

V. B. PALMER Esq. of Philadelphia at his Real Estate and Coal Office, is our authorized Agent for obtaining Advertisements and Subscriptions for the "HERALD" and is clothed with full power to receive for any monies paid to him on these objects...

FOR CANAL COMMISSIONER. JAMES M. POWER, OF MERCER COUNTY.

WHIG COUNTY MEETING.

The Whigs and Antislaverys of Somerset County, and all others in favor of the Tariff of 1842 and opposed to the Sub-treasury and to British Manufactures, are requested to assemble in County Meeting, at the Court House in Somerset, on Tuesday evening of the ensuing Court week, for the purpose of expressing their sentiments on these and other measures of National and State policy.

WHIG CITIZENS.

The Register's Notice has been withdrawn for the present, as the Orphans' Court will not sit at the time that had been designated. Due notice will be given hereafter of the time for holding said Court.

We are indebted to our Representative in Congress, Hon. ANDREW STEWART, for a valuable public document.

Also to Gen. SIMON CAMERON, of the United States Senate, for a similar favor.

Speech of Mr. Stewart.

We invite particular attention to the concluding part of Mr. Stewart's speech, published on the first page of to-day's paper. It should be read and pondered upon by every man in the country.

LUTHERAN CHURCHES.

At the recent session of Court, charters of incorporation were granted to the congregations of the Ev. Lutheran churches of Samuel's and Christ's, under the pastoral charge of the Rev. P. RIZER, in this county.

Military Trainings.

We were requested some ten days since by Col. Edie, to publish a notice for the meeting of the two Battalions composing the Regiment commanded by him. The places for training, the Colonel designated, and referred us to the Brigade orders in regard to the time. But the Inspector has not yet published his orders that we know of, and consequently we cannot comply with the request of the Colonel.

The Call.

Above we publish a call for a Whig County Meeting on Court week. It will be perceived that the call does not emanate from the Whig County Committee, and it may therefore be proper for us to state, that said Committee has not met since its appointment, and it is not known what course it will recommend in regard to the ensuing election. We presume, however, that a meeting of the Committee will take place on Court week or shortly thereafter, and that measures will then be taken for a complete organization of the Whig party and the formation of a County Ticket.

Present Aspect of the Oregon Question.

The Oregon Resolutions, having been passed in the United States Senate, were sent to the House of Representatives for concurrence, where they have undergone some alterations. Thus altered they will again go to the Senate—and in case of the Senate's non-concurrence, it is extremely doubtful whether ANY Resolutions for abrogating the Treaty of 1827 will pass during the present session, and the question will stand precisely as it stood the moment after negotiations were suspended.

In the House of Representatives a Bill has just passed by a large majority, extending the laws of the United States over the disputed Territory, which, if it passes into a law, will be calculated, more than anything that has transpired in Congress during the present session, to alarm the British Government, and will, in our humble judgment, render war between the two nations "inevitable."

Santa Anna.

It is now thought by no means improbable that Santa Anna will ere long become again the ruler of Mexico. The Baltimore Republican says that Capt. Bend, who arrived in that port some days since, in the fast sailing schooner Galena, seven days from Havana, reports that Santa Anna had been sent for by the Mexican Government to come to Mexico immediately.

The Vote in the U. S. Senate.

The following is the vote in the U. S. Senate on the passage of the Oregon Resolutions:— YEAS.—Messrs. Archer, Ashley, Atherton, Bagley, Barrow, Benton, Berrien, Calhoun, Cameron, Chalmers, John M. Clayton, Corwin, Crittendon, Davis, Dayton, Dix, Green, Haywood, Houston, Huntington, Jarnagin, Johnson, of Maryland, Johnson, of Louisiana, Lewis, McDuffie, Mangum, Miller, Morehead, Niles, Pearce, Pennypacker, Phelps, Rusk, Sevier, Simmons, Speight, Turney, Upham, Webster, Woodbridge.—40.

NAYS.—Messrs. Allen, Atchison, Breese, Bright, Cass, Thomas, Clayton, Dickinson Evans, Fairfield, Hannagan, Jenness, Semple, Sturgeon, Wescott.—14.

Sir Robert Walker's Tariff.

Owing to the crowded state of our columns last week, we were obliged to defer noticing Mr. Walker's Revenue Bill. It was brought into the House on the 14th and was ordered to be printed. Mr. STEWART moved it be rejected, but his motion was not sustained. All the duties recommended by Mr. Walker are AD VALOREM, and generally range from THIRTY down to FIVE per cent. One very extraordinary feature in this scheme (says the National Intelligencer,) is a provision that if in any year it shall not yield a revenue sufficient for the ordinary wants of the Government, the President is invested with authority to lay a duty of ten per cent on TEA and COFFEE, and to announce the fact by proclamation.

RIGHT OF WAY.

Copy of a letter from Hon. A. Stewart to the editor of the Herald, dated House of Rep. U. S. April 16, 1846.

Dear Sir—I see resolutions adopted at meetings in Pittsburgh and elsewhere, for the appointment of agents to obtain from the land proprietors on the line of the Baltimore and Ohio Railroad, the right of way through their lands, &c. It may be proper therefore for me to inform you, that in the year 1838 I obtained for the company deeds for the right of way, with the privilege of altering the location if necessary, and of "at all times entering upon all and every part of the tract," and to take and carry therefrom stone and such other materials of earth and wood as may be wanted for the construction of the said road, with its incidental works, and appendages. These deeds are recorded in the counties of Fayette and Somerset, and embrace all the lands on the line, with very few exceptions, from the Maryland line near Cumberland to Connellsville.

The deeds remain in my possession, but are ready to be handed over to the Company or their order on demand. A list of the deeds was furnished to the Company at the time.

Yours Respectfully, A. STEWART.

CONNECTICUT ELECTION.

The latest news from Connecticut throws much doubt over the result of the recent election in that State, caused by the introduction of the Temperance question into the canvass. The Whig ticket for Governor and other State officers has a plurality of some five or six hundred votes; but, there being no choice by the people, every thing will depend on the complexion of the Legislature; Speaking to this point, the HARTFORD COURANT of Wednesday has the following, which we suppose presents the chances for the Whigs in the most favorable light that the circumstances will warrant:

According to our returns, the Whigs have chosen nine Senators, CERTAIN—the Locos the same number—and three districts are in doubt.

"The House when full is composed of 220 members, and, as a law of the last Legislature provides that a plurality shall elect on the second trial, every town will undoubtedly be represented. Of the number chosen, according to our returns, the Whigs have 77—the Locos 89. The Times, however, claims that the Locos have chosen 97. Granting this, they are by no means sure of securing a majority. Of the towns to be heard from, and where there is no choice, they probably will not have more than nine members—this will make their whole number 106. A majority is 111.

"The Whigs, then, have much to encourage them. If they should rally in those towns where there is no choice, and do as at the second trial as on Monday last, they will have a majority in the House, and in joint ballot of the Legislature."

THE GUANO TRADE.

It appears from a statistical document on Guano, published by the Peruvian Government, that in the year 1841, the first year of commerce in this manure, there were 6,125 tons exported from the coast of Peru in 23 ships. In the following years the exportation was considerably augmented. Thus, from the year 1842, to the month of February of the past year, 106 vessels left Peru with about 32,000 tons, of which 3,522 were exported to France in eight French vessels, 300 to the United States, and 300 to Italy and Austria. The rest, nearly nine-tenths, took the direction of England.



(From the Penn. Intelligencer, April 22.)

THE LEGISLATURE.

This body will adjourn sine die this day at 12 o'clock.

So many matters of interest and importance have crowded upon us this week, that we omit the dry and unprofitable detail of proceedings of the week and glance briefly at the results of the Legislation upon the most important bills acted upon.

THE RIGHT OF WAY.

This bill passed the House of Representatives finally on Friday, and was concurred in by the Senate on Monday, and now only needs the signature of the Governor to become a law. Mr. Kunkel's amendment is retained in the bill, which provides that it shall not go into effect if the sum of one million of dollars is paid into the treasury of the Pennsylvania Railroad company before the 31st of July 1847.

It contains also some other important restrictions.

On Wednesday Mr. Kunkel, made a powerful speech in opposition to the bill, which was replete with sound and convincing argument, and abounded in passages of the most thrilling eloquence. It was admitted by friend and foe to have been the greatest speech of the session. We hope he will yet write it out and have it published.

The vote on the final passage of the bill in the House was as follows:

YEAS.—Messrs. Barber, Bartholomew, Bigham, Boughner, Brough, Brackenridge, Burns, Burrell, Chesnut, Clark, Cochran, Cross, Donaldson, Edie, Eldred, Fassett, Galloway, Gray, Haymaker, Hilands, Hill, (Fayette,) Ives, Johnson, Knox, Ladley, Magehan, Means, Mitchell, Morrison, Murphy, M'Abree, M'Clelland, M'Curdy, M'Farland, Nicholson, Patterson, Power, Pamroy, (Franklin,) Pomeroy, (Mercer,) Price Rider, Robinson, Samuels, Starr, Stewart, (Franklin,) Strous, Thomas, (Chester,) Thomas, (Susquehanna,) Van hoff, Wadsworth and Patterson, Speaker.—51.

NAYS.—Messrs. Armstrong, Bassie, Brentz, Bird, Boyer, Bright, Burnside, Connor, Daly, Dotts, Enue, Fernon, Forsyth, Funston, Gwin Haly, Hallowell, Hill, (Montgomery,) Hoffman, Jacobs, James, Keller, Kline, Kunkel, Larkin, Levan, Matthias, Merrifield, M'Crum, M'Curly, Owen, Piolet, Rupert, Shuman, Snyder, Steel, Stetler, Steuart, (Lycoming,) Taggart, Tice, Trego, Weest, Webb, Wilson and Workman.—15.

THE REVENUE BILL.

The Revenue or Tax Bill, which had passed the House, was discussed in the Senate for several days and on coming to the final vote on it on Monday, was defeated, as follows:

YEAS.—Messrs. Anderson, Bunner, Bigler, Black, Creacraft, Darsie, Ebaugh, Foukrod, Hill, Hoover, Sargiere, Sullivan, Sherwood, Speaker.—13.

NAYS.—Messrs. Carson, Chapman, Crabb, Darragh, Dimmick, Dunlap, Fegely, Gibbons, Heckman, Jordan, Morrison, Quay, Rahn, Ross, Sanderson, Smith, Wagenseller, Williamson.—18.

But two Whigs in the Senate, and none in the House, were found to vote for this odious bill, and we should liked to have seen the Whig vote in both Houses unanimous against it.

Tuesday Evening, April 21, 1846.

THE TAX BILL PASSED!

This morning the Governor sent a message to the Legislature, stating that the necessities of the Government absolutely required the passage of a bill to raise additional revenue, to sustain the honor and credit of the Commonwealth.

The Senate accordingly re-considered their vote on the bill which was defeated yesterday, and Mr. Bigler immediately submitted a new bill, which was promptly passed by a vote of 16 to 11—sent to the House, and there concurred in by a vote of 49 to 33. The bill was rushed through by the aid of the Previous Question, with most indecent haste, and without giving the members the least opportunity of examining its provisions, or indeed knowing at all what they were voting for. The Whigs voted against it unanimously.

We have had no opportunity of examining the bill, and cannot speak of its general provisions. It retains the provision however, in the old bill, laying a tax on ships, boats, stages, cars, &c. &c. The tax on coal and on tonage is stricken out. We shall refer to the bill hereafter.

The Governor has signed the right of way bill.

FROM WASHINGTON.

The Oregon Question Yesterday.

The vote of the House of Representatives of Saturday last, agreeing to the amendments made by the Senate to its resolutions for giving notice, &c., &c., further amended by the House so as very materially to change the character of the Senate's solemn vote of Thursday last, being yesterday before the Senate, the question on agreeing to these further amendments by the House was taken and decided in the negative by the same majority as that by which the Senate's amendments were adopted, except that two of those Senators who voted affirmatively on Thursday were absent on the vote of yesterday.

The disagreement of the Senate to the further amendments sforesaid by the House, being communicated to the HOUSE OF REPRESENTATIVES, that body, by a majority of eight votes only, refused to recede from its said amendments, and afterwards insisted upon them by a majority of sixteen votes; present, (besides the Speaker,) one hundred and eighty-two members—absent, thirty-nine members. A proposition to ask a conference with the Senate upon the disagreeing votes of the two Houses, after being agreed to, was reconsidered, and, being re-stated, was the question before the House when it adjourned, and will be the question before the House on its meeting this day.

And thus the matter is now suspended.—Nat. Intel. April 21.

The Secret Service Fund.

The PRESIDENT sent to the HOUSE OF REPRESENTATIVES yesterday a message in reply to the call of that House for the particulars of certain alleged disbursements out of the Secret Service Fund (so called) during the period in which Mr. WEBSTER filled the office of Secretary of State. The PRESIDENT declines to furnish the papers called for, and assigns his reasons for so doing. We should have been happy to publish without delay this message, which, as we learn, does the President much credit, but were not afforded an opportunity of taking a copy; and as we did not hear the paper read, we cannot venture, upon verbal report, to attempt any statement of its contents beyond that which is furnished, in the account of the Proceedings of the House, by our Reporter.—ib.

MARRIED.

On the 1st day of March, by Alexander Hanna, Esq., Mr. WILLIAM BALDWIN, to Miss ELIZABETH MACKAY, all of Turkeyfoot tp.

Somerset County, ss.

AT an Orphans' Court held at Somerset in and for said county, on the 9th day of February, A. D. 1846, Before the Honorable Jeremiah S. Black, President, and his Associate Judges of the same court.

ON motion of F. M. Kimmel, Esq., the Court confirm the acquisition on the estate of John Shaffer, deceased, and grant a rule on the Heirs and Legal Representatives of said deceased, to appear at an adjourned Orphans' court to be held at Somerset, on Tuesday the 14th day of July next, and accept or refuse to take the real estate of said John Shaffer, deceased, at the appraised price.

Extract from the records of said court, certified the 9th day of Feb. 1846.

WM. H. PICKING, Clerk.

WANTED.

A young man who understands something of the house joiner and Cabinet-making business, and who would be willing to work under instructions, will meet with a situation by calling on the subscriber.

Also an apprentice to the above business will be taken. A boy of 16 or 17 years of age and who can come well recommended, will be taken immediately. None but one of good moral character need apply. One from the country would be preferred.

BENJAMIN F. BEATTY, Somerset. April 28, '46.

6 Cents Reward.

RAN away from the subscriber in Jenner township, on the 17th inst., an indentured apprentice to the wagon-making business, named Hezekiah Snyder. He is about 16 years of age, and had on when he went away grey PANTALOONS.

green roundabout, a cap, &c. The public are cautioned against harboring, or trusting him on my account. The above reward will be given to any person returning him, but no charges paid.

JEREMIAH SHAFER. Ap 28, 1846.

QUEENING FACTORY.

Wool Carding.

THE subscriber, having been absent from home during the last fall and winter, and it having been reported through the country that he was not going to return, wishes to inform his customers and the public in general, that he has arrived, and intends to carry on the

Manufacturing

business in all its various branches as usual. Sattinet, Kentucky-Jeans, Tweeds, Blankets, Carpet, Flannel, Cloth, &c., will be done in the best manner, and as low as at any other place in the country.

Country carding and fulling will be strictly attended to. And for the convenience of

CUSTOMERS

who live at a distance, wool will be received and returned once a week during the carding season at the following places.

Edmund Kiernan's store, cross roads, John Heiple's Henry Sheffer's Joseph Zimmerman's, and George Master's, Esqrs, Davidsville.

Country produce will be taken for carding, fulling and manufacturing. OWEN MORGAN, Jenner tp. Ap 28 '46.

Public Sale.

THERE will be exposed to sale, by way of public outcry; on the premises in Turkeyfoot township, on the 18th June 1846. The following real estate, viz: a tract of

One Hundred

and eighty-seven acres, adjoining lands of Lemuel King, Henry Kahn, Joseph Pritz and others; about four acres clear. The land is covered with fine sugar timber, and abundance of poplar, there is also a

COAL BANK

on the premises. The said tract of land will be sold in parts of a specified number of acres, or if preferred all together.

Terms of sale: one third in hand, and the balance in two equal annual payments, to be secured on the premises.

WM. KNIGHT, Trustee, for the sale of the real estate of Philip King, deceased.

Turkeyfoot, ap 28, '46.

Somerset County, ss.

AT an Orphans' Court held at Somerset in and for said county, on the 9th day of February, A. D. 1846, Before the Honorable Judges thereof.

On motion of F. M. Kimmel, Esq., the Court grant a rule on the heirs and legal Representatives of Abraham Colbourn, dec'd, to appear at an adjourned Orphans' Court to be held at Somerset on the 25th day of May next, and accept or refuse to take the real estate of the said Abraham Colbourn, dec'd, at the appraised price.

Extract from the records of said court, certified this 27th day, March 1846.

WM H PICKING, Clerk. ap 21 '45.

Notice.

Estate of Catharine Swank, Deceased.

THE subscriber having obtained Letters Testamentary on the estate of Catharine Swank, late of Somerset tp., deceased, requests all persons indebted to said estate, to meet him at the house of Jacob Swank, in said township, on Saturday the 16th day of May next, prepared to settle; and those having claims, to present them at the same time and place properly authenticated.

SAMUEL SWANK, of Quenamahong tp., Executor.

April 7, 1846—6t.

Notice.

Estate of Jonathan Yoder, deceased.

LETTERS Testamentary on the estate of Jonathan Yoder, late of Shade township, deceased, having been granted to the subscriber, all persons indebted to said estate are requested to attend at the late residence of the deceased, on Monday the 25th day of May next, prepared to settle; and those having claims, to present them at the same time and place, properly authenticated.

CHRISTIAN PETERMAN, of Shade township, SAMUEL HOLSAPPLE, of Paint township, Executors.

April 14, '46 6t.

Notice.

Estate of Peter Troutman, deceased.

THE undersigned, residing in Southampton township, having obtained Letters Testamentary on the estate of Peter Troutman, late of said township, deceased, requests all persons indebted to said estate, to attend at the late residence of the deceased, on Saturday the 2d day of May next, prepared to settle their accounts, and those having claims against said estate, to present them at the same time and place properly authenticated for settlement.

JACOB TROUTMAN, WM. CRITCHFIELD, ma. 24, 1846—6t. Executors.

Positive Cheap! Comparative Cheaper!! Undoubtedly CHEAPEST!!!

War with the British!

THE subscriber having purchased the entire stock of tin ware, owned by Charles A. Kimmel, where he now intends conducting the manufacturing of TIN AND SHEET IRON

ware in Somerset, at the shop formerly occupied by William P. Schell, as a tinner shop, one door west of G. Pile's Hotel, and nearly opposite the store of D. Flick, where he intends manufacturing ware of every description in his line of

BUSINESS,

which he will dispose of at a small advance for cash, or on time to punctual Dealers. His work will be done in a neat and substantial manner, persons wishing to purchase are respectfully invited to call and examine his stock. By a strict attention to business he hopes to receive a liberal share of public patronage.

Approved country produce will be taken in exchange for ware.

OBADIAH KIMMEL, ap 14, 1846.

N. B. Country merchants wishing to purchase ware at wholesale prices, are invited to call before purchasing elsewhere.

BLANK SUMMONS' For Sale at this Office.

BLANK

PROMISORY NOTES, For sale at this Office.

Constables' stay Bonds For Sale at this Office

Sheriff's Sales.

BY VIRTUE of sundry writs of Venditioni Exponas, issued out of the Court of Common Pleas of Somerset county, and to me directed, there will be exposed to sale at the Public Square in the Borough of Somerset, on Friday the 1st day of May next at 1 o'clock P. M. the following Real Estate, viz:—

Lots of Ground,

situate in the town of Centerville, Milford township, Somerset county, Pa., containing one half acre more or less; adjoining the clay pike, on the north a lot of Jonathan H. Miller and Joseph Pite on the east, lands of Abraham H. Miller, on the south, and a lot of Jacob G. Miller's on the west, on which are erected a large two story dwelling house, now occupied as a store house, and a stable, with the appertences—as the property of the said Francis Philippi, at the suit of Joseph Huffman.

Lot of Ground,

situate in the town of Centerville, Milford township, Somerset county, Pa., containing one half acre more or less; bounded on the east by lot of Doctor Fry, on the west by lot of William Richards, on the north by an alley, and main street on the south, on which are erected 2 two story dwelling houses, one occupied now as a tavern stand, and a stable with the appertences—as the property of the said Squire Hall, at the suit of John McClintock, of J.

Lot of Ground,

situate in the town of Centerville, Somerset county, Pa., containing one half of an acre more or less; bounded on the east by lot of Doctor Fry, on the west by lot of William Richards, on the north by an alley, and main street on the south, on which are erected 2 two story dwelling houses, one occupied now as a tavern stand, and a stable with the appertences—as the property of the said Squire Hall, at the suit of John McClintock, of J.

Lot of Ground,

situate in the town of Centerville, Somerset county, Pa., containing one half of an acre more or less; bounded on the east by lot of Doctor Fry, on the west by lot of William Richards, on the north by an alley, and main street on the south, on which are erected 2 two story dwelling houses, one occupied now as a tavern stand, and a stable with the appertences—as the property of the said Squire Hall, at the suit of John McClintock, of J.

All the right, title, interest and claim of Christian Kneeb, dec'd, of, in, and to a certain

Lot of Ground,

situate in the borough of Stoystown, Somerset county, containing one fourth of an acre more or less; adjoining main street on the south, lot of Benjamin Berkeley on the west, lot of Jonathan Stalter on the north, and lot of Henry Harner on the east, on which are erected a two story frame dwelling house, and stable, with the appertences—as the property of the said Christian Kneeb, deceased, in the hands of John Cover, administrator with the will annexed, of Christian Kneeb, deceased, and Michael Zimmerman, guardian of George Kneeb, heir and legal representative of said Christian Kneeb, deceased, at the suit of Samuel Kimmel, for the use of John H. Snyder.

Tract of Land,

situate in the borough of Stoystown, Somerset county, Pa., containing one fourth of an acre more or less; adjoining main street on the south, lot of Benjamin Berkeley on the west, lot of Jonathan Stalter on the north, and lot of Henry Harner on the east, on which are erected a two story frame dwelling house, and stable, with the appertences—as the property of the said Christian Kneeb, deceased, in the hands of John Cover, administrator with the will annexed, of Christian Kneeb, deceased, and Michael Zimmerman, guardian of George Kneeb, heir and legal representative of said Christian Kneeb, deceased, at the suit of Samuel Kimmel, for the use of John H. Snyder.

Tract of Land,

situate in Addition township, Somerset county, Pa., containing one hundred and fifty acres more or less; about one hundred and ten acres clear, about twenty two acres in meadow, with a dwelling house one and a half story high, log barn and stable, and spring house thereon erected, and two orchards on the premises, adjoining the National Road on the south, and lands of Andrew Mitchell, Thomas Glisson and Richard Brook, with the appertences—as the property of the said John Bell, at the suit of Alfred Newlon, now for the use of Henry Chorpennig.

Tract of Land,

situate in Brothersvally township, Somerset county, Pa., containing 206 acres more or less; about 150 acres clear, and about 50 acres in meadow, bounded by lands of Frederick Hoover, George Hoover, Solomon Barkley and others, on which are erected a two story log dwelling house, and large bank barn and stable, &c., 2 apple orchards on the premises, with the appertences—as the property of the said Daniel Hoover, at the suit of William Hoover.

Tract of Land,

situate in Conemaugh township, Somerset county, Pa., containing 189 acres more or less; about 100 acres clear, 10 acres in meadow, bounded by lands of Jacob Blough, Christian Hockstetter, Yost Blough, Jacob S. Miller and Peter Flechman and others; on which are erected a dwelling house, stable and barn, a large apple orchard on the premises, with the appertences—as the property of the said Jonas Hershberger, at the suit of Daniel Eash.

Tract of Land,

situate in Conemaugh township, Somerset county, Pa., containing 189 acres more or less; about 100 acres clear, 10 acres in meadow, bounded by lands of Jacob Blough, Christian Hockstetter, Yost Blough, Jacob S. Miller and Peter Flechman and others; on which are erected a dwelling house, stable and barn, a large apple orchard on the premises, with the appertences—as the property of the said Jonas Hershberger, at the suit of Daniel Eash.

Tract of Land,

situate in Conemaugh township, Somerset county, Pa., containing 189 acres more or less; about 100 acres clear, 10 acres in meadow, bounded by lands of Jacob Blough, Christian Hockstetter, Yost Blough, Jacob S. Miller and Peter Flechman and others; on which are erected a dwelling house, stable and barn, a large apple orchard on the premises, with the appertences—as the property of the said Jonas Hershberger, at the suit of Daniel Eash.

Tract of Land,

situate in Conemaugh township, Somerset county, Pa., containing 189 acres more or less; about 100 acres clear, 10 acres in meadow, bounded by lands of Jacob Blough, Christian Hockstetter, Yost Blough, Jacob S. Miller and Peter Flechman and others; on which are erected a dwelling house, stable and barn, a large apple orchard on the premises, with the appertences—as the property of the said Jonas Hershberger, at the suit of Daniel Eash.

Tract of Land,

situate in Conemaugh township, Somerset county, Pa., containing 189 acres more or less; about 100 acres clear, 10 acres in meadow, bounded by lands of Jacob Blough, Christian Hockstetter, Yost Blough, Jacob S. Miller and Peter Flechman and others; on which are erected a dwelling house