Liumorous.

WOULDN'T BE PLEASED.

Some time ago there lived in Edingurg a well known grumbler named Sandy Black, whose often recurring fits or spleen or indigestion produced some amusing scenes of senseless irritability which were highly relished by all except the brute's good, patient little wile, One morning Sandy rose bent on a quarrel. The haddies and eggs were excellent, done to a turn, and had been ordered by himself the pre vious evening, and breakfast passed without the looked for compliment.

"What will you have for dinner. Sandy?" said Mrs. Biack.

"A chicken, madam," said the husband.

"Roasted or boiled?" "Counfound it, madam, if you had been a good and considerate wife you would have known before this what I liked," Sandy growled out, and slamming the door behind him, left the house. It was in the spring, and a friend who was present heard the little wife say :

"Sandy's bent on a disturbance to-day; I shall not please him, do what I can."

The dinner time came and Sandy and his friend sat down to dinner. The fish were eaten in silence, and on raising the cover of the dish before him, in a towering passion he called

"Boiled chicken! I hate it, madam. A chicken boiled is a chicken spoiled." Immediately the cover was raised for

another chicken roasted to a turn. "Madam, I won't eat roast chicken," roare d Sandy; "you know how it should have been

cooked." At that instant a boiled chicken, with mushrooms, was placed on the table.

"Without green peas?" roared the grum-

"Here they are, my dear," said Mrs. Black. "How dare you spend my, money in that

"They were a present," said the wife; interrupting him.

Rising from his chair, and rushing from the room, amid a roar of laughter from his friend he clinched his fist and shouted:

"How dare you receive a present without my leave ?"

THE MAN WITH A PLASTER ON HIS NOSE,

One day last week a Newark chap walked down Broad street, with a plaster on his nose, and the following criticisms were passed upon him by his fellow citizens within the short distance between Central avenue and Market

"Nice tooking rooster, that is." "Been on a fearful spree" and barked his nose-

"You always know a man by his nose." Been sassin' his wife and got hit over the snoot with a steam pan."

"Tridi to come it over some fellow and got whaled, and served him right."

"Got a lager beer nose and trying to hide

"Must have blowed fearful hard on that horn

to bust it that may." "That fellow's carrying a plaster advertise-

ment dodge, but the thing won't work." Believe that man ain't got no sore nose at

all. He's altered his appearance for something and the police ought to spot him." . ? "Nice old-rum blossom that is; if I had it

I'd stay in the house and not be seen by any-And yet the subject of all these uncharitable

remarks got his nose skinned trying to get into a crowded revival meeting.

RULES FOR THE PRESERVATION OF HEALTH.

Wash yourself now and then.

Change your inner garments occasionally. Chew your meat; eschew greasy gravies.

Don't chew your tobacco. Drink as little as you chose.

Don't est more than your stomach will Keep your temper.

Temper your keep.

Avoid fulling out about trifles.

Fall out of windows as seldom as possible.

It your constitution requires you to sleep during the sermon, see that the sexton has an nired nightcap for you, and a hod of warm pricks to put to your feet.

Keep your mouth shut on dusty days.

reason of its unusual size. When I was quite a call I I was playing upon pappy's cellar door; it gave way; I was precipitated down into the basement, and caught by the mouth upon a projecting meat-hook, which ripped up my ace and extended my mouth several inches." With his eyes full of sympathetic tears, he rose the sofa, and replied, as he made toward walker v. J. D. Hewitt.

ALSO—Ali that village lot situate in the borough of Suscendantal Bondt assigned to George W.

ALSO—Ali that village lot situate in the borough of Suscendantal Bondt below and described as let No. the basement and accidently brought up that ellar"

Many of the white men in California will ot sit at a table with a Chinaman, but will folow him two miles after dark to borrow money of him.

Legal.

SHERIFF'S SALES.—By virtue of write issued by the Court of Common Pleas of Susquehanna County and to me directed, I will expose to sale by public vendue, at the Court House in Mont-

Friday, April 6, 1877,

at one o'clock p. m., the following pieces or parcels of All that piece or percel of land situate in Rush town-ship, Susquel anna County, Pennsylvania, bounded north by Wyalusing creek road, on the cast and south by lands of Orange Swan, and on the west by lands of H. H. Gray, containing seven square rods of land with the appurtenance, one small frame bard. [Siezed and taken in execution at the suit of H. F. Handrick vs. O.

ALSO—All that piece or parcel of land, situate in Lenox township, Susquehanna County, Pennsylvania, bounded north by lands of DeWitt Robins, east by lands of Geo. W. Hewitt, south by land of Ezekiel Gumaer, and west by lands of DeWitt Robins and J. M. Dond, containing 85 acres, 50 acres improved, with the appur enances, one frame house, two frame barns, and an orchard. [lezed and taken in execution at the snit of O. E. Price assigned to Grow Bros. vs. Wairen

Price.
ALSO—All that certain piecs or purcel of land, situate in Ararat township, Susquehanna County, Penua., bound d and described as follows, to wit: Beginning in the line of the Jefferson R. R., a little north of the Sunnait cut, thence north 68 degrees west, 4 perches to a corner, thence about 22 degrees, east 5 perches to a corner, thence about 22 degrees, east 5 perches to a corner, thence north 68 degrees, east 4 herches to a geomer in said it. R. line, thence along R.R. 5 per. to the place of beginning, containing 1.8 of an acre, be the same more or less, with the appurtenances, a frame house and addition. [Seized and taken in execution at the suit of F. W. Clinton, executor of the estate of David Bryant vs Arthur J. Payne.

ALSO- All that certain piece or parcel of land situate in Harford township, Susquehaina County, Penna, bounded on the north by lands of G. W. Potter, on the cast by lands of Nancy and Almedia Lewis, south by lands of Serenia Very, and John L. wead, and in the west by lands of Geo. Lamb and Milliard Greenwood. containing about 60 acres. 30 acres improved, with the appurtuances, one frame dwelling house, frame barn, appartenances, one frame dwelling house, frame barn, com house and an orchard. [Siezed and taken in execution at the suit of W. W. Williams assigned to G. W. Potter and Milbourn Oakley, assigned to G. W. Potter (two judgments) vs. Joseph H. Lewis.

ALSO—All that certain piece or parcel of land situate in Great Bend Borough Village, Susquehanna County. Pennsylvania, bounded and described as follows. To with Oa the north by unfaite Causa regarded. low to wit: On the north by public Ceme ry, and on the east by W. W. Simrell, south by Franklin street, and on the west by Pine street, containing 180 x 185 feet, with the appuricuances, one frame dwelling house and all improved. [Siezed and taken in execution at the suit of W. W. Simrell, use of J. H. Dusenbury vs.

Julia A. Haywood, ALSO—All those two pieces or parcels of land situate in the Borough of Susquehanna Depot, Susquehanna County, Pennsylvania. First piece is all defendant's interest in a house, store and lot, bounded on the west by East Main street, on the north by a lot owned by estate of Patrick O'Donnald, on the east by the Prespyterian church lot and on the south by H. W. Bianats, containing about eight thousand square feet of land, more or less, with the appurtenances, frame store and dwelling, and all improved. The second piece is; Alt that village lot situate in the Borough of susquehanna Depot, bounded north by lot of George Starkweather and W. H. Telford, east by and of Catholic society, south by Laurel street, and west by lot of W. H. Strachen, with the appurtenances, one frame dwelling house, and one frame have and out by lighting. dwelling house, and one frame barn and out buildings. ISlezed and taken in execution at the suit of John

Chance ys. Wm. Miles. ALSO—All that certain piece or parcel of land situate in the township of New Milford and Gibson, Susquehanna County, Pennsylvania, bounded on the north by lands of Orvill Chamberlin, on the east by lands of Orvill Chamberlin and ——Sweet, on the south by lands of G. Sweet and J. Chamberlin, on the west by lands of G. M. Reed and Urbane Tingtey, containing about 60 acres, 25 improved, with the appurtenances, 1 frame house and life and by the ISteed and taken in frame house and 1 frame barn. [Siezea and taken in execution at the suit of the Lycoming Fire Insurance

Company vs. J. H. Ciaffin, ALSO - All that piece or parcel of land, situate in the township of Lenox, Susquehinna County, Pennsylva-nia, bounded on the north by lands of Sylvanus Titus, on the east by lands of John J. Whitney, on the south lands of Wm. Reese, and on the west by lands of Joseph Green, containing 105 acres, about 60 acres improved, with the appurtenances, I freme house framebarn and orchard. Siezed and taken in execution at the suit of Johnston & Reese, assigned to M. W. Ting-ley vs. J. R. Reese, ALSO—All that certain village lot situate in the

Borough of Great Bend, Susquehanna County, Pennsylvania, and bounded on the north by Washington street cast by lands of Maihew Blake, on the south by land of Maihew Blake, on the south by land of Maihew Blake, on the south by land of McNamara and or, the west by lot No. 49 on William street, containing about & an acre, with the appurtenances, one frame dwelling house, woodshed and small barn. [Stezed and taken in excention at the suit of H. H. Skinner, use Milks & Watson vs. Daniel Sulfices.]

ALSO-All that piece or parcel of land, situate in the township of Lathrop, Susquehanna County, Pennsylvania, and bounded on the north by public road, on the east by land of Lyman Sanders, on the south by and of Sidney Osborn, and on the west by John Johnson and public road, c maining 105 acres, more or less about 90 improved, with the appurtenances, one frame house, one frame barn and shed, corn house and an orneard, [Suzed and taken in execution at the suit of Kate A. Bisbee vs. M. J. Ainey and Seth Ainey. Augustus L. Ainey and Melvin U. Ainey vs. M. J. Ainey. ALSO—All that certin lot of land, situale lying and being in the township of Harford, County of Susque-hanna and State of Pennsylvania, bounded and des-cribed as follows: to wit: Be inning at a post and stones in the west corner of lot No. 320, of "Drinker's Tunkbannock Tract," thence by said lot south 46 degrees vast, 1652 perces to the south corner of said iot, thence by lot No. 317, south 41% degraes, west 67 perches to a post, thence by lands of the heirs of Mary Rhoads, deed, north 46 degrees west, 1661% perches to a post in the midele of a line of lot No. 324 of said Tract, and thence by said lot north 44% degrees east. 67 perches to the place of beginning, containing theores and '16 perches, more or less, and heigh the north east half of lot No. 319 of said "Drinker's Tunkhaneast bull of lot No. 319 of said "Drinker's Tunkhannock Trace," with the appartneances, I trame-dwelling house, I frame barn and an orchard. [Siezed and
taken in execution at the suit of James Wilson assigned to John F. Deans values flow.

ALSO-Attribut piece or purcel of land, situate partly
in the Borough of New Milford and partly in the township of New Milford, Susquehanna County, Pennsylvania, bounded on the north by lands of John Boyle,
Michael Fagan Mrs. Appain Bishon, John Tunger Mrs.

Michael Fagan, Mrs. Austin, Bishop. John Turner, Mrs Mory Robinson, and the Montro-e and New Miltord road, on the east bo the Great Read and Cochecton tuanpike road, and other lands of John Boyle, on the s ath by lands of Phila der Phinney, Timothy Carey and Evi DeWitt, and on the west by lands of Patrick McMannis, containing about \$5 acres and \$11/2 perches of land, more or less, excepting from the above, one acre of land heretofore conveyed to Dennis Sultivan. - Also, all that other certain piece or parcel of land situate as aforesaid, and bounded on the north by the Jackson and New Milford road, and lands or lots of Nathaniel Eimber, Charles M. Tingley, Albert J. Baldwin and the M. E. Church estate, on the east by lands win and the M. E. Church estate, on the east by lands of Patrick Brannan, on the south by lands of Mrs. Parks, and on the west by lands of Wm. Mend. E. B. Hawley, Clarissa Mathews, Sarah and Martha Bertholf, and the Great Bend and Cochecton Turnpike road, and the burying ground on the side of said road, containing 40 acres, more or less. Also, all the defendant's interest in the said burying ground, said interest being all the burying ground, except late beretofore said and If a soldier, don't rest on your laurels until the barying ground, except lots heretofore sold and they have been well aired.

A-air Chief the sold burying ground, except lots heretofore sold and conveyed. [Seized and taken in execution at the suit of Sarah R. Weed assigned to D. D. Searle vs. C. S.

Bennett,
ALSO-All that farm or plot of land situate in the township of New Milford, Su-quebanna County, Pennsylvania and bounded on the north by lands of Mrs. James Sherman and Ellen Parke, on the east by lands of D. C. Ainey and Wm. C. Handrick, on the south by lands of Ezra Beebe, and on the west by lands of M. Moffat and David Summers, containing 185 acres and mostly improved, with the appurtenances, 1 frame house, 1 frame barn, 2 sheds, corn-house, hog house

Never open your mouth in frosty weather.

Close your mouth very tight when the wind blows from the cast.

She led him to the sofa, and in a deep bass voice she called him her soul's idol, and inquired what his monthly income was. Seeing his size fixed upon her boaconstrictor-like mouth, sire remarked: "Darling, I see you notice my large potnot-trap; let me explain to you the reason of its unusual size. When I was quite house, I frame barn, 2 sheds, corn-house, hog house and 3 orchards. [Seized and taken in execution at the suit of S. A. Pettis and S. V. Lane.

ALSO—All those certain pieces or plots of lard signate. Iying and being in Sungque banna County Peansylvania, the first piece being in Auburn township, bounded on the north by lands of Patrick Galvin on the south by lands of Beright and an orchard. The south by lands of Beright and an orchard frame barn and an orchard. [Seized and tak n in execution at the suit of A. J. Silvara vs J.D. Owens.

ALSO-All that farm or plat of land, situate in the township of Brooklye, Susquehanna County, Pennsylvania, and bounded on the north by lands of Ausil Warner, on the east by lands of Franklin Tewksbury, on the south by lind- of Nelson Benjamin, and on the west by land of Willis K-nt.con along about 14p acres and mostly improved, with the apparaenances, I frame dwelling house, 3 from barns and wagon bouse, corn house and an orchard. (Selzed and taken in execution

taken. Probably in the excitement of that awful moment, you left your mouth down in the basement and accidently brought for the Eric Hallway Company, and resurvayed by Timothy Erie Hailway Company, and resurvoyed by Tinothy Buyle, excepting and reserving all rights reserved by the said kailway Company, and is bounded on the north by lot of G Cuttle 147% thet on the east by lot of D. Casey, 191% feet to Erie avenue, thence on the south by Erie avenue 43 feet to an angle in said avenue, and then 51% feet along said avenue to C.Piouts' lot which bounds it on the west 10% feet to place of beginning, all improved, with the appurtenances, 1 frame house and 1 frame barn. [Seized and taken in execution at the suit of S. N. Brooks vs J. W. Wa.ker.

ALSO—All that certain piece or parcel of land, situLe al.

ate. lying and being in Susquehanna County, Pennsylvania, and a part of said piece of land lying and being in Luzerne County, Penns., bounded and described a collows, to wit: On the north and east by lands of John Lee, south by lands of Henry Cobb, and on the west by lands of James Franklin, contain ng about 24 acres and 10 perches, all improved, with the appurtenances, a frame dwelling house, barn and corn house. [Se zed and taken in execution at the suit of Edward Clarkson and Maggie C. Love, Administrators of estate of James Clarkson dec'd, by virtue of two writs of ven. er. vs Zophar Pierce.

er. vs Zophar Pierce.

ALSO—All that certain piece or parcel of land situate in the township of Harford, Susquehanna County, Pennsylvania it being the north west part of lot No. 322, and bounded as follows: Beginning at a post the south corner of lot No. 329 the west corner thereof, and the north corner of lot No. 353 of land of J. D. Drinker et al., thence by said lot No. 329, north 41% decreases the same agent to a baseh tree, thence south 46. grees east, 123 perches to a beech tree, thence south 46 degrees east, 107 perches to a post, thence south 48 degrees west, 1:3 perches to a post in line of lot No. 323, thence along said line north 46 degrees west, 167 perches to place of beginning, containing 82 acres and 41 perches, with the appurtenances, one frame house and out buildings, an orchard and about 65 acres improved, Seized and taken in execution at the suit of John Watt & Son assigned to W. W. Williams vs Hen-

ry Manzer.
ALSO-All those pieces or parcels of land, situate in the town hip of Rush, Su-quehanna County Pennsylvania, the first piece is bounded on the north by the Wyalusing creek on the east by lands of James Hillis, south by lands of Rees Edwards, and west by lands of Mary Avis, containing 10 acres, all improved, with the appurtenances, one frame dwelling house, frame barn and orchard. The second piece is bounded on the north by lands of John Harvey, on the cast by lands of Geo. Hillis, on the south by lands of James Hillis, and on the west by lands of Charles Baker, containing 5 acres, about 2 acres improved. [Seized and taken in execu-tion by virtue of two writs at the enit of N. D. Snyder assigned to N. P. Cornwall vs. L. B. Avis. ALSO—All that piece or parcel of la d situate in

Rush towhship. Susquehanna Co. Pa., bounded on the north by lands of Jacob Syphers, on the east by lands of Wm. Selber, on the south by lands of Marshall Linabury and on the west by lands of Samuel Smith, containing 55 acres, more or less, mostly improved, with the appurtenances, I frame house, I frame barn and out buildings, and an orcharl [Seized and taken in execu-tion at the suit of Jacob Hall vs Abner Shoemaker.

ALSO—All that piece or parcel of land situate in the township of Apolacon, County of Susquehanna, Pennsylvan a, bounded on the north by lands of Joseph Twyning, on the east by lands of Patrick Garry and James 10ff. dec'd, on the south by land of Thomas Jones and Newell Barnum, and on the west by lands of the late Summed F. Carmylt dec'd, contain the estate of the late Samuel F. Carmalt dec'd, contain ing 225 acres, about 150 acres improved, with the appuricinances, I frame house, two barns and two or-chards. [eized and taken in execution at the suit of Mrs. Mary Graffin vs. Patrick Carey.

Mrs. Mary Griffin vs Patrick Carey.

ALSO—All that certain piece or parcel of land situate in the township of Harford Susquehauna County Pennsylvania, bounded on the north by public road, east by lands of John Cross, on the south by lands of Peter V. Dunn, west by lands of Isauc Cross, containing about 12 acres, with the appurtenances, I frame house and cow shed, and all improved. [Seized and taken in ex-ecution at the suit of Sarah F. Daniels vs Garvin Ran-

ALSO-411 that piece or parcel of land situate in the nia, and bounded on the north by lot No. 28 on map of resurvey made by Jason Torry, now owned by J. Shirlds, on the east by lot No. 37, on the said Torry maps of resurvey, on the south by lot No. 4 on said map, and on the west by lot No. 35, owned by S. II. Dayton, to the place of beginning containing 100 acres more or less, partly improved with the appurtenances. [Seized and taken in execution at the suit of Nora Morrisy vs Patrick Morrisy, Jr.

'N. B.-All bids and costs must be arranged on day of sale or deeds will not be acknowledged. WM. WHITE, Sheriff. Sheriff's Office. Montrose, Pa., March 14, 1877,

DROCLAMATION.

SUSQUEHANNA COUNTY, SS.
Thomas DeWitt vs. Catherine DeWitt. In the Court of Common Pleas of Susquehanna County,

No. 389, Nov. Term, 1876.

To Catherine DeWitt: Whereas a Subpæna in Divorce was issued to Nov. Term, 1876, which was duly returned non est inventus, and thereon an alias subpæna was issued in said case, returnable to January Term. 1877, apon the return of which proof was made that the said Catherine DeWit could not be said Catherine DeWitt could not be found in my bailiwick.

This notice therefore is to require you to appear be-fore the Judges of the said Court, ou the second Monday of April next, to answer suld complaint, &c. WM. WHITE, Sheriff.

Montrose, Jan. 31, 1877,

DROCLAMATION.

SUSQUEHANNA COUNTY SS.
Charles H, Brawn vs. Josephine Brown. In the
Court of Common Pleas of Susquehanna County, No. . Nov Term. 1876.

To Josephine Brown: Whereas a Subpæna in Divorce was issued to August Term, 1876, which was du ly returned non est inventus, and thereon an alias subpæna was, issued in said case, returnable to November Term, 1877, upon the return of which, proof was made that the said Jesephine Brown could not be found

in my bailtwick.

This notice is therefore to require you to appear before the Judges of the said Court, on the second Monday of April next, to answer said complaint. Sec. WM. WHITE, Sheriff.

Montrose, Jan. 31, 1877.

DROCLAMATION.

SUSQUEHANNA COUNTY 88.
Flora B. Yager, by her next friend and father Gilbert O. Sweet, vs. William Yager. In Court of Common Pleas of Susquehanna County, No. 294. Nov Term, 1876, To Wilmam Yager: Whereas a Subpensi in Divorce was issued to Nov. Term, 1876, which was duly returned non-est inventus and thereon an clias subpæra wis issued rememble to Junuary Term, 1877, upon the return of which proof was made that the said William Yager could not be found in my bailwick. This notice, therefore is to require you to appear before our ludges of the said Court on the second Monday of April next to answer said complaint. WM. WHITE, Sheriff.

Montrese, Jan. 31, 1877,

A PPLICATION FOR DISCHARGE.

In the matter of the Assign- Norice to whom it may of R. S. Scott, for the benefit of creditors. to wit: March 5 1877. On the polition of J. H. Claffin, As-

signee in trust for creditors of R. S. Scott, to be discharged from his trust the Court appoint the second Monday in April next, at 10 o'clock a. m., for hearingsaid application.

WM. W. SIMRELL, Prothonotary.

Montrose, March 12, 1847.

A UDITOR'S NOTICE.—The Under-A signed an auditor appointed by the Court of Common Pleas of Sasquehauna County to distribute the funds in the hands of Homer Tingley, adm'r of the estate of C. C. Chambertin, dec'd, late of Harford, willat end to the duties of his appointment at the office of Warren & Son in Montrose April 12th, at 1 p.m. at which time and place all persons interested will present their claims or be forever debarred from coming

in on said fund. A. O. WARREN, Auditor. March 12, 1877.

A UDITOR'S NOTICE.—The undersigned having been appointed an auditor by the Court of Common Pleas of Susq'a Co., to distribute the funds arising from sale of real estate of J. N. and James Sedden, will attend to the duties of his appointment at his office in Montrose, Thursday, April 5,1877. at 10 o'clo k a. m., at which time and place all persons interested will present their claims or be forever debarred from coming in on said funds.

3. L. BALDWIN, Auditor
Montrose, March 12, 1877.

UDITOR'S NOTICE.—The under-Orphans' Court of Susquelia, na County, to Distribute Ineds in the hands of Owen McDonough, Administrator of the estate of Owen McJonough, dec'd will attend to the duties of said appointment at my office in the Borough of Montro e, on Saturcay, March 17, 1877, at 1 o'clock p.m., at which time and place all persons in crested will make k own their claims or be forever debarred from coming in or said fund.

FRANKLIN FRASER, Auditor.

A DMINISTRATOR'S NOTICE.—IN the estate of Catharine Payne, dec'd, of Lenox, Letters of Administration in the said estate having been granted to the undersigned, all persons owing said estate are requested to make immediate payment, and all persons juving claims against said estate, are requested to present them without delay.

A. A. PAYNE, Adm'r March 7, 877.

A DMINISTRATORS' NOTICE.—In the cetate of James Cooney, Inte of Friendsville dec'd. Letters of administration in the said estate having been granten to the understand, all persons owing said citate are requested to make immediate pay ment, and all persons having calms against said estate are requested to present them without delay. CATHERINE COONEY,

MARY COONEY,
7w6 Administrators. Feb. 14, '77.



GLENN'S SULPHUR SOAP.

THOROUGHLY CURES DISEASES OF THE SKIN, BEAUTIFIES THE COMPLEXION, PREVENTS AND REMEDIES RHEUMATISM AND GOUT, HEATS SORES AND ABRASIONS OF THE CUTICLE AND COUNTERACTS CONTAGION.

This Standard External Remedy for Eruptions, Sores and Injuries of the Skin, not only REMOVES FROM THE COMPLEXION ALL BLEM-ISHES arising from local impurities of the blood and obstruction of the pores, but also those produced by the sun and wind, such as tan and freckles. It renders the CUTICLE MARVELOUSLY CLEAR, SMOOTH and PLIANT, and being a WHOLESOME BEAUTIFIER is far preferable to any cosmetic.

ALL THE REMEDIAL ADVANTAGES OF SUL-PHUR BATHS are insured by THE USE OF Glenn's Sulphur Soap, which in addition to its purifying effects, remedies and PRE-VENTS RHEUMATISM and GOUT.

It also DISINFECTS CLOTHING and LINEN and PREVENTS DISEASES COMMUNICATED BY CONTACT with the PERSON.

IT DISSOLVES DANDRUFF, prevents baldness, and retards grayness of the hair. Physicians speak of it in high terms. Prices-25 and 50 Cents per Cake; per

Box (3 Cakes), 60c. and \$1.20. N. B.—The 50 cent cakes are triple the size of those at "HILL'S HAIR AND WHISKER DYE,"

Black or Brown, 50 Cents. C. N. CRITTENTON, Prop'r, 7 Sixth Av., N.Y.



It renders the coarsest skin remarkably soft and healthful. It imparts a beautiful smoothness to the skin, and forms an elastic whiteness. It cures barns, scalds, chafing, excoriations, raughness, tan, sunburn, freektes, liver spots, chapped hands, sores, uters, and disdruff, bisters on the hands and feet itch, ig ground itch, itching between the toes, itching is of the body, piles, coms. Also relieves the itching and irritation of biting and stinging insects. As it is especially adapted to the Toller, Neusent, and Bath Room, you can take a Sulphur Bath at pleasure. For bathno Children, it is une use it in their Toilet would never do without it. It neutralizes the odor of perspiration, and, as an external remedy, can scarcely be used amiss. Full directions accompany each package. TRY IT.

Price 25 Cts. per Cake. 3 Cakes for 60 Cts. By mail 35 Cts. By mail 75 Cts.

MAIN DEPOT AT Dr. Van Dyke's Office, No. 1321 Green St., Philadelphia. Sold by all Drugglate. USE NO OTHER.

W. SMITH & SON,

Manufacturers and Dealers in all kinds of

Furniture!

PARLOR SUITES, CHAMBER SUITES. COSTLY & CHEAP FURNITURE, ALL KINDS OF MATTRESSES, SPRING BOTTOMS, &c., &c.

Furniture Repaired, Bottoms put in Chairs Upholstering done, Covering Chairs and Lounges, Mattresses done over.

UNDERTAKING, &C.

The Subscribers will make Undertaking specialty in their business. Having one of the most elegant HEARSES in the State, all needing their services will be attended to promptly and at satisfactory charges.

W. W. SMITH & SON. Montrose, Jan. 10, 1877tf.

GRAND OPENING

FALL AND WINTER,

MILLINERY, HAIR AND FANCY GOODS

AT THE

FRENCH MILLINERY.

Having returned from New York with the finest and best selected stock of goods ever in this section of country, including Feathers, Silks, Ribbons, Lace, Hosiery, Belts, and Kid Gloves of all kinds and sizes with prices to suit ail.

Also Frank Leslie's Cut Paper Patterns in full variety.

REMEMBER THE PLACE, 97 BINGHAMTON, 97 Court St. N. Y. Court St.

Binghamton, N. Y., April 19, 1876 .- 1y.-31 TAYLOR'S COUGH SYRUP.

All persons suffering from the effects of throat and ing discuses should give Taylor's Cough Syrup or ex-pectorant a trial. It works the oughly upon the Liver, I ducys and Lungs, as well as upon the whole system, cleansing the mucous membrane removing soreness and giving tone and strength to the different organs. It is warranted to give satisfaction.

All standing in need of a condition powder for any kind of stock or boultry should give Taylor a trial.

They are warranted to be the best powder in market and to give entire satisfadtion or the money will be re-fanded. They are sold by all dealers in medicines.

[#342] 전함 # Ja Saar 시민급합

The Democrat

A PAPER FOR THE LABORING CLASSES IN EVERY SECTION.

The DEMOCRAT is a large 8 page paper, printed on an improved cylinder press, it contains the Local and General News, Stories, Postry, Farm Matters, Mur-ket Reports, etc., with a reliable class of advertise-

Every Democrat should have it.

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