# The Somerset Herald standing the promise of its repeal con-



WEDNESDAY

Wrur a breakfast table tax and an income tax on their curnings, the thrifty try have a happy outlook ahead.

A SPECIAL from Fostoria, O., says that en-Secretary of the Treasury Chus. Fos- mon school system involves retions political member, has also failed.

Tirs managers of the World's Fair that sure ground should be occupied, in orhave figured the expenses down to \$20,- der that it may be successfully maintained. 100 a slay, whereas the average daily revenue from admissions and concessions is nice little halance on the right side."

An eastern prohibitionist calls "the candy habit" next to run and tobacco. He says "prohibition should inscribe on its hanners total abstinence from rum, tobacco and candy." He is evidently getting ready for the Democratic tax of "S couts on angaid."

Tate struggle over the postollice at Meyersiale has ended, and that piece of piehas dropped into the ; latter of Mr. W. H. Hay. We congratulate Mr. Hay on his a dead letter on the statute books. good luck, but oh! what a wide open chasm his appointment will create in the ranks of the local Democracy.

A null has passed the House at Harfree text houks.

Tox campaign for Cleveland in 1888 ficiently to cause inability to serve at the James Cooper, to pay one-half the costs and was waged on the issue that a surplus in time. the Treasury was a menace to national welfare, and an inducement to extravagance and dishonesty. Now he is dickering with Bourbon Democrate and wild. | vent the applicant from carning a support eyed Populists for wild cat banks and a British income tax in exchange for a vice and incapacity coming upon an appli-Treasury surplus.

Supress that anterior to his election it. have received from the intelligent wage | pacity to earn a support. earners of the country ?

Denres the last political campaign the Now it seems that chair of Bibleat Theology, at the Union merm the wealth of the people is so great that they should be subject to a tax on the incomes they are receiving. DEMOCRATIC JOHRTHALE AND ANXIOUSLY discussing the policy of imposing an income tax. Having determined to overthrow our protective tariff and thus destroy the revenues of the country, they propose to may paper, print and building, and nothing oner to ascape-on information of James make good the deficiency, and raise the more, divine only in its conception and not Cooper. Verdict, not guilty and the procemoney to defray the expenses of the gov- in style or words, and he sat forth firmin cutor to pay the costs. earnings of the people. "Whom the death, dots the matter was brought before the matter was broug erament by imposing a direct tax on the the idea of progressive manchination after Tur fastest armored war ship in the 1801, a committee was appointed to prepare information of Augustus Rosenberger-The the same, but by expiration of the authority bone ferer of the Mississippi, to its milder world is owned by the United States, evidence against Dr. Briggs and bring the This was renyed last work by the "New charges before the Presbyters, Dr. Briggs and bring the This was proved last week by the " New York" when she made her trial trip and reeled off more than twenty-one knots an hour. Another gratifying thing is address. The Presbytery, upon hearing procedution and to undergo imprisonment for the term of three years, providing that that she was built in Pennsylvania, by Pennsylvanians, and that every portion of the material of which she is construct-"OFTENSIVE partisanship" that was The Assembly remanded the case back to made do duty (and it did it most effec- the Presbytery of New York for trial, and tually) during the former administration | the Presbytery acquitted Dr. Briggs of the of Mr. Cleveland, has again been brought charge of heresy. to the front as a most convenient prefext | The prosecutors of the charge immediately for removing Republican officials. Last set about taking the case to the General Arweek all the United States Marshals and scrably, now sitting at Washington. Dr. Attorneys in Alabama were removed up- firiggs and his friends contended that this on charges made that they were "offen. was an improper proceeding and that an apsive partisans," In the eyes of the South- peal should lay to the Synod of the State, ern Brigadiers any man who does not which mests at Rochester in October. Pro-"stand in" with their ballot box stuffing. bulldoxing crowd is an "offensive parti-HAD."

tained in the platform, it is only to be "modified." The blindest or most gulli-EDWARD SCULL, Editor and Proprietor. ble of citizens cannot escape the convic-A Long List of Trivial Criminal tion that, the Democrate won the last

election by their usual recourse to allegations they knew to be faise and promises they are unable to, and never intended to

Pattison Vetoes the Compulsory School Law.

Friday was the last day left for executive consideration of the compulsory education bill, and as has been expected the governor vetoed it. The message says : " In vetoing and sconomical wage carners of the coun- this bill in 1881, I took consilon to say that this legislation was the first step taken by our commonwealth in the direction of compointry education. That feature of a com-

ter has assigned. The banking house of educational and social problems. They Foster & Co., of which Mr. Foster is a bave not yet been definitely or satisfactorily solved by the experimes of other States. In grappling with them therefore, it is needful

The State has provided with increasing liberality for the education of all the childabout \$30,006. This, if true, will leave a ren of all its citizens. While it has furnished the opportunity to all it has imposed the attendance upon free schools seems to must

> necessity claimed to exist for compelling certain classes of the people to avail themselves of the emportunities offered them, but compolsory education is such an invasion opon if it is to be mangurated in should be done divided between the prosecutrix and the deunder the most favorable circumstances. It fendant. will not avail to pass a law of uncertain

character or so widely at variance with the popular sense of what is just that it shall be

## A Heavy Cut-off of Pansions.

Wasminoros, May 28 .- Secretary of the found guilty and sentence was postponed Interior Smith sent yesterday to the Com-A suit, has passed the House at Har-risburg adding a million dollars to the reduce the annual expenditure for pen-Same va. Franklin P. Fisherappropriation for school purposes, stons from \$15,000,000 to \$31,000,000. It Should the bill become a law the public orders the repeal of an order by General schools of the State will secure \$6,500;- Ranm regarding the disability pension act diet not guilty and the prosecutrix to pay 020 a year for the next two years, \$500,- of June 27, 1800, by which veterans have ono being intended for the purchase of been getting from \$5 to \$12 per month for the army, but which did not develop suf-

> Secretary Smith's decision calls for a quiring the disability to be such as 10 pregnilty. Sentence postponed.

the cost

by manual labor. 'The Secretary says: Dissibilities incurred while in actual sar recognizance to keep the peace. cant long after service reased, are made by the law to stand upon an entirely different

had been known that not only free trade | in line of duty are pensionable without relosting. Those incurred during service and sentenced to pay the costs. in foreign manufacture, but a tax on in- gard to capacity to carn a support, and are formation of Michael M. Shaulls. Verdict, comes and a duty on coffee, tea and su- graded without reference to this condition. not guilty, gar were going to be the first fruits of the Dirabilities resulting from causes other any one suppose Grover Cleveland would when incapacity to labor joins with inca- not guilty.

### The Briggs Case.

amilis-on information of Simon Berkey. certain additional costs, was one of the bills The Briggs controversy began more than The defendant plead guilty and was sentenc- set adde, the veto contending that it is un-Democrats asserted that a protective tar- three years ago, and has been raging furious- ed to pay a fine of \$150.00, the costs of prose- wise to increase fees "at a time when the betiff was robbing the masses of their sub- ly in Pre-byterian Cleurch circles. It ori- cution and to undergo imprisonment in the ter policy is in the direction of decreasing stance, and the air was made vocal with ginated in an address made by the Rev. Dr. county jail for a period of iwenty days. stance, and the hir was made to a mort-howls and lamentations over the mort-bowls and lamentations over the mort-bowls and lamentations over the mortgaged farms and bankrupt condition of of his induction into the Edward Robinson charge and same prosecutor as in the Zimn case. Verdict, not callty but the of wolves and wild cats and providing a pre-Theological Seminary in New York. This defendant pay the costs of prosecution in mium for the destruction of foxes." The veto set this aside on the ground that it vincamp of the church as it embodied the ad- Same vs. Samuel Bethel-(2 cases) same lates the clause of the constitution which vanced and liberal thought and advocated charge and same verdict as in the Yoder provides that the general assembly shall not Diveren this and the other side of the broad indirectly enact such special or local law by Atlantic, in the shape of tourists, commer-Same vs. Harry Benford-Surety-on in- the partial repeal of a general law.

## From the State Capitol.

The Legislature has passed, finally, the Durposts.

Cases Disposed Of. There is no longer any doubt that the logislature will adjourn on June I. The propo-In our last issue we gave the proceedings sition to extend the session was never populof the Quarter Sessions Court up to noon har with the mejority of the members and Tuesday. Court was in session up to Frithere is now every prospect that all of the important business will be considered and day evening and following is the disposition made of the several cases on the calendar. acted upon.

The cases were mostly of a trifling nature The great fight between the friends and and should have been settled before being fees of the Philadelphia public buildings brought linto court. commission is ended, so far, at least, us the Commonwealth vs. Michael Fogle-Sellan liquar without license-on information legislature is concerned. The Penrose bill of Constable Morry. The jury returned a abolishing the commission was passed finalvendict of not guilty but the defendant to Iy in the house Thursday by a vote of 120 to 67, after one of the most stubhorn and propay the costs of prosecution. tracted fights in the annals of state legisla-Same vs. Josinh L. Berkey-Selling liquor

Criminal Court Proceedings,

without license and to minors-A verdict of tion. guilty was rendered hi both cases. Sentence | The bill regulating the salaries of State ofwas suspended pending the disposal of a ficers passed finally Thursday. It increases motion for a new trial which was filed by the compensation of the Auditor General and Secretary of Internal Affairs from \$3,000 counsel for the defendant. Same vs. Russel Miller-F. & R .- on in- to \$4,000, the Superintendent of Public Information of Julia F. Beal. The defendant | struction from \$2,500 to \$4,000, and the Depwas found guilty and the usual sentence in uty Attorney General from \$1,800 to \$4,000. This last change gives the Deputy Attorney such cases was imposed.

Same vs. William Moore-Shooting at General \$500 more than the Attorney Genermobiler with intent to maim and disfigure- al, which might seem strange with those blightion of attendance upon none. Free on information of Wilson Manges-The de unacquainted with the fact that the latter fendant was found guilty and was sentenced official is allowed certain fees, etc., which beilt a free people. I am well aware of the to pay a fine of \$10, pay the costs of pross- are said to be enough to swell his total emolcution and undergo imprisonment in the uments up to \$8,000 or \$10,000. county jail for a period of three months.

Same vs. F. P. Fisher-ou information of cal examiners bill, the Lovch arbitration bill candle-flame. She is about sixty-five years Catharine Shunk. The jury returned a ver- and the free text book bill. Also the fol- of age. existing systems in our commonwealth that dict of not guilty and that the costs be lowing : Empowering courts of quarter ses-Same vs, mme-Carrying concealed weapand same prosecutrix and same verdict. Same vs. Joseph Wilson-Furnishing ed ; directing county commissioners to pre-Equar to persons of known intemperate serve the weekly newspapers published habits-on information of Catharine Cooper within their respective counties; to encour-(2 cases.) In each case the defendant was age and authorize the formation of co-operative banking associations where the profits until a motion for a new trial, filed by degitimate expenses shall accrue to the deposi-

Same va. Franklin P. Fisher-Wantonly tors and borrowers of the association in propointing and discharging a pistol at another portion to their deposits or loans. -on information of Catharine Shunk. Ver-

Same vs. Jas. W. Zimmerman-A. & B. partial disability, resulting from service in on information of Ida Zimmerman. Ver- swept away by the flood during the latter feeds upon starchy substances. They are dici not gullty and the real prosecutor, 1880, and authorizing and directing the Au- borers. the defendant to pay the other half. ditor General and State Treasurer to audit

Same vs. Simon Fisher-Hawking and return to the language of the starute, re- pedling without a license. Defendant pleads ty commissioners of the several counties of this commonwealth ; and directing the State Treasurer to pay over to the said several Same vs. Simon Hommer-Surety of the counties the amounts so expended. The peace-on information of Thos. S. Williams. Governor's objection to this bill is that it is The defendant sentenced to enter into a in direct violation of that provision of the constitution which forbids the legislature Same on James Green-Desertion-on in formation of Catharine Green-Defendant from making appropriations of public moneys to any community and that there is no Same vs. John W. Bell-Latteny-on inwarrant of law for voting the moneys of the

common wealth for such purposes. Two vetoes were sent to the house Thurs-

Same vs. James C. Lafferty-Larceny-on Democratic victory, how many votes does than of service origin are only pensionable information of Michael M. Shaulis. Verdict, the act of July 7, 1879, so as to allow aldermen, magistrates and justices of the peace Same vs. Frank Zimmerman-Furnish- fees for affidavits of claim tax and copies ng liquor to persons of known intemperate thereof and also authorizing them to tax

#### News Itema. John Shindy, a young miner from Miner appropriation of \$25,000 for the purchase of Mills, cear Wilkesharre, bet \$10 Saturday the historic ground at Valley Forge for park | night that he could drink a quart of whiskey in tifteen minutes. The bet was taken up. The feat was performed in the prmence

of over 100 men. Shindy, how-ver, was inken sick and in an bour was unconscious. He died Sunday morning.

The Wurld's Fair was opened to the pub-He Sunday for the first time on Sunday since the Fair was formally opened, and about 25,000 paid administrons were collected. The Sect & Opis, Atr'ys.

sands away. It was a motionable and somewhat singular fact that the crowd Sunday was of the well-to-do class and the workingmen were most decidedly in the minority.

hour Thursday night reading a newspaper after the other members of the family had retired. Her light was a tallow candle. About 11 o'clock her son was awakened by her screams and ran down stairs to find her enveloped in flames. He hastily procured a bed quilt and wrapped her in it, thus smothering the fire, but not until Mrs. Jones had been hurned from head to foot in a shocking manner. Dr. Jones was summoned and did everything possible for her relief, but he

fears that she cannot recover. It is supposed Mrs. Jones fell asleep while reading, and The Governor has signed the Boyer medi- that her paper came in contact with the lay

A dispatch from Lancaster, Pa., Thurssions to fix the place of holding the general day, says: "The heavy storm of last night elections; providing that voters shall cast scattered the flea plague to districts ten their ballots at polling places inside the miles away from the points hitherto affectelection district in which they are domicil- ed. Samuel Musseiman, of Earl township, found the outside of his house covered with the vermin this morning and this afternoon Eli Hershey, living near Manheim, reported the plague in his house. Reidenbach's store has been closed to prevent the fleas being derived from the business after paying all le- carried among the goods by people from infected houses. Dr. S. E. Weber, who represents the State Board of Agriculture, secured more specimens to-day. He does not

The Governor has vetoed the bill to reim- know what the vermin is, but is satisfied burse counties for the re-erection and re- that they are not fleas. A peculiarity about construction of county bridges which were the insect is that it travels backwards. It part of May and the beginning of June, armed with a pair of jaws that are excellent

the accounts submitted to them by the coun- EXAMIATNIONS. FOR PRINCETON UNIVERSITY Entrance and Preliminary for Freshma n

> mie and Scientific Schools, and in School ectric Engineering, under the auspices of the Alumni Association of Western Pennsylvania, will be held at the Rooms of the Central Board of Education, McClintock

JUNE 15th and 16th, 1823, THURSDAY, JUNE 15th.

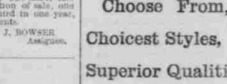
sted by a member of the Princeton Faculty The Alamni Association offers a prize of

25.00 in cash to the man passing the Two vetoes were sent to the house Thurs-day by the Governor. The art amending or Scientific School, and actually entering thereafter. For information address GEO, R. WALLACE, Secy

170 Fourth Avenue, Pit sburgh, Pa. Epidemic Starts in a Hat.

LANCASTER, PA., May 20.-Dr. S. E. Weber, who represents the State Board of Agriculture, went to West Earl township yesterday and made an investigation of the files epiand were brought there in a hat. His

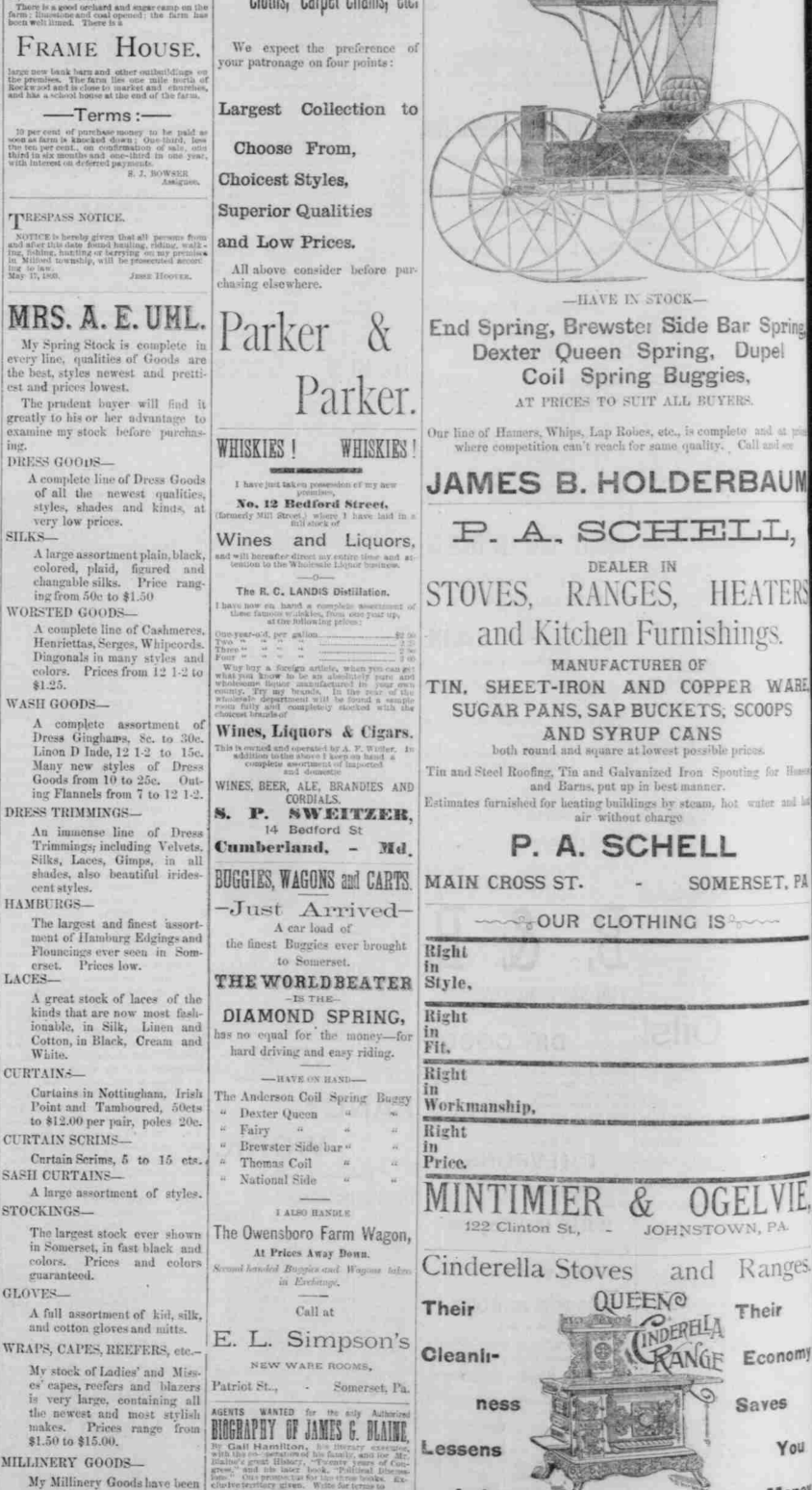




chasing elsewhere.

MRS. A. I My Spring Stock is complete in

selected with great care and is THE HENRY BUL PUB CO., Narwich, Cana



Labor.

Mone

BUT

Twis Administration has been in power less than three months, and every day almost, brings the report of financial failures throughout the country. The truth is that, auticipated tinkering with the tariff has frightened the manufacturprospect of "wild-cat" currency and free son was arrested and locked up. coin age of silver has disturbed financial cy confidence will be utterly shaken and axid, was abusing his wife and Penrson's a panic may ensue

"Bnarmass should dwell together in treatment, whereupon Rutlidge struck him unity," but alas! there is war, grim visag- with a stove lid. In a fight that followed ed war in the camp of the Democracy. Ruilidge was struck on the head with an There is war in Georgia between Secreta- iron bar. Pearson left Wilkesbears that ry Hoke Smith and Congressman Liv. night and afterward learned that Hutlidge ingston, war in Ohio between Senator died from the effects of the wound he inficted. Brice and ex-tiovernor Campbell, and between Thurman the younger and Con-dering over the country, sometimes in disgresseman Harter, war in Michigan be-guise and always in fear. He says he has information of Lizzle Allison. Not pros encounty between the Goffroth-Johns and | dition, the horror of having killed a man, Fisher-Hay boodle gange. Alas, and a although in defense of his own household, together in unity?

Our Democratic contemporaries are as. lice know nothing about a morder commitserting that in his message to the forth- ted here a year ago last February. coming special session of Congress, Partident Cleveland will recommend a modification of the tariffact. "Modification" Watermann May 25-Last February is gold, in view of the language of the Private Banker E. V. Reckafellow closed Democratic platform on which Mr. Cleve- the door, of his bank on 840 depositors. The land was nominated and elected. Listen report of he assignee showed that the deto it:

"great insjority of the American people mais of arrest on the hanker. He remained

address was a veritable bombshell in the both cases.

Dr. Briggs, among other things declared that there were three great fountains of di- formation of C. H. Simpson. Costs divided vine authority-the Bible, the church, and between the defendant and prosecutor. reason. He held that the Bibly, as a book. Same vs. Wm. Gilbert-Permitting a pris-

dress the matter was brought before the costs.

both the report and the defense, decided by his county jail for a period of three such officer shall be a member of the town a vote of 94 to 39 to distnise the case. months.

for a second trial upon technical grounds.

of the costs.

cutor to pay the costs.

ston. Nol proventered.

and same settlement.

tered.

Same vs. John Long-surety-on informa-

Cheered a Death Verdict.

OARDS SETTLED.

presed

ferror Brings stated that it was unjust to try him the second time, inasmuch as he had been noquitted, and predicted that the prose-

cuting committee would place the Presbyterian church in a dangerous position. He Leads a Life of Fear. Coxwallevilla, May 25.- Edward Pearson, an English coal miner, attempted to commit suicide here this morning by jumping into the Youghlogheny river. He was not a true bill and the prosecutor to pay the ing industries of the country, and the rescued by some section hands. Later Pear-Pearson said his reason for attempting to circles and led to a tightening of the take his life was that he had killed his Jury returned not a true bill and the prosemoney market. If the powers that be do brother-in-law, William Rathdge, at Wilnot soon brace up in their financial poli- keebarre, in February, 1892. Rutlidge, he

Commonwealth vs. Samuel Dabstadttwo nieces, when the latter came into the F & B.-on information of Minnie V. Lease. house. Pearson remonstrated against such the defendant. trix and same settlement. ing a meeting-on information of J. D. Humbert, Nolpow entered. Same vs. same-riot-same prosecutor Since that time he says he has been wanand same settlement.

tween Don M. Dickinson and State Chair- never had an easy moment with the conman Campon, war in Pennsylvania be- stant apprehension that the officers of the tween National Chairman Harrity and haw would pick him up and that he would ment-on information of R. Wilson Hoff-Col. "Jim" Guffey, and war in Somerset be tried and excuted for murder. In adman, two enses. Not proventered. Same vs. Charles a Riggs-false pretenselack-a-day, why will not brethren dwell be says, has haunted him from the moment entered. on information of John H. Binger. Not probe flad.

A dispatch from Wilkenbarre says the po-

A Banker Arrested in Bed. positors would get 4 cents on the dollar. A

"Section 3. We denounce Republican "protection as a fraud, a robbery of the "const insistive of the American results". Heretofore it was impossible to serve war-CARLEAR Pa. May 26-An unusual spectable was winnered in the Court room here to-day, when the jury returned a verdict against Charles Sulgards of murder "for the benefit of the few. We declare in bed and his physician testified that he in the first degree. The people cheered "it to bee fundamental principle of the "Democratic party that the Federal Gov-stable Baser, disguised as a delivery man

The following Senate bills passed finally :

Presbytery of New York, and on April 15, Same vs. Thomas Brown-Burglarly-on personally liable without having collected the calentum of the Pacific and the broken charges before the Presbytery. Dr. Briggs and recommended the prisoner to the clem- time for collection of the same from one submitted his defense November 4, in which ency of the court. The court sentenced the year from the passage of the act; anthorizhe retracted none of the statements in his dulendant to pay a fine of \$5.00, the costs of ing the election of chief burgess of boroughs

council, giving him the power to veto ordiappointment of an agent of the board to be desk. county jail for a peried of five months.

known as the dairy and food commissioner; Same vs. Annie Saylor et al-Surety-on information of Elizabeth Zimmerman The prohibiting the use of oleomargarine in charitable or penal institutions under the prosecutrix was ordered to pay two-thirds

contaol of or receiving aid from the state. and the defendants one-third of the costs. Same vs. Elizabeth Zimmerman and The road bill was amended so it now pro-Amanda Durst-Sarety-on information of vides for the election of a county supervisor Annie Savior. The prosecutrix ordered to who shall give bond for \$10,000 and who pay two thirds and the defendant one-third shall be a competent engineer or surveyor ; for the election of township supervisors who Same vs. Henry Hars-F. & B .- on information of Sarah Harding. The defendant the division of townships into districts and plead guilty and the usual sentence was imthe appointment of formen under supervision, labor, implements, machinery and In the cases against Peter Helliey and his power to be procured by township supervissona G. W. and Harry, and Cyrus Shaffer, on a charge of callusion to cheat and defraud. five mills on all property taxed for county Ac , the jury rendered a verdict of not guilpurposes by township supervisors ; for the levy by the county commissioners of a max-Same vs. W. H. Small-Like!-on informum tax not exceeding one mill on the mation of A Lambert. Grand Jury returned dollar to be expended under the supervision of the county supervisor and commissioners, and finally the repealing clause of the Same vs. Joseph Hoffman-Gamblingon information of Constable Shaulis. Grand 1800" and repeals all general and local laws consistent therewith, thus providing for a state system of road making. The important part of the whole matter now is the re-Nof prot, entered upon payment of costs by Same vs. same-adultery-same prossecu-Same vs. Jacob H. Miller, et al .- disturb-

are the provision for improvement of onehalf of all highways before any are complete; the specific provision for the removal of obstructions and the state appropriation to assist in starting systematic work toward road improvement Same vs. George B. Gardner-embezzle-.....

#### Pure Whiskey.

Is extremely difficult to obtain. In this age of adulteration and imitation the only way to be guided in the purchase of any Same vs. Lewis Penrod et al-disturbing a article where absolute purity is necessary meeting-on information of M. J. Livingto buy from a house whose reputation for haudling the best goods at the least money has been firmly established. Such a house tion of George E. Swanger. Nol pros en- is that of Max Klein, of Allegheny, Pa. Same vs. same-A. & B.-same prosecutor holt and Bear Creek. Send for his cata-

logue and price list. Mailed free. Address EXECUTORS' NOTICE. Max Klein, 82 Federal St., Allegheny, Pa.

daughter is a milliner. He spent \$700 to

est and prices lowest.

\$1.25.

White.

cial travelors and mariners, agents "on the examine my stock before purchasroad," steamboat captains, ship's surgeous and "all sorts and conditions" of travelers, ing. The following Senate bills passed finally: Amending the act of 1889 so as to permit assistive to the preventive and remediat propanybody to serve notices in cases of eject-ment; Designating general election days as legal half holidays; regulating the fee to be charged for films rationand for the adoption SILKS\_ by the traveling public for over a third of a century. No form of malarial fever, from

verifiable boon to persons in feeble health or liable to incur disease.

#### Murder in a Court Room.

INDIANAPOLIS, IND., May 20.-At Danville, Indiana, this afternoon, Caleb Brown, presi-More than 100 leading ministers and Same vs. Simon Hammer-Larceny-on nances and resolutions, providing for the dent of the Lebanon Natural Gas Company, members of the church in New York imme- information of John Short. The jury found election of a presiding officer of councils, and shot Samuel Wesner, one of the most promed and the great guns with which she is dimely signed a complaint to the General information of John Short. The jury found the defendant guilty and the court sentenced abolishing the office of assistant burgess : givarmed are purely American productions. Assembly of the Presbyterian church asking him to pay a fine of \$5.00, the costs of prose- ing the State Board of Agriculture the power stantly. The shooting occurred in the cution and to undergo imprisonment in the to enforce the anti-oleomargarine law by the court room directly in front of the Judge's

FAT PEOPLE.

a reduce your weight SURFLY use Willard pleasure. NO STARVING. plexion and leave NO WRINKLES. 7 controllely user. Our patrons include Ph a, Bankers, Lassyers and lenders of scene code are not sold in drug stores; all orde polled direct from our office. Price p onckage \$2.00 or three parkages for \$5.00 by repaid. Particulars iscaled) I ets. All corres HAMBURGSors: for the levying of a maximum tax of WILLARD REMEDY CO., BOSTON, MASS For Sale, Second Hand Machinery One Partable Boiler and Engine, 35 Horse Power. LACES-\* Center Crank Engine 9x12 with Governor. bill of Senator Brown, of Westmoreland, which makes it " the general road law of 1800" and repeals all general and local laws H. IOEB, Dubols, Pn. A DMINISTRATOR'S NOTICE. CURTAINSpeal of all special and local acts, the creation of a uniform system and the county and township supervision of elected officers who are put under oath and bond, which are all provisions of the original Brown bill. The valuable features of that bill which have been lost in the various special committees are the provision for improvement of one-CHAS. F. KING, Administrator A DMINISTRATOR'S NOTICE. STOCKINGSfatate of Benjamin Kline, late of Jenner townbeing of heatymin who, and the senter lower who, der d. Letters of Administration on this setate having been granted to the undersigned by the proper inflority, notice is hearsby given to all parawing indepited to said estate to make immediate pay-ment, and these having chains against the same will present them duly antirenticated for settle-ment on ar before Saturday, July sith, 1983, at late residence of der'd. ate residence of dec'd MARY M. KLINE, JACOB J. KLINE, GLOVES\_ EXECUTOR'S NOTICE.

Estate of Carrie Row, late of Stonoyercek town-ship, Somerast county, Pa., dec'd. is that of Max Klein, of Allegheny, Pa. His Silver Age and Duquesne Kye Whiskies, at \$1.50 and \$1.25 respectively, are recog-nized as the leading Ryes on the market. For a \$5.00 fill he will send you six quarts of any of the following six year-old Penn'a Ryes: Garckenheimer, Gibson, Finch, Over-

> Estate of Jacob Murphy, late of Somerset county Letters testaments y on the above estate hav-ing been symmetries to the undersigned by the pro-er authority, notice is hereby given to all persons indebted to said estate to make immediate par-ment and those having claims against the same

