EDITOR AND PROPRIETOR. Colonel A. Wilson Norris' majority

for the State Senate is 4495. SENATOR Blaine proproses to reduce the postage on letters to 2 cents

Church fairs in Philadelphia have banished the Wheel of Fortune. GENERAL Grant was the guest of

General Beale at Washington last week. grand divisions: Nicaragua route.

A Congressman says that, if the future pensions cost in proportion to History of the same. what is now being paid, that it will take \$243,000,000

William B. Woods of Georgia has been nominated by President Havs for a place on the Supreme Bench, Woods is an Ohio man. is an Ohio man.

MR Thompson withdraws from Pres-000 office in the canal scheme across which is given in full, as follows: the isthmus of Panama.

Wade Hampton's preacher wanted to The answer is that he only stated where an answer could find him. Fight was not thought of.

received an other send off by the prohas brought for separation from her the bill and admitted in the answer. husband.

JUDGE Jeremiah Black issues an with the Judge on the question.

THE Vermont Legislature wanted to abolish the grand jury. The Governor vetoed the bill, declaring it unconstitutional because it deprives a man of the right of indictment by a jury of his

The riot damage claims will be brought to the attention of the Legis- tain citizens "in trust" for the purpose deslature this winter in a new form. The ignated as intended by the contributors of Commissioners of Allegheny county the fund-in both of which cases the seerhave settled the claims for \$2,600,000, tain citizens" would be a base of qualificaby issuing county bonds. The Legis- tion, fee, a fee in them for the uses of the lature will be asked to provide for the trust, or whether the consideration money payment of the bonds. Check.

his wife in Scranton Pa., this state on trust of their own creation limited upon it Saturday evening. At the request of the wife the husband proceeded to give dition of affairs is unimportant, because her a dese of chloral to sooth her nerves, although the original grant has been conshe being threatened at the time with bysterical convulsion. In a mistake the husband gave her a dose of Corbolic acid, the acid bottle stood quite close to chierate bettle. Death soon follow-

STATE ITEMS.

A York county gunner, named Scholl, has shot a hundred and thirty hogs this

entered the animal's brain.

Tioga county.

town was supposed to be lest a few days tery of Huntingdon, that leave was granted this incorporated congregation, "worshiptown was supposed to be lest a few days ago, and the town, the canal, and other places were searched when finally the large were searched when finally the places were searched, when finally the offspring-to apply to Carlisle Presbytery miles apart," shall never be permitted to

made at Pittsburg, is drawn out of a tion of Mifflin and Lost Creek, at which provides, molten bar by means of a rapidly re time the present church seems to have molten bar by means of a rapidly revolving wheel at the rate of 2,000 given way to its legitimate offspring. Mitsured and lost Greek, and we find them adone and no looms, about the same as with silk.

If time the present church seems to have given way to its legitimate offspring. Mitsured and great, only the student of abandoning doctrinal faith or tenets, that the people, or to form or receive new conting church history can know, and notwithstand. Would make a forfeiture of property rights, under the trust, as to the semistics, as in the people, or to form or receive new conting church history can know, and notwithstand. It may be further adjudged and decreed the property rights, under the trust, as to the semistance of the property rights, under the trust, as to the semistance of the property rights, under the trust, as to the semistance of the property rights, under the trust, as to the semistance of the property rights, under the trust, as to the semistance of the fifth paragraph is "that the people, or to form or receive new conting church history can know, and notwithstand. It may be further adjudged and decreed that the said congregations." The Master is of the property rights, and without that of time the present church history can know, and notwithstand. It may be further adjudged and decreed the property rights, and without that of the property rights, and w

river. He approached near enough to only that which the original grant names - rators,

An old couple died recently in East of Isane Shaffer, died on the 30th of

IN EQUITY. LOST CREEK MIFFLINTOWN.

REPORT OF W. N. SEIBERT, MASTER IN CHANCERY.

Last Friday W. N. Seibert, Master in Chancery in the case in Equity. Lost Creek, and Mifflintown, placed his report among the archives of the Prothonotary's office. It is an interesting paper, and is divided into five

I The Ecclesiastical History of The Europeans favor the Panama the Religious Societies of Mifflin and canal route, while Americans favor the Lost Creek, in connection with that of the Parent Congregation of Cedar

II. The Financial and Temporal

III. The History of the Ecclesias tical Separation, Division of the Religious Societies of Mifflintown and Lost Creek.

Of which brief mention is here made, as above stated, by title only, ident Haves cabinet to accept a \$25, excepting the fifth grand division, V. OPINION OF THE MASTER UPON

The formative head of this case is in the know about the challenge to Sherman. Proprietary Grant in trust to certain citizens adhering to the Presbyterian faith and

form of worship, by virtue of order of surver dated 30th of March, 1767, and direct-The Conkling, Sprague scandal has ed to William MaClay, Deputy Surveyor, for 200 acres of land for a Presbyterian ceedings in divorce that Mrs. Sprague Meeting House and graveyard, alleged in This was not a conveyance to trustees for

the use of a specifically designated religious congregation as in Brendel vs. Ger. Ref. opinion that railroads are public high Cong., 9 Casey 415, and McAnley's Appeals, ways, as turnpike, or common roads are. 24 Smith 397, but by the terms of the grant George Ticknor Curtis has taken issue the conveyance was in trust "for a Presbyterian Meeting House and graveyard," a purpose somewhat general, but specific enough to clearly show the scope of its operation as intrusted.

Whether this proprietary grant was a voluntary consequence as a gift to a charitable use, or whether it was a consequence for a was paid out of the independent personal funds of the certain citizens, whereby they A husband unintentionally poisoned took an absolute fee, with an executionary -does not appear, and in the present converted, it has not been diverted, and the title to the estates purchased with proceeds

Le Moyne, the owner of the cremation bureau at Washing(co., is over run with applications for its use.

The Homewood Mill Company, of Lock Havel, have cat and shipped since September, 1879, 2,776,000 bundles of kindling wood.

A Wikesbarre girl tried to lick the frost from a iron lamp post. Sie will be shown it to the early post its them of the creation of the corporation on this cat spon victuals for a while until her cat grown victuals for a one two-horse treat power and the incorporation of Montgomery arms and mitigans of Montgomery and any arms and mitigans of Montgomery and the control of Mon farmer and milkman of Montgomery terian graveyards, the purposes of the oricounty, is going to have a novel dessert for his dinner on Christmas day. He Rev. John Hutchinson, who was pastor order and scentity of the State not having instituted the object sought to be attained thereby, in the object sought to be attained the object sought to be attained thereby, in the object sought to be attained to has raised several fine watermellons, wit: the propogation and perpetuation of and he put one in his cellar in August last, to see how long he could keep it but the result is doubt angrouped as comlast, to see how long he could keep it but the result is doubly augmented as com- lution the trustees were authorized to sign and he reports it now in as good condi- pared with the capabilities of the grant as the call.

tion as when first he placed it there. estimated in the mind or minds of the per- These statements respecting this charter A Pottstown man who wanted to son or persons who instituted the same, at which Attorney General Mahlon Deckenson are stead for a stead first of the law by which the body has hithbutcher a steer fired eleven buck-hot the time of the establishment of the meetinto the beast's head. The steer broke ing house. The change from Cedar Spring proxy—are only made previously to consider the report for the committee of the change from Cedar Spring proxy—are only made previously to consider the report for the committee of the change from Cedar Spring proxy—are only made previously to consider the report for the committee of the change from Cedar Spring proxy—are only made previously to consider the report for the committee of the change from Cedar Spring proxy—are only made previously to consider the report for the committee of the change from Cedar Spring proxy—are only made previously to consider the report for the committee of the change from Cedar Spring proxy—are only made previously to consider the report for the committee of the change from Cedar Spring proxy—are only made previously to consider the report for the committee of the change from Cedar Spring proxy—are only made previously to consider the report for the committee of the change from Cedar Spring proxy—are only made previously to consider the report for the committee of the change from Cedar Spring proxy—are only made previously to consider the report for the committee of the change from Cedar Spring proxy—are only made previously to consider the report for the committee of the change from Cedar Spring proxy—are only made previously to consider the report for the committee of the change from Cedar Spring proxy—are only made previously to consider the report for the committee of the change from Cedar Spring proxy—are only made previously the change from Cedar Spring proxy—are only made previously the change from Cedar Spring proxy—are only made previously the change from Cedar Spring proxy—are only made previously the change from Cedar Spring proxy—are only made previously the change from Cedar Spring proxy—are only made previously the change from Cedar Spring proxy—are only made previously the change from Cedar Spring proxy—are only made previously the change from Cedar Spring proxy—are only made previously away and ran into the woods, where he to Mifflintown and Lost Creek in no way in
was billed two days by the Synod of Harrisburg; the General was killed two days later. Examina fringed upon the trust, but, while preservister of the two congregations as a charter but especially she latter. Not that there is a showed that some of the short had ing it, extended and amplified its operations requisite.

The following described real estate, to wit:

any civil anthority to control and judges and is not occasioned by the division by the within the scope of its purview, a result of the board of trustees shall extend them, but because surrounding States, and is not occasioned by the division by the Presbytery of Huntingdon. The other of the board of trustees shall extend them, but because surrounding States, and is not occasioned by the division by the Presbytery of Huntingdon. The other of the world, and God control them. tion showed that some of the shot had ing it, extended and amplified its operations requisite. A Condersport merchant has handled certainly the reverse of adverse to the pur- of the board of trustees shall extend • • • the world, and God control them." Sutler

The thread for the glass cloth, now ceiving a call from the United Congrega- Form of Government, which provides,

of § 9 is inoperative. Brendel vs. Ger.

Rif. Cong., 9 Casey, 421; Brown vs. Hum-

mel, 6 Barr, 87; Plymouth vs. Jackson, 3

the temporalities of the church." Chapter

river. He approached near enough to only that which the original grant names—quisite number of States, and to this illustration the provental decimal of might therefore become corporations of might therefore become corporations of states, and to this illustration the provental decimal of might therefore become corporations of might therefore become corporations of states, and to this illustration the provental decimal of might therefore become corporations of might therefore become corporations of states, and to this illustration the provental decimal of might therefore become corporations of states, and to this illustration the provental decimal of might therefore become corporations of states, and to this illustration the provental decimal of might therefore become corporations of the provental decimal of might therefore become corporation of the provental decimal dec setze the animal by the best, when he can be considered and fine charter conflicts with that, the control and dragged it to shore. Some people in Armstrong want a new country, to be lopped from parts of Al egheny and Westmore's and want and fine charter conflicts with that, the charter conflicts Hanover township, Lebanon county, judicatures by the original law of the Pres- qualifications of membership in the corpo. dictions of the church for examination and Presbytery, as each church possessed elders who had lived together an unusual byterian Church? It would be an anomaly, ration—"and who adhere to the religious study. Should the near future see them and descons previous to division.

The description of the original law of the research of the religious study. Should the near future see them and descons previous to division.

The description of the original law of the religious study. Should the near future see them and descons previous to division. number of years. Catharine Bross indeed, to hold that a number of persons principles and christian doctrines held by adopted in the constitutional mode, the con-(born Shaffer), the last of the family who had become members of a sectarian the late United Synods of New York and gregations and charters sustaining the relations are relations and charters and charters sustaining the relations are relations. denomination (and in this case, as such Philadelphia, and at this time (1807) men- tions this one does must abide thereby. - could not. October, eighty-four years and eight trustees be an express trust) and thereby tioned and expressed by the General As- Hence, again, the Master finds that the month old. Michael Bross, her bus band, died November 12, being eighty-nine years, five month and two days old. They had lived together in married life sixty four years.

It is sixty four years.

into a civil body through a charter contain- come and be a corporation and body politic of chapter X of the Form of Government, in the argument before the Master, this ing provisions conflicting with those rules, in law and in fact."

power the dominion and authority to abro- law of the church-chapter X, § VIII-was tery, they have been recorded there as two, each giving a separate reflection, would gate or annul any or all rules of church pol- a part of that specific directory for church the Master now proceeds to dispose of the affect the frame enclosing that mirror. The ity, and thereby render the ecclesiastical discipline referred to in the above section questions raised by the plaintiffs in the 6th people of Lost Creek were never in possesantonomy granted by the Bill of Rights at the very time the church was adopted, section of the Bill of Equity: As to want sion of the Mifflintown church edifice, exsomething less than words of promise kept and therefore, adherence to the rule was of due previous notice of division, or suband is a pre-requisite to attaining and re- sequent legal citation . . . contrary to the corporation trustees, and they are so This charter is a peculiarly framed instru- taining membership in the corporation, the Constitution and laws of the Presbyte- yet. The mere fact that some of the trus ment. But for the language of the pream- Although the present Form of Government rian Church. ble and § § 1 and 6, its verbiage would was samended and ratified in May, 1821, I. As to want of due previous notice of sec nto refer to but one church edifice.

Some of the incongruities may be found in the following sections: There shall be a board of trustees of the said congregation (equivalent of corporation) which shall consist of 6 members. * * * and who shall said to the said congregation is the following sections: There shall be a board of trustees of the said congregation and was most likely brought across the Atsist of the congruities not to the persons above of division:

1st. The Master refers to the facts from the facts form the following sections:

1st. The Master refers to the facts from the facts form the facts form the said congregation are said congregation only as adopted by the late Synods of New York and Philadelphia, as far back as 1708, and the facts from the said vision:

1st. The Master refers to the facts from the facts form the said conjugate the title in trust for the original corporators notice, neither do the rules for the original corporators notice, neither do the rules for the original grant, and could be legally compelled to join in alievation directed by the corporators, and the title in trust for the original grant, and could be legally compelled to join in alievation directs nothing—

1st. The Master refers to the facts from the cities in trust for the original corporators notice, neither of the rules for the original corporators and the succession of the substance of § VIII, chapter X, was the substance of it is only an individual act—they still fold the title in trust for the original corporators notice, neither of the relievance of the substance of § VIII, chapter X, was the substance of § VIII, chapter X, was the substance of § VIII, chapter X, was the congruent of the visit of the congruent requires and the substance of § VIII, chapter X, was the congruent of the visit of the substance of § VIII, chapter X, was the congruent of the visit of the substance of § VIII, chapter X, was the congruent of the visit of the substance of § VIII, chapter X, was the congruent of the visit of the subs st of 6 members, * * * and who shall lantic, and therefore only re-adopted in the to find that any of the ecclesiastical judica- else necessary and appertaining to the wel-

be elected. § 9-That the power of the lat. Of Government, board of trustees shall extend only to the | 2nd. Discipline, temporalities of the church (equivalent of 2rd. Directory of Worship. corporation) in renting and selling the pews, The charter expression, "Directory of

clerks, and two sextons) §§ 18 and 15 ex- Government, as published by that body in hibit a like indefiniteness as to from the 1788. In that year the Synod of New York Norris, 97. desk or pulpit of which church the notice and Philadelphia arranged the plan on which 2rd. Objection is made that Presbytery therein required to be given, shall be given. the Presbyterian Church is now governed. These inconsistencies or crudities are The Synod was divided into four Synods, Mifflintown, 2 and that the committee diviprobably the result of this particular char- and gave place to the General Assembly as ter having been copied by a layman from the Supreme body, which met for the first some former charter, or from a form for time in 1787. Now this exhibits the reason objection to be without merit. The comsuch, not comprising two church edifices why the Master states that § VIII of chap- mittee established a church organization at with separately worshipping congregations. ter X, of Book of Government is compre- Millimtown separate from and independent ith separately worshipping congregations. ter A, of Book of Government is compression of Lost Creek, no matter what the process, bended within and by the expression of Here the Master desires to call attention tees) shall have no power to alienate or let § 2 of the charter. These early corpora-specially to § VIII of chapter X of Form of istration in the ratio of its contribution, and off ground, on which it (the school house) tions would scarcely have subscribed to part Government. The clause under consideramay be built now or hereafter claimed by and not all of the Form of Government, tion reads, "to unite or divide congregathe congregation (corporation), or dispose If they had, they would not have been Pressions, at the request of the people, or to form or receive new congregations. This property, pew rents, and so forth, which of the money for any other use than that byterians, and we must conclude they acted form or receive new congregations. This beyond doubt was entitled to go into the for which it was originally intended, without consistently, else they had not been in subthe consent of two-thirds of the congregation ordination to the Presbyteries of Donegal rienced intellects in the church, therefor (corporation) convened agreeably to public and Huntingdon, as the record shows them we must conclude that it contains nothing (corporation) convened agreeably to public and Huntingdon, as the record shows them superfluous, but that some motive of in consonance with the purposes of the notice." Suppose these corporators—for to have been. Then how can it be argued strongth and reason of weight counseled grant. Yet in this regard the history of this is the charter speaking-did convene that the clear expression of § 2 of the charter the incorporation of every sentence; and we the case shows the charter had become ob-

ould be ultra rores and void, because it salary of the minister. would not only be violative of the original But suppose the Master to be in error, in grant, but also in conflict with § 4 of the his construction as to what was comprecharter itself, requiring revenues to be ap- hended by the words "directory for church propriated according to the will or intention discipline" in § 2, and let us move a step-

> tional cases of longevity, there can be but authority the question is, not which party has the majority, but which is right accord-

ever 3,000 pounds of gingseng root this poses of the donor. It must be remember- to * * fixing and paying the salary of the vs. The Ref. Dutch Church, 6 Wright, 509 year, all dug in Potter and part of ed that the trust had attained this condiminister . . ," and this is the only refer-Programment and artificial from the first and artificial from the little chap was found fast asleep at home under the table.

The thread for the class sleep at the found flev. Matthew Brown re
State and Federal, prohibiting the paragraphs, have but one minister, and thereby as abround for the class sleep at the found flev. Matthew Brown re
State and Federal, prohibiting the civil law from exercising such jurisdiction. The Church moves ever onward, and the gating § Viil of chapter X, of Presbyterian to the class and they may interfered to apply to Carlisle Presbytery miles apart," shall never be permitted to civil law from exercising such jurisdiction. The Church moves ever onward, and the country and they may interfered to apply to Carlisle Presbytery other outbuildings.

ONE LLIN The Church moves ever onward, and the nearly nineteen centuries past have seen redress the injury.

The Church moves ever onward, and the courts, and they may interfere to prevent or exclusively, under the facts of this case.

Good Water, Orchard. This property is in a good community, convenient to churches. molten bar by means of a rapidly re time the present church seems to have or divide congregations, at the request of tice how varied and great, only the student of of abandoning doctrinal faith or tenets, that yards a minute—The weaving is done
on looms, about the same as with silk
The coloring is done with minerals
when the glass is originally melted.

A steam hummer in the La Belle
Steel works, at Pittsburg, on Wednes
day struck a tool in the nands of John
Hazzard, a workman, with such force

The weaving is done
in and Lost Creek, and we find them administering on its estate, selling the
opinion that it does not so mean, because
with the election, calling, installation and
soft the corporation at Mifflintown
has forfeited all right and title to any part
by the church as a gregations * * *." The Master is of the
ministering upon its estate, selling the
opinion that it does not so mean, because
with the election, calling, installation and
soft the corporation at Mifflintown
has forfeited all right and title to any part
by the church as a great whole, have never
been permitted to work forigitated to find them
administering upon its estate, selling the
opinion that it does not so mean, because
of the corporation at Mifflintown
has forfeited all right and title to any part
by the church as a great whole, have never
been permitted to work forigitated to work Hazzard, a workman, with such force became an aggregate civil corporation, un
say to drive it entirely through his thirds

Hazzard, a workman, with such force became an aggregate civil corporation, un
proper ecclesiastical authorities, having government rules of practice of Prestyte
with the rule of practice of Prestyte
with the rule of any future ministers that the government rules of practice of Prestyte
with the rule of practice as to drive it entirely through his thigh.

A Harrisburg yesterday. Governor

Hart issued a processor from a parent.

(3 S. L., p 20,) by various of the charter of Hart issued a processor from a parent.

(3 S. L., p 20,) by various of the charter of Hart issued a processor from a parent.

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(4 S. L., p 20,) by various of the charter of Hart issued a processor from a parent.

(5 S. L., p 20,) by various of the charter of Hart issued a processor from a parent.

(5 S. L., p 20,) by various of the charter of Hart issued a processor from a parent.

(6 S. L., p 20,) by various of the charter of Hart issued a processor from a parent.

(7 S. L., p 20,) by various of the charter of Hart issued a processor from a parent.

(8 S. L., p 20,) by various of the charter of Hart issued a processor from a parent. Host issued a proclamation announcing the corporation as printed and contained on the payment, cancellation extinguish pages 9 and 10 of defendant's answer in this struction can that clause of § 9 be taken as ment and final discharge of \$628,679, case, which see. This civil charter could meaning that Presbytery shall not have power to editing the power to edit power to editing the power to edit power to editing the power to edit power the power to edit power to edit cebt of this commonwealth during the vicesly existent, or operate to divert the ter would again be at war with its own re-Mr. Joseph Var Daniker, of West

Mr. Joseph Var Daniker, of West application of its revenues. It was simply quirements and purposes as expressed in tice adopted by the church through the of Huntingdon has violated permissible

The state of the s

to divide the congregation of Millintown ecclesiastical division affects the corpora law would be to give the incorporating civil vested in Presbytery by the fundamental one congregation upon the rolls of Presby-

bave been at least one year a pew holder or proportionate supporter of the church aforesaid (which? Presbyterian generally, or Mifflintown or Lost Creek) before he shall be elected. § 9—That the power of the lected. § 9—That the power of the congregations.

Indite, and therefore only re-adopted in the to find that any of the ecclesiastical judication on Bridge for the congregations within the scope of the congregations. Though in 1839, 19th dividing or forming of new congregations. The fact of no notice being required may be because these powers are vested by the fondamental law in Presbytery a constitufundamental law in Presbytery, a constitu- church at Lost Creek and appropriate \$1600 ent part of which is one pastor and one for the purpose—the trustees at their meetruling elder from each congregation within its jurisdiction-the Master's ecclesiastical ing, 23d January, 1839, solemnly, in violareason for McAuley's appeal, 27 Smith, tion to the joint congregational action, decollecting the pew rents and when dues of Church Discipline," is taken by the Master would seem not to allow it as a legal reason, the church (equivalent of corporation) to have been then (1807) intended to com-keeping the place of worship and burying prise generally the substance of what in ground in repairs, (there were two, which ?) 1821, was divided into the above three head-providing for and paying the debt of the ings. That which is now the very first providing for and paying the debt of the ings. That which is now the very first legal notice required, and also, thus far, mendation coming from their constituents, church (equivalent of corporation) fixing chapter of Book I, of Government, was first the exclusiveness of a matter strictly and paying the salary of the minister, clerk, drawn up by the Synon of New York and church polity beyond the jurisdiction of

ite and independent church organization at division. agreably to public notice and \(\frac{1}{2}\) of the congregation did authorize the trustees to dispose of the money of the corporation, prothat which may represent it, for some other the power of the board of trustees shall ex- Presbytery may, at the request of the peouse than that originally intended, the act tend * * * to * * * fixing and paying the ple, unife two congregations, worshipping apart (as in the adjacent town) each having a separate pastor, when in the judgment of (2) Presbytery may, likewise, at the request of the people, divide two congregaof the donors, and hence the power im-pliedly conferred by the concluding clause of 5.9 is incorrection. Regardless Gar-1867, seventy-three years ago. How many it." (3) Presbytery may form a new con-

The 6th section of plaintiff's bill also alleges that the division by the Huntingdon relief against supincness or improper action Presbytery, and the cree ion of a separate by mandamas or injunction. The bill is more or less, all clear excepting about Four

ecclesiastical powers, vested in the church ration," because it is a word prescribing among the individuals composing the jurisnone as to their representative rights in be dismissed. tically this was a change of small moment, gregation of Mifflintown, Defendants, must

> does not presume to control, and, if it did, 5th There was a special disclaimer by self with a comforter to the cell door, by the Presbytery of Huntingdon and the Gen-

tees may be acting with the newly-organized church at Miffiintown affects nothingclared themselves to be decidedly of the and then acted in accordance with the in-There is nothing in the fundamental law bers of the church, though the charter requires them to be members of the church,

It is the fact that before division Mifflin-

town controled three-fifths and Lost Creek two-fifths of the amount of the joint pastor's salary, each enjoining the partial minpaid out of the revenues of the corporate propriated to the uses of the congregations in consonance with the purposes of the the case shows the charter had become ob-solete or fallen into a condition of deswe-you will take notice that the Court has BOTTLE of any medicine upon the mar-solete or fallen into a condition of deswetude, if indeed the powers were ever exer. granted a rule on you to appear at a pose of the money of the corporation, pro- lating to the subject matter of the argument contemplating different phases of action. cised, for we find the trustees of the corporation to have had be construction. The poration before division to have had be poration before division to have had but two treasurers, James Knox, 1807, and William Patterson, 1838, and they received the A. D. 1881 being the 7th day of the Globe money and land revenues, but not month to show cause, if any you have Presbytery either is too weak to stand alone. pew rents, money for pastor's salary, jani- why a divorce, a vinculo matrimonii tor's wages, church expenses. It does not ons worshipping in church edifices situate appear that the trustees ever "fixed" the apart as in adjacent towns, under the joint salary of the minister, but it does appear that such salary was fixed by the congregations. That these revenues did not pass of the subscribers thereto or others who gregation where none existed before, as in were members of the religious society at a new community or where a congregation trustees, or their treasurers, was a mere were members of the religious society at that time are now here? The Master canthat time are now here? The Master cangenerate provides, That the power of the religious society at that time are now here? The Master cannot answer the question excepting by saythe board of trustees shall apply only to mg, that in judging from ordinarily exception with a different described by the 15th large 1876. A circumstance precedent to union or di-arising from the Mifflintown church or its FIRE undersigned, Assignee of John Milthe temporalities of the church." Chapter few. Almost all must have passed away, XV, § 7 of the Presbyterian form of govand the few, if sny, left be gray-headed and Digest, page 174, pl. 53, specially required congregation have been appropriated to the congregation have been appropriated to the requestion of the Millintown church or its vision at the request of the people, Moore's congregation have been appropriated to the request of the request of the people of John Millintown church or its vision at the request of the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the request of the people of John Millintown church or its vision at the people of John Millintown church or its vision at the people of John Millintown church or its vision at the people of John Millintown church whole of the converted original grant, was need and commingled, no matter where or how invested, is held in trust for the purposes designated in the original grant. See Kirlin vs. Campbell, 3 Harris, 500; Griffitts

The calling of a paster does not belong to the temporal or civil side of a church, but to the spiritual or ecclesiastical side. The congregations of both churches are not to the spiritual or ecclesiastical side. The congregations of both churches are not to the spiritual or ecclesiastical side. The congregations of both churches are not to the spiritual or ecclesiastical side. The congregations of both churches are not to the spiritual or ecclesiastical side. The congregations of both churches are not to the spiritual or ecclesiastical side. The congregations of both churches are not to the spiritual or ecclesiastical side. The congregations of both churches are not to the spiritual or ecclesiastical side. The congregations of both churches are not to the spiritual or ecclesiastical side. The congregations of both churches are not to the spiritual or ecclesiastical side. The congregations of both churches are not to the spiritual or ecclesiastical side. The congregations of both churches are not to the spiritual or ecclesiastical side. The congregations of both churches are not to the spiritual or ecclesiastical side. The congregations of both churches are not to the spiritual or ecclesiastical side. The congregations of both churches are not to the spiritual or ecclesiastical side. The particular of the spiritual or excellent and the request of a minimizer for Lost may not the request of a minimizer for Lost may not the request of a minimizer for Lost may not the request of a minimizer for Lost may not the request of a minimizer for Lost may not the request of a minimizer for the particular of the salary of a minimizer for Lost may n Kirlin vs. Campbell, 3 Harris, 500; Griffitts vs. Cope, 5 Harris, 50; Green, 5 Ger. Ref. Cong. 9 Casey, 424; McGinniss vs. Martin, 5 Wr., 9; Bar vs. Wein, 12 Harris, 50; Watts, 423; Price

Kirlin vs. Campbell, 3 Harris, 500; Griffitts vs. Campbell, 3 Harris, 500; Griffitts vs. Cope, 5 Harris, 50; Recorded vs. Ger. Saruk and a part of the worship as the appointment of an organism of both churches since calling of a minister is as much a part of the worship as the appointment of an organism of both churches since calling of a minister is as much a part of the worship as the appointment of an organism of both churches since calling of a minister is as much a part of the worship as the appointment of an organism of the worship as the appointment of an organism of the passent book of church factors or request necessarily precedes receiving and in the natter of an over-full vs. McGord, 5 Watts, 423; Price

SATURDAY, JANUARY 15, 1881,

The following described to apply in the matter of forming or receiving new congregations, as common sense teaches that in the nature of the thing a voluntary precedes receiving and in the natter of an over-full vs. McGord, 5 Watts, 423; Price

SATURDAY, JANUARY 15, 1881,

The following described to apply in the matter of forming or receiving new congregations, as common sense teaches that in the nature of the thing a voluntary precedes received the congregations of both churches since matter of forming or receiving new congregations, as common sense teaches that in the nature of the excellent to the spiritual of them, is not the matter of forming or receiving new congregations, as common sense teaches that in the nature of the excellent that in the nature of the excell

The Master must not be understood as PUBLIC SALE. III. As to action of these church judicarate rights, it is the fault of the trustees, THURSDAY, DECEMBER 1. The following described real estate, to wit:

Therefore the Master is of the opinion

John Smith, aged fifty, was locked up in the Jersey City (N. J.) jail Tues A libw their dogs, cattle or hogs to run, Parties day night, at the instance of his family, for drunkenness. He hanged him-

Legal Notices.

and so forth. To establish such a rule of By the Master's construction this power and Lost Creek, so that instead of having tion no more than drawing a diamond across Assigned Estate of John Miller signed. All persons indebted to said estate are requested to make payment, and those S. H. KINZER, Assignee, Oukland Mills, Juniata Co., Pa. Dec. 18, 1889.

Relief Association.

THE MIDDLE PENNSYLVANIA MOTUAL) RELIEF ASSOCIATION.
Mifflintown, Juniata County, Pa.,

The annual election of officers of the Mid dle Pennsylvania Mutuai Relief Associatio and of a board of Directors will be held a

JOSEPH M. TOLAND, Secretary.

DIVORCE NOTICE In the Court of Common Pleas of

Adda Haldeman-Madam, you will ate both of these great organs, and safely and paying the salary of the minister, clerk. drawn up by the Syned of New York and and sexton (there was one minister, two Philadelphia, and prefixed to the form of well as that Presbytery has acted within the clerks, and two sextons.) 55 13 and 15 cv. Government, as published by that body in Common Pleas to be held at Mifflin- eases that cause pains in the lower part of the body-for Torpid Liver-Headachesof the church requiring trustees to be mem- town, in and for the County of Juniata Januaice-Dizziness-Gravel-Fever, Ague on the 7th day of February A. D 18- -Malarial Fever, and all difficulties of the 81, to show cause, if any you have, Kidneys, Liver and Urinary Organs. and congregation, and this requirement can why a divorce, a vinculo matrimonii and congregation, and this requirement can should not be decreed in the above males during Pregnancy. It will control to the complied with now as readily as before case, Personal service on you having these or falling of the Womb. falled on account of your absence. JAMES R KELLY.

Sheriff GEORGE JACOBS Jr. Att'y for Plaintiff.

DIVORCE NOTICE In the Court of Common Pleas of Juniata County, State of Pennsylvania, No. 95 April Term 1880. Martha D. Peffer, by her next friend

Samuel B. Allen vs. Wilson Peffer. ORDER OF PUBLICATION. To Wilson Peffer defendant, Sir-Court of Common Pleas to be held at Mifflintown in and for the county of CURE. It is a POSITIVE Remedy, Juniata on the 1st Monday of February should not be decreed in the above case

> JAMES R KELLY. JEREMIAH LYONS Attorney for libeliant.

ASSIGNEE'S SALE OF

on account of your absence.

Assignee of John Muler.

REAL ESTATE

EIGHTY ACRES,

Acres; flint and sand land, having thereon erected a Medicine and Surgery and their collateral branches. Office at the old corner of Third

Good Frame Bank Barn, DWELLING HOUSE.

Dec. 1, 1880.

Executors' Notice. Estate of Jacob Richl, deceased. granted to the undersigned, all persons in debted to said estate are requested to make

CAME to the place of the undersigned in Millord township, 11 miles west of Pat-Dec. 18, 1880-4t

CAUTION NOTICE.

New Advertisements



by disordered Kidneys or Liver. If, there-tore, the Kidneys and Liver are kept in per-fect order, perfect health will be the result. This truth has only been known a short time Juniata County, State of Pennsylvan-ia, No. S5, April Term 1880.

and for years people suffered great agony without being able to find relief. The dis-covery of Warner's Safe Kidney and Liver Jerome Haldeman vs Adda Haide Cure marks a new rain the treatment of nan.

ORDER of PUBLICATION—To elements necessary to nourish and

It is an excellent and safe remedy for fenales during Pregnancy. It will control As a Blood Purifler it is unequaled, for it cures the organs that make the blood

ma, Ala. . It is the remedy that will cure the many fiseases peculiar to women."- Mothers Magazine. "It has passed severe tests and won endorsements from some of the highest medical in the country."-New York World. No remedy heretolore discovered can

. READ THE RECORD.

" It saved my life."- E. B. Lakely, Sel-

it."-Rev. C. A. Harvey, D. D., Washington. D. C. This Remedy, which has done such wonput up in the LARGEST SIZED \$1.25 per bottle. For Diabetes, in-

held for one moment in comparison with

Professional Cards.

II. II. WARNER & CO.,

Personal service on you having failed, T OUIS E. ATKINSON, ATTORNEY - AT - LAW

> MIFFLINTOWN, PA. CF Collecting and Conveyancing prompt-OFFICE-On Main street, in his place of esidence, south of Bridge street.

MASON IRWIN,

ATTORNEY-AT-LAW, MIFFLINTOWN, JUNIATA CO., PA. DP All business promptly attended to: OFFICE-On Bridge street, opposite the loast House square. [jan7, '80-ly Court House square.

FACOB BEIDLER. ATTORNEY AT LAW, MIFFLINTOWN, Pa.

Collections affended to promptly. OFFICE-With A. J. Patterson Esq. on

DAVID D. STONE,

ATTORNEY-AT-LAW, MIFFLINTOWN, PA. Collections and all professional busiess promptly attended to, june 20, 1877.

ALFRED J. PATTERSON.

ATTORNEY-AT-LAW. MIFFLINTOWN, JUNIATA CO., PA. OF All business promptly attended to. OFFICE-On Bridge street, opposite the Court House square.

A LEXANDER TAIT, M. D.,

Homeopathic Physician, THOMPSONTOWN, JUNIATA CO., PA. Professional business properly attended

THOMAS A. ELDER, M. D. Physician and Surgeon, MIFFLINTOWN, FA.

Office hours from 9 A. M. to 3 P. M. Of.

fice in his father's residence, at the south end of Water street. D. M. CRAWFORD, M. D., Has resumed actively the practice of

and Orange streets, Mifflintown, Pa. March 29, 1876 J. M. BRAZEE, M. D.,

PHYSICIAN AND SURGEON,

Academia, Juniata Co., Pa. OFFICE formerly occupied by Dr. Sterrett. Professional business promptly attended to

D. L. ALLEN, M. D., Has commenced the practice of Medicine

and Surgery and all their collateral branches. Office at Academia, at the residence of Capt. J. J. Patterson.

TOHN MCLAUGHLIN. INSURANCE AGENT,

PORT ROYAL, JUNIATA CO., P.A. Only reliable Companies represented. Dec. 8, 1875-1v HENRY HARSHBERGER, M. D.

Surgery and all their collateral branches.

Office at his residence in McAlisterville

VALUABLE MILL PROPERTY

FOR SALE! THE undersigned has for sale the valu-

able property, known as the CUBA MILLS,

ocated about two miles north of Mifflin town, Juniata county, Pa. The advantages of this property are unequalled in the Parties interested in the Milling business tention. Apply to DAVID D. STONE,

Attorney at Law. Millintown, Pa. July 28, 1880. Subscribe for the Sentinel and Republica

It contains more, and a greater variety a good and useful reading matter than an ther county paper.