and Kentucky Representatives thus admitted were referred to the Election Committee, as were the papers of the Georgia Rep-

Taylor vs. Reading was extended sixty

The House then elected all its remainng officers except Chaplain, and adjourn. od until Tuesday.

Edward McPherson was elected Clerk, N. G. Ordway Sergeant-at-arms, Otis S. Buxton Doorkeeper, and William S. King Postmaster, they receiving the Republican votes.

TELEGRAPHIC SUMMARY,

SATURDAY, March 6. The Legislatures of Illinois, Wisconsin and Michigan ratified the Fifteenth Amendment yesterday.

The Louisiana Legislature adjourned on Wednesday night, after passing a resolution approving Gen. Grant's inaugural.

The Georgia Republicans held a convention yesterday; 238 delegates were. present, 37 being colored. Resolutions were adopted asking Congress to reorganize the State Legislature, and approving Grant's inaugural, and a committee was

appointed to proceed to Washington. Chief Justice Chase, Senator Frelinghuysen, and George H. Stewart, called upon President Grant yesterday, and presented him with a Bible on behalf of the American Bible Society. The President thanked them for the token, and said he

Mr. Grant, father of the President, is recovering from the effects of his fall at the Capitol.

President Grant has revoked the late order of Mr. Johnson, which placed Paymaster General B. W. Brice on the retired list. General Sherman and Senator Brown-

low are quite ill. The latter was supported by others and his hand held up

JOHN M. SHARP

JEWELLER : :

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DEMOVAL.—J. A. STROILECKER has re-the moved his MEAT MARKET to No. 41 North Ninth street. Oht and new custom-ers are invited to call. All kinds of Fresh and Smoked Meats of hand.

TORE STAND FOR RENT.—The good will of an EXCELLENT STORESTAND, corner of Ninth and Chestnut streets, is offered for rent, with or without the sale of the Goods. The stand is a very profitable one, and is only disposed of for want of time to attend to the business. Possession given on the first of April. Apply to HEUBEN DIEXEL, mar 4-2weedd*!

NOTIUE.—THE LIBERTY BUILDING AND SAVINGS ASSOCIATION have the right and privilege according to their Charter, to give out 1,500 shares of stock, said number not yet being sold, the Directors passed a resolution that the list of subscription of sligges shall not be closed until next meeting, the 24th day of March, 1809. Persons wishing, to take shares in said Association, may dall either on A. T. C. Keifer, 127 North Ninth street, or on L. Kremp, 142 North Ninth street.

By order of the Directors, mar 4-8td;

L. KREMP, Secretary.

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JOB-PRINTERS.

521 COURT STREET,

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NOTICE.—The undersigned being conl vinced by the decision of the City. Solicitor, that the election of Water Commissioners in 1867 and 1869, was illegal, and
that there is now no Board of Water Commissioners of the City of Reading in existence by right of aw, therefore gives notice that the Committee on City Property
being the recognized head of all property
being the recognized head of all property
belonging to the city of Reading, that all
application for water, use of wa or, in fact,
all matters appertaining to the Water Department of the city must be transacted
through said Committee, which by this notice assumes control until the case is lawfully determined.

JOHN D. MORRIS.

JOHN D. MORKIS. mar2—1 Chairman Com. City Property.

MADAME DE CHAMBLAY, Dumas' latest Mand best work—183 pages, with several fine engravings. Price 50 cents. For sale at the EAGLE BOOK STORE mar 81-1wd] 543 Penn street.



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may 5 ly

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Judgment Note,

Constable's Bale,

mar 4-2woodd*1

Magistrato's Blanks, Execution Attachment, (with interroga-Summons (Landlord and Tenant) Summons. Subpana. Warrant. Execution,

Promissory Note, (with walver)

Petition in Diverce, (Adultory) Interrogatories in case of Adultory, Potition in Divorce (Descriton)

Interrogatories in case of Descriion

Potition in Divorco (Intolerable Treat-

Interrogatories in case of Intelerable Treatment,

Debt by 2nd Assigned of Bond, Debt by 8rd Assignee of Bond, Dobt by Assigned of Bond, Work, Labor and Materials, Slander,

Common Breach,

Bill of Exchange, 2nd Indorsee vs. Acceptor, Bill of Exchange vs. Drawer or Indorser, Bill of Exchange vs. Acceptor, Commencement of Declaration in case, Goods Sold and Dolivered, Quantum Valobant, Money Lent and Advanced, Money had and Received,

Account Stated, Money Paid, Debt upon Bond and Cognovit Actionem, Prommissory Note Payee vs. Maker, " Indorsee vs. Indorser, ". vs. Makor,

Vork, &c., Goods Sold, &c., and the Money Counts Joined in one Count. Bill of Exchange Payer vs. Maker in case of Non Acceptance, Bill of Exchango Maker vs. Acceptor,

Release of a Judgment, Refunding Bond.

POWERS OF ATTORNEY.

Power of Attorney, (General) Power of Attorney to Becelve Interest, Power of Attorney to Receive Dividend

Power of Attorney to Transfer Stocks Leases, (Landlord and Tenant) Landlord's Notice to Quit

Serie Bride Mar. . Will come continue

0 F / 725

THE IMPORTANCE

None but those deprived of this blessing know of its loss. The samp led, blotched and tetered covered person loss a upon a clear suggest the same. Those whose averages are nice with the virtue of SCROFU.

LA, and other openious elesses, cannot have good lealth. When the blood is impure, disease is sure to follow.

All have timely warning in those Pimpure, disease is sure to follow.

All have timely warning in those Pimpure, disease is sure to follow.

All have timely warning in those Pimpure, and the same trans SCOT AND HERBJUICES, SAMARITAN'S ROOT AND HERBJUICES, SAMARITAN'S ROOT AND HERBJUICES, SAMARITAN'S BOOTAND HERBJUICES, SA

BAMARITANS GIFT! THE MOST CHATAIN BRHADT BYER USED. Yest A Pentitye Oure!

For all Diseases Arising from Youlful Indication, alloration, Contains no Mineral, no Balsain, no Mercury. Unly ten Pills to be taken to effect a ure. Thuy are entirely vegetable, having a smell nor any unpleasant taste, and will not in any way injure the stomach or bowles of the most delicate. Unres in from two to four days, and recent cases in twenty-four hours. Sent by mail. Price—Male packages to, Female 5.

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TOR SALE.—Will be sold at Private Sale.
I the Stock of J. RODGERS BABBER
SHOP, with appurtenance, at No. 235 Penn
street, Reading. Sold on account of going
into other business. [feb 1] d

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Women's institute high Polish,
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205
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100
Men's call Balmorals.

100
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