## REPUBLICAN STATE TICKET.

For Governor, EDWIN S. STUART, of Philadelphia. For Lieutenant Governor,

For Auditor General, ROBERT K. YOUNG, of Tioga. For Secretary of Internal Affairs.

ROBERT S. MURPHY, of Cambria

HENRY HOUCK, of Lebanon.

### REPUBLICAN COUNTY TICKET.

For Congress, E. W. SAMUEL For President Judge, CHARLES C. EVANS. For Associate Judge, CHARLES A. WAGNER For Representative, RALPH KISNER. For Sheriff, D. C. WILLIAMS.

### SUBSTANTIAL **ENDORSEMENT**

For Jury Commissioner,

HENRY KERN

Given to Hon. E. W. Samuel by Editor and Congressman From Punxsutawney.

The following is what Hon. W. O. Smith, member of congress from the 27th district of Pennsylvania and editor | than the other. of the Punxsutawney Spirit, says about Dr. Samuel:-

If the people of the sixteenth congress sional district of Pennsylvania exercise the right kind of discrimination there will be no doubt of the re-election of Hon. Hon. E. W. Samuel, of Mount pain taking, with the helpful disposition that makes it a pleasure for him to do anything within his power to accommodate a constituent or a fellow representative. His record in congress is one of which his constituents should feel through years of semi-invalidism. Noproud. He was faithful to every duty. | tice the results upon two men of a long He took special delight in serving the cold drench of rain. One of them old soldiers of his district, and showed comes down with pneumonia; the other to take his life and denied that any himself to be a true friend of the laboring people, for which he was specially commended by the president of the American Federation of Labor, Samuel Gompers. That the usefulness and in. fluence of such a man is bound to increase in proportion to his term of service no intelligent man need be remind-

Every voter in that district who believes in Theodore Roosevelt and desires to strengthen the arm of the president, should vote for Dr. Samuel. But independent of all this, and upon his own tremely depressing affair and that, so account, as an able, efficient and con- far from being a feast of reason and a ought to be returned to the House of interchange of symptoms, details of Representatives by a largely increased majority. We believe he will be

### STUART STANDS FIRM

Republican Nominee For the People As Against the Corporations.

FOR A TWO-CENT RATE OF FARE

He Leaves No Room to Doubt His Position In His Many Speeches On His Tour of the Counties.

[Special Correspondence.] Harrisburg, Sept. 25. Reports received here from every

sentiment in favor of the entire Republican ticket. Visitors here during the last few days from the sections visited by Edwin S. Stuart and his colleagues on the Republican ticket in their tour of

the state report that Mr. Stuart has been making a very favorable impression with the voters. He is standing squarely upon the party platform, and his words and manner clearly show that he is honest in his pledges to give the people a popular administration, to insist that the corporations shall obey the law, and that they shall not encroach upon the rights of individuals or discriminate against any one, and that they shall be obliged to give a fair return to the state and the people for the franchises which

Mr. Stuart points to his record made as mayor of Philadelphia in the treat ment of corporations, where he broke all records by insisting that the street railways should give the city valu for the privileges which they enjoy. His stand by the taxpayers in that one fight alone meant the payment of millions by the street railways for the paving of streets, which they would have kept in their treasurles or distributed among their stockholders.

Mr. Stuart is committed to the en actment of legislation making two cents a mile a maximum rate of fare on railroads, and for the creation of a commission which shall have supervision over the railroads of the state. For a Square Deal.

In a recent speech Mr. Stuart said: "Much has been said upon the question of corporations, and I desire to say that I have not gone through the state tearing down, upsetting and destroying corporations, because my principle and my ideas are that they should be regulated according to law. Common carriers, railroad companies, must be compelled to exercise those privileges fairly and squarely upon a square deal to every man in every part of the state. There should not be one rate for one man and another rate for somebody else, but they must all be treated as equal. As to the Republican platform, I stand absolute- as the true son of nature." ly and unreservedly upon it and will know that in saying that I also speak for my colleagues, to bring about such legislation that will correct according

correct them solely for the benefit | SECOND TRIAL OF and in the best interests of the people this state. (Applause.)

Will Guard the People's Interests. "I have had in years gone by, if you will pardon the personal allusion, some experience in treating with a egislation wanted by corporations. That record has been made, and it is a part of the history of my native city, and can be inquired into by any man or set of men who desire to do so, and you will find that in my public record in dealing with corporations my first and only desire and my ultimate purpose has always been to see that the interests of the people I represented, and whom I was elected to represent, were properly, legally and honestly taken care of and protected. Without attempting to destroy or to tear down, I have promised that if elected governor of Pennsylvania the interests of the people will be safeguarded and taken care of in every legal and proper way that

lies in my power.' Chairman Andrews, of the Republican state committee, has planned to have the gubernatorial candidate and his colleagues speak today, Tuesday, at Lewisburg in the evening; tomorrow. Wednesday, they will be in Smethport in the afternoon, and in Bradford in the evening; on Friday they will visit Tionesta, Forest county, in the afternoon and Warren in the evening. Saturday, September 29, will be spent in Titusville in the afternoon, and Erie in the evening.

VITALITY THE MAIN THING.

He Who Has It Pulls Through, but the Other Fellow Dies.

Two men undergo operations of the same character in a hospital. The same surgeon does the work. The conditions are identical. Equal care is exercised in each operation, and each is successfully performed. Yet one man recovers; the other dies. Or there is a tremendous business pressure which does not let up for months. It puts the men under a terrible strain. One man goes to pieces, and his business is wrecked. He cannot keep the pace; he loses control of himself. His rival has no bet-We say that there is a difference in vitality; that one man has more of it

I once saw a man in a hospital who was suffering from five fatal diseases, and yet he would not die. He had kept on living year after year in spite of everything. He refused to succumb We find the same thing illustrated ev ery day. In a shipwreck there are mer who seem to give up their lives with-Carmel. Dr. Samuel possesses all the out a struggle, without any power to requalities most desirable in a good repre- sist; others cling to an open raft for sentative. He is genial, energetic and days without food, almost frozen, constantly whipped by the waves, but for some reason or other they survive. The vitality in them is strong.

Notice how rapidly and surely on man recovers himself after a nervous breakdown while another drags along suffers no ill effects. How is it to be

explained? He has a reserve somewhere-an inner power of resistance, an aggressive something that will not be downed. We call it vitality. A man can't have a more valuable asset than that. It means joy instead of dumps, success instead of failure, life perhaps instead of death.-Luther H. Gulick, M. D., in World's Work.

 ${\bf A}$  medical journal complains that the modern dinner has become an exflow of soul, the conversation is a mere operations or the advantages of this or tary manslaughter. Many in the audithat cure. Such topics evidently are should wait on appetite. Indeed, there s little appetite for digestion to wait soner has suffered in his varied experiapon. The daintiest of menus is disregarded when the diners are under a regime, and courses pass untouched, while powders are openly stirred into wineglasses.

Following Directions. Jones had been quite ill. One day

the doctor called and found him in a bathtub. "Why, man, are you crazy? You

must be anxious to die." "No, I ain't," protested poor Jones, "but didn't you say that your last rounty in the state indicate a growing | medicine was to be taken in water?"-London Answers.

WAYS OF THE ARAB.

When Sick, Men Get Medicine and Women Get Prayers.

"There is one peculiar distinction between Arab men and women in Algeria," writes a traveler, "and it may be considered as some proof of the degraded position of the latter. When an Arab is ill he goes to his doctor, and an Arab woman is ill she may not conmagician. He does not retail medi-, but he utters a number of prayers, and then he writes one or more of them on a bit of paper, giving it to the patient with injunctions to chew it and

"It has been said that the Arabs de ot respect their dead because they have no inclosed cemeteries and because they select for the graves of their nearst and dearest solltary spots removed preparing the body for the grave is always performed by the members of ince with the Koran, it is most carefully washed in pure water before being consigned to the ground. Then go for naught. the pottery of the household is broken solated place seems to typify naturally

"In joy as in grief the Arab gen erally conceals his feelings behind a proof must rest with the defendant. the periodical fantasias he throws aside the mask and reveals the true man. The dancing, gesticulating and short. proud reserve, but on the occasions of all who may receive special privileges | The dancing, gesticulating and shout-Ing go on for hours until the delirium ends with the exhaustion of the participants. A fantasia in the desert leaves curious impression of semiunreality on the mind, but it is the one occasion on which the stern, sad looking Arab, casting aside his hauteur, comes forth

Kind Lady-Here is a glass of water. Certainly you can drink that. Tramp No mum I've got an iron constituto law any evils we may have, and ton, and the water would rust it.

# PETER DIETRICH

[Continued from First Page]

I hit him?" and before the physician had time to respond, Dietrich added: "Oh, I know-just below the eye, where I aimed at.

At 10:30 o'clock the Commonwealth rested. Mr. Ikeler explained that the witnesses on the Commonwealth's side mbraced all the eye witnesses of the hooting and that the testimony had been very fully presented. In view of this and the fact that the defendant was in such a nervous and highly wrought condition at the time of the shooting as to be hardly a competent witness the defense had resolved to offer no testimony in the case.

It was then 10:25 o'clock and the court after consulting with the attor neys, in order that the addresses to the jury might follow each other, without any interruption, decided to adjourn court and reconvene at o'clock instead of at 2, the usual after oon hour.

After court convened at 1 o'clock

Hon. H. M. Hinckley for the Com monwealth went to the jury. The ad ress, which lasted nearly an hour an a half, covered the ground in its en tirety and ranked with the most effect tive efforts of Mr. Hinckley's life. He declared that the evidence clearly showed malice and motive—that when Dietrich brought out the revolver h intended to use it and that the theory of accident in the premises was not tenable. He claimed that the pistol did not go off accidentally, as before it could be discharged it was neces sary to draw the hammer back to full position, which in itself showed that Dietrich intended to shoot. He emphasized this point very strongly. He noted the evidence fully to show that Dietrich not only when he made damaging admissions, but also when he did the shooting was perfectly rater brains than he, perhaps not so good, yet he pulls through successfully. He held that all the evidence justified a verdict of murder in the first de

At 2:45 Hon. Fred Ikeler went t he jury for the defense. Mr. Ikeler's address was likewise a very able and eloquent effort. In beginning, he paid a fine tribute to the ability, eloquence and persuasive powers of Mr. Hinck ley. In this case, he said, he was not afraid of the evidence, but he admitted he was "afraid of Judge Hinckey." He dwelt upon the distinction to be made in the killing of a human eing and he said we have advance peyond the old Mosaic principle of an eye for an eye, a tooth for a tooth. He lefined murder as when a man in the plackness of his heart, with malic aforethought and with a set determ nation lies in wait for a human being of the elements are present in Diet rich's case. He held that there was no nurder in any of its degrees nor ever manslaughter in the case on trial. He neld that Dietrich was on the verge of delirium tremens and reviewed the vidence dwelling upon his excited state to show that he was wholly irrational both when he did the shooting and when he made the admissions in jail. Mr. Ikeler held that if Dietrich s guilty at all he is guilty only of incoluntary manslaughter, which in his case would imply a careless and reckess use of a weapon. He denounced ence were moved to tears while Mr. not provocative of remarks that set Ikeler with the wonderful eloquence to promote the good digestion which at his command drew a graphic and pathetic picture to show how the pri-

our and a half. Judge Evans immediately followed with his charge to the jury. He ex plained the law applicable to the case very fully and his charge was very favorably commented on. Judge Evans defined murder in the first degree, murder in the second degree and voluntary manslaughter. To constitute murder in the first degree the killing must be with malice, which means any attempt to kill or do any great bodily harm. It must be shown that the attempt to take life was wilful and deliberate following previously formed intent. In second degree murder felonious homi cide is committed, but without any deliberate attempt to take life. Manslaughter is a still lesser degree where Arab doctors, whether deservedly of there is unlawful and felonious killnot, have a high reputation. But when ing of another without malice express ed or implied. Should the jury be in it a medico. She must go to the doubt whether the defendant is guilty arabout, who is half saint and half of murder in the first or the second degree he is to have the benefit of that doubt and the verdict must be the low-

er of the two degrees. Intoxication is no excuse for murder swallow it. He also supplies a little in the first degree. Intoxication, howholy water out of a bottle and the ever, may becloud the mind, precludvoman goes away fully believing that ing malice and design, bringing the crime in some cases down to second degree murder. When a person, however, becomes intoxicated for the purpose of committing murder and the killing of another follows it is murder rom their places of encampment. But in the first degree. If the jury believes his practice may be explained by other that the defendant was intoxicated auses than absence of respect or af when he killed Jones it is for them to ection for their dead. The task of determine whether he was intoxicated to the extent that he could not form a design or plan deliberately to commit the act. If he was not so deeply intoxicated, then his intoxication must

If the jury believes that Jones came ot. In the desert or on the to his death through the accidental steppe the leaving of the body in at discharge of a pistol in the hands of curbing shall be firmly imbedded in a Dietrich it is then its duty to acquit him. To show whether the shooting inches in thickness, and shall be so its presence before the infinite and the

> gree, voluntary manslaughter and "not street. guilty.

to the jury. without any further business except approval by the said Chief Burgess, what relates to the Dietrich homicide case. The grand jurors were dischargecase. The grand jurors were discharged during yesterday afternoon. Last and specifications with the necessary charged and court adjourned.

### AN ORDINANCE. ing and repairing of such sidewalks

Authorizing, requiring and providing for the grading, paving and macadamizing of that portion of Mill street in the Bor- junction with the Borough Surveyor ough of Danville, Montour and Street Commissioner of the said County, Pennsylvania, from the Borough, and all of whom shall at all northern building line of Centre street to a point where the have full charge, direction and supertownship of Mahoning forms vision of and over all such widening, the northern boundary line of raising or depressing, grading, paving, the said Borough, and further repairing and repaying of all such authorizing and empowering the said Borough to contract with the said State for such of all such curbs, respectively, purpose, also requiring the SECTION 5. That on the neglect of owners of property fronting refusal of such respective owner or on such portion of suchs treet to erty or properties to thus widen, raise change the footwalks and to or depress, grade, pave, repave and set the curbs thereof so as to repair such respective sidewalks, or to conform thereto and prescrib- thus place, replace, set, reset, co n ing the penalty for such own. struct, repair and maintain such reer's failure or refusal so to do, and for other purposes in vided and required, and to fully comthe premises.

WHEREAS the Borough of Danville for a period of thirty days after such through its Town Council, by proper maps, plans, specifications and grade ordinance in such specific behalf duly therefore and a written notice requirnacted, purposes to grade, pave and ing such paving and curbing to be macadamize that portion of Mill street thus done and performed shall have in the said Borough from the northern been duly given to such respective building line of Center Street to a owner or owners of lot or lots of point where the Township of Mahon-ground, property or properties, then ng forms the northern boundary line and in either of such events, the said of the said Borough and to require the Borough of Danville shall immediate owners of property fronting on such by after the expiration of the said perportion of such street to change the iod of thirty days cause all such wide dewalks and to set the curbs thereof ening, raising or depressing, grading, as to conform thereto,

AND WHEREAS the said Borough such sidewalks as well as all such f Danville is about to enter into a placing, replacing, setting, resetting ertain proposed contract with the said | constructing, repairing and mainte state of Pennsylvania for such grad- nance of all such curbs, respectively uch grade or grades, in such propor- the sole, individual and personal cost ions or sections, at such proportinate and expense of such defaulting owenr oint expense and in accordance with or owners as aforesaid and that the such maps, plans and specifications, said Borough of Danville shall collect espectively as may be by them deter- the cost thereof and ten per centum nined upon in the respective premises, additional, together with all charge

AND WHEREAS the said Town Council of the said Borough has already given due and legar public notce of its aforesaid purpose, has heard all objections thereto at a place and ime fixed therein and therefor and has also in all other respects fully complied with the law preliminary to the enactment of a legal ordinance in the premises.

SECTION 1. Therefore, be it orlained and enacted by the Chief Buress and by the Town Council of the Borough of Danville, in the County of Montour and State of Pennsylvania, n council assembled, and it is hereby rdained and enacted by the authority of the same: That all of that certain portion of M Il street in the said Borugh of Danville, in the said County of Montour and State of Pennsylvania from the northern building line of Center Street in the Third Ward of he said Borough to that certain point n the said Street where the Township of Mahoning in the said County form the northern boundary line of the said Borough, including street and alley ntersections eastward and westward o the eastern and western building lines of said Mill Street within the limits and termini aforesaid, through ont its entire width, be properly grad l, paved with vitrified paving brick and macadamized, respectively, and that the said Borough of Danville, by and through its Chief Burgess and its Secretary shall enter into a written contract with the Commonwealth of the correct one. Pennsylvania by and through its State Highway Commissioner and hi nces since the tragedy and that he Chief Clerk, for the said Common has already been punished sufficiently wealth of Pennsylvania to thus grade for the slight degree in which he may pave with vitrified brick and macad e guilty. Mr. Ikeler spoke for an amize, respectively all of that said portion of the said street at such grador grades, in such proportions or sec tions, upon such foundation, at suc proportionate joint expense of the said Borough and Commonwealth and in accordance with such maps, plan and specifications, respectively, as may by them, the said Borough and ommonwealth be determined upon in he respective premises.

SECTION 2. That for the purpos of further effectuating the aforesaid purposes and completing the above de scribed improvements, the respective owner or owners of lot or lots of ground, property or properties front ing on the said portion of the said street are hereby required solely at their own individual and personal cos and expense to widen, raise or de press, grade, pave, repave and repair the respective sidewalks in front of such respective lot or lots of ground property or properties and to place replace, set, reset, construct, repai and maintain the respective curbs at the edge of such respective sidewalk next to the said portion of the said street with good, solid, hard fre stone, and which said curbs for un formity of effect and utility of purpos shall be precisely the same color and kind of stone as that which is no used for such purpose on the improved portion of the said street; such curbs shall also be five inches in thickness at the top, at least twenty-four inche in depth, at least four and one-half feet in length per stone, shall be smoothly dressed on the top and on the outside therefrom at least eight inches, shall be pitched off on the inside to a neat line to a uniform depth of three inches so as to permit the adjacent sidewalk to fit up closely to such curbing and that, all of such concrete foundation of at least eight was accidental or not the burden of set, constructed and maintained in all other respects as to strictly conform The jury, therefore, may arrive at with the curbing of the adjacent prop-

SECTION 3. That the standing At 4:30 o'clock the case was given committee of the said Town Council above estate have been granted to the on Streets and Bridges, in conjuncti There were no other Commonwealth with the Borough Surveyor, shall precases for trial. At the last moment it was decided to continue the two civil uits on the list, which left the court was decided to continue the two civil uits on the list, which left the court was decided to continue the two civil tion by the said Town Council and the all persons having any legal claims or demands upon said estate shall make evening the travers jurors, except those sitting on the Dietrich case, were disor depressing, grading, paving, repay- Charles V. Amerman.

ARRAIGNED FOR and for the placing, replacing, setting, resetting, construction, repairing and LARCENY OF SCRAP maintenance of such curbs respectively SECTION 4. That the said Com-

mittee on Streets and Bridges, in contimes be subject to the direction and control of said Town Council, shall suspended.

ing, replacing, setting, resetting, con

struction, repairing and maintenance

with the materials herein before pro-

ply with all other regulations, re-

quirements and duties in the premises

paving, repaving and repairing of al

and expense from such defaulting

owner or owners, and sha'l file a mu-

nicipal lien therefore against such lot

or lots of ground, property or proper-

ties in accordance with the provisions

of the Act of Assembly in such specific

SECTION 6. That all ordinances of

parts of ordinances inconsistent with

as they relate to the above described

Approved the 18th day of August,

Secretary of the Borough of Danville

ALIKE IN ONE RESPECT.

Pennsylvania resemble Chester, the

Chester Times being the judge. It re-

marks: "We do not know that there

s too much religion in Chester, but

t is, nevertheless, a fact that we have

too many religious associations or so

cieties. There are a number of case

in this city where if two or three of

the societies or associations would

mite in one association, it would be

find it a hard job to undertake to per

suade the chief promoters of the little

starving societies that your view is

"The Great Secret."

One of the most remarkable storie

written in recent times and which will

reate a big sensation, will begin in

THE PHILADELPHIA SUNDAY

Secret." by E. Phillips Oppenheim, is

THE SUNDAY PBESS" has set a stan-

Administratrix's Notice.

ANNA M. BERNHEIMER,

Administratrix's Notice.

Estate of Franklin P. Appleman, late

of Valley Township, Montour Coun-

ty, State of Pennsylvania, deceased.

Letters of administration upon the

undersigned widow of decedent.

the same known without delay, to

or to her atty.

MARY J. APPLEMAN,

Montour County, Penna.

Ralph Kisner, Attorney.

Danville, Pa., Aug. 3, 1906

elay to

nterest.

September 15, 1906.

WILLIAM J. ROGERS,

HARRY B. PATTON,

Chief Burges

behalf made and provided.

portion of Mill Street only.

A. D., 1906

sidewalks as well as of all such placowners of lot or lots of ground, prop oods had been recovered. spective curbs in the manner and

> that he believed that the ends of justice would be fully subserved by sus ending sentence. Judge Evans told the men that h ould send each of them to the pen tentiary for three years, but that he uspend sentence. He reminded each owever, that the matter was not set tled finally, but if either of then should be guilty of misconduct the

TENDERED HIS RESIGNATION.

A Lock Haven janitor handed in h vartion the other day, says an unriver exchange. When asked what was ng, paving and macadamizing, at to be done performed and provided at the trouble, he said:" I'm honest and won't stand being slurred. If I find a pencil or handkerchief 'bout the school I hang it up. Every little while the teacher or some one that is too cowardly to face me, gives me a slur." "In what way?" asked the officer. "Why, a little while ago I saw written on the board, 'find the common multiple.' Well. I looked from the cellar to garret, and I wouldn't know the thing if I met it on the street. What made me quit my job? Last night in big writing on the black board, it said, 'find the greatest common divisor.' Well, I says to myself, both of them darn

> intry than all other diseases ut togeth nd until the last few years was supposed to neurable. For a great many years docte ounced it a local disease, and prescribed ire with local treatment, pronounced it is urable. Science has proven catarrh to be a constitutional disease, and therefore require nstitutional treatment. Hall's Catarrh oledo, Ohio, is the only constitutional cure the market. It is taken internally oses from 10 drops to a teaspoonful. It acts There is at least one respect in he system. The offer of one hundred dollar which many of the cities and towns of rany case it fails to cure. Send for circulars

> > Sold by Druggists, price 75c, per bottle tail's Family Pills are the best

and Railroad Trains, Through, and in the Borough of Danville,

PRESS" on September 30. "The Great one of the best stories that has ever been published in any newspaper, and as dard of excellence in this respect, this new story will be looked for with great During the past year 'THE PHILA-DELPHIA SUNDAY PRESS' has they are secured exclusively for "THE offence

You cannot read them in any other way: every Railroad Company, and of any They assert that if their demands are and those having claims or demands Be sure and get "THE PHILADEL- any locomotive engine in charge, to will take the matter to the governor delay. they are not published in book form. PHIA SUNDAY PRESS" on September ring the bell thereof at all times while of the State, and ask him to institute 30, and begin reading "The Great Se- passing through or moving about, any military government in place of the ret." "THE PHILADELPHIA SUN- portion of the said Borough of Danville," civil government now existing in the DAY PRESS" is also filled full of very and to properly sound or blow the borough of West Berwick. In view of interesting features and the tremendous whistle thereof upon approaching any past records, prompt action, they say ains made by it are the result of its street, alley, or other public crossing is necessary to prevent the probable xcellence in every department. Tell within the limits of the Borough of further spilling of human blood. our newsdealer to serve "THE PHIL- Danville. Any Railroad Company or There is no development in the mur ADELPHIA SUNDAY PRESS" to your any employees or employees who shall der of Dominick Caluso. In explain-Estate of Henry Bernheimer, deceased. Late of the Borough of Danville,

> SECTION 4.—All ordinances or parts of ordinances inconsistent with or con- Gives Relief at Once. trary to the provisions of this ordinance

Conneil Chamber, Danville, Pa., Aug 4, 1906.

HARRY B. PATTON.

Frank Lynn, Joseph Reed, Charle Ashton and William McCann, who pleaded guilty to the larceny of iron. were arraigned before court vesterday, but in the case of each sentence was

Joseph Fahev, a detective of the D. L. & W. railroad company, who caused the arrest of the men, was present and explained to the court all the cirumstances of the case. On the night of June 3rd, last, he said, the defendants entered a car of the D. L. & W. company on a siding here and relieved it of a large quantity of scrap consigned to Curry & company. The men signed to Curry & company. The men to the court house we find that one of the heaters needs repairing. The steps at the rear of said building lants entered a car of the D. L. & W. igned to Curry & company. The men | e said had pleaded guilty and the

Some of the men had large families while others previously bore good reputations, in view of which it had been prearranged to ask that sentence is made be suspended. The district attorney offered no objection to this but stated

had decided to act upon suggestion and listrict attorney could bring him into court on a bench warrant, when the penalty for the present offense would e imposed on them.

or contrary to the provisions of this things are lost, now I'll be blamed for swipin' 'em, so I'll quit.'' ordinance are hereby repealed so far

### RAILWAY TRAINS AN ORDINANCE!

Danville, in the County of Montour spring. The insects in the stage in and State of Pennsylvania in Council which they winter will then be expos-

violate any of the provisions of this ing why he was outdoors at 3 o'clock Section of this ordinance shall forfeit in the morning, when he was killed and pay a fine of not less than Ten some say that he went too work at the Dollars nor more than Twenty Dollars car shops at 4 o'clock and that th for each and every such offence. SECTION 3.-All fines and penalties, This, however, does not explain why

Notice is hereby given that letters this ordinance may be sued for, col- night shirt on so long ahead of work f administration in the above named lected and recovered before any Justice time. estate have been granted to the under- of the Peace of the Borough of Danville, igned and all persons indebted to said as debts of like amount and fines and state are requested to make immedipenalities imposed for the violation ate payment and those having claims of Borough ordinances are now by or demands to present them without law collectible and recoverable, and shall be paid over to the Treasurer of the said Borough for the use of Administratrix. the said Borough-

WILLIAM J. ROGERS.

Sec. of The Borough of Danville, Pa gists or by mail; That Size 10 cts, by mail Ely Brothers, 56 Warren Street, New York

### Verdict for Dr. Pierce GRAND JURY AGAINST THE

Ladies' Home Journal.

Sending truth after a lie. It is an old maxim that "a lie will travel seven leagues while truth is getting its boots on," and no doubt hundreds of thousands of good people read the unwarranted and malicious attack upon Dr. R. V. Pierce and his "Favorite Prescription" published ble, groveling retraction, with its incon-spicuous heading, published two months later. It was boldly charged in the slandtained alcohol and other harmful ingred

matter with est furthermore, that no alcohol, or jurious, or habit-forming, drugs escription"; that said medicine com native medicinal roots and no harmful ingredients whatcontacts no harmful ingredients whatever and that Mr. Bok's malicious statement were wholly and absolutely false.
In the retraction printed by said Journal
they were forced to acknowledge that they
had obtained analyses of "Favorite Prescription," from eminent chemists, all of
whom certified that it did not contain alcapal or any of the alleged harmful drugs. whom certified that it do not contain a cohol or any of the alleged harmful drugs! These facts were also proven in the that of the action in the Supreme Court. But the business of Dr. Pierce was greatly injured by the publication of the libelous article with its great display headings, while hundreds of thousands who read the wickedly defamatory article near say the humble graveling re-

There is grave danger to the pump kin pies of Pennsylvania and indications are not wanting that there will be damage done to the crop which furnishes so essential a part of Thanksgiv ing day dinner. It is due to the presence of a southern-born parasite which is boring into pumkins and eating their

ago by State Economic Zoologist Surface at New Cumberland. He found

Surface said: "This pumpkin borer is another of the Southern insects which of the Borough of Danville, County another of the Southern insects which are gradually working their way North its Northern limit. "This insect is a first cousin to the

harlequin cabbage bug, formerly a naectly on the blood and mucous surfaces of tive of the South and a terror to cabbage, turnips, squash and the like. It is working into this State, too. Other nsects which we must check before they get a foothold in our State are the cotton ball worm or as it is also known, the corn ear worm. These are noted in this State for the first time. I have not the slightest doubt now but that the tobacco worm which was reported eating tobacco seed pods at Kinzer's, Lancaster county, is anoth-To Regulate the Speed, and the er Southern pest. We traced that tobacco fiend from its larvae stage, in

dication of the migration to Pennsyl- May 8 1906 vania. "These insects winter underground the seed capsules, where they live and Town Council of the Borough of ate the ground late in the fall or early and enacted by the authority of the It's a good thing to pick them off tate are requested to make payment, same: That it shall not be lawful for where they are seen and to destroy and those having claims or demands

### To Ask Aid From Governor. A number of the more prominent

foreigners and residents at West Bertremendous popularity. Immense sums Ten Dollars, nor more than Twenty street crossings, and that there be emof money are paid for these stories, and Dollars for each and every such ployed additional police officers who been granted to the undersigned, to will not be afraid to deal with the whom all persons indebted to said employee or employees thereof having not immediately complied with, they will make known the same without

> murderers knew this and lay in wait imposed by any of the provisions of he was in his backyard with only hi

Some of our people are already be coming interested in the dedication of the State capitol.

A Positive CATARRH CURE Ely's Cream Balm It cleanses, sooth

# PRESENTS REPORT

To the Honorable Judge of the Court of Quarter Sessions of Montour Coun-

The grand jury having performed its in the May (1904) number of the Ladies' Home Journal, with its great black dis-play headings, who never saw the hum-would permit, desires to report as fol-

> After having acted on bills presented we inspected the court house, prison and county bridge and we recom mend the following repairs:

editor, maliciously published the article should be cemented and a new railing containing such false and defamatory should be placed there. We also rec matter with the intent of injuring his ommend a new slate roof and tin valleys on said building. We recommend are, or ever were, contained in his "Fa- that the county commissioners at once purchase new deed and mortgage indices for the register and recorder's

At the prison we find every thing to e in first-class condition.

At the county bridge spanning the busquehanna river we find on the outh side of abutment a plot of ground owned jointly by Montour and Northumberland counties and we rec ommend the purchasing at a nominal price of that part belonging to said Northumberland county.

signed) WELLINGTON ROTE. Foreman



D.WITT & OHIOAGO, U. S. A For Sale by Paules & Co

> of Montour and state of Pennsyl vania, deceased. Notice is hereby given that Letters

Administratrix Notice.

ANNIE H. WILLIAMS,

Administratrix Notice.

Estate of Enoch W. Snyder, deceased late of Liberty township, in the Conn ty Montour and State of Pennsylvania-Letters of administration on the estate township, Montour County, Par, deceas ed, have been granted to Sarah E. Sny der, residing in said township, to whom all persons indebted to said estate are requested to make payment, and those having claims or demands will make known the same without delay SARAH E. SNYDER

Liberty Township, Montour Co., Pa.,

Executrix Notice.

Estate of Dr. Thomas B. Wintersteen. late of the Borough of Danville Penn'a., deceased.

Notice is hereby given that Letters Testamentary on the above estate have been granted to the undersigned, to whom all persons indebted to said es

> MINNIE L. WINTERSTEEN, Executrix

Executrix Notice.

Estate of William Sechler, late of

Derry Township, Montour county, Penn'a., deceased. Notice is hereby given that Letters

estate are requested to make payment,

ELIZABETH SECHLER.

R. F D. No. 1, Strawberry Ridge, Pa.

Between 12th and 13th Sts. on Filbert S

Philadelphia, Pa. Three minutes walk from the Read g Terminal. Five minutes walk from e Penna. R. R. Depot.

EUROPEAN PLAN \$1.00 per day and upwards

AMERICAN PLAN

\$2.00 per day.

FRANK M. SCHEIBLEY

R-I-P A-N-S Tabules Doctors find

A good prescription For Mankind.

The 5-cent packet is enough for usua occasions. The family bottle (60 cents) aste and Smell. Full size 50 cts., at Drug-sts or by mail: Trial Size 10 cts. by mail.

To Cure a Cold in One Day Cures Grip in Two Days.

Take Laxative Bromo Quinine Tablets. 6. 7. From on every Seven Million boxes sold in past 12 months. This signature, 6. 7. From box. 25c.

Thus his traducers came to grief and their base slanders were refuted.

PEST ENDANGERS PUMPKIN PIES

This discovery was made a few days

that the pumpkin borer had gotten in to a number of fields and at once took steps to check its ravages and to kill Speaking of the matter, Prof

and which unless checked will do great damage to our crops. I have not-ed from time to time the advance of been granted to the undersigned, in some of these Southern insects, this one, having worked its way up to and those having claims or demands Maryland which has heretofore been will make known the same without delay.

testimonials. Address.
F. J. CHENEY & CO., Toledo, O.

Giving of Signals of the Ap- which we received it at our laboraproach of Locomotive Engines tory, to the moth and it is another in-Montour County, Pennsylvania and the remedies are either to pick off Be it ordained and enacted by the feed, then burning them or to cultiv-

assembled, and it is hereby ordained ed to freezing and will quickly die. any railroad locomotive engine or plants which they have attacked to any will make known the same without engines, car or cars, train or trains, extent.' to be run or propelled through any portion of the said Borough of Danville at a greater rate of speed than eight miles an hour. Any Railroad Company, printed a great serial story by Conan or any employee or employees thereof wick are determined to have the law-Doyle, which was received with tre- who shall violate any of the provisions lessness and murderous reign in that mendous interest, and "Sophy of Kra- of this section of this ordinance shall section at least mitigated, and now vonia," by Anthony Hope, also attained forfeit and pay a fine of not less than demand that lights be put up at all

PHILADELPHIA SUNDAY PRESS." SECTION 2.—It shall be the duty of lawless and and murderous element.

are herely repealed.

All persons indebted to said estate

Chief Burges

Head quickly. Restores the Senses of Taste and Smell. F