sente per lack for each insertion. Transies: business notices in local col bedge tions will be made to those desiring to services by the year, half or quarte

SHORT LOCALS

Ge to Brek for cheap boots and shoes. The weather of lest week was like March wenther

May you, rubber boots and shoes at G.

The river last week was full and swept away the ice.

Rev. Mrs. Spangler, of Port Royal has Pashion demands that men shave all hair

from the face. Tae New York Sun has sent out a hand-

some calandar for 1885. Washington's birth day February 22 will

be the next legal holiday. Rev. John Laird preached in the Preshyterian church inst Sabbath

There are about 75 acres under roof at the New Orleans exhibition.

Buy the ventilated rubber boot at G. W. Heck's boot and shoe store. Several of the ice houses have been filled

with ice from Cuba Mill dam. You will save measy by baying your rub. ber boote from G. W. Heck.

A chimney in Lawyer Stone's house caught fire last Saturday morning. Read Jugue Barnett's opinion as publish-

ed in an other column in this paper. Dr. Graham has moved his portable saw

mili toto the timber of Millimcounty. Patte, con the are preparing to re-build.

Perry county teachers will hold a local institute at Millerstown on the 16th inst. is bert McMeen has bought the coal, humber and grain business from David Doty. John M. Copeland has entered upon the discharge of his duties as County Treasur-

During the month of January the Lewisbut stores close at 7 o'clock in the even-

Get a county newspaper for your family.

An interesting revival meeting has been beld in he Methodist church at Reeds Politicisms are at this early day putting

The first of last Friday was followed at night by a strong wind from the North-

Church people observed the week of prayer by attending prayer meeting every even-

A telephone company, to operate a line be-

ded to

Bà.

bore

Somitte

450.

has undied for a charter. The free bridge action increased the debt

within the past It months. The wife of Cyrus Brackbill, in Spruce Hill township is quite ill. Her friends have given up hope for bur recevery.

this place last week on business.

Andrew Seasbor has bought the dwell- bridge. ing house and store building of Samuel McMuen, at Van Wert, for \$2,000.

church in this place, next Sabbath. During a protracted meeting held at Gran ville. Millin county, in the Methodist

church 25 persons joined the church. The suppal meeting of Dunkers for the mi-tle district of Pennsylvania will be held next May on this county near Mex'co.

The price of wheat tends upward, the times will greatly improve should wheat go to the price of a dollar by spring time. Acknowledgement is due Dr. E. R. Hig-

bee for a copy of his report of the schools of the Commonwealth for the year 1884. The Latheran congregation gave a dinner, and a donation, for their paster, in the church building in Port Royal last Friday

Mrs. Frank has sold her lot fronting on Main etreat to W. C. Brown. The buildlugs were burned from the lot by the late J. R. Cornellus, the present editor of the

The Democracy of Juniata or a portion

of them are talking about getting up an excursion party to attend Creveland's insug Newspapers are announcing that they are

sending bells to delinquents, Some or them threaton suit if the bills are not paid im-

egislature will be asked to pass an act to charge them on their own testimony." of cests."

authorize the abandonment of the canal beween Huntingdon and Newton Hamilton. Rev. W. B. Glanding, of Newport, has tramps in the following form :

an church. A Granger's supper was given at the residence of W. G. Graham, in Spruce Hill Commitment ownship, last Friday evening. It was 3 miles such a feast as the Tuscarora people know

Fred Espenschade, aged about 12 years,

Some evenings ago a lot of tobacco chew -The prayer meetings last week were well They were brought pefore a justice to answer for the offense, and got out of the scrape by paying \$1.00 each and costs.

The only rubber boot made that can be proceedings is in the following form: worn with comfort, is the ventilated rubber | Com. of Pennsylvania; Be it remembered | Nor is the plaintiff any better entitled to Juniata county, Pa., on SATURDAY, FEBboot. The feet are kept warm and will not sweat. Try a pair and be convinced. For Justice 50c 1884, Joseph Robison. Justice 50c 1884, Joseph Robison is committed before Caleb Parker, Esquiro, boot. The feet are kept warm and will not Mifflintown, Pa.

become clerk to the Commissioners has moved into the county house that Mr. Irmon jail of Juniata county, for the term of the section of the act of 21st February, 1767—Purdon, p. 1458, pl. 2, Sec. 1 Smith Laws

was a splendid church member, and a trus- that is not a discharge according to law.

A dyanmiter named Phelan, arrived in New York on the 9th inst., to fix something up that was made public through the newspapers concerning the dynamiters. He was there not more than 3 hours till he was stabbed with a kuife 10 times, by a brother dynamiter named Short. The dynamite Subscribe for the SENTINEL AND REPUBLIC brotherhood blame Phelan with having revealed something in regard to the plans of blowing up ships and se forth.

The Liberty bell that first sounded the edoption of the Declaration of Independence on the 4th of July 1776, will be taken their heads together for the February elec- from Independence Hall in Philadelphia at S o'clock on the 24th day of the present monfo, and with an escort of 500 policemen 105001 soldiers have deserted from the reg-and day. The special fain to carry the bell | er to provide for such cases, and in some

Philo Shively, formerly of this county, United Presbyterian preacher, of the Me be poor and sick, and far away from the lized community laws are enacted in relief to 1885 when dead will be delivered and now of Rifflin county, visited friends in Covavilie charge, in Tuscarora valley, met County Seat, to compel attendance under of the poor and unfortunate. The humane a bridge that spars a stream that runs beice last Friday, the work was made doubly tween the place at which he had preached not seen previous to that moment, stepped tween Soston, New York, and Philadelphia out from the shadow of the side of the bridge and siezed the bridle of the horse and brought the animal to a sudden halt. of Ferry county thirty five thousand dollars He expected them to step back to the buggy this sujbect is an act to define and punish tion of law. Paul says in his second letter and demand money, but they did not do so. They said, were have stopped you to say 1879, and this is silent in regard to costs, were with you, this we commanded you. that if you don't quit your temperance see P. L. page 25, the 64th section of the that if any would not work, neither should J. R. Thomas, formerly of Jeniata coan- they left go the hold on the bridle of the tien of any crime, all costs shall be paid the tax paying community and an injury ty, but now of Monigomery county was in horse, and Mr. MaGill drove home ponder- by the party convicted, but when such party done to individual owners of property and

coast of Paget Sound, in Washington Ter- present, that the tramps were duly con- dance with its true intent and purpose. Ber. Mr. Smith, from N. J., will conduct ritory, Mason Irwin took dinner with Mr. victed and discharged, according to law, But let us be careful that no misfakes charthe communion services in the Presbyterian and Mrs. Philo Hamlin, formerly of this nevertheless, the section above referred to ity aids and embeddens the vicious and optown, Mrs. Hamlin's maiden name was Sal- applies only to costs on bills of indictment, press those entitled to protection. It is lie Christy. After dinner, Mr. Irwin wrote and not to convictions and costs before and sent a letter to his mother in this town, justices. The cases of the county of Nor- without law, but against law, and that the Mrs. Hamlin wrote and sent a letter by the thampton vs. West, 47, 172 and county of Justice erred in rendering judgment in his same mail to her mother in this town. A Cumberland vs. Holcomb, 12 C, 349 were favor, and now, 30th December, 1884, the ceived the letter written by her daughter. act of 1869. In Gilkyson vs. County of The contents of the letters were read in Berks, 8 Norris, 22, the point as to the conthe respective houses about one and the struction of the act of 1860 was not raised ter from the other side of the continent. was not lawfully discharged, but the very Rev. E. E. Berry, Mr. Tobias Shoizberger Miss Christy at the same time was moved point was raised and appears to have been to hasten over to the Irwins' to relate the decided in the case of Crawford county vs. contents of the letter from Scattle. The Barr, 11 Norris, 359. That was a case statladies met in the street about midway be- ed. The facts were that Lafarette Barr, a of the brides parents, Mr. Wis. H. Shotzberdence of letter communication.

Tramp Costs.

Midlintown, December 30, 1884 :

Caleb Parker 28. Juniata County,

ont of a sentence which constitutes the sec-Solomon Sherfy a former resident of peace. In his deposition he says: "My not bear in its proper place. The detached Solomon Sherfy a former resident of entire bill amounted to \$270.05. It was all clause may be separated without destroying for committing tramps and vagrants in the its sense, yet it must be interpreted in its bushel. winter of 1883-4. These tramps or vag. true relation. It may be within the intendwinter of leco-t. Income with the consolidated statute to continue ed to be committed, except one brought the nability which was imposed by the act practical at the residence of her grand south those by Mr. Dunean. They were not of 1791, but, manifestly these was no in- 10alic. Geese 9:10 was, died at the residence of her grand son there by Mr. Duncan. They were not tracked at the residence of her grand son there by Mr. Duncan. They were not tracked at the residence of her grand son there by Mr. Duncan. They were not tracked at the residence of her grand son there by Mr. Duncan. They were not tracked at the residence of her grand son the custody of an officer. They tention to include cases of conviction because of her grand son the custody of an officer. They tention to include cases of conviction because of her grand son the custody of an officer. They tention to include cases of conviction because of the custody of an officer. They tention to include cases of conviction because generally asked to be committed over night, fore Justices, punishable only by sample ket continues macrive and unchanged, with

A transcript from his docket shows the

had his pastoral relationship with the Lutheran congregation dissolved, so that he may
accept a call from the Lock Haven Luther
an church.

Com. of Pennsylvania,
6, 1884, Henry MilHenry Miller, William Wilson
Wilson and Thomas and Thomas Riley,
1870 defines a tramp and makes his of Kiley. Justice entry

twelve hours at hard labor.

tee of Baptist church, and the evening of Tramps and vagrents are criminals. The have been supplied by the act of 8th May, in Licking Creek Valley last Summer, when county, pays no costs in criminal proceed far as we are aware, now the only statute the cattle were rounded in last fall, one ings. In such cases costs are of statutory in force on the subject. The seventh secthat it crossed the mountain to the ratiroad lin vs. Conrad, 12 C, 317 Woodward C. J. "for each correct hearing or commitment side. Mr. Moore has been to Mifflin county says, "The recovering and payment of costs look for the steer but with what success in criminal cases are as entirely dependant is not known here. It is hoped that he on statutory regulations in Pennsylvania, subsequently the fees of justices of the that it is indespensable for every claimant

to be able to point to the statute which entitles him to receive what he claims. The same thing is repeated in Hunting-6 H, 493, Com-, va. Harner, 10, C. 440. without pay, that may be justified on the fest that a sentence to the common jail of will be conveyed to the railroad and be ship- the hardship is greater where the witnesses out warrant of law, and the commitment J. N. and W. H. Moore, and others, conpec to New Orleans to be put on exhibition are too poor to pay their own expenses. illegal the county cannot be made charging there during the fair. Three policemen will while attending the court, in opedience to eable with the costs. Morever, it is apparbe sent with it to goard it and keep it night | process. The court eight to have the pewand is expected to arrive in New Orleans whether the county could be compelled to on the 26th of present month.

The same of the day of sale, forty per centto suffer and the criminal is indulged. Not money on the day of sale, forty per centto suffer and the rights of the when the sale is confirmed by the court,
to suffer and the rights of the when the sale is confirmed by the court,
to suffer and the rights of the when the sale is confirmed by the court,
the sale is confirmed by the court by th Some nights ago, Rev J. A. MaGill, to provide for such cases. A witness may commonwealth protected. In every civil and the balance (being one half of the purwith a thrilling incident. He was crossing such circumstances would, and ofter is. laws of this Commonwealth are simple for shere crucity. This should be provided that purpose. But tramps and vagrants are and his home, when two men, whom he had do it, we construe but do not make the law." enemies to good government and parasites entities him to receive what he claims ? In but requiring to be punished and suppress respect to his cialm for the commitment of ed. This is in accordance with the teachtramps we think not. The only statute on ing of the Gospel, as well as the declara-

ast of 31st of Murch, 1860-Perdon 391-67 he sat," Every encouragement given to ing over the uncommon occurrance on the shall have been discharged according to law unprotected female immates of farm houses.

Without payment of costs, the costs shall Let the poor laws be administered in chris-Upon his arrival in Seattle, a town on the be paid by the county." Asseming for the tian charity, and the criminal law in accorfew days ago Mrs. Irwin received the let- decided white the act of 21 Febru'y 1767 was judgment of the Justice is reversed. ter written by her son, and Mrs. Christy re- in force, and prior to the passage of the same time, after which Miss Irwin started and the case was dieided against the plainto go to the Christy family to tell of the let-

tween the two houses, and who can appre- justice of the peace, convicted a defendant ger, of Fayette township, and Miss Jennie ciate the pleasant greeting of such a coinci- charged with violating the act of 24th March E. Hostettler, of Walker township. 1878, for the preventing of trespassing upon | PFAHLER-ZIMMERMAN .-- At the railway trains, and so forth, and sentenced him to pay a fine of \$5 and costs, and to be The following opinion was rendered by imprisoned in the county jail for a period ship. with the Chronicle for a period of thirty-five Judge Charles A Barnett, of this, the 41st of 10 days, and the defendant was discharg-Judicial District, in the Court House, in ed by direction of the county commissioners, without fine or costs being paid by the In the Common convict. It was objected that the offense Pleas of Juniata Co., committed was not a crime within the No. 29. September
Term 1884. Certiorari
to judgment of Justice of the Peace.

meaning of the 54th sec., of the act of 1850, and that the defendant was unlawfully discharged. Mr. Justice Trunkey says, that Per Curium-The transcript of the Jus- section, "on its face applies to costs on bills tice shows that the Plaintiff's claim is for of indictment, it is part of an act directing \$1.55 costs in the suit of the Commonwealth the procedure in courts of Oyer and Terof Pennsylvania sgainst the defendant, en- miner and Quarter Sessions, and said act is meanly 8000 strong will attend Cleveland's tered February 6, 1884, and fifty cents costs silent as to convictions and costs before inang ration, ender command of Major Gen- in suit of same plaintiff against Joseph Rob- Justices. The claim relied on as making ison. Also \$1.55 costs in suit of same the county hable in this, and like cases, ig At noon last Thursday H. D. Port, aged plaintiff sgainst three defendants, and fifty taken from the act of 1814, which was lim-24 years, of Huntingdon, was crushed to cents costs in suit of same plaintiff against ited to the courts therein named. Nothing death between the humper of a car and an William Stevens, entered February 7, 1884. in the report of the code commissioners Also fifty cents in similar suit against John indicates a purpose to extend the liabilities Cronlly, outered some date as last, amount- of the county to convictions before Justiccriest week which caused the grain to show ing, in the whole, to \$4.60, and for which es, and we see no reason for taking a claim The justice is himself a justice of the tion, and giving it a construction it would

Now in the present case, not only is there record of his proceedings in the case of no statute entitling the plaintiff to recover his claim, but even if there were, still there ICENSE PETITIONS.

going about the 1879, defines a tramp, and makes his of-streets of Miffintown, fense a misdemeanor, punishable by im-Justice entry

20c begging for a place to
Commitment

3 miles

20c upon their own conHear'g & dis'arge 40c tession of having no Hear'g & dis'arge 40c tession of having no section provides with the Hear'g & dis'arge of jailor 25c money or fixed place bearing before a justice, and a discharge or Royal.

Dis'arge of jailor 25c money or fixed place bearing before a justice, and a discharge or Royal.

Petition of Frank Shields for licence to materials of residence, or law\$1.55c ful occupation in the misdemeaner. The act does not contem while skating backwards, on Cubs Milldam, county of Juniats, contrary to the act of plate a commitment for lodging, and a subon Saturday, skated into an opening from tramps, therefore, they are committed to sequent trial before the justice and a diswhich ice was then being taken. The ice the common jail of Juniata county. Com-And now, February 7, 1884, defendants tramp as a criminel and provides for his pary 12, 1885. Some evenings ago a lot of tobacco chew-ing young men attended a church in Perry iff, and on hearing each of them testify on of vice, and not to encourage it at the pubounty and spat tobacco juice on the floor. oath, that they do not make a practice of lie expense. "The jail is not an alms house, going about begging or subsisting upon alms, for the purpose of a living, therefore, they are discharged. Discharge issued. In the case of vagrants, the record of his court, 12 C., 354. Gilkyson vs. County of at a meeting of said Stockholders, at the Bucks, 3 Norris 26.

one of the Justices of the Peace, in and for they shall be liable to the penalties imposed James Irwin, who has been Commissioners' clerk during the past 6 years, moved into the house occupied by Samuel Loudon on Water street and Mr. Loudon who has scribe any penalties, its purpose is the en- Jan. 14, '85-4t | Secretary & Treasurer. 268. After defining who are idle and disor-Given under my hand and seal, at Mifflin- deriy persons it provides for their couric-Samuel Strayer, on account of fire, will town, the day and year aforesaid. Comsell in the Graybill building, Mifflin, Pa., mitment issued. Cales Parker—Seal.

Given under my hand and seal, at Rimintown, the day and year aforesaid. Commitment to the work house or jail, there to
same out of the Orphans' Court, of said The materal exceptions to the proceedings be kept at hard labor for any time not ex-Boots, Shoes, and Notions, At Cost and before the trial justice, are, to the effect, under Cost. He means what he says as he that the smooth change of the should be kept at hard labor for any time not exceeding one month. But the first section premises, at 1 o'clock P. M., on under Cost. He means what he says as he that the amount claimed by the plaintiff is of the same act of 1767 is repealed, and Saturday, January 17, 1885. wants to reduce his stock before rebuilding greater than allowed by the act of Assembly was before the plaintiff's alleged cause of The following described real estate, to-wit: and that the county is not liable in the case action, by the act of May 17, 1883, P. L. A FARM CONTAINIFG 103 ACRES, The cashier of the Havana bank, York of tramps committed, and ther, afterwards page 35, and the 22d section of the act of more or less, bounded on the north by lands discharged on a hearing before the justice, lift June, 1836, as also the remainder of of Allen F. Robison, on the east by lands of Allen F. Robison, on the east by lands the said act of 1767 relating to this archiect of Henry L. Smith, Abram Sieber, and the Sunday of his flight he was particular- proceedings had in reference to their comly happy in his leadership of the church mitment are by virtue of criminal law. At tent therewith were thereby repealed. See Sr., deceased, Having thereon erected a choir. He stole \$50,000 of the bank funds. common law, the King, and in this country, P. L. page 154. It is entitled, "an act, to Stone and Frame Dwelling House, Harry Moore had a lot of cattie pasturing the Commonwealth, and distinctively the define and suppress vagrancy," and is so bank barn, wagon shed, and other buildings. the steer was not found. It is believed origin. In the case of the county of Frank-tion provides for the fees of the officers of sale by the court. One fourth on the that it crossed the mountain to the railroad lines. Conrad. 12 C. 317 Woodward C. J. made under this act." This section was 1886, with interest from April 1st, 1885, amended by the act of \$d May, 1878, and and to be secured by Judgement. Deed to peace were fixed at 25 cts., by the act of 13th May, 1879, and all acts or parts of acts incensistent therewith are repealed, P. L. of 1879, page 64. But the act of the 8th don county vs. the Commonwealth, 22 Mar. 1876, provides in the second section Smith 80. Wayne county vs. Waller, 9 that any person convicted of violating that Norrix 99, see also Borks county vs. Pile, act shall be committed "to labor upon any county farm, or upon the roads and high-The county of Schnylkill vs. Reifenyder, 10 ways of any city, township or borough, or W. 446. In Huntingdon county vs. Com - in any house of correction, poor house, Supra-Chief Justice Thompson says, "The work house or common jail, for a term of dersigned, Administrator of Salas Beidler, hardship to witness, for an insolvent de- not less than thirty days and not exceeding late of the township of Walker, deceased, fendant, to be obliged to attend the trial six months and so forth. Now it is maniground of duty to the community, and Jeniata county for the term of twelve hours so as to the officers cost in issuing and at hard labor, is not a commitment under serving process for witnesses. They take that act, nor under any law in existence that their offices with the burden, however, but we are aware of. The sentence being with-

benefit of the vagrant instead of in pagish- story house, a shop and against most assuredly. This court cannot not entitled to those benefits. They are Can the plaintiff point to the statute which upon the body politic, desorring no charity tramps, approved, the 30th day of April to the Thessalonians, "For even when we -provides, that, win all cases of convictramps and vagrants is a burden laid upon

MARRIED:

CHARLES A. BARNETT.

SHOTZBERGER---HOSTETLER--OF the 8th inst., at the Lutheran parsonage, by

SHOTZWENGER--- HOSTETLER --- On

Lutheran parsonage, on the same day, by Maria E. Zimmerman, both of Milford town

MIFFLINTOWN MARKETS

MIPPLINTOWN, January 12, 1885. oulder 10 MIFFLINTOWN GRAIN MARKET.

Laneaster Corn, new Oats, Rye..... New Cloverseed..... Timothy seed Flax seed ran..... Chop...... orts..... Ground Alum Salt

PHILADELPHIA MARKETS. PHILADELPHIA, January 12, 1885.— emisylavnia red wheat 95c. Corn 50c per

hushel. Oats 35 140c per bushel. Butter 24 a 35c per lb. Egg. 30 a 32c per doz. But-ter grouse 4 a 6c. Straw 19 a \$20 per ton. Hay 12as16.5) per ton. Live heas 9a10c, roos-ters 6c per lb. Turkeys 11a12c. Ducks generally asked to be committed over night, imprisonment. He further says to defend the Philadelphia Times defended the Legislature in an address before the Legislature in North Carolina on the evening of the Sth. Subject, Abraham Lincoln.

Notice has been regularly given that the charge them on their own testimony."

Jore Justice, punishable only of sumple imprisonment. He further says to defend the says to defend the form them as tramps. In the further says to defend the says to describe the Legislature fendant was not discharged according to law and the plaintiff could not recover, available, in such a case, and the boys would bring them up before me of the boys would bring them up before me and the country were liable, in such a case, after a lawful discharge without payment of coats."

For Sale or For Rent.

A house and lot, for sale, or for rent, in McAlisterville. Prefer selling. It is situated that the law and the plaintiff could not recover, available, in such a case, and the boys would bring them up before me and the country were liable, in such a case, and would give them a hearing and discharge without payment of coats."

Notice has been regularly given that the charge them on their own testimony."

LEGAL.

that the following application for License.

The first section of the act of 30th April, has been filed in the Prothonotary's Office,

keep an inn or public house of entertain-ment in McAlisterville, Payette twp. T. H. MEMINGER.

Prothenotary's Office, Miffiintown, Jan-

OFFICE OF THOMPSONTOWN BRIDGE CO., Holders of Stock in Thompsontown

VALUABLE REAL ESTATE!

TERMS OF SALE .- One-fourth of the be delivered and possession given on a before the first day of April, A. D., 1885.

JACOB SMITH. EZRA SMIH, Executors. ORPHANS' COURT SALE.

VALUABLE REAL ESTATE!

will sell at public sale, on the premises, at

Saturday, January 24th, 1885, The following described real estate to-wit: A TRACT OF LAND. situate in the township of Walker, Junista county, bounded by lands of David Bashour,

D., 1885, when deed will be delivered and JACON BEIDGER.



300% North 19th St., St. Louis, Ha. Out Northea Teratheart, \$3 ; 2 irantha.\$4 ; 5 unerse, \$2. Private Sale.

MARRIS REMEDY CO., ETg Chesida

TEND ADDRESS GUST

Ruth Bunce offers at private sale, A FARM OF 12 ACRES, more or less having there on erected a good TWO STORY PLANK HOUSE. There is running water at the door. Half the land is cleared. This will make a good home cenvenient to the mines. mills, schools and churches. The property is located in Sim Valley, Fermanagh township, Juniata county, Pa., four miles from RUTH BUNGE.

Fall and Winter Goods. I would inform the public that I have now in my new millinery store at my place second door from corner of Bridge street, a full stock, of Fall and Winter millinery goods, all new, and of the latest styles, and having employed first class milliners.

I am prepared to supply the public with

everything found in a firstclass milliner

store, come and examine my stock.

consider it no trouble to show goods.

MRS. DEIML.

Something for the Baby, What a terrible affliction about the house is a cross, crying baby. A young man o the very eage of matrimony might cauly be much of that sort of music at the homes of his married friends. Yet babies cry com-

The recent Railroad Exposition in Chicago recapital in the field of transportation. Another ra-markable thing is the development of the Florence Oil Store for cooking and heating. It was the first in its field in point of time: is now conceded to be first in superiority, and will continue to receive the awards and medals wherever eshibited, and the process of all who one thum.



Top BUGGIES and BOAD CARTS. Agents w verywhere. Write for catalogue and price Met.



seluding Swell Body, Portland, Square Box two seat Portland and Poney Sleighs. Send for outs and prices before purchasing.

MICHIGAN BUGGY CO.,

CITY COUNTRY OR SEASIDE. Warranted durable and permanent.

Descriptive Lists, showing 32 actual shades, sent on application.

For sale by the principal dealers, wholesale and retail, throughout the country.

Ask for them and take no others.

BILLINGS, TAYLOR & CO CLEVELAND, OHIO.



CARTS, DUCCHES, WAGONS, &C. After the most approved designs at the very lower our goods by the universal satisfaction which they give. Every welfelp is WhilliantED. - Special attention will be given to mail orders. CATALOGUES FREE

D. W. Miller Carriage Co., R. Pifth St., Culrert St. and Eggiesten Ave., CINCINNATI. O.



A Certain Remedy for all KIDNEY and LIVER TROUBLES Gures Female Weaknessess, Imparts New Life and Vigor to the System.

Per Sale Frerywhere. Maif-Pint Bottles 25 Cts. Large Size, 75 Cts. Minsulactured by OSWECO, N. Y.



spoonful of Perker's Tonic, given the little one, will bring rest and sleep to the baby and all in the house. Only 50 cents, at druggists. HE is prepared to exhibit one of the most choice and select stocks over offered to

ACENTS WANTED!

Michigan Buggy Co. GREAT REDUCTION IN THE

---PRICE OF----

Winter Clothing!

FROM THIS DATE UNTIL MARCH 1, 1885, We offer our entire stock of

EVERY GARMENT IN THE STORE HAS BEEN

WINTER CLOTHING AT COST!

MARKED AT COSTI

We Must Reduce Stock on Hand as we Must Have More Room

\$ 1 95-Reduced from \$ 3 00

DOWN WITH PRICES."-OUR MOTTO-"DOWN WITH PRICES."

SCHOTT WILL LET THE FIGURES TALK: OVERCOATS: OVERCOATS: Men's Nobby Chinchilla Overcoats at \$ 5 50-Reduced from \$ 8 75 Men's Cassimere and Corkscrew Overcoats \$10 00-Reduced from \$14 00 Men's Milton and Castor Overcoats at \$ 8 50-Reduced from \$12 75

Men's heavy Driving Overcoats at \$ 4 25-Reduced from \$ 8 00

BOY'S AND CHILDREN'S SUITS. Children's Suits at \$ 2 63—Reduced from \$ 3 87 Boy's Suits at \$ 6 13-Reduced from \$ 8 50 Boy's Suits at..... \$ 4 68—Reduced from \$ 6 75 Boy's Suits at \$ 2 63—Reduced from \$ 3 87 Children's Overcoats at...... \$ 1 63—Reduced from \$ 2 75 Boy's Overcoats at \$ 5 25—Reduced from \$ 7 50 Boy's Overcoats at \$ 4 25—Reduced from \$ 6 80

Children's Overcoats at \$1 50, \$2 00, \$2 50, \$3 00 and \$3 50. HATS, CAPS, TRUNKS, SATCHELS,

AND GENTS' FURNISHING GOODS AT GREATLY REDUCED PRICES.

SCHOTT, The Clothier, BRIDGE ST., MIFFLINTOWN, PA April 16, 1884-Iv.

Men's Good Walking Overcoats at

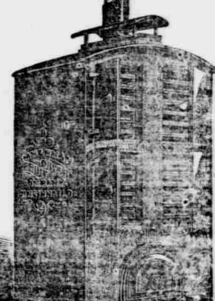
THE ZIMMERMAN EVAPORATOR

IN THE ONLY ONE Made of Galvanized Iron It is portable, durable, absolutely e-proof, economical, and will cure fruit and vegetables in less time and

ess fuel than any other Dryer in the Market. thirty days if properly attended. Its products are unsurpassed as to quality or color, and are in great demand at high prices.

Full instructions how to dry, bleach pack, and market the products ac-company each machine. Approve MAURICE LEONARD.

JUNIATA CO., PA.



Samuel Strayer is selling a large stock of MEN & BOYS' CLOTHING. HATS & CAPS, BOOTS & SHOES, ALL SIZES.

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