-Governor Hartranft recently made the following appointments of Notaries Public for a term of three years: George LECTION PROCLAMATION. O. Jones, Washington, Washington coun-O. Jones, Washington, Washington county; George G. Fell, Media, Delaware county; Albert H. Falkenburg, Susquehanna, Susquehanna county; Wm. V. Evans, Pittsburgh, Allegheny county; F. S. Armstrong, Petroleum Centre, Venango county; Joseph White, John M. Davis and John G. Forward, Pittsburgh; H. H. Grimm Freeburg, Snyder county; John Grimm, Freeburg, Snyder county; John G. Williams, Wrightsville, York county; S. C. Gutelius, Middleburg, Snyder county; A. Luscius Hennerhotz, Francis A. Osborne, S. B. Carr, Samuel M. Grice, Frederick Fisher, Jr., Wm. J. Cornwell, English C. Williams Charles A. Miller Frederick G. Williams, Charles A. Miller and Robert Alexander, Phi'adelphia; H. Clay Lykens, Germantown; Wm. Levy and William A. Kintzle, Ashland, Schuyl kill county; Wm. Peacock, Bloomsburg, Columbia county.

-The appointment has been officially announced of the following Sealers of Weighths and Measures: William Calhoun, John Cloud, and Horatio Stokley.

New Adrertisements.

ORDINANCE NO. -

TAX ON DOGS.

Section 1 Be it en icted and orduined by the Town Council of the Borough of Ro chester, and it is hereby enacted by authority of the same. That all persons within and bitches, shall be liable to pay annually, a tax upon the same as follows; upon one dog so owned or harbored, a tax of one dollar, upon one bitch two dollars, upon each additional dog two dolproof, offered at Court of Appeals, that said dogs were kept for work, and not suffered to run at large, the Board of Appeals may exonerate the owner or owners of such dogs from the payment of

SECTION 2. The Borough Assessor is hereby authorized and required annually, in the month of April, to assess all per sons within the Borough owning or harboring dogs and bitches, subject to the requirements and restrictions of the first section of this ordinance, and for said service he shall be paid, by warrant on the Borough Treasurer, at the rate of ten the same day and time when the townships of the cents per head.

Approved, Feb. 25, 1873. J. R. PENDLETON, T. M. TAYLOR, Sec'y.

() RDINANCE NO. -

WHARF AND WHARFMASTER.

Section 1.\(\) Be it enacted and ordained by the Town Council of the Borough of Rochester, and it is hereby enacted by authority of the same, That the wharfmaster shall within the county, to wit: keep a true account of all moneys receiv ed by him, from whom, and for what received, and shall make a quarterly return of the business transacted by him to the President of Councils, accounting or paying over to the Borough T. easurer at the same periods, the amount due the Borough as per return made; Provided, That when the wharf shall be leased by Council to any person or persons for a fixed rental, then and during the period of such lease, all returns shall be made and moneys paid over to the lessee.

The Wharfmaster shall point out the places for boats to load and unload, and shall enforce all ordinances relating to the wharf.

SECTION 2. The following rates of wharfage shall be charged and collected:

loading or unloading, fifty cents per Flytsand barges, loading or unloading or empty, one dollar per landing; Provided, That twenty five cents per day additional

shall be charged after ten days occupancy of the wharf, during any one landing. cent per barrel for the first forty eight meet at the house of John Rowe, in said town-

Steamboats landing at the wharf, and not doing business to the amount of five dollars, shall not be charged any wharf | ly of Benj. Chew. age; when business amounts to five dollars and under twenty five, they shall pay hip. one dollar; when business amounts to The electors of Marion township will meet at twenty five and under fifty, they shall the house of George Hartzell, jr. in said townpay two dollars: when fifty and under sevwhen one hundred and under two hundred, five dollars, and one dollar addi- in said ward. tional for each additional one hundred dollars, in amount of business done. Boats laid up on the wharf, not loading

or unloading, ten cents per day. Flats or flatboats lying at the wharf, loading or unloading, ten cents per day; Provided, That in special cases and for a will meet at the school house in Freedom. length of time, Council may make a re-

Lumber (board measure) drawn on the

wharf, three cents per thousand. Shingles one cent per thousand. Metals of all kinds, three cents per ton,

for seventy two hours or less. SECTION 3. The owner or owners of at the Sherid's office, in said borough. boats, ralts, or other craft, refusing to boats, raits, or other craft, refusing to The electors of St Char borough will meet at obey the directions of the Wharfmaster, the school house, in said borough, as to landing or making fast, or moving.

The electors of the porough of Baden will meet as to landing or making fast, or moving and removing, of the said boats, rafts or ! and removing, of the said boats, rafts or | The electors of New Galilee borough will meet other craft, shall be subject to a penalty at the office of P. L. Grim in New Galilee.

of not less than twenty nor more than The electors of the b rough of Beaver Falls will of not less than twenty, nor more than fifty dollars, to be recovered summarily, and shall also pay wharfage of twenty meet at the school house, in said borough. five cents per day, for each day, any of such craft shall occupy such landing Owners of steam, or towboats, removing meet at the school house in said borough.

No person shall be permitted to vote whose name is not contained in the list of taxable inhab-

sand, lime, lumber, shingles or other are being an elector between the age twenty-one and

in good order, and see that no dirt or rubbish is placed on any portion thereof, without his permission and under his disame shall be called out to the clerk, who shall be called out to the clerk. rection, and any person so offending make the like note on the list of voters kept by shall be liable to a fine of five dollars, the them.

Approved Feb. 25, 1873? **** * ATTEST, J. R PENDLETON,

New Advertisements.

WHEREAS, by an Act passed by the Legislature

tions every third year thereafter. in every such city and county, it shall be the duty of the inspectors and judges of the election in the cities and counties, to receive tickets, oither written or cuived, shall be counted and a return of the same made to the Clerk of the Court of Quarter Sessions of the peace of the proper county, duly certified as is required by liw; which certificate shall be laid before the judge of said court at the first meeting of said court after said election shall be hold, and shall be filed with the other records of time of holding the same, and also three weeks before such election every third year thereafter:

Provided, that this act shall not be construed to
repeal or affect any special law prohibiting the
sale of intoxicating liquors or prohibit the granting of licenses: Provided, that when the municipal and township elections in any county or city
do not occur on the third Friday in March, the elections provided for in this section shall be held on the day fixed for the municipal elections in said county: And provided further, that all license granted after the first of January, one thousand eight hundred and seventy-three, shall cease, determine and become void on the first day of April, one thousand-eight hundred and seventy three, if the district for which they shall be grant ed determines against the granting of license; and the treasurer of the proper county shall then rethis Borough, owning or harboring dogs fund to the holder of such license the moneys so and hitches chall be liable to nav annu. be entitled to credit in their accounts with the

SEC. 2. That in receiving and counting, and making returns of the votes cast, the inspectors, judges and clerks of said election shall be governlars, upon each additional dog two dol- ed by the laws of this Commonwealth regulating lars, upon each additional bitch four dol- general elections; and all the penalties of said lars; Provided, That upon satisfactory election laws are hereby extended to and shall ap-

> SEC. 3. Whenever by the returns of elections in any city or county aforesaid, it shall appear that there is a majority against license, it shall not be lawful for any court or board of license commissioners to issue any license for the sale of spirituons, vinous, mait or other intoxicating liquors. or any admixture thereof, in said city or county at any time thereafter, until at an election as above provided, a majority shall vote in favor of license: Provided. That nothing contained in the provisions of this act shall prevent the fishing of li-cense to druggists, or the sale of liquors for medicinal and manufacturing purposes: Provided, That the citizens of the borough of Lebanon shall vote upon the question on the third Friday of March, one thousand eight hundred and seventy three, on county of Lebanon hold their spring elections.
> WILLIAM ELLIOTT.

Speaker of the Hi JAMES S. RUTAN, Speaker of the Senate. Approved—The twenty-seventh Jay of March. Anna Domini one thousand eight hundred and JNO. W. GEARY.

THEREFORE. I, CHAMBERLIN WHITF, High Sheriff of the county of Beaver, do hereby make known and proclaim to the qualified voters of Beavey county that an election will be held for that purpose on FRIDAY, 21ST DAY OF MARCH, who has previously been a qualified voter of this A. D. 1873, at the following places and districts

The electors of Borough township will meet at the brick school house in the borough of Vanport. The electors of Bridgewater borough will meet in the Town Hall in Bridgewater.

The electors of Phillipsburg district will meet at the public brick school house in said borough.

The electors of Moon township will meet at the house formerly occupied by Amariah Hendrickson—now John D. Elliot.

The electors of Hopewell township will meet at the school house in the village of Scottsville, in said township. The electors of Independence township will meet

at the house of Alexander Thompson, dec'd., in said township The electors of Raccoon town-hip will meet at the house of David Ewing in said township. The electors of Frankfort district will meet at the house of George Dungan, in Frankfort.

The electors of McClaire's district will meet at the house of John Potter, in the village of Han-The electors of Green township will meet at the house of Elijah Niswanger, in Hookstown.

The electors of Ohio township will meet at the

Steamboats landing at the wharf, not house now occupied by Jamison Elliot, in said township. The electors of Brighton township (not embrac-

ed in Industry district,) will meet at the school house near Richey Eakin's, in said township. The electors of the borough of Fallston will meet at the Academy in Fallston. The electors of Patterson township will meet at the school house in said town-hip. the wharf, during any one landing.

Oil landed at the wharf in barrels, one school house No 5 in said township.

The electors of South Beaver township will hours or less, and one and a half cents ship.

The electors of Darlington township will meet at the Academy in Darlington.

The electors of Big Beaver township will meet at the house of Wm. Miller, in said township.

The electors of Franklin township will meet at the house of Wm. Miller, in said township.

the house of Mark R. Clark, in said township The electors of North Sewickly township will meet at the house Nathan Hazen, on land former-

The electors of Pulaski township will meet at Daugherty's school house, No. 4, in said town

The electors of the upper, or north ward, in the enty five, three dollars; when seventy five borough of New Brighton will meet at the carpents and under one hundred, four dollars; penter shop of Thos. Miller, in said borough.

The electors of the middle ward of the borough borough. of New Brighton will meet at the school house, The electors of the lower or south ward of the borough of New Brighton will meet at the car factory, in said ward.

The electors of Rochester township will meet at the Bolesville school house in said township. The electors of the borough of Rochester will meet at the school house in Rochester. The electors of Freedom borough and district The electors of New Sewickly township will

meet at the house of Saml Burns in said township.
The electors of Industry district will meet at the school house in Industry.

The electors of Harmony township will meet at

the hotel in Economy. The electors of Economy township will meet at the house of George C. Minis, in said township. The electors of the borough of Beaver will meet

at the public school house, in said borough meet at the school house, in said borough. The electors of the borough of Georgetown will

any raft, boat, keel boat, flat or other craft from the wharf, the wharfage therefor being unpaid, shall be liable for all to the Constitution, and give satisfactory eviwharfage due, and subject to a penalty of dence, either on his orth or affirmation of another, five dollars, to be recovered as aforesaid,
Persons permitting brick, coal, stone, thereof. Second, if he claim the right to vote by

sand, lime, lumber, shingles or other articles of merchandise, landed from boats, to remain upon the wharf for more than for ty eight hours, shall pay a penalty of five dollars therefore, to be recovered in the manner aforesaid.

Section 4. It shall be the duty of the Wharfmaster, in addition to the collection of wharfages, &c., to keep the wharf in good order, and see that no dirt or rub-

same to be recovered summarily upon in all cases where the name of the person claiming to vote is found on the list furnished by the conviction.

Approved Feb. 25, 1873 TTEST, J. R. PENDLETON,
any qualified citizen, it shall be the duty of the work for us, in their spare moments, or all the inspectors to examine such person on each as to time, than at anythin else. Particular free: Adhis qualifications, and it he claim to have resided dress G. Stinson & Co., Portland, Me. nov8-ly

Zew Jävertisements.

in the State for one year or more, his cath shall not be sufficient proof thereof, but he shall make proof by at least one competent witness who shall be a qualified elector that he had resided in the district for more than ten days next immediately preceding such election, and shall also himself swear that his bounde residence, in pursuance of his lawful calling, is in said district, and that he did not remove into said district for the purpute of voting therein.

voting therein.

Every person qualified as aforesaid, and who shall make due proof if required of his recidence and payment of taxes as aforesaid, shall be admitted to vote in the township, ward or district mitted to vote in the township, ward or district in which he shall reside.

If any person shall prevent or attempt to prevent any officer of any election under this act from holding such election, or use or threaten any violence to any such officer; or shall interrupt or improperly interfere with him in the execution of his duty, or shall block up the window, or avenue to any window, where the same may be holding, or shall rictously disturb the peace at such election, or shall use any intimidating threats, force or violence, with design to influence unduly, or overawe any elector, or to prevent him ly, or overawe any elector, or to prevent him from voting or to restrain the freedom of choice, such person, on conviction, shall be fined in any sum not exceeding five hundred dollars, and be imprisoned for any term not less than three or more than twelve months; and if it shall be shown to the court where the trial of such offence shall said court; and it shall be the duty of mayors of cities and sheriffs of counties, or any other officer whose duty it may be to perform such service, to give due public notice of such special election above provided for, three-weeks previous to the time of holding the same, and also three weeks before such election every third week thereof. be had that the person so offering was not a resi-

months nor more than two years.

The said special election shall be held in each ward, horough, township and district of the county at the same time, and between the hours fixed by law for holding the annual municipal and township elections in the respective districts.

The inspectors and judge of the elections shall meet at the respective places appointed for hold-ing the election in the district to which they reepectively belong at the time fixed by law for opening the annual municipal and township elections in said district, and each of said inspectors shall appoint one clerk, who shall be a qualified voter

of such district. In case the person who shall have received the second highest number of votes for inspector shall not attend on the day of any election, then the person who shall have received the next high-est number of votes for judge at the next preceding election shall act as inspector in his place. And in case the person who shall have received the highest number of votes for inspector shall not attend. the person elected judge shall appoint an inspector in his place. And in case the person elected judge shall not attend, then the inspector who shall have received the highest number of votes shall appoint a judge in his place, and if any vacancy shall continue in the board for the space of one hour after the time fixed by law for the opening of the election, the qualified voters of the township, ward or district, for which such officers have been elected, present at the place of election, shall elect some of their number to fill the va-

In case any clerk appointed under the provisions of this act shall neglect to attend at any election during the said year, it shall be the duty of the inspector who appointed said clerk, or the person filling the office of said inspector, to forthwith appoint a suitable person as clerk, qualified as aforesaid, who shall perform the duties of the year.

It shall be the duty of the several assessors respectively, to attend at the place of holding every general, special or township election, during the whole time said election is kept open, for the purpose of giving information to the inepectors and judges, when called on, in relation to the right of any person assessed by them to vote at any election or such other matters in relation to the as-sessment of voters as the said inspectors, or either of them, shall from time to time require.

No person shall be permitted to vote at any clection, as aforesaid, other than a freeman of the age of twenty-one years or more who shall have resid ed in the State at least one year, and in the election district where he offers to vote at least ten days immediately preceding such election, and has within two years paid a State or county tax, which shall have been assessed at least ten days before the election. But a citizen of the United States State and removed therefrom and returned, and who shall have resided in the election district and paid taxes, shall be entitled to vote after residing in the State six months. Pre-vided, That the freemen, citizens of the United States between twenty one and twenty-two years, who have resided in the election district, as afore said, shall be entitled to vote, although they shall

have not have paid taxes.
If any person not by law qualified shall fraudulently rote at any election of this Commonwealth. or being otherwise qualified shall vote out of his proper district, or if any person knowing the want of such qualifications shall aid or procare such person to vote, the person offending, shall, on conviction, be fined in any sum not exceeding two hundred dollars, and be imprisoned in any term not exceeding two months

If any person shall vote at more than one election district, or otherwise fraudulently vote more than once on the same day, or shall fraudulently fold and deliver to the inspector two tickets together with the same intent illegally to vote, or shall procure another to do so, he or they so of-fending shall, on conviction, be fined in any sum not less than fifty nor more than five hundred dol-lars, and be imprisoned for a term not less than three nor more than twelve months. If any person not qualified to vote in this Commonwealth agreeably to law (except the sons of qualified citizens) shall appear at any place of election for the purpose of influencing the citizens qualified to vote, he shall, on conviction, forfeit and pay any sum not exceeding one bundred dol

and pay any sum not exceeding one hundred dollars for every such offence, and be imprisoned for any term not exceeding three months.

Given under my hand at my office in Beaver, this 25th day of February, in the year of our Lord, one thousand eight hundred and seventy-three.

CHAMBERLIN WHITE, Sheriff.

SHERIFF'S OFFICE, BEAVER, PA., Februare 25, 1873.

BOOK **Great Industries** OF THE UNITED STATES;

Pages and 500 Engravings Written by 20 Eminent Authors, including JOHN B. GOUGH AND HORACE GREELEY. This work is a complete history of all branches of industry, processes of manufacture, etc., in all ages. It is a complete encyclopedia of arts and minufactures, and is the most entertaining and valuable work of information on subjects of general interest ever offered fo the public. We want Agents in every town of the United States, and no Agent can fail to do well with this book. One agent sold 133 copies in eight days, another sold 368 in two weeks. Our agent in Hartford sold 397 Specimens sent free on receipt of stamp.

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An interesting and amusing treatise on the Medical Humburgs of the past and present. It exposes Quacks, Impostors, Traveling Doctors, Patent Medicine Venders, Noted Female Chests, Fortune Tellers and Mediums, and gives interesting accounts of Noted Physicians and Narratives of their lives. It reveals startling secrets and in-structs all how to avoid the ills which flesh is heir to. We give exclusive territory and liberal commissions

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MOLTER, J. C., Market street. Bridgewater, dealer in COAL from Bank at McKinley's feb21'78-1y

BEAVER COLLEGE

MUSICAL INSTITUTE Opens its Spring Session

ON THE FIRST OF APRIL.

feb22-6t R. T. TAYLOR. RANKFORT SPRINGS

MALE AND FEMALE ACADEMY

NORMAL SCHOOL. The SPRING SESSION of this institution begins TUESDAY, APRIL 1st, 1873.

The design of the school is to provide for the young of both sexes the advantages of a thorough

Normal, Classic and Commercial education, special attention being given to the training of Teachers. Boarding \$350 per week. For further information, or catalogue, address

J. H. VEAZEY, Principal, or SAMUEL BIGGER, Secretary. feb21-4t

Normal, Classic and Commercial education, spe-

MARM FOR SALE. The undersigned offers for sale, on easy terms, A GOOD FARM, situated in New Sewickly township, Beaver county, Pa., containing eighty acres, more or less, upon which are erected a large LOG HOUSE AND LOG STABLE.

Premises within two miles of Freedom station, on the Pittsburgh, Fort Wayne and Chicago Railway; all under fence—about three-fourths cleared and in a moderately good state of cultivation; all tiliable land, and convenient to market, schools, churches, milis, &c. Possession will be given April 1st, 1873. For further information call on or address

feb21-6w

Beaver C. H., Beaver, Co., Pa.

I IST OF APPRAISEMENTS.

The following appraisements under the Act of Assembly of the 14th of April, 1837, of property allowed to be retained by the widow or children of a decedent to the value of three hundred dollars, have been filed in the office of the Clerk of the Orphans' Court, and approved nisi, viz: Personal property to amount of \$175, retained by widow of John Caler, dec'd. Robert Potter, adm'r. Personal property to amount of \$300, retained by widow of Matthias Strohecker, dec'd. George Strohecker, adm'r.

Personal property to amount of \$296,35, retained by widow of George Neely, dec'd. Rozetta Snaw, Personal property to amount of \$300, retained by widow of James Porter, dec'd. J. C. Wilson, ex'r. Personal property to amount of \$245, retained by widow of Geo Baker, dec'd. L Vandivort, adm'r.
Personal property to amount of \$276.10, retained
by widow of H B Anderson, dec'd. Thank(u) A

nderson, adm'x. Personal property to amount \$300, retained by widow of Ruel R Wray, dec'd. A B Wolf, adm'r. widow of Wm Rodgers, dec'd. Eliza Rodgers, ex's. Notice is hereby given to heirs, legatees, distribntees, and all others interested, to appear at the next term of said court, not later than the third day, it being the 20th day of March. 1873, to show cause, if any they have, against the final confirmation of the above appraisements.

feb21-3t JOHN C. HART. (Tk.

▲ DMINISTRATORS' NOTICE.

ESTATE OF JOHN EATON., DEC'D. Letters of administration on the estate of John Eaton, late of Moon township, Beaver county, Pa dec'd., having been granted to the undersigned. residing in said township, all persons indebted to said estate are requested to make immediate payment, and those having claims or demands against the same to present them without delay to the un dereigned for eettlement.

NANCY EATON, Adm'rs. feb21 6t

ATOTICE.

IN THE COURT OF COMMON PLEAS OF BEA. VER CO., No. 42, NOV. TERM, 1871. Assignment of James H. Fife and U W. Parkinson

ve. William C. Hillman, Assignee. Interested parties are hereby notified that the account of William C. Hillman, Assignee under the above mentioned assignment, has been filed in the Prothonotary's office, at Beaver, and that unless sufficient cause to the contrary be shown, it will be confirmed by the Court on the first day ot next Term. feb21 JOHN CAUGHEY, Proth'y.

TOTICE.

IN THE COURT OF COMMON PLEAS OF BEA-VER CO., No. 1899, SEPT, TERM, 1871, Assignment of S. Mason & Sons vs G. L. Eberhart,

Interested parties are hereby notified that a first and partial account of G. L. Eberhart, Esq., Assignee in trust for the creditors of S. Mason & Son., has been flied in the Prothonotary's office, at Beaver, and that unless sufficient cause to the contray be shown, it will be confirmed by the Court on the first day of next Term.
feb21 JOHN CAUGHEY, Proth'y.

D EGISTER'S NOTICE.

Notice is hereby given that the following accounts of Executors and Administrators have been duly passed and filed in the Register's office of Beaver county. Pennsylvania, and will be presented to the Orphans' Court for confirmation and allowance on WEDNESDAY, the 19th of MARCH Final account of Philip Gelbach, guardian of Louisa Blinn, now Leuisa Foulk, minor child of Philip Blinn, deceased.

Account of Charles Bonzo, guardian of Ida C Bonzo, child of George A Bonzo, decensed. Account of Robert E Moody, guardian of Wm E Whitehill, son of James Whitehill, deceased. Account of Thomas Smart, guardian of David SMiller, son of James Miller, deceased. Account of W H Frazer, executor of the will of William Hice, deceased... Account of W H Frazer, administrator of the

estate of Wm Ramsey, deceased.

Account of Robert Graham, administrator, de bonis non, of Cornelia A. Calvin, deceased. Account of Emma O'Rourke and James Edgar. administrators of Christopher O'Rourke, dec'd. who was administrator of the estate of Ann Kelly

deceased. Account of James B-Shane, guardian of Sarah M Shane, now Arter, child of Timothy Shane, dec'd. Account of David Patten, administrator of the cetate of Mary McElhaney, deceased. Accounts of Wm McNickle, guardian of Wm B andMargaret J McNickle, caildren of Wm McNicke, decd. Account of Fred Ezb, administrator of the estate of John Erb, deceased.

Account of John Ferguson, executor of the

will of Elizabeth Smith, deceased. Account of George Majors, guardian of Maria Eaton, minor child of John Eaton, dec-ased. Final account of Sam B Wilson, executor of the will of Reimond Ganu, deceased. Account of Alex Nickle, guardian of Mary W Stevenson, child of Thos Stevenson, deceased. Account of Charles Price, Jr., and Morris Price. deministrators of the estate of A A Price. dec'd Account (personal) of Thos Irwin and Edmund Boots, executors of the will of John Baxter, dec'd.

Final account of J M Reed and Wm Brunton, executors of the will of Elizabeth Brotherton, deceased. Accounts of Edward Hoops, guardian of Percival R and Edward W Magili, children of James Magili.

Final account of Elizabeth B Cuthbertson, administratrix of the estate of John Cuthbertson. deceased. Final account of M Lawrence, administrator of the estate of James M'D Mitchell, deceased, feb21-4t J. I. STOKES, Register.

LOR SALE.

The undersigned offers for sale a two horse wag-on, a good double set of hatness, one iron cultiva-tor, one cutting box, all in good order. Market etreet, Bridgewater. feb14-3m GIRARD HOUSE,

CORNER NINTH & CHESTNUT STREETS
PHILADELPHIA.

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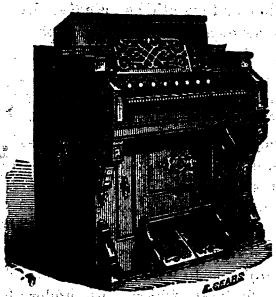
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the purchase.

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nov29-6m.

ROCHESTER FIRE INSURANCE COMPANY. Incorporated by the Legislature of Pennsylvania, February, 1872. Office one door east of Rochester Savings Bank, Rochester, Beaver county,

property insured against loss or damage by fire, at fair rates, in a safe and RELIABLE HOME COMPANY, thereby avoiding the expense, trouble and delay incident to the adjustment of losses by companies ocated at addistance.

BOARD OF DIRECTORS: George C. Speyerer, Lewis Schneider, John Græbing, Samuel B. Wilson. William Bennedy. Marshall M'Donald M. Camp, it.. Daniel Brenner. David Lowry,

GEO. C. SPEYERER, Pres't, J. V. M'DONALD, V. Pres't H. J. SPEYERER, Treas. E. KEMBER, Sec'y.

PARM FOR SALE.

A good farm situated in Brighton township, Beaver county, Pa., about six miles from Beaver, adjoining lands of Jacob Coon, John Nevill and eorge Dawson, containing ONE HUNDRED AND SIX ACRES, eighty acres cleared and in a good state of cultivation, the balance well timbered; said farm belonging to the herrs of William Givan, deceased. The improvements on the premises are a good two story frame dwelling house 18x 22 tect, containing seven rooms and cellar, log barn and stable, wagon shed, granery and all other The Travelers Life & Accident Ins. () necessary outbuildings; two never failing springs of excellent water in the yard, the whole farm well watered and welladapted to either farming pur the premises. For further particulars enquire of A SOUND STOCK COMPANY Robert Givan, on the premises, or the undersigned, at his residence in Brighton township. Beavez county, Pa. CHARLES GIVAN, county, Pa.

EXECUTOR'S NOTICE.

nov29-tf.

ESTATE OF JAMES PORTER, DECEASED. Letters testamentary on the esta e o James Porter, late of Bridgewater boro., B aver county. Pa., having been granted to the und isigned, all parties knowing themselves indebted to said estate are requested to make immediate payment, and those having claims against the same will present them properly authenticated for settlement.

J. C. WILSON, Ex'r., in 194 St.

 Brighton township. PHOS. KENNEDY & CO.,

SUCCESSORS TO WM. BUECHLING. ROCHESTER, PENN'A.

DEALERS IN DUUGS, MEDICINES AND CHEMICALS, FANCY & TOILET ARTICLES,

New Advectisements. CHAMBERLAIN INSTITUTE FEMALE COLLEGE Randolph, Cattarangus County, N. y The new Boarding-hall (worth \$50,000.00) is finished, furnished, and occupied. This school is well endowed, and placed upon an enduring basis. Its large property enables the Board to offer great advantages at small cost. Total Expenses for Term of Fourteen Weeks, Only 862.

The Spring Term opens March 25.
For catalogue address
fc21-5t Rev. J. T. EDWARDS, A. M., Principal R. & W. JENKINSON

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New Wheeler & Wilson Sewing Machine We are now prepared to offer work L'RELAL. TERMS and GLEATER INDUCEMENTS TO PLIABLE men, than ever before during our expensive of FIFTEEN YEARS i the business No capital required We stand att tosses and coincidal paper at our own expense. Horse, Wagon and Outlibian

misned if necessary.

Special inducements to men who can furnish their own teams. Now is the time to apply and get ready for the Spring trade. WM. SUMNER & CO. feb21-1m 140 Wood street, Pittsburgh, Pa.

IST OF CAUSES For Trial at March Term, 1873. FIRST WEEK-COMMENCING MARCH 17. Milton Browd vs S P Ross J G Nye use vs Jordan C Nye Daniel W Blackford vs Andrew Johnston M H Jones vs John Graebing

P H Stevenson vs Henry Cowan Hannah Cheney vs Wm E Cheney Henry Wagner vs A J Welsh et al T W Anderson vs Henrici & Lenz John B McMillen vs Wm Garvin Miller, Dobson & Trax vs Kooken & Brobeck SECOND WEEK-COMMENCING MARCH 24, George Graham vs John Conway et al Jacob Stahl et ux vs James Porter Walter Johnson vs John Wallace Dennis Laney et ux vs Milo A Townsend John W Cook et al vs John Allshouse John W Cook et al vs Magdaline Shrek Isaac A Haney et ux vs C W Taylor John D Coffin vs Samuel J Cross W M Duncan vs G L Eberhart Wm P Elliott vs Wm Davidson's admr D Kaine et ux vs Wm Rogers et al Stevenson & Wittish vs F Robinson et al Commonwealth vs Headland et al John C. Humphrey vs Blake & Fessenden Alex Nickle vs P H Stevenson Daniel Eisenbraun 78 Saml C Russell John J. Mitchell vs James H Gillis James Marshall vs John Wiley Walter & Bro vs George Poe Isadore Oesterle vs George Cable

John McCowin vs A J Cook Klihu & Jonathan Evans vs Fallston Water Co-David Musser vs S M Gorson Albert E Evans vs J R Harrah Peter W Keller vs Patterson Mitchell Bentley & Gerwig vs Chas Coale Abelard Whisler vt G L Kensley Commonwealth vs Alex Robertson Miller & Trax vs T J Chandler et al GS Fulmer & Co vs Tim McCarty et ux Coy. Noble & Covs Sylvester Bunter Jas Frazier, for use, vs Jas Duncan Coy, Noble & Covs Thomas Pentling. F W Williams vs G W Porter Coy, Noble & Covs R T Taylor

Coy, Noble & Co vs Noble, Angel & Co S H Andrews et al vs Auburn Coal Co feb21 JOHN CAUGHEY, Proth'y. NOSS,

Coy, Noble & Covs J E Crare

PHOTOGRAPHER. TYREASURER'S OFFICE, BEAVER, PA., Feb. 5, 1876. Notice is hereby given to all Collectors of State and County Taxes for the year 1872, and all others that have unsettled accounts in the Treasurer's office, that their accounts must be settled up in tull on or before MARCH 17TH, 1873. All accounts not rettled at that date will be left with J. R Harrah, Esq., the Attorney for the County Com-

missioners, for collection.
feb7-& C. P. WALLACE, Treasurer. DEAVER COUNTY ss: **D** The Commonwealth of Pennsylvania. To Thomas J. Power, administrator of the estate of James M. Power, deceased, Eliza Garber, Matilda Day, W. A. P. Eberhart, Gilbert L. Eberhart, Albert G. Eberhart, Emiline E. Morton, Eleanor M. House, Samuel Owens, Eliza Vardy, Lucinda Mussick and Nancy Sawhill, heirs at law of James M. Power. We command you and every and all of you, that laying aside all business and excuses, you be and appear in your proper persons before our Judges of our Orphans Court, to be holden at Beaver, in and for the county of Beaver, on the THIRD MONDAY OF MARCH next, (1873.) to answer the bill or petition of Thos. J. Power.jr., for the specific performance of parol contract, entered into with Jas. M. Rower, late of said county, deceased, for a lot or piece of ground situate in the borough of Rochester, in said county, and show cause, it any you have, why a decree should not be made for People of Beaver countrican now have their

the specific performance of the contract, in said p. tition mentioned, according to the true intent and meaning thereof, exhibited in our said Court, and to do further and to receive what our said Court shall have considered in that behalf. Hereo: fail not axyour peril and the penalty that may ea-Witness the Honorable A. W. Acheson, Presdent of our said Court at Beaver, this 29th day of January, 1873. JOHN C. HART, Clerk O. C.

Attorney at Law. PBERHART & BEDISON. GENERAL INSURANCE AGENTS

G. L. EBERHART,

Attest:

C. WHITE, Sheriff

W. L. BEDISON

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rendered unable to attend to his usual occupation; and in the event of death by accident the same payments secure from \$1000 to \$5000 to his family To Mcchanics, Farners and other laboring men we especially commend the subject of Action dent Insurance. A small sum raid yearly will, in the event of a crushed foot or hand, or finger. broken leg or arm, or any disabling injury, secure a weekly income of cash sufficient to support your family until you are able to resume your work.

A little money invested) in Life and Accident policies would save many a widow and orphans from nilsery and stewarton. from misery and starvation.

MEN OF FAMILY, THINK OF IT! feb14-3m

DISSOLUTION NOTICE.

PAINTS: OILS AND DYES.

PAINTS: OILS AND DYES.

Prescriptions carefully compounded at all hours.

Beayer, Feb. 7th, 73.—feb144