EDITORS AND PROPRIETORS.

FOR GOVERNOR, GEN. JOHN W. GEARY. OF CUMBERLAND COUNTY.

THE Legislature, at its recent ses sion, passed an act requiring all keepers of Restaurants, Eating Houses and Court of Quarter Sessions, the appli-This law, we think, is a good one .-Horetofore Eating Houses, Ale Hou-

tained license, and Eating Houses be; an whose credit the district did not the Pittabung Commercial says: eame, in some instances, greater chis. receive. In view of the heavy debts having the investigation of the evices than Taveras. Jurisdiction is now contracted by the several military dence relating to Jeff Davis' alleged discretion in the premises.

favor in this county, and with no per shall receive the same bounty that Southerners, among whom were Saunwho have so often had occasion to regret their want of discretion in grant-

Some of the Democratic newspaado over a speech made in the State Senate in 1864, by Clymer, the Democratic candidate for Governor, in fa-Representatives in Congress to sup- the re-enlistment of these veterans did in 1864. as enflicient proof of the fact. It is paid. If there are any who may not altercation between two brothers 483 96 for the relief of J. G. Clark.—
somewhat strange to find editors of be provided for under this bill, we have named Kendrick and Alien Stanfield. Bills were introduced for the relief of named Kendrick and Alien Stanfield.

In 1863 he was a candidate for nom-their places in the field. ination for Governor, and failing to secure it himself, nominated Judge WHEREAS, At the beginning of the a great deal of ardor. Judge Wood, tered the military service of the Uniward decided a soldier had no right to ted States without receiving local vote, and Clymer declared the decis-ion right. Was that the voice of a teers, while yet in said service, re-en-

the Constitution giving the soldier in War Department, Washington, D. C, by a Democratic Judge, the right to mente; vote. Was that the act of a friend?

his sympathy with Vallandigham, who fitled An Act relating to the payment was then in banishment for treason, of bounties to volunteers." approved the French Troops to be Withnever would, vote a man or a dollar the proper authorities of the places to on Saturday. It is said that he preto carry on the war, and in 1864 Cly- which they have given their credit; sented the formal adhesion of the mer declared the war a failure. Is therefore, there any particular friendship mani- Section 1. Be it enacted, &c., That principle of non-intervention, as exfested for the soldier in these acts and all veteran volunteers belonging to plained by the Secretary of State expressions?

voted against every measure tending mustered under General Order No. to withdraw his troops in three do-to strengthen the government, and 191 from the War Department, dated tachments. One of them next No-

then a large premium, and the gov. Townships as received the credit of motion of Mr. McKee, of Kentucky. ernment struggling to maintain its such veteran volunteers, Provided, credit. The object of Clymer and his friends was to create a feeling of discontent in the army, and distrust at limits of any Township, such Township. it triendship for the soldier that considered the place of credit.

Wx publish below the amerided bounty-bill, passed by the Legislature Stansbury to the vacant place in the of this State at the lale session to Supreme Bench of the United States, secure veterar volunteers local boun took everybody by surprise, because duced to provide fire-proof buildings the Whole, and considered the Army charging Gan. John S. Littell with taking OF to which they are entitled. The it was understood he was a resident at the Sobsylkill Arsenal (referred), filly votes were taken on several secure. Ohio, and selling out to print 4,000 copies of the Report of tions when the House resumed, and a them, and requesting me to investigate the Taken. belonging to organizations of this cinmatti for many years. Ohio has the Patent Commissioner (adopted); number of bills were reported from matter. I was well aware of the faisehood belonging to organizations of this cinmatti for many years. Ohio has add directing the name of forta called Committees, and petitions presented, of the charge, because I was familiar with State, who were regularly re-enlisted, two of the Supreme Judges and two after Rebels to be changed (referred). At 44 o'clock the House adjourned. re-mustered and credited to localities members of the Cabinet, and it was Bills were introduced to punish the within the Commonwealth, shall be thought that was sufficient for one making or use of false brands stamps, paid three hundred dollars local boun State. True, the New York Tribune &c. (referred.) and to regulate the ty, to be assessed and paid by the men, and a better delegation in Con- in the Navy (referred.) A Conferproper authorities of the locality to gress for years than any other State ence Committe was appointed on the which the credit was given. After a in the Union. Yet other States are liquor resolution. Mr, Conness made hasty examination of the act, we fear not willing to concede everything to a personal explanation. The motion ers of Restaurants, Eating Houses and hasty examination of the act, we lear our sister State. It appears however, to reconsider the vote on the admission that Houses, to be licensed by the that the provisions thereof will not that Stansbury resides in Kentucky, sion of Colorado was called up, debatmeet the cases of many of our veter- having moved over to Newport some ed, and went over. The bill for the cation to be filed with the Clerk of an volunteers. In this county, cape- years since. He is one of the ablest relief of certain haval contractors tween the States was called up; also a Courts, and advertised in the same cially in the 101st Regiment, many lawyers in the United States, and we was debated, and pending its considerable to repeal the act to cede the countries. manner as Tavern Licenses are. who re-enlisted were not credited to know of no Kentuckian whom we eration, the Sanate adjourned. who re-entisted were not credited would prefer for the position. He has any locality, being under the impreserver been identified with the Whig sion at the time that the State paid a and Republican parties. It is said be ses, &c., were-licensed by the Treasu local bounty, and in other cases the is now a supporter of the President's rer on application, his bond being ap. county. How far this bill may cover policy and that he furnished the legal rer on application, his bond being ap. county. How far this bill may cover points to Mr. Junnson, in his veto of proved by the District Attorney. No such cases remains to be determined, the Civil Rights Bill. It remains to discretion was given to the Tressurer It is urged that districts and counties be seen whether he will be confirmed in granting these licenses, and all who that actually received the credit of by the Senate. complied with the provisions of the these veterans are entitled to pay

law could obtain license. The conse- therefor, and that it would be unjust quence was that many bad men ob- to compel any district to pay a vetersions, and they have the right to hear additional burden might be oppressive, remonstrances and exercise proper but we hope the time will come when edith, of Indianapolis, who testified every veteran, whether credited to that he was in Montreal in February, This change will meet with general any special locality or not so credited, 1865, at a meeting of prominent sons more than with the Tressurer, was paid to other volunteers. It is District Attorney and Clerk of Courts, objected to again because the Govern-that the question of assassinating Linment paid these men four hundred coln, Stanton and Grant was discussed; dollars for recollisting, and that they that it was declared that it was going appointments; and appropriating \$124. have no claim for local bounty, having both was going to perform the act.

He testifies that at the same time a poned till to-day. The resolution of ed by the Government. We fail to letter from Jefferson Davis was receive thanks to Gen. Hancock, and a resolupers of the State are making quite an see the force of this argument, since ed on the same subject, and that he, it was in consequence of the re-enlist the witness, was afterwards told by ment veterans that the country clement C. Clay that he (Clay) knew also all about it. In reply to a ques-

port a bill requiring soldiers to be paid more than anything else to hasten the in coin, or its equivalent. Clymer is everthrow of the rebellion. The Fratricide in Kentucky The represented as the poculiar friend of country owes the veterans a debt of the soldier, and this speech published gratitude that can never be fully repossible to embarrass the government, paid off the debt already contracted, killed instantly by the former prevent enlietment, and cast teproach and we are satisfied provisions will be

Woodward, and supported him with late Rebellion, certain volunteers on-

listed for three years more, under Clymer opposed the Amendment to General Orders No. 191 current series.

And Whereas, Many of said veteran Clymer in 1863 publicly expressed ing of an Act of the Legislature entithe ship. volunteers, through a misunderstand-

government. Our readers will re- Section 2. Transcripts from the member how the Democrats refused records in the Adjutant General's of destitute Southerners. He has written duced, and Senate bills were referred. to invest in government securities, and fice of this State, certified to by the a three-column letter, in which he Mr. Smith introduced a bill to provide a three-column letter, in which he Mr. Smith introduced a bill to provide a three-column letter, in which he Mr. Smith introduced a bill to provide bow they rejoiced when the premium Adjutant General, as well as General estimates the loss of the South by the a Uniform militia. Various petitions on gold advanced. We remember Orders from the War Department war at \$7,000,000,000 (seven thousand were presented. Adjourned. when the announcement to a Demo-shall be received in evidence, and the millions.) In this be included the cratic meeting in Beaver county that place of residence named in the revalue of the slaves, war expenses, degold had advanced to 250, called forth enlistment and muster in rolls shall, struction of principles. gold had advanced to 200, caned forth controlled the absence of other evidence, be Rederal taxation.

When Belmont, the bired emissary tors of each and every Township, der Geary in Mexico," says the Belleof the Confederacy, and Chairman of Ward, or Borough, it which such fonte. Watchman, "will vote for him."
To which the editor of the Ebenshurg Section 3. That the School Directhe National Democratic Committee credits for veteran volunteers was re- To which the editor of the Ebensburg in 1864, used his own and foreign capceived and counted in filling the quoital to keep up the premium on gold,
was it friendship for the soldier that
President of the United States for
tweether calls of the United States for the United States for tweether calls of the United States prompted the act? He and Clymer troops, are hereby authorized to levy where Geary raised the company bear corpus act was taken up. Mr. sylvania soldiers. wore actuated by the same motivo, viz: and collect a sufficient tax to pay said which he led to Mexico, and make the batted of our cause and our defend-veteran volunteers, or their heirs or foregoing assertion, he would have the legal representatives; Provided, That lie erammed down his throat, not by a to 29. Various amendments were respeech new construed into a declara- said tax shall not be collected from "single nan," but by scores. tion of friendship for the soldier.— officers and soldiers now in the service. This is not the kind of a friend the of the United States, or who have This is not the kind of a friend the of the United States, or who have soldiers appreciate. Gen. John W. been in such service and have been setts, in a case tried before the full honorably discharged therefrom, or beach on demurrers, has decided as House. diers appreciate.

widows and orphans or widowed follows: A revenue stamp is no part of the bill to grant a pension of \$421, and lower in New York. Lath have mothers of such officers and soldiers the note and need not be copied; nor 50 to Ishmael Day was passed—Yeas; declined from who may have died from wounds re- is the validity of a note affected by 106; Nays, 13. Resolutions were as thousand, and lime has declined from wounds re-

THE numination of Hon. Henry

states, Ohio has furnished more great number and appointment of officers

The Assassination.

A Washington special dispatch to "The House Judiciary Committee, ident Lincoln under consideration to day, (20th) examined Dr. James Merders, Thompson, Tucker, and a rumber of others equally well known, and

Desperado Terrili.

Louisville, April 22.-At Brand-Democratic newspapers, who through only to say to them to wait a little respecting at old partnership, the Com. J. C. Carter; to hid a Minnesota ter having amassed an immense for

New York, April 20

The steam tug Arizona, from As-\$820,000 in specie.

French government to the American

struction of private property, and

"Nor a single man that served un-

BENATE.

APRIL 17

HOUSE. A bill was reported from the Committee on Commerce, making appro prisuons for the repair, &c., of public works, and referred. A number of Pension bills were reported and pending debate on one of them, the morn- Latham offered a resolution that the up the the Army bill, and discussed lieved from further consideration of the Veteran Reserve Corps section. all matters pertaining to the Represengiven to the Court of Quarter Ses- districts in securing volunteers, this complicity in the assassination of Pres- evening sessions. After some personal explanation the House adiourned.

APRIL 18.—The House bill to reor. ling for information as to the board deputies. lately in session at St. Louis on broyet appointments; and appropriating \$127,tion appointing managers for the National Asylum for Disabled Soldiera were passed. The Post Office Approwas not required to furnish a much tion by the witness he said be went of till today. The House hill to a vor of instructing the Senators and larger number of recruits, and that from Newport, Kentucky, to Canada mend the Habeas Corpus act was takon up, debated and amended, and pending its consideration the Senate. went into Executive Session, and then adjourned.

House.

APRIL 19 -Mr. McDougall made an inwall, has arrived. Sho brings apology for his language in the Senate THE FRENCH TROOPS TO BE WITH- further proceedings the Squate adjourned.

HOUSE. Bills were reported to regulate the the Eastern District of New York; to SECTION I. Be it enacted, &c., That principle of non-intervention, as exactly all veteran volunteers belonging to plained by the Secretary of State — provide military instruction in the THE Richmond Examiner in discussions of this State, who have The Emperor kindly and cordially Agricultural Colleges; a bill making the Civil Rights Bill, asks the xpressions recognizations of this State, who have the Emperor Kindly and cordinity appropriation to supply deficiencies; Southern people to "pray that the Clymer in his place in the Senate been regularly re-collisted and re-replies to the United States, and agrees appropriation to supply deficiencies; Southern people to "pray that the and a bill to construct a ship canal adulers may decide the question beround the Falls of Niagara. The tween our adversaries and ourselves." voted against every measure tending to strengthen the government, and consistently voted for every measure that promised to weaken the army and encourage the enemy. Was that the part of a feiend?

The tween our adversaries and ourselves. The full and final next Tuesday. The army bill was tare to increase full it is no worse, it will be remembered under General Orders No. to without a tachments. One of them next No-latter was debated and laid over till That is not an amiable form of piety; but as the times go, we must be thank the infantry companies from 50 to part of a feiend?

The true of them next No-latter was debated and laid over till That is not an amiable form of piety; but as the times go, we must be thank the infantry companies from 50 to part of a feiend?

The true of them next No-latter was debated and laid over till That is not an amiable form of piety; but as the times go, we must be thank the infantry companies from 50 to perfect that the rebels tried "the infantry companies from 50 to localities outside of the State, ernments which led to this important to make the term of them. in favor of paying our soldiers in coin, hundred dollars, which shall be paid the House of Representatives this An amendment to make the term of failed. what was his motive? Simply to emborities of such week, in answer, to a call recently was rejected, 40 to 61. Sections from barraus the government. Gold was Counties, Wards, Boroughs and made on the Department of State or the rejected, 40 to 61. Sections from the New York Tribune's special the sixth to the thirteenth inclusive from Eastport says there is no exwere considered, and after a long decitement, and the presence of a few friends was to create a feeling of discontent in the army, and distrust at home and abroud in our finances. It ship, or the proper authorities thereof, was only a scheme to weaken the government. Our readers will retioning the robel sympathizers in for iron clads. Two bills concerning wing of the grand army, under Cap-England and France for the refief of the District of Columbia were intro- tain Garnier. The left rests at East

> SENATE. Committee was discharged from the shall be formally returned to the further consideration of the bill to aid keeping of the Commonwealth. The the Southern Pacific Railroad. Reso. Committee of the Legislature having lutions were passed to extend the matter in charge has made artime for completing the first 20 rangements for the ceramony, which miles of the Western Pacific Rails is to take place in Independence road to Jatuary 1, 1867; and appro- Square on the 4th of July next. Of printing \$50,000 to enable the President Late flags carried during the to 29. Various amendments were re- Edward P. Doberty, the caster of jected; one by Mr. Hendricks was Booth, was last week appointed a adopted, and the bill passed, Yeas. 80; Second Lieutenant in the Fifth Reg-

calling for a report on the South-West Pass. The Senate bill to issue bonds to F. G. Oswald was passed. The ed a letter from a prominent citizen of the -Resolutions Were attro. House then went into Committee of county, Morsing methat certain parties were Committees, and petitions presented. of the charge, because I was familiar with

APRIL 21.—Senate not in Session. general debate was the order of the Mesars. Miller, Thomas, Smithe, Scho- General Littell at the time referred to. You field, Shallaberger, Randall and Rit-

APRIL 23 .- The bill to regulate com merce and postal communication be-

Columbia to Virginia.

the Committee on Expenditures to investigate alleged frauds in the revenue in Boston and New York; Mr. hour expired. The house took Committee on Reconstruction be re-

From Mexico. SAN FRANCISCO, April 18 1866 Dispatches, dated March 23, rethe French army, 1,100 strong, rein as a Company, I went among the boys and enforced from Tepic, attacked Gens. recruited as many men as I wanted. Other Corona and Rubi, three miles from officers did the same. We done it without Mazatlan.

After a severe battle the French were entirely defeated, with the loss of 700 killed and wounded, 350 acattered, and the remainder returned to Mazatlan. All the streets in Mazatlan were

barricaded, and there was but little doubt that the Republicant would in 1861 when Gen. Littelf arrived there with soon occupy the place.

GEORGE PEABODY, the American out the war contributed in overy way longer, until the districts shall have latter having drawn a pistol, was Railroad, and to amend the Agricultu tune in that country, and bestowed ral College act. The bill to increase princely sums to permanently relieve On Friday, on the Christainburg the salary of the Commissioner of the indigent poor of London, is about and Shelbyville pike, Terrill, Withers. Pensions was rejected, 58 to 63. Va- to leave the Old World to resume his upon our arms by declaring the war a made to meet your claims. Every reand a number of their old comrades, rous memorials and resolutions were citizenship in the United States. failure, and our soldiers a band of rob enlisted veteran has a just claim upon were seen, moving towards Shelby- presented. An invitation to the The Queen of England recently indibers, &c., now using this argument.—the people for his services, and that ville. Considerable excitement was members of the House to be present at cated her desire to recognize Mr Pea But we are fast becoming accustomed claim must at some time be prid. occasioned, as Terrill said he was the Engrepaton celebration of the body's worth and virtues by placing a to their utter disregard of truth and The Government of the United States sworn for examination as jury at his received and read. The Army bill acknowledges Victoria's kind appress.

The Government of the United States sworn for examination as jury at his received and read. The Army bill acknowledges Victoria's kind appressor to the claim of the bounties, and those who remained at stated they were satisfied Terrill should dopting the Veteran Reserve section for the reason that he is an American ment, 3do. V. I.; and in every case of their U. Sandusky.

The Government of the United States who remained the parties who being colored citizens of the parties who received and read. The Army bill acknowledges Victoria's kind appressor that he parties was the parties of the parties who remainst on the parties who received and read. The Army bill acknowledges Victoria's kind appressor that he parties and those who remained at stated they were satisfied Terrill should dopting the Veteran Reserve section for the reason that he is an American ment, 3do. V. I.; and in every case of their U. Sandusky.

The hung. He says he will kill the last was reconsidered, and an amendment freeborn citizen, which he considers the enlistment the act was voluntarily.

The hung of the parties who remained the parties who remained the parties who remained the parties was received and read. The Army bill acknowledges Victoria's kind appressor to the parties of the parties was received and read. The Army bill acknowledges Victoria's kind appressor to the parties of the parties of the parties at the parties of the part watching for the parties who being colored citizens of the District was title at his disposal He gratefully bome must pay the veterans who look he hung. He says he will kill the last was reconsidered, and an amendment freeborn citizen, which he considers the enlistment the act was voluntarily.

GENERAL GRANT in a recent converon a recent occasion. Various peti- gation with Rev. George Hepworth, A terrible disaster occurred at As- tions were presented A bill was re- of Boston, said of General Sherman pinwall on the 3d inst. There was a ported to issue American registers to Sherman is a man to be proud of fearful explosion on board the steam certain British built vessels. A reso. He is impetuous, ho is faulty, but he ship European, descroying the ship lation was adopted to print 6,000 cop- knows his own fault as soon as any the Constitution giving the soldier in War Department, Washington, D. C. and four hundred feet of her wharf, ies of the eulogics on Senator Foot man." And of Sherida h, he said: "He the field, who had been disfranchised ments:

The cause of the explosion is suppose. The Colorado bill was taken up, de- is the best man in America. He has ed to be nitro glycerine on board.— bated, and made the special order for no peer. He can wield any force. He About fifty persons were killed; a. Tuesday next. The bill to amend the is pure-hearted, simple-mannered and mong them the captain and officers of habeas corpus act came up with a gruly noble man." And of himself question pending on Mr. Edmund's he said: "There were a thousand amendment of yesterday, but without others who could have done the thing Bills were reported to regulate the etiment passed over the there are person finding the same will please return to terms of the United States Courts in other men who would have won the THOS. ALLISON, Treasurer of School Board, victory for you."

THE Richmond Examiner, in discus-

port, under Captain Doyle.

PRESENTATION OF THE STATE FLAGS. Philadelphia has been selected as the place where the tattered and torn APRIL 20. The Pacific Railroad flags of the Pennsylvania regiments

ular Cavalry.

BRICK are three dollars per thous

HODESTOWN, April 14, 1866. Epirous Ateus: -A few days since I receiv the circumstances that led Gen. Littell to go to Camp Dennison at the time he did (1861), but In the House, as usual on Saturdays, to make the denial more certain and satisfactory to the public. I addressed a note to parday, which was participated in by the that must know all about the conduct of may, if you think it necessary to vindicate the character of a brave and worthy man from a a foul charge, publish the correspondence.

Yours. &c..

M. LAWRENCE.

WELLSVILLE, O. April 12th, 1866. DR. M. LAWRENCE, Hookstown, Pa.: DEER ty of Alexandria in the District of Siz: In answer to yours of yesterday, I will say that in June, 1861, the 8d Regiment, O V. 1. was recruiting, or rather re organizing, at Camp Dennison, Chio. Company G of the A resolution was offered matructing regiment refused to be mustered into the service for three years, and was detached. Rev. Dallas, then of East Liverpool, O., obtained permission to recruit a company for the regiment, to supply the place of the ene detached upon the 13th of June,-I think I am correct in the date,-1861, he and J. S. Littell came A motion to strike it out abolishing tation from Tennessee, and that the te Camp Dennison with a company for the the Veteran Reserve-was lust year credentials be referred to the Com. purpose of filling the vacancy which had ex-30, nays 84. A motion to repeal all mittee on Elections, with instructions existed, but through some misunderstanding, acis authorizing colored regiments to report as soon as practicable or bad faith upon the part of the Celonel of was rejected, 23 to 85. It was voted upon the election teturns and qual. the regiment, the vacancy had been filled up to dispense for the present with the ifications of said representatives, the day previous by another Company. Upon The judiciary committee made an ascertaining these facts, a number of the men adverse report on the position of the who had come with Dallas and Littell return-President to modify the test path; a ed home; a few went into Co. K. 3d Ohio. message was received from the Presi- then commanded by myself; some went into dent respecting the collection of the Co. F, and one or two inte Co. G, of the same ganize the Pay Department of the remains of our soldiers killed and regiment. To my certain knowledge no sale Navy was reported with an amend- buried about Atlanta; a bill to allow was made of any man by Mr. Littell, nor was ment. Resolutions were adopted cal- U. S. Revenue Assessors to appoint there any propositions looking to that end made or received. The men who enlisted there were determined to go into the service, and I know that Mr. Littell neither encourage ed or discouraged them in so doing. I lacked a few men to fill my Company, and after I ceived to-day from Mazatlan, state that learned that Dallas and Littell could not get

> A. H. BATTIN. WELLSVILLE, April 13, 1366.

Editors Argus: Permit me through the columns of your paper to state to the citizens of Beaver county that I was at Camp Dennison his men; and I know that the story now in circulation in your county accusing him of Chicago selling his men to fill up the 3d O. V. I., or R. IslRRJunc III C.RR Gros "any other Regiment." to be a base fabrica-

consulting Mr. Littell

responsibility. Yours

The facts of the case are these: Gen. Littell was promised if he raised a full company that tt should have a place. (Co. G) in the 3d O. V. Through unexplained interference of the Warsaw Colonel, the vacancy was filled by a company Pierceton from another regiment.

Gen. Littell thus having been disappointed, Fort Wayne. 1235PH 1230PH 1225AN 55 gave his men the privilege of returning home Van Wert 211 " 143 " 146 "

was reconsidered, and an american streetorn cuizen, which he considered and the Veterad Reserve shighest earthly honor any man can During Gen. Littell's stay in Camp Denni-Crestline De The following is the amended bill: Terrific Explosion and Great ed was adopted, 59 to 43. Adjourned: miney snobs living now in this contact thing exceptionable in his deportment; on the Loudonville... patriot, and a soldier.

JAMES M. IMBRIE. Late Captain, 3d O. V. I.

WM. B. CLARKE, ATTORNEY AT LAW,

No. 85 FIFTH ST , PITTSBURG. PA WIEL GIVE PROMPT ATTENTION TO Collections, and the purchase and sale of Real Estate. And will also attend to the husiness of his profession in Beaver Co. [ap25]

Lost: as well as I. I am thankful to God that he helped me to do the work but for the years 1861 and 1862, allowed on sethad I not been living, or had the Gov tlement with J. M. Barbour, Collector ermment passed over me there are of Taxes, April 2, 1862, tor \$42,28. Any Bridgewater. [apr25

> BEAVER COUNTY OIL COMPANY. TOTICE is hereby given that there will be Cleveland

1 2 meeting of the Stockholders of the Euclid street above-named company, on the 19th day of Hudson May next, at the U.S. Revenue office, Beaver. Akron A full attendance is requested, as business of importance is to be transacted.

Orrville, Millersh. D. L. IMBRIE, President. 8. DAVENPORT, Secretary.

SPRING AND SUMMER

GOODS:

HAVE just received a new stock Goods, of the

LATEST STYLES. FOR SPRING & SUMMER WEAR

Centlemen's Furnishing Goods

Constantly on hand.

CLOTHING MIDE TO ORDER In all the latest styles and at shortest notice

Wm. REICH, Stewart's Row, Bridge Street,

BRIDGEWATER.

THE STOCKHOLDERS OF THE OIL CO. are hereby notice meeting of said company will be loffice OF A. J. PRIVIT, Par. ough of Glasgow, Beaver county, Thursdo, the 17th day of May, 1866. pany under the act of July 18th pany under such other business as may be quisite in order to obtain Leiters pat der said act and the supplement

A. J. PETTIT, Presiden CHAS. B. HURST, Secretary. [apr25.2]

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CURB AND PAVING STONE WANTED.

DROPOSALS are invited for the walks part of 25,000 feet of Curb Stone sit (s) thousand (50,000) square yards of good time.

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For New Castle and Erie, 6.40 a. m ommodation trains leave Alleghen to Brighton-9 00 a. m; 11.50 a m; 2.65 4.20 p. m; 5.40 p. m. For Economy, 1 For New Castle, Greenville and he town, Pa, 3.50 p m.

F. R. MYERS, Gen. Ticket At CLEVE & PITTS RR

In and after Dec. 11,1865, trains will ter tions daily, Sundays excepted, as folian GOING SOUTH.

MAIL. Exp's Mail. 800AM 225PM Millersburg... 950 · · 405 1049 · · 450 Ravenna.... Alliance . 1125 ... 520 Bayard 1255rm 655-4 Wellsville GOING NORTH. MAIL. EXP's. Accor in 840AM 515PN Wellsville ... 1012 · 658 · 60AN Bayard..... 1100

Alliance 1150 " 817 Ravanna..... Millersburg.. Orrville Akron 1227pm 851 . 600 . 132 . 949 . 916 . Hudson Euclid street Cleveland | 145 " 1000 GOING EAST.

MAIL, Exp's. Exp's. A 1040am 600am Belaire 1050 · 615 1189 · 711 Bridgeport... Lagrange..... Steubenville. 1158P# 733 115 " 840 187 " 905 Wellsville Smith's Ferry 207 · 940 · 1000 · 1 215 "1000" 815AN 330 "1115 " 980 "16 Beaver Rochester .. Pittsburgh

GOING WEST Exps. Exp's. 505PM 230r× Pittsburgh 340 '' Rochester ... Beaver Smith'sFerry Wellsville ... 520 Steubenville. 626 940 1000 838 930 940 Lagrange.... 648 Bridgeport... 787 1120

TUSCARAWAS BRANCH N. Philadelphia 7.10am Bayard,

Rayard, 11.4 a m, N. Philadel 2.2 P. R. MYERS, General Tickel Age