The Beaver Argus. In the War office. After receiving formal no.

J. WEYAND, EDITOR AND PROPRIETOR.

Beaver, Pa., January 92, 1868.

THE election in Allegheny city on Tuesday of last week resulted in favor of the Republican ticket throughout. Efforts were made there, as in Pittsburgh, to divide the Unionists, by bringing out an "independentficket;" but to the honor of the Ailegheny Republicans, be it said, they would not be divided .---They treated "independent candidates" as they a copy of an official notice received by me last should always be treated, that, is, defeated them.~

United States in the case of the suspension of hem.-GEN. W. W. IRWIN of this county was elect-an act regulating the tenure of civil officers.

tice of the action of the Senate in his case,

sent the President the following note :

His Excellency A. Johnson, President .U. S. :

SIR :- I have the honor to enclose herewith

Since Stanton's restoration to the office

A BILL of considerable importance was pas

sed by the House of Representatives at Wash-

down" will be the result.

HEADQUARTERS'ARMY U.S.,

January 14th, 1868.

ed State Freasurer by the Legislature on the 15th ult. The vote stood Irwin 73; McGrath within notice.<sup>1</sup> I have the honor to be, very respectfully. Your obclient servant. T S GRAN In the Republican caucus the vote stood :-U. S. GRANT, General.

Senate-Irwin 17; Mason 2. House-Irwin 42: Mason 7.

We congritulate Gen. Irwin on his success, again, the President's Washington organs and have no doubt he will make one of the threaten to do this that and the other thing. most popular and efficient. Treasurers the but it is very likely that a quiet "simmering State has ever had.

His almost unanimous nomination by the Republican caucus, shows how effectually (!) the Democrats of this county opposed him ! he Democrats of this county opposed him ! ington on last Monday. It provides that His term of office commences May 1st, and three-fourths of the Judges of the Supreme continues one year.

Court of the United States (instead of a mhjority as at present) shall be required to de-WE announced a week or two ago that cide adversely on the constitutionality of an | George Pr. ncis Train had left this country act of Congress. It has transpired lately that some time before to take charge of the King-

doms and Principalities of Europe. It is our about to carry a case before the Supreme milancholy duty to announce now that imme diately after his arrival at Queenstown, Eng. cording to programme, would render null and cording to programme, would render null and land lie was arrested by the authorities and void ail the reconstruction acts of Congress. taken into custody on the charge of being an As the Court is now constituted it was fearful, active member of the American wing of the that a majorily of the Judges would render a Fenian organization. Until released, we pre- decision in accordance with the Presidents

sume the Kingdoms and Principalities before wishes; hence this bill requiring three-fourths the New, York World : referred to, will tumble about at loose erds. of the membe s to concur. The bill was pase . .

----GOVERNOR JEXKINS; the Provisional Exe- will likely pass the Semile in a few days. entive of Georgia, who was removed, last weekby Gen. Meade, no w admits that in or-state Treasurer has stirred up Mr. Landon, der to prevent the payment of the expenses of Bradford county, his Radical opponent, to of the Constitutional Conversion now in sest the boiling point of indignation. He says George Francis Train. sion in that State, he had the funds in the that, the north-western counties have given Treasury removed to New York. Neither larger insjorities than any other portion of the State, and are not to be slighted in this

A MOVEMENT is said to be on foot in some very veloped all through it. We therefore dislike the Senate called the convention to order.— A MOVEMENT is said to be on foot in some very veloped all through it. We therefore dislike the Senate called the convention to order.— The Clerk of the Senate called the convention to order. House that of the Senate called the convention to order. The Clerk of the Senate called the convention to order. The Clerk of the Senate called the convention to order. The Senate and the Clerk of the Senate called the convention to the case his were present, and answered to their names, except Senator Wallace, of Clearfield and Elk. Gen. W. W. Irwin, of Benyer conventy for the hardest thing to see imaginable. Political Senate and the clerk of the Senate called the convention to order. 1869. Mr. McVeigh is a Republican in poli- Politicat, circles in Washington are very

in our estimation too young and inexperienced talked of everywhere and by another every and by another every here and by another every here and by another every here and by another every and the souther the position named. He is the son-in-law of body. Scarcely any two persons a gree exact an honest, plain gentlemanly man, who will surnount this will require a popular candle declared that a souther declared tha sumount this will require a popular candle. Another declases that no agreement of this litically or officially.

date against Mr. McVeigh, besides an amount, kind existed or was talked of, and that Grant of energy and tast possessed by but few men, had forced the President to admit the fact. A of energy and tact possessed by but few men. had forced the President to admit the fact. A when it The name of Henry Carey of Philadelphia is also presented in the eastern part of the State for the same position, and the newspapers in alsd presented in the eastern part of the State for the same position, and the newspapers in that section speak very flattering'y of him. THEE of the Judges of the Supreme Court are roles of the old pro-Slavery era. when to doubt the divinity of slavery was to be ex- fifth person declares that Grant and Sherman doubt the civinity of savery was to be Cx childed from office. They were appointed like Taney, for their fidelity to the man owning aristocmy of the South, and hare survived in their places on the bench with while the aristocmey which appointed them has been huried from power, and shivered into a housand fragments. But they still worship at the runs of their ancient altars and call those runs. In the President matther action has the office failing between Grant and Station, both of whom de-sist th the President has the president has or is about to is sub-thing was cheff the constitution." They read the Constitution." They read the Constitution, and find its leading between the soverient work thas the president may be the sover the National Government, and still offers declare that the President may be the entry by sitter and eall those runs. The mostly the manufacturer and the sover still there seeling the other departments to still the runs. And the see seen the constitution." They read the Constitution. They see the souther between the worde the sover the National Government, and for their sealent and the see set. His is that still there seeling the other departments to still the side the sector the souther of their sealent and the sector the souther of their sealent and the sector the meanting state. States. Two more of the judges are some-the state in the runs. I the meanting state state in the runs set the meanting state state in the runs set the meanting state state in the state there seeling the the meanting state state in the runs set the meanting state state in the runs. I the meanting state state in the runs set the meanting state state office f chuled from office. They were appointed, are both opposed to Stanton's being the War what mixed in their portical views, but their office daily, as usual, attending to all business. Maish, Bull, Nice. antecedents are with the pro-Slavery brought before him. He issues his requisi-clement. Suppose the Chief Justice and his tions on the Treasury Department and they Goedschalk, Foy, Miller of Allegheny, Bergs-two associates to vote one way: the three are duly honored. He receives the concern tresser. Muller. Thomas, Bull, Nice. two associates to vote one way; the three are duly honored. He receives the congrat- tresser, Mullen, Thomas, Bull, McHenry, antediluvian Justices vote the other, and the ulations of his friends, and listens to their other two divide. There is a tie. Suppose suggestions. He feels that he is the Secretary Westlake, Chamberlain, Ewing, Heilman, legislation of Congress for the reconstruction doubts on that point one week ago they have other two divide. There is a tie. Suppose suggestions. He feels that he is the Secretary of the Union and the deliverance of four millions of people from bondage. A single Judge, wavering one way or the other, may sustain the law or destroy it, restore the Union the President refused to recognize him and the it. Solution of Delindelphia, Herr of Dauphin, the President refused to recognize him and the it. Ford of Allegheny Klackware, Clark of Philadelphia, Ford of Allegheny Klackware, Chark of Philadelphia, Herr of Dauphin, the President refused to recognize him and the it. Ford of Allegheny Klackware, Chark of Philadelphia, the President refused to recognize him and the it. Judge, wavering one way or the other, may sustain the law or destroy it, restore the Union or introduce anarchy that shall involve years of strife and thousands of lives! We all know that the pretense that there is any more constitutional law in the Judge's de-cision than there was in the act of Congress this tealing on the part of the majority, and wave. which he overturned is sheer bosh. It is the warning seems to have had its influence, which he overturned is sheer bosh. It is political bias, and that only, which guides the decision. Why should the political bias of one man overrule the legislative voice of the nation? The vote of three-fourths or two-thirds of the Supreme Court should al-ways have been required to any decision Against the constitutionality of BB Set of Congress.—N. T. Telbune. The number of States have increased so fast within the last few years, that the public gen-orally are unable to 'name' them," and indeed one half of the people are not certain as to the speech—one to his face called him a "hog," -No sooner had Stanton secured posses-Mining and Manufacturing Companies-Messrs. Clark of Philadelphia, Foy, McJun-kin, Gordon, Edwards, Rea, Godshalk, Riddle, Messrs. Clurk of Finnancipulation of Finnancip International interval of the additional interval int number. There are thirty seven altogether, and there is no doubt now that he deserved Hott try.

SECRETARY STANTON is again duly installed Municipal Election in Now Eschback, Goundie Stelizell, Kase, Brighton. Our neighbors in New Brighton held their Mr. Stanton went to the War office, in com- election for Borqugh officers on Tuesday of

puny with his son, and Gen. Grant not being last week. Our party friends had the follow. present at the time, the keys were handed over | ing excellent ticket in the field : NORTH WARD. to him by Gen. Dent, the military aid of the Secretary ad interim. The suspended Secre-Burgess-Wm S Morlan Assistant Burges-C U Meyer High Constable-Abijah McClain Council-Samuel Dunbar tary entered at once upon the dutics of his office. At or before this time Gen. Grant John C Calhoon

Andrew Stewart Auditor Auditor-James K Mitchell Judge of Election-Thomas Morgan Inspector of Election—C U Meyer Assessor—Samuel A McGowan School Director—Samuel Magaw Constable—Abijah McClain MIDDLE WARD.

Burgess-Wm S Morlan Assistant Burgess-C U Meyer Council-James Edgar John Price

Mathew Stacy School Directors-John C Boyle, 2 yrs Milton Townsend, 3 yr. Co istable-Hiram Reed Assessor-Josiah Kale Auditor-Abraham Bently, Jr

Miller of Huntingdon.

apon the following bill :

Inspector of Election-Ralph Covert High Constable-Abijah McClain Judge of Election-Benj. Rush Bradford. SOUTH WARD.

Burgess-Win S Morlan Assistant Burgess—C.U. Meyer High Constable—Abijah McClain Judge of Election—Joseph Alexander Inspector of Election-G L Eberhart Assessor-Wm B Lemmon Constable-Joseph Wrigley Council-Mathew T. Kennedy James Thorniley

G L Eberhart Justice of the Peace-Wm B Lemmon School Directors-Elias II Alexander,3 yrs Andrew D Gilliland, 2 yrs John Corbus, 1 yr

-Jacob S Winans Auditor-This ticket was elected with the exception of one councilman in the north, and also the remove by his order from command all or any

The following dispatch was received by said army not below the rank of color cl, to perform all duties and exercise all the powers

QUEENSTOWN, Janruary 18, 9:45 A. M .--ed by the He use by a strict party vote, and have just been arrested by the British Gov-ernment. I was seized on the Scotla immedi-ately upon her arrival out. I have told the -The nomination and election of Irwin for Derby Cabinet that the American ultimatum

The Election of State Treasuer "Justics," the Harrisburg correspondent of which by said several laws above mentioned the books of the office nor the papers per-taining to it can anywhere be found. If he "Upon what strong meat doth" Democrats the Pittsburgh Commercial, makes this refer-manders of military departments within said was not an impedimentior construction, we will a strong meat doth Democrats the Pritoning Commercial, makes this refer-was not an impedimentior construction, we feed? The above we clip from an editorial ence to the election of the State Treasurer manders of military departments within said would like to know what he is! Gen. Meade instead of only removing him from the office week's Local. The whole article is intended of Governor should have taken him into cus-tody and sent him to prison on a charge of over his defeat by Gen. Iwin for State Treasurer of the sentence of Governor should have taken mm mic cus-tody and sent him to prison on a charge of larceny. Jenkins and such as he, desire to mer, and that he promises to split the "radi-fill public stations and rule the country, and the Democratic party shricks "radical tyran-ny" when their aspirations are opposed. At 12 M. to-day both houses met in joint convention to elect a State Treasurer. The wilson, of Allegheny, and Levi Maish, of York, followed by the Senators, entered the Hall of the House, and took their speaker of the Clerk's desk. The Speaker of article has evidently cost the Local writer a good deal of time, and "heavy talent" is de-the Speaker of the Clerk's desk. The Speaker of the Speaker of the Clerk's desk. The Speaker of the Speaker of the Speaker of the Speaker of the Senators, entered the Hall of the Clerk's desk. The Speaker of the Speak Sec. 4. Be it further enacted, That it shall be unlawful for the President of the United States to order any part of the army or navy

veloped all through it. We therefore dislike the Senate called the convention to order -

tics, a man of more than average ability; but much agitated. The Stanton difficulty is teen majority in our estimation too young and inexperienced tailed of everywhere and by almost every. This is as it should be. General Irwin is

Revenue Frauds.

Daring Bobbery-Two Hundred Thousand Dollars Stolen-Ben-ninghoff, Oil Millionaire, the Victim. Millionaire, the Orphans Court of Bewer county, I will ex-pose to sale by bublic vendue or outery, on the pres-tee, on mrutpath AV. February 20th, 1868,

Eschback, Goundy Galizeli, Kasa-Vice and Imma By-Messra, Chamber-lain, Nicholson, The, Mann, Hobinson, Phelan, Hottensta, Eschback, Creitz, Printing-Messra Ford, Thora, Steacy, Meck, Witham, Mittary-Messra Ford, Thora, Steacy, Meck, Witham, Mittary-Messra Ford, Thora, Steacy, Goodshalk, Espy, Batlagher, Clatk, of Phil-adelphia, Jackson, Day, Gordon, Duncan, Goodshalk, Espy, Batty, Burritt, Betkert; Linton, Roush, McFunty, Stout, Diorces-Messra Wobb, Burnet, Foy, Mc-Camant, Beckert, Clark, of Warren, Houg, Duncan, Watt, Dater, Roush, Playford, Bull, Witham, Shively, Claims-Messra, Jackson, Duncan, Ewing, Ford, Miller, Leedan, Lott. McCamant, SPECIAL INREATOR TO COMMERCIAL. PIONEER, PA., JANUGRY 16, 1868. The house of John Benninghoff on Ben-ninghoff Hill, was entered about half-past seven o'clock this evening, by four men dis-guised by handkerchiefs over thir faces, and robact of over two hundred thousand dollars —forty thousand dollars in bonds; and the billing in the heads of the inmates, when they proceeded to the M. John Benninghoff, his wife, and two sons, and also a hired man and girl. Taking the keys from Mr. Benning hoff, they entered the safe and extracted the above smount, after which they sat, down, and waited half an tour for the return of Mr. Benninghoff, another son, who was absent, and who had in the house a patent

Claims-Messra, Jackson, Duncan, Ewing, Ford, Miller, Loceton, Lott. McCamani, Westlake, Beckert, McChesney Brennan, Helizel, McMiller, Hiller, of Huntingdon. Accounts-Messra, Stency, Webb, Stokes, Day, Armstrong, Clark, of Warren, Edwards, Jackson, Ewing, Phelan, Winger, McCul-lough, Stout, Kerns, Kase. Passenger Railways-Messrs, Adair, Smith, Hong, Ford, Watt, Stokes, Steacy, Holgate, Kleckner, McGinnis, Mullen, Thomas, Daley, Witham, Lawshe Joseph Benninghoff, another son, who was absent, and who had in the house a patent burglar safe, containing a large amount. He did not return until they had left, taking with them three horses and a cutter. B. jan 21'67:St.

Mitham, Lawshe. Banks-Messrs, Fring, Jackson, Leedom, Lott, Subers, Weller, Bentty, Rea, Gordon, Smith, Fogel, Playford, Meck, McCormick, Millar of Hunticale

Soldiers' Convention. PHILADELPHIA, January 17 - The Grand Army of the Republic, in Convention to day elected Gen. Logan, of Illihois, as Comman-der in-Chief, and Gen. Qwen, of Philadelphia

der in Chief, and Gen. Owen, of Philadelphin for Senior Vice Commander. Two hundred and forty thousand are represented by the del egates now here. The National Convention of the Grand Army of the Republic met in mass convention last night. Gen. Sickles occupied the chair. The Committee on Resolutions, consisted of Gen. Hulburt, of Illinois; Gen. Nathan Kim-The New Reconstruction Bill. The Reconstruction Committee have agreed

Be it enacted, &c., That in Virgina, North Carolina, South Carolina, Georgia, Alabama, Mississippi, Louisiana, Texas, Florida and Ar-kansas, the civil State governments in said States, respectively, shall not be recognized as valid or legal State governments, either by, the averaging the governments, either by

The Committee on Resolutions, consisted of Gen. Hulburt, of Illinois; Gen. Nathan Kim-ball, of Indiana; Gen. James B. McKean, of New York; Gen. B. Halstend, of New Jersey; bail upon the confirmation of the sale by the Court, and Major Clayton McMichael, reported the following, which was unanimously adopted the following, which was unanimously adopted the sillors are as steadfast now as ever to the union and flag, and fully recognize the claims is a frant, General of the Army of the Uni-ted States, to the confidence that the vie-tories won under his guidance in war will be have a strait of the president of the Uni-tories won under his guidance in war will be have a strait of the purchase. A store are an interest from same time, and to be secured bail upon the confidence that the vie-tories won under his guidance in war will be the executive or judicial power or authority of the United States. Sec. 2. Be it further enacted, That for the speedy enforcement of the act, entitled "An Act to provide for a more efficient government of the rebel States," passed March 2, 1847, and the several acts supplementary thereto, the General of the Army of the United States is ted States, in implicit confidence that the vir-tories wan under his guidance in war will be fully carried out by h.m in peace, in such mensures as shall secure full fruits of ous ex-interest in the secure full fruits of ous exhereby authorized and required to enjoin by special orders upon all officers in command

within the several mliitary departments with-in said States, the performance of the acts auertions. NEW AD VERTISEMENTS.

of said commanders and detail other officers of A GOOD HORSE FOR SALE. Enquire at Prothonotary's office. jan22'68:31.

authorized by said several acts, to the end that the people of said several States, may speedily recognize civil governments, republi-can in form, in said several States, and be re-

Executors Notice.-Letters testamentary on E. the estate of John Nevin, dec'd., late of liopewell township, Beaver county, P.a., having been granted to the undersigned, all persons indebted to said estate are reomested to make immediate payment, and those having claims against the same/will present them prop-erly authouticated for settlement. JAS. B. EDIE. Allezheny Cliv. JAS. M. WALLACE, Hopewell tp. Jan22'07:6t. Executors. stored to political power in the Union. Sec. 3. Be it further enacted, That the General of the Army is authorized to remove any

or all civil officers now acting under the sev-eral provisional governments within said several disorganized States, and appoint others to discharge the duties pertaining to their re-In 22 67.64. Executors. IN THE COURT OF COMMON PLEAS OF BEA-IVER COUNTY, NO. 163 NOV. TEHM, 1857. In the matter of the application of the "Rochester Building Associatian No. 1," for a charter of incorpo-

ration, And now. Nov. 19, 1867. Application presented, whercapon the Coart having examined the accompany-ing Constitution, and being of opiniou that it contains nothing contrary to law, direct sold instrument to be filed in the Prothonotary's office, and order publica-Died in the Prothonotary's office and order publica-tion according to law; and unless cause to shown to the contrary, the aforesaid Charter of incorporation will be granted by Court at the next Term. JOHN CAUGHEY, jan22'67, Prothonotary.

A GENTS WANTED, for two of the best selling of the United States to resist by force of arms the authority of either of said said provision-Asubscription books ever published. One entitled "Mysteries of the Neapolitan Convents," by an Ex-Bendictine Nun, a true account of the inner life of al governments in said disorganized States, to oppose or obstruct the authority of the United States, as provided in this act and the acts to the convente the most thrilling and luteresting work before the public. The other entitled "The Cottage Cyclopedia," a gem of intellectual weath, and wanted in every family; complete in one large octavo volume of over 1,000 pages, flinetrated. Send for circular of terms, which are very fiberal. A. S. HALK & CO., Bartford, Conn.

which this is supplementary. Sec. 5. Be it further enacted. That any  $\ln^2$ terference by any person with intent to pre-vent by force the execution of the orders of Notice. the General of the Army, make in pursuance of this act and the acts aforesuid, shall be held

the General of the Army, made in pursuance of this act and the acts aforestid, shall be held to be a high misdemennor, and the party guil-ity thereof shall, upon conviction, be fined not exceeding \$5,000, and imprisoned not ex-ceeding two years. a. Son A. Boit further enacted. That so much

Dissolution Notice.

Comprising Marranees of Fersonal Advisor, Thrilling Incidents, During Exploits, If re-ic Dirds, Wonderful Feripes, Life in the Camp, Field, and Hamiltal Advisor furnes of Spies and Scouts, Togeter with the Rongs, Ballada, Ausrida and Humerous Incidents of the War

rchaser, For Incuse Inclusion, JOSEPH C. WILSON, Adm'r of Thomas Walton dec'd. Splendially Illustrated with over 100 Fine Pc. traits and Beautiful Engravings,

ORPHANS' COURT SALE.

BY VIRTUE OF AN ORDER OF THE ORPHANS Couri of Beaver county, the undersigned will ex-pose to sale, by public vendue or out-cry, on the prem-sci, on SATURDAY, February 22d, 1868,

THERE IS A CERTAIN PORTION OF THE Van this will never go futo the peopler block of real part of it, and will, if preserved, events conflict than many dry refore any real in a state conflict than many dry refore any reacting the conflict than many dry refore any reacting the real part of it, and will, if preserved, and conflict than many dry refore any real in any state conflict than many dry refore any real in any state of the pabes of the war. This illustrative of the pabes of the war. This illustrative of the solid of women, the bravery of men, the pure details of women, the bravery of men, the pure details the pabes of the whole Panorana if the weight the refillingly portrayed in a state once historical and remaining real able back state the added for the share and any state and all of forth. Amusement as well as instruction may be even yange, as graphic detail, brillingt with the the bistory, are skilfally inforware and back state there a for any for the back of the forthere there and for Circulars and see our terms which the state of the forthere and see our terms which the there and for Circulars and see our terms which the

AGENTS WANTED FOR

THE BLUE-COATS

AND HOW THEY LIVED FOUGHT AND DIED FOR THE UNION

WITH

SCENES AND INCIDENTS IN THE GUZAT REBELLION.

omprising Narratices of Personal Advist.

the War.

Bend for Circulars and see our tertas, and that se Send for a incume and sim our tenas, and that scription of the work. Address, JONES BRUTHERS & CO Jan 22'67:2t

Lamps, Glassware and Carbon On

J. P. SMITH & (0., arty desiring to purchase, to acquire title to the en

Manufacturers and Wholesale Dealers

Lamps, Chandellers, Glassware, Labrichting and Lard Olla,

WE ARE PREPARED TO FURNISH AT HE W tail onto the trade all styles of production which for guality and price deficiency of No. 1 Carbon Oil, we warrant to be pure and a 115 degrees fire test. We have also actual des degrees fire test. We have also optimated of many tent SUN and SOLAR burners and chimneys. 115 de

> J. P. SMITH & CO., Liberty St., head of F.M.

Pittaburgh, Pa.

QUARTERLY STATEMENT OF The National Bank of Beaver Co.

NEW BRIGHTON, Jan. 6, 1-67.

ASSETS : Loans and Di-Counts....

U. S. Bonds deposited with U. S. Thaseer C. S. points dependent will C. S. in to secure clevilating notes. T. S. Bonds and Securities on hard Furniture and Figures. Expense Account. Real Estate and Banking-house. Due from Banks. Legal Tender, Bank Notes and Cherks. \$15.004 LIABILITIES :

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DEALERS IN

ALL KINDS OF

\$76.109.1

The above is a correct abstract from the rep at Comptroller of the Currency, AED HOOPS, Cacher SIMON SNITGER & CO.

described, on TUESDAY, February 25th, 1868, at 1 o'clock, P. M., all the following described parcels of Bridgewater, Heaver county, Pa., decd., viz: No., 1. All that lot of ground situate in the Borough of Boaver, in the county aforesaid, numbered 9, in the general plan of out lots adjoining said Town, bounded courth by Wolf Lane, east by lot No. 10, south by lots where the said of the said of the counting about 10 acres-about one-half of said lot cleared and in pood state of cutification, balance a beautiful growe---improvements a good two story brick house, with cel-iar underment, four rooms on each floor, and brick kitchen attached 15 stories, a good well and cis-tern on premises, a tariet wolfful to surrounding tillagres, the Ohio River, Railruads, &c., c onvenient to churches, schools, Ruifroad Stations, &c. No. 2, Jako, the unlivided two-thirds of a certain lot situate in the willsge of Sharom in said county, bounded by Joh formerig of M. T. C. Gould and George Holdship, the public street and the Big Beaver Creek. TEBBS.-One-third of the purchases money to be paid ou confirmation of the sale by the ('ourt, balance is two equal annual instaiments from that date with interest, and tobe secured by indgrment boad, or a a bond and morigage. The purchasers to pay all ex-ponsers of preparing deed, whose residence adjoins the public street above described, whose residence adjoins the premises first above described. D. H. STONE, Ex'r. of hast will of Chas. Stone, dec'd. <u>Jan210635</u>.

MALVINA FITZSIMMONS.

ORPHANS' COURT SALE.

BY VIRTUE OF AN ORDER OF THE ORPHANS' Court of Beaver county, I will expose to sale by public vendue or out-cry, on the premises, first below

TUESDAY, February 25th, 1868,

jan22'63:3t ORPHANS' COURT SALE

BT VIRTUE OF AN ORDER OF THE ORPHANS D Court of Beaver county, I will expose to sale by blic vendue or outcry, on the premises, on THURSDAY February 20th, 1868,

THURSDAY February 20th, 1868, at i o'clock, P. M., the following property, of the late James Jameson, Feq., deceased: 1. All that certain parcel or lot of land situate in the Township of Greene, in the contry a foresaid, bound-ed on the north and west by lands of Jacob H. Dichl, and on the cast and south by lands of William Laugh-lin, containing about 6 acres, all cheared and in good t state of cultivation. A small dwelling house, &c. on premises. These premises ar on the road leading f. Also the andivided (7.9) seven infine or nor no: bit no the Borough of Georgetown, bounded north by lot No. St. cast by spring alley, south by cherry lane with old dwelling house by feet

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	1. Alabama,	20. Missouri,	141
1. 1. 1.	2. Arkansas	21. Nebraska,	
	8. California	199 North	11
	A. Connecticut.	ING. INCVAJA	1.00
	5 Kindensericut	23. New Hampshire.	T
	5. Dolaware,	24. New Jersey	1.3
· .	6. Florida,	25. New York.	1.
٤,	7. Utcorinia	98 North Guilt	a s du
1 14	8, Illinois.	26. North Carolina.	au
	A 1. 1.	27. Obio.	ed
	v. Indiana,	128. Oregon.	1 DA
	10. 10WA	29. Pennsylvania	su
	11. Kansas	30. Rhode Island,	tir
	12 Kentuster	of a stande island,	
		81. South Carolina.	no
· , · · ·	14. Maine.	52. Tennessoo	per
		83. Texas:	me
	15. Maryland.	81. Vermont.	10
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	17. Michiman	35. Virginia.	Co
1	18. Minnesota.	DD. West Virginia	1.,
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est Virginia. 19. Minesota. 19. Mississippi, 37. Wisconsin. •. • 

The Commissioner of Internal Revenue in this Report for 1867 states that the amount of tax received from eights was \$3,666,184. This would pay the tax on 732,200,000 eights. Prior to 1867 the tax on cigars was \$10, and in 1867 it was only \$5. The returns prove that the tax was collected upon amuch larger number of eights that a high tax or rather an exorbitant tax is a bid for frauds, and the an exorbitant tax is a bid for frauds, and the

\$10 tax on cigars was a standing premium for swindling. Under an exorbitant tax it

reduced to a judicious and common sense amount. Whenever the premium which the \$2 per gallon now offers for fraud is re-mover then more tax will be collected and the Treasury, will gain thereby .-- Wash. Re-

Connecticut for Grant.

The following is the resolution adopted by the Connecticut Republican State Convention held on the 15th inst : Resolved, That on behalf of the loyal peo-

ple of Connecticut, we do hereby present as our and their first choice for next President of the United States, Gen. Ulysses 8. Grant. That we recugnize in him the not only gal-lant soldier who led our armies to victory and maintained the Union in its integrity, but also the wise statesman, true to the in-terests of the people, daily striving to reduce the public expenditure, more solicitous for the permanent prosperity of the country than for parameters and the country than

for personal or party success—while at the same time he stands pledged by his recorded sentiments and historic deeds to secure and maintain on enduring foundations the prin-ciples of the loval man of the patient ciples of the loyal men of the nation who sustained the Government and the honor of

ORPHANS' COURT SALE.

RY VIRTUE OF AN ORDER OF THE ORPHANS Court of Beaver county, the undersigned will ex-to rale at public out-cry, on the premises, on THURSDAY, February 20th, 1808, Octock PM of anti-framework of the start of the

THURSDAY, February 20th, 1868, at 1 o'clock. P. M. of said day, all the following de-scribed real estate of Benjamin C. Jackson, late of Beaver county, dec'd. situate in the Town of Beaver Falls, Beaver County, Pa., viz: All these two lots of lots in said, Town of Beaver Falls. Said lots 169 and life adjoin each other, and are bounded north by Oak street, cast by lot No. 170, on the south by Oak alley, and on the west by lots No. 123, 163 and 164; and on which is erceited a one story frame dwelling house. Said lots have a front on Oak street of about 40 feet Ing and on the each other the fact in dourish-ing and not every facility located for persons want-ing houses. In hand on confirmation of the sale by the Court, held on the Sai Mondra of March 1883. Jan22'60:31. Folly Bouton ). In the Court of Common Piece of

Total indebtedness of the Township, per settlement of J. R. Lafferty and G. W. Shrodes, Anditore, March 11,

Polly, Bouton ) In the Court of Common Pleas of James Allen. | In the Court of Common Pleas of James Allen. | Term, 1867, plece of land situate in Rachester township, Besver county, Pa., bounded and described as follows, viz : Beginning at the corner of Mullen's lot, thence along said lot 150 feet to Locust alley, thence south 55 degrees west to Walnut street thence by said Walnut street to the place of beginning, containing one fourth of an acre or thereboots. And now, to wit: Jan. 15, 1863, on motion of Plain-1866, Dure as follows, viz: to holders of bonds issued by John Davis and W.C. Fisher, supervisors, To said Davis and Fisher, super-Incurred as follows : for men put into the service, "call of July, 1864, 15 men at \$300," Supplementary order July 1864, 1

or thereabouts. And now, to wit: Jan. 15, 1863, on motion of Plain-tiff's attorney, the Court grant a rule on defendant to sppear and plead on or before the fourth Monday of March, 1858. Beaver County, ss : A true extract from the record. [Attest: Attest: "Call of Dec. 1864, 15, men at \$355, 41," 5631, 15 For services of supervisors, stamps, printing, connsel fees, traveling ex-penses, discount, &c., 155, 30-(SEAL)

JOHN CAUGHEY, Tax-lat levy of 1865 (C. Johnston collo Prothonotary. (C. Johnston, collector.) 2031,02 Exonerations \$152'94, col. (ces \$40,02.outstanding, 148,38, \$41,94-NOTICE.

2d levy 1865, duplicate, (D. Fig. ley, collector,) 1209,41 ley, collector, ) 1209,41 Exonerations \$33,59, collectors fees \$24,19, 57,78-1151,65

THE CO-PARTNERSHIP UNDER THE FIRM T name of L. H. Ostman & Co., expired by limita-tion Jan. 1st, 1868. All persons having demands against the abave late firm, are requested to present the same, and all indebted are hereby notified to set-the the same without delay, as it becomes necessary to close all the business of the concern immediately. L. H. OATMAN' W. H. PARSONS, J. GLENDENNING, Koch ester, Jan. 6, 1868. Levy of 1866, duplicate, (W. Us-seltion, collector,) 3579,93 Exonerations \$384,51, col. fees, \$71,56, outstanding, \$296,57, 722,46-3857,16 Amount rec'd from collectors, Trea's fees \$28,84, blank book, \$1,50, discount \$4,00, Roch ester, Jan. 6, 1868. The undersigned baving formed a co-partership under the name of Oatman, Furrons & Kinzer, will contin-ne the lowber business in all its branches at the old stand of L. H. Oatman & Co. (near Railway Station.) where all the business of the late firm will be settled. I. H. OATMAN, K. H. PARSONS, JAS. B. KINZER, JAS. B. KINZER. Net am't. applicable to meebt-

jan# er.

edness, Debts, bonds, &c., paid, Balance in bands of Treasure Balance of indebtednes, with Balance of indeptedness, without interest. This on the basis of the indebt-edness shown by the former Board of Auditors as above stated, but to this must be add. ed money borrowed by the aforesaid supervisors, but not embraced in said settlement, viz: Wm. Elliott \$25, T. Morris \$25, D. Springer \$100,

and west by Market street, being about 60 by 150 feet with old dwelling honse thereon. TERMS.-One third of the purchase money in hand on confirmation of the sale by the Court, balance in two equal sanual payments from that date, with inter-est from same time. Purchaser to pay all expenses of preparing deed, and bond and morizage to secure bal-nice of purchase money, all simps for same. For further information inquire of the undersigned at Georgetown, Beater County, Pa. Jan 2068: Admrx. of James Jameson, dec'd. (At the old stand, 3rd street Bester, Penn's,) VALUABLE PROPERTY FOR SALE.

BOUNTY ACCOUNT.

CONTRA

duplicate

\$9815.41

4300,00

841.94--1699.0s

5698,17

84,34

65.16

4100,78

5553.83

156.30-0986.4

VALUABLE PROPERTY FOR SALE. THE SUBSCRIBER OFFERS FOR RALE HIS nouch of haver. The property, is eligibly situated for havern stand, and now is the occupation of J. C. Wil-son. The house is large and roomy: has five (5) rooms attached with shelving and comiter all complete, and a well flatehed room above as id store room. And there is also a good cellar underneath the same. There is the garret is finished and well calculated for bed rooms: hall through the house with continuous stair nouse, fruit tr ees, &c. The lat is 66 feer front by 300 the prevines, or the subscriber. Jan2708:38: BOUNTY ACCOUNT. G. ROCERRIES, SUCH AS COFFEES, TEAS, SUGARS. STR UPS. MOLASSES, SORGHUL, RICE, PEPPERS, SPICES, SOAPS, CANDIES, RAI-SINS, ENGLISH CUERANTS

CURRANTS,

FIGS,

STATEMENT OF THE CONDITION OF THE Bounty fund of Moon township, Beaver county FLOUR, FEED, FISH, GRAIN, de, d They are constantly redeiving a fresh assertment these articles, and the public may rely upon relation from them as good as the market affords. All go ods delivered if required. jan16:19. \$9985,4

170,04-9985,45

T.E. BATEMAN & SON 

Druggists.

THE ABOVE NAMED FIRM HAVE RECENTLY A opened a Drug Store, on Main street, Bravis FALLS, Pa., where there may constantly be found 4. good assortment of

DRUGS, MEDICINES, PATENT MEUL

CINES, LIQUORS, PERFUMERY, TOILET

SOAPS, BRUSHES of all kinds, FANCY ARTICLES, GLASS, PUTTY, LAMPS.

OILS, PAINTS, VARNISHES, DYB

STUFFS, TOBACCOES, CI-

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