

REPUBLICAN NOMINATIONS.





FOR STATE TREASURER,

John Roberts,
Isaiah C. Went,
Herman Kreamer,
William I. Shaffer, Delaware,
Lewis Hall, Dauphin.
Frank Reeder, Northampton,
H. Edwards, Lackawama,
H. C. Metormick, Lycoming,
George S. Schmidt, York,
Joseph H. Pometoy, Schuylkill,
Cyrus Eider, Cambria,
John Cesna, Bedford,
John S. Lambie, Rogers, Allegheny.

COUNTY.

FOR PRESIDENT JUDGE, Subject to the decision of the District Con- ers!

FOR ASSOCIATE JUDGE. NOAH BIESECKER, of Quemahoning Twp. FOR JURY COMMISSIONER,

FOR POOR HOUSE DIRECTOR, JOSEPH L. MILLER, of Jefferson Twp.

crushing defeat for Governor Campbell. ernor of Ohio is no longer doubted. The

only dispute is as to the size of his maday of November. Do not forget it, Re- in the county not only to cast his own

publicans! Turn out and cast your ballots for the full ticket.

indications are misleading. Osg hundred and twenty-eight locomo-

reciprocity "recipross" or not?

In his anxiety to make political capital for his party, Governor Pattison, by convening the Senate in extraordinary session, is running up a nice little bill for the taxpayers to foot.

this is the reason why every Republican got themselves into a hole. In their hot should go to the polls and take his neighbor of like faith with him. The Democrats are counting on the Republican vote

crate still have a fighting chance on the tion, was a stunner; but they coolly turn Ohio Legislature." That is now the con- round and demand that the State Treasto the conditions. They do not propose charge of paying out money to John to lose either the Governor or the Legis- Bardsley without due warrant of law,

ed than the appearance of those mortal proposition be imagined? Absolutely inenemies and rival Presidential candi- sisting that an officer whom they are trystump, making appeals in behalf of illegal act, shall, while on trial for it,

run its discretion. It is not the best way shie to lay his finger upon a single pro to preserve peace in the family to make vision of law that covers the case. The mouths at the brethren. The candidate Governor and his gang are in a hole. Let for Judge, be be whom he may, will want them struggle out of it if they can; or the support of his political and party let them go down into their own pockets friends throughout the district. Doctor and advance the money to pay for this Watts, of blessed memory, piously and attempt to make political capital philosophically advised: Your little hands were never mount to scratch in extraordinary session, are showing the

THE Bedford Gazette publishes an ex- ley steal. They are honestly meeting tended biography of Hon. John M. Rey- the issue. If there is anything wrong in nolds, the Democratic nominee for Presi- the offices of the State Treasurer and dent Judge of this district, which bases Auditor General, they want to know it his claims for distinction principally on just as much as the Democrats do, but for him, although the Gazette, after enu- Senate, instead of being a fair and im-

Every Republican in the county ought to feel cheered by the harmonious spirit prevailing, not only at home but throughout the State. The State Committee is conducting a vigorous and active campaign, and from all parts of the Commonwealth have the assurance that Gregg and Morrison will receive the fall party vote. We urge activity and work upon our friends. Somerset county must be helically and work upon our friends. Somerset county must of fall behind in support of our gallant so fal

Pattison against the State Treasurer and malice, none need doubt; and that no ing. on crim the invitation to the Attorney General the attempt of the Governor and his to walk up and conduct the investigation, party press to prejudice and mislead public sentiment, in advance of the investigation, is a monstress outrage on the made to delay and hinder proceedings, reputation. An honest and hir public but to their astonishment, the Senate will await the evidence before rendering solid Republscan party stands at their name of decency and honesty, let these

Tax Senate was convened to ascertain whether there was probable cause for the removal of the Auditor General and State Treasurer, but in advance of its action the Governor arraigns them as criminals, and the united Democratic press of the State joins in the howl that they are guilty. "Gentlemen of the jury," says the Judge, "you are sworn, and sworn to try the prisoner at the render a verdict of guilty or not guilty; tison is likely to plunge the Democratic imption of time in listening to the tes- parent to-day when the Senate met and the Attorney have decided he is guilty. You will render a verdict accordingly, and will render a verdict accordingly, and the Governor to present for the information receive the thanks of the court for the of the Senate the evidence obtained by the

prompt discharge of the duty for which you were empaneled." In his message to the Senate, Governor sition which he occupies, and displayed himself in the character of a public pros- it was not relevant. Senator Ross, Demoecutor. His message does not even assume the dignity of an ordinary bill of the majority was afraid of the evidence. indictment, but in it he enacts the role | Senator Gobin retorted that the Republicans of a hired attorney, whose business it is were there to give months to fairness and ployed against, and by marshalling facts, drawing inferences and deductions, so make up such an issue as will lead to objection, and on his motion the word "inconviction. It is the petty lawyer and formation "was substituted for "considerapartisan politician, not the dignified, impartial Chief Magistrate, that is portrayed dignity and judicial fairness of the Chief State Treasury. The Senate then proceeded. Magistrate of a great Commonwealth has been sunk in the eagerness of a politician, anxious to make capital for parti-

FLUSHED with the victory obtained last had not in any way been guilty of misbehayear in this State through Republican vior or misconduct in office. Mr. McCamant's solent and aggressive. They ignore all lose little, if any money by the Bardsley party issues, avoid all political discussion | defalcation. It was at this point that the and trust to win through the infamous question of finances arose. The Committee charge that Republican policy and Re- on Finance reported that Attorney General publican teachings lead to theft. The Republican has little self-respect or regard for his own good name who will not Every vote cast by a Republican is not only a vote for the principles and candidates of his party, but a vote in vindica- ten opinion to the effect that the constitution of his own good character. The un- tion provided for the payment of extra sespardonable Democratic outrage of brand- sion expenses, and that he would so advise resented by every member of the party. bate as to whether the Attorney General

ously, and characterized as poor law.

ourned to meet next Monday afternoon.

AUDITOR GENERAL M'CAMANT'S ANSWER.

Auditor General McCamant protests that

law for convening the Senate for the pur-

ly elected and commissioned Auditor Gener-

everything in sight, and their journals magnificent Republican majority, is in any danger of falling into the hands of oupled with spathy, might bring about such a calamity. We do not feel the slightest alarm, but every intelligent Republican voter knows that a majority counts for nothing unless it makes itself felt at the polls. We are constrained, THE election day is Tuesday, the third | therefore, to urge upon every Republican ballot at the coming election, but to urge

his Republican neighbor to do likewise. This election is only a skirmish for the Ir Republicans in Ohio and Iowa and vantage ground in the great Presidential New York are not making things lively struggle of next year, and its loss, or even for the free traders and calamityites, the a largely diminished majority, will tell with killing effect in that all-important campaign. Our State candidates are both veteran soldiers, against whom the ene that they get a full vote. For the sake

ment, matter, and thing in said proclamstion and message contained, in so far as it. they, or any of them are set forth as suffivote be polled. GOVERNOR PATTISON and his gang have tration in my said office, or of any act which haste to convene the Senate in extraorfrom said office in any form of proceeding authorized by the Constitution and laws of could be made for the payment of neces-THE New York Times caves in on the Legislature, duly passed and signed. to the best of my ability; and I further ex-Governor of Ohio, but hopes that "Demo- This fact being brought to their attenpressly aver that I have always acted, in all this Commonwealth as I understood them, and as far as it was possible so to do in view shall, without warrant of law, pay out The rattling campaign that is being sion, and wait until the meeting of the accounts against county treasurers, and exmade by Fassett in New York has scared | Legislature, in January, 1893, for the passage of a law authorizing him so to a county, which acts are now alleged fits." No better evidence of this is want- do. Could a more foolish and criminal in said proclamation and in said message to have been illegal, were in conformity with the law as it was understood and interpreted by me and my predecessors for many years back, and in conformity with the iong established mage of the Auditor General's departtorney General, but with all his desire to known to the Executive Department, which is especially charged by the Constitution to cuted," has never before been made the sub-

delphia had been unlawfully using public I am advised by my counsel, and I thereright spirit on the subject of the Bardshis record as a thorough-going Democrat | they propose that all things shall be done | charges can be proved to be true, to impeachof the straightest sect. We do not be decently and in order, and in accordance ment therefor, in the manner prelieve this will be a moving incentive to with the constitution and laws of the by the Constitution, and would also the Republicans of the district to vote State. The Governor's message to the be clearly liable to prosecution merating his virtues and his victories as a Democrat, appeals to the voters to lay partisan plea, assuming the guilt of the officials to be placed on trial, and intendaside all partisan sentiments and sustain him. It is the old invitation of the apider to the fly.

Every Republican in the county ought

Every Republican in the county ought

The served of trial, and this charges of impeachable offenses, is in substance and effect an attempt to impeach me in a manner expressly forbidden by the Constitution and to try me before a tribunal for stitution an

and where age are the name.

THE alacrity with which the Republi- torney General, in the presence of the property, unless by the judgement of his can Senate has entered upon the investi- Senate. That the examination will be peers or the law of the land," it is propose gation of the charges made by Governor thorough, urged on as it is by partisan to virtually try me, in this form of proceed. EDWARD SCULL, Editor and Proprietor. the Auditor General, has taken the wind guilty man will be allowed to escape, we out of the sails of that gentleman, and urge and believe; but we do insist that which is governed by no legal rules of ev gation, is a monstress outrage on the rights of two men of hitherto unsullied reputation. An honest and fair public will await the evidence before rendering but to their astonishment, the Senate courts investigation. Let no guilty man escape, is their motto, and in this the escape, is their motto, and in this the court of the law, but in the truth of these charges can be proven against truth of these charges can be proven against officials have a fair and impartial trial, And because it is proposed in this sum

and not be prejudged through partisan rancour for political purposes. Fair play mary, and I respectfully submit in this unnecessary, unjust and unconstitutional man-ner to deprive me of my office, and to dis-grace me before my fellow men, I feel com-M'CAMANT AND BUYER BEFORE THE SENATE. Frank Answers to Pattison's Acou

celled te respectfully direct the attention of rour honorable body, at this stage of your eedings, to the question whether you HARRISBURG, Oct, 15 .- The calling of the extra session of the Senate by Governor Pat-

Mr. McCamant then relates at great detail his relations with Bardsley, and denies specifically each and every charge made against timony, the prosecutor and the District question of the payment of expenses was of the Joint Legislative Investigating Comtouched on. The early hours of the Senate

were devoted to passing a resolution asking Legislative Committee which recently investigated the State Treasury and the Auditor passage of the act of May 18, 1857, the re-turns were not made by and accounts were floor, overcome by the dense smoke. General's Department. This was not done without the usual tilt between the two parnot settled with the Treasurer of Philadelties, the Republicans maintaining that it was a waste of time to go over this evidence, as out due action on the part of the School | were all safely outside.

A subposens was ordered to be issued for Public Education of the First School Dis- and not until the door of the first box was trict of Pennsylvania, signed and sworn by broken open with an ax could an alarm be John M. Cambell, President pro tempore of sent in. the Board, countersigned by James McAllistion. State Treasurer Boyer and Auditor General McCamant were both present with ter, Superentendent of Public Schools, and attested by H. W. Hallowell, Secretary. their counsel, who read sworn statements of This certificate was dated December 26, 1890, their clients denying the Governor's jurisand certified that the common schools of diction in the matter, and insisting that they said district have been kept open and in peration, according to the requirements of the school law, for the term of twelve months during the school year ending in December, 1890. It further named John Bardsley as the Treasurer of said school district, who became such by virtue of the provisions of Hensel had given as his opinion that the the Twenty-third Section of the Act of February 2, 1854. P. L., 35.

Senate had the power, under the constitution, to incur expenses incidental to the ses-BEGINNING OF THE SCHOOL YEAR. This certificate is on file in the office of the sion. This opinion was questioned vigor-Superintendent of Public Instruction. Upon receipt of this certificate, the Superintendent When the Senate reassembled this afternoon the Attorney General submitted a writpreviously advised him I was in condition Turn out, friends, and cram the villainous lie down the throats of your slanderone lie down the throats of you of Auditor General McCamant. This brought the school year begins and ends upon

the Attorney General to his feet, and he said | first day of June. In Philadelphia, by act of February 2, 1854, the school year is made to commence January 1st. The act of May 1, of the same Mr. Shapely, of the defense, agreed to this, pealed. By virtue thereof, the first school district has always been recognized as an inbut wanted a full and expeditious hearing. The Senate then appointed Senators Gobin, dependent district, entitled to receive its appropriation at the completion of each calendar year. For more than thirty years each general appropriation act has made a specific provision for the payment to the At Thursday afternoon's session of the Senate the answers of Auditor General Mc- city of Philadelphia of its proportion of the school appropriation, and the same specific Instruction is found in the tenth section of charges brough against them by the Govern-

the act of May 29, 1889, P. L., 408. IN COMPLIANCE WITH THE LAW. the Governor had no authority, under the In this latter act the following additional pose named, and alleges that he was lawfulissued in amounts designated by the State of said authority he has been duly. Treasurer, and whenever he shall notify the rightfully and lawfully exercising and per-forming the duties of said office. He then writing that there are sufficient funds in the

State Treasury to pay the same." of official misbehavior in said proclamation uniform and unbroken construction placed thereon by the Supt. of Common Schools, er the same be stated expressly or by way and the school authorities of Philadelphia, of inference, argument or suggestion; and I I am advised and believe that the payment also expressly deny each and every state of the school appropriation of the city of pressly declare, was not made in pursuance cient grounds to warrant the conclusion that of any corrupt bargain or understanding I have ever been in any way guilty of any with any person or persons whatever, or for any dishonest, dishonorable, or unlawful

> It Did Not Pan Out. Charles Engle, Wallace Snow and H. H. Hollister at noon yesterday robbed the Spening \$1 silver coins. The police had been an old criminal, and he is charged with holt, Finch, and Bear Creek at one dollar having planned the robbery. It was sup- per quart, or six quarts for five dollars. The county. The pay office faces on one of the principal streets of Dunmore. Byron Brady, the watchman in the building, was taken unawares by the gang and knocked down

WASHINGTON, D. C., Oct. 16,-In his pext

ing my own administration, until many months after it was made publicly known cerning his postal telegraph scheme and that John Bardsley, ex-Treasurer of Phila- postal savings banks. With regard to penny postage the

was. While in his recomme will not recede from the position taken in fore respectfully suggest that, as the charges | his former reports, he will not lay special

> lops to the next Congress are the extension of the free delivery system and the improve-

ALEXANDRIA, Va., Oct. 16.-General W.

Highest of all in Leavening Power .- U. S. Gov't Report, Aug. 17, 1889.

Baking

ABSOLUTELY PURE

A Dog's Noble Work.

CINCINNATTI, Oct. 17-Covington had the most exciting and sensational fire this morning that has occurred in years, and the hero band, who died just before the famous flood, of the day is a small shepherd dog. The is tied up in an unprecedented tangle of litifire broke out shortly after 5 o'clock in a one gation. Mrs. Hoffman and her seven chilstory frame occupied by Mrs. William dren were all drownded in the flood. If it Smith. The mother and her four children shall be found that any of her children surhave any constitutional power to address the Governor asking for my removal on account of said charges, of impeachable ofdisplayed by the family dog the entire family would have certainly perished.

broken out he managed to reach the bedroom adjoining, and jumping on the bed barked and scratched at the face of Mrs. that of the Auditor General, and declares entire family. The mother managed to

phia during the years within which the dragged the two young children from the State taxes were assessed and collected, the bed in which they were lying balf dead reason being that the treasury of Philadel- from the smoke and had pulled them to the phia was considered a safe depository. He door, where they lay when the neighbors admits the payment of \$420,000 to Bardsley arrived and found the dog, half smothered Ranges. The large, high oven insures uniwith smoke, barking at the other two chil- form baking and no burning on the top. It dren. The dog was badly scorched, but is sold and guaranteed by act was unlawful or that it was made with- would not leave the house until the family

authorities of Pennsylvania. The State The house and two others adjoining were destroyed. The alarm box, directly in front I expressly aver that the same was made of the burned building, could not be opened upon the certificate made by the Board of and the next box visited also refused to work

> The thousand attracted to the scene appeared more anxious to see the dog than to view the ruins. The dog is a medium sized, tary Foster's office. There was an old-fashblack and white shepherd. Five lives and probably 20, were saved py his intelligence.

Nebraska's Governor.

WASHINGTON, Oct. 15 .- Ex-Attorney General Garland, of counsel for plaintiff, will next Monday file a motion in the Supreme Court of the United States to advance and set for hearing the case of James E. Boyd, plaintiff in error, versus the State of Nebraska ex rel John M. Thayer. The case comes to the Supreme Court on a writ of error involves the right to the office of Governo of the State of Nebraska for the period of of Public Instruction drew his warrants for two days from the first Thursday after the \$420,000, which I duly honored, as I had first Tuesday of January, 1891. The Supreme Court of Nebraska held that Boyd to do. Payments of money appropriated was not eligible to the office of Governor, to for school purposes are made to the city of which he had been elected, because he was Philadelphia at a time earlier than that not a citizen of the United States for two

as early as possible, and if the case is perdocket, not only will such term wholly expire, but it is quite probable two other general elections will be held in Nebraska before the controversy is finally disposed of.

A Journal in Mourning.

CRICAGO, October 15 .- A horrible acciden the serious injury of several other passengers, on the Chicago and Eastern Illinois Crete, Ill. The dead are Leonard Washburn . the sporting reporter of the Inter Ocean ; Frederick Henry, a reporter, who came here recently from Louisville; J. A. McAfferty

an artist, recently from St. Louis and The train left Evansville early this morn ing and proceeded safely to Crete, where it ran into an open switch. The men who were killed were on the engine. Henry and McAfferty having gone out for the purpose ide on the fast train, and Washburn, who trip, baying joined his friends on the engine.

The accident came without warning, and as the locomotive plunged from the track the pletely buried beneath the wreck. Fall of the Leaf. The bright, green leaves of summer, which

are now variegated with golden tints, and viding the spoils. Snow has made a con- \$1.25 per full quart. Major Klein also sells posed that the sacks contained over \$13,000, goods are shipped anywhere. Send for catbut the gold had been removed and conceal- alogue and price list, mentioning this paper, ed and silver substituted. It was one of the to Max Kiein, No. 82 Federal street, Alle-

CURARFIRED, Oct. 15,-Banker Dill has

to see what the books show in reference to their money, but returned home feeling blue. The bank's books show no credits for Houtzdale bank, but on the dates the money left the Houtzdale bank Dill credited like The electors of the township of Shade to meet at the house of Jacob Heiman, in said township. The electors of the township of Paint to meet at paper thus obtained was discounted at other

Some people close to the bank say that al-

Wade Hampton's Views. BALTIMORS, Oct. 19,-General Wade Hamp-

ton is in this city on a visit. He says he is out of politics and will stay out. The Farmers' Alliance, General Hampton says, is rap- the idly disintegrating in the South, and within the next four years it will completely disappear, to live only in the memory of those
who have been benefited by the upheaval.
This will be the case not only in South
The electors of the township of Upper Turkeythe next four years it will completely dis- at This will be the case not only in South Carolina, but throughout the South. The people there are rapidly awakening to the absurdity of the demands that the organization has promulgated, and are gradually at the house of J. B. Miller, opposite Davis & Coder's store, in said forcagh.

Johnstown, Pa., Oct. 10 -A \$3000 estate

survived all her children, though only by an instant, then her collateral heirs will in herit. They also claim the estate, The German Minister Dead.

BERLIN, Oct. 15,-Count Ludwig von Arco formed an operation on the Count on Monday, last, his stomach having for some time refused to receive all food. The operation was not successful. The brother and sister of the late minister were present at his bedside when he died.

\$3000 For a Moment of Life.

A Hint to Ladies. Delicate cakes and puddings can be bak-JAS. B. HOLDERBAUM,

Jeff Davis' Woman's Garb. Washington, Oct. 14,-The memorable woman's garments worn by Jefferson Davis are locked up in a big iron chest in the safe keeping of Brigadier General Breck, of the army. They had been in the chest for 26 years, and were opened yesterday in Secre-

ioned waterproff, made of light gray cloth, a red cassimere shawl and a pair of spurs. First-class eider is retailing at seven cents

God Save the Commonwealth.

GENERAL

1, ISAIAH GOOD, Sheriff of the County of Son-

ard Day of Nov., 1801, Between the Hours of 7 o'clock A. M. and

7 o'clock P. M. A General Election will be held at the severa

ONE PERSON for the office of State Treasure

givania, composed c Bedford and Fulton

township.

The Houtzdale people were here yesterday

The electors of the borough of New Baltimor

to meet at the house of John P. Spicer in said by

at the house of Jacob Helman, in said township.

The electors of the township of Paint to meet at the school house creeted on the lands of Henry Berkey, in said township.

The electors of the township of Jenner to meet at the house formerly occupied by Thue, Gallagher, at Jenner KRoads, in said township.

The electors of the township of Jefferson to meet at the house formerly occupied by Thue, Gallagher, at Jenner KRoads, in said township.

The electors of the township of Jefferson to meet at the house of Soloman Baker, in said township.

meet at the house of Solomon Haller, in said township.

The electors of the borough of Jennerrown to
meet at the school house in said borough.

The electors of the borough of Confluence to
meet at the Council Chamber, in said borough.

The electors of the borough and election district of Somerset township to meet at the
Court House, in said borough.

The electors of the township of Lincoln to meet
at the house of Peter sipe, in said Twp.

The electors of the township of Black to meet at
the tailorshop of Joseph W. Herrington, in said
Township.

places and at the same time after said election, and shall make out the returns thereof of the water cast for delegates at large and for district delegates to be members of the said convention in the several counties of the Conmonwealth, and shall follow the same form in making out their returns a prescribed to return judges in the case of an election for dovernot, except that the said returns shall be transmitted to the Secretary of the Common wealth and stall be addressed to that other alone. other alche.

I make known and give notice, as in and by the, 13th Section of the abresaid act I am direct ed. 'that every person except justices of the peace who shall hold any office or appointment of prait or trus under the Government of the United States or of this State, or any city or incorporated district, whether a commissioned officer or otherwise, a subordinate officer or agent who is or shall be employed under the legislative, indictors or executive detartments of this

feer or otherwise, a subordinate officer or agent who is or shall be employed under the legislative, policiary or executive departments of this State for of the Caited States, of any city or incorporated district; and also that every member of Congress and of the State Legislature and of the select or common control of any city of commissioner of any incorporated district, is by law incapable of holding or exercising at the same time, the office or appointment of judge, inspector or elects of any election of this Constrolled in the Constrolled of the Constrolled in the Constro

As therein directed, I also give official notice of the following provision of an act approved March 8, 1866, entitled "An act regarding the mode of oring at all elections in the several counties of the Commonwealth." SECTION I. Be it enacted by the Senate and fourse of Representatives of the Commonwealth.

nd member of Congress. If voted for and, be in-cled "County"; one ticket shall embrace the ames of all township officers word for, and be abeled "Township" one licket shall embrace he names of all borough officers words for and be abeled "Borough," and each class shall be de-ocited in separate ballot boxes.

I also give official notice of an Act of Assem-dy entitled "A further supplement to the act

his Act was also approved on the 12th of Ju

QUALIFICATIONS OF ELECTORS.

Every male citizen twenty-one years of age pes-sessing the following qualifications, shall be cut-tied to vote at all elections. First: He shall have been a citizen of the United States at least one meanth. Second: He shall have racked in the State one year (or if, having previously been a qualified election or native born citizen of the State, he shall have removed therefrom and re-turned, then six months! immediately proceeding the election. Third: He shall have resided in the election district where he shall offer to vote at least two meaths immediately proceeding the election. Fourth: If twenty-two years of age or upwards he shall have paid within two years a State or County tax, which shall have been as-sected at least two months and paid at least one month before the election.

ing citizens qualified to vote, he shall ser convic-tion forfed and pay any sum not exceeding one hundred follars for every such offense, and be imprisoned for any term not exceeding twelve months. I also call attender to tection 8 of article 8 of the new constitution which provides as follows: SECTION 8. Any present who shall give or promise or offer to give, to an elector, any months so, ward or other valuable consideration for his vote at an election, or for withholding the same, or who shall give or promise for give such consideration to any other person or party for such also ter's sole, or for the withholding theirof, or any elector who shall receive or agree to receive, for himself, or for another, any money, reward or other valuable consideration for his vote at an elector valuable consideration for his vote at an elector valuable consideration for his vote at an elector. L. M. Woolf & Son,

HAVE BRISK TIMES NOW IN THE

Boys' and

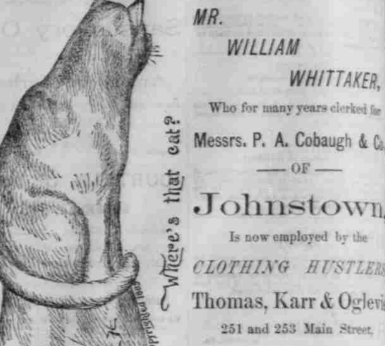
Children's

DEPARTMENT!



our Stock room at an original cost 25 per cent, under prices paid by smaller dealers. This means much from those who buy from as- To Money, Patience, all three are saved by trading where values are on

L. M. WOOLF & Son,



Safe on the stump!

WILLIAM WHITTAKER.

Who for many years clerked be Messrs. P. A. Cobaugh & C.

Johnstown, Is now employed by the

Thomas, Karr & Oglevis 251 and 253 Main Street.

JOHNSTOWN.

John Thomas & Sons, JOHNSTOWN, PA MAMMOTH STORE,

240 to 248 Main Street, Is one of the wonders of Johnstown, with its Several Departments. I Department "A" are Dry Goods In

Department "B," Boots and Shoes. In Department "A" Carpets. In Department "D," Clothing, Hats, and Furnishing goods.

Department "E," Groceries. Department "F," Feed.

For Good Goods, Cheap Goods, and Seasonable Goods, They cannot be excelled. An examination will convince "doubting Thomas" of Somerset County.

HEADQUARTERS FOR COUNTRY PRODUCE. JUST RECEIVED!

Heating Stoves, Cooking Stoves,

Ranges, Furnaces! BEST ON EARTH!

OUR PRICES VERY LOW. CALL AND EXAMINE OUR LARGE STOCK.

Paul A. Schell,

Jas. B. Holderbaum,

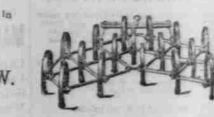
HAS JUST RECEIVED A CAR LOAD OF THE

Hench & Drumgold

ALL STEEL FRAME

SPRING-TOOTH HARROW

SPRING-TOOTH



Teeth quickly adjusted by only loosening one nut. The best



T00TH

ISAILAN GOOD. JAMES B. HOLDERBAUM

Ever Invenied. The tooth is held in position by a Ratchet, with which it can be also as to wear from 15 to 18 inches off the point of the tooth, which is four or five just as much wear or service as can be obtained from any Spring-tooth harrow in existent

SOMERSET, PA.