

BUTLER CITIZEN.

JOHN H. & W. C. NEBLEY, PROP'RS, Entered at the Postoffice at Butler as second-class matter.

WEDNESDAY, JUNE 6, 1883.

Republican County Ticket.

For District Attorney, SAMUEL B. SNYDER, of Butler. For County Surveyor, B. F. HILLIARD, of Washington twp.

The Governor has signed the Anti-Discrimination bill, the Free Pipe bill and the Judicial Salary bill.

The members of the Bar of this county will be pleased to know that the Pittsburgh district of the Supreme Court has been restored—back to where it was.

Hon. GEORGE SHARWOOD, Ex-Chief Justice of the Supreme Court of this State, and a learned lawyer and upright judge, died at his home in Philadelphia, on the 28th of May ult., aged 73 years.

Court is in session this week, Judge McJunkin presiding and hearing arguments, motions, etc. The Grand Jury is acting upon bills. Next week the trial of criminal cases will commence. Week after next is for the trial of civil cases.

We have received from the Department of the Interior at Washington, at the request of the Hon. S. H. Miller to the same, the "Compendium of the 10th Census of the United States, 1880," in two volumes, which can now be seen at our office.

Mr. DONLY's bill, giving servant girls, clerks, and other hands and helpers, preference for their wages over other creditors of insolvent employers, being supplement to the act of 1872, has passed both Houses at Harrisburg and is now in the hands of the Governor.

The Attorney General of the U. S., at the request of the Secretary of the Treasury, has given an opinion that under the provisions of the act approved March 3, 1883, no tax can be collected on capital and deposits of national banks since the first of January last, and no tax on the capital and deposits by State banks or private banks since the first day of last December.

It having been reported that Mr. Donly, in the Legislature, was not friendly to the passage of the anti-free pass bill, he writes to say that he has favored the bill all through, and stands ready to vote for and do all in his power for its passage, if a vote can be reached in the House. The intention, it is said, is to smother this bill in the House. In regard to the bill introduced by Mr. Donly, requiring the fencing of railroads in this county, he informs us that bill is over in the Senate committee and that he has not been able to get it out of committee up to his writing, although he has a promise that it shall be acted upon. As the Legislature adjourns to-morrow the fate of both of these important bills, and of many others, is very uncertain. We write this on Tuesday and have yet hopes that legislation so much demanded by the people will get through safely before final adjournment of the Legislature.

The Convention. The proceedings of the Return Judges to the County Convention on Monday last will be seen in another place. The ticket nominated will be found at the head of our editorial columns. It is a good one and we have heard of no unfairness in its nomination at the primaries.

For District Attorney the lot fell to Samuel B. Snyder, Esq. He is a young man of good education and character, and those who know him best speak highly of him and predict that he will, if elected, make a faithful and efficient officer.

Mr. B. F. Hilliard, the nominee for County Surveyor, is well qualified for that position. He is a practical surveyor and those who have employed him as such speak in very favorable terms of his learning and ability. He comes from one of the oldest families in the county, is extensively connected and will make a strong candidate.

Everything passed off harmoniously in the Convention and there is but one thing that we hear any criticism about; that is the Convention assuming to fill up or appoint committees for townships which had failed to hold a primary. We have no rule that justifies this, and the practice might lead to trouble and bad results. In such cases the vacancy in the district not represented should be left to the Republicans of that district themselves, to fill as they might hereafter wish to do. This they would do in case it became necessary. But others, of other districts, have no right to do it in their absence and in the absence of any rule of the party to warrant it. The Republicans of every district are sovereign and their rights cannot be taken away from them. We refer to this now in order that it may be better understood in the future.

First in the Field. The State Convention of the Prohibition Home Protection party, that met in Pittsburgh last week, put in nomination for the office of State Treasurer, Mr. Ira E. Howard, of Venango county, and for State Auditor General J. H. Fordham, of Lackawanna county.

The members of the State Committee for this county are John W. Brandon, Esq., of Connoquessing, and Mr. James W. Orr, of Parker township.

Judge Taylor's Address.

Decoration Day here on the 30th ult., was more largely attended than usual and everything passed off pleasantly.

The meeting in the Court House was organized by the appointment of Alexander Russell, Esq., as President and Gen. George W. Reed and Mr. Simeon Nixon as Vice Presidents. Various patriotic songs were sung by the young ladies and gentlemen present, and a poem read by Newton Black, Esq.

The chief feature of the occasion was the address of the Hon. Charles E. Taylor, of Franklin, now President Judge of the Courts of Venango county. His address was admired and highly spoken of by all who had the pleasure of hearing it. It was clothed in beautiful language and full of fine and patriotic sentiment connected with the late war between the north and the south. He pictured our country as before and since the war and the present grandeur and prosperity of our united nation. He also spoke of some of the evils existing in our political methods and warned the people against them. It was regarded as a fine effort and the Judge has left behind him here a very favorable impression of his eloquence and ability as a speaker.

In Town.

Mr. N. P. Reed, of the Pittsburgh Commercial Gazette, was in Butler on Saturday last on a visit to his parents here. Mr. Reed is always a welcome visitor back to his old home. His enterprise and success in the building up of the Commercial Gazette, to the flourishing and influential paper that it is, makes his old Butler friends feel proud of him.

Winfield S. Purviance, Esq., of Pittsburgh, was also in town on Monday last. He is the only son of the late Hon. Samuel A. Purviance, deceased, long and favorably known to the people of this county. With his father he went to Pittsburgh some years ago and engaged in the practice of the law, in which profession he is quite successful, having now a large and lucrative legal business.

Mr. Benjamin W. Bredin, formerly of this place, but now of Franklin, Pa., was also in town on Monday last, attending to some legal business.

Mr. George Parker, John B. Leonard and James P. Parker, of Parker township; Capt. Thomas Hays, of Fairview, and other prominent citizens of the county, were attending Court this week.

BACK IT COMES.

Supreme Court in Pittsburgh Again.

While the Legislature has been fussing and fuming over the re-arrangement of the Supreme Court districts of the State, and even going so far as to talk of organizing a new court which would satisfy the people and leave the Supreme Judges in Philadelphia, the bench has stepped forward and cut the knot by putting things almost as they were prior to 1881. On November, 1881, the Supreme Court issued an order transferring certain counties in the Middle and Western districts to the Eastern district, or in plain English, wiped out the Middle and Western districts and made the State and district co-extensive, with headquarters in Philadelphia. There was a howl from all except a few counties, but the Court had laid down the law and it had to be obeyed. During the present session of the Legislature the solons have been endeavoring to bring about a new order of things, but this has been rendered unnecessary.

OLD DISTRICTS RE-ESTABLISHED. Whether the Judges of the Supreme Court have become alarmed or not is a matter for future settlement, but at all events they have issued an order which re-establishes the Middle and Western districts. This order, which is dated at Harrisburg, June 1, provides that Cumberland and Fulton counties shall be transferred from the Eastern to the Middle district, and Allegheny, Armstrong, Butler, Cambria, Clarion, Forest, Lawrence and Mercer from the Eastern to the Western district. This leaves Erie, Fayette, Somerset and Crawford counties in the Eastern district, and as the lawyers from those counties were instrumental in having the change made in 1881, it is to be supposed that they will be satisfied. The term in the Middle district will continue two weeks, in the Western district seven weeks, and in the Eastern district from the first Monday in January until the commencement of the Middle district term. The return days in the Western district are fixed as follows: For the first Monday of the term the counties of Beaver, Clarion, Forest, Greene, Jefferson, Venango and Westmoreland. For the second Monday of the term the counties of Armstrong, Cambria, Lawrence and Mercer. For the third Monday of the term the counties of Indiana, Washington and Butler. For the fourth Monday of the term the county of Allegheny, and four weeks of the term, if necessary, are assigned for the hearing of cases in this county.

The Prothonotary of the Eastern district is directed to certify to the prothonotaries of the Middle and Western districts respectively the record in all cases now pending and undetermined upon writ of error, certiorari or appeal originating in each of the counties hereby transferred from the Eastern to the Middle or Western districts.—Commercial Gazette.

Witherspoon.

The literary and musical entertainment to be given by the students of the Witherspoon Institute comes off in the Court House to-morrow, Thursday evening, June 7, 1883. The exercises, it is said, will be of the most interesting character. We have no doubt a crowded house will greet the students of the Witherspoon on this occasion.

Advertise in the CITIZEN.

REPUBLICAN COUNTY CONVENTION.

Result of the Primary Election.

The meeting of Return Judges on Monday last, June 4, 1883 was called to order by Jas. Stephenson, Chairman.

F. M. Campbell and W. G. Russell were chosen temporary Secretaries. Roll was next called and the following precincts were represented:

- Allegheny twp., H. W. Nicholas. Butler township, H. W. Nicholas. Buffalo, J. A. Watson. Concord, A. D. Kuhn. Clay, T. R. McCall. Clinton, Phillip Suider. Center, S. Irwin. Clearfield, J. R. Fenel. Cranberry, John Murray. Cherry, J. K. Reed. Connoquessing twp., North, M. W. Shannon. Connoquessing twp., South, P. W. Thomas. Donegal township, J. O. Robinson. Fairview twp., West, W. G. Russell. Fairview twp., East, J. O. Robinson. Forest township, Alex. Hunter. Franklin, J. H. Shannon. Jackson East, C. T. Exter. Jackson West, M. C. Hamilton. Jefferson, W. J. Welsh. Lancaster, Wm. Lutz. Middlesex, Wm. Lutz. Mercer, L. E. Cummins. Marion, W. A. Seaton. Mifflin, George Shoup. Parker, H. K. Turner. Penn Township, Samuel Johnson. Summit, Samuel Johnson. Slipperyrock, John Adams. Venango, Samuel Johnson. Washington twp., North, C. M. C. Campbell. Washington twp., South, J. A. Mahood. Windfall twp., D. Marks. Worth twp., Robt. Barron. Butler township, 1st ward, S. McClintock. Butler township, 2d ward, Samuel Walker. Centerville, E. M. Mayberry. Fairview twp., W. P. Jamison. Evans City, John Waters. Karas City, S. D. Bell. Millersburg, S. D. Bell. Petrolia, F. M. Campbell. Saxenburg, Phillip Barner. Sunbury, S. McClintock. Unionville, J. Weigel. Hon. S. D. Bell was elected temporary Chairman.

On motion Jas. Barr was elected permanent Chairman for the year.

W. P. Jamison, of Fairview borough, and A. Mechling, of Slipperyrock, were elected permanent Secretaries.

The district of Allegheny was filled by the election of Jas. S. Craig; Fairview East, by S. W. McCollough; Muddyree, by N. Bauder; Middlesex, by Wm. Miller; Venango, by Amos Seaton; Karas City, by Jos. Thomas; Brady twp., by Wm. Walker; S. McClintock, and Samuel Walker were appointed to count the vote, which was announced as follows:

- DISTRICT ATTORNEY. Samuel B. Snyder..... 700 Kennedy Marshall..... 546 Wm. G. Russell..... 359 Majority for Snyder..... 154 COUNTY SHERIFF. R. P. Hilliard..... 393 Nathan M. Slater..... 359 Majority for Hilliard..... 16 DELEGATES TO STATE CONVENTION. Robert Storey..... 1025 H. N. Greer..... 908 B. A. Millin..... 359 Seating..... 18 The delegates to the State Convention were instructed to use all honorable means to secure the nomination of Hon. Wm. Irvin as State Treasurer. James T. Bartley, of Penn twp., offered the following resolutions: Resolved, That we will lend our earnest support and influence to secure the election of the ticket as nominated. Resolved, That we request our delegates to the State Convention to use all available and honorable means to harmonize the conflicting elements in the Republican party, by the selection of suitable and upright candidates, and that we pledge them our hearty support. Convention adjourned to meet at call of Chairman.

Oil Men Jubilant. HARRISBURG, Pa., June 1.—The oil men are on the top wave of exultation to-day. This morning the vote by which the Free Pipe bill was defeated yesterday was recouped and the celebrated measure passed finally, and was sent to the Governor. His advocates had worked with such effect that there were six votes to spare. The motion to reconsider was made by Mr. McCrum, of Crawford. Mr. Chadwick demanded the ayes and nays, but afterward withdrew. There was no debate. The vote on final passage stood: Yeas 107, nays 73.

Anti-Discrimination Bill Passed. HARRISBURG, Pa., June 1.—The end of the long fight for the Anti-Discrimination bill was reached to-day. The bill as amended in the recent debate in the Senate was passed finally this morning by a vote of 43 yeas to 2 noes, Reyrum and Adams voting against it. In the House this evening there were but seven votes against the measure in the Senate amendments and the bill now only awaits the Governor's approval.

The Recorder's Office Gone. HARRISBURG, May 29.—Even the ghost of the recordership is laid. Reyrum and Gordon agreed in amending the bill in the Senate this morning by striking out the House Committee's provision that the Court of Quarter Sessions should approve of bonds for liquor licenses. The reason for this was that the provision was needless, since by the act of 1856 the approval of these bonds was already vested in the Court, the duty having been given to the recorder by a special act of 1852. The Senate then passed the bill finally by a unanimous vote. In the House this afternoon American opposition concurred in the Senate amendment, claiming that the mere abolition of the office would not revive the act of 1852. The House, however, concurred, with but 48 yeas. Ten minutes after the bill had been sent to the Governor he returned a message announcing that he had signed it, and so the ancient office of recorder is no more.

Holding Fast to Free Pass. HARRISBURG, May 29.—The House has laughed down any attempt to bring forward the Senate Anti-Free Pass bill, which is far down the calendar of bills on second reading. For weeks, however, Hasso's House bill for the same purpose has been calmly reposing near the head of the bills on third reading.

A TERRIBLE DISASTER.

Twelve Persons Trampled to Death on the Brooklyn Bridge.

The bridge connecting the cities of New and Brooklyn, and which has been the source of just pride as well as the object of natural curiosity to the people thereof since its completion, received a dreadful baptism last Wednesday afternoon, Decoration Day. During a crush, the result of an accident and the immense crowd of people going each way on the bridge, a panic occurred on the New York anchorage, and before order was restored many persons, mostly women and children, were crushed, some to death, some fatally and still others severely. A scene of terror reigned for fully fifteen or twenty minutes that baffles description. When it was over, cart loads of wounded and crushed human beings were taken out of the New York entrance of the bridge. A small mountain of torn and abandoned clothing was gathered up by the police.

HOW THE DISASTER OCCURRED. The accident occurred on the New York anchorage, where the solid bottom of the middle footway ends and two flights of seven steps each, with an intermediate landing, lead up to the plank walk of the span between the New York anchorage and lower end of the bridge. The bridge was crowded from one end to the other so that there was hardly elbow room on the footway. A woman was ascending the lower flight of steps, stumbled and fell on the landing. The crowd pressed upon her and she shrieked. Bridge Officer Frederick Richards, who was on the plank walk above, seeing her danger, elbowed his way to the spot and lifted her up. The crowd closed upon them both, and they went down. With a desperate effort Officer Richards got upon his feet once more, dragging the woman before him. She screamed again in despair and fright, and the crowd above and below pressed toward the spot to discover the cause of the commotion. Those on the approach below the steps were carried forward in a solid mass. Many stumbled and, unable to resist the pressure from behind, the crowd passed over them. From above the crowd coming from Brooklyn was carried to the edge of the steps and then fell over upon the struggling mass below. A terrible struggle for life began. Men and women fought with the pressure from both sides growing at every shout of anguish that went up from the dying and those who saw death before their eyes. Fear and despair on the one curiosity on the other, fought for the mastery.

A FRIGHTFUL SCENE. The frightful crush was longer than ever, when, after fifteen minutes, a score of militiamen of the Twelfth regiment, led by Lieutenant Hart and Sergeants Couldock and Costello, marched up the approach toward Brooklyn. The yells of the crowd attracted their attention. At the foot of steps a wall of human bodies was piled high. The dense mass surged about, and in it the soldiers were unable to find a way to the center of the crowd. A struggle against it. Sergeant Couldock took in the situation at a glance. At the word of command his men sealed the fence and railroad track separating them from the footwalk, and wedging into the mass of people near the scene of the disaster, drove back the crowd at the New York anchorage at the entrance of their ranks. It fell back slightly and the militiamen, following up the advantage gained, forced it back until the approach was cleared. Then forming front across the footwalk they prevented the crowd from passing, which as many of their number as could be spared ran toward the scene of the accident to help in extricating the dead and saving the living.

EXTRICATING THE DEAD AND INJURED. The alarm had meanwhile been given to the bridge attendants. A general call for all hospital ambulances was sent out and policemen were hurried over upon the bridge. From their station beside the city hall firemen of a hook and ladder company followed to assist. They found the situation still unaltered on the bridge. The crowd on the foot-walk above the steps was constantly receiving accessions and still pressing on and over the heap on the anchorage. The bodies of the dead and dying lay here so firmly wedged together that to extricate them was next to impossible. To beat back the crowd was equally impossible. Relief was possible only by making room for the crowd to spread sideways. It was quickly done. Willing hands tore away the iron railing dividing the foot way from the railroad track on both sides, and dragged those who were nearest in the crush through the opening. It helped. Room was made for the policemen to reach the frightful heap of human beings, and the work of clearing it away began. As soon as a body was extricated, the structure was removed from the steps the crowd was eased, and a portion was let through the New York station. The rest was forced back until all the bodies had been taken away. Then it was let through, and a body of policemen at the point of danger kept it from pressing there.

Others were more or less terribly injured. There lay six or eight or ten dead, those in the lower tier long dead. The clothes were torn from the body of more than one in the attempt to get them out. All were hatless, many shoeless, and on others the clothes hung in rags. Five women, all dead, and trampled into an unshapely mass, were taken from the bottom of the heap. One of them had been seen in the crush holding a screaming baby above the heads of the crowd. As she herself went down, some man had taken the baby; it was not found. It was said that a man had been seen carrying a dead baby away, but the police had no account of it. Baby clothing scattered about gave evidence enough that the crushed infants had been in the crush. The woman whom Bridge Officer Richards had helped to her feet at the beginning of the crush was saved. Richards also escaped death by desperate efforts.

In speaking of the occurrence afterwards, Richards said that there was no

THE STANDING ASIDE OF JURORS.

HARRISBURG, May 29.—The Senate bill to deprive the Commonwealth of its right to stand aside jurors in misdemeanor and election cases was defeated in the House last week on second reading, receiving but fifty-five affirmative votes. This action was reconsidered, however, and the bill was left to stand another chance of passing second reading. The opponents of the bill, however, were stilled to see it placed on this morning's calendar among the bills waiting final passage. Mr. Bullitt called attention to this and demanded an explanation. The Speaker and Clerk held a little consultation and concluded that this must be a printer's error, and that the bill was not put back in its place. It will be reached on Thursday or Friday. Attorney-General Cassidy, it is understood, is strongly in favor of the passage of the bill, and John Ballow, of Philadelphia, who is sometimes seen in the Attorney-General's company, has been lobbying in its favor. The exercise of the right to stand aside jurors by the district attorney in the Maher and the Haines, Miskey and Clement cases is believed to be the immediate cause of the presence of this bill, against whose expediency every Philadelphia judge has recorded his opinion.

JUDICIAL APPOINTMENT. HARRISBURG, June 1.—The Senate passed finally the Judicial Apportionment bill, and in the evening the House refused to concur in the extensive changes that have been made since it left their hands.

Mr. Hall's bill eviscerating the profits of telegraph companies which violate the Constitution by absorbing rival lines was passed on second reading in the House, but not without an amendment that is of all importance to the Western Union. The three words which made it retroactive were stricken out this afternoon after a warm debate and the bill went through in such a form as to apply only to future cases of combination.

The Senate to-night passed finally the Judicial Salary bill fixing the pay of Judges at \$7,000 in Philadelphia, \$6,000 in Pittsburgh, \$5,000 for the Resident Judge in Harrisburg, and \$4,000 for the balance of the State, with \$1,000 extra where the district contains \$90,000 population.

VANDERBILT RAILROAD BILLS. HARRISBURG, June 1.—Gov. Pattison this morning made his decision on the Vanderbilt Railroad bills. Two of them were signed, allowing railroad companies to change their terminal and build only part of the route when they can use another road for the balance, and extending the time of those companies which have not fulfilled the provisions of their charters within the required limit. The other two, which were introduced by Mr. King and Mr. Laird, were returned to the Senate for amendment, in compliance with a joint resolution of recall, which was passed this morning at the instance of Senator Wallace. These two were substantially of the same import and either would have answered the purpose.

They removed the restriction on capital stock and bonds of \$60,000 per mile and made it \$250,000 per mile. The Governor took the ground that under the law the issue of bonds was equal to twice the capital stock. If that were true and if the bill should be approved in its present form, new companies could raise \$500,000 per mile by their bonds and \$250,000 from their capital stock, making a total of \$750,000, which he thought was entirely too high. He therefore called the Vanderbilt people together and finally told them that he could not approve the bill as it offered to compromise on an issue of \$150,000 stock per mile, which he held would limit the issue of bonds to \$300,000 per mile and allow the company to issue altogether \$450,000 of stocks and bonds per mile. This was agreed to and when the bills were sent to the Senate the amendment was drawn up by Wallace and approved in both Houses. A strong pressure was brought to bear on the Governor for the veto of the bills by Philadelphia men, who feared that the opening of a line from New York to Harrisburg and from there to Pittsburgh with advantages in distance over the Pennsylvania railroad would increase the importance of New York and Philadelphia at the expense of the Quaker City, but Mr. Pattison manfully resisted the temptation, and acted in the interest of the whole State.

State Treasurer. By the proceedings of the Republican County Convention of Monday last it will be seen that the Hon. William Irvin, of this county, has been brought forward for nomination for State Treasurer. Our delegates elected to the coming State Convention were instructed to present his name to the Convention and urge his nomination by all honorable means. This we have no doubt they will take pleasure in doing. Dr. Irvin has all the necessary qualifications to discharge the duties of that office. He is both honest and capable. We do not believe a better selection could be made from the Western part of the State, and the West should have one of the two places on the ticket to be elected this year. If neighboring counties join in the movement it should be successful. In this, his own county, he would, if nominated, receive a hearty and a full support of the party. As it believed and hoped the coming State Convention will make its own nomination, and, therefore, cast around for the best candidates possible. Dr. Irvin's chances would seem to be as good as that of any other name yet proposed.

BUTLER MARKETS. Butter 15 to 18 cents. Eggs 15 to 17 cents. Flour, No. 1, \$1.75 to \$1.85. Wheat, No. 1, \$1.15. Oats 45 to 50 cents. Beans 40 cents. Corn, No. 2, 35 to 40 cents. Flour, high grade, per barrel \$6 to \$7. Flour, No. 3, per sack \$1.75. Bran, per ton \$15 to \$20. Middlings, per ton \$14 to \$25. Clocks, per pair 50 to 60 cents. Onions, new, 5 cents per pound. Ham, per pound 12 to 15 cents. Sides, per pound 14 cents. Shoulders, per pound 12 cents. Fish, Mackerel, No. 1, 12 cents.

chance of restoring order from the first.

That one first scream was the death-knell of many in that crowd. It grew at once utterly unmanageable and so dense that movement of any kind was impossible. The crowd, forced by the constant pressure and accession from the Brooklyn side, went over the steps like a catarrh, and once started fell until the walk lay piled with bodies to the height of the steps then went over and fell down beyond it.

A dead Chinaman, Ah Lo Sing, was taken from the bottom of the heap. Carts were pressed into service at the New York side as they arrived, and the dead and injured were hurriedly driven out to the City Hall, where they were laid in the police station in the basement. Ambulances then arrived, and those who yet breathed were taken to the hospitals.

When the approach was cleared at last it was literally covered with articles of clothing and personal property abandoned in the struggle. They were viewed with amazement by the people coming over from Brooklyn, who had not heard of the disaster. In the excitement of the crush William Oxford, a drunken man, deliberately jumped from the bridge approach into William street, and received severe internal injuries and external bruises.

The place on the bridge where the accident occurred is the danger spot in the structure. To persons who are looking out over the scenery as they pass either way, it is a certain and most perilous trap. In a crush like the one it is a terrible danger. Many said that they had feared just such an occurrence at this spot.

Register's Notice. The Register hereby gives notice that the following accounts of Executors, Administrators and Guardians of the last will of Harriet Hays, late of Connoquessing twp., dec'd. 1. First and final account of Robert S. Hays, one of the Executors of the last will of Harriet Hays, late of Connoquessing twp., dec'd. 2. First and partial account of Rosannah Hays, sole surviving Executrix of the last will of John Martin, late of Butler borough, dec'd. 3. Final account of T. F. Shantz, Administrator of the last will of William L. Shantz, late of Connoquessing twp., dec'd. 4. Final account of Leonard Wick, Administrator of the last will of Leonard Wick, late of Connoquessing twp., dec'd. 5. Final account of James Barr, Guardian of Catherine Stange, minor child of Adam Stange, late of Adams twp., dec'd. 6. Final account of John B. McJunkin and Wm. H. Miller, Executors of Susan Ann Timblin, late of Clay twp., dec'd. 7. Final and distribution account of Philip Hilliard, Administrator of Isaac C. Miller, late of Washington twp., dec'd. 8. Final and distribution account of Philip Hilliard, Administrator of Sarah C. Miller, late of Washington twp., dec'd. 9. First and final account of Casper Miller, Executor of Conrad Miller, late of Lancaster twp., dec'd. 10. Final and distribution account of John W. Walker and Daniel McDevitt, Administrators of Daniel McDevitt, late of Brady twp., dec'd. 11. Final account of J. H. Hunter, Administrator of the last will of John Hunter, late of Butler county, Pa., dec'd. 12. Final account of Martha Zimmerman, a minor daughter of George W. Zimmerman, late of Oakland twp., dec'd. 13. Final account of George W. Zimmerman and Samuel Meyer, Executors of Abram Meyer, late of Butler borough, dec'd. 14. Final account of James Morrison, Executor of the last will of Mrs. Susan Milliken, late of Butler county, Pa., dec'd. 15. Final account of Louis Anderson, one of the Executors of Gideon Schlegel, as stated by Mary E. Anderson, Administratrix of Louis Anderson, dec'd. 16. Final account of J. A. Forsyth, Executor of George Whitehead, late of Middlesex twp., dec'd. 17. First and final account of John R. McJunkin and J. P. Christie, Administrators of Nancy Timblin, late of Clay twp., dec'd. 18. Final account of J. H. Hoover, Executor of John H. Hoover, late of Butler twp., dec'd. 19. Final account of Isaac Levere, Guardian of Mary Ann Walter, minor child of Simon P. Walter, late of Butler county, dec'd. 20. First and final distribution account of Casper Rokenstein, Executor of Dominick Rokenstein, late of Summit twp., Butler county, Pa., dec'd. 21. Partial account of Wm. Davidson, Executor of Cynthia Irwin, late of Adams twp., dec'd. 22. Final account of James W. Kelly, Administrator of James H. Herron, late of Clay twp., dec'd. 23. Final account of George W. Zimmerman, Administrator of George A. Black, late of Magale & Loth (now Morrison), dec'd. 24. Final and distribution account of Maggie A. Walker, Administrator of the estate of R. B. Alexander, late of Muddyree twp., dec'd. 25. Final account of Wm. Harvey, Guardian of James Cleaveland, dec'd. 26. Final account of Wm. Harvey, Guardian of Wm. Cleaveland, a minor child of Jessie Cleaveland, late of Clinton twp., dec'd. 27. Final account of Isaac Levere, Guardian of Ella Walter, minor child of Simon P. Walter, late of Butler county, dec'd. 28. Final account of Isaac Levere, Guardian of George Walter, minor child of Simon P. Walter, late of Butler county, dec'd. 29. Final account of Christian Reabe and Frederick Ebert, Administrators of Wm. Ebert, late of borough of S. vonburg twp., dec'd. 30. Final and distribution account of James McGarity and John S. Love, Executors of Robt. Black, late of Clinton twp., dec'd. 31. Final and distribution account of Newton Logan, Administrator of George A. Black, late of Butler, Pa., dec'd. 32. Final account of William Myers and J. C. Scott, Executors of Philip Melvin, late of Muddyree twp., dec'd. 33. Final account of Thomas Garzy, surviving Executor of R. D. Alexander, late of Muddyree twp., dec'd. 34. Final account of Edward P. Grant, Guardian of Mary E. Hoffman, formerly Mary E. McAllister, dec'd. 35. Final account of Samuel R. and William C. Kelly, Executors of Samuel Kelly, late of Butler twp., dec'd. 36. Final account of Thos S. Conlter and Mary A. Conlter, Executors of the estate of Isaac Conlter, late of Centreville twp., Butler county, Pa. H. W. CHRISTIE, Register.

Estate of James H. Meehling. Wherein letters testamentary have this day been issued to me on the estate of James H. Meehling, late of Washington township, dec'd. By the order of said county of Butler, no use is hereby given to all persons owing said estate to call and settle, and those having claims against said estate will please present them for payment duly proved. S. C. HUTCHISON, Adm'r. June 5, 1883. North Hope, Butler Co., Pa.

THE TROTTING STALLIONS. J. Golden and Gen. Grant will make the season of 1883, at Butler, Butler county, Pa.

NEAR THE WICK HOUSE. Those interested in fine horses will find it to their advantage to call for terms. See bills, or inquire of JAS. S. HAYES, Butler, Pa. 1882-3m.

WEN AND WOMEN AGENTS WANTED. Good Salary and Expenses Paid. OUTFIT FREE. No Experience needed. Write to W. W. WICK, Rochester, N. Y. 1882-3m.

AGENTS Wanted. See the advertisement in this issue of the Citizen, dated June 1st, 1883, for particulars of character, great salary, and liberal commission. Write to W. W. WICK, Rochester, N. Y. 1882-3m.

A. TROUTMAN,

DEALER IN DRY GOODS, NOTIONS, TRIMMINGS.

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DRESS GOODS AND SILKS. At lowest prices of black and Colored Silks. New shades in C. slimmers. A fine and large assortment of Name Valings, Bunting and this Summer Dress Goods.

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