FRANK E. McQUISTION.

The Essential Issue. prosition to the ent bills in the . Hastings that Mr. Quay's persistent opposition to the passage of the apportionment bills in the Legislature convinced Gov. Hastings that he could not manage his administration sfully if he did not throw off the Quay yoke and appeal to the party for fair play. If he had tamely surrendered, he would have been compelled to serve out his whole term under the tutelage and

that it is now on the warpath. The scene of the disturbance is directly the party in the election of a chairman of south of Yellowstone Park. It is a splen the State committee is whether its organi- did game country, and it has been prozation shall be manipulated by one posed to include it within the park. There man in accordance with the well-known is a propriety in this proposition consider methods of the Cameron-Quay dynasty, ing the national park as a game preserve or whether there shall be something like and not simply as the scene of great naturmethods of the Cameron-Quay dynasty, or whether there shall be something like equal participation in its management by Republicans who have enough ability and character to be something more than mere dependants or servitors. This is by no means a new issue. It is an old, but oft suppressed one. This, however, is the first treaty is made with a comparatively in significant band of Indians. The latter stress when it has been clearly set. first time when it has been clearly set know nothing of the Wyoming game laws. before the party. If Gov. Hastings were They only know that being on a peaceful the original aggressor, as the Quay adherents are so studious in trying to show, expedition and within their treaty rights they were arrested, fined and some of their that fact will not lessen popular respect for him or weaken his cause. In the number killed. No wonder these Indians are gathering together in force and that sight of the Quay organs it seems to be a high crime and misdemeanor; but in the sight of the plain people it is a refreshing evidence of the right kind of independing together in force and that the law-abiding white settlers of that region are alarmed. The latter unfortunately are usually the victims of these Indian outbreaks provoked by the frontier ence within the lines of the party. ruffians, whose brutalities have caused sountless Indian wars, in which much

The success of the Hastings movement will mean that the Governor shall enjoy the privilege of managing his high office with his responsibility not to Mr. Quay, but to the people, and that is what the State administration has primarily sought for in its advocacy of the re-election of lic instruction, which practically suspends

work under the Compulsory Education law The popular favor which has attended until next year. The fourth section of the Governor's efforts to free himself and the act requires Assessors to make a regishis administration from dictation has been tration, at the spring assessment or directly thereafter, of all children in their re largely strengthened by the general desire spective districts between eight and thiribility for J. Donald Cameron's misrepre-sentation of the State in the Senate. The teen years of age, so that the county Comnissioners can certify the names to the defeat of Quay for chairman of the State secretaries of the several districts. As the act was not approved until May 23rd, ee is essential to the defeat of after the spring assessment had been com-pleted in all the counties, the Attorney-Cameron for another term in the Senate. That phase of hhe campaign is clearly understood by every intelligent Republi-can in the State. Without Quay's aid, General decides that the section must re fer to the assessment in the spring of 1896, Cameron will be practically helpless; with and he has so instructed the Department it the same old battle would need to be of Public instruction. This decision will and he has so instructed the Department save the expense of a special registration this year—a work that had already been fought in the next Legislature against the entrenched machine, and the will of the people would in all likelihood again be entered upon in some of the counties.

part in the make-up of every man, and many a fakir and sharper has used this trait in the average human as a means to grow rich. Out in Canton, Ohio, accordng to exchanges, an enterprising individappointed a committee consisting of John variosity to see a real collision between who are willing to put up the necessary coin of the realm. A railroad three miles long has been built, on each end of which otive hitched to four flat cars loadthat of an chelisk, eight feet high, with ed with stone will be placed. On a cerbase, the whole resting on a foundation laid in cement, rough-dressed on three tain day the locomotives will be fired up, and when a full head of steam is gathered, sides, the fourth chisel-dressed and bear engineers will pull the throttles wide open, jump from the cab and let them go toward ing a suitable inscription. each other and meet in collision. A rather expensive sport, as locomotives cost a goodly sum, and would in all probability be totally wrecked, but the originator ex-

Two Wise Old Saws. It is wise to estimate the future

ces of the past. A man is judged by the company he

Applying these proverbs to Mr. Quay and his efforts for his ewn advancement and to secure power in the Republican party, we conclude:

1—That Mr. Quay is looking ahead for future business in the line of politics, for himself, for his associate, Mr. Cameron, for the control of the Republican party, for the distribution of patronage in his own interest;

2—That Mr. Quay means to attain these ends by and through Republican agencies if he can, but by Democratic help if he must;

3—That Mr. Quay is friendly with the Democrats and that their friendship with him means satisfactory advantages them if he shall be successful.

How any intelligent citizen, conversant with political affairs and events, can reach any other conclusions is mexplicable. Quay has been engaged in politics as a business for years. He has helped Cameron. Both of them want to dominate the Republican party in their own and mutual interests. Both want to distribute partonage for the aid there is in it to their conclusions is in the conclusions is mexplicable. Quay has been engaged in politics as a business for years. He has helped Cameron. Both of them want to dominate the Republican party in their own and mutual interests. Both want to distribute partonage for the aid there is in it to their conclusions is in it to their conclusions is in it to their conclusions is in the conclusion of the conclusions is mexplicable. Quay has been engaged in politics as a business for years. He has helped Cameron. Both of them want to dominate the conclusions is mexplicable. Quay has been engaged in politics as a business for years. Both of them want to dominate the conclusions is mexplicable. Quay has been engaged in politics as a business for years. Both of the interest

Dodging vs. Answering.

Philadelphia Press.

The story is told of a prominent oil producer of Pittsburg, who was putting down a wild-cat well a few years ago. He was naturally anxious to keep the result a profound secret, so that, if he made strike he might segree serves lesses. Senator Quay and Col. Gilkeson wer both asked whether they were for or QUAY DODGES. GILKESON ANSWERS

I am a personal friend of Senator Cameron, and our Hon. J. D. Cameron official relations are is in favor of the most agreeable. He free coinage of silver, has never intimated and believing that to me his desire for re-election, and it cy would be disast would certainly be trous to the great agout of place for me ricultural, manufactor declare either for turing and commercial interests of Pennlegue in the absence of his profavor Mr. Cameron as nounced candidacy, which can in no wise be affected by Senator from Pennthe pending controversy.

which could be a common to declare either for turing and commer or against my collegam in the short sylvania, I cannot sence of his profavor Mr. Cameron as nounced candidacy, a candidate for the which can in no Presidency, nor as a wise be affected by Senator from Pennthe pending contrology and the pending contrology

An Indian Outbreak,

ackson's Hole turned out to be a fake.

laws of Wyoming. Not content with this

some of the white frontier ruffians fired

into the band of Indians, killed a number

of them and so incensed the whole tribe

better people were cruelly punished by the

ATTORNEY-GENERAL McCormick lately

sent an opinion to the Department of Pub

the spot where General Washington with

25, 1776, to attack the British at Trenton

The Bucks county historical society, o

this State, took the matter in charge and

met and accepted from Mrs. Twinning, o

cut. The form of the monument will be

Performed A Great Work.

as a permanent article of export. The work of Dr. Crawford in this respect was of the greatest importance, and the mark-et that he nelped to create has grown to

his army crossed the Delaware

indiscriminating red men.

NEW LAWS. The following acts of the late Assembly The Indians of the north-western part of vere approved by the Governor:

Wyoming, just south of Yellowstone Park, No 204. are somewhat on the war-path, but the re Sec. 1. Be it enacted, etc. That all persons who shall own and use only draft wagons on the public highways of this Common wealth, with tires not less than tour inches in width, for hauling loads of ported massacre of the inhabitants of An exchange says that "the discontent and present hostile attitude of the Bannock Indians are due to an attempt of the Wyoming authorities to overrule by virtue of an act of their Legislature a treaty of the United States. Wyoming has its game laws and attempts to apply those laws to the Indians, who have a contract with the National Government by which they are allowed to hunt on the unoccupied lands of the United States in consideration of making their permanent home in a Government reservation. They have performed their part of the contract, but he have performed their part of the contract, but he was a state of the work of the provisions of Section 1 of this Act, who shall make and subscribe to an affidavit that he, she or they have, for the preceding year, owned and used only such wagons, with tires not less than four inches in width, for hauling loads of the work inches in width, for hauling loads of the width of the passage of this Act, receive a rebate of one-fourth of their assessed highway tax. Provisions of Section 1 of this Act, receive a rebate of one-fourth of their assessed highway tax. Provisions of Section 1 of this Act, receive a rebate of one-fourth of their assessed highway tax. Provisions of Section 1 of this Act, receive a rebate of one-fourth of their assessed highway tax. Provisions of Section 1 of this Act, receive a rebate of one-fourth of their assessed highway tax. Provisions of Section 1 of this Act, receive a rebate of one-fourth of their assessed highway tax. Provision, the passage of this Act, receive a rebate of one-fourth of their assessed highway tax. Provision, the passage of this Act, receive a rebate of one-fourth of their assessed highway tax. Provision, the passage of this Act, receive a rebate of one-fourth of their assessed highway tax. Provised, however, such rebate shall not exceed in any one year five days? I abor on the highway tax of its equivalent in each to any one person. Sec. 2. Any person complying with the section of the passage of this Act, receive a rebate of one-fourth of their assessed highwa nd present hostile attitude of the Banlege of hunting guaranteed them by the United States Government they are arrested and fined for violating the game

width for hauling loads not less than two thousand pounds in weight on the public highways of this Commonwealth, shall be credited by the supervisors of highways of their respective districts in which such tax are levied and assessed with one-fourth of the road tax assessed and levied on the property of such persons. Such credit shall not exceed in any one year five days' labor on the highways for road or highway tax to any one person, or its equivalent in cash, and any supervisor of highways is hereby authorized to administer such os th.

No. 218.

Sec. 1. Be it enacted, etc. That no

Sec. 1. Be it enacted, etc. That no person shall at any time place in any of the waters of Pennsylvania, any torpedo, giant powder, nitro-glycerine, dynamite, lime, electricity or any other poisonous or explosive substance for the purpose of taking or catching fish.

Sec. 2. Any person or persons offending against any of the provisions of this Act shall be guilty of a misdeameanor, and on conviction thereof shall be fined fifty dollars for each offense, and undergo an imprisonment of not less than thirty days, or more than one year.

The attention of the school directors of the county is called to the following Act the county is called to the following Act of Assembly recently passed by the legis-

of Assembly recently passed by the legislature:
Sec. 1. Be it enacted etc. That the
board of school directors and control of
each school district of this Commonwealth,
be and they are hereby required at least
once during each full school term and prior to the first of January of each year, and
within thirty days after the close of each
annual school term, to have taken out,
removed and hauled away all excrement
and waste matter from every out house or
water closet connected with or standing
upon the premises of every public school
in the Commonwealth, or have the same
properly disinfected, and they are required to have every outhouse or water closet
properly scrubbed, washed out and cleaned, the inside walls white washed, and the
vaults or receptacles covered with a layer raults or receptacles covered with a layer of fresh dirt or dry slacked lime within ten days of the opening of each annual

school term.
Sec. 2. That the president of each board of school cirectors or controllers is required each year to certify, in the regular form provided for that purpose, that the requirements of this Act have been fully carried out before the district can describe a purpose appropriation from the draw its annual appropriation from th

The new State pension bill grants pensions to enlisted men of Pennsylvania who were in the service of the United States in the war of the Rebellion between April 14, 1861 and May 1. 1865, who are not pensioners nor applicants for pausions under the United States statutes. The bill direct the auditor general, on proper the under the United States statutes. The till directs the auditor general, on proper application and under rules, regulations and restrictions such as he may deem proper, to place on the State pension rolls any officer, soldier, sailor and marine qualified under this act. It provides further that such pensions shall be granted to those whose services between the time specified was at least ninety days. The rate shall be a monthly allowance of one cent per day for each day's actual service. In adjudicating pension claims the auditor general shall require proof that the claimant is free from intemperate habits. Payments shall be made semi-annually, and shall cease when the pensioner moves out of the State or shall be pensioned by the United States.

New Trespass Law.

B. Williams, Thomas C. Knoles, Robert Sastburn and Henry C. Mercer. They NEW TRESPASS LAW. "Any person or persons who shall wilfully enter or break down, through or
over any field, erchard, garden or yard
fence, hotbed or greenhouse, or who shall
wrongfully club, stone, cut, break or
otherwise mutilate or damage any field
crop, nut, fruit or ornamental trees, shrub,
brush, plant or vine, trellis, arbor, botbed,
hot or green house, or who shall trample Stockton, N. J., a stone weighing two tons, from which the monument will be The death of Dr. A. W. Crawford, at Emlenton, on July 14th, removed not only a genial and highly respected citizen of the oil regions, but a man who, in his time played a most important part in the history of petroleum. While United States consul at Belgium 30 years ago, he succeeded in bringing the attention of the European world to the merits of the new American illuminant, and established it as a permanent article of export. The

Clarion Captured.

the The survivors of the Sixty-third, One Hundred and first and One Hundred and Third Regiments, Pennsylvania Volunters, held a delightful and memorable reunion at Clarion, Tuesday. They were royally entertained at the hotels of the town at the expence of the citizens.

The public buildings, business houses and residences were gaily and profusely decorated with flags and bunting. About 500 survivors of the regiments named went there and between two and three hundred other old soldiers

As a special trair having on board just

Republican party in their own and mutual interests. Both want to distribute patronage for the aid there is in it to their machine organization.

Quay means, Cameron and Quay's success will stand for both himself and Cameron to control the Republican party if he can; but he is not above resorting to Democratic help if he needs it—note the recent Apportionment defeat by the help of Democratic votes. And the Democrats do not help for nothing, nor for statesmanship nor patriotic reasons.—Doylestown Intelligencer, Rep.

A Camero States consul at the wind state consul at it would have been postponed probably for many years, and the whole history of it would have been postponed probably for many years, and the whole history of cildom might yet have remained unwritten.

Dr. Crawford modestly disclaimed any credit to himself for the important part he preformed in introducing the new product to a foreign land, but the fact remains that he was at the right spot, at the right spot, at the right time to do the right thing and that he was taken the leading port of continental Surope for the petroleun trade.

Apportionment defeat by the help of Demoratic votes. And the Democrats do not help for nothing, nor for statesmanship nor patriotic reasons.—Doylestown Intelligencer, Rep.

had gathered them in and had them on their way to the county jail.

The story of the informant runs as follows: Tom Harper lived near Milleratown, Butler county, with his wife and six children until a year or more since. Mr. and Mrs. Smith also lived there. Last summer, the Smiths went to Ohio and Thomas Harper it is claimed went there with them. They all lived there together for about 8 months when they came to this county and took up their residence in Sheango township. Harper secured work at the tin plate works. It is thought he was employed on the construction of the new buildings. Meanwhile Harper's wife and six children lived at Millerstown, Butler county, and are said to have been in a starving condition.

was employed on the construction of the new buildings. Meanwhile Harper's wife a strike, he might secure some leases in the vicinity before the news got out. He was on the ground all the time, but two days before the well came in was called home. He arranged with his contractar to telegraph him as soon as the drill reached the sand. He knew, however, that secrets will sometimes leak out of a telegraph office, and so be told the driller that the sentence, "Pine trees grow tall; would mean that he had struck oil. The driller promised to do as he was ordered. The mingled satisfaction and when two days later he received the following telegram: "Pine trees grow the following telegram: "Pine trees grow tall; she's squirting clean over the derrick."

His hope that he should have no compute the producer was disappointed.

Was employed on the construction of the new buildings. Meanwhile Harper's brother look pitled at Millerstown, Butler county, and are said to have been in a starving condition. Finally Harper's brother took pity on the wife and children and made these in a starving condition. The wife and children and made these in ordered with his mission just at the Smith and Harper live, he found Mrs. Smith near the house and did not make her acquainted with his mission just at the first by any means. He felt sure Harper was nearby and he want do both of them. Asking Mrs. Smith if Harper was there, she answered: "Yes, did you want to see him about a little matter. I wanted to see him about a little matter. I wanted to see him about a little matter. I wanted to see him about to see him about to see him about a little matter. I wanted to see him about to see him about to see him about a little matter. I wanted to see him about to see him about a little matter. I wanted to see him about to see him about to see him about a little matter. I wanted to see him about a little matter.

elamoring for the privilege of hanging a man named Holmes, who while in the drug business in the different cities, made

HENRY MILLER

Price \$1. six for \$5.

SAXONBURG ITEMS.

Miss Louisa Marterer is at home with her parents and will stay till Fall. E R. Kennington and A. A. Knoch wer

The telephone is in good running order and has proven a great accommodation to the Saxonburg public. Al Knoerr has been on the sick list

John Krumpe took charge of the Hotel Laube last Monday. Now for license. It the person who took the watering pots from certain lots in the cemetery will re-turn the same they will receive the thanks

Ben Burton of Middlesex twp. has the sympathy of the community in the loss of his baby girl.

Harry Banman left for Allegheny Charlie Schoentag sold out last Saturday. Everything in the shape of household and other goods was put under the hammer. Charlie is going to West Virginia

The dance given at the opera hou Wednesday evening was quite an affair. A very enjoyable time was had. Prof. Muder's orchestra furnished excellent both of the Pittsburg Century Club, are training for future races and have selected

a violin class at the county seat.

Miss Sadie Pieil spent several days at Tarentum, but returned in time for the dance. Professor Knoch is decorating the out-side of the opera house with several coats of Buff paint. Something the opera house was sadly in need of.

Elmer Helmbold is training for another road race, and hopes this time to land a

Mrs. Helmbold, Clarence and Jimmie, arrived home last Friday, after a weeks sojourn at Evans City.

Some people seem to delight in holdi political offices and do not need the law political offices and do not need the law in regard to offices that are incompatible. The case of the Post-master at Saxonburg is one which should be looked into as in addition to being Postmaster, he is secretary of the School Board and Town Clerk. These latter offices are paying ones, and according to the constitution of the state of Pennsylvania cannot be held by any person holding an office under the U. S. Government. The postmaster's attention has been called to this law, but he persists in hanging on. The attention of the in hanging on. The attention of t school directors and town council has a been called to this matter, but it see they either don't care or for some read r other do not demand a resignation he postmaster will not resign it is the

The very few hats, ribbons and other millinery goods left over from spring stock at McKee's, will be sold at actual cost to make room for fall goods. Call and see. The town council held a meeting Monlay evening, but nothing of importance was transacted.

QUAY's friends secured him one del gate in Greene and one in Columbia, two of the strongest Democratic counties in the State,-last week. Of the twenty-two delegates elected since the fight begun twenty are for Gilkeson and two for Quay Birthday Party.

The surviving members of the family of James McGinnis, deceased, for many years a resident of Butler county, met at the home of Joseph Carey, Maharg, Pa. July 11, 1895, to celebrate the sixteenth

July 11, 1895, to celebrate the sixteenth anniversary of Earl Carey, Mr. and Mrs. Carey's eldest son.

The McGinnis tamily have been separated for many years and it was believed that J. M. McGinnis was dead. But, through the untiring efforts of Mrs. Carey, a sister of Mr. McGinnis, Le was located, and the family met and spent a day never to be forgotten. For "the lost was found and the dead was alive," and many had come together to have a good time and to eat a dinner that could not be excelled.

After dinner the history of the family J dinner that could not be excelled.

After dinner the history of the family was read by Mr. Greenlee of Lotona, Ohio.

Those who were present are as follows, Mrs. Jane McGinnis, mother of the family, Mr. and Mrs. W. C. McGinnis and daughter of Pittsburg, Mr. and Mrs. Robert McGinnis and Mr. and Mrs. F S. McGinnis, of Sturgeon, Allegheny county; Mr. and Mrs. R. M. Snow and three children and Mr. and Mrs. Cook and daughter, of brush, plant or vine, trellis, arbor, hotbed, hot or green house, or who shall trample or in any wise injure any grain, grass, vine, vegetables or other growing crop, or who wilfully take or carry away grain, corn, rye, wheat or other field crop, fruit or vegetable, plant, nuts or berries, or any fruit or onamental trees, vines or shrubs, whether the same may be attached to the soil or not, shall be subject to a penalty not exceeding fifty dollars for each and evers offense."

ter of Pittsburg, Mr. and Mrs. Robert DR (Ginnis and Mr. and Mrs. Jewell, Raymilton, Salem, Ohio; Grant McGinnis, grandson, Raymilton, Salem, Ohio; Grant McGinnis, grandson, P. J. McGinnis and three children, of Stoughton; Mrs. O. P. Childs and three Stoughton; Mrs. O. P. Childs and three children, of Stoughton; Mrs. O. P. Childs and three children, of Stoughton; Mrs. O. P. Childs and three children, of Stoughton; Mrs. O. P. Childs and three children, of Stoughton; Mrs. O. P. Childs and three children, of Stoughton; Mrs. O. P. Childs and Mrs. Robert DR (Ginnis and Mr. and Mrs. F. S. McGinnis and Mrs. Allegheny country, Mr. and Mrs. Robert DR (Ginnis and Mr. and Mrs. Allegheny country, Mr. an shildren and Mrs. J. S. Cooper, of Maharg.

After a few remarks in behalf of the fam

A cream of tartar baking powder. High est of all in leavening strength.—Lates United States Government Food Report. ROYAL, BAKING POWDER CO., 106 Wall st., N. 1

D. L. CLEELAND Optician,

125 S. Main, St.

JOHN W. BROWN. C. A. ABRAMS ABRAMS & BROWN, Real Estate, Fire and Life Insurance, HUBBLTON BUILDING,
NEAR COURT HOUSE. BUTLER, PA
Insurance Company of North America,
102dyear, Assets \$9,563,000; Home of New
York, Assets \$9,160,000; Hartford of Hartford, Assets \$8,645,000; Phomix of Brooklyn, Assets \$5,500,000. New York Under
writers' Agency. vriters' Agency,

Staple Groceries



Should be not only staple in name, but staple in quality, freshness and purity as well. We never buy inferior qualities because they are cheap. The volume of our business comes from low prices that

Opposite P. O.

DEATHS.

WHITZGALL—At her home in Pittsburg, July 14, 1895, Mrs. Henry Whitzgall, daughter of Christian Steighner of Clear-field twp.

LOWRY-At her home in Oakland twp., July 24, 1895, Mrs. Caroline Lowry, widow of Geo. Lowry. widow of Geo. Lowry.
TRUVER—At the home of her son,
George, in Bakerstown, July 16, 1895,
Mrs. Catharine Truver, in her 76th

year.
She was the mother of Chas. A. and Geo.
Truver of near Bakerstown and Mrs. Emma Campbell of Butler.

BROWN—July 20, 1895, infant son of A. L. Brown of Evans City. CHRISTY—At his home in Concord twp., July 25, 1895, Andrew Christy, in his 82d year. Mr. Christy was one of the old citizens of Concord, and was a quiet and peaceable sitizen. Four sons and several daughters survive him. His wife died some years

TEFFREYS_At his home in Millvale

JEFFREYS—At his home in Millvale, July 24, 1895, Richard H. Jeffreys, formerly of Butler, aged 24 years.

KELLY—At his home in Worth twp., July 19, 1895, Thomas L. Kelly.

"Mr. Kelly has spent his life on the farm where he died and was recognized as an honest, uprigh' and a true Christian man. He was a member of Wolf Creek U. P. Church, at wnich place the funeral services were conducted on Sabbath morning by his pastor, Rev. J. B. Whitten, in the presence of a large concourse of relatives Saxonburg as their training headquarters

7 months.

MARTIN—At her home in West Sunbury, Sunday, July 28, 1895, Mattie, daughter of Ephriam Martin, aged 14 years. McLaffERTY—At his home in Butler, July 28, 1895, Frank McLafferty, aged 20 years. KELLY-At the home of his sister, Mrs.

Maxwell, in Butler, Tuesday morning, July 30, 1895, Richard Kelly in the 54th. year of his age.
Two weeks ago last Saturday afternoon Two weeks ago last Saturday afternoon, Mr. Kelly mentioned to his brother Commissioners that he was not feeling well, and said he would go home and lie down. Next day he seemed to be threatened with pneumonia, which in the course of time, changed to fever. Then his left arm swelled up remarkably, which indicated blood poisoning, but his case did not seem hopeless, until the day of his death. He was buried, Wednesday, in Mt. Varnum cemetery near North Washington. He was born in Washington twp., was a school teacher for many years, owned a farn and resided in Allegheny twp, and was elected County Commissioner in 1893. His wife, whose maiden name was Hillard, and eight children survive him.

Auditors' Report of Middlesex Township. James Whiteside in account with Mid esex as Supervisor for the year ending

March 30th, 1895. DR. To amount of duplicate.\$ 571 88 By cash..... Henry Lefever in account with Middl By work By cash.. 644 0

POOR
R. Trimble and J. Hayes in account with Middlesex as Poor Directors for the year ending June 1st 1895. To Bal. from 1894..... To am't of duplicate......

epairing Order of H. Lefever to audit

Wm. Logan. M. Stepp. Overseers charges. Dr. Reese

W. C. Stupes

es McBride.

David Dodds

D. C. Akin.

R. Trimble

. W. Cooper... . Monks.....

Burton

erguson.

arah Cooper

omas Chantler.

Wm. Watson... Bal. due twp.... 115 0 SCHOOL S. A. Leslie in account with Middlesex Twp. as Treasurer of School funds for the year ending June 1st 1895. To amount from 1894. 29 89 Rec'd from collector. 1704 46 State appropriation Lease on School.... 1345 0 100 0 property No. 7... Borrowed money... 1300 0 Rental on lease. Total.

4569 CR. M. Shepard.... 279 3 268 2 Dassia McKinney 225 7 268 2 S. B. Ogden...... C. J, Halstead Maggie McKarrier. 268 2 268 2 231 2

. Marks & Bro's. 261 50 98 30 Hal. Park...... U. S. School Furniture Co. Ginn & Co...... Manerd Murl & Co..

\$4569 3 S. C. TRIMBLE, J. A. CROFT, J. W. COOPER,

Are You Using NATURE'S

COMPOUND?

By all means do so. It is un doubtedly one of the best remedies on the market to regulate the Liver Stomach and Kidneys, Purifies the blood, an excellent tonic. Tones the system and is purely vegetable. Sold by Druggists.

Sci. Fa. sur Mechanic's Lien. A. D. No. 31, Sep't Term, 1895.

SAMUEL KERR vs A. OWENS and
THOS. TATE, Owners or Reputed
Owners, and STEPHEN ELLSWORTH, Contractor.

WHEREAS, Samuel Kerr has field a

WHEREAS, Samuel Kerr has field a claim in Court of Common Pleas, for said county against A. Owens and Thos. Tate owners or reputed owners and Stephen Elsworth contractor for the sum of one-hundred and twelve dollars (\$112.00) one-nindred and twelve dollars (\$112.00) being for actual labor in drilling and dressing tools on well for the improvement and development of a certain lease hold, situate on the H. A. Hespenhide farm in Adams Twp, Butler Co., Pa., bounded as follows to-wit: On the north by lands of Cooper, on the east by lands of Pavis: on the south by lands of Sam Davis: on the south by lands uel Balfour and on the west by lands of Wm. Thielman; (The farm on which lease is located is bounded same as above containing sixty (60) acres more or les and Whereas, It is alleged that the sa am still remains due and unpaid to th said Samuel Kerr: Now we comm you, that you make known to the said A. Owens and Thos. Tate owners or reputed owners and Stephen Elsworth contractor and to all such persons as may hold or occupy the said leasehold and property thereon, that they be and appear before the Judges of our said Court at a Court

show cause, if anything they kn have to say, why the said sum of \$112.00 should not be levied of the said lease his pastor, Rev. J. B. Whitten, in the presence of a large concourse of relatives and friends of the deceased. He leaves a wife, three sons and three daughters, who have the sympathy of the community in their sad affliction, Mr. Kelly was in the 68th year of his age."—Signal.

McCALMONT—At his home in W. Sunbury, July 25, 1895, Robert McCalmont, aged about 70 years.

BURTON—July 28, 1895, infant child of B. P. Burton of Middlesex twp., aged 7 months. this writ. WITNESS, the Hon, John M. Gree President Judge of the said Court at But-ler, this 15th day of July, A. D. 1895. SAMUEL M. SEATON,

> Sci. Fa. sur Mechanic's Lien. A. D. No. 30, Sept. Term, 1895. E. D. WASSON vs. A. OWENS and THOMAS TATE.

WHEREAS, E. D. Wasson has filed claim in our Court of Common Pleas, for aid county, against A. Owens and Thos Tate, owners or reputed owners and Step then Elsworth, contractor, for the sum of \$137.50, one hundred thirty seven dollars and fifty cents being for actual labor done in drilling and dressing tools on a well for the improvement and development of a certain leasehood, situate on the H. A. Hespenhide farm in Adams township, Butler Co. Pa. Bounded, as follows to Butler Co., Pa., Bounded as follows, to wit: On the north by Cooper farm, on the east by Thielman farm, on the south by the Samuel Balfour farm and on the west by the Davis farm. (The farm on which lease is located bounded same as above), containing sixty (60) acres, more bove.) containing sixty (60) acres, more less, held by Owens and Tate; And whereas, it is alleged that the said sun till remains due and unpaid to the said E. D. Wasson; Now we command you that you make known to the said A that you make known to the said A. Owens and Thos Tate, owners or reputed owners, and Stephen Elsworth, contractor, and to all such persons as may hold or occupy the said leasehold and property thereon, that they be and appear before the Judges of our said Court, at a Court of Common Pleas, to be held at Butler, on the 1st Monday of Sept. next, to show cause, if anything they know or have to say, why the said sum of \$137.50 should not be levied of the said leasehold together with the property thereon, consisting in part of one wood rig, one Ajax boiler and engine, one 100-bbl tank, 625 feet 6½ inch casing, 1625 feet of 4% inch casing, 1625 feet of 4% inch casing, 1625 feet of the held and the said E. D. Wasson according to the form and effect of the Act of Assembly in such case made and providing to the form and effect of the Act of Assembly in such case made and provided if to him it shall seem expedient. And have you then and there this writ.

WITNESS, the Hon. John M. Greer, President Judge of the said Court at Butler, this 15th day of July, A. D. 1895.

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WE BELIEVE that we have achieved the distinction of produc ing the finest garments ever made in the coun

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TINCnumber of special con-TION."- fined, single suit patterns. They are the Plato. wery newest novelties

Select early. If you don't want a suit now we will reserve the pattern for you.

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They give the best value for the money.
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IRA MCJUNKIN. Attorney at Law, Office at No. 17, East Jeffer on St., Butler, Pa. S. H. PIERSOL.

ATTORNEY AT LAW.

Office at No. 104 East Diamond St. H. H. GOUCHER.

COULTER & BAKER. ATTORNEYS AT LAW. W. C. FINDLEY,

ATTORNEY AT LAW. Office on second floor of the Huselton block, amond, Butler, Pa., Room No. 1. J M. PAINTER. Attorney-at-Law.

A. T. BLACK.

Office-Between Postoffice and Diamond, Butlet

ATTORNEY AT LAW. NEWTON BLACK. att'y at Law--Office on South side of Diamond

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August must be a big month for trade with us. You're aware that all kinds of goods are advance

Not so with us.= To-day we offer a Car Load of

Bed-room Suits New Fall designs and the best values you e Here Are-

Is a Bed-room Suit. \$18. 2 Is a Bed-room Suit \$25. 3 Is a Bed-room Suit \$28 4 Isa Bed-room Suit \$30.

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\$5. \$6. \$7. and \$9.

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On account of the recent change in the firm, all stock be ging to the old firm will be sold regardless of cost. Lots

A Ladies Genuine Hand Turned Shoe sizes 21/2 to 41/2 not the latest style, but price was \$3.00 now will go at \$1.00. A

Childrens' Shoes 50c cheap at 75c. All mens' Low cut shoes to be sold at \$1.00 per pair, actual value \$2.00 and \$2.50.

Lace at \$1.50, Can't be beat for \$2.00. We have what you want and "everything goes." We have bought an entire new stock for Fall, and our present stock must be moved. Are you in it? Then don't delay

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Goods are in demand now in order to get the best of old Sol-We provide everything needful in order to be cool and comfortable.

Hats and Furnishings for Men Boys and Children our specialties and we only ask an inspection of our goods. We know they are satisfac

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McCANDLESS' HEAVE CURE I have a Heave Cure that will cure any I have a Heave Cure that will cure any case of heaves in horses in forty days, used according to directions. and if it does not do what I claim for it, I will refund the amount paid and no charges will be made for the treatment. The following testimonials are the strongest proof of the medic.nes power to cure:

A. J. McCandless,
Buller, Pa., 1892.

MR. A. J. McCandless:

MR. A. J. McCANDLESS:
On the 2nd day of April, 1892, I commenced to use your new cure for one of my korses that had the heaves very bad, and continued to use the medicine for ab at forty days and the horse did not have very very of a return of them. It is aby at forty days and the horse and not shy wany signs of a return of them. It is now about a year since I quit givin the medicane and the horse has never sowed any signs of heaves, and I feel stissified that he is properly cured.

W. C. CRISWELL,
Butler, Pa.,
A. I. MCANDLESS.

Butler, Pa., A. J. McCandless: I have used your Heave Cure and found t will do the work if used according to di ctions. Yours truly, J. R. McMillin.

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Boy's Dress Shoes at \$1.00 did sell at \$1.75.

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Great Bargain Ladies' Oxfords at 50 and 75 cents, worth \$1.00 and \$1.25.

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