BUSINESS CARDS. J. PARKHURST & CO., BANKERS,

JOEL PARKHURST.

ELKLAND, PA. May 31, 1871-6m#

Seeley, Coates & Co. BANKERS, Knoxville, Tloga, County, Pa Receive money on deposit, discount notes, and sell drafts on New York City. Collections promptly made .- Jan 1, 1871-y MORGAN SHELEY-Oscoola. DAVID COATS, VIND CRANDALL, Knoxville.

GEO. W. MERRICK, ATTORNEY and COUNSELOR at LAW. Office in Smith and Bowen's Block, across ball from Agitator Office up stairs, [second floor.]
Wellsboro Pa, Jan. 4, 1871-ly.

Jno. I. Mitchell, Attorney and Counselor at Law, Claim, and Insurance Agent. Office over Kress's Drug Store, Wollsboro, Pa. Jan. 1, 1871-y

William A. Stone. Attorney and Counselor at Law, first door above Converse & Osgood's store, on Main street. Wellsbore, January 1, 1871 y

Jno. W. Adams. Attorney and Counselor at Law, Mansfield, Tioga

sounty, Pa. Collections promptly attended to. Jan. 1, 1871-y Wilson & Niles, Attorneys and Counselors at Law. Will attend promptly to business entrusted to their care in the counties. of Tioga and Potter. Office on

the Avenue. Jan. 1, 1871 y S. F. WILSON. John W. Guernsey, Attorney and Counselor at Law. All busines

entrusted to him will be promptly attended to Office 2d door south of Hazlett's Hotel, Tiega, Tioga County, Pa .- Jan. 1, 1871. Win, B. Smith,

Pension, Bounty and Insurance Agent. Communications sent to the above address will receive prompt attention. Terms moderat Knoxville, Pa .- Jan. 1, 1871. Seymour & Horton,

Attorneys and Counsolors at law, Tioga Pa-All business entrusted to their care will receive prompt attention. J. C. Horton. C. H. SEYMOUR

SAMUEL LINN. Armstrong & Linn, ATTORNEYS-AT-LAW, WILLIAMSPORT, PENN'A.

Jan 1, 1871-y. W. D. Terbell & Co., Wholesale Druggists, and dealers in Wall Paper, Kerosone Lamps, Window Glass, Perfumery, Paints, Oils, &c., &c.-Corning, N. Y. Jan. 1'71. D. Bacon, M. D.,

Physician and Surgeon, 1st door east of Laugher Bache—Main Street. Will aftend promptly to all calls. Wellsbero.—Jan. 1, 1871.

A. M. Ingham, M. D., Homosopathist, Office at his Residence on the Avenue.—Jan. 1, 1871.

George Wagner, latter. Shop first door north of Roberts & Bailcy's Hardware Store. Cutting, Fitting and Repairing done promptly and well.—Jan. 1, 1871

Smith's Hotel, Troga. Pa., E. M. Smith, Proprietor. House in good condition to accommodate the traveling public in a superjor manner.—Jan. 1, 1971.

Farmers' Temperance Hotel. Mr. B. MONROE, having purchased this house, will conduct in future as in the past, strictly on temperance principals. Every accommodation for man and beast. Charges reason-January 1, 1871

Union Hotel.

Vm B. Van Horn, Proprietor, Wellsboro, Pa

This house is pleasantly located, and has all

the conveniences for man and beast. Charges moderate,-Jan 1, 1871-ly. w. w. webb, m. d., Physician and Surgeon. Office.—Opening out of Hastings & Cole's Drug Store.—mar. 1, 1871.

Ladies' Millinery

FURNISHING STORE! MRS SOFIELD has a complete assortment of the litest styles of

Millinery and Furnishing Goods, which she is selling at unusually low prices. MILLINERY

of every discription to sait everybody, and FURNISHING GOODS, relading Ladies' Ready-Made Dresses, a com-

plete outfit, that cannot fail to please the ladies. Please call and examine Goods and prices. STORE opposite Post Office, Main Street. Mrs. A. J. SOFIELD. Wallshore May 4, 1870. tf

New Millinery!

MRS. C. P. SMITH, has now on hand an ele-gant assortment of all the latest styles of

MILLIANDRY. Fancy Goods, Parasols, Gloves,

FANS, RIBBONS, FLOWERS, &c.,

which she is seelling at very low prices. Drop May 4, 1871-tf. Mrs. C. P. SMITH.

5,000

Bushels Stone Lime for sale by

April 19, 1871.-m. W. C. KRESS.

THE subscriber offers for sale his farm of 56 acres, pleasantly situated in Catlin Hollow, Chricaton, Tioga county, Pa.; within about four miles of Wellsboro and two miles of Wellsboro and two miles of Wellsboro and two miles of Wellsboro, School house, church, milits, shops, ac, within a mile. Terms easty. Inourire on the miles and miles are subscribers and may be expected to awake the inhabitation of this product.

The Sun asks: "If he is shot, how can may be expected to awake the inhabitation of this product.

The Sun asks: "If he is shot, how can may be expected to awake the inhabitation of the methat Senator Olmstead, who is an it the sun asks: "If he is shot, how can may be expected to awake the inhabitation of the subscribers. Specifications of the work may be continued." "Well, Mary, what is the Sun asks: "If he is shot, how can may be expected to awake the inhabitation of this product.

The Sun asks: "If he is shot, how can may be expected to awake the inhabitation of the work may be expected to awake the inhabitation of the work may be expected to awake the inhabitation of the subscribers of the accomplishment of this product.

The Sun asks: "If he is shot, how can it the sun and said, "Well, Mary, "La!" or the accomplishment of this product.

The Sun asks: "If he is shot, how can it the sun and said, "Well, Mary, "La!" or the accomplishment of the additional law judge-to the state of the additional law judge-to the state of the sun and self-the sun a de., within a mile. Terms easy. Inquire on the premises, of C. G. OATLIN. May 17, 1871 tf

WELLSBORO, TIOGA COUNTY, PA., AUGUST 2, 1871.

VOL. XVIII.

THE OLD PENNSYLVANIA HOUSE LATELY known as the Townsend House and for a time occupied by D. D. Holiday, has been thoroughly refitted, repairad and opened by

DANIEL MONROE, who will be happy to accommodate the old riends of the honse at very reasonable rates. Jan 1, 1871 y DANIEL MONROE.

Tioga Marble Works. THE undersigned is now prepared to exe-

ments of either ITALIAN OR RUTLAND MARBLE, of the latest style and approved workmanship and with dispatch. He keeps constantly on hand both kinds of Marble and will be able to suit all who may favor him with their orders, on as reasonable terms as can be obtained in the country. FRANK ADAMS.

Tioga, Jan. 1, 1871-tf. Notice.

A LE persons indebted to D. P. Roberts by Book account or Notes are requested to call and settle and save Costs, at G. W. Merrick's office. D. P. ROBERTS R. E. Olney,

K EEPS constantly on hand, ELGIN WALTHAM and SWISS WATCH-S, Marino, Alarm & Calendar CLOCKS,

SILVER SPOONS,

Plated Spoons and Forks; Table, Butter and Fruit Knives; Cups, Castors and Cake Baskets, Napkin Rings; Cream Salt Sugar and Mustard Spoons; Fine Gold and Agate Rings; Gold Pens and Pencils; Solid Gold Sets; Pearl Fancy and Plated Buttons; Watch Gnards and Chains, &c., A largestock of SPECTACLES, GLASSES, and colored Glasses, all at reduced prices.

N. B. Watches and Jowelry neatly Repaired. March 1, 1871

A. B. EASTMAN. OPERATIVE AND MECHANICAL DENTIST.

dice opposite Cone House, Wollsboro, Pa. All operations neatly and carefully performed. Satisfaction guaranteed at 'live and let live prices.'
Feb 22, 1871 tf

THE SINGER Manufacturing Company,

AT THE WORLD'S FAIR -Constituted by the homes of the people-Received the Great Award of the HIGHEST SALES

And have left all rivals far behind them, for they SOLD IN 1870

ONE HUNDRED AND TWENTY-SEVEN, THOUSAND, EIGHT HUNDRED AND THIRTY-THREE MACHINES! their sales of the previous year, and over fortyfour thousand more than the eales of any other Company for 1870, as shown by the following figures from SWORN returns of the sales of

The Singer Manufacturing Company sold over the Florence Sewing

Sold over the Wilcox & Gibbs Sew-Sold oner the Weed Sewing Ma-. chine Co.,92,831 Sold over the Grover & Baker Sewing Machine Co.,70,431 Sold over the Howe Machine Co., 52,677

Sold over the Wheeler & Wilson

Manufacturing Co.,45,625

all of which is mainly owing to the popularity of what is known as the "NEW FAMILY SEWING MACHINE," which is now fast finding its way into every well regulated household .-- For Circulars giving full particulars of Machines, their Folding Cases of many varieties of wood and finish, their Attachments for numerous kinds of work, which, till recently, it was thought that delicate fingers alone could perform, as well as particulars about all articles used by their Machines, such as Twist, Linen Thread, Spool Cotton, Oil, &c., &c., apply to any of their Authorzed Agents, or to THE SINGER MANUFACTURING CO.

458 Broadway, New York. Philadelphia Office 1106 Chestnut St. March 22, 1871-tf. **New Music Store!**

OPPOSITE CONE HOUSE, WELLSBORO, PA.



PIANO FORTES, Dealer in all kinds of

Pianos and Musical Merchandise, lorgest and best selection of MUSIC in this section of the Country. Planes warranted for 20

Melodeons and Cabinet Organs with Greener's Patent Foot Pedal. All kinns of Instruments bought or taken in exchange and to let. The All orders for reuring and Tuning promptly attended to. March 22, 1871.

Health! Standard Medicines. USE Dr. HERRICK'S Sugar Coated Vegeta-ble Pills and Kid Strengthening plasters the best in use!

Use Harvell's Condition Powders for Horses and Cattle—satisfaction guaranteed or money the State Road, south of Mainsburg. This

Public Road Letting. INIE stheribers will receive orders until the 15th of Augus', for the construction of a public Road in Morris Township, from Babbs

Oreck to Antrim.

The part to be now let, will commence at the north end of the bridge near the house of Wm. W. Babb, and runs along the western slope of the hill two and a half miles to the Broughton Log road near the Antrim Coal Mines. The lo-cation of the road will be pointed out to any one desiring to examine the ground by calling on SAM'L DOANE, WM. BACHE,

Jnly 19, 1871.-4t Commissioners. RAILWAY TIME TABLES.

ERIE RAILWAY. TIME TABLE, ADDPTED MAY 15, 1871. New and Improved Drawing Room and Stepping loaches, combining all Modern Improvements, are un through on all Trains between Buffalo, Niagara WESTWARD. STATIONS. No.1. No.6. No.7.†

STATIONS. No. 1. No. 5. No. 7.† No. 3.*

N. York, L've 9.00 a m 11,00 a m 5,80 p m 7,00 p m Jer. Olty "9,15 " 11,15 " 5,45 " 7,20 "

Newark, " 11,16 " 5,40 " 7,20 "

Newark, " 11,00 m 6,25 " 1,35 Din. 7,45 Sup. 9,10 Sup Newbirg 11,40 a m 6,20 p m Grycourt" 1,50 p m 8,00 " 1,50 p m 8,00 " 1,60 p m 8,00 " 1,60 p m 8,15 " 1,60 a m 6,20 p m 1,160 a m 6,20 m 10,80 p m 1,160 a m 8,15 " 10,20 m 10,80 p m 1,17 " 2,21 a m 6,18 a m 1,160 a m 7,20 m 1,20 m 1,

11.25 a m—Leave Corning, ex. Sun., for Hornellsville.
10.20 a m—Leave Corning, ex. Sun., for Hornellsville.
4.50 a m—Leave Corning, for Hornellsville. 4,50 a m—Leave Corning, for Hornestsvillo.
2.00 p m—Leave Corning, ex. Sundays, for Buffale EASTWARD,

ADDITIONAL LOCAL TRAINS. 11.20 a m—Leave Corning Sundays excepted, for Owego 12.05 p m—Leave Corning for Susquehanna.

2.05 p m—Leave Corning for Elmina.

4.25 p m—Leave Corning ex. Sun., for Susquehanna.

* Cally:

* Mondays excepted. W. R. BARR., Gon. Pass, Ag't.

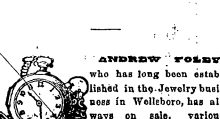
Blossburg & Corning & Tioga R. B DEPART FROM TIOGA .- Going South. No 1-9.33 a m No 7-6.38 a m No 9-12.07 p m No 18-6.30 p m No 15-10.14 p m No 17-1,86 a m DEPART FROM TIOGA-Going North, No 2-4 12 p m No 8-8.08 am No 14-12.07 p,m No 20-6.30 p m No 22-71.12 p m No 24-8.42 am No 10-12.07 p,m No 10-12.55 p m No 10-12.85 p m No 24-12.85 am No 12-12.36 am

H. GORTON, L. I. SHATTUCK, Supt B. &. O. R. R. MITTING SUPE TIOSS R. R. Northern Central Railroad. ARRIVE AT ELMIRA.

ED. S. YOUNG, Gen'l Pass. Ag't.

JEWELRY STORE:

WELLSBORO, PA.



lished in the Jewelry busi ness in Wellsboro, has al ways on sale, various kinds and prices of

AMERICAN WATCHES, GOLD OR SILVER CLOCK'S, JEWEL RY, GOLD CHAINS, KEYS, RINGS, PINS, PENCILS, CASES, GOLD'& STEEL PENS, THIMBLES,

SEWING MACHINES.

&c., &c,, &c.

SPOONS, RAZORS, PLA-

TED WARE,

With most other articles usually kept in such

establishment, which is sold low for CASH.

Repairing done neatly, and promptly, and on hort notice. January 1, 1871-y.

Farm for Sale.

ME Subscriber offers for sale his farm, situ Hie Subscriber offers for sale his farm, situated in the town of Delmar, some eight miles from Wellsboro. Said farm contains 75 acres, some 30 of which is improved; good frame barn 30x42, and a good log house, and some fruit trees thereon. Said farm is unsurpassed for fertility of soil in this section. For particulars inquire of the subscriber at the office of G. W. Merrick, Esq., Wellsboro Pa.

April 19, 1871-it.

Planing and Matching ONE with neatness and dispatch. Also, BEVEL SIDING

made from inch lumber. Can plane 24 inches wide. At Hamilton's steam mill, on Hammond creek, in Jackson township, Tioga county.

O. HAMILTON. Jackson, June 7, 1871 tf FOR SALE, CHEAP.

O'NE elegant, new, leather top buggy; one nice open buggy, nearly new; one two horse lumber wagon; a good single harness.
WRIGHT & BAILEY. June 21, 1871 tf Farm for Sale!

refunded.

Use Dr. Perrin's Fumigator for Catarrah. The above articles are for sale by W. C. Kress, Ag't, Wellsbore, and the trade generally.

June 14, 1871-3m.

June 14, 1871-tf.

June 14, 1871-tf.

June 14, 1871-tf.

June 14, 1871-tf.

J. N. BRODHEAD. The business will hearesfter be carried on by TUBBS, TAYLUR, & CO. Oscools, July 19, 1871, 3w3

the same will settle with MORRIS KISER, A. J. SIMMONS, Brookfield, July 26, 1871,-6w# Adm'r.

POET'S CORNER.

MY SANCTUARY.

BY GEORGE L. CATLIN. know a path that leads across the meadow, Then winds along beside the streamlet's flow Then turns again beneath the beech-trees' shado And leads to where the sweetest wild flowers grow

At early morn, ere yet the sun has lighted Each diamond dew-drop, sparkling in the grass While yet the lark, half-friendly, half-affrighted Pipes forth his matin warblings as I pass-While yet the clear, cool breeze of morn gives toke In softest whispers, of the coming dayl love to seek the solitude unbroken, To which this winding footpath leads the way

To Nature's sweetest, most harmonious strains. And, mid the flowers and whispering trees com muning With Nature's God, forgets its cares and pains, Casts off awhile its weight of earthly sorrow, Takes wings, and views, with vision long and fond Bright glimpses of hereafter's sunny morrov

Saturday Nigh

The golden land of happiness beyond.

For there my restless soul, itself attuning,

MISCELLANEOUS. [For the Agitator.] Mr. Editor :- Since I wrote the article which appears in your last issue, I void, because it abolished the 29th july vania, it is obvious that but few of the modern improvements, four stories street crossing; his own trim sharty not only that I was crazy when I delivered its President Judge; and a portion to the taxes of those few in consequence roof, one of the largest and finest hotels. ered the charge in the case to which I of the Judges expressing also the opinreferred, but that my charge on file floes ion that the people of Lycoming county

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referred, but the case to which it is not the case to which it is not t not contain what I said to the jury. having had nothing to do with the electric false. I wrote out and tion of the Judges in the fourth district, filed my charge soon after the trial; and the Judges of that district had no juif it had not contained in substance risdiction in that county. [See opinion what I said to the jury, the error would of Chief Justice of the Court, 12 Smith, not have escaped the sharp vision of two of the defendant's counsel, (Messrs. Elliottand Seymour) and I would have Elliottand Seymour,) and I would have only four counties, and has two law been required to correct it. Neither of judges. It was not at my request, nor the counsel ever intimated to me that I did not put fairly on the record what in made by the Legislature for the andid not put fairly on the record what in made by the Legislature for the apsubstance I said to the jury. It was very evident from the whole evidence al law judge. S. F. Wilson, Esq., who was \$1600 per year. The 19th section of ling streams near the place, is where I very evident from the whole evidence at law judge. S. F. Wilson, Esq., who in the case that there was no question represented our district in the State Section of lact to be submitted to the jury, and nate at the time the act passed creating that it was the duty of the Court to district on the surrounthat it was the duty of the Court to di- this additional office—procured its pas- 000 per year, from and after January 1, ding hills, towering above us on every down train bein' an extra like, and not rect the jury to return a wordict in favor sage, and the appointment of Judge 1856. Since the passage of that act no side, I have tramped many a long, of plaintiffs for the land claimed in Williams to fill it. Whether he pretheir writ; which was done,—and this sented petitions signed by residents of their solaries which was designed to be blocklearing and this sented petitions signed by residents of their solaries which was designed to be blocklearing at their solaries which was designed to be blocklearing at their solaries which was designed to be blocklearing at their solaries which was designed to be blocklearing at their solaries which was designed to be blocklearing at their solaries which was designed to be blocklearing at their solaries which was designed to be blocklearing at their solaries which was designed to be blocklearing at their solaries which was designed to be blocklearing at their solaries which was designed to be blocklearing at their solaries which was designed to be blocklearing at the solaries at the solaries which was designed to be blocklearing at the solaries direction the Supreme Court affirmed. the district, asking its passage, I know If the Court had affirmed the defend- not; nor do I know what reasons he ant's point, and permitted the jury to urged in favor of it; but I do know that the Legislature to them until 1864. In here of late years, is fishing for the shy had gone together. But somewhere return a verdict in his favor, the judg- it was not passed through any influence the appropriation bill of that year, \$500 and speckled brook trout. Tioga coun- and sometime we think we shall see ment on it would unquestionably, have exercised by me. Mr. Wilson wrote to been reversed by the Supreme Court; me during the session of 1864, that if I like addition was made in the appropriation on that year, the appropriation of the finest trout re- him wave it again, with the old proud gions in the country, and sportsmen look on his leathery face.—Scribner's One statement made by Williams and Wilson after his return here at the end Wilson and their friends is, that I am of that session. I have no particular each has been \$3,500 per year; and the wilson and their friends is, that a session. I have no particular very old. I do not know how old they represent me to be. I am informed that in some portions of the district an impression prevails that I am seventy five years of age, or upward. I was sixty
to have such a law passed. I wrote to ditional Law Judges have been appointed.

four years old on the 21st day of Janu- him but once on the subject, and that ary of this year. There are many judg- was the letter before referred to, written have received the same salary, mileage ... There are four newspapers in the es in active service on the bench who in reply to his in 1864. I did not reare ten years and upward older than I gard the district as a very laborious one, am. Seventy-five years is not a very and did not deem an additional law extraordinary age for a judge. My age, judge necessary. I heard nothing from instead of being an objection to me, Wilson during the session of 1865 relaought to be an argument in my favor, tive to his intention to pass this bill, provided the people of the district are and knew nothing of its introduction satisfied with me in other respects; and into the House or Senate, until after it so in regard to the long time I have had passed and become a law. But been on the bench, which is also urged whatever means may have been used to as a reason why I should not occupy induce the passage of this act, the mothe position any longer. Such reason tive of Wilson in having it passed was will not have force with independent very apparent. It was to secure an ofand disinterested men, who know any- fice for Judge Williams, which would thing about the requisite qualifications withhold him from being a candidate of a law judge, and can appreciate the for Congress in October, 1866. It was value of experience and of many years well understood here that he would be of labor at the bar and on the bench to a candidate for that position; but after a judge who desires such qualifications. he was appointed additional law judge, There are many men however at the he was no longer mentioned as a canbar and on the bench, who possess tal- didate, and Wilson had no competitor ents of a high order, with sound know- in this county. This was shrewd manledge of the law, and yet may not make agement; the credit of which does not superior judges. Men who lack impar- belong to Wilson alone; and the partiality, independence and integrity, are ties who are responsible for it will try not qualified for judgeships; and whe- very hard to justify it, by alleging that ther they do or do not possess these es. the whole arrangement was designed sential qualities, can be determined on- solely for my benefit, and had no referly by the public after many years of ence whatever to benefitting Wilson equaintance with them and observa- and Williams. These gentlemen have tion of their conduct; -and whether a another object now in view, of similar udge possesses them, they can ascertain | character, with the exception that they with certainty if he has occupied the will not allege that I am to be benefitbench a period of fifteen or twenty ted by it. This is designed to make years. Another statement is that I am | Williams President Judge and Wilson | ten by the editor of that paper while in | too infirm to perform the duties of my Additional Law Judge of this district, this place visiting his numerous friends. office. To this I reply that my health for a term of ten years each. The act, The Courier is a live paper, and is conis better now than it was ten years ago; in pursuance of which Judge Williams ducted with ability: and my labors are not as onerous as holds his commission as Additional they were then, though they were not Law Judge, did not authorize the elecvery oppressive at that time. The act tion of a successor to Judge W. in case Kansas, I am stopping for a few days of Assembly under which Judge Wil- of a vacancy in that office. Near the in my old home, one of the most beau-liams holds his office as additional law close of the last session of the Legisla- tiful of all Eastern towns. The village and covering the mountain slopes, are judge, was passed in 1865. Up to the ture, a supplement to it was passed, of proper contains a population of nearly thousands of acres of the finest pine, which a correct copy follows:

time of its passage I had done the business of the whole district without aid, and had held special courts frequently in other districts. After 1850, the fourth The district now consists of four counmade because the business of the dis-

Issolution. — Notice is hereby given that the co-partnership hereiofore known as Tubbs, Friedley & Co, has this day, June 26, 1871, been dissolved, by mutual sometication of Tubbs, Brothest & Co., which expired March 6, 1871. HOYT TUBBS, S. DEAL, P. FRIEDLEY, P. FRIEDLEY, P. FRIEDLEY, Department of the Republican party in Tioga county favored it; and his friends why he should be elected, ining to rejoice that they are soon to be there will be no other law judge in the partner on the western bound sonable a setmement, and that one reason urged by Judge Williams ed from here lying on the railroad.— It was reported here soon after the partner on the western bound that one reason urged by Judge Williams ed from here lying on the railroad.— It was reported here soon after the passage. Judge Williams favored it; and the salary of one law judge in the counting house.—Day.

Geo. Francis Train sen there will be no other law judge in the connected with the outside world by and it was reported here soon after the district, and the salary of one law judge rail. A large force of laborers is on the there will be no other law judge rail. A large force of laborers is on the there will be no other law judge rail. A large force of laborers is on the there will be no other law judge rail. A large force of laborers is on the there will be no other law judge rail. A large force of laborers is on the the counting house.—Day.

A lady promised to give her maid that one reason urged by Judge Williams ed from here lying on the railroad.—

In the the co-partners on the western bound that one reason urged by Judge Williams ed from here lying on the railroad.—

Now, the inhabitants here are begin and most fertile of our broad and uncultivated domain.

F. A. R.

Geo. Francis Train sen and the vector was a first the counting house.—Day.

A lady promised to give her maid that one reason urged by Judge will have one recently in the counting house.—Day.

A lady promised to give her main for Northern Kausas, the fairest and most fertile of our b Williamsport his place of residence; will thus be saved to the Common- route grading, and the whole line from \$25 as a marriage portion. The girl got an off at 2 o'clock. I propose to invade and the same report was current at Wil- wealth. If Judge Williams and his here to Lawrenceville, a distance of married to a man of low stature, and freland, and re-establish the Commune hamsport. The assistance also of influ- friends desired to have the benefit of about twenty-five miles, will soon be her mistress, on seeing him, was sur- at Paris. If shot, remember me," And ential men in Elk county was necessa- this argument, it is unfortunate for ready for the ties, and the from horse prised, and said, "Well, Mary, what a the Sun asks: "If he is shot, how can

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ditional law judge of the district; and and others, all hope to become Addi- not long remain here unless something I deny having made use of any influ- tional Law Judge as soon as a vacancy was done, and that quite speedily. Acence of any kind intended to procure occurs in that office. Under this sup- cordingly, the wealthy citizens here his pipe when he goes back at last to the transfer of that county to the Erie plement, an Additional Law Judge will went quietly to work and subscribed his own family and fireside? Is it a district, or the annexation of Lycoming be appointed and elected, if Judge Wil- liberally to the stock in the aforesaid man with the soul of a chimney or a to the fourth district. A large portion liams is elected President Judge; and Wellsboro and Lawrenceville railroad. of the people of Lycoming, were not nothing will be saved to the taxpayers Some time next spring the road will be it something altogether solitary and willing to be included in the fourth dis- by electing him and rejecting me. It continued through this place a few soulless? trict. They denied the constitutional. is said that the supplement may be re- miles south to the Antrim coal mines. ity of the law extinguishing the 29th pealed, and that Judge Williams is of The quality of the coal is unsurpassed, district, and refused to permit the judg- opinion that the business of the dis- and the quantity said to be inexhausti- wooden uniform; through what stages es of the fourth district to occupy the trict ought to be done by one Judge, ble. This place also bids fair to be a of mortification he passed, what marbench in that county, until the Su- and of course that the supplement ought point on the line of two or three ether tyrdoms of manhood! Or, may bepreme Court of Pennsylvania had de. not to have been enacted. Wilson no projected roads, which it is thought will more pathetic still-it was a fine thing termined their right so to do. I took no part in the difficulty between the people of Lycoming county who rayor.

Senator Olmstead. But should Wil-their doors, the enterprising and wealed and those who opposed the transfer, liams be elected President Judge of the and refused to go to Williamsport to and the people will be reversed, bors until they have another.

Such a healthy growth was never rival peripatetic sign-board,—like the Court had passed on the constitutionality of the act extinguishing Judge Gamble's district. Judge Williams. The suprementation of the last three before known here, the price of proportion on the constitutional that the district is a very laborious one, before known here, the price of proportion of the last three don cabby.

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It is a very laborious one, before known here, the price of proportion of the last three don cabby. Gamble's district. Judge Williams, both young, rugged, able bodied men, years. To meet the increasing wants both young, rugged, able bodied men, years. To meet the increasing wants and well braced up with body stimulated and demands of the traveling public, it flagged at the Cherry street crossing; a ting food at that. But who will care was necessary to build a new and first withered, leathery old Irishman who to reside at Williamsport, did go with the messenger who said he came for the came me;—but he did not hold Judge Gam.

plement, after the coming election?— of the railroad here. The enterprise ever since it was built. He began by ble's courts, or occupy the bench with

Eyen if the whole salary and pay of was accordingly taken hold of by one stealing coals and peaches, and advenhim and aid him to hold them. The one Judge were charged upon the tax- of its own citizens, A. P. Cone, Esq., turous rides; was promoted to waterhim and aid him to hold them. The questions raised were decided on the 3d, payers of the fourth judicial district, it questions raised were decided on the 3d, payers of the fourth judicial district, it long a resident of the place and thorolly down to the subject of the subje to the taxes of those few in consequence roof, one of the largest and finest hotels successful effort will ever be made to credit to a town of 25,000 inhabitants.

repeal the supplement and dispense It may perhaps be of interest to many with the additional judgeship. Another statement circulated to in- or is an uncle of our fellow citizen, Jno. amount of money by my salary. There | lections associated with its past history. their salaries, which was designed to be blackberries, etc., and shooting all such tween the rails. permanent, nor was any greater salary game as pigeons, partridges and squirand pay when, holding special courts, county, two of which, the Agitator and that President Judges have received; Democrat, are published at the county and hence had the same powers and hence had the same powers and limit: the former under the charge of P. Jurisdiction. Prior to the year 1864, the C. Van Gelder, (formerly a partner of salaries of President and other law Brick Pomeroy, at Corning, N. Y.;) is judges in Pennsylvania, were not ex- Republican; while the latter, as its travagant. They afforded the means name indicates, published by R. Jenhabits of economy, and whose families | well conducted, prosperous and influenwere small. A poor man, who happen- tial newspapers. The Agilator is seved to be a President Judge, and had a enteen years old, and was first started large family, could not, on a salary of as the Advertiser, under which name it \$1600 per year, without other resources, sailed six years. It is now the largest maintain his family comfortably, edu- and most complete country printing escate his children, exercise a decent lib- tablishment in the State. Having first erality toward charitable and religious commenced sticking type' here, in objects presented to his consideration January, 1850, it is somewhat natural and asking his aid, and at the same that I should still feel an interest in the

from the year 1856 to 1864, there was a and behind which I served a long time general inflation of the prices of the as 'foreman.' necessaries of life, which, upon a fair average of the eight intervening years, additions made to his salary. R. G. WHITE. Wellsboro, July 27, 1871. Seneca County (Kansas) Courier, writ-

"WELLSBORO, Pa., June 26, '71. "Having been called suddenly from 2,000 people, but for the past quarter of land the owners, who have hitherto Whenever any vacancy occurs in the office of a century its growth has been remarkadditional law judge in the fourth judicial district, by resignation, expiration of term of ofour Western cities. The town is nesselves that the railroads about to be district consisted of the counties of Tioga, Potter, M'Kean, Elk and Cameron. I was elected in October, 1851.—
said district."

our Western cities. The town is neslow out to be our Western cities. The town is neslow out western cities This act passed the Senate on the 3d but a short distance, on account of the ties, Elk having been transferred from of May last, and the House about that shade trees which line either side of the out the county that space forbids me to the fourth to the sixth district, by an time, and was approved by the Gover- streets. There is nothing that adds so mention. Mansfield, twelve miles east Rothschilds at Frankfort, and, presentact of Assembly approved the 16th of nor on the 16th of May. At the time of much to the beauty of a town as hand-March, 1869. This transfer was not its passage in the Senate, Messrs. Wil- some shade trees; and it seems strange it having several large manufacturing son and Williams were at Harrisburg: that the matter has been so long over- establishments, stores, churches, mills, trict had increased materially; nor was a singular coincidence. They traveled looked by the authorities in our Kansas there any pretense that Judge Williams | together from Wellsboro to Harriaburg; towns. Here are thousands of elm and | State Normal School, the latter estaband I were not competent to do it. On left Harrisburg together on their return hard maple trees all along the streets, lishment on a firm basis, and being one the contrary, it was well known that home; came as far as Troy together, at that have been set out for nearly balf a of the largest and handsomest build me to be worth." "We do not know," from 1851 to 1865 I had done it alone, which place they separated; one of century, while beautiful pine and spruce ings in Northern Pennsylvania. It is and that during all that time there had them returning here in the Proy stage, trees adown nearly all the yards, giving in the midst of an extensive agricultuplexity. "Well," said the man of monot been any visible increase or accu- and the other continuing on by rail, via the little fown the most inviting apmulation of business in the courts of Elmira and Corning, to Tioga, and pearance of any place in this section of any county in the district. But some thence by stage. After their return the State. Many of the streets have a point. restless and ambitious people had be- here, the report was soon current that row of trees on either side of the walks, come anxious to bring the county of arrangements had been made to secure giving them the appearance of a tun-Lycoming into the district; and that the office of Additional Law Judge to nel; and the ladies in promenading at 19th, I am surprised to find it here rancould not be done without putting out Wilson, provided Williams succeeded most any time of day need not be trouone of the five counties composing it, in being elected President Judge. And bled to carry a sun shade. A perfect the third section of the fifth article of notwithstanding the passage of this forest of shade trees is presented on evthe Constitution of Pennsylvania pro- supplement, and the fact that in each ery side, and Wellsboro might very apviding that not more than five counties | county in the district except Cameron, | proprietely be called the 'forest city.' should at any time be included in one there is at least one member of the le- "Heretofere nearly everything pur- the harvest was all over in Kansas by judicial district. The representatives gal profession who is exerting his influ- chased in Eastern markets and consu- the 20th. I am better than ever pleased silver groschen. Here, each of you of Tioga county in the State Legisla- ence to elect Judge Williams President | med here has had to be hauled by wag- with the Kansas country and climate; | take your portion and be off as fast as ture had some agency in the passage of Judge, with the expectation that he on from Tioga, a point eighteen miles and after a flying trip to 'Gotham,' you can." The confounded laborers this act; they advocated it and voted will be his successor as Additional Law distant on the Corning and Blossburg where I go in a day or two, I shall take | could think of no objection to so rea-

ded at every court held in Elk county liams as President Judge, succeeded in oga county; but the rapid growth of after the first court, and held there un-passing the supplement to the act of rival towns the past few years led many ardent: "Here's what makes us wear til Judge Williams was appointed ad- 1865, under which Olmstead, Wilson to helieve that the seat of justice would old clothes."

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of our readers to know that its project-

"To me this place has many recol

quent opportunities of conversing with 1865, \$3,000, and 1866, \$3,500. Since 18- spend weeks camping along the banks

time accumulate much to depend upon office. The only 'landmark' I now rein old age. Nor would be when the sal- cognize in the entire outfit, is an old ary was raised to \$2,000, or \$2,500; for, hand press, made about the year '1,'

"Tioga is pronounced, and rightfully, too, one of the richest counties in the absorbed in the necessary means of sub- State. It is watered by three rivers sistence of a family of medium size the and innumerable small streams, is rich in coal and iron, and butter and cheese are quite extensively manufactured here. Tioga county butter never fails to command a big price; and many of The following letter we clip from the the dairymen, I am told, who have gained a wide reputation as excellent butter makers, often sell theirs for the celebrated 'Orange county' butter, so well known far and wide, and which never fails to command the highest fig-

"Another branch of business extensively carried on throughout the county is lumbering. Along the streams

"There are several nice towns thro' of here, is one of the most flourishing, a school for soldiers' orphans, and a ral and lumbering region, and prospects | ney, "do you believe I possess four, indicate that it will be an important aix, or eight millions?" The rioters

"After coming from Kansas, where ed, then, that I have eight millions: left corn five and six feet high on the whereupon the laborers nodded in ging from six inches to two feet high. Recent frosts have considerably injured t, but winter wheat looks splendidly, though a week or ten days will elapse ere it will be fit for harvesting, while | sounble, each individual is entitled to a SOLUTION. - Notice is hereby given for it. This they would not have done, Judge, I have been recently informed railroad, and the one most easily reach- my departure on the western bound sonable a settlement, and quietly left

PROPESSIONAL PRIDE.

Somebody we dont know who gossips thus in the August number of scribner's monthly. It is good journalistic writing, and decidedly readable.

"What becomes of the soul of a man when he gets to be a sign-board? In he patent duplex ventilating chimney, with the tin whirligig stop, that passes up and down Broadway on two legs all day long, are there separate identities of man and chimney? Does the latter walk the streets at night—in spirit—after the legs have steppend from under it? And does the man take perforce to chimney with the soul of a man; or is

We wonder how the old fellow felt when he first paraded in his bright

It was a lesson in life, just to see Old Tom announce the coming of a train. A glance up the road, a portentous . stride toward the depot, a pause, a pucker of the brow, a sudden straightening of the lank form, and the sentence—half menace, half command—is jerked forth, starting as the clang of a locomotive bell: "ALL abourd for New York." A dignified hobble back, and

ving the royal standard before him. One morning a new flagman appeared at Cherry street. A group of early passengers gathered around him. "It was lookin' that way, and—" he pointed to an ominous dark spot on the planks be-

The new flagman had a spic and span

THE STRONG-MINDED. Mrs. Laura Fair has obtained a writ of supersedeas which will entitle her to remain in this world at least until 1872. Miss Susie Anthony attempted, on the evening of the 11th instant, at San Francisco; to say a few words on behalf of the blood-thirsty Laura; but she had to retire from this subject before a storm of hisses. It is a remarkable fact that all strong-minded men and women who are for the new departure proposed by the International or Communist party, are greatly opposed to the infamies, as they call them, of jurisprudence, police and punishments. They are for letting of living to men who exercised proper kins, is Democratic. Both are live, and, as a consequence, of putting all the peaceably disposed under coercion The one event implies the other. Unless crime is kept down by law, law will have to play second fiddle. We never knew any case so clear as that of Mrs. Laura Fair. She shoots her paramour with as little of unreasoning passion as there is any case of murder. Colonel Crittenden, forsooth, deserted her for his awful wife. No matter what a murdered man or woman has done, the assassin should be punished, especially when he or she prowls after the victim deliberately for days, if not longer. Every one admits that a sudden slaying may be justified in self-defense. But even when a person has been attacked and rescued, he has no right to return to the battle and kill the first aggressor. There are intermediate cases 'where it is hard to know whether the criminal intended to give a feeler, to give a Mansard roof, or merely block the hat. The weapon used, the relations between the parties, the suddenness of concert of the movement,

all are evidences to be subbmitted to

the ?ury. But in Mrs. Fair's case all

these circumstances only fastened more

and more guilt upon her. She will,

however, find a California jury to be no

collection of Portias or Susie Anthonys.

-N. Y. Star.

The shrewd, common sense character of the Rothschilds is well enough known the world over; but we do not remember having seen the following capital anecdote before: During the revolutionary excitement of 1848, some day laborers, whose heads had been inflamed and turned with socialistic ideas illy understood, made their way riotously into the counting house of the ing themselves before the head of the establishment, summoned him to divide his property with them. "Very good," said Rothschild, with the utmost composure, "I am ready to do so: but tell me first how much you suppose was the reply, given with evident perwere dumb. "Let us take it for grantcheerful assent. "Good! proceeded Rothschild, "Germany has thirty-two millions of inhabitants; I possess eight millious of money; since the distribution must be general, to be fair and reafourth of a dollar, or seven and a half

Geo. Francis Train sends this dispatch to the New York Sun signed The next President of America:" "I

What ancient sage was the inventor

of dancing? Play too.