EDITOR AND PROPRIETOR.

CONGRESSMAN SIBLET has change from a silver to a gold bug. THE Republican National Conven-

tion is to be held in Philadelphia, June 19. Business "alows up" and pays tribute during the Christmas time when all Christian people rejoics over the birth of him who has taught the world of the res urection and the

TILLMAN of South Carolina offered Congress to pass an act against trusts—a combination of persons to

THERE was a panic in New York on Monday in securities. Money ruled high. Men to save themselves paid 8 per cent., 10 per cent. and 50 per cent. for cash. Everybody that had so cash. Everybody that had so cash. Sheets in a public road leading the same sheets and same she

away, but nevertheless as the boy house on public road leading from says, notwithstanding all that, it has the borough of Patterson to Reed's been enough to sand; bag the money markets in most of the big cities of Christiandom and England will have road known as the green lane, to get a big loan from someone.

THE troops that England has employed in Boreland are Irish, Scotch and English, all good fighting stock, and if they can keep up the fight against the Boers three to one with by the Register and Recorder were that kind of fighting material they confirmed excepting the account of may win. If they must fall back for John Stoutfer, executor of Amos help upon Indian troops and Egypt ian troops they must fail of conquoring the Boers. The Englishman is a cross breed and his over-shadow- in the estate of Elizabeth Klinger, ing business ability and endurance deceased, exceptions having been comes from the Saxon or Dutch filed to executor's accounts, Wilberblood in his veins, but by a long force Schweyer, Esq., was appointcourse of out-breeding the Dutch
blood is becoming thin and it may
and make distribution. be so thin at this time that his grip has been diminished to such a degree that he is not able to cope with his far out Dutch cousins the Boers. If the Boers had at hand the resources that the English have the English would soon be driven out of the country. As the case now stands the British have not been able to make headway in the subjugation of

THE question of Quay's right to a Stone was argued at Washington on Friday before the committee on Privileges and Elections. Quay's friends argued that a state has a right to a representation in the United States Senate at all times and that a Senatorial vacancy taking place may be filled by appointment by the Gov ernor of a State, if a Legislature fails to fill the vacancy. That point was not disputed by Quay's opponents, but the contention against Quay by his opponents is that his appointment by Governor 9

stitution made to govern such cases. deceased, return to inquest in par They contend that the vacancy of tition made. Quay's seat did not take place during a recess of the Legislature of Pennsylvania. They agree that if Quav's seat had been made vacant during a recess of the Legislature then Governor Stone's appointment report of inquisition confirmed. could not have been properly queselection was not elected. The vacan cy was caused by the Legislyture's failure to elect during its sitting and therefore the vacancy did not take place during the recess of the Legislature, but while it was in session and therefore Governor Stone's appointment is void. The contention is that under such a state of affairs the only lawful duty of the Governor is to call an extra session to elect a

The Chambersburg News says: John W. Hoover of Letterkenny township, sold a four weeks old calf that weighed 202 pounds.

The fourth and last child of Thom as Cummings and wife of Lock Haven, Pa., died of pneumonia and whooping cough last Saturday evening. On the previous Wednesday, December 13, three of their children were buried in one coffin, having died of the same disease as the fourth

Women going to the city next week for a holiday trip may do well to keep a look-out for pick-pockets. Pick-pockets make aspecialty of pick-ing women's pockets, and it is said that men dress as women and mingle in the crowds of the fair sex in stores and on pavements for the pur pose of victimizing the fair sex.

"What's the matter with the per ple? is a question that is being asked in every county. The question is being aroused by the many fatherless children that are brought to the at tention of the public every week. The proceedings of the court astounded the people of Jefferson county when it was revealed that no less than 24 children were in the temple of justice as fatherless babies

Indiana county, Pa., in the fall of 1898, had a sow that gave birth to 20 pigs. 18 of the pigs lived and growed, and were fattened for the market of 1899. Ten days ago the last of the 18 hogs were killed. The average weight of the 18 was 450 modations as aforesaid has from twenty pounds dressed. That was 8,100lbs

Court conven 9 o'elock A. M In the case of the iam J. Warner. Charge, J. OPEN's Bench warrant issued to bring deendant into Court.

ARGUI

F. M. M. Pennell, Esq., was appointed to audit the accounts of the Prothonotary and Register & Re-

Wilberforce Schweyer, F. M. M. Pennell and J. Howard Neely, Esqs., were appointed a committee to examine the records, indexes, books and files in the Prothonotary's office at the instance of W. H. Zeiders, the retiring Prothono-

Application for a new trial in the case of Isaac N. Sieber vs. Adam J. Pettit was refused.

In the assigned estate of H. P Clark, real estate returned as sold a resolution in the U. S. Senate, op- to James P. Calhoun for the sum of posing the retention of the Phillpine to James P. Calhoun for the sum of Islands. Morgan of Alabama wants \$760, subject to lien of H. H. Hart-

dier's license to peddle.

Report of viewers laying out something wanted to sell and no one from James Stewart's to Baily Me-Kinley's and extending thence to THE British and Boer war is far a point near Irvin McGaughey's

> leading from Water street, Mifflintown fair grounds, confirmed absolutely.

All the accounts of administrators and Executors as advertised Stouffer, deceased, which was withheld until the administrator in the same estate files his account. Also

In the estate of Oliver P. Barton, deceased, alias order to sell real estate, granted.

In the estate of Amos Stouffer, deceased, real estate reported as sold to Manbeck & Nelson for the sum of \$6,110.00, and a tract of woodland containing 13 acres to Samuel Schlegel for \$309.00. Sales In the estate of Amos Stouffer. confirmed.

In the estate of Alexander Eaton, deceased, real estate reported seat in the United States Senats un as sold to Louis Leiter for the der the appointment of Governor price or sum of \$490.00. Sale confirmed In the estate of Angelina McAl-

ister, dezeased, real estate reported as sold to Andrew Beshore for the sum of \$1625.00. Sale con-In the estate of John McNulty, deceased, real estate reported as

sold to John Layer for \$295.00. Sale confirmed. In the estate of Rev. Francis Mc. Burney, o sed, inquest in par-

In the estate of Philip Swartz, deceased, real estate ordered to be sold for the payment of debts. In the estates of Catherine "and

Robert Kingsboroughs, deceased, In the estate of Alexander Boggs, tioned. But they contend that Quay's deceased, return of appraisers con-

vacancy took place during the time firmed and tract No. 1 awarded to of the sitting of the Legislature and he having been a candidate for rement \$1065.00. Tract No. 2 ment \$1065.00. Tract No. 2 was ordered to be sold by the executors at public sale.

In the estate of Ralph E. Dobbs, deceased, the mansion tract reported as sold to J. M. Dobbs for the sum of \$1,200.00. Sale confirmed. In the estate of Solomon Sieber,

deceased, real estate reported sold as follows:-Tracts Nos. 1 and 2 to \$25 00. Sale confirmed.

In the estate of John A. Robi son, deceased, real estate ordered In the estate of David Hetrick,

deceased, real estate reported as sold to Malinda Hetrick for the sum of \$4738.00. Sale confirmed. guardian of Nannie C. Brillinger,

Minerva Sieber, deceased.

following opinion and decree: In re-rule on Jacob Lauver, B. F. Burns, George Groninger, Jerome Ker-chner, James Stake and W. S. Clemens, school directors of Milford township, to show cause why they should not be se-moved from their office and others ap-

pointed in their stead On the 2nd day of August A. D 1899, on the 2nd day of August A. D 1853, the petition of ten taxable citizens of Milford township school district was presented at Chambers setting forth:

1st. That petitioners are taxable citizens and residents of Milford township, Juniata county, in the northern portion of the Muddy Run section that is without school accommodations.

out school accommodations. 2nd. That the school directors of said township have wilfully neglected and refused to provide a school-house, room or building for the said district within their jurisdiction, and under their supervision and control, for the reasonable Eli Danwiddie of Green township adiana county, Pa., in the fall of trict who desire to attend the school

was g.

Ort. having been for quite a number of Milford township, Junion of the Court should not remove them from office and appoint others in their stead until the next annual election for directors. Returnable September 19th, 1899.

To this rule an answer was filed by all the respondents on September 19th, 1899, and on the same day exceptions were filed to the report of the inspector.

We deem it unnecessary to specifically

all the respondents on September 19th, 1899, and on the same day exceptions were filed to the report of the inspector.

We deem it unnecessary to specifically refer to or discuss all of the averments and statements contained in the answer further than to say they are not sustained by the evidence so far as they are material, and do not overthrow the report of the inspector.

The 4th exception to the report of the inspector and the 7th paragraph of the answer allege that the Act of Assembly dof June 6th, 1893, under which these proceedings were instituted is unconstitutional. This Act of Assembly has been under consideration by the Supreme Court in a number of cases, among them Ross' Appeal 179 Pa. 24. Appleal of School Directors of Kittaning township 179 Pa. 60, and Barr's Petition 188 Pa. 122, and although so far as the report of the cases show the constitutionality of the Act was not directly in question this is a cogent reason why a court of first instance should not so declare it.

The 8th paragraph of the answer alleges that the Act of Assembly does not authorize the Court of Common Pleas of the State of the State report of the canse should not appropriate not less than \$1,000,000 for the support of the common schools. See Art. 10, Section 1. This was not in-

The 8th paragraph of the answer alleges that the Act of Assembly does not authorize the Court of Common Pleas or a judge thereof to remove school ditended to be wholly in relief of the local that the Act of Assembly does not the support of the common schools. See authorize the Court of Common Pleas or a judge thereof to remove school ditended to be wholly in relief of the local that these ports. or a judge thereof to remove school di-rectors from office and appoint others in their stead; and that there is no power rectors from office and appoint others in their stead; and that there is no power in said court or a judge thereof to so remove the respondents under this proceeding. It is true there is no express authority to remove the durectors conferred by the Act of June 6th, 1893. It authorizes and empowers the Court to grant a rule on them to show cause why they should not be removed, and the legislature is not to be presumed to do a vain thing. Why grant the power to issue the rule if the proceeding must end there? But this is no longer an open question. The Supreme Court of the State has decided that the court has the power to remove under the Act of In Barr's Petition 188 Pa. 122, in delivering the opinion of the Supreme Court. Justice Dean says: "the principal assignment of error is an attack on the power of the court under the Act of 1863. We shall not repeat what is said in Ross's Appeal 179 Pa. 25, and in Kittaning School Districts Appeal 179 Pa. 60, After a careful consideration of the says, "It might well have been argued in the case before us, under the Act of arguent, for the argument, counsel for respon-Justice says, "It might well have been argued in the case before us, under the facts that even under the Act of 1854 the directors were removable by the hese decisions stand that question is ettled.

We may add that the fifth paragraph of the respondents answer alleges that the map accompanying the report of the

fact raised by the answer, so far as they inspector is inaccurate and as used cal-are material. We understand it fact raised by the answer, so far as they are material.

In the second paragraph of respondents answer it is denied that "the distance from the residences of John C. Pfhaler, Joseph Jacobs, and Samuel Whistler, is two and one-half miles to the Muddy Run school house," and avers "that said distance by the public road—and thence by the private road to the homes named is but a little over two miles and by the route traveled and used by private ways the distance is much shorter and that said way does not cross the Pennsylvahia Railroad at any point." The inspector reported the distance at two and one-half miles. It was stated at the argument that he measured the distance by means of a musequentsy or measuring the distance was supsequentsy or measuring the distance was the law requires, this rule is made absolute, and the court do declare and decree that the second distance out to declare and decree that the second of the respondents and was not drawn to a scale. We understand it was not drawn to a scale, but in view of the fact that the inspector visited the proposed new sub-district and all of the judges have some personal knowledge of the location, we are no tmisled by it.

And now December 19th, A. D. 1899, having heard the testimony read in open court and the cover having carefully considered that the board of school directors of Milford township have neglected and refused to establish a sufficient number of schools for the education of every individual between the ages of six and two vears as the law requires, this rule is made absolute, and the court do declare and decree that the second discovery decourts of the respondents and the custom of every individual between the ages of six and two vears as the law requires, this rule is made absolute, and the court do declare and decree that the second discovery decourts of the respondents and the custom of the fact that the material.

two miles, 2,5151 feet, or to be exact 104 feet 8 inches less than two and one-half miles. This is a very slight discrepancy in the distance to which the maxim

in the distance to which the maxim deminimis non curate tex may well be applifd, and is in keeping with the character of some of the other defenses set up in the answer.

A considerable amount of testimony was taken from which the following facts are found. The children to be accommodated if a new school is established would be drawn in part from each lished would be drawn in part from each of the following sub-districts to-wit: Muddy Run, Red Bank, and Maple Grove. As shown by the testimony of counsel for respondents except to the findings of fact and the order and de-cree of the court and at their instance this bill is sealed.

Muddy Run has 73 children of school age, Red Bank has 74 children of school age, Maple Grove has 74 children of school age. During the school term of 1898 and 1899, the average attendance at Muddy Run school was 40, at Red Bank 40, and at Maple Grove 40. There were enrolled at Muddy Run 57, at Red

The inspector finds that at the time George K. and A. B. Evans for the of his reports, August 24th, 1899, there sum of \$1600.00. Tract No. 3 to are about twenty scholars of school age in the proposed district, and that by October 1st, 1899, four more will arrive at school age. The respondents at-tempted to show by the return of the assessor that one of these children was not of the requisite age, and thus con-tradict the testimony of the father of the child. The return of the assessor is not sufficient to overcome this testi-mony.

William Smith was appointed wardian of Nannie C. Brillinger, leceased.

Dr. W. H. Banks was appointed wardian of the minor children of linerva Sieber, deceased.

Judge Lyons made and filed the llowing opinion and decree:

A copy of the financial report of the school directors of Milford township district was appended to and made a part of the inspector's report. Its correctness was not denied. From that it appears that a tax of one and one-half mills was levied for the school year ending June 1st, 1899. That the State appropriation received was \$1234 98. The total expenditures of the district were \$2,465.85. A copy of the financial report of the

Resources in excess offliabilities.\$837.98 It will thus be seen that with a tax levy of one and one-half mills there is available assets of \$887.99 due the dis-trict, and that the State appropriation was sufficient to defray more than one-half of the entire expenses of school district for all purposes.

It will thus be seen that to establish another school, so as to accommodate the children of the petitioners and others in said district would impose no undue burden upon the taxpayers of Milford township. The fact that some of the children that attend the other schools in the township had to travel long distances to school, so much relied long distances to school at laurel Grove. On Monday afterhe question now under considerationif at all material.

No doubt there are individual therein

3rd. That under the present school accommodations some of the pupils of the said district are obliged to travel as much as two and one-half miles to a school, and the district without accommodations as aforesaid has from twenty modations as aforesaid has from twenty

bounds dressed. That was \$1,001bs clean meat, enough meat to supply 40 people one year, giving each person 200 pounds.

YOUR WHOLE PICTURE
TAKEN.

Herbert Sennalt of Troy, York States, has discovered a chemical preparation for photography plates that produce pictures that aproduce pictures that abow the skeleton and nerves of those having their picture taken, if they degire guch a picture.

Nor is the fact that some of the patitioners are tenants who rent their homes, who reat their homes, who read that some of the patitioners are tenants who rent their homes, who read that some of the patitioners are tenants who rent their homes, who read that some of the patitioners are tenants who rent their homes, who resulted nuch who are not small to the muster to the authori ties here and efforts are being made to overtake the lovers and bring back that may be a pointed to much weight. The only possible bearing it could have would be their liability to move elsewhere and their homes, who is said to be proceeded to the discharge of the duties of his appointment and filed his report in the Court of Common Pleas of said county on the 4th day of September A.

10 1890, 1890, 1990, 189 Nor is the fact that some of the peti-

ral Lawton was killed in a fight with the Filipines at Sen Ma-to about 15 miles northeast of Manilla about 8 o'clock on the mornng of the 19th inst. He was walk ing along the firing line of his troops when a Filipino bullet pierc-ed his heart and he fell dead. He as one of the best men in the serice, brave and capable.

The Lewistown Sentinel mentions machine for lifting beavy weights at the Baldwin Locomotive The lifting crane has a span of 158 feet. It can lift 196,000 pound loco motive 40 feet in the air; carry it 336 teet and set it down in three min utes and thirty-six seconds.

General Buller, commander of the British forces in Boerland was deeated in the effort to cross Tugels river on the 16th of December. fords. The fords are two miles apart.
He was repulsed by the Boers at both
places. Eleven cannon were aban.
April 1st, 1896. doned and fell into the hands of the Boers. The British have a different kind of people to fight than Egypt ians and Italians. They are now engaged in a fight with white people. Said a modern weather man:-

There isn't a thing in the old saying: There isn't a thing in the old saying, that as soon as the springs and streams are full in the fall hard winter sets in. Look at it be continued, here we are at the door of Christmas and the streams and springs have been fuil all the past six weeks, and we have not yet had hard winter A writer on hogs says: Hogs are

the greatest of money makers. Corn loaned to hogs is cash and a good investment. A hog is a condenser; he will put ten bushels of corn in less space than a bushel measure. He has been styled a manufacturer of m; Mexico 9 40 a. m; Port Royal 9 44 a bams, bair brushes, head cheese, tooth brushes, buttons, fert liz-r, fats, bacon, whistles, knife handles, soap, stusage and satisfaction. He converts corn into coin and can buy what he will."

PENSIONING RAILROADERS.

Railroaders are to be pensioned: Those who have attained the age of 70 years, or who, being between the ages of sixty-five and sixty-nine years, inclusive, shall have been thirty or more years in the service of the placed on the pension roll. At rates p. m. as follows:- For each year of service as follows:—For each year of service | Pacific Express leaves Philadelphia one per centum of the average regulat 11 20 p. m: Harrisburg at 3 00 a. m. of illustration: If an employee has been in the service of the company Huntingdon 6 03 a. m. Peters for forty years and has received on a. m. Tyrone 6 52 a. m. Altoona 7 40 a m. Pittsburg 12 10 a. m. per month in regular wages, his pen sion allowance would be forty per cent. of \$40 cr \$16 per month. The Lewistown 11 58 p. m.; Huntingdon 12 pension shall terminate at the death | 55 a. m. Tyrone 1 32 a. m. Altoona 2 of the beneficiary. Employees who a. m. Pittsburg 5 30 a. m. Fast Line leaves Philadelphia shall on the 1st of January 1900 be

RED HOT FROM THE GUE Was the ball thr 2 to B. Stearman, of Newark, Mich., is caused horrible C bal ped for 20 June 1 then Bucklen's Austra Ralyn enged his Cares Cats. Bruises, Burns, Boils, Felous. Corns, 8 kin Eruptions- Best Pile cure on earth, 25c. a box. Cure guaranteed. Sold by M. P.

THE LATEST PLIT. The Newport Girl Cadets, Grand

seats of the present board of school di-rectors, viz, Jacob Lauver, B. F. Burns, George Gronninger, Jerome Kerchner, James Stake, and W. S. Clemens, va-

And now December 19th, A. D. 1899

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Inquirer readers are to be con

gratulated on their New Year's

gift, for the Almanae is to be pre

Bloomfield Times, December 15:-

For some time past Ellis Yoha of Saville township, hes been paying at-tention to the sixteen year old daugh-

ing the ridges toward Saville town

sented free to every subscriber.

want to know it.

of former Inquirer year books.

JEREMIAH LYONS, President Judge.

March for organ and piano. posed by P. A. Miller; 20cts. Ad? dress Prof. Paul A. Miller, Box 73, New Bloomfield, Pa.

LEGAL ADVERTISING :

DMINISTRATOR'S NOTICE.

Notice is hereby given that letters of Administration c. t. a. in the estate of Philip Swartz, late of Monroe township, Juniata county, Pa., deceased, have been granted to the undersigned, resid-ing in said township. All persons hav-ing claims against the said estate will ent the same for payment to.

HARVEY A. FOLIZE,

Administrator,

WORKING NIGHT AND DAY ate the many subjects treated and The busiest and mightiest little thing that ever was made is Dr. King's New Life Pils. Eve y pill is sugar coated globule of health, that changes weakness into strength, listlessness into energy, brain-fag int mental power, They're wonderful in brilding up the health. Only 25c. per box. Sold by M. P. Crawford. the wonder is that so much timely information could have been condensed within its one hundred and thirty-two pages. It is a carefully edited, concise and comprehensive volume of knowledge of Pennsylvania and surrounding States on

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MIFFLINTOWN, DEC. 20, 1899 Wheat new 62c, old 65 3crn in ear 40 Oat new 20 Bran 60 Chop 70 Middlines 85c to 90c Middlings.... 90 Ground 'lu n Salt..... 75

PHILADELPHIA MARKETS

December 19, 1899. Wheat 72cts; Corn 38c; Oats 22c; Tobsecc, Pennsylvan'a fillers 8 to 12 to 14 to 18, fine wrappers 40 to 60c; tallow 3 to 4c; butter 17 to 26c; eggs, fresh 21c; live chickens 7c; ducks 9c; noon Yohn went to the school and called Miss Borrell out, telling the teacher that the young girl's mether was ill and that he had been sent to turkeys 8c; hay \$13 to \$16.50; choice white potatoes 50 to 55c; Choice Jersey sweet potatoes 40 to 45c a basket: Onions 90cts a bushels; cabbage \$18 to \$20 a ton; apples 45 to 55c as to quality.

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th forces in Boerland was de-lin the effort to cross Tugela on the 16th of December. He peted to cross the river at two The fords are two miles apart.

H. P. DERR,

PRACTICAL DESTIST. Graduate of the Philadelphia Dental College. Office at old established loeation, Bridge Street, epposite Court House, Miffiintown, Pa. Painless Extraction. All work guaranteed.

PENNSYLVANIA RAILROAD Schedule in Effect Nov. 19, WESTWARD.

Wav Passenger, leaves Philadelphia at 4 30 a. m: Harrisburg 8 00 a. m; Duncannon 8 35 a. m; New Port 9 05 a. m; Millerstown 9 15 a. m; Durword 9 21 a. m: Thompsontown 9 26 a. m; Van Dyke 9 33 a. m; Tuscarora 9 36 a. m: Mifflin 9 50 a. m; Denholm 9 55 a. m: Lewistown 10 13 a. m; McVeytown 10 38 a. m: Newton Hamilton 11 00 a m: Mount Union 11 06 a. m; Hunting

m; Mount Union 11 06 a. m; Huntingdon 11 32 p. m; Tyrone 12 20 p. m; Altoona 1 00 p. m; Pittsburg 5 50 p. m.

Mail leaves Philadelphia at 7 00 a. m;
Harrisburg at 11 48 a. m; Mifflin 1 11
p. m; Lewistown 1 30 p. m; Huntingdon 2 29 p. m; Tyrone 3 12 p. m; Altoona 3 45 p. m; Pittsburg 8 40 p. m.

Alteona Accommodation leaves Harris Altoons Accommodation leaves Har-risburg at 500 p. m; Duncannon 5 34 p. m; Newport 602 p. m; Millerstown 6 11 p. m: Thompsontown 6 21 p. m; Tuscarora 6 30 p. m: Mexico 6 33 p. m; Port Royal 6 38 p. m: Mifflin 6 43 p. m; Denbolm 6 49 p. m: Lewistown 7 07 p. company, and shall then be physically disqualified, shall be relieved and placed on the pension roll. At rates

lar monthly pay for the ten years preceding retirement. Thus by way of illustration. If an employee has 4 25 a. m. Mifflin 4.30 a. m. Lewistown 452 a m. Newton Hamilton 5 33 a. m

shall on the 1st of January 1900 be over 70 years of age are relieved from active service on that date

Past Thin leaves I had been as 1 25 p. m. Harrisburg 3 45 p. m. Duncannon 4 10 p. m. Newport 4 30 p. m. Million 6 03 p. m. Huntingdom Mount Union 6 03 p. m. Huntingdom 3. 22 p. m. Tyrone 6 59 p. m. Alto 55 p. m. Pittsburg 11 30 p. m.

EASTWARD.

Altoons Accommodation leaves Altoons at 500 a. m. Tyrone 5 28 a. m.

Petersburg 5 45 a. m. Huntingdon 5 57

Store in and look arounds at 500 a.m.

We have the leaves at 500 a.m.

Store in the county. Veytown 6 37 a, m. Lewistown 6 58 a, m. Mifflin 7.18 a, m. Port Royal 7 22 a. m. Thompsontown 7 37 a. m. Millers town 7 46 a. m. Newport 7 55 a. m

a. m.

Sea Shore leaves Pittsburg at 2 50 a.

m. Aitoona 7 15 a. m. Tyrone 7 48 a. m.

Huntingdon 8 30 a. m. McVevtown 9 15
a. m. Lewistown 9 35 a. m. Mifflin 9 55
a. m. Port Royal 9 59 a. m. Thompsontown 10 14 a. m. Millerstown 10 22 a.

m. Newport 17 32 a. m. Duncannon 10
54 a. m. Marysville 11 07 a. m. Harrisburg 11 25 a. m. Philadelphia 3 00 p. m.

Main Line Express leaves Pittsburg at 8 00 a. m. Altoona 11 40 a. m. Tyrone
12 03 p. m. Huntingdon 12 35 p. m.

Lewistown 1 33 p. m. Mifflin 150 p. m.

Harrisburg 3 10 p. m. Baltimore 6 00 p.

m. Washington 7 15 p. m. Philadelphia
6 23 p. m.

6 23 p. m. Wail leaves Altoona at 2 05 p. m. Ty rone 285 p m Huntingdon 3 17 p m Newton Hamilton 3 47 p. m. McVey town 4 20 p. m. Lewistown 4 33 p. m Wifflin 4 55 p. m. Port Royal 5 00 p. m. Mexico 5 20 p. m. Thompsontown 5 18 p. m. Millerstown 5 28 p. m. Newport 5 39 p. m. Duncannon 6 08 p. m. Harrisburg 6 45 p. m.

Mail Express leaves Pittsburg at 12 45 p. m. Altoona 5 55 p m. Tyrone 6 27 p. m. Huntingdon 7 10 p. m. VcVeytown 751 p.m. Lewistown 8 10 p.m. Mifflin 8 30 p.m. Port Royal 8 34 p.m. Willerstown 8 57 p. m. Newport 9 05 p. m. Duncaunon 9 29 p. m. Harrisburg

Philadelphia Express leaves Pittsburg at 4 30 p. m. Altoona 9 05 p. m.
Tyrone 9 38 p. m. Huntingdon 10 12 p.
m. Mount Union 10 32 p. m. Lewistown 11 16 p. m. Million 11 37 p. m. Harrisburg 1 00 a. m. Philadelphia 4 30.
At Lewistown Junction.—For Sunbary 7 50 a. m. and 3 40 p. m. weekbury 7 50 a. m. and 3 40 p. m. week days. For Milroy 7 55, 11 45 a. m. and 3 00

p. m. week-days. At Tyrone.—For Clearfield and Cur-wensville 8 20 a. m. 3 20 and 7 20 p. m. For Bellefonte and Lock Haven 8 10

a. m. 12 30 and 7 15 p. m. week-days.
For further information apply to
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WONDERFUL are the cures by Hood's Sarsaparilla, and yet they are simple and natural. Hood's Sarsa parilla makes PURE BLOOD.



Blood and Merves are very closely related. Keep the blood rich, pure and healthy, with Hood's Sarsaparilla and you will have no nervousness.

Hood's Pills are best after-dinne pills, aid digestion, prevent constitution

-HOLLOBAUGH & SON-The only up to date Clothien

They sell none but up to date

They sell more Hats and Caps than all others combined! Why! became they keep the Latest Blocks and buy from Rickert, who sells no see



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