EBUNSBURG, PA., Friday, - - - - March 14, 1873.

## LOCAL AND PERSONAL. ---

Baps and Mishapant and near Home. -Johnstown's palatial lock-up has "gone where the woodbine twineth." -For the real simon pure genuine Calitomia Vinegar Bitters, consult M. L. Cat-

New goods received daily at M. L. Oatman's and sold for cash lower than elsewhere in fown. -A combined brewery and bakery is,

secording to the Herald, soon to be estabhabed in the East Ward. -We are sorry to learn of the serious illness of wm. Callen, Esq., of Cresson, one of Cambria's best citizens, -lake your cash to M. L. Oatman's

and buy goods of all kinds 15 per cent. ower than elsewhere in Ebensburg. -William Webb, of Hollidaysburg, fell lead, on Friday last, while in the act of scking up a bloom at Lloyd & Co.'s ware-

Samuel McHenry, member of the House from Cambria county," is the way he Pittsburg Disputch puts it. Verily, me is a big thing.

Frank Bridges, an engineer in the C. Co.'s employ, at Johnstown, was caught ed slightly crushed between two cars, 2 w days ago, but is new about again. -A young son of John Glessner, Esq., Story Creck township, Somerset coun-

was recently knocked over by a colt, minies from which he died. Peter (ar pibell, of Carrolltown, is the invent. This time it is a coal w which it is alleged, will excavate milan any six miners you ever saw. Hess & Bro, have received their ng stock of handsome clothing at and 143 Main street, Johnstown.

cli T. Parshing, son of Judge of Johnstown, received the prize the best written easily on the The prize was a paid up of (entennial abock.

ne or two of the turrets on the Cathch at Summitville, as well as the ley on the pastoral residence there, n of their fair proportions by the winds of Saturday night last. e terant house of David Brown. we miles east of Derry Station, was assumed by fire with all its concaturday evening about 5 o'clock.

gin of the fire is not known. u want the Philadelphia Weekly ne of the very best papers in the and the Cambria Freeman, which o bad, for one full year, send us \$3 they shall both be forthcoming in-

ed in the lower shops of the Pennrailroad company, Altoona, was nimed on Wednesday week by ed between a car and the side

har meeting of the Dauntless any will be held to-morrow (Satfor the current year are to be inthat time, a full attendance of s is argently solicited. McCrum, of the Altoona Tri-

est embarked in his second voysea of matrimony, with Miss McCahan as chief mate. May ds and prosperous gales waft their high a long and delightful voyage | Deed-J. M. Kimperts and wire to ther them both at last in the haven al rest. So mote it be.

John l'arke, senior member of the known firm of Farke & Levergood, manufacturers, Johnstown and Lopaid us a pop visit this week. He citing work in their line and was hearthly commend our readers to

Parke & Levergood. inesday last, Wm. Baum and Geo. igton Lloyd, jr., were translated be classic precincts of Bugtown, in hauna township, to the "pent up of Castle Bonacker, in this place, son therefor being the alleged aption to their own behoof and behalf nk containing \$125 worth of clothproperty of a man named Neison. arge gate was blown shut by the at the Pa. R. R. Co.'s lower shops, on Monday week, and coming in with an employee named Win. E. ocked him down, causing his head e the rail of the track leading into , which produced a compound fracafter. He was a married man and

her of two or three children. abily shines the orb of day, in all , resplendent beauty, which leads suit. now and here to say, that a very , easy duty to yourself and friends Barger. Summons on the case in assumpperformed by eniling at Spence's heregraph rooms and securing a (we or those beautiful "photos" ence knows so well how to get up ery best style of the urt. There is attending to this before the first Don't lorget this fact.

ble, this county, has within the days just two of its best citizenslattick Hogan and Peter McDerwhose deaths occurred on Saturday liday last, aged respectively about 27 years. The latter gentleman we mately, and within the chicle of antance we never found one who more fully the true attributes of manhood. He was endowed generous a heart as ever beat in wast, and as a son, brother, friend tas he was a citizen. May he rest in

second week of the regular term of a Court commenced last Mouday was a total failure, not of justice, but ry small attendance and the triunimportant business disposed of. int adjourned on Tuesday at haif to clock to wait for the verdict of in the last case which had been which jury returned its verdict a me after ten o'clock. We think less than one year, under Judge s vigorous administration of justice, Week's Court in this county will be ent to dispose of all the business, and the taxpayers will be saved a very onerous expense.

w true it is that misfortunes never Last week we recorded the and sentence of David Farner, is week it is our painful duty to note king death of another member of family. Austin Farner, while g to get on the second express est, at Cresson, on Tuesday eventell beneath the moving cars, a of which passed over him, severing

report of Deeds, &c., recorded during the mouth of February :

10 acres and 132 perchss in Jack. Joseph Albaugh, April 5, 1870, 25 and 6s perches in Jackson twp ... Deed-Cambria Iron Co. to C. F. Brehine, July 18, '72, 27 acres and 55 perches in Jackson township ... Deed-James White and others to George Mears, May 25, 1869, 220 acres in Summerhill township.....

Deed-W. W. Harris and wife to

Joseph Albaugh, March 5, '70, for

Glittings, Jan. 21, 1873, lot in Ebensburg..... Deed-Richard Jones and wife to Morgan Humphreys, Jan. 17, 1857, 2 acres in Cambria township ...... Deed-David Lavely and wite to Wm. Maser, June 2, 1870, lot in Johnstown .....

Deed-Morgan Humphreys to Rie'd

Deed-John Noon and wife to Mary Noon, in trust, 32 acres and 20 perches in Richland township ..... Deed-Daniel Noon and others to Jacob S. Noon, Feb. 26, 1868, 32 acres and 20 perches in Richland township,..... Deed-Aaron Staines and wife to

Jacob S. Noon, Jan. 4, 1873, 32 acres and 20 perches in Richiand Deed-Edward C. Thomas and wife to Wm. Smith, Oct. 28, 1872, lot in

Woodvale borough..... Deed-Joseph Miller and wite to Thos. Hinghes and Geo. Thomas, Oct. 1, 1872, 414 acres in Summer hill township.

Deed-John Kooken and wife to k. H. Findley, July 17, 1872, lot in

Deed-C. Sheridan and wife to J. R. Layton, Jan. 25, 1873, lot in the village of Sheridan .... ed-Jas. Tulow and wife to Jos. Dougherty, Feb. 5, 1573, 52 acres in Chest township......

Deed-Thomas Lehman and wits to S. Bumgardner, June 3, 1870, 5 ac. in Richard township ....... hen-buy now and get first choice at | Deed-W. B. Bonacker, Trustee, to Edward Doyle, Feb. 10, 1873, 148 acres and 121 perches in Alleghe-

san, Jan. 15, 1873, lot in the viilage of Hemlock............ Decd-Jno. M. Bowman, Committee of Sarah A. Stevens, to Thos. Van Scovoc, Oct. 24, 1872, the undivided one-sixth part of 126 acres and 122 perches in White township..... Deen-John S. Hite to G. W. Osborne, Dec. 3, 1872, the undivided one-eighth part of a lot in Johns-

town. beed-knis Bennett and wife to Wm. Bennett, Oct. 14, 1871, lot in Johnstown..... Deed-David Mainfact and wife to Samuel Smail, March 18, 1871, lot in Johnstown......

Deed-Neil Gillen to John Bradley, Oct. 12, 1870, lot and improvem is in Gaintzin township... young man named Franklin Trout, Deed-Jacob B. Straeman and wife to Amos Dunmyer, Nov. 28, 1871, 40 perches in Croyle township ..... Deed-John White and wife to bridget Connell, Sept. 11, 1872, lot and

improvem ts in Prospect borough. Deed-James C. Fisher and others to Leonard Hiller, April 1, 1871, 40 acres in Susquehanna twp...... ying, and as the officers recent- Deed-Leorard Hiller and wire to Kinports & Douglass, May 31, 72, 134 acres and 40 perches in Sine

> Deed-Adm'rs of J. D. Shaw to Porter Kinports, for 107 acres in Susquehanna township .... Deed-H. B. Kimports and others to Porter Emports, 26814 acres in Cambria county.....

Porter Kinports, June 1, 72, three

tracts of land in Camoria and In-

quehanua township...

COURT PROCEEDINGS .- We give below all the business transacted in our Common g with the most encouraging suc- | Pieas Court this week. All cases set down or a tip-top job at an honest price for trial and not here reported, have either

been sattled or continued: Rodelheimer & Affelder vs. Thos. Platt, Garnishee of F. C. Flatt. Attachment in execution. Jury flud that there was in the hands of Thomas Platt, at the date of the service of the attachment, the sum of \$100.84 (money payable to F. C. Piatt), and that the plainting should have execution for said sum out of said moneys.

Wm. Everetts vs. R. Adams, A. J. Paddock and Henry Foster. Summons on the case in assumpsit. Paddock and Foster, defendants, confess judgment for \$250.42, with stay of execution for three mouths, and interest from date. Bridesburg Manufacturing Co. vs. Fred'k

Kring. Tresspass on the case upon promthe skuil, resulting in death a few ises. Defendants confess judgment for \$700 and costs. Edward Thomas vs. Rev. N. Horne.

Summons in debt. Plaintiffs become non-John Beers vs. T. M. Apple and T. J.

sit. Plaintiff becomes nonsuit. Jacob Jacoby vs. Jacob Fend. Assumpsit. Jury find for the plaintill \$355.79.

THE LICENSE QUESTION .- So far as applications for hotel and cating house itcenses at March bessions were concerned, the hoense question in this county was disposed of by Judge Dean and his Assocrates last Monday. The Court granted all the applications, except where a remonstrance against the liceuse asked for had been filed with the Clerk of the Court of Quarter Sessions. In all such cases the ourt postponed any hearing or argument until the approaching Argument Court, which meets on Tuesday, the first day of April. The applications, as well as the remonstrances, will then be heard and fairly mpanion endeared himself to his considered, and we entertain no manner of and acquaintances. He served about doubt, from the admitted integrity of tears in the war and was as good a Judge Dean and his two Associates, that each and every person who is legally entitled to the benefits of the defeat of the Local Option law in this county at the late election on that issue, will have a safe deliverance, and that those who cannot bring themselves clearly and beyond all question within the plain requirements of the present license law of the State, will fail, as they ought to do.

CARD.-The undersigned deems it due to Dr. A. P. Fields, of Loensburg, not only as an acknowledgment of his medical skill, but as a token of sincere grantude, to say that to ins ability as a physician is in a great meaafflicted with scarlet lever and twice given up for dead by two other skillful physicians. I firmly believe that had it not been for Dr. Fields, as the instrument in God's hands, my son could not have fived three hours onger at the time or the doctor's first visit. Now, thanks be to God, my son is out of all danger and rapidly recovering his usual ro-bust nearth. WE. CARNEY,

REAL ESTATE TRANSFERS .- FOR WIRT THE BILL IN EQUITY AGAINST THE COUNof space we present herewith only a partial TY Commission Ers. - Opinion of Judge Dean-The Bill Dismissed at the Cost of the Cambria Iron Company .- At the meeting of the Court on last Tuesday, Judge Dean read a very able and exhaustive opinion on the Bill in Equity filed by the Cambria Iron Company, at the last December Term, against the County Commissioners and certain collectors of taxes in the southern portion of the county. As our readers fully understand from what has heretofore been said in our paper, this Bill in Equity 254.33 prayed the Court to compel the County Commissioners to enforce a certain Act of Assembly, approved April 8th, 1872, changing the mode of collecting taxes in this county. From the peculiar phraseology of the first section of the Act, the Commissioners declined to carry out its provisions for the year 1872. It will be seen from the opinion of Judge Dean, which we publish below, that he fully sustains the Commissioners in their refusal to execute 450 the law last year, and that the first of April, 1873, was the earliest period of time at which the Commissioners could be legally required to put it in force. This they will do, and they always intended doing so. We are well satisfied that the views of 600 Judge Dean are sound and correct on this miserably bungled and self-stultifying Act of the Legislature, and that it will meet the approval of all candid and unprejudiced 250 minds.

Cambria Iron Company No. 1, March T'm, JUDGE DEAN'S OPINION.

Commissioners of Cam- ( 1873. bria county et. al.

This is a bill in equity filed by the Cambriz Iron Company, complainants, praying, for the reasons therein set forth, that an injunction may issue to restrain the respondents, the County Commissioners of this connty, and the tax collectors appointed by them and acting under their warrant, from collecting by levy, distraint, suit, or otherwise, the taxes assessed upon the property of complainants in Johnstown, Conemangh, and the

roughs and townships contiguous thereto. Hitherto the taxes of Cambria county have manner provided by the Act of 1834 and the | clearly indicating the intention of the Legisseveral supplements and amendments thereto. But, on the 8th day of April, 1872, an Act was passed by the Legislature providing an entirely different method of collecting these taxes, so far as this county is concerned, than that indicated in the old law. That Act enacts:

"Section 1. That from and after the passage of this Act, it shall be the duty of the Commissioners of Cambria county, in each and every year immediately after the assessment of tax-cs for state and county purposes shall be completed, not later than the first Monday in "April, in the manner prescribed by law, to couse their clerk to make out a fair duplicate of all scated real exists and personal property." of all scated real estate and personal property user-sed, with the taxes thereon, in a convenient form, and deliver the same to the Treasurer of said county, together with a certificate under their hands, attested by the cierk. duly certifying the same to have been regularly assessed.

From the wording of this section the ones tions to be here decided mainly arise. second section enacts that it shall be the duty of the Treasurer to give public notice in each township and borough, and attend in person or by deputy at least one day, before the 1st day of September in each year, for the perpose of receiving taxes; with a proviso, that if any person shall, on or before the 1st day him to the county treasurer, he shall be al- made it. lowed a deduction of five percent, on the all laws for the collection of taxes, in so far | countles of Luzerne and Carlon, upon the as they relate to said county, and are inconsistent with said Act are repealed.

It will be observed that this Act is approved by the Governor April 8th, 1872. The county commissioners, supposing that from its terms it did not go into effect until the year 1873, went on under the old law and placed the duplicates containing the assessment of taxes for the year 1872 in the hands of the respective collectors. In these duplicates the complainants are charged with taxes to the aggregate amount of \$7,214.50. The ellectors holding the duplicates containing he items going to make up this amount are ined with the county commissioners as repondents in this suit.

The complainants aver in their bill that the appointment of borough and township collectors, and the delivery of duplicates to them, with warrants for the collection of taxes, were acts without the authority of law; that the Act of April 8th, 1872, took effect from its passage; that it repealed all Acts inconsistent therewith, and necessarily commissioners profess to have acted; that it was the duty of the county commissioners to deliver, and is now their duty to deliver. the county treasurer a "fair duplicate" I the taxes in and for said county for the year 1872, including the taxes assessed against the complainants; that it is the right and duty of said treasurer to receive and of complaneants to pay to said treasurer the taxes so assessed; that in the assertion of a right, and to secure a benefit conferred upon them, as well as upon all others who choose to avail themselves thereof, by said Act of April 8, 1872, they tendered to the county treasurer he gross amount of taxes assessed against them, prior to the 1st day of September, '72. by law. And they further avec, sure lation of said Act, and without authority of law, the collectors appointed by the commissioners are threatening to levy upon the property of complainants, and they therefore

oray the Court to enjoin said collectors, etc. The respondents, while they accuse complamants of laches, in waiting until the 2d day of December before fiting their bill, and hindering at this late day respondents in the collection of the taxes by raising a question which could have been raised and decided months ago, file a general demurrer, admiting the facts set forth in the bilt, but donyng the right of the complainants, on the

acts, to the relief prayed for The respondents claim that the Act of 8th of April, 1872, by its terms only authorizes the adoption by them of the mode therein pointed out for the collection of taxes in the inture, to wit, in the year 1873, and each and every year thereafter; that by no reasonable construction of it can it be applied to the plamants. year 1872; that they intend and are ready to ollow its provisions for the year 1873; that noter the old law, which was considered by them in force for the year 1872, they made out and delivered to the collectors the dupli-

Thus, we have two different interpretations of the same statute. One, claiming that the omission to fix the year 1873 in the Act as the time at which it should go into effect, and declaring that "on and after the passage of this Act" it shall be the duty of the county commissioners, etc., indicates an intention that it should apply to the collection of taxes for the year 1872. The other, that as 1872 is not named in the Act as the year, and as it is made the duty of the county commissioners, "not later" than the first Monday of April, to cause their clerk to make sure to be attributed the wonderful preserva- a fair duplicate, etc., and the Act being dated he justice will be as amply admin- tion from death of my son Daniel, recently after the first Monday of April, 1872, the Legislature clearly intended it to apply only

to future years.
"Statutes should be construed according to the most natural and obvious import of their language, without resorting to subtle or forced construction, for the purpose of "either limiting or extending their opera-"tion."—Lotten's Incarris on Statutes, page 144. "Statutes are to be construed to oper-Munster Township.

"ate prospectively, unless a retrospective "effect be clearly intended."—9th Harris, 243; 11th Harris, 501; and the numerous authorities therein cited.

other in a terrible manner. He lived from Town Hall. The house has just been from Hall. The house has just been from Town Hall. The house has just have a for the state for the state for the care from Town Hall. The house has just have for the first had the first Manday in the first Man Keeping, then, in view these rules of in-

dicates 1872 as the year, or we might say that the contingency that the Act might not be- that every want of the human family can be come a law until after the first Monday in supplied at Huntley's extensive house-fur-April of that year, was not within legisla- nishing depot, but we do say that when it tive mind. The words 'from and after the comes to buying fresh groceries, hardware, passage of this Act" have no special signifithe Act goes into effect at the same time as Honest goods and honest prices are the inwithout them, and no sooner. Statutes take ducements held out to buyers. effect from their date, unless it be otherwise provided. - Braddse vs. Brownfield, 2d Watts & Sergeant, 278. The argument, that these words are rendered nugatory unless the law be applied to 1872, is not, it seems to us, well founded. The assessment and collection of taxes is not a daily nor a monthly duty imposed upon the commissioners. It is annual, to be performed once in each year for that year, and the Legislature may very properly have thought that for the year 1872 this duty had been partially performed under the old law. Thinking thus, it is probable they did not have, as they did not express, an intention that the law should have a retroactive effect, but only intended that the first performance of the yearly duty of the commissioners thereafter should be in accordance. Mills' cheap store. Try his choice teas. with its provisions. If this be correct, the words have their literal force, and the law is entirely harmonious in all its provisions .-In this view we have taken, the obvious import of the language used, as well the legal prohibition which refuses to give statutes a retroactive effect unless the intention that they should have such effect be clear, constrain us to decide that this statute was intended to go into effect not later than the first

Monday in April, 1873. It is claimed by the counsel for complainant, in his very able and ingenious argument, that the duty directed to be performed not later than the first Monday in April, is merely directory, and that as the interest of the ablic was to be subserved, the statute should be construed liberally, so as not to deprive nature of FLEMING BROS., and their prithe public of the benefit intended to be conferred.

It is true that statutes directing a mode of

proceeding on the part of public officers are to be regarded as directory merely, unless negative words make the direction imperative. - Do arris on Statutes, 715. But, without stopping to discuss the question whether the negative words, not later than the first Monday in April, make this direction imperbeen assessed and collected under and in the ative, it is sufficient to say that they aid in lature that the Act should not have a retroactive effect. In ascertaining the intent of the Legislature, it is not material whether the duty of the commissioners could have been legally performed later than the first Monday of April. That question might arise in the future; it is not before us now. And while it is true that laws designed to benefit public interests—and we have no doubt that this law was so intended and that it will benefit the public-are to be liberally construed, yet liberality of construction can not be carried so far as to overthrow the clear intent of the law, no matter who is to be beneffitted. If in a law we find the omission of something essential, or which is a necessary result of its provisions, and requisite to give the law its full effect, we may supply what is wanting but not expressed, and extend the law to what it was manifestly intended to embrace but does not in express words include; but courts are not at liberty to hold that the Legislature intended anything different from what their plain language imports. So that, admitting that this statute is directory merely, that it was Intended to benefit the public, and that the public benefit is postponed by the construction we give it, we cannot amend it so as to give any other of September, pay the taxes assessed against effect than was intended by the power that

The counsel for complainant has cited and amount of his tax. From the third to the relied on the case of Commonwealth vs. Coeighth sections, inclusive, provision is made | nyngham, 16th L. F. Smith, 99, as ruling the for the enforcement of payment against de-inquent taxpavers and defaulting officials, does. In that case the Legislature, by Act of March 3d 1870, provided for the appoint county freasurer. Section ten declares that mout of three coal mine inspectors for the recommendation of a board of examiners to be appointed by the Court of Common Pleas of Luzerne county. The fourteenth section of the Act provided that these inspectors should be appointed by the Governor, upon the recommendation of the board of examiners, 'upon the passage of this act." Further, that examiners should be appointed by the Judges at the first term of the Court in each year. The fourth section requires the inspectors to perform certain duties within four months after the possage of the act. The first term or the Court for that year had passed before the act became a law. Altho the first term had passed, the Supreme Court say, referring to the sections directing the inspectors to be appointed "upon the passage of this act." and requiring certain duties to be performed "within four months after the passage of the act," that it was the manifest ntention of the Legislature, from these provisions and many others in the act, and from the whole act, that it was to go into operation as soon as the organization of its mahinery would permit. There, from the words and provisions of the acr itself, it was manifest it was to go into operation imme-diately; here, from the words and provisions of the act itself, it is manifest that it is to go into operation the year succeeding its pass-

The argument of respondents, that great nconvenience would result were the collectors to be enjoined at this late day that their duplicates, already partly collected, would have to be recalled by the commissioners. new ones made out and delivered to the county treasurer-thus creating great confusion and entailing inconvenience, expense and perhaps positive loss on the countyour present conclusion. In a doubtful case but this is not to our minds a doubtful case.

Nor have we considered the point made by the respondents, that if any wrong is contemplated or about to be done by them, the complainants cannot have relief by injuncion, but must ask a mandamus to the commissioners, commanding them to deliver the tax duplicates to the county treasurer, that he may proceed to collect and receive the taxes as required by the act. We have preferred to base our decision on an interpretation of the act rather than upon a technical objection to the form of complaint.

Therefore neither the necessity which called for the passage of the law nor the good it might accomplish if sooner put into operation can relieve us from the duty of saying that its most natural and obvious import is, that it should go into effect in the year 1873. And now, March 10th, 1873, demurrer sustained and bill dismissed at costs of com-By the Court.

... GUARD YOUR LUNGS .- The lungs are vital parts, and any disease affecting them is sure to involve the whole constitution sooner or later, unless it be arrested. Dr. Keyser's Lung Care will not only cure the lungs, and heal ulcerations, and dissolve tubercular matter which may be lodged therein, but at the same time it will renovate the blood, from which not only the lung tissues are formed, but likewise every other part of the human body formed out of the blood. Ordinary cases of lung disease are easily cured by it, and even old stubborn cases of con-sumption are brought within the province of this renowned remedy. A pamphlet description of its powers may be had by addressing Dr. Keyser, at his principal office, 167 Liberty street, Pittsburg, Pa. Price of Lung Cure, \$1.50 per bottle, or

\$1.50 per half dozen. +9+ ATTENTION, GENTLEMEN!-Andrew Moses, Merchant Tailor, 104 Clinton street, Johnstown, has just received, and is now prepared to make up in accordance with the atest fashions and in the best style of workmanship, his first invoice of spring and

summer goods for gentlemen's and youths' wear. Orders taken for fine shirts, custom made, full suits, and single garments .-Workmanship unsurpassed and prices un-equalled for cheapness. [3-14,-2m.]

FULL AND COMPLETE.-We don't allege nishing depot, but we do say that when it tinware, stoves, and numberless other arti-

THE RIGHT WAY .- The way to get rich is to spend less money than you earn, and the proper way to do this is to buy where you can buy the cheapest, and buy only what ou need. Myers & Lloyd's great mercantale mart offers the best inducements to cash purchasers in this region. Goods very cheap, OffCHARD of select fruit trees. very select, and very abundant.

of flour, feed and groceries they keen; and others may try to induce persons to buy by declaring they sell very cheap. Yet this bear in mind, nowhere will you find, though you seek o'er and o'er, better flour and feed CHAPPED hands, face, rough skin, pimples,

SOME people may talk about the big stock

ringworm, sait-rhoum, and other cutm affections cured, and the skin made sof oth, by using the JUNIPER TAR SOAP, made by Caswell, Hazard & Co., New York. He certain to get the Jumper Tur Soap, as there are many worthless imitations made with common THE PUREST AND SWEETEST COD-LIVER OIL

Hazard & Caswell's, made on the sea shore our fresh, selected livers, by Caswell, Haz-

ARD & Co., New York. It is absolutely pure and musef. Patients who have once taken it prefer it to all others. Physicians have decided it supprior to any of the other olds in market [13w]. CAUTION .- Every genuine box of Dr. McLANE'S LIVER PILLS bears the sigvate United States Stamp. 188 Take no other." The market is full of imitations.

OBITTARY.

JONES, Died, in this place, on Saturday hast, Mrs. Maggie E. Jones, wife of Mr. Wm. A. Jones, aged 27 years and 16 days. To the bereaved husband we tender our earn est and sincere condolence. He has not only lost an amiable and devoted wife, one who was in every sense of the word a true woman and a faithful helpmate—but death has also sieprived him, in common with his brothers and sisters, of a good father, whose demiss we re-cord below. Mrs. Jones has left an infant less than two weeks old, a fact which readers her untimely death only the more distressing.— May He who doeth all things well console our greatly bereaved friend in this the darkest hour of his earthly pilgrimage. The funeral of the of his earthly pilgrimage. The funeral of the deceased buly was one of the intgest over witnessed in this place.

JONES. - Died, in this place, yesterday morning. Mr. David W. Jones, aged shout to years. Mr. Jones death was the result no doubt of injuries received by falling into a well several months ago. He was one of the cidest and most respected citizens of our town, and in vis death a large family has been deprived of a kind husband and father. Peace to his askers. CRONAN. - Died, at Bonnington Furnace, Blair county, Feb. 25th, Mrs. Ann Cronan, aged about knew the deceased lady well, and can

truly say that she was a sincere Christian, an excellent wife and mother, and a obliging neighbor. May she rest in peace. HIBLER. Diet. in Carrelitown, on Sunday last, Mrs. Lucy Hibler, wife of Leonard Hibler, aged about 70 years.

Executor's Notice. I ETTERS TESTAMENTAR: on the Estate of S. Wharron, late of Clearfield township. Cambria county, deceased, having been granted by the Register of said county to the undersigned, all persons indebted to said e-tai-are requested to a ske immediate payment, and those having claims against the same will proment. JOHN H. DOUGLASS, Executors. Clearfield Twp., March 14, 1573.-6t.

Y - The undersigned offers at private sale her FARM in Summerhill township, about 2)<sub>6</sub> miles north of Wilmore, Said Farm contains 100 Acres and allowance, about 50 Acres being cleared, under good fence and well cultivated and having thereon a Log House and Log Stable. There is also a small orchard of choice fruit on the premises. The balance of the land is covered with hemlock, cherry and ash timber and mills for cutting the same are at conveni-ent points. Title indisputable. For further particulars, terms, etc., call on or address Mns. MARY GREW.

March 14, 1873,-1f. SHERIFF'S SALE -By virtue of a writ of Vetd. Erpon.. Issued out of the Court of Common Pleas of Cambria county and to me directed, there will be exposed to public sale, at the Benford House in Johnstown, on SATURDAY, the 12TH DAY of APRIL next, at one o'clock, p. m., the following real estate, to wit:
All the right, title and interest of Peter Onstadt and Margaret Onstudt, of, in and to a let of ground situate in Ynder township, Can brin Schunty, adjoining lands of T. L. Hunter, Linton S. Rose, and Tronting on the Somerset Piko, having thereon erected a one and a half story house, now in the occupancy of Dr. Heary Con-nell. Taken in execution and to be sold at the suit of Henry Hedrick.

W. B. BONACKER, Sheriff.

Sheriff's Office, Evensburg, March 10, 1873, SHERIFF'S SALE.—By virtue of a of Common Plens of Cambria county and to me directed, there will be exposed to public sale, on the premises, on Fatbar, the liru pay or

APRIL next, at one o'clock, p. m., the following real estate, to wit:
All the right, title and interest of Emanue Bisel, of, in and to a piece or parcel of land sit-uate in Adams township, Cambria county, ad-joining lands of Francis Kurtz, Isaac Suav, and others, containing 38 Acres, more or less, having thereon erected a water saw mill, now in the occupancy of John Fye. Taken in execution and to be sold at the suit of Henry Fye, for ose of Abraham Smith, now for use of David J. Horner. W. B. BONACKER, Sheriff, Sheriff's Office, Ebensburg, March 16, 1873. CHERIFF'S SALE .- By virtue of a writ of Vend. Expen., issued out of the Court of Common Pleas of Cambria county and to me directed, there will be exposed to public said

at the Court House in Escensions, on Tuesday, the 1st day of Arkill next, at one o'clock, p. m., the following real estate, to wit: All the right, title and interest of James Wil-kinson, of, in and to a lot of ground situate in Loretto borough, Cambria county, fronting on St. Mary's street on the cast, on the west by St. Joseph street, on the south by lot of Fellx Beck, and on the north by an alley, having thereon erected a one story marble shop, now in the oc-cupancy of Parke & Levergood. Taken in exe-cution and to be sold at the suit of C. F. O'Don-nett. W. B. BONACKER, Sheriff. Sheriff's Office, Ebensburg, March 10, 1878.

I ICENSE NOTICE .- The following Petitions for Tavern License will no

present dat Argument Court, commencing on Tucsday, April 1st:

TAVERY LICENSA.

Cambria Borough-George Eichner, Thomas Judge, Peter Haughey, Daniel McDonald, Romid Obernier.

(onemaugh Borough-Pius Klug, 1st ward; John Swartyman, 2d ward. John Swartzman, 2d ward. East Con-insugh Borough - Eliza Confer, Da-

Franklin Borough - Peter Rubritz.

Johnstown - Courad Roob, 2d ward; Jas. H.
Benford, John Fritz, Geo. Shaffer, Wm. Doubl.
3d ward; Jacob Fend, 4th ward.

Miliville Borough - Peter McDermott, Joseph
Fieldhouse, Mrs. Ann Dailey.

Richland Township. Beneval New Courties. Richland Township-Bernard Nees, Caristian Hines, George Conrad. Washington Township-John Maliphant. Yoder Township Henry Frazer. EATING HOUSE LICENSE. Chest Springs Borough John Crop

Ebensburg Borough-Stephen A. Chase. Johnstown Bor.-Henry Fritz, John Ludwig, wholesale, 3d ward.

J. K. HITE, Prothonotary. Ebensburg, March 5, 1873.

DISSOLUTION OF PARTNER. SHIP. The partnership heretofore exist-ing between the firm of Gares & Son has this day been dissolved by mutual consent, Isaac GATES continuing in the Lumbering business, while ISAAC GATES, JOHN C. GATES and JOHN. A. GATES will carry on increhandising in all its branches under the firm name of GATES, SON & Co.

ISAAC GATES,

JOHN C. GATES, Glendale, March 1, 1873. JOEL A. GATES.
Parties indebted to the old firm will please

make hamediate payment. Gares & Son, L'BENSBURG NORMAL ACAD-EMY. T. J. CHAPMAN, M. A., Principal. – Third Session will commence May 19th, 1873.

PUBLIC SALE

Valuable Real Estate! By virtue of an order of the Orpi ans' Court passage of this Act" have so special significance which warrants the construction that cles needed in every family, no one can go the year 1872 was meant. With these words amiss by calling at Geo, Huntley's big store. On TUESDAY, MARCH 25th, 1873,

Atlo clock, P. M., the following REAL ESTATE. to wit: No. 1 -- A Farm

No. 2 -- A Lo Containing 4 ACRES and 89 PERCHES, adjoining the above and the property of the Sisters

Containing & ACRES, south of the Plank Bond

and adjoining the above; valuable as meadow or pusture land. No. 5 -- A Farm Containing 22 ACRES and to PERCHES, situated south of the Plank Road and principally cleared and in a good state of cultivation; bas a DWELLING HOUSE, BARN and OUTBUILDings thereon. This property will all be sold without incumbrance or reservation the best in the market, and is increasing rapid." TERMS OF SALE - One-third the purchase mon ey to be paid on confirmation of sale at June term of Court, and the balance in two equal sal-mual payments, with interest, secured on the

promises by bonds and mortgores.

ELIZA JANE GLASS,

Executrix of John J. Glass, dec'd.

H. KINK CAD.

Feb. 23.-4t. Assigned of John J. Glass, dec'd.

ORPHANS' COURT SALE ESTATE OF DANIEL MILLIE DEC'D. By virtue of an order of the Orphans Court of Cambria county, there will be offered at public sale, at the hotel of Florien Benge c, in Loretto borough, on Saturday, 23th day of

PARCEL OF LAND situate in Allegheny two. adjoining bands of John Douglass, Sam I Stor. John Will, and others, containing 10t ACCES, more or less, about 70 Acres cleared, having thereon erected a two-story Log Hot se and a A LOT OF GROUND is Lorette ber-

Also, A LOT OF GROUND in Loretto bor-nigh, fronting on St. Joseph street and adj. in-og lots of Halmah Neason and Elizabeth Mit-r, and known on the plan of sata herous has of No. 113, having thereon erected a two story TERMS OF SALE -One-third of the purchase believe in two equal annual payments, with interest, to be secured by mortgage and

judgment bonds of the nurchuser.
FRANCIS OF RIEL.
CHARLES MILLER.
Mar. 7. 4t. Executors of Paniel Miller, dec'd. ORPHANS COURT SALE

ESTATE OF PATRICK CARLAND, DEC'D. By virtue of all order of the Orphans' Court of Cambria county, the undersigned will offer at public sale, at the Summit House, Summit-ville, on Saturday, March 23sts, inst., at 1 o'clock, P. M., the following described real estate, late the property of PARTICK CARLAND, dec'd, to wit: A PIEUE on PARCEL OF LAND situate in Washington township, Cambria coun-, between Summitville and Gallitizin, at toing lands of M. M. Adams, dec'd, James Be joining lands of M. M. Adams, dec'd, James Bo-iand, Michael Stattery, and others, containing 50 Acres, more or less, 20 Acres of which are cleared, well fenced and cultivated, the balance being heavily timbered. The improvements are a two-story Los House and a Los Bars, and there is a well of excellent water near the TERMS OF SALE .- One-half the purchase monon confirmation of sale, and the balance in rear, with interest, secured by judgment ods and mortgage of the purchaser, arch 7. 4t. THOS, CARLAND, Adm'r.

And Store House on Lease.

THE subscribers offer at private suic their cative stock of merchandise and will lease their Store House, &c., for a term of years, aid property is at St. Lawrence Church, Cam ris co., and bas done a good business, The I enith of the senior partner is the only you county for a country store. If not disputed of by the first day of April next, we will want a None other need apply. Good wages will be given to a good man. Apply to WS.S. DICKEY & Son. at Gien Hope. Clearfield county. Pa. WM. S. DICKET & SON.

Notice. - We have no authorized agent doing business for us in Cambria county or elsewhere. SES DENTISTRY

St. Lawrence, Feb. 14, 1873, 3m.

AT REDUCED RATES! DR. L. D. HOFFMAN, graduate of Bental Su gery, respectfully informs the public the he has permanently located in EBGNSBFB where he may be found every day of the week. Dr. HOFFMAN, after boxing had ample proc-tice for the space of seven years, does not I esi-tate in affirming that he can give perfect satisction in every case relating to the profession. Il branches of Mechanical and Surgico, en-dry carefully and selentifically performed. articular attention given to filling decayed with. Also, teeth extracted without pale. For further information concerning prices, etc., call at his office on High street, opposite the Cambrie House, where may be examined sunders of his work, which need only be seen to be

ORPHANS' COURT SALE.

ESTATE OF WILLIAM COLR, DEC'D. By virtue of an order of the Orphaus' Court of Cambria county, to me directed, there will be exposed to public sale, on the premies in Gallitzin rownship, Cambria county, on 12 one day, March 31st, inct. at 1 o'clock, P. M., all the right, title and interest of Wa Cotz, decid, of, in and to a PIEC Lowiship, Cambria county. ty, adjuding lands of James Murray, dec'd, on the north, projectly of — McTagne on the west, a public road on the cast, and lands of Patrick Keenan and John Waters on the south, here is erected a one-story Lon House Terms will be made known on dar of sale.

SAMUEL CRAIG, Administrator,
Gaillizin Twp., March 7, 1873.-41.

DOSTPONEMENT OF EXECT TORS'SALP. The Executors' Sale of the real estate of Mich'l Countingham, late of Sus quehanna township, dec'd, has been postpone until SATURDAY, 'I Allt H 15th, instant, et nord SATURDAY, "I All! H 15th, instant, et 1 o'chick, r. v. The property is described as follows: All that certain piece of land situate in Susquehanna township, Cambril, contary, adjusting lands of Win, Weakland, John Bearer, Esp., heirs of Richard Nagle, and others, containing 112 Acres, 59 Acres being cleared, under fence, and in excellent farming condition: the balance is well timbered. The improvements are a two-story Log House and a Bank Turn.—Title indismutible and mossessit a immediate. Title indisputible and possessic a immediate.

TERMS OF SALE—One-Tourth in back, and the belance in three equal annual payments, to be secured by bond and mortrage of purchaser.

JOHN MANNION: / Executors.

COLLINS, JOHNSTON & CO., BANKERS, Ebensburg, Pa.

Will receive money on deposit, discount and collect notes, and attend to all the business usually done by Barkers.
Sept. St. GBO. C. E. ZAHM Cashier.

DUPONT'S CUNPOWDER. A LL kin is of Mining, Blasting and Sporting Powder to Metallic kegs, for sate in how to suit purphasers, from our Magazines at Mill ifactured for over 70 years, and is sold at same rices as other Brands. Also, every variety of Water Street Fire, W. C. BEDWELL & CO., Gen'l Ag'ts, 7.-lm. Pittsburgh, Pa.

March 7.-1m.

MILLINERY & DRESS MAKING. The attention of the Ladies of Encus-burg and vicinity is directed to the fact tha-MRS. R. E. JONES has just received an layout of new and fashiomable Millimery Goods, at her rooms, in the East Ward, Ebensburg, Wedding Bouncts, Hats, etc., a specialty. Dresse king The patronage of the public is resinct fuily solic

LOYD & CO., BANKERS. ERENSBURG, PA.

Aem Advertisements.

Established 1820-1 WELCH & CRIFFITHS, SUPERIOR TO ALL OTHERS, EVERY SAW WARRANTED, FILES, BELTING & NACHINERY. Price Lists and Circulars free. Weich & Griffiths, BOSTON, MASS., AND DETROIT, MICH.

Containing 94 A CRES and 125 PERCHAS, about 80 Acres of which are cleared, weit fenced, and in a high state of cultivation, having thereon a TWO STORY FRAME DWELLING HOUSE, BANK BARN, and OUTBUILDINGS, with an PANELING FOR THE PROPERTY OF J. ESTEY & COMPANY, Brattleboro, Vt., F. S. A. THE CELEBRATED

Containing 7 ACRES and 124 PERCHES, cleared and very destrable, adjoining Parsonage property.

No. 4--A Lot

The intest and best improvements. Everything that is new and novel. The leading improvements in Organs were introduced first in this

ESTABLISHED 1846. Sond for Illustrated Catalogue ONLY 10 CENTS!

Every Man His Own Painter: Or. PAINTS HOW TO SELECT AND USE THEM. A plain treatise, containing sample cards with 42 different actually printed shades and thus, with instructions for exterior and interior House December, bound in cloth, for \$5. Sample cop-

The expires, bound in cloth, for \$5. Sample copies, paper cover, matical, post paid, to any address, on receipt of 10 cents, by the publisher.

HENRY CAREY BAIRD

BOX 1824, Post Office, Philadelphia,
See following valuable extracts from press notices:
"A very valuable book, and no one intending to paint should fait to read it.—N. F. Tribune.
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"A want long feit at last supplied,"—Sci.Am.
"N. fonly a processity to the painter but valuable to every occupant of a dwelling.—N. F. World,
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ro dwelling in our neighborhood excels ours in appearance." - Harper's Weelty. redwelling in our neighborhood excels ours in appearance." Hatper's Weeldy.

"In selling a sample copy for 10 cents. Mr. Pated coust feel certain an order for 25 bound in cloth will follow." Frank Leslie.

"We know the town and country paints therein recommended, and can youch for their value and the excellence of the 'Harrison' brand of white lead." Phila. Ledger.

ONLY 10 CENTS. LOCAL OPTION as viewed by the official or-Pets. Subscription \$3 per year: Clubs of 10, \$25. Address AMERICAN LIQUOR MEN'S ADVO-CATE CO., 100 Liberty Street, Pittsburgh, Pa,

BY SENDING only 25 CENTS to JAS. W. REMINGTON, at Moundsville, Marshall Co. W. Va., you will receive by return mail 500 use-CONTRACTOR OF THE PERSON OF TH USE the Reisinger Sash Lock and Support to FASTEN YOUR WINDOWS!

Ya spring to break, no cutting of sash; cheap, durable, very easily applied; holds sash at any place desired, and a self-fastener when the sash is down. Send samp for circular. Circular and six copper bronzed locks sent to any address in the U.S., postpaid, on receipt of 50 cis. Liberat inducrinents to the trade. Agents wanted. Address REISINGER SASH LOCK CO., No. 418 Market Street, Harrisburg, Pa. WITHERBY, RUGG & RICHARDSON,

NANUFACTURERS OF Wood-Working, Machinery Generally. Specialities: Woodworth Flaning, Tongueing and Greeving Machines, Richardson's Patent improved Tenen Machines, &c.

Central, cor. Union St., WORCESTER, MASS. G. B. WITHERBY. G. J. BUGG. S. M. HICHARDSON.

Stationary, Portable and Blast ENGINES.

\$5 TO \$20 per day! Agents wanted! All ther sex, young or old, make more money at work for us in their spare moments or all the time than at anything else. Particulars free, Address G. STINSON & CO., Portisud, Maine.

Faw Mill, Flouring Mill and Blast Furnace Ma-

H. & F. BLANDY, Newark, Ohio.

I PRRIME!—I soffered with Catarrh thir is years, and wasseared by a simple remedy. Will send receipt, postage fire, to all affilieted. Rev. T. J. MEAD, Drawer II6, Syracuse, N. Y. REWARD.
For any case of Blind,
Bleeding, Helsing or
Uterrated Piles that
DE Bisg's Pile ResEny fails to cure. It

to cure the Piles, and nothing else. Sold by all druggists. Price \$1.00.

GRANDEST SCHEME OF THE AGE! \$500,000 CASH GIFTS.

\$100,000 for Only \$10. Under authority of special legislative act of March 16, 1871, the trustees now announce the Third Grand Gift Concert for the benefit of the Public Library of Mentnehy, to come off in Library Hall, at Louisville, Ky., on

Tuesday, April 8th, 1873.

At this Concert the best musical faient that can be procured from all parts of the country will add pleasure to the entertainment, and Ten Thomsand Cash Gills, aggregating a vast total of Raif a Million Bollars carrency, all be distributed by lot to the ticket-holders, One Gratel Cash Gift. \$109,000 One Grand Cash Gift. 20,000 One Grand Cash Gift. 24,000 25,000 100 Cash Gifts of 150 Cash Gifts of 30,000

Total, 10,000 Gifts, all Cash ... \$500,000 To provide means for the insgnificent Con-cert, ONE HUNDRED THOUSAND TICKETS ONLY Whole Tickets, \$10; Halves, \$5; and Quarters, \$2.50. Eleven whole Tuckets for \$100. No disciput on less them \$100 orders. The object of this I hird Giff Concert, like the two heretofore given with such universal approval, is the enlargement and endowment approval, is the enlargement and endowment of the Public Librar, of Kentucky, which of every State. The drawing will be mader the supervision of the Trustees of the Litrary, assisted by the most eminent critizens of the United States. The sale of tickets has already progressed so far that complete success is assured, and bayers are therefore notified that they must enter a more if they desire to participate

and buyers are therefore notified that they must order at once if they desire to participate in the drawing.

The management of this undertaking has been committed by the trustees to Hon. Thos. E. Brantatte, late Governor of Kentucky, to whom communications pertaining to the Gift Concert may be addressed.

R. T. DURRETT, Pres't,
V. N. HALDEMAN, Vice Pres't,
V. N. HALDEMAN, Vice Pres't,
JOHN S. CAIN, See'y Public Library of Ky.
FARMERS' AND DROVERS' BANK, Treasurer, Public Library of Ky., Louisvelle, Ey.
As 11 et in a for the Concert is also at the dearning this parties we ming thekets should edit their orders immediately it they would not of

April thi, parties w ning tickets should e d in their orders immediately if the y would need the rush and delay absolutely maxonizable in the few days preceding the drawing. All orde s a dapplications for agencies, circulars and o mail of will meet with prompt attention -TH-98, E. BRAMLE; T.c. agent Public Libra # Kentucky, Louisville, Ky.