THE OTTIZEN. C. NEGLEY, PROP RATES--POSTAGE PREPAID

FRIDAY, OCTOBER 28, 18:7. Republican Tickets.

JUDICIARY.

Judge of Supreme Court, HENRY W. WILLIAMS.

HON. HENRY W. WILLIAMS, Republican candidate for Judge of Supreme Court.

CAPT. WILLIAM B. HART, Republican candidate for State Treas-

Before the Supreme Court.

The case of the Chicago Anarch-

of the United States and was argued

there yesterday, Thursday. In their

petition to the Court it is set forth

and claimed that the law of the State

convicted, is in conflict with the Con-

of Illinois, under which they were

Sa xonburg a Success.

BOLARD'S GREAT GUSHER. The oil development near Saxon-

burg, this county, exceeds all general expectation. As small wells only had been heretofore got in that sec-

She Won Her Suit.

STATE.

State Treasurer WILLIAM B. HART

COUNTY.

Sberiff, OLIVER C. REDIC.

Prothonotary, JOHN D. HARBISON.

Register and Recorder, H. ALFRED AYRES.

> Treasurer, AMOS SEATON

Clerk of Courts, REUBEN MCELVAIN.

Commissioners. A. J. HUTCHISON. B. M. DUNCAN.

Auditors, ROBERT A. KINZER. I.S. P. DEWOLFE.

Coroner, ALEXANDER STOREY.

on-A week from next Tuesday, November 8-To the Polls.

PRESIDENT CLEVELAND has desigated Thursday, November 24, for ion as next Thanksgiving Day.

Look out for a Democratic "still bunt" in this county. A full Repub- awarded and the whole case then revote will settle the "still hant,

REPUBLICANS! Remember this is not an off year, or an unimportant election-1887 is but the forerunner of 1888, and therefore very important, Get out the full vote of Butler coun-

the vote of the counties-not the ties. Let the voters of Butler ty romember this fact and go to on next Tuesday week.

THE CHICAGO ANARCHISTS. were compelled to submit to an unrestrained cross-examination and to A Petition for a Writ of Error criminate themselves. Compelling a Presented in the United States Supreme Court. man to testify against himsif is not due process of law. Furthermore,

Supreme Court. WASHINGTON, Oct 21.—When the any process of law, broke open their United States Supreme Court assem-bled to-day ten minutes after the us-ual hour, the court room was crowd-evidence, and these letters, gotten the M E. Parsonage there ed with people waiting anxiously to hear the petition for a writ of error in the compact the sector of the sector

hear the petition for a writ of error ed against them. When this orget took peaceable possession, set a splen-tin the cases of the Chicago Anarchists, ion was raised it was overruled and took peaceable possession, set a splen-did table and old and young were which it was known would be made an exception was taken. to the full Court in compliance with The Chief Justice: "Can you alike in making the hours happy, and to the full Court in compliance with point us to the precise exception that disposing of the good dinner.

demned Anarchists, rose and address. Spies' papers without a warrant and ritt responded by a few words to ed the Court in support of the peti- the use of them against him, and thank the kind people for the carpet tion for a writ of error. After recit- maintaining that this was virtually and other valuables. The party was

tion for a writ of error. After recit-ing briefly the history of the case, and stating that seven of the prison-ers were now under sentence of M. R. Merritt's birthday. Amendment to the Constitution. The Ohit function of the Fifth Amendment to the Constitution. The Ohit function of Mrs. Merritt's birthday. MARY J. MERRITT. death, Mr. Pryor said he would call The Chief Justice: "Does the recthe attention of the Court to only ord show in what way these papers

two points which he relied upon to were acquired and used?" Mr. Pryor:" Ob, abundantly." ented Federal questions, and that The Chief Justice; "Have you air was chill and cold; but this did not binder the many friends of Jacob Court to take jurisdiction of it, and the record where this are the parts of Shields from any friends of Jacob Court to take jurisdiction of it, and the record where this appears?" to grant the writ of error prayed for Mr. Pryor.—"No, sir; we have re-The first of these points related, he ferences to them and the record is The organized for the second water of the

said, to the jury by which the prison- here." ers were tried. The Legislature of In conclusion Mr. Pryor said that versary of his the State of Illinois passed in March, it was not necessary to refer specific Afron dimensional tert. the State of Hinois passed in March, it was not necessary to refer specifi. 1874, that is, after the adoption of cally to the Fifth Amendment, or to the Fourteenth Amendment to the the Fourteenth Amendment or any other particular amendment as vio-govern the empanelment of juries in lated by the Illinois' statute and the recently. After dinner, James Wilson was chosen chairman of the meeting and juries in lated by the Illinois' statute and the style by Rev. Ray, and the response

govern the empanelment of juries in the State courts. By virtue of that law a jury for the trial of a criminal case might be made up in part at least of jurors who formed an opinion with regard to the guilt or innocense of the per-sons accused—jurots who were par-tial and predjudiced men. The law made it possible to put into the jury

box men who formed an opinion as to the prisoners's guilt which could not be removed except by strong evi-dence. This he believed had been evidence of the Associate Low with sev.

done in the case under consideration. ing Field, Miller, Harlan and Mat-and the petitioners asserted that this thews, and then said: "Mr. Pryor,

ists is now before the Supreme Court statute and the effect given to it in you may have printed at once, if pos- live "old roosters" were plenty, and the Courts below, had deprived them sible, the parts of the record which they all looked "henpecked." of their rights, and was about to de-"due process of law" guaranteed by row morning, and on Monday we will There were a the Federal Constitution. "What is that statute, Mr. Pryor?" be done."

Mr. Pryor bowed, and all the couninquired the Chief Justice. Mr. Pryor sent to the Chief Jus-sel for the Anarchists and most of the stitution of the United States, in the matter of selecting juries, and that the each of the Illinois Legislature, therefore they were not tried by "due approved March 12th, 1874, which is the act of the streamed out of the contrider, discussing the proceed the Republican candidate for Judge

set forth that another provision of the in the newspapers an account of the Court. commission of the crime with which National Constitution was violated the prisoner is charged if such shall state on oath that he believes he can in their trial, being the one that protects all citizens from search of them- render an impartial verdict according to the law and evidence," and which selves or homes without lawful war-

rant, and that they were so searched also provides that, in the trial of any criminal cause, the fact thet a person and thus made to give evidence called as a juror has formed an opinagainst themselves, which was not ion or impression based upon rumer by "due course of law." These are or upon newspaper statements (about the two main points relied upon for the truth of which he has expressed asking the interference of the highest Court of the Nation Should this to serve as a juror in such case, if he Court of the Nation. Should this shall, upon oath, state that he be-Court decide it has jurisdiction, and lieves he can fairly and impartially conclude it should act, then a writ of render a verdict therein in accorderror to the Illinois Court will be race with the law and the evidence,

and the Court shall be satisfied of the truth of such statement." viewed by the U. S. Supreme Court. It appears on record, said Mr. Pry-

that cannot now be foreseen. stitution of the State of Illinois; but JEFFERSON DAVIS is rapidly get. when the authority of decisions of

ting down to his proper level. The the Illinois Supreme Court, and the anti-prohibitionists of Georgia have latter afterward sustained the judg. Oil Men Convene At Bradford. to call attention to the fact that there

THE Republican party this year asked him to stump the State for ment. Mr. Pryor then read extracts them and we do not see why he from the record to show that among BRADFORD, PA., Oct. 18.-The ex- who have no sympathy with the Per-

COMMUNICATIONS.

Regards to Pastor and Wife.

KARNS CITY, Oct 21, 1887. EDS. CITIZEN: _Permit us to no-

Justice Harlan's order. As soon as the candidates for ad-mission to the bar had been disposed of, Gen. Pryor, of counsel of the con-the record covering the seizure of the record covering the record cover BOOTS SHOES and RUBBERS,

Anniverary.

EDS. CITIZEN: _Oct. 22, 1887., the Franklin Tp. and bestowing upon

The event was the thirtieth anniversary of his marriage to Euphemia

Childrens' School Shoes

It was too cold to eat dinner. Spring chickens were scarce, bu "Jacob" has been a happy father

There were about 200 there. SEC.

THE Democrats of the Judicial National Constitution. They also of challenge that a juror has read chance for a hearing before this by running two candidates in opposition. Divided they stand-until election.

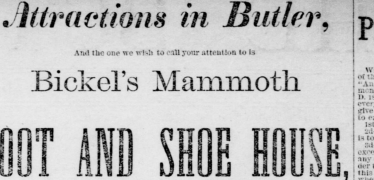
Not Tickled To Dealh. FROM the Philadelphia Record, a

PARKERSBURG, W. VA., Oct. 23 .- leading Democratic organ of the Hon J. M. Bennett, ex-Auditor of Democratic Liquor Liberty League State, an official of high reputation, has for the past ten days been sick combination we copy the following has for the past ten days been sick almost unto death. The Clarksburg which cannot be misunderstood: News, a Democratic sheet, in its is- "A meeting of the Executive Com- Headquarters & Boston Rubbers sue of Friday, gave to its readers a mittee of the Personal Liberty Lealong obituary notice of Mr. Bennett, stating when, and where, and how he died to the minutest detail. Follow-street last night, at which the details ing this was a strong panegyric ex. of the campaign against the Republias he was referred to.

It happened that Mr. Bennett got were made were directed against the better about the time the article was enforcement of the Sunday laws; written, and reached his home at against the High License law, and Weston, near Clarksburg, just as the against the Prohibition movement, This will prevent the hanging of the anarchists on November 11; and may lead to other results in their case that cannot now be foreseen. It appears on record, said Mr. Pry-record, said Mr. Pry-or, that this statute was called in question in the trial Court as repug-nant to the provisions both of the Federal Constitution and of the Con-that cannot now be foreseen. has been steadily improving When idual who had a right to decide for the court affirmed its constitutionality was of that much account he was not Justice to Germans.

going to die. In a few days he will be himself again.

The Press has already had reason are many Germans in Philadelphia



NO. 22, SOUTH MAIN-STREET.

they will be Bargains that cannot be resisted. I want your trade but 1 solicit it on str siness principles, namely: Fair dealing, good goods and the lowest prices. There are ma easons why you should trade at noy store. I protect all purchasers by warranting every pair of boots or shoes sold in my house to be exactly as respresented. I have the largest trade because my prices are the lowest. I can and do soil lower than any other house in Butler Co., because I am the largest bayer and deal direct with manufacturers.

The Ladies' Department

e they are just what you want to keep your children's feet warm and dry. Price Children's School Shoes varies from Spets, to Si.25 and my selection is match larges than ever before, and the demand greater. Call and see hern before you buy, they are all extra high cut, tipped or plain toe, in all kinds of leather known to the trade.

General Election Proclamation.

State, or of any city or county, or of any municipal board, commission or tress in any city, save only justices of the peace and alder-aten, notaries public and persons to militia service of the state; nor shall any election officer be eligible to any cityl office to be fitted by an election at which he shall serve, save only to such subordinate municipal or local offices as shall be designated by general seve only to such subordinate municipal or local offices as shall be designated by general low. Sumanow weath of Pennstvania, entitled the shall go of the elections of the Con-talth." passed the second day of Jaiy, A. It is made the duty of the Sherifi of bolic notice of the election, and in such The officers to be elected. Designate the places at which the election e heid. The officers to be elected. Designate the places at which the election e heid. The officers to the frace, who shall hold the shall give notice that every person. Ing Justices of the Frace, who shall hold the of the officer or otherwise in an election e Government of the United States, or of atte or of any city or incorporated district, ar a commissioned officer or otherwise, a

Designate the places at when the circular be held. -He shall give notice that every person, pting Justices of the Peace, who shall hold affect or appointment of profit or trust un-ne Government of the United States, or of State or of any city or incorporated district, ther a commissioned officer or otherwise, a ordinate officer or agrent, who is or shall be to fill said vacancies and to conduct the election in said new districts; and in the ap-pointment of inspectors in any election dis-trict both shall not be of the same pointent farty; and the judge of elections shall, in all cases, he of the political party having the majority of votes in said district, as nearly as the said judge or judges can ascertain the fact; and in case of the disagreement of the judges as to the selection of inspec-and of the Skiel Legislature, and of the Shiel Legislature, and of the skiel Legislature, and t

Some Real Live Bargains

the Court of Common Piezs of the county of Butler.
One person for the office of Register and Recorder of the county of Butler.
One person for the office of Treasurer of the county of Butler.
Two persons for the office of Commissioner of the county of Butler.
One person for the office of Courts of the county of Butler.
Two persons for the office of Courts of the county of Butler.
Two persons for the office of Additor of the county of Butler.
PLACES OF HOLDING THE ELECTIONS.
The said elections will be held throughout county as follows:
The electors of Adams township.
The electors of Adams township.
The electors of Adams township at the dwelling of Ephriam C. Parks in said township.
The electors of Buffalo township at the bosto of Robert Dardley.
The electors of Buffalo township at the office of Soft and Ridge in said disting.
The electors of Buffalo township at the office of Jos. B. Bredin, Esq., in the borough of Butler.
The electors of Buffalo township at the office of Jos. B. Bredin, Esq., in the borough of Batler.
The electors of Buffalo township at the office of Jos. B. Bredin, Esq., in the borough of Batler.
The electors of Buffalo township at the office of Jos. B. Bredin, Esq., in the borough of Batler.
The electors of Buffalo township at the office of Jos. B. Bredin, Esq., in the borough of Batler.
The electors of Buffalo township at the office of Jos. B. Bredin, Esq., in the borough of Batler.
The electors of Buffalo township at the office of Jos. B. Bredin, Esq., in the borough of Batler.
The electors of Buffalo township at the office of Jos. B. Bredin, Esq., in the borough of Batler.
The electors of Buffalo township at the office of Jos. B. Bredin, Esq., in the borough of Batler.
The electors of Buffalo township at the office of Jos. B. Bredin, Esq., in the borough of Batler.
The e r. e person for the office of Register and Re-er of the county of Butler. e person for the office of Treasurer of the

MENS' & BOYS' BOOTS

THE OATH-ACT JANUARY 30, 1874.

office of Jos. B. Brodin, Esq., in the borough of Butter. The electors of Brady township at the School house of John Green. The electors of Clearheld township at the house of John Green. The electors of Clearheld township at the bose of John C. Biddle, now John Anderson. The electors of Concord township at the School House No. 4, in Middletown. The electors of Cantor township at the Centre School House in said township. The electors of Clart township at the Centre School House in said township. The electors of Clart township, North precinct, at the house of Wen. Lindsey. The electors of Cherry township, South precinct, at the house of Wen. Lindsey. The electors of Cherry township, South precinct, at the Generate School House in School House of Men and township. The electors of Cherry township, South precinct, at the fourse is School House of Wen. Lindsey. The electors of Cherry township, South precinct, at the Generate School House in add township. The electors of Cherry township, South precinct, at the Generate School House in the School House of Wen. Lindsey. The electors of Cherry township, South precinct, at the Generate School House in the School House of Wen. Lindsey. The electors of Cherry township, South precinct, at the Generate School House in the School House in the School House of Wen. Lindsey. The electors of Cherry township, South precinct, at the Generate School House in the School House

The electors of Connersel School House in said township. The electors of Connersel School House in whitestown: Southern precinct at School house No. 7, in Whitestown: Southern precinct at the house of Peter Staff, in Petersville. The electors of Crauberry township at the house of Adam Schreiber, in Millerstown. The electors of Pairview rownship at the house of Mrs. Duprey, in Karns City, both reficience. The electors of Frankin township at the house of Robert H. Brown. The electors of Frankin township at the house of Kobert H. Brown. The electors of Frankin township at the house of Kobert H. Brown. The electors of Frankin township at the house of Kobert H. Brown. The electors of Frankin township at the house of Kobert H. Brown. The electors of Crankery township at the house of Kobert H. Brown. The electors of Frankin township at the house of Kobert H. Brown. The electors of Crankery township at the house of Kobert H. Brown. The electors of Crankery township at the house of Kobert H. Brown. The electors of Crankery township at the house of Kobert H. Brown. The electors of Johnston, in Prospect boro.

The electors of Jackson township, Western precinct, at the house of Jackson township, Western precinct, at the house of Jackson township, Western precinct, at the house of Jackson township, Western my Eastern precinct, at the house of John N. Miller in Evansburg The electors of Jefferson township, at the house of Motris Reighter The electors of Middlesex township at the builte School house No. 5. The electors of Middlesex township at the builte School house in the toorough of Harrisvilla. The electors of Middlesex township at minimum fall in Portersvilla. The electors of Middlesex township at minimum fall in Portersvilla. The electors of Middlesex township at minimum fall in Portersvilla. The electors of Middlesex township at minimum fall in Portersvilla. The electors of Middlesex township at bouse of William J. Hutchison in said town ship. The electors of Parker township at the bouse of William J. Hutchison in said town bip.

THE MERS' BOSTON RUBBER BOOTS AT \$2.35

duding a pair of good heavy slippers. Don't buy any 2d quality Rubber, look for the name on heel boston Rubber Shoe Co., take no other. Ladles', Misses', Boys' youths' and Childrens Boots and Shoes in great variety. When you want Rubber ask the Rustons

Yours, &c , JOHN BICKEL

22 South Main Street,

The Churches Moving. A \$50 Joke. The leading ministers of all denom- Mrs. Annie Lachs, the woman

Mens' and Boys' Fine Shoes. Ny stock is full and complete. Mens' Fine Seamless Shoes in button, bal., or Congress \$1.50 a pair Boys' ille shoes \$1.60, \$1.25 and \$1.50. Full stock of Mens' Kangaroo, Porpoise, Cardaran and Dongola Shoes goiten up light, neat and stylish.

Make a Note of This You can find any thing in my house that is kept in any first-class shoe store. Old ladies' warm shoes and slippers extra laigh cut, shoes in ladies', Misses' and childrens' high button over-shoes, ladies' shoes in extra large sizes 9 FF. Mens' low instep boo Calf and Klp, mens' felt bools, mens' duck bools, mens' grain boots Napeleon leg. Hob nailed boots and shoes, de., &c.

BOOTS and SHOES MADE to ORDER I have a large stock of my own make of Boots on hand cut from Chas. Sims French Kip. Price are very low. If you not coming to Butler send in your order and it will receive prompt attention 72"-Repairing Done Same Day Received. 73"-Leather and Findings, Blacksmiths' Aprons, &c.

My intention was to handle nothing but Boston Rubber but in order to accommodate a few or customers I have put in a line of Candee Boots, but nevertheless, I still believe the Bosto Boot the best Boot in the market. I will seli until Jan, is:

THE Chairman of the Democratic City Committee of Pittsburg, in en- citizens. leavoring to meet the charges of the ublican Address, denies that re is an actual combination of the Democrats and Saloon Keepers, but says all of the latter will this year vote the Democratic ticket. This looks like a confession without an avoidance !

In the city election at Indianapolis, would or could be. But the Bolard-Ind., on Tuesday week, Denny (Reblican) was re-elected Mayor, and the new Saxonburg field. From the Bowlus, (Republican) City Clerk by time, Monday last, the strike was 500 to 1.000. Denny's majority two years ago was but 15. The Repub-an admitted gusher and is flowing ans gain also in both branches of finely. Tanks could not be procured the Council, and will control both in time to prevent considerable oil time by Mr. Justice Miller, who ask- view of flading an antidote for snake being lost.

The result of the opening of this Committees, have jointly issued in-structions about election tickets. I umber and oil supplies being daily hauled there repeats the old Thorn Creek business. Many new rigs are The instructions are simply a suc- going up, pipe lines being laid, and cinct statement of the law, which pro- for a time at least we may look for vides that State Treasurer shall be the Saxonburg field being the centre voted under the head of "State," that Supreme Judge and any local Judges shall be voted for under the head of "Judiciary," and other officers shall Frazier's Mill yet owing to the pe be voted under the head of "Coun- culiar bend in the creek there it

ty." THE Philadelphia Bulletin correctabandoned as no good. The Bolard at all. ly remarks: "The 'personal liberty' abandoned as no good. The Bolard is not more than a mile from the ch we are hearing so much of is above enterprise and this side of Saxthe liberty which destroys families, onburg near two miles. The nearest teeps the courts busy, fills the jails way to reach it from here is to take the Frazier Mill road at Jefferson and raises taxes. It is liberty of the Centre.

tippler, the rowdy and the fool, and it is a kind of liberty which the peoto not care to have at this late day, means in the long run the de stretuicn of the kinds of liberty that are worth baving." Seldom was nie Brown was engaged in the Eagle more truth put in fewer words.

How. Eithu B. Washburne died at Kere anxious to get Miss Minuie to the residence of his son in Chicago on the 22d inst. aged 71 years. Mr. and was idle several weeks. She Washburne was one of seven broth- was induced to do this by Orlo Bates. ers born in Maine and who all made Master Workman of a local Knights

members of Congress, Governors of States and representatives abroad of our Government. Elibu resided in Gelens, III., where Gen. Grant also resided when the late Rebellion broke out. He did more to promote Grant in the same, and satubbornly contested on bim nominsted for President, than say other man in the country. When Grant was elected te offered Mr. Wasbburge Secretary of State, which be declined and choose to be Minis-ter to France, where how was during the france where how was during out. He did more to promote Grant is the same, saw as the state of the same and saves the same and saves the same and saves the save state as the same and saves the save state as the state of the save state as the save

ter to France, where be was during the late French and German war, ob-over the verdict. It is probable they against themselves. Some of them county and in other States, that we ing great distinction by his care will appeal the case, which has excit. were on the stand and, in spite of ask their attention to this notice as for American citizens then in Europe, ed unusual interest in this locality. the protests of their counsel, they well as to those in the county.

should refuse. Having done his best to perpetuate the slavery of the body it would be logical for him to finish his career by championing the cause of those who wax rich .by shackling

the intellects and souls of their fellow

tion it was thought no large ones man in the jury? would or could be. But the Bolard- Mr. Pryor-Two of them, your shut in 17,000 barrels of production, Greenlee well has dissipated this Honor, and one of them was accept-idea and sent cll excitement towards ed after the challenges of the defense surances that a good deal more than

jorities estimated all the way from made up to the present the well is from the record to show the extent ducers are using the wires to night reported at about 100 barrels per of the preposessions and prejudices communicating with lodges not reprehour. Be it this, more or less, it is of a particular juror, and the view sented at to day's session.

ed, "Was this man actually on the bite. If these experiments were carried jury-this man referred to in the colo on in the line in which they are usually clergymen for a meeting in opposition CHAIRMEN COOPER and Sanders of new field has caused immense activi- loquy which you have just read?" the Republican and Democratic State ty in that direction. The boilers, Mr. Pryor-No, your Honor, but-an extended druck. If an antidote York State. The attack of this or-Mr. Justice Miller—Then this par-ticular man was not on the trial jury? discovered as a result of these investigation on the American Sabbath Mr. Pryor .-- No, your Honor, he tigations it is doubtful if the Smith. sition of the Roman Catholic and was not; but exactly the same quest sonian scientists will get more praise Protestant clergy in Buffalo and Altions were raised in the cases of men than censure for their pains. Ever

who were. Justice Miller said he asked for in-formation because, in a case which recently came before him in Missouri, never to leave it. Even in towns similar objections were urged to a and places where snakes have never particular juror, and it cost him three been know to exist the fear is presdays' study of the record to find out ent. In consequence the whiskey nearer Butler than what is known as that the man whose case was thus antidote has always been kept near the old Frazier Mill well, which was emphasized in the argument had not at hand. So overpowering, too, has

drilled some fifteen years ago and actually been a member of the jury been the dread that the average American alway takes the antidot Mr. Pryor said it abundantly ap- before the bite, almost never waits society should be brought to bear to peared in the record that at least for the repuile to strike or even for it defoat the Liquor-Democratic combi-two of the jurors who actually sat in to make its appearance, reasoning, no nation.—Ex. the trial were persons having pre- doubt, that an ounce of prevention is

possessions and predjudices of the worth a pound of cure. It is hardly haracter described. Thus by the action of the lower ties who have always been particucharacter described.

Court, he said, the Illinois statute larly exposed to attacks of venomous had been made to deprive the accus- reptiles will ever be convinced that a LITTLE FALLS, N. Y., Oct 22.— ed of the right of trial by an impar-Daring the labor trouble here a year ago a young woman named Min. ges as citizens of the United States, and was about to deprive them of immemorial can be discovered, and life, &c, without due process of law. the use of any remedy found by the The Chief Justice remarked that Smithsonian investigators will be rethe only question for this Court was, stricted to Sunday School picnickers

whether the statute was Constituti- and female botanists .-- Pittsburg onal. If the Court erred in its ad Com-Gazette. ministration of the statute, that was a question for the State Courts. Mr. Pryor replied that the action

Important Notice. So many of those indebted to us on Took five bottles Hood's Sarsaparilla, and am

the State. If the statute was admin- make any response to former police,

Sarsaparilla and is entirely cured." J. B. Stanton, Mt. Vernon, Ohlo. Hood's Sarsaparilla Sold by all druggists. gl; six for S5. Made only by C. I. HOOD & CO., Apothecaries, Lowell, Masa.

mont. Mr. Pryor then read extraction from the record as show that we have as equivalence of the sources and the source of the sources and the s

HECK-WILL-On Oct. 13, 1887, by Rev. J. H. A. Kitzmiller, of Kittanoing, Mr. Daniel Heek, of St. Joe, Oakland twp., this county, and Mrs. Louisa Will, of Cobeenville, Armstroag county, Pa.' BEAMER-EKAS-Oct. 13, 1887, by Rev. W. W. Mcorhead, of Westmoreland coun-ty, Mr. A. L. Beamer, of that county, and Miss Aunie A. Ekas, of Saryersville, this month. Taylor head a call by New York county. VINCENT-SNYDER-On Oct. 20, 1887, by Rev. Samuel Kerr, Mr. Wm. Vincent and Miss Nannie Snyder, the former of the vicinity of Harrisville and the latter of the bany. Joint meetings have been held vicipity of Grove City, Pa. by them and a personal canyass be-gun against the movement to open the liquor saloons after 2 P M. on Sunder Sunday.

The clergymen in Philadelphia nave called a grand mass meeting for he purpose of organizing against the Discover Libertz Lioner Libertz Loner Libertz Start have called a grand mass meeting for he purpose of organizing against the Personal Liberty Liquor League mit Tw'p, Butler Co. Pa. combinations in this State and in STEPHENSON-SHIELDS-Oct. 20th 1887 by Elliott Robb, esq. Mr. John F. Steph-enson and Miss Mahala J. Shields, both of Franklin Tp., Butler Co. Pa. every county the same thing should be done. Every moral influence in

Scrofula is probably more general than any

ruptions, boils, swellings, enlarged joints,

100 Doses One Dollar

other disease. It is insidious in character and manifests itself in running sores, pustular

CURRY-On Tuesday, the 18th, Mrs. William Curry, of Penn twp., aged 37 -Recently a number of new sub-

scribers have been added to the SCHEIDEMANTLE-On Sunday, the 16th CITIZEN list. Now is the time to prepare for winter reading.

SCHEIDEMANTLE-On Sunday, the 16th inst., at Rearrew, Syrian A., son of Wm. Sebeidemantle, aged 1 year and 9 months.
ROOT--On Saturday, the 15th inst., R. J., son of A. W. Root, of Petrolia, aged 2 years and 5 months.
BAYER-In this place, Monday, Oct. 24. 1887, infant son of George and Rosa Bayer, STEVENSON - On Tuesday, the 18th inst., at her home in Mercer county, Mrs. Maria Stevenson, widow of John Stevenson, de-ceased.
She was buried in the Mt Nebo cemetery on Thursday. She was a daughter of Rev. Bracken, dee'd, formerly of Mt. Nebo, end was married twice, her first husband having been Dr. Speer, of Prospect.
WHITESIDE-At the home of his parents in Middlesex township, Butler Co. Ps. on Saturday mening Oct. 15, 1887, Char-

DEATHS.

abscesses, sore eyes, etc. Hood's Sarsaparilla expels all trace of scrofula from the blood,

in Middlesex township, Butler Co, Pu. on Saturday morning Oct. 15, 1887, Char-lie, youngest child of William J. and Mary A. Whiteside, aged two years. C. A. Arnold, Arnold, Me., had scrofulous Troubles, it is said, never come singly, It was so in this case, scarcely had little Charlie's grave been filled when his brother singly, charle's grave been inted when his brother j just older, Robbie, was prostructal by the same disease, and died on Wednesday ev-ening, Oct. 19, 1887. In this their double affliction the family have the deep and ten-der sympathy of the entire community. SHANOR—At her bone in Alpowa, Gar-field county Washington Territory San

field courty, Washington Territory, Sep-tember -, 1887, Mrs. Anne Sbanor, wife of Mr. Simon Shanor, formerly of Centre tp. this county, in the 71st year of her are. Mrs. Shanor was a daughter of the late

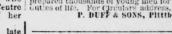
Jacob Schleppy formerly of this place. Mr. Shanor is a brother of Mr. Daniel Stanor of Centre tp. this county.

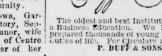
vestern Canada, is frozen over already, a thing not happening at this season for 30 years it is said.

<text><text><text><text><text><text><text><text><text><text><text><text><text><text>

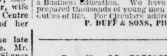












-The Red River of the North, Insurance and Real Estate Ag't.



