SHERIFF'SSALES.

By virtue of sundry writs of Venditioni Exponss, Fieri Facias, Leviri Facias, &c., issued out of the Court of Common Pleas of Butler county, Pa., and to me directed, there will be expessed to public sale, at the Court House in, the borough of Butler, on

Monday, December 5th, 1881, at one o'clock, P. M., the following described property, to wit:

Daniel Wallett, south 88° west 373 perches to a poet, thence by lands of John Reikert north 12° west 75 perches to the place of beginning; log house, log stable thereon; about 75 acres cleared. Seized and taken in execution as the property of John M Thompson at the suit of Daniel Feidler, John C. Martin, Josiah M Thompson and S R Thompson for use.

ALSO—All the right, title, interest and claim of John M Thompson of, in and to one hundred and seventy-five (175) acres of land, more or less, situated in Marion township, Butler county, Pa., bounded as follows; On the north by lands of John Murrin and T M Thompson, south by lands of John Murrin and T M Thompson, west by lands of Thomas Gilchrist and George Medberry, being the tract known as the Donaldson farm; log house, log barn thereon; about 80 acres cleared. Seized and taken in execution as the property of J M Thompson at the suit of Daniel Feidler, John C Martin, Josiah M Thompson and S R Thompson for use. at one o'clock, F. M., the following described property, to wit:

E D No. 68, Dec T, I881, W H Lusk, att'y. All the right, title, interest and claim of W G Stoughton of, in and to all the undivided one-third of that piece or parcel of land, situate in Only on the county, Pa, bounded on the north by lands of Francis Whitmire, on the east by lands of John Whitmire, and the heirs of James Philips, dec'd, on the south by lands of John N Neyman and W J Robb and on the west by lands of the heirs of James Philips, dec'd, on the south by lands of the heirs of James Philips, dec'd, and W J Robb, containing one hundred and twenty acres of land, subject to I-I2 royalty of all oil, mostly cleared, frame dwelling house, frame bank barn thereon. Seized and taken in execution as the property of W G Stoughton, at the suit of Charles McCandless, for use.

Also—All the right, title, interest and claim C Martin, Josiah M Thompson and S R Thompson for use.

Also—All the right, title, interest and claim of John M Thompson of, in and to thirty (30) acres of land, more or less, situate in Forward township. Butler gopnty, Pa., bounded as follows: Adjoining lands of Michael S Heckert on the east, on the south by lands of Chew, on the west by lands of George Hartman and on the north by lands formerly belonging to John N Purviance; no improvements. Seized and taken in execution as the property of John M Thompson at the suit of Daniel Feidler, John C Martin, Josiah M Thompson and S R Thompson for use.

ALSO—All the right, title, interest and claim of at the suit of Chas McCandless, for nee.

E D No 70, Dee T, 1881, C Walker, att'y.
All the right, title, interest and claim of S H
Pettigrew of, in and to a certain piece or parcel of ground, alitate in the borough of Karna City Butler county, Pa., bounded on the north by John McGuire; east by Main street; south by Sitsyr Iron Works, and west by an alley, considering 25/100 feet, more or less, stand laken in execution as the property of S H Pettigrew at the suit of Benjamin Masseth.

E D No 52, Dee T, 1881, C Walker, att'y.
All the right, title, interest and claim of J A Hawk of, in and to one-half are of land, more or less, situated in Fairview borough, Butler county, Pa., bounded as follows, to wit: on the north by F M Michaels, east by Ray and Michaels, south by public road, and west by F M Michaels. A one-story board house, board barn, and one producing oil well thereon, derrick, engine house, engine and boiler, tubing, casing, rods, tanks and all machinery and fixtures theretoe belonging. Seised and taken in execution as the property of J A Hawk at the suit of Calman one producing oil well thereon, derrick, engine house, engine and boiler, tubing, casing, rods, tanks and all machinery and fixtures theretoe belonging. Seised and taken in execution as the property of J A Hawk at the suit of Calman of the property of J A Hawk at the suit of Calman of the property of J A Hawk at the suit of Calman one producing oil well thereon, derrick, engine house, engine and boiler, tubing, casing, rods, tanks and all machinery and fixtures therefore the property of J A Hawk at the suit of Calman of the property of J A Hawk at the suit of Marken one of the property of J A Hawk at the suit of Calman one producing of the property of J A Hawk at the suit of Marken one of the property of J A Hawk at the suit of Marken one of the property of J A Hawk at the suit of Marken one of the property of J A Hawk at the suit of Marken one of the property of J A Hawk at the suit of Marken o property of James B Hill at the suit of Mapes Bros, for use.

E D No 6, 7, 8 and 10, Dec T, 1881, Willjams & Mitchell, W H Lusk and G C Pillow, attys. All the right, title, interest and claim of Michael Flinner of, in and to all that certain piece of land, situate in Lancaster township, Butler county, Pa., being part of the lot marked in the ground plan of the Samuel Nicholson's district of depreciation lands No 2, bounded and described as follows, viz: beginning at a post at south-west corner, thence by land of Ilar and Wiskman, east 160 perphes to a post; thence by land of Go Scholdemantie, and Scheidemantle and Flinner, north 142 perches to a post; thence by lands of Scheidemantie and Flinner, west 160 perches to a post; thence by lands of Scheidemantie and Flinner, west 160 perches to a post; thence by lands of Scheidemantie and Flinner, west 160 perches to a post; thence by lands of Kirker and Kristoffe, south 142 perches to the place of beginning, containing 142 acres, more or less; a two-story frame dwelling house, trame barn and orohard thereon; mostly cleared. Seized and taken in execution, as the suit of J M f.eighner, trustee, and for use et al, and J Dumbach & Sail.

E D No 16, Dec T, 1881, J D MoJunkin, att'y. All the right, title, interest and claim of A E Barnhart of, in and to one hundred and two acres of land, more or less, situated in Fairview township, Butler county, Pa., bounded as follows, to wit: on the north by Isaac Kepple; east by Joseph Rankin, et al, south by Win MoJavsey, wast by R N and Samuel Barnhart; shout 69 acres elseved, four producing oil wells and machinery and fixtures thereto belonging; board house, log stable. 2 orghapis, acal hank thereon. Seized and taken in execution as the property of A E Barnhart at the suit of E S Crooker.

1. When the plaintiff or other lien creditors become the purchaser, the costs on the writs must be paid, and a list of the liens, including mortgage ascarches on the property sold, together with such lien creditor's receipt* for the amount of the proceeds of the sale of such portion thereof as he may claim, must be furnished the Sheriff.

2. All bids must be paid in full.
3. All sales not settled immediately will be continued until 1 of clock, P. M. of next day, at which time all property not settled for will again be put up and sold at the expense and risk of the person to whom first sold.

*See Purdon's Digest, 9th Edition, page 446, and Smith's Forms, page 384.

W. H. HOFFMAN,

BUTLER, PA.

H. FULLERTON, Prop'r.

Manufacturer of Blankers, Flannels, Yarns,
&c. Also custom work done to order, such as
carding Rolls, making Blankets, Flannels, Knitting and Weaving Yarns, &c., at very low
prices. Wool worked on the shares, if destred.

Mutler



Citizen.

PREVENTING A CIV'L WAR.

VOL. XIX

BUTLER, PA., WEDNESDAY, NOVEMBER 23, 1881

TRYING THE ASSASSIN.

WASHINGTON, Nov. 14, 1881. About eleven o'clock the work of obtaining a jury was begun. The first four of the panel stated distinctly and finally that they had opinions which no evidence could change, and they were speedily excused, The seemed all right until asked if he had any scruples as to capital punishment. He smiled as he answered in the affirmative, and seemed glad to get out of it The sixth thought he could give a verdict in accordance with evidence, though he had repeatedly said he should hang the prisoner. This man was in the bardware business. Mr. Scoville said the juror was not want-He had an opinion not very decided, but thought he could give a fair verdict. Mr. Scoville asked to his politics and religion. Judge Porter, of the prosecution, objected. Mr. Scoville

The next man was a mechanic said he desired to know something of the juror's conscience before knowing whether he might exercise the right to a peremptory challenge That was all he was driving at. He was willing to let that question rest until he could present authorities. This man was Vm. P. O'Donnell, and in his case the defense made their first peremptory challenge. The eighth was excused because he had held firmly to the opinion formed immediately after the hooting, and the ninth man was John P. Harlin, a well known restaurateur of Washington He answered all uestions satisfactorily; some as to whether he held to any infidel belief He was accepted by the defense and was duly sworn as the first juror. John A. Van Duron seemed qualified unless in that he had a sort of prejudice against insanity defenses. On ground the defense ordered their third peremptory challenge. Hiram Trimble, the next man on the panel, said he never allowed himself to be influenced by newspapers. He investigated things for himself and was satisfied that Guiteau did the shooting, but not as to whether he was guilty of murder. Col. Corkhill said he was too much of an investigator for this jury and he was excused. This exhausted the panel. An order was issued for a new panel of seventy-five citizens.

Five jurors were obtained, viz: . P. Harlin, restaurent keeper; Fred W. Brandenberg, cigar maker; Chas. G. Stewart, flour and feed dealer. Henry J. Bright, retired from business; Thomas H. Langley, grocer.

GUITEAU CUTS ANOTHER CAPER. At this point Guiteau arose and stated that he should like to make a speech to-morrow evening. The court old him he would be given a chance o be heard in his own defense. Guiteau-But this must go in now Your Honor, as it must influence pub-

lic opinion. The Court-That's not what we are Colonel Corkhill said he hoped the Court would insist on the prisoner eeping still.

Guiteau-Never, Colonel; 1 know ny business, and I hope you do yours. He was finally quieted by the officers, out he managed to get his written speech into the hands of a reporter who started for the door. Mr. Scoville had the reporter stopped, and the paper was returned. Mr. Scoville said he paper was not given out with the consent of counsel.

It having been agreed that the sittings of the Court should be from 10 A. M. to 3 P. M. daily, allowing half an hour for recess, the Court adjourned.

IMPRESSION OF GUITEAU'S CONDUCT. Guiteau's performances in court today seemed to have convinced a few persons that he is really crazy, but the general impression is that he overdid his part: that the same shrewdness with which he planned the assassinatioh and his escape from the mol prompted him to his line of conduct liver is genera" y the organ most involved.

CURE THE LIVER with up his plea of insanity by his actions. He was undoubtedtly much excited, especially when two policemen seized him He threw them off violently, and told them to mind their own business, able places. that he proposed to conduct his own case. The course of Mr. Robinson, the associate counsel, in asking for a postponement and for additional counsel without consulting Mr. Scaville, his chief, is commented upon as unusual in practice. Mr. Scoville says such a proceeding is unheard of, and that he will retire from the case if Mr. Robinson is permitted such a high handed course. Mr. Scoville was very indignent in court, and was only pacified by the assurance of the judge that nothing should be done without consulting him. The beginning of the trial was full of incident and excite-

when called. Guiteau manifested less nervousness and excitability than yes-Getting a Jury in the Case of Guiteau. terday, although in his whispered con- last spring justified General Garfield's appeal to the Republican party, especi versations with his brother he was removal. The break in the Republican ally the Stalwarts, of whom I am proud quite demonstrative and earnest in his

EMPANNELING THE JURY.

A colored barber named Howard President at once and thereby close the President. Without my inspiration he was the first juror to be called and ex- breach before it got so wide that noth- was a political cipher, without power amined as to his fitness to serve. His answers showed him to be not disqual-ified from service; but the defense war cost the nation a million of men canvass, and he and the rest of our men challenged him peremptorily (being and a billion of money. The Lord knew that we had all we could do to the fourth peremptory challenge). next was a man named Lynch, desolation and inspired me to execute kept his mouth closed on the tariff, or who had a decided opinion that Gui-His will. Why did He inspire me in had the Morey letter been delayed a teau ought to be hanged or burned. He was, of course, excused; as was also the next (named Bailey) who de-clared his belief that Guiteau was ploy incompetent persons to serve Him. what might have happened to the Re-ploy incompetent persons to serve Him. The next was a colored man, crazv. remarkable for his frilled shirt front and dramatic posture and manner, who related the history of his past life and eral Garfield's wrecking the Republican tration it has ever had. I appeal to then he was peremptorily challenged by the defense. In fact it is understood that Guiteau is resolved not to have a colored man on the jury. The moved him. I of all the world was the clear head. I count myself fortunate next was an Irishman named Michael only man who had the conception. On indeed that my case is to be tried be-Sheeban, with a very pronounced the trial of my case I propose to sum- fore so able and careful a jurist. I apbrogue, who bad no opinion on the subject of Guiteau's crime, except that the Republican and Democratic parties; the man was out of his head.' He also the leading New York and Washtey go slow in prosecuting this case; was sworn as the sixth juror. Wm. Talbott, and iron worker, having answered all the questions to the satisfaction of the defense, saying 'he had never bothered his head' on the question of Guiteau's guilt, was challenged peremptorily by the prosecution. Several others in succession were excused on their statements that they had firm and decided opinions. One of them believed Guiteau ought to be for money, and the Lord in circulating are governed by passion and not by hanged, and another would require the book is after souls." convincing medical testimony to change GUITEAU ON INSANITY. his opinion. A long-faced colored man Guiteau next speaks of the witnesses named Foster declared that he was summoned for his defense and says: perfectly free from any prejudice in the Mr. Scoville is developing a theory of matter, but admitted he had mentioninsanity. This, he says, may have an ed it (the murder of Garfield) to several parties as 'quite a serious accident.'

important bearing. "Insanity runs in my family. My father had two sisters He was challenged peremptorily by and a nephew and a niece in an insane the defense. Samuel F. Hobbs, a nassylum. He himself was a monomaniasylum. tive of Maryland, a plasterer by occupation, answered all questions satisfactorily, and was sworn as the seventh W. Gates, a young man, a nathought Noyes a greater man than the tive of Washington, and a machinist, Lord Jesus Christ. It was owing to was sworn as the eighth juror. After his fanaticism that I got into the Oneithat for about an hour every man call- da Community. Once under Noyes' ed confessed he had formed a 'hrm,' or influence it was impossible to get 'decided,' or 'unalterable' opinion on away, and I lingered there in great the question of the prisoner's guilt, distress for six long and weary years. and were excused. There was one I was in the Community from 1860 to exception in the person of a colored man named Ralph Wormley, a plasterer by occupation, who thought he to speak of Noves as a fugitive on Bri- your valuable paper. It might not be could render a fair verdict, and said he tish soil and charges him with crimes had not read any more about the case and misdemeanors at Oncida. He says than be did in 'ordinary cases of that he has been in jail since July 2 and has site of Sandy Hill, that it is situated kind.' He did not believe everything twice been shot at, but the Lord kept that he read in the newspapers, be him harmless. He says he does not cause they had published things about wish his lawyers to work for nothing himself that were not true. He could not say whether the President was send money for his detailed with the would bear the testimony. Of course, if an feetly willing to fatten at the public proper is a portion of the ridge about the course, if an feetly willing to fatten at the public proper is a portion of the ridge about the Allegher. be as much guilty as anybody else. The 'crazy part' of the business was something else.' No sensible man and want nothing to do with me. They has become noted as being the leading could have done such a thing. After consultation between the counsel and prisoner and his brother, Scoville said the defense would accept the juror, and the defense would accept the juror, and Why am I an assassin any more than which was the one last fall of the Garso Wormley was sworn in as the ninth juror. The list of seventy five talesmen having been exhausted; the both sides were shot dead during the both sides were shot dead during the is very sandy, from which it derives its Marshal was ordered to summon another list of seventy-five for to-morrow' and court adjourned,

DISORNER IN COURT.

both sides were shot dead during the war, but no one thinks of talking about an assassination. There was a homicide, i. e., a man killed. But in my places in the county that can more fully satisfy all lovers of nature. On its

spectators present to listen to the pro- President was simply shot and wound- ters, which form the headwaters of ceedings of the second day of the trial ed by an insane man. The man was Bull and Deer creeks, which streams of Guiteau. There were no manifesta- insane in law, because it was God's act are to be seen winding through the his married life and speaks of it except now and then a slight disposition to applied the expressions occais married life and speaks of it north-western side the view is repeated by the headwaters of Glade run. The sionally made by those being examined the prosecution. Our marriage was people in this district are of an intellifor the jury duty that they were of a premature. I only knew her ten weeks decided opinion that the assassin and we were married on ten hours' nodecided opinion that the assassin ought to be hanged, but applause was in every instance promptly checked by the Deputy Marshals. The cause of the disorder was the overcrowding of married in 1860, separated in 1873 and the platform assigned for the general divorced in 1874, without issue; was Mr. Wm. Soders and Wm. Boon were public, and the efforts of a number of practicing law then, and we lived at engaged felling trees and cutting logs young men, of whom the audience was hotels and boarding houses. I know chiefly composed, to secure more avail- little about her since 1873. I underago and is living in Colorado. I have

Washington, November 15.—The speech which Guiteau wrote out and wanted to deliver is in some respects a been strictly yirtuous for six or seven years. I claim to be a gentleman and a Christian."

been strictly yirtuous for six or seven years. I claim to be a gentleman and a Christian."

fects of which he may not recover. P.

'Indian Dep tment,' Washingtom, D. C.
I am envious to introduce Dr. Bull's. GUITEAU AS A PATRIOT. "I am a patriot. To-day I suffer in bonds as a patriot. Washington was I eyer found. I assure you, it is the

"But Providence and time righten one of the properties, that gentleman

One square, one insertion, \$1; each subsequent insertion, 50 cents. Yearly advertisement exceeding one-fourth of a column, \$5 per inch Figure work double these rates; additional charges where weekly or monthly changes are made. Local advertisements 10 cents per line for first insertion, and 5 cents per line for each additional insertion. Marriages and deaths published free of charge. Obituary notices charged as advertisements, and payable when handed in Auditors' Notices, \$4; Excentors' and Administrators' Notices, \$4; Exentors' Notices, \$20 cents of the property of t

ADVERTISING RATES.

From the fact that the CITIZEN is the oldes established and most extensively circulated Re-publican newspaper in Butler county. (a Repub-lican county) it must be apparent to business men that it is the medium they should use in

Patriot.' I appeal to the stalwart and liberal press of the nation for justice. I "Nothing but the political situation party last spring was widening week to be one, for justice. I appeal to the by week and I foresaw a civil war. President of the United States for jus-My inspiration was to remove the late tice. I am the man that made him ing but another heartrending and deso- or importance I was constantly with wanted to prevent a repetition of this elect our ticket. Had General Hancock preference to some one else? Because week, Hancock certainly would have I had the brains and nerve probably to been elected. Then no man could tell He uses the best material He can find. eral Arthur is proving himself a wise No doubt there were thousands of Republicans that felt as I did about Genwill give the nation the finest adminisington editors, to show the political that they do no injustice to the Deity, situation and the perils which surround- whose servant I was when I sought ed the public last spring. I propose to remove the late President. At the to go into this branch of my defense last great day they and all men will exhaustively. Another reason the stand in the presence of the Deity, cry-Lord inspired me to remove the Presi- ing for mercy and justice. As they act dent in preference to some one else is bere so will be their final abode here-because He wished to circulate my after. Life is an enigma. This a strange theological work 'The Truth.' This world. Often men are governed by book was written to save souls and not passion and not by reason. Often men reason. The mob crucified the Savior of mankind, and Paul, his great Apostle, went to an ignominious death. This happened many centuries ago. In eighteen centuries no men have exerted such a tremenduous influence on the civilization as the despised Galilean and his great Apostle. their work and left the result with the Almighty Father. This speech was written in a cramped position in my

Secretary Blaine, the principal witness for the Government to prove the shooting of President Garfield by Guiteau, was notified to appear in court to

Middlesex Township.

SANDY HILL, Butler Co., Nov. 12. MESSRS. EDITORS :- I was thinking hat possibly a few items occasionally from our part of the county might be of some interest to the many readers of out of place to tell those of your readin Middlesex township, in the southern part of the county, and on a dividing ridge, which takes its rise in Richland township, Allegheny county, and runs in a north-eastern direction to Buffalo one mile north-east from the Alleghesay I am a 'dastardly assassin.' The word 'assassin' grates on the mind, and word 'assassin' grates on the mind, and There was some difficulty found in dent and not me, so that there is not south-eastern side are to be seen a nummaintaining order among the crowd of even a homicide in my case. The ber never-failing springs of ice cool waand not his." Guiteau then takes up valleys among the many hills. On the gent and industrious class generally. and are all good straight-out Republi-

for railroad ties, a tree which had been partially lodged fell on Mr. Soders inuring him very seriously, from the ef-

Cough Syrup among my Indians, havand think it one of the finest remedies only thing that ever relieved me of a protracted cough, brought on by exposure while on the Sioux Commission last year. A. G. Boone, Agent for Poncas and U. S. Com-

missioner. A man in Michigan cut his son's throat, and then hanged himself. He had been partially insane for some time past, but was not considered dangerous.' Of course not. It always

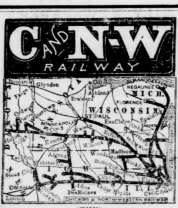
Don't worry any longer with pain; take Peruna

The Allentown Chronicle denies

An ounce of prevention is worth a pound of cure, and saves doctor billstake Pernna.

Music Hath Charms, etc.

One of the great manufacturing interests of Boston, is the Emerson Piano Company, whose pianos are used with high appreciation and satisfaction throughout the world In a recent conversation with Mr. Jos. Gramer, remedy, St. Jacobs Oil, in my



Chicago & North-Western the OLDEST! BEST CONSTRUCTED! BEST EQUIFFED! and hence the LEADING RAILWAY

WEST AND NORTHWEST.

COUNCIL BLUFFS, OMAHA DENVER, LEADVILLE, SALT LAKE, SAN FRANCISCO

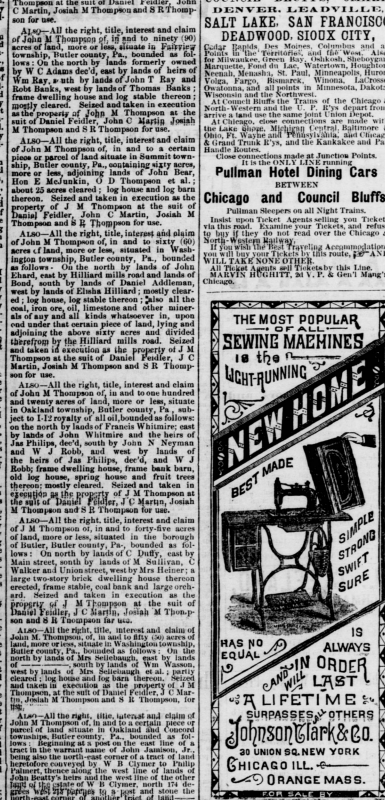
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ndle Routes.
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If you wish the Best Traveling Accommedations you will buy your Tickets by this route, 12 AND WILL TAKE NONE OTHER.

All Ticket Agents sell Tickets by this Line. MARVIN HUGHITT, 2d V. P. & Gen'l Mang'r Chicago.



MAWHINNEY & CHATFIELD GENERAL AGENTS,

10½ Sixth Street, Pittsburgh, Pa THE SUN FOR 1882,

Next year THE SUN will make its fifteenth

y and taken in execution as the property of J M Thompson, at the sulf of Daniel Freder, J C Marin, Josiah M Thompson and S R Thompson, for the John M Thompson of, in and to a certain piece or pared of land situate in Oakland and Concord townships, Butler county, P.a., bounded as follows, Beginning at a post on the east line of a tract in the warrant name of John Jamison, Jr., being also the north-east corner of a tract of land in tract in the warrant name of John Jamison, Jr., being also the north-east corner of a tract of land in the property of the part of John Beatty's heirs and the west line of the other Jamis of the State of W B Clymer, north 174 degrees west 128 parties to a post and stone the north-east corner of another fract of laiding along the east line of said last mentioned tract south 1% degrees, east 150 perches to a post the north-west corner of the lot conveyed to Philip Palmert, thence along the north line of said last mentioned tract south 1% degrees, east 150 perches to a post the north-west corner of the lot conveyed to Philip Palmert, thence along the north line of said last mentioned tract south 1% degrees, east 150 perches to a post the north-west corner of the lot conveyed to Philip Palmert, thence along the north line of said last mentioned tract south 1% degrees, east 150 perches to a post the north-west corner of the lot conveyed to Philip Palmert, thence along the north line of said last mentioned tract south 1% degrees, east 150 perches to a post the north-west corner of the lot conveyed to Philip Palmert, thence along the north line of said last mentioned tract south 1% degrees, east 150 perches to a post the north-west corner of the lot conveyed to Philip Palmert, the east line of the place of beginning; containing 145 acres and 131 perches, strict measure; unimproved. Setzed and taken in execution as the property of J M Thompson, at the suit of Danish Romeron, and the place of Next year The Sun will make its fifteenth annual revolution under the present management, shining, as always, for all, big and little, mean and gracious, contented and unhappy. Republican and Democratic, depraved and virtuous, intelligent and obtuse. The Sun's light is of mankind and womenkind of every sort; but its general warmth is for the good, while it pours hot discomfort on the blistering back of the presistently wicked.

The Sun of 186S was a newspaper of a new kind. It discarded many of the forms and a mutitude of the superfluous words and phrases of ancient journalism. It undertook to report in a fresh, succinct, unconventional way all the news of the world, omitting no event of human interest, and commenting upon affairs with the fearlessness of absolute independence. The sucess of this experiment was the sucess of Thn Sun. It effected a permanent change in the style of American newspapers. Every important jurnal established in this country in the dozen years past has been modelled after The Sun's example.

The Sun's example.

The Sun of 1882 will be the same outspoken.

McMillian, at the suit of John Malzland.

E D No 4, Dec. T. 1881: Eastman, att'y. All the right, title, interest and claim of Jerry Maloney of, in and to skty (60) agrees of land, more or less, stuate in Donegal township, Buller county. Fa. bounded as follows to the north by Mair thew Congress tollows to the north by Mair thew Congress tollows to the north by Mair thew Congress tollows the house of the north by Mair and Millerstown road; frame house, log barn and greated. Seized and taken in executions the property of Jerry Maloney, at the suit of R W McKee, cashier. eight pages the best matter of the seven daily issues. An Agricultural Department of une-qualed merit, tuil markent reports, and a liber-di proportion of literary scientific and domes.

trictly compiled with when projects lown:

1. When the plaintiff or other lien creditors be-

Union Woolen Mill,

Who does not know and read and like The SATURDAY SUN, each number of which is a Golconda of interesting literature, with the best poetry of the day, prose every line worth reading, news, humor-matter enough to fill a good-sized book, and infinitely more varied and entertaining then any book, big orditite? If our idea of what a newspaper should be pleases you'rend for The Sun.

Our terms are as follows:

For the daily Sun, a four-page sheet of twenty-eight columns, the price by mail, post paid,

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RHEUMATISM

Neuralgia. Sciatica, Lumbago,

Backache, Soreness of the Chest, Gout,

Quinsy, Sora Throat, Swellings and Sprains, Burns and Scalds,

General Bodily Pains,

Tooth, Ear and Headache, Frosted Feet

and Ears, and all other Pains

and Aches.

No Preparation on earth equals St. Jacobs Oil as a sife, sure, simple and cheap External Remedy. A trial entails but the comparatively trifling outlay of 50 Cents, and every one suffering with pain can have cheap and positive proof of its claims.

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SOLD BY ALL DRUGGISTS AND DEALERS IN

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MRS. LYDIA E. PINKHAM, OF LYNN, MASS.,

Compound is unsurpassed.

LTDIA E. PINKHAM'S VEGETABLE COMPOUND is prepared at E3 and 225 Western Avenue,
Lynn, Mass. Price &t. Six bottlesfor &t. Sent by mail
in the form of pills, also in the form of lozages, on
receipt of price, &t per box for either. Mrs. Pinkham
freelynanwors all letters of inquiry. Send for pamphlet. Address as above. Mention this Puper.

THE SYMPTOMS OF LIV SIMMONS are uneasiness and pain in the side—sometimes the pain is in the shoulder, and is mistaken for rheumatism; the stomach is affected with loss of appe-

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Then the additional panel of seventy- incompetent physicians finished the continual venom of certain newspapers, that I will never be without it. It

Washington, November 15.—The doctors, who mistreated him, ought to bear the odium of his death, and not success in war won the admiration of reads that way. court room this morning was notably his assailant. They ought to be in- mankind. To-day I suffer in bonds as greater than yesterday. After the dicted for murdering James A. Gar-ushers had exercised the right of selec-ifield, and not me. But I have been and nerve to unite a great political partion, and admitted two or three score indicted and must stand my trial for ty to the end that the nation might be that Gyumber, the sleeping Hungariof well dressed, respectable looking the alleged homicide. General Garsaved another desolating war. I do not an,' is dead, and says he is in a better people, (including a Pennsylvania field was President of the United States pretend war was immediate, but I do condition than he has been for eight member of Congress accompanied by ladies,) the doors were thrown open him President. His nomination was the Republican party last spring was works at upholstering with Mr. Frank and there was a sudden and impetuous an accident, his election the result of deepening and deepening hour by hour Laskowski, in Berkemeyer's furniture influx of representatives of the rougher the greatest activity on the part of the and that within two or three years, or store. He talks freely, eats heartily, element of society. The five jurors Stalwarts, and his removal a special less, the nation would have been in a sleeps well at nights, and is wide sworn yesterday were early in attend-The Court was formally opened good man, but a weak politician. Be- hearts were hushed; contention ceased, a few minutes past ten o'clock, and iming President, he was in a position to for weeks and weeks the heart and mediately afterwards the counsel in do vast harm to the Republic, and he brain of the nation centered on the sick the case and the brother and sister of was doing it by the unwise use of man at the White House. At last he the prisoner entered. After the lapse patronage, and the Lord and I took went the way of all flesh. of a few minutes Guiteau was hurried the responsibility of removing him. I was a house of mourning. To say I into the court room in the custody of certainly never should have sought to have been misunderstood and villified half a dozen policemen and deputy remove him on my own account Why by nearly the entire American press, marshals. The handcuffs were remov- should I? He never harmed me. From may more, nearly the entire American ed, and he shook hands with his sister him I expected an important office. I people, is a true statement." and brother, and took a seat reserved considered him my political and perfor him between his counsel. Mr. sonal friend. But my duty to the Scoville then submitted an affidavit Lord and to the American people and made application for an order for overcame my personal feeling and I all things, and to-day, by the gradual remarked: I have used that splendid an additional number of witnesses, sought to remove him. Not being a change of public opinion, I am justified which order was made by the Court. marksman, he was not fatally shot, but in passing with landable contempt the and found it to be so very beneficial

AGENTS WE WANT YOU in every an additional number of witnesses, sought to remove him. Tomatric Carpet Sweepers. You can make from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to \$5.00 per day the year round. Good profits and rapid sales. Capital not necessary from \$3.00 to five, summoned last evening, was work, and they and not me are re-called, most of the persons responding sponsible for his death.

Let the newspapers change from 'Gui-teau, the Assassin,' to 'Guiteau, the matism, after other remedies had failed.

tions of ill will against the prisoner,

except now and then a slight disposi-

wanted to deliver is in some respects a remarkable document. 'I am,' he begins, 'in the presence of this honorable court, charged with maliciously and wickedly murdering one James A. a patriot. Grant was a patriot. Garfield. Nothing can be more absurd, Washington led the armies of the Revbecause General Garfield died from olution through eight years of bloody malpractice. The syllogism to prove war to victory and glory. Grant led it is this: Three weeks after he was the armies of the Union to victory and shot his physicians held a careful examination and officially decided he and prosperous. They raised the old would recover. Two months after war cry, Rally round the flag, rally this official announcement he died. round the flag,' and thousands of the Therefore, according to his own phy- choicest sons of the republic went forth sicians, he was not fatally shot. The to battle-to victory or death. Wash-

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