

Wednesday, Sept 13, 1882.
B. F. SCHWEIER,
EDITOR AND PROPRIETOR.

Cour reports from all parts of the world are favorable.

The President spent last week among the New England Yankees.

Dysentery is epidemic in Ashburnham, Massachusetts. Many people have died.

It is said by foreign despatches, that the Sultan, 2 months ago offered Egypt to England.

Intelligence from Washington indicates that an effort was made to bribe the jury of the Star Route trial.

The Grand Tyler, of the Philadelphia Masonic Temple, has been suspended upon charges of gross immorality.

The Democracy do not tell that Pattison's desk is large enough to hide lawyer Cassidy who is pulling the wires for the boy candidate.

Beaver, Brosius, and Greer, were in the western part of the State speaking last week. Beaver will come to Juniata by and by. The Stewart people say, that Stewart intends to come to Juniata before the campaign closes.

Mr. Phipps, manager of the Philadelphia poor house, has been a plunderer of the supplies, that were paid for by the taxpayers, for the poor. He stole a large percentage of the supplies, that were regularly bought at stated intervals for the Alms House.

A limited idea of the hate and scorn that the Egyptian has for the Englishman may be learned from the statement, that at Alexandria an Egyptian was hanged by English authority for having killed an Englishman. A guard of 20 policemen was placed around the scaffold, on which the body of the condemned man was allowed to hang, to terrorize others. The body did not hang there long till a large number of Egyptians came and overpowered the police, and removed the body, which is to be embalmed as that of a saint. His clothes together with the rope with which he was hanged were put in a Mohammedan church as relics.

McClure's Times of Saturday publishes letters to show that John C. Deane, State Librarian, had planned with another Irishman named E. O'Meara, a Washington politician, to secure the Irish Land League vote, for Beaver.

Tar microscopic examination of Guiteau's brain, has been completed, and a report will soon be made, as to the perfection, or imperfection of the tissues. After that, it is probable that scientists will tell something of their opinion as to the moral nature of the devil Guiteau.

Senator Ben Hill, once had a difficulty with Stephens in 1857 in the Know-Nothing campaign in Georgia, and little Alecto sent Ben a challenge. Hill replied: "I decline your challenge for the reason that I have a family too support and a soul to save. You have neither."

What are the French at? It is what troubles Germany and caused the government at Berlin to arrest 2 Frenchmen in citizens dress, last Thursday, while they were quietly engaged making sketches of the grounds on which the Crown Prince was maneuvering a large body of cavalry.

Texas is a racket now among the Irish, produced by a charge that an Irishman in one of the departments at Washington, has bargained to vote the Irish Land Leaguers in Pennsylvania for Beaver. If all reports be true there is no telling how many of the paddy boys are laying close to the Beaver lines ready to deposit a ballot for the General in November.

Miss Elizabeth R. Miller, of Topnotch, Berks county, has produced a profound sensation in the religious circles of two counties, by suing Benjamin S. Keiser, of a Washington German Reformed Church, to recover \$3000 for a breach of promise of marriage. She says that he is father of her babe, and that she has 400 letters, that he wrote to her, which will establish the truth of her position. The preacher gave bail in the sum of \$1000 for appearance in court.

Ordered Independents in Philadelphia held a public meeting a few evenings ago, a number of so called regular Republican colored men went to the meeting and did their best to break it up. The rioters held office under Republican management. Every one of them should be removed from office. No man who has respect for his manhood can defend such conduct. The man who disturbs a peaceable meeting is not a good Republican. He is a rascal, and instead of holding an office should be put under arrest and punished as a rascal. True Republicanism is the opposite of Ku Kluxism.

AN ART AND INDUSTRIAL EXHIBITION IN THE CAPITOL AT WASHINGTON.

Under the auspices of the Society of the Army of the Cumberland, for the benefit of the Garfield Monument Fund.

The board of directors, composed of some of the most prominent names in public life including members of the Supreme Court, Senators, Members of Congress, Army and Navy officers of high rank, and the first citizens of Washington, send the following to the press.

A National Bazaar, Art, and Industrial Exhibition will be held in the rotunda and adjacent halls of the National Capitol at Washington D. C., November 25th to December 24th, inclusive, 1882, as authorized by joint resolution of the Senate and House of Representatives, August 7, 1882.

The object of this undertaking is to raise funds with which to erect a statue in this city to the memory of Gen. James A. Garfield, late President of the United States, which work is in hands of a committee of the Society of the Army of the Cumberland, who have already collected for this purpose some twenty thousand dollars, and expect, with the results of the exhibition, to have a sufficient sum with which to erect a work befitting the great name it is supposed to commemorate.

The art exhibition will be under the direction of the leading artist resident in Washington. It is hoped that artists

throughout the entire country, professional and amateurs, will do the work by contributing some one work as a gift to the fund—to be sold for its benefit, and be willing to exhibit others, under such rules and regulations as may be determined by the Board of Direction. All persons desiring to contribute in any to this great work are cordially invited to do so, and to proceed in such manner as their judgment may dictate.

Contributions from the ladies in the way of needle and fancy work are especially invited and anticipated as one of the more prominent features of the exposition.

To manufacturers this exhibition offers opportunities second only to the Centennial Exposition. Occurring on the eve of the assembling of Congress, and at the season of the year when all the foreign representatives are at their legations, every exhibit will have the attention, not only of our own representatives but of the representatives of the Press, who will gladly make full mention of all worthy exhibits; this with the fact that each donation or exhibit contributes so much to a work that must commend itself to every patriotic citizen.

All exhibits will bear the name of artist, manufacturer, etc., and will remain in place until the close of the exposition. Arrangements for transportation of exhibits are being made, and details will be given on application to the Board of Direction, rooms 90 to 92, Ebbitt House Washington D. C.

FESTIVAL OF MUSIC AT ATLANTIC CITY

The entertainment of the City by the Sea is a most excellent thing of the kind ever held at a watering place.

The natural charm of which the public is deprived of by the practice of the keepers of the large hotels, who hastily close up with the first rush, which usually takes place at the end of August, are not only to be at the convenience of the public this month through means of frequent trains to and from Philadelphia, but are to be enhanced by a great musical festival similar to but greater than that recently held at Cape May, and under the same management September, as all know who have visited the seaside during that month, is the finest of the twelve; that is better than in August, the weather is delightful, and it is only a wonder that managers of hotels have not long ago appreciated the fact that most sojourners leave the ocean resorts more from custom than a desire to depart when everything there is most enjoyable. It is decidedly a new departure, and one which will be remunerative to the hotels and business people of Atlantic to continue the season far into September.

The United States Hotel, the largest at Atlantic City, has determined not to close for several weeks, and has given the use of the lawn for the musical entertainment. The grounds are to be brilliantly illuminated; an immense musical stand, capable of accommodating 400 instrumentalists, soloists, and chorists, will be erected; the decorations will be Irish, and Chinese lanterns and electric lights will be in profusion. A grand full dress ball will take place on Saturday night, the music for which will consist of two great orchestras, numbering over one hundred performers. The expense of such an entertainment, which is great, will be met by subscription, from the city officials, hotel proprietors, railroad companies, business people, and citizens generally.

The detailed programme is not yet fully arranged, but will be duly announced, and one great advantage possessed by the proposed feat is the determination of the management to avoid a division of locality, as was the case at Cape May, by concentrating the different attractions.

Of the success of the enterprise there can certainly be no question.

Court Proceedings.

Court opened with a full bench, Monday, September 4, 1882. The usual routine work of receiving returns of constables, calling the Grand Jury, and swearing and charging that body was speedily gone through with.

The miscellaneous business, the civil cases, and the criminal cases held in the Court in session till Friday afternoon.

W. Porter Thompson and Sarah, his wife, in right of said Sarah Jane, vs. Jeremiah Lyons, No. 63, Sept. Term 1882. This was a suit to determine who owned certain property that had been willed by Mrs. J. H. Thompson to her sister Mrs. W. Porter Thompson. The husband of Mrs. J. H. Thompson being debtor to Jeremiah Lyons, gave Lyons a judgment on a promissory note. The Sheriff was sent to collect the amount due upon the judgment where upon Mrs. W. P. Thompson presented the will of her deceased sister, and claimed all the property that the sheriff had been sent to levy upon as her own. The jury rendered a verdict on Wednesday morning in favor of Lyons.

D. M. Jamison vs. George Shively, No. 110, Dec. Term, 1878. This was a proceeding looking to the execution of George Shively, from a property that he had bought from Mrs. Susan Henry and her husband John Henry in 1875, on the claim of an overdue installment, on a mortgage. In 1875, George Shively bought a house and lot of 12 acres of ground in Fayette township, from John Henry and wife for \$1600, stipulating to pay \$100 dollars annually, till the whole of it was paid, and a mortgage to that amount, and effect was given upon the property. At the same time an agreement was entered into by Shively and Mrs. M. H. Henry, that Shively should board them each at the rate of \$100 a year and in case of sickness extra reasonable compensation should be allowed to Shively. Mr. and Mrs. Henry occupied a room that they furnished in the house that they sold to Shively, into which he moved after he purchased it. They lived in the room, and boarded with Shively for the period of about 58 weeks, when Mrs. Henry, willed her estate to her husband, and appointed D. M. Jamison as her executor. Henry transferred the mortgage against Shively to a Mr. Most of Clearfield county, and brought action to collect an overdue installment of the mortgage. A motion was brought in the name of executor D. W. Jamison. Shively resisted the action, he presented the agreement between himself and Mrs. M. H. Henry, which allowed him extra reasonable allowance in time of sickness, and produced the award of 3 neighbors that had been called in by the Executor and himself to agree upon a fixed sum, that he should have as pay for several expenses, and other extra trouble incidental upon the sickness and death of Mrs. Henry. The sum total agreed upon for him was \$710 45, which was allowed by the court, and that so multi-

plied the payments upon the mortgage, but instead of there being an installment ever due on the mortgage, there is some advance payment on that instrument, and that brought a verdict in favor of defendant.

Margaretta Todd and Louisa C. Todd vs. Richard Doyle and B. F. Crozier. Continued at cost of defendant.

John R. Jenkins vs. Edmund S. Doty. This was one of the scorpas that Joseph Dearing got neighbors into. Verdict in favor of plaintiff in the sum of \$418 74.

John E. M. Todd vs. John Dearing. Continued at cost of defendant.

Jacob Suloff, William Woodman and Margaret, his wife, for her use, John Suloff, Sarah Suloff, John Brandt and Susanna, his wife, for her use, John Suloff, Matilda Suloff and Jane Suloff vs. Meredith Leenberg and Lucien Banks. This was a suit to recover an installment, or payment on a land purchase. The payment was resisted because one of the heirs to the land could not be found to release his portion of title to property. Verdict for plaintiff.

John Krenzler vs. Jacob Schreffler. Verdict for plaintiff.

John E. Hollobauch, et al. vs. J. W. Jacobs, Toll Gate Keeper of Mifflintown Bridge Co. No. 125, April Term, 1882.

John E. Hollobauch, et al. vs. John W. Jacobs, Toll Gate Keeper of Mifflintown Bridge Co. No. 142, April Term 1882. The two cases against the toll keeper of the Bridge Company were for the violation of the charter which John E. Hollobauch et al., claiming not to allow the Company to charge toll on foot travelers. Verdict for plaintiff, and \$10 fine in each case. The Bridge Company took off the foot-gate, and people passed over the bridge on Saturday without paying toll. A number of cases were continued.

Com. vs. Henry Koons, John Koons and Samuel Koons. Indictment, Assault and battery, prosecutor, John Bery. This trouble grew out of a fight between two dogs, owned respectively by the Koons brothers and Bery. After the dogs had a round or two the owners tired their hand at a fight, among themselves. The Koons are large men, and they went in on Bery, as three to one. Bery withstood the assault like a blooded game cock, but the battle looked as if the Koons might be too many for Bery when neighbor Koons appeared upon the scene, and result was a drawn fight, that ended up in court for adjustment. Not a true bill, and county to pay costs.

Com. vs. James Johnson, Indictment; misdemeanor, assault and battery; prosecutor, James Buck. Johnson is a negro, and his offense was the striking of rail-riders on the train of which Buck was engineer. Verdict guilty, and sentence 10 days, in county jail, and costs, and to stand committed till sentence has been complied with.

Com. vs. Lucien Page, Jane Page, Wm. Page, Laura Page, and Jess. Page, Surety of the Peace; prosecutors, Abraham Bard, and Mattie Bard. This was a wrangle between neighbors that lived in houses about 60 feet distant from each other. Their movements were of such a lively nature, that beligerent intencions, or attitude was almost of daily occurrence, and to settle the feud that they could not settle themselves, it took the court of three judges, a lot of lawyers, and witnesses, and 12 jurors, to end the controversy, and bring the case to a focal point where the cost of the suit was divided between the contestants.

Com. vs. William Lyons, Indictment, Misdemeanor, resisting an officer of the law, and assault and battery; prosecutor Daniel W. Bashore. William Lyons is a colored man, and he conducted himself in a most disgraceful manner, that upon the complaint of citizens, for general devility, officer Bashore proceeded to arrest him. He resisted the arrest for a time, but the solid, persistent argument of the officers bated prevailed, and he was put to jail. Verdict guilty in manner and form as he stands indicted. Sentenced to 60 days in county jail, and costs.

Com. vs. Henry B. Casner, Indictment, assault and battery, prosecutor, Kate Kennedy. This was a fuss between mother-in-law, brother-in-law and sister-in-law, about a lot of pigs that had got out of the brother-in-law's pen into the sister-in-law's garden. Verdict, two defendants guilty; the prosecutor to pay one half of the costs, and the defendant pay the other half of the costs.

Com. vs. Eli Campbell. This was a Leek township case, for knocking an other man's wife down with his fist, but it did not reach the Court. Settled.

Com. vs. Jesse Deasing, Indictment, Larceny, and receiving stolen goods. This is a suit for stealing wheat from Ephraim Guss in Milford township. True bill. Passed over for trial to December term.

Viewers were appointed to vacate a road in Spruce Hill township, and a petition was filed for a review of a road from McCoytown to the U. P. Church.

If you are sick and troubled with dyspepsia, Brown's Iron Bitters will cure you.

Walt Whitman's Leaves of Grass. Daily Graphic, July 29.

The edition of Walt Whitman's "Leaves of Grass," about which so much has been written on account of the abandonment of its publication by a Boston firm in consequence of Mr. Anthony Comstock's allegations that it contained objectionable passages, has been issued by Rees Welsh & Co., Philadelphia. The book contains so much true poetry, so many passages which stamp their author as a true poet of a high order, that it is a pity that Mr. Whitman's own good sense has not moved him long ago to cut out the "Children of Adam," words and lines, which add nothing at all to the beauty of his work, and which certainly are not structural and vital to it. The author of such a poem as "O Captain, My Captain," does himself injustice and puts himself at a disadvantage most unnecessarily and most cruelly by printing in the face of decent public opinion. Walt Whitman's personality is too sweet and sound and clear to be put by a mere piece of injudiciousness at so great a disadvantage as that under which a few

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JURY COMMISSIONER.

Editor Sentinel and Republican.—I would present Henry Auker, of Walker township, to the Republicans of Juniata county, as a suitable candidate for the office of Jury Commissioner. Mr. Auker is a good, reliable man, but still so billed a "wary man" as to do injustice in the relation of man for the jury wheel.

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Mr. Editor.—That the office of Jury Commissioner is one of very great trust and responsibility is admitted by all, for on the honest and judicious action of the parties filling that office the safety of the lives and property of our citizens in a great measure depend. Such being the case it behooves all good citizens to consider well the character and standing of the man entrusted with this important office. Believing that Milford township can furnish an unexceptionable candidate for the position, permit me to suggest the name of W. NORTH STREET, who is a man of high character, and who has been a member of the Milford township for many years, and who is well known to all the citizens of the township. If nominated, (the election being a matter of course,) he will be found, in every respect, the right man for the position.

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Editor Sentinel and Republican.—Please announce W. C. Fournier, of Port Royal, as a candidate for Assembly, subject to the usage of the Republican party. Mr. Fournier made such a close run in 1880 that a very little additional exertion on the part of his friends would have secured his election, and we feel confident that if nominated this fall he will give strength to the whole ticket, and his election will be sure. Mr. Fournier's standing in the county and qualifications for the office are well known to the public and need not be mentioned here.

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JURY COMMISSIONER.

Editor Sentinel and Republican.—I would present Henry Auker, of Walker township, to the Republicans of Juniata county, as a suitable candidate for the office of Jury Commissioner. Mr. Auker is a good, reliable man, but still so billed a "wary man" as to do injustice in the relation of man for the jury wheel.

JURY COMMISSIONER.

Mr. Editor.—That the office of Jury Commissioner is one of very great trust and responsibility is admitted by all, for on the honest and judicious action of the parties filling that office the safety of the lives and property of our citizens in a great measure depend. Such being the case it behooves all good citizens to consider well the character and standing of the man entrusted with this important office. Believing that Milford township can furnish an unexceptionable candidate for the position, permit me to suggest the name of W. NORTH STREET, who is a man of high character, and who has been a member of the Milford township for many years, and who is well known to all the citizens of the township. If nominated, (the election being a matter of course,) he will be found, in every respect, the right man for the position.

JURY COMMISSIONER.

Editor Sentinel and Republican.—Please announce W. C. Fournier, of Port Royal, as a candidate for Assembly, subject to the usage of the Republican party. Mr. Fournier made such a close run in 1880 that a very little additional exertion on