runa cured her entirely.

nen, Pittsburg, Pa.

-Carpets, a fine stock, at low prices, at Heck & Paterson's.

year. Peruna cured me. James Bren

MARRIED.

CAMPBELL-REIBER-In this place, on

DEATHS.

ELLIOTT—At her residence, Buffalo town nip, this county, January 28th, 1882 Mrs. January Blicti, widow of James Elliott, aged eighty

four years.
WALTERS—At the residence of her father, in Buffaio township, this county, Monday, January 30th, 1882, Miss Clara D. Waiters, of con-

township, this county, Saturday, January 28, 1882, Mr. George O'Donnell, aged about 70 years. WHITESIDES—in Middlesex townsbip, this county, Mr. George Whitesides, in the 82d

year of his age.

WHITMIRE—On Feb. 1st, at her home, it
Oakland township, Mrs. Catharine Whitmire
wife of John Whitmire, Sr., aged 80 years,
months and 26 days.

BUTLER MARKETS,

BUTLER COUNTY

Mutual Fire Insurance Co.

J. C. ROESSING, PRESIDENT. WM. CAMPBELL. TREASURER

H. C. HEINEMAN, SECRETARY.

DIRECTORS:

JAS. T. M'JUNKIN, Gen. Ag't.

BUTLER PA.

Union Woolen Mills.

Barred and Gray Flannels,

Knitting and Weaving Yarns,

NOTICE TO FARMERS.

Large number of Farms for sale or exchange at low prices and on easy payments. Several small farms from 35 to 50 acres wanted. Also, cons farnished to farmers having improved farms on long time and at low rates. Address W. J. KISKADDEN, Freeport, Pa., Or call on Office days: Every Monday at Freeport. Every Tuesday at No. 60, Fourth Avenue Fittsburgh.

Estate of Geo. Whitesides.

E. A. Helmboldt, J. W. Burkhart, Jacob Schoene, John Caldwell, J. J. Croll H. C. Heineman.

J. L. Purvis, William Campbell, A. Troutman, G. C. Roessing,

GUITEAU will hang-on June 30th.

Scoville, counsel of Guiteau, had twelve reasons filed and argued for granting him a new trial, but there were about twelve hundred reasons for not granting it, and so thought Judge

Our thanks are due to County Superintendant Murtland for a copy of the School Laws of this State, and decisions of the State Supeintendant thereon, with explanations, forms, etc., as revised and arranged by J. P.

MANY in the county came some dis tance on Monday evening to hear Col. Copeland, among them we noticed Revs. Streamer and Bean and Dr. Cowden, of Sunbury, B. W. Douthett and Thomas Graham, of Penn township, and others from all parts of the

MR. WILLIS COLLINS, of Allegheny township, was serving on the jury last week and this. Mr. C. has been the traveling correspondent of the Parker Weekly Phænix for some time past, and is a gentleman of education and culture. We had the pleasure of a call from him to the CITIZEN office on Mon-

half hours in the Court House, on Monday night last, and with the greatest rapidity, we think, we ever heard a man speak for that length of time. He is both orator and actor, and his head, body, hands and feet kept time with his tongue during the whole of his delivery of "Some Mistakes of Bob." The lecture was highly appreciated by a large audience and the dangers and fallacies of Ingersollism were well shown

WE are requested to state, that in the report of the county Auditors the item giving the amount of borrowed money paid by the Commissioners to John S. Ward, should be \$125, instead of \$25. Also, that the amount of \$261,-83, charged against the township of Buffalo in Auditors report, has since the settlement been paid by Beaver county. The amount was for the keeping of one Matthew Gant in Dixmont who properly belonged to Beaver

mon question by a public statement just made, that the Mormon church repudiates polygamy. Representatives of the church declare that polygamy is no part of the religion of their church, and that the crime is kept up outside of the church. Religion being divested from the question ought to make it an easy subject for Congress to speedily legislate it out of existance. Meetings have recently been-held in various parts of the country asking of congress to pass the bill now before it on the subject. Members of the Mormon church now say they are in favor of its passage, and this stain upon the nation will probably soon be wiped out, and pass away, with its "twin relic" slavery.

ANOTHER step has been taken in the Guiteau case. The motion made for a new trial for him was over-ruled by Judge Cox on last Saturday, who then entenced him to be hung on the 30th day of June. The defense have the right, until March 1, to take an appeal to what is known as the Court in Banc of the district, composed of all the judges of the criminal courts of the district. This appeal will probably be heard in three or four weeks from this time, but no one dreams of any reversit is said, would have been fixed for the day of execution did not that day fall upon Sunday this year. As it is June 30 was selected. This date is far enough in advance to give the condemned every legal right yet remaining, and therefore will not likely need girls generally prevailing at Johnny's to be changed.

NEW CHARTER GRANTED.

A new charter was granted, at Harrisburg, on the 2d inst., to the Connoquenessing Railroad Company, to build point on the Shenango road to the West Penn at this place. The former charter for this connection, it seems, provided only for a 14 mile road, and the survey of the best route developed the fact that its length would be greater than that, and hence the necessity for s new charter. The route chosen, we understand, will be along the south branch of the Slpperyrock creek. The capital stock of this company is \$500,-000, and the principal stare-holders are A. H. Steele, of Titusville, \$100,000 in his own name and \$193,000 as agent ; Thomas P. Fowler, of New York, \$100,-000, and J. T. Blair, of Greenville, Pa., \$100,000. Mr. Blair is general manager of the Shenango road, and a railroad man in whom we have great confidence. From the new movement it looks as if the construction of this important link would now soon be com-

the blind; but it is probable that many of the friends of the blind know nothing of these institutions.

examples adorning his shoulders, was talk, and as you look at their you are the you are you not you recoiled with horror from the idea.

At 10 cts you say that you prayed against it. You are the you are you not you are you not you are you have a you not you are you are you are you are you have a you have a lingering look on you say that you prayed against it. You are you have you have a you have you have a you have you

Our Bar, on Monday morning, gave dacy of Adam M. Brown, Esq., of Pittsburgh, for Judge of the Supreme Court. The meeting of the members of the Bar was well attended and the proceedings quite harmonious. The full proceedings will be seen in another place of this paper.

GUITEAU'S BODY.

If there be any truth in the statement

made in the papers, that some of the relatives of Guiteau were willing to have his body, after execution, sold and exhibited around the country for money making purposes, it should at once be met with stern condemnation execration. A more disgusting proposition could not be made. And it would be as disgraceful to the Nation as infamous to all concerned in the matter. The idea is based on that morbid desire in some to witness any-the sixty-four viceroys who ruled in thing monstrous, but in this case there certainly would be too much self-respect among the people to patronize such an smong the people to patronize such an exhibition, The proposition to purchase the body is said to come from a manufacturer of refrigerators, and if so he himself should be put into one of his refrigerators and frozen to death, or near to death. The idea of making gain out of the dead body of the player of a beloved President of the United States should consign any man to everlasting infamy. But we do not believe there can be snything serious in this revolting scheme. Should there be. the Government, or the Court that has tried and sentenced the assassin, has the power to prevent such a contemplated disgrace.

MEETING OF THE BAR.

COURT ROOM, Butler, Pa., Feb. 6th, 1882.-Pursuant to announcement made at adjournment of court, on Saturday, members of the Bar met for the purpose of considering the endorsement of A. M. Brown, Esq., of the Pittsburgh Bar, as a candidate for Judge of the

Supreme Court.

On motion of K. Marshall, Esq.,
John H. Negley, Esq., was elected to
the Chair, and S. F. Bowser, Esq.,
Secretary. After the formal announcement by the Chair, of the purpose of
the meeting, remarks were declared in

order.
On motion of J. D. McJunkin, Esq.,
a committee was appointed to draft
resolutions. The Chair appointed J.
D. McJunkin, John N. Purviance,
George W. Fleeger, S. P. Irvine and
A. G. Williams, Esqs., a committee for

that purpose.

During the drafting of the resolu-Thompson, Charles McCandless, Esqs., and others, commendatory of the high-qualifications and fitness of Maj. A. M. Brown for the position of Judge of the Supreme Court. Committee reported resolutions as follows:

resolutions as follows:

Resolved, That we learn with pleasure that the name of A. M. Brown, Esq., of the Pittsburgh Bar, is brought forward as a candidate for Judge of the Supreme Court.

Resolved, That we most cordinally approve of the movement, and heartily endorse Maj. Brown for that high position. deeming him eminently qualified as a lawyer for the same and worthy as a citizen. Born and raised in this county, many of us have known him from boyhood and can bear testimony to his excellent qualities. We feel a just pride in his success at the Bar and will join in urging his promotion to the Supreme Bench. preme Bench.
Resolved, That these proceedings be publish-

On motion of T. C. Campbell, Esq. the resolutions were unanimqusly On motion, meeting adjourned.

J. H. NEGLEY, Chairman. S. F. BOWSER, Secretary.

"JOHNNY TRIANGLE." The following from the Allegheny

city Evening Mail, of January 26, inst. will recall to the recollection of some yet living here a peculiar character-that of old 'Johnny Triangle,' as he was familiarly known by. He was so called from the fact that he always carried with him a triangle on which he would beat or play for the amusement of men and boys. Little boys and the "musters" held in Butler, forty years ago, dressed in a queer kind of cockade and feathers, etc. very grotesquely arranged on his person. a 24 mile road in this county, from a The whole make up of Johnny, with his deformed appearance, always attracted a crowd. He played the triangle for a living, and his favorite tunes were, The daily gets the dispatches every

"Jenny put the kettle on and we'll all take tea" and "Yankee Doodle Dandy," get the eastern news as soon as cities in the east. while singing.

The correspondent of the Mail has the following account to give of him. John Gallagher, an inoffensive creature, who lived a short distance out the old Franklin road (Perrysville now) was for many years a charge upon the township—a pauper—yet rightfully the owner of a fine farm (of which he was defrauded.) No one cared to engage in a profitless defense of an imbedile and they who suffered to say that at the present time one of an imbecile, and they who suffered him to be defrauded, knew and could name those who did. There were not almost every day you can see the sites many in the city but knew crazy John of new buildings being marked out. Gallagher, yet very few knew him by that name. A Fourth of July with- to laboring men, the mornings and out him was like the play of 'Hamlet' evenings are cold, but the greater part with the melancholy Dane left out.

The annual display of umbrella, cane and correctally particles was incomplete.

children, many of whom grew to be earth, then we look up and see the men and women; their children clapped moon and stars shining in all their their hands and shouted as they them-selves had done when children at the appearance of "Johnny Triangle" Until within a few years since was he seldom absent from any public demonstration for half a century or more.

I remember when he walked with head erect and sang with a voice not

sweet, yet strong.

A few years ago I was on Ohio street, Allegheny, and I saw him once again—a hoary-headed, feeble old man, doubled up till face and knees almost

touched as he slowly shuffled along the

pavement. It was, perhaps, his last visit to the scenes of his early tri-

Correspondence. NEW ALBUQUERQUE, NEW MEXICO,)

January 28th, 1882. EDITORS CITIZEN ;-History inform us that more than two centuries ago there lived a man by the name o Francisco Fernandez de la Cueva, Duke of Albuquerque. He was one period of the Spanish dominion.

It was in honor of the Duke of Al

buquerque, who was a man of great importance in the territory, that the Mexican town known as Albuquerque first got its name, and it is ad by good authority that it had an exstance long before the Spaniards settled here. Albuquerque then has been for centuries an important town. All the highways of any importance converge here. In our day of railroad travel, if we take Albuquerque as a centre, we have Kansas city about 900 miles east, Denver about 500 miles north, and on the west San Francisco about 1200 miles; on the south there is no commercial city of any import-ance. New Mexico has an area of about one hundred and twenty-two thousand square miles. It is situated in the semi-tropical region, yet the great attitude renders the climate de-

Mexico is that known as the Rio Grande valley; it extends from north to south of the territory. Around old Albuquerque and Isleta, the latter he-ing 12 miles south and an Indian Pueb-lo, are to be found the finest fruits and the largest vineyards in the territory The grape cultivated here is not the same as that in the east. It is called the "mission grape," and has been cultivated here for the past two centuries. The vineyards are entirely without trellising, the vine being trimmed

close every year so that in a few years the vineyard looks like a large nursery of shrub trees. The largest vineyards around Albuquerque are owned by Messrs. F. Huning, Santiago Baca and ritory is about 25 miles north-east of Albuquerque. The Sandia mountains are about 20 miles east, although on account of the clear atmosphere some have supposed them to be only two or

three miles distant, and one who had come lately from the east, told me that being asked how far off she supposed they were, guessed them to be half a mile, and said she hoped to go over to tion which I referred to yesterday.' them some nice morning before break-The tops of the mountains have been covered with snow since November, yet in the valleys there has not

been enough to cover the ground. About half way down the mountains there is a strip of pine trees, and in the canons where water is plenty steam saw mills have been erected and from them Albuquerque is supplied with rough lumber. During the summer it sold at \$25.00 a thousand, but the demand has been so great of late that it sells for 35 and 40 dollars a thousand The coal mines in these mountains are numerous, and will be soon worked The coal is very good and produces a great amount of heat. This may be attributed to the fact that it was during

the early eocene period that the formation took place. Albuquerque is fast becoming a railroad centre. It is a little more than a year and a half since the first train of cars waked up the half sleeping ouquerque, on its first trip over the entertainments. He always appeared at road, soon a few houses and a large number of shanties were erected and the name New Albuquerque was given a military coat, military hat, etc., with to it. Now the newspapers say, and it may be so, that our city numbers over three thousand people We have over three thousand people schools, churches, a foundry, gas works, lines of street cars, telephone exchanges, railroad, machine and carpenter shops, six newspapers, one daily, three weeklies and two monthlies. night from Washington, so that we

> Two more railroads are expected to pass through Albuquerque during the coming summer; this will bring more

travel and more people.

A fifty thousand dollar hotel is to be built during the coming season. Shanties are being pulled down and brick or stone structures taking their

to say that at the present time one hundred houses are being built, and

The climate here is very favorable

sunny west, for the sun shines about

According to the Census report of 1880, there are in the State of Pennsylvania 3907 blind persons. Of these there are only 26 in Butler county. Armstroughas 54, Beaver 30, Clarion 30, Lawrence 37, Mercer 63, Venango 25, and Allegheny 209.

There are three institutions in the State for the care and instruction of the blind; but it is probable that many of the friends of the blind; but it is probable that many of the friends of the blind know noth-labeled and support of the friends of the blind know noth-labeled and from noon till evening, and the surfunding breeches and rough in the surrounding counties, and since such a surfunding the state of Pennsylvania 3907 blind persons. Of these there are only 26 in Butler county. All the sum shines from morning till noon and from noon till evening, and the setting sun, how grand!

He seems to rush with terrific speed as he approaches the horizon, and, with a brightness that equals noon-day in the east, he falls upon the earth line. The king of day ere he departs throws a gold like mantle over the lofty mountains, and as you look at them you are led to say, "surely he will stay his opinion.) Your own testimony shows that

THE DOOMED ASSASSIN.

MOTION FOR A NEW TRIAL OF GUITEAU OVERRULED, AND THE MURDERER CONDEMNED TO BE HANGED

JUNE 30 WASHINGTON,, February 4 .- Guiteau made what was probably his last appearance in public this morning, and was taken back to his cell under sentence of death. The proceedings in

Judge Cax began to read from mancript his decision upon the motion for a new trial.

Reading from various authorities bearing upon the case, Judge Cox dis-cussed at some length the circumstances attending the finding of the newspaper in the room of one of the bailiffs of the

ury in this case.
First. As to the handwriting: there are several circumstances that make it improbable that at least two of the names upon the margin of the paper were written by the gentlemen them-

Second. If—as suggested—this pa per was lying on the table in the bailff's room, and gentlemen of the jury in writing in albums first tried their pens upon the margin, it would amount to nothing in the face of the sworn affidavits of every member of the jury that they did not see or read a paper at any time during the trial. No one could swear to the fact that the jurors did write upon the paper, while they all swear that they did not, and there is no reason to doubt their veracity. So far as the discovery of new evidence is concerned to be introduced is as to the prisoner's manner and appearance prior to the assassination. It there had been no evidence introduced upon this subject there might be some force in the request, but a dozen or more witnesses testified on the trial as

commission of the act. The evidence now sought to be introduced would be merely cumulative, and would not affect the verdict.

to his manner and appearance covering the period of time from March until the

As to the expert witness whose admissions after the trial are alleged to have been different from his evidence given upon the trial, Judge Cox said unsworn admissions of this character could never be considered as a ground for overturning a verdict that may have been obtained through the evi-Messrs. F. Huning, Santiago Baca and the Jesuit Fathers. From the fruit of these vineyards many hundred barrels of wine are made annually. The great a verdict. From all the papers presented Judge Cox summed up: I am sented Judge Cox summed up: I am legislature in the interest of temperance,

motion, which is therefore overruled.' through the present political parties

Mr. Scoville—'I would like to note and directed its executive committee to an exception to the rulling of the appoint certain of their number to meet Court.'

now becomes my duty____' I would like to file in due form the mo-Mr. Scoville then filed his motion in

arrest of judgment.

Judge Cox then informed Mr. Scoville of the rules of practice applicable to the filing of his exceptions, and the legislature, whose record and charafter this matter had been arranged acter are not a pledge that he will Colonel Corkhill renewed his motion, favor the submission of the amendment saving:--'It is now my duty to ask for the sentence of the Court '

Judge Cox (to the prisoner)-Stand up. Have you anything to say why sentence should not now be passed upon you?

Guiteau (still sitting)-'I ask your Judge Cox-Stand up, Have you

anything to say why sentence should determination stamped upon his features. In a low and deliberate tone

he began, but soon his manner became wild and violent, and, pounding upon the table, he delivered himself of the following harangue: 'I am not guilty Mexicans, as it sounded its shrill whis-tle and stopped in the midst of their corn fields about two miles east of Alof the charge set forth in the indictand God will take care of it, and don't Atcheson, Topeka and Santa Fe rail- let the American people forget it. He will take care of it; and every officer tive down to that Marshal, taking in every man on that jury and every member of this bench, will pay for it; and the American nation will roll in and I am hung.

SENTENCE PRONOUNCED. Judge Cox then proceeded to pass

follows: You have been convicted of a crime so terrible in its circumstances and so far reaching in it results that it has drawn upon you the horror of the whole world and the execrations of

or of the whole world and the execrations of your countrymen.

The excitement produced by such an offense made it no easy task to secure for you a fair and impartial trial, but you have had the power of the United States Treasury and of the Government in your service to protect your person from violence, and to procure evidence from all parts of the country. You have had as fair and impartial a jury as ever assembled in a court of justice.

You have been defended by counsel with a zeal and devotion that merit the highest entertainly have done my best to

zeal and devotion that merit the highest en-comium, and I certainly have done my best to secure a fair presentation of your defense. Notwithstanding all this, you have been found tilty It would have been a comfort to many cople if the verdict of the jury had establish-the fact that your act was that of an irre-

so the fact that your act was that of an inyour sponsible man.

What motive could have induced you to this
act must be a matter of conjecture. Probably
men will think that some fanaticism or morbid
desire for self-exaltation was the real inspiration for the act.

It would have left the poeple the satisfying

belief that the crime of political assassination was something entirely foreign to the institu-tions and civilization of our country; but the result has denied them that comfort.

goods.

ENGINEERS are still surveying up the creek from here towards Greece to criefly, which looks as if the new Pittsburgh & Western road would go that way, and thus abandon the present way, and thus abandon the present Bonnie Brook route.

ADAM M. BROWN, Esq.

the old sojer hat. It was replaced by a tall stove pipe hat covered with ribbons, colored paper, rosette and tinsel ornaments. He managed to retain a few words of 'Yankee Doodle' and of call your friends from within to with a law of scintilating light. You call your friends from within to with mess the scene, so grand, so glorious, but it is like all earthly glory it tarries but a short time, for in a few moments deliberately resolved to do it, and that a deliberate and misguided will was the sole impulse. This may seem insanity to some persons, but the law looks upon it as a wilful crime.

sons, but the law looks upon it as a willing crime.

You will have due opportunity of having any error I may have committed during the course of the trial passed upon by the Court in banc; but meanwhile it is necessary for me to promounce the sentence of the law—that you be taken hence to the common jail of the District, from whence you came, and there be kept in confinement, and on Friday, the 30th day of June, 1882, you be taken to the place prepared for the execution within the walls of said jail, and there between the hours of 12 M. and 2 P. M. you be hanged by the neck until you are dead; and may the Lord have mercy on your soul. Tuesday, Jan. 31, 1882, by the Rev. Waters, Mr. Dean Campbell, of Millerstown, this coun-ty, and Miss Anna Reiber, daughter of Mr. Ja-cob Reiber, of this place.

GIBSON-TAYLOR -Ou Feb. 1, 1882, in Karns City, by Rev. J. C. Rhodes, Mr. J. A. Gibson, of Petrolia, and Miss Ida J. Taylor, of Karns City. VAN SCOY-BENEDICT-In Petrolia, this GUITEAU'S PARTING OUTBREAK. During the reading Guiteau stood apparently unmoved and with his gaze riveted upon the Judge, but when the Court occupied altogether only about final words were spoken he struck the three-quarters of an hour. Judge Cox table violently and shouted: 'And opinion overruling the motion for a I'd rather stand where I do than where new trial. I'm not afraid to die. I stand here as God's man, and God Almighty will curse every man who has had part in procuring this unrighteous verdiet. Nothing but good has come from Garfield's removal, and that will be the verdict of the posterity on my inspiration. I don't care a snap for the verdict of this corrupt generation. would rather a thousand times be in my osition than that of those who have hounded me to death. I shall have a glorious light to glory, but that miserable scoundrel Corkhill will have a per-

manent job down below, where the Devil is preparing for him; After apparently talking himself out the prisoner turned to his brother, and vithout the slightest trace of excitement conversed for some minutes before being taken from the court form The van in which Guiteau was taken

wife of John Whitmire, Sr., aged 80 years, 8 months and 26 days.

This aged notine lived up to the full measure of human life, the four score years, and fifty-six years with her venerable husband, who still survives her, with six of their children, all of whom are heads of families. As a wife she was most companionable, affectionate and true. As a mother, none was ever more one; iderate, more than the straightful assistance than she; though burdened with the cares of her own house and family her hands often ministered to the comfort and relief of others. As a member of the church from early life, she was always consistent, exemplary and devout. That "charity which thinketh no evil, which rejoceth no; in initually, if always characterized her; for it is declared that she never spake evil of any one, and never encouraged evil speaking in her presence. When at last she reached the end of her pilgrimage she departed this life as calmly and peacefully as though the high that fallen deleep. The immense concourse at her funeral attested the high esteem in which she was held in the community.

C. L. S. from the court-house to the jail reached its destination without accident or incident. The prisoner remarked as he stepped out, 'this is a regular Western He was taken at once to his cell and guard placed over him: This precaution is always observed in the

of prisoners under sentence of death; and will be rigidly adhered to in Guiteau's case, both by night and day.

The jail officials, however, do not believe there is the sligh est danger of any attempt on his part at suicide, at least not until after the review of the

case by the Court in banc. Cons itutional Amendment. MB EDITOR;—A convention was held in Franklin, Venango county, Pa., January 24th, the object of which was to promote the movement in favor of a constitutional amendment, prohibiting the manufacture and sale of intoxicating liquors. The call for it was signed by many leading members of the different political parties, and the request was made that three delegates of each of these parties should be sent by each township. This call was generally reunable to find any reason to grant the legislature in the interest of temperance, Bra Wanted-Men of integrity and abili-Court.' . with the different political organizations by to take orders for trees, shrubs and vines from our Geneva (N. Y.) Nur-

to nominate only thorough temperance | with references, D. H. PATTY & Co., men for the Senate and House of Rep-Nurseymen, Geneva, N. Y. resentatives. The members of the con vention also pledged themselves not to yote or use their influence for any man Notice in Divorce. nucl L. Strain vs Harriet Strain. In the Cour nmon Pleas of Butler county, Pa., A. D., No pt. T., 1881. Libel in Divorce. or candidate for any State office, or for to a vote of the people. My object in writing now is to inreturnable to next term. By the COURT.

TO THE RESPONDENT, HARRIET STRAIN:
You are hereby notified to be and appear in your proper person before our judges at Butler, at a Court of Common Pleas there to be held on the 5th day of March, A. D., 1882, next, to answer the petition or libel of the said Samuel L. Strain, and to show cause, if any you have, why the said Samuel L. Strain, your husband, should not be divorced from the bonds of matrimony, agreeably to the Acts of Assembly in such oase made and provided, W. H. HOFF MAN,

14diw Sheriff of Butler county.

quire whether any similar movement is under contemplation in Butler county, and, if not, whether you do not think such a convention might be held, with profit, in Butler. I am making Honor to postpone the sentence as long the same inquiry of the other editors of the town. Hundreds of voters in the county, of different political parties, would rejoice, I am sure, to take part not now be pronounced upon you?'

The prisoner then arose, pale, but with lips compressed and desperate recent events recorded in your paper. in such a movement. The importance

Judge Agnew could likely be secured as a speaker for the occasion. He Office Cor. Main and Cunningham Sts. would have been at the meeting in Franklin, but his voice had failed, on account of a cold, so that he could not have spoken if he had been there. INQUIRER. Yours,

[We are, and have been, in favor of the constitutional amendment movement, as the only one that can reach, of this Government, from the Execu- to the extent necessary to secure the community from the evils of intemperance. For a long time we have had no faith in what were known as temblood if my body goes into the ground perance pledges or meetings, and be perance pledges or meetings, and be-lieve that nothing but the strong arm of law can govern that question. A constitutional amendment would be sentence, addressring the prisoner as the highest and most permanent law the highest and most permanent law that could be obtained on the subject and, therefore, we have favored that remedy. We are not aware of any movement at present being made in this county, but presume there will be in time, and for the objects suggested by the writer of the above. Conventions, we notice, bave been held in other counties of the State, favoring a submission to the people of the ques tion, and for the interrogation of legislative candidates, etc .- ED.]

Notice is hereby given that Henry Leibold, committee of Vargaret Grinder, has filed his partial account in the office of the Prothonotary of the Court of Common Pleas, at M's Docket, No. 7, Dec. term, 1880, and that the same will be presented to said Court for confirmation and allowance on Wednesday, March 8, A. D., 1882, M. N. GREER, Proth'y. county can be bought at present on reasonable terms, and of which particulars can be had by enquiring at the CITIZEN office.

At 5 cts., good dark Calico. At 5 cts., good light Calico. At 7 ets, fine sheeting Muslin. At 8 ets., heavy sheeting Muslin, a L. STEIN & SON'S.

At 10 cts., half wool dress goods.

At 10 cts., good ticking.

Letters testamentary having been granted to the undersigned on the estate of Geo. White-sides, dee'd, late of Middlesex township, Butler for the beautiful and the state of t county, Pa., all persons knowing themselve indebted to said estate are hereby notified that immediate payment is required, and those hav-ing claims against the same to present there -FOR RENT .- A house and lot in Butler, north-eastern part of town, can be rented now on very reasonable duly authenticated for settlement.

JOHN A. FORSYTHE, Ex'r.

Glade Mills P. O., Butler Co., Pa. terms. Has two rooms and kitchen, with water etc. For particulars enquire at CITIZEN office. Estate of Ann Young, dec'd.

Letters of administration having been granted to the undersigned, on the estate of Ann Young, deceased, late of Washington township, Butler county, Penna, all persons knowing them-selves incebted to said estate will please make im-mediate payment and any haying claims against the same will present them duly arthenticated for At 10 cts, double fold brocade dress At 10 cts., good teams.

At 10 cts., genuine, Columbian cheiots, at L. STEIN & SON's.

-Ladies' and Gents' Gossamer Gum A. TROUTMAN, Coats, cheap, at Heck & Patterson's. Mrs. F. Simmering, Millersville, Pa. had Ozena and Chronic Catarrh. Pe-

Dry Goods. Notions and Trimmings! Large Stock! Lowest Prices!

Extra good value in all kinds of Dres Goods, from the cheap-I had Chronic Dysentery for one t Calico up to Silks and Satins. Shawls of all kinds in Wool, Cashmere and Broshae. Cassime e, Jeans, Tweeds, Ladies Cloths, Flannels, Shirtings. McCAMEY-STEPHENSON-On Jan 23 1882, at Farmington, by Rev. W. Brantield, Mr. R. P. McCamey and Miss L. C. Stephenson

UNDERWEAR FOR MEN LADIES AND CHILDREN! SPECIAL FOR EARLY SPRING. EMBROIDERY AND INSERTING

I have received and am showing one of the largest stocks of Embroideries and Insertings that is to be found, extra quality and patterns, at the very lowest prices. Table Linens and Napkins, in bleached, half bleached, unbleached and Turkey red. Towels, Toweling, Sheeting. All the popular makes of

BLEACHED MUSLIN,

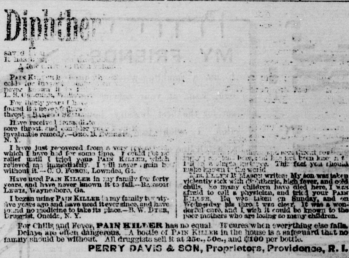
Lonsdale, Pocohontas, White Anchor, Fruit of the Loom, Wamasuta, Unbleached Muslin, &c. New White Goods, White Spreads, Lace Curtains, Yarns, Zephyrs, Hesiery.

GLOVES OF ALL KINDS.

in Cashmere, Siik, Berlin, Kid, Foster (genuine), Foster Patent, Seamless, Undre sed Suede, and other popular makes. Corsets, all prices, largest assortment. All of the above goods at the very lowest prices. Please call and examine,

A. TROUTMAN, BUTLER, PA.

P. S .- I have two Dolmans, two Black Beavers, and two light Cloaks, which I will sell at a bargain to close.



STOCK



with the different political organizations of the county, in 1882, and ask them to declare themselves in favor of the constitutional amendment mentioned, and the stitutional amendment mentioned. for him. Beware of sham plates being sold in Butler, made of old and inferior metal, none genine but from the Agent, june 8, 781.

Near Wick and Schreiber Houses, Main street, Butler, Pa. nine but from the Agent, june 8, '81.

Great Reduction in Prices.

FOR THE NEXT SIXTY DAYS

--AT--

JOHN BICKEL'S

MAIN ST., BUTLER, PA. I have in stock

\$6,000 worth of BOOTS & SHOES

Which I will sell at greatly reduced prices, some of which will be sold at a small profit, some at cost and part of my stock I will close out at less than cost in order to get ready for spring stock. My stock is large and varied, and at the low prices at which I am offering it must be sold for cash.

M.C. ROCKENSTEIN

AND RANGES. ALSO, AGENT FOR CRYSTAL PALACE STOVES AND REPAIRS FOR SAME. Bird Cages, Tinware, Wood and Willow Ware, Enameled and Granite Ware, Sewer Pipe, Pire lay Stove Pipe, Grate Tile, Fire Brick and Clay.

Roofing, Spouting and Heavy Sheet-iron work done at short notice below market prices for

cash.

I am also having manufactured to my order, nice clean and smooth odd Plates to fit Bradley's Stoves, which I sell at six cents per pound, and I will guarantee them to last longer and give better satisfaction than the so-called original and genuine plates sold by another party at tea cents per pound. Give me a call and be convinced.

M. C. ROCKENSTEIN. Main Street, Butler, Pa



Notice is hereby given that the application of W. E. Hall, of Brady township, Butler Co., Pa., a farmer, for discharge from all his debts, under the insolvent laws of the State, will be present-the state of the State of March,

Cent KNAKE & CO., Muste Publishers, Advertise in the CITIZEN.