BUTLER CITIZEN.

JOHN H. & W. C. NEGLEY, PROP'RS Entered at the Postoffice at Butler as

second-classs matter

WEDNESDAY, AUG. 22, 1883 Republican State Ticket.

For State Treasurer, WM. LIVSEY, of Allegheny county For Auditor General, JEROME B. NILES, of Tioga county. Republican County Ticket.

For District Attorney, SAMUEL B. SNYDER, of Butler.

For County Surveyor, B. F. HILLIARD, of Washington twp-

THE S. & A. RAILROAD.

The Greenville Adance Argus of the 16th inst., gives the following concerning the extension of the Shenango & Allegheny railroad to this place. One of the editors, Mr. Davenney, accompanied the first excursion party here and in the Advance Argus gives a detailed, account of his trip. We make the following extracts:

GREENVILLE TO BUTLER. Distance is probably the greatest barrier to social and commercial inter-course, and nothing so nearly annihilates it, breaks down the barrier it constitutes and opens up friendly and profitable relations between remote points as does the railroad. And what is true of one road in this particular is true of all, and vice versa. Since the extension of S. & A. R. R. to Butler was projected, little more than a year ago, and the work of building it commenced, its progress has been watched with increasing interest, not only by those the value of whose lands are increased by their proximity to it, but more especially by the citizens of the termini, who may now, since its com-pletion, more easily meet and engage in hither to impossible business pro-

The S. & A., when it was built about fourteen years ago, sought only to afford transportation, by which the coal fields of the southeastern corner of this county and a portion of Butler might be developed. In 1877 the road was extended from Harrisville to Hilliard, by which it secured, and for several years, retained a trade in the transportation of oil from that point to Shenango, which, while it lasted, was a bonanza. The construction of a pipe line to Cleveland ended this trade, but the extended development of coal mines along the line still afforded the road a profitable business. Two years since a demand for more convenient accommodation af the passenger travel and growing freight business between this point and the numerous stations along the line prompted the company to extend the road from Shenango to Greenville, and the further increase of business here has shown the wisdom of the company in making this place the terminus. No sooner had the propriety of extending the road to Butler been considered, and its advisability decided upon, than a survey was made and work commenced. A point one mile below the junction, on the Coaltown branch, had been selected at which to begin operations. The work of grading was pushed vigorously forward, and, aside from slight detention on account of the wet weather of the on account of the wet weather of the same day?"
present season, reasonable headway same day?"
"Yes. sir." answered McNa accomplished The track layer followed, and as they neared the new terminus, some dexterous work was done, and on Thursday of last week the final rail was laid, and the ringing of bells and blowing of whistles announced the completion of the S. & A. extension to Butler.

The Butler extension is no longer

prospective, but a fact, and a shorter route has been opened to the east. The distance from Greenville to Philadel-phia, by the way of Pittsburgh and the Pennsylvania R. R., is 437 miles, and by the way of the S. & A. and West Penn to Blairsville intersection, and thence by the Pennsylvania, the distance is but $416\frac{1}{2}$ miles, or a saving of 201 miles. The same saving is also made between this point and New York by this new route, and as compared with the N. Y., P. & O., the distance is 34 miles less than by that route. This is an advantage which business men in this section of the country will not fail to appreciate, and a largely increased passenger traffic can-not but be the result. And further than this the S. & A. will undoubtedly draw largely upon the coke traffic, and in the event of a blockade in Pittsburgh, will prove a valuable outlet to that important trade. With the prospects cited, and the business bound to accrue from the development of the coal fields which lie along the line, the future of the Shenango & Allegheny

Butler is built upon an eminence, and the slopes leading up from the valley on three sides. On every side it is begirt by hills. It claims a population of 5,000, and doubtless has that many. Its dispensatory of law and justice, the Court House, a fit model of ancient architecture, stands upon the highest ground within the borough, and is surrounded by offices of a score or more of Butler's legal lights. The Union School building is a creditably large three story brick, centrally located, and surrounded by an atmosphere which should be moral, for all around it church spires point heavenward. Five hotels divide the patronage of Butler's visitors, and two banks have long been deemed sufficient to care for her monetary matters. The size, number and appearance of her business houses would indicate a reasonable of business enterprise, and yet a young cyclone possessed of sufficient vigor to remove a dozen antiquated buildings from the vicinity of the Court House, would be a stroke of enterprise for which the people should petition Providence. Butler is lighted by natural gas, and should we fail to mention the fact that she has water works we would do injustice to the public spirit that prompted their construction. As for the people of what is now our sister town, we found them much the same as those we have been accustomed to meet, i. e., disposed to be social

THE Harrist urg Independent calls it t h e ten-dollar-a-day-resolve-to-differ THE LEGISLATURE.

ONE DAY'S PROCEEDINGS. The Ten-Dollar-a-Day-Men.

HARRISBURG, August 15. The action of the Democratic caucus vesterday against adjournment until any concessions on Congressional and Legislative apportionment. The Reresolution shall go into effect only in the event of the passage of the appor-tionment bills. There was a slim at-tendance and for a brief time Cooper was apprehensive that the Republicans might be outvoted. Sixteen Republicans voted in the negative, however, against twelve Democrats in the affirmative. Before the Senate took this action Senator Stehman and a majority of his Republican colleagues had favored an adjournment until to-morrow, but four or five Republicans arrayed themselves in opposition and the proposition was defeated. Wallace then called up the final adjournment resolu-tion and it was voted down. Senator Sill offered a resolution, which was

Black, expressing hope for his speedy restoration to health. 1874 was read the second time. Colborn said that the proposition of Furth was extraordinary and he construed it as an attempt to coerce the Republicans of the read will prederstand that as an attempt to coerce the Republicans into an agreement on apportionment.

If it meant anything else it was to arouse the people and create the impact of the telegraphers seems to be ended. The operators held out pression among them that the Democrats were trying to earn their ten dollars a day. Sponsler made a defiant speech. He informed the Democrats that if the object of the repealing bill was intended to coerce the Republicans it would fail if all felt as he did. A hint had also been thrown out about working without pay hereafter. He was willing to do that. He regretted are local and appropriate and you know that the statement had been made that the Governor would compel an apportionment. He could not believe that the Governor would give utterance to such a sentiment. As to the Furth repealing bill he considered it revolu- the attention of the management of the

Several Democratic members denied that any member of the Legislature had stated that the Governor would compel the passage of apportionment bills, and Parcels loudly demanded the name of any person who made such a remark. Sponsler said that he had regarded Pattison as a brave and courageous man, but since he signed the abortion of a Judicial apportionment bill his opinion had changed.

McNamara made one of his characteristic speeches. He attacked the slandering "the greatest Governor Pennsylvania has ever had,' when it said he had called the Legislature together for political purposes only.
This Governor was a second Andrew
Jackson. If this man had a been elected President in 1876 that monstrosity Hayes would never have ocwould have said: "By the eternal, I will have my seat." Replying to Sponsler, McNamara said: "I have the kindest regard for the gentleman. We were horn on the same day and at the same day are the same day and at the same day are the same day and at the same day are the same day and at the same day are the same day and at the same day are the same day and at the same day are the same day cupied the Presidential chair. He We were born on the same day and at Here Mackin arose to interrogate

action on it.

Two communications and other matter will appear in next issue, being crowded out of this one.

Would that some power would give our Legislature a chance to see themselves as others see them. Then, perhaps, they would adjourn.

This is from the New York Herald Saratoga gossip:
"Chauncey M. Depew remarked—
James G. Blaine will be the next Presi-

"Why do you think so?"
"Well, Mr. Blaine has been chasing the Presidency for some time, now the Presidency is chasing him."

GOVERNOR BUTLER puts the argunent against paying the Confederate bonds in a nutshell: "The bonds, being made payable in the event of the success of the Confederate States, were beloved and most merciful Heavenly simply a bet on that success between the Confederate States and the holder, and as such bet they were sold at a very large discount. The holder who to Thee. And oh, my God, bless and

bet on that success has lost." THE Philadelphia Telegraph says: "Legislative deserters cannot be arrested, tried by court martial, and shot, but they should remember that the people will deal severely with them next year and afterwards when they come up for re-election. It is their imperative duty to answer every roll-call, and the absentees will be unable to justify themselves. They are sworn to obey the laws, and while the Legislature is in session they cannot shirk its responsibilities without personal

THE hay crop of this country alone has an aggregate value of about \$400,-000,000, and as the proportion of pasture land to hay meadow averages about three to one, the whole product of the grass crop will not be less than \$1,000,000,000 yearly, valued at its actual price for hay and not for its ultimate value as the material from which all its final products are derived. This, however, includes only the products he would be a benefactor to his race to improvement, it could be easily con--New York Times.

Railroad Station Names.

It is said "there is nothing in a free conference committee and that the This is at the "Pine Tract," where the station is Jamisonville, at farm of Mr. local name can be found that will indi- day in any contest with it, cate that is the station nearest Sunbury, we think it would be advisable to also change that. The other stations, up New York: just where you are when you hear them called out. We have merely thrown out these remarks as to the

> in the matter. THE effect of the new liquor law of saloons are taxed, is deemed satisfactory to its friends. In Cincinnati the number of saloons has been considerably reduced, and the city treasury has received over \$400,000 in revenue from which it has heretofore received noth-

stations referred to, in order to direct

S. & A. to the subject and to any re-

lief that they may be be able to afford

ing. The Toledo Blade says: "Returns from seventy of the eightyeight counties of the State show the total number of saloons last year was 9.431. Of these 6,530 have paid the \$200 tax, 1882 the \$100, leaving 1,019 to withdraw from business. This is a August 16. tion to the revenues of the counties.

HON. JEREMIAH S. BLAGE, better user the very windy day?" in-quired Mackin, causing shouts of aughter at the expense of McNamara very leading lawyers of the Nation. Of and Sponsler. Nicholson, Democrat, opposed the Furth bill to repeal the Legislative apportionment of 1874, claiming that it was revolutionary claiming that it was revolutionary.

The House adjourned without taking positive personal character and honest and pure in life As a lawyer he was engaged in all the great cases and questions of the day. As late as the first of this month we published an opinion of his in a case in this county. which is the last case we have noticed anything public from him. Just now the country was looking for answer from him to Jeff Davis' recent sophistry, which undoubtedly would have come had he lived. His death is sincerely regretted by all parties and by all

Shortly before Judge Black died he cross the dark river when my Father about all I leave behind unfinished in this world," and then he breathed the following earnest prayer: "Oh, Thou and in whom I have ever trusted, if it be Thy will, grant that my suffering end and that I speedily be called home comfort thee, my Mary."

Fatal Accomplishment.

Hon. Geo. H. Pendleton, it is said can throw an empty champagne bottle into the air, whirl-ing over and over, and can shoot into the mouth and knock the bottom out every time without injuring the bottle otherwise. A wonderful accomplishment, it must be confessed-but we fear it will prove McDonald fears his habit of spitting through his teeth, contracted when young, and from which he has never peen able to rid himself, will prove

cratic National Convention .- Beaver Postponed.

The contemplated excursion to But ler, from Greenville and other points on the S. & A. Railroad, has been postponed until some time after the ex. tension has been fully completed. A meeting of some of our citizens was of farms, and not the natural Western meeting of some of our citizens was grazing grounds. If one could sucheld at the office of Esquire L. P. was the farmers could be innecessed product is quite one man could compass the farmers could be innecessed the farmers could be innecessed to the farmers could be innecessed for the proper reception of all coming, in case the excursion had taken place. Sub committees were afterwards appointed by this committee. But as the matter has gone over we need not make further mention than this at present.

LESLIE.—At his residence in Middlesex twp. this county, August 5. 1883, of paralysis, Alexander Leslie, Esq., aged 63 years.

Alexander Leslie, Esq., aged 63 ye ceed then in making two blades of Walker on the evening of the 15th grass grow where but one grew before, iffst., and a committee appointed to the extent of this vast sum of money. make full arrangements for the proper And such an increased product is quite reception of all coming, in case the expossible. No one man could compass cursion had taken place. Sub comt, but if all the farmers could be in- mittees were afterwards appointed by duced to turn their attention to this this committee. But as the matter has

No Apportionments.

The Legislature remains in sessionname." But it is a mistake. There is and yet there are no apportionment much in a name. While one, like a bills passed-the work it was convened rose, "may smell as sweet by any to do. This is perhaps the most exother name," yet it may not sound as traordinary case of the kind in the sweet. The names on the new exten- history of Pennsylvania. The Demosion or connecting link near Butler and crats of the House refuse to adjourn the apportionment bills are passed has also also and the apportionment bills are passed has also also are very nice, but all the bills redistricting the State nation of the Republicans not to make they don't hardly seem appropriate, have been passed. The Republicans of and the "oldest inhabitant" would not the Senate say they have made their know where certain stations were last offer, and refuse therefore to re publican Senators to-day voted solidly against the amendment to the final adournment resolution providing for a after leaving Butler is called "Oneida." propositions looking to compromise. We do not justify the Democratic road leaves the Connoquenessing and majority of the House in their course goes up the McGrath or Stoney Run. or in their bills. They may be all Why not call it one of those local wrong. But we remain of the opinion names, and then all would know just that the course of the Republicans of where it was? Or some other appro- the Senate cannot be defended. When priate local name, such as Robb, whose they reject all new efforts, bills or resolands adjoin and who is an old and lutions from the House, and refuse in respected citizen. The Oneida were a any way to entertain any of them, tribe of Indians, we believe, away up they plant themselves on ground that in "York State," and it is a common cannot be sustained. That position name up there, but appears out of place puts each party upon its honor, and down here in Pennsylvania. The next upon its metal, so to speak, and neither can yield without humiliation and with-Samuel Miller, Centre township. This out the charge and stigma of backing is in honor of Mr. B. K. Jamison, of down. It is now approaching three adopted, highly eulogistic of Judge Philadelphia, who has aided much by months since they convened in this his means and liberality in the making extra session. A whole summer is In the House Furth's bill to repeal of the extension. A station named in near passed and the patience of the the Legislative apportionment act of compliment to him was deserving. people is about exhausted. Is there no

you get off there to go over to the as long as possible. But it is the old flourishing town of Sunbury. If a story, of capital generally winning the

The following is the notice to members from their chief executive officer at

To all Members of the Brotherhood of

Telegraphers, greeting: After a struggle of one month, in which you have shown yourself true men and women, and worthy of the respect of the people of this country, we are compelled to acknowledge that our struggle for our rights is a failure. All members of this Brotherhood are at liberty to return to work after 3 P. M. to-day

For the Executive Board. JOHN CAMPBELL, D. M. W.

Ohio-the "Scott law"-by which The Press Association Meeting.

The regular meeting of the Northwestern Pennsylvania Press Association will be held in Greenville, on the first Saturday in September, at 1 p. m. The membership embrace editors, proprietors and publishers of newspapers in the territory named, and an invitation is extended to all such who are not now members to attend this meeting We shall be specially pleased to meet the Butler brethren, since the opening of the S. & A. R. R. to that point now affords them easy facilities for reaching this place .- Greenville Advance Argus,

Heretofore one trouble with the 'Butler brethren" was to determine just what section of the State they belonged to; whether to the Northwestern, the Western or the Southwestern. They all claim us. This doubtless on account of our growing importance. idence in York, this State, on Sunday The truth is we are a central Western morning last, in the 74th year of his figure and admit of no rival outside of easy facilities for reaching Greenville, we hope to be with and join in the proposed meeting there. It will afford us much pleasure to be present.

The Miners' Suits

Six miners, of Pardoe, brought suit against the Mercer Mining and Manufacturing Company, for 10 per cent. of wages remaining in the company hands at the inauguration of the strike and for pay for mining nut coal at rates agreed upon by the company.
One suit, that of N. Pizer, was tried before 'Squire Beckwith last Tuesday, which resulted in independent for the which resulted in judgment for the plaintiff. It being agreed that the evidence in this case would apply equally on the balance, judgment was entered accordingly on the other five. The company have appealed from the decision. Thirty-seven more suits of the same have been entered and will be tried to-day. The suit of the company against the miners for possession of their houses was tried before Justice waits for me on the other shore," and Ride on Monday, but the 'Squire has added, "Would I were as comfortable not rendered his decision as yet.—Mercer Republican.

Matthew Hunter, of Scott township, recently sold five head of cattle, the combined weight of which was 7,250 pounds. Of these two cows weighed respectively 1,680 and 1,670 pounds, a four-year-old heifer 1,450 and two steers 22 months old 2,460. Mr. Hunter can certainly congratulate himself upon raising some of the finest stock Lawrence county .- New Castle

Guardian. The Holstein cow, Violet, owned by Mr. Edgar Huidekoper, of this city, has surpassed her previous records. Last year she gave 80 pounds of in a day and 16,246 in 313 days. This season at, 6 years of age, while averaging 76 pounds of milk per day, she has made 19 lbs. 9 oz of butter in 7 days. Since this performance she has increased her flow to 86 lbs. 12 oz. of milk in a day, which would probably make over 20 lbs. of butter, cumstances prevented a further test at present.—Meadville Jaurnal,

BARTLEY.—On Tuesday, August 14, 1883, at 12 o'glock M., Margarette M., wife of J. C. Bartley, of Pittsburgh, aged 31 years, MOSRUSH.—At his late residence, Maple St., Allentown, Thirty-first ward, Pittsburgh, on Thursday, August 16, 1883, at 5 P. M., Benjamin L. Mosrush, in the 41st year of his KIDNEY-WORT IS A SURE CURE

are billons, dyspeptic, or constipated, Kidney-Wort will surely relieve and quickly cure. In the Spring to cleanse the System, every one should take a thorough course of it. 41- SOLD BY DRUGGISTS. Price \$1.

KIDNEY-WORT ARCHITEC T C.M.BARTBERGER. T PITTS BUTROES, PA.

SHERIFF'S SALES.

BY virtue of sundry writs of Sci. Fa., Fi. Fa., Al. Fi. Fa., Al. Lev. Fa., Leviri Facias and Venditioni Exponas, issued out of the Court of Common Pleas of Butler county, and to me directed, there will be exposed to public sale, at the Court House, in the borough of Butler, on Monday, the 3d 'day of Sept,

L. D., 1883, at one o'clock. p. m., the following described property, to-wit:

E D No. 44 Sept. T 1883 J. B. Bredin att'y All the right, title, interest and claim of Jas. H. Tebay, of, in and to all that certain piece or parcel of land or lot of ground situate in the borough of Butler, Butler county, Pa., bounded as follows, beginning at a pin corner of lot No 238 and Grant avenue, thence along Grant avenue 50 feet to a pin on Rockenstine way, thence along said way 84 feet on Niggle way, thence alo

E D No 43 September term, 1883; J B Bredin, att'y.

All the right, title, interest and claim of Annie E. Tebay and Jas. H Tebay of, in and to all that certain piece or parcel of land or lot of ground, situate in the borough of Butler, Butler county, Pa., beginning at pin on Zeigler avenue; thence westerly along said avenup, 116 feet to a pin on lot No. 309; thence southerly on a lihe "parallel with division line of lots Nos. 309 and 310; 200 feet to a pin on Spring way; thence easterly along Spring way 116 feet to a pin on lot No. 310; 311; thence northerly along a line parallel with division line between lots Nos. 310 and 311; 210 feet to a pin on Zeigler avenue, to the place of beginning; being all of lot No. 310 and 311; 210 feet to a pin on Zeigler avenue, to the place of lots Nos. 399 and 311, in Wm S Boyde plan of lots Nos. 399 and 311, in Wm S Boyde plan of lots in Springdale, now Butler boro. A large two-story frame dwelling" house, frame stalle with and outhouses, thereon. Seized and taken in execution as the property of H S Walters at the suit of Lotz & Dambach.

4 Il the right, title, interest and claim of Peter Sheidemantle of, in and to one hundred and sixty (160) acres of land, more or less, situated horozone between lots Nos. 310 and 311; 210 feet to a pin on Deigler avenue, to the place of lots Nos. 399 and 311, in Wm S Boyde plan of lots in Springdale, now Butler county, Pa., bounded as follows, to wit: On the north by Butler and New Castle of lots in Springdale, now Butler said thereon. Seized and taken in execution as the property of H S Walters at the suit of Lotz & Dambach.

4 Il the right, title, interest and claim of Peter Sheidemantle of, in and to one hundred and sixty (160) acres of land, more or less, situated north by Butler and New Castle of the stall of the right of the right of the right of the suit of Nos. 310 and 311; 210 the right of the right of Lots & Dambach.

5 D No 62 September term, 1882; J F Peffer, at the suit of Lotz & Dambach.

5 D No 62 September term, 1882; J F Peff E D No. 71 Sept T 1883 W D Brandon att'y.

E D No. 71 Sept T 1883 W D Brandon atty.

All the right, title, interest and claim of Jas.

H. Tebay, of, in, and to a certain lot of ground situate in the borough of Millerstown, Butler county, Pa., bounded north-east by Rev. A Pole, east by Kittanning street, south-west by lot of the First Evangelical Lutheran Church on the west by lot of Hugh O'Neil, contishing 60 by 90 feet more or less a story and half frame or board house thereon. Seized and taken in execution as the property of James H. Tebay, at the suit of Matthew McCollough

E D No 48 September term, 1883, C G Christie, E D No 48 September term, 1883, C G Christie, att'y.

All the right, title, interest and claim of Dr. Graham and kileaner Graham of, in and to eighty-five (85) agree of land, more of less, situated in Butler township, Butler county, Pa., bouned as follows, to wit on the north by lands of McGormick, east by heirs of Wm. Borland and Eli Cratty, south by lands of Silas Pierce, west by lands of Vinroe, mostly cleared; log house, log barn, frame barn and orchard, thereon. Seized and taken in execution as the property of Dr. Samuel Graham and Eleanor Graham, at the suit of E R Stayton, for use.

E D No. 59 Sept T 1883 & D. McJunkin att'y D No. 59 Sept T 1883 J. B. McJunkin att'y

E D No. 59 Sept T 1883 4 B. McJunkin att'y

All the right, title, interest and claim of Wm.
Garvin and Esther Garvin owners or reputed owners and Henry Krebs, contractor, of, in and to a lot er piece of ground situate in Cranberry township, Butler county, Pa., bounded and described as follows, o. wit: On the settled as follows, o. wit: On the settled as follows, o. wit: On the settled as follows, to-wit: On the order of Andrew Barr, on the east by lands of Alex Oll-lespic, South by lands of B. F. Garvin, and west by lands of Frederick Werchlut, containing six acres, more or less, a one and one-half story building thereon, about 28 feet long and 16 feet wide and what is commonly known as a plank house thereon. Selzed and taken in execution as the property of Wm Gargin and Esther Garvin owners or reputed owners and Henry Krebs contractor, at the suit of James I. Parks.

The New 21 72 September term, 1883; J W. All the right, title, interest and claim of Christian Mechling of, in and to 183 acres of land, more or less, situate in Jefferson twp., Butler Co. Pa. bounded as follows, to-wit: On the morth by lands of James Wrights heirs and West by lands of Thog Mechling and Henry Logan, west by lands of Thog Mechling and Henry Logan, west by lands of Thog Mechling and Henry Logan, west by lands of Mechling and Henry Logan, west by lands of Thog West and I shall the Estate of Martha Mechling, deciding a two-story log house, coal house, two-story log house, one-story log house, one-story log house, one-story log house, one-story log house, or story log barn. and two orchards thereon, about 150 acres cleared, balance in timber. Selzed and taken in execution as the property of Christian Mechling at the suit of Geo & Jas Barr, Adm'r of H H Barr dec'd.

E D No 51 Sept T 1883 C G Christie att'y.

All the right, title, interest and claim of Christian Mechling of, in and to 183 acres of land, more or less, situate in Jefferson twp., Butler County of Co. Pa. bounded as follows, to-wit: On the more of less, situate in Jefferson

I. Parks.

E D Nos 21 72, September term, 1883; J W Reed, J D McJunkin. atty's.

All the right, title, interest and claim of Samuel Davidson of, in and to sixty-four (64) acres of land, more or less, situated in Adams township, Butler county, Pa. bounded as follows, to wit: on the north by George Marburger, east by George Marburger, south by John Johnston and west by Wm 8 Cashdollar, mostly cleared; a two-story frame house, frame barn, coal bank and orchard, thereon. Seized and taken in execution as the property of Samuel Davidson, at the suit of John D Hill and C Sullivan, for use.

E D No 21 and 72 Sept T 1883 J W Reed and J D McJunkin att'ys

All the right, title, interst and claim of Sam-

cution as the property of Elizabeth Collins, at the suit of A. P. Stewart, Adm'r.

E D No 56 September ter m, 1883; T C Campbell, att'y.

All the right, title, interest and claim of Chas. McCandless of, in and to one hundred and twenty (120) acres of land, more or less, situated in Oakland township. Butler county, Pa., bounded as follows, to wit: On the north by John Whitmire and James Phillips heirs, east by W J Robb, south by James Phillips heirs, west by W J Robb, south by James Phillips heirs, west by W J Robb, south by James Phillips heirs, west by W J Robb, south by James Phillips heirs, west by W J Robb, south by James Phillips heirs, west by W J Robb, south by James Phillips heirs, west by W J Robb, south by James Phillips heirs, mostly cleared; a two-story frame dwelling house, large frame bank barn, old log house and orehard, thereon. Seized and taken in execution as the property of Charles McCandless, at the suit of Henry B Cullum. Receiver of the First National Bank of Butler, Pa.

E D No 56 Sept T 1883 Brandon and Campbell, att'y.

All the right, title, interest and claim of Charles McCandless oi, in and to all that certain lot or parcel of ground situate in the borough of the use to nate the south on the west by an alley, south by lot No. 2, owned by G M Zimmerman and on the west by main street, same now occupied by the grantor as a residence, being 105 feet front by 180 feet back, together with all taken in execution as the property of Charles McCandless, at the suit of Charles and Jame in the property of Charles McCandless oi, in and to all that certain join the property of Charles McCandless oi, in and to one west by and alley, south by James Phillips heirs, ast by W J Robb, south by James Phillips heirs, ast by W J Robb, south by James Phillips heirs, ast by an alley, south by James Phillips heirs, ast by an alley, south by James Phillips heirs, ast by an alley, south by James Phillips heirs, ast by an alley, south by James Phillips heirs, ast by an alley, south by James Phillips heirs, ast by

E D No 56 Sept T 1883 Brandon and Campbell, att'ys.

All the right, title, interest and claim of Charles McCandless of, in and to all that certain lot or parcel of ground situate in Butler borough, Butler county, Pa, same being lots 3 and 4 in Hyselton plan of lots in said borough of Butler, bounded as follows, north by an alley, cast by an alley, sout by lot No 2 in said plan of lots owned by G M Zimmerman, M, D,, and west by Main or High street, containing 190x180 feet more or less, and having erected thereon a two story brick dwelling house with mangard roof, frame stable and outbuldings, Seized and raken in execution as the property of Charles McCandless, at the suit of Henry B. Cullum, Receiver of the First National Bank of Butler, Pa.

E D No 46 Sept T 1883 A T Black att'y.

All the right, title, interest and claim of W

B Sedwick of, in and to all that undivided one half interest in the following described 8 pieces or parcels of land situate in Allegheury township, Butler county, Pa., bounded as follows, beginning at a stone, thence south 4 deg west 75 perches to a stone pile by lands of M Anderson heirs, thence north 57% deg east 82 perches to a stone by part of same lands, thence north 24 1-2 deg cast 83 1-2 perches to a post by the same and thence north 89 deg west 84 perches to the place of beginning, containing 24 acres

E D No 46 September term, 1883; A T Black

All the right, title, interest and claim of W B Sedwick of, in and to the following described piece of land known as the mill pond, bounded as follows: Beginning at the south end of said piece of land at a post; thence north 43 dez. cast 66 perches to a cherry; thence north 3 deg. west 35 perches to a cherry; thence south 43 deg. west 86½ perches to an alder; thence 10 deg. west 12 perches to an alder; thence 10 deg. west 12 perches to a post; thence south 40 deg. cast 4 perches to the place of beginning; containing 6 acres and 154 perches, more or less. Seized and taken in execution as the property of W B Sedwick, at the suit of John L Beatty, E D, No 46, Sept T, 1883. A T Black, atty.

E D, No 46, Sept T, 1883. A T Black, atty.

All the right, title, interest and claim of W B Sedwick of, in and to the third piece of land described as follows; Beginning at the southwest corner of said piece of land at a post, thence west 44½ deg. east, 8 perches to a cherry; thence west 3-4 deg. west, 10 2-10 perches to a stump, thence west 73 3-4 deg. west, 6 perches to a post, thence south 3-4 deg aset, 17 1-10 perches to the place of beginning. Containing 85 perches, the aforesaid pieces of land containing in all 31 acres and 159 perches, more or less, a large frame grist and flouring mill with all machinery and fixtures thereto belonging, 3 frame houses and out-buildings erected thereon. Seized and taken in execution as the property of W B Sedwick at the suit of John L. Beatty.

E D No 27, 28, 29, Sept T, 1883. W D Brandon; E.D. No 46, Sept T. 1883. A T Black, att'v.

E D No 27, 28, 29, Sept T, 1883. W D Brandon

attorney.

All the right, title, interest and claim of John H Kelley of, in and to 110 acres of land, more or less; situated in Washington twp, Butler Co, Pa, bounded as follows, to-wit: On the north by Wm Holland, east by Pettigrew & Harper, south by Epert & Bond, west by Adams & Hillard; about 4 acres cleared, balance in timber, nnderlaid with coal. Seized and taken in execution as the property of John H Kelly at the suit of A F Hollister & A F Hollister & Bro.

don, attly.

All the right, title, interest and claim of Jno.

H. Kelly of, in and to a certain lot or parcel of ground situated in Marion township, Butler county, Pa., bounded as follows, beginning at ginning, being lot No 239 in the Wm S. Boyd plan of lots in Springdale now borough of Butler, Pa., &c. Seized and taken in execution as the property of James H. Tebay at the suit of Charles Geible.

E D No 44 Sept. T 1883 J B Bredin, att'y All the right, title, interest and claim of Jas-H. Tebay of, In and to all that certain piece or parcel of land situate in Muddycreek township, Butler county, Pa., bounded as follows, beginning at the south-west corner, thence by center of public road to a post, thence by same south 16 deg west 160 feet to a post, thence

Sheidemantle, E D No 62 September term, 1882; J F Peffer

E D No 62 September term, 1882; J F Peffer att'y.

All the right, title, interest and claim of Peter Sheidemantle of, in and to one hundred and thirty-one (131) acres of land, more or less, situated in Lancaster township, Butler county, Pa., bounded as follows to wit: On the north by Phillip Flinner, east by Conrad Miller, south by Sarsh Miller and George Sheidemantle, west by George Sheidemantle, mostly cleared; a two-story frame house, large frame bank barn, outbuildings and orchard, thereon. Seized and taken in execution as the property of Peter Sheidexantle, at the suit of Andrew Sheidemantle.

mantle.

E D No 62 Sept T 1823 J F Peffer atty
All the right, title, interest and claim of Peter
Sheidmantle of, in and to 120 acres of land
more or less, situate in Lancaster township
Butler county, Pa., bounded as follows to wit
on the north by Peter and Frederick Miller
east by Joseph Croft south by Michael Flinne,
and Sidney Mussleman, west by Robert Kirker
mostly cleared; frame house out-buildings and
orchard thereon. Seized and taken in execution as the property of Peter Sheidmantle at
the spit of Andrew Sheidmantle.
E D No 64 Sept T. 1883. Lev McQuistion, atty.

E D No51 Sept T 1883 C G Christie 4tt'y.

All the right, title, interest and claim of W W Mechling, of, in and 183 acres of land, more or less, situate in Jefferson township, Butlet county, Pa., bounded as follows, to wit, on the north by James Wright heirs and Naley Caldwell, east by Samuel Caldwell and Peter Criley south by Thos Mechling and Henry Logan, west by the estate of Martha Mechling, dec'd, a two story frame house, double log barn, corn crib, spring house, coal house, two story log house, one story log barn and two orchards crib, spring house, coal house, two story log house, one story log barn and two orehards thereon, about 150 acres cleared balance in good timber. Seized and taken in execution as the property of W W Mechling at the suit of Butler Savings Bank.

E D No 36 Sept T, 1883. W D Brandon, att'y

All the right, title, interest and claim of W sedwick of, in and to all that undivided one E D No 75 Sept T, 1883. T C. Campbell, attly.

TROUTMAN,

DRY GOODS, NOTIONS. TRIMMINGS. Carpets. Oil Cloths, Rugs, Mats, Stair Rods, Etc.

DRESS GOODS AND SILKS

WHITE DRESS GOODS.

HOSIERY! HOSIERY! HOSIERY

Cottage Hemp, Rag, Mattings, Rugs, &c.

Please call and examine stock and prices.

At lowest prices of black and Colored Silks. New shades in C sbmers. A fine and large assortment of Nuns' Veiling, Buntings and thin Summer Dress Goods.

in Bleached and Unbleached, Turkey Reds, German and fancy; Towels and Toweling, Napkins, White quilts in great variety; Lace Bed Summer Dress Goods.

TABLE LINEN

Largest assortment, lowest prices. Infants' Best makes of Ginghams, Muslins, Zephyr White Dress Cloaks. White Dresses for children 1, 2, and 3 years old, Sheetings, Cassimers, Jeans, Tweeds, &c.

GLOVES! GLOVES!

Large Stock of Laces in White and Black Ruchings, Embroideries, Insertings, Irish Trimmings, Collars for Children and Ladies, Cuffs, Sash Ribbons, Fishues, Lace Ties, Handkerchiefs in Silk, Linen and Cotton. Black Crape

Fancy Hosiery for children in great variety.

Fancy Hosiery for ladies, all qualities and prices. Men and boys' Socks. Stock the lowest.

Kid Gloves in all qualities and prices; Silk Gloves, Berlin Gloves, Lisle Thread Gloves, You will find my Gloves stock complete, Mitt, black and colored.

Summer Underwear

For children, ladies and men. Umbrellas and Parasols in fancy Satin, Sllk Alapacas, Ginghams, Serge, &c.

CARPETS AND OIL CLOTHS Large and fine selected stock, all absolutely new styles. Brussels, Ingrains

A. TROUTMAN.

SAVE MONEY

ON YOUR

BOOTS \(\begin{aligned} & SHOES \end{aligned}

BY BUYING THEM AT

BICKEL'S.

BUTLER, PA.

All Goods Bought Direct from Manfacturers for Cash

WHICH WILL ENABLE ME TO GIVE MY CUSTOMERS

BETTER GOODS AND AT LOWER PRICES Than any Other House in Butler County.

Regular advertisement will appear later.

E D No 75 Sepn T 1883 T C Campbell att'y

E D No 75 Sepn T 1883 T C Campbell atty
All the right, title, interest and claim of Patrick Kelly of, in and to a lot or parcel of
ground situate in the borough of Butler, Butler
county, Pa., containing 100 by 122 feet more or
less, bounded north by Cunningham street,
east by McKain street south by Jeseph Gray
and west by above described lot, a two story
double frame dwelling house and and frame
stable thereon. Seized and taken in execution
as the property of Patrick Kelly at the suit of
John Hullihan committee of D Hullihan.
E D No 75 Sept T, 1883, T C Campbell, atty.
All the right, title, interest and claim of Pat-

E D No 75 Sept T, 1883. T C Campbell, att y.
All the right, title, interest and claim of Patrick Kelly of, in and to 88 acres of land, more or less, situate in Washington twp, Butler Co, Pa, bounded as follows, to wit: On the north by lands of Bredin and Patterson, east by lands of Henry Stoner, south by lands of James Hullard, west by E McJunkin and Thos Donnelly. Said interest consisting of the undivided one-half part of same. No improvements, underlaid with coal. Seized and taken in execution as the property of Patrick Kelly at the suit of John Hullihan committee of D Hullihan.

E D No 75 September term. 1883: T C Camp-All the right, title, interest and claim of Patrick Kelly of, in and to 88 acres of land, more or less, situate in Washington twp, Butler Co, Pa, bounded as follows, to wit: On the north by lands of Bredin and Patterson, east by lands of Henry Stoner, south by lands of James Hullard, west by E McJunkin and Thos Donnelly. Said interest consisting of the undivided one-half part of same. No improvements, underlaid with coal. Seized and taken in execution as the property of Patrick Kelly at the suit of John Hullhan committe of D Hullihan.

E D No 75 September term, 1883; T C Campbell, att'y.

All the right, title, interest and claim of Patrick Kelly of, in and to five (5) acres of land, more or less, situated in the boro, of Butler, Sheriff's office, Butler, Pa., May 14th, 1883.

property of Sammel Davidson, at the said of John Davidson, at the said of John D mind of Samina and dajan of Samina Davidson of the said of John D mind of Samina and dajan of Samina Davidson of the said of Davidson of the said of John D mind of Samina and dajan of Samina Davidson of the said of Davidson of the said of Samina Davidson, at the said of John D lastry and Mchaic and and taken in execution as the property of Sammel Davidson, at the said of John D lastry and Mchaic and the said of Sammel Davidson, at the said of John D lastry and Mchaic and the Sammel Davidson, at the said of John D lastry and Mchaic and the Sammel Davidson, at the said of John D lastry and Mchaic and the Sammel Davidson, at the said of John D lastry and Mchaic and the Sammel Davidson, at the said of John D lastry and Mchaic and the Sammel Davidson, at the said of John D lastry and Mchaic and the Sammel Davidson, at the said of John D lastry and Mchaic and the Sammel Davidson, at the said of John D lastry and Mchaic and the Sammel Davidson, at the said of John D lastry and Mchaic and the Sammel Davidson, at the said of John D lastry and Mchaic and the Sammel Davidson, at the said of John D lastry and Mchaic and the Sammel Davidson, at the said of John D lastry and Mchaic and the Sammel Davidson, at the said of John D lastry and Mchaic and the Sammel Davidson, at the said of John Davidson, at the said of John D lastry and Mchaic and the Sammel Davidson, at the said of John Davidson, at the said of Joh

Junkin, att'y.

All the right, title, interest and claim of Stephen Bredin of, in and to twenty-two (-2) acres of land, more or less, situated in Concord township, Butler county, Pa., bounded as follows, to wit: On the north by lands of Thos Brown, east by lands of Sheakley, south by the Pine tract, west by Thos Brown, mostly cleared; log house and frame stable, thereon. Seized and taken in execution as the property of Stephen Bredin, at the sunt of Mary McCrea.