

hanna, Potter; M'Kean, Clearfield, Lycoming, Wayne and Pike, the township elections of which shall be held on the third Friday in February of every year.

Sec. 54. It shall be the duty of the said inspectors and judge to make out a certificate of the election of each township officer aforesaid, which shall be signed by them and delivered to the constable of the proper ward, district or township, and by him delivered to the said officer or left at his usual place of abode within six days thereafter.

Sec. 55. It shall be the duty of the said inspectors and judge, to make out one other certificate setting forth the votes given for each of the persons voted for, for the several township officers aforesaid, which they shall sign and deliver to the constable of the proper township, ward or district, who shall within five days thereafter deliver the same to the clerk of the court of quarter sessions of the county, to be filed in his office.

Sec. 57. It shall be the duty of the several assessors within this commonwealth, in making the enumeration now required by law, of the taxable inhabitants residing within their respective wards, districts and townships, to arrange the names of such taxables in alphabetical order.

Sec. 58. It shall be the duty of said assessors, on or before the first day of August, in each year, to cause at least one copy of the said alphabetical list of the taxable inhabitants to be posted up at the place where any coming election is to be held, and at such other places within such ward, district or township, as the commissioners of said county may think necessary, to afford to the inhabitants thereof an opportunity of freely examining the same, and they shall further keep copies of the said returns in their office, or possession, subject at all reasonable times, to the inspection of any person, without charge, and shall at any time, ten days before the election, on the application of any person claiming to be assessed within their proper ward, district or township, or claiming a right to vote therein as being between the age of twenty-one and twenty-two years, and having resided in the State one year, enter the name of such person upon the said return. The said assessors, on the fifth day preceding the second Tuesday of October, in each year, shall sign and certify the return of the taxable inhabitants and qualified voters, residing within their respective wards, districts and townships, and deliver the same to the county commissioners, to be by them held and handed over, without addition or alteration, to the inspectors of the elections at the time required by law.

Sec. 59. It shall be the duty of said 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 inspectors and judge, when called on, in relation to the right of any person assessed by them, to vote at such election, or such other matters in relation to the assessment or voters, as the said inspectors or judge, or either of them, shall from time to time require, for which attendance said assessor shall be entitled to the sum of one dollar per day, to be paid as officers of election are paid by law, and when the township is divided for which said assessor is elected, he shall attend at the election district in which he resides and is entitled to vote.

VII.—GENERAL PROVISIONS RELATING TO ELECTIONS BY THE CITIZENS.

Sec. 61. Every general and special election shall be opened between the hours of eight and ten in the forenoon, and shall continue without interruption or adjournment until seven o'clock in the evening, when the polls shall be closed, except in the city and county of Philadelphia, the polls shall not be closed before ten o'clock in the evening.

Sec. 63. No person shall be permitted to vote at any election, as aforesaid, other than a white freeman of the age of twenty-one years or more, who shall have resided in this State at least one year, and in the election district where he offers to vote at least ten days immediately preceding such election, and 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, who had previously been a qualified voter of this State, and removed therefrom and returned, and who shall have resided in the election district and paid taxes, as aforesaid, shall be entitled to vote after residing in this State six months. Provided, That the white freemen, citizens of the United States, between the ages of twenty-one and twenty-two years, and in the election district ten days, as aforesaid, shall be entitled to vote, although they shall not have paid taxes.

Sec. 99. If any person elected to serve as inspector or judge as aforesaid, and having received due notice thereof, shall neglect, or without good cause refuse, to attend on the day of election at the time appointed by law, he shall in every such case forfeit the sum of twenty dollars.

Sec. 100. If any inspector, judge or clerk, as aforesaid, shall neglect or refuse to take upon himself the duties of such office, he shall forfeit and pay the sum of fifty dollars, or having entered upon the same, shall afterwards neglect or refuse to perform the duties thereof according to law, he shall forfeit and pay the sum of one hundred dollars for every such offence.

Sec. 101. If any inspector, judge or clerk of an election, shall presume to act in such capacity before taking and subscribing the oath required by this act, he shall on conviction be fined in any sum not less than fifty, nor more than two hundred dollars.

Sec. 102. If any inspector, judge or clerk, as aforesaid, shall be convicted of any wilful fraud in the discharge of his duties, as aforesaid, he shall undergo an imprisonment for any term not less than three, nor more than twelve months, and be fined in any sum not less than one hundred dollars, nor more than five hundred dollars, and shall be for seven years thereafter disabled from holding any office of honor, trust or profit in this commonwealth, and shall moreover be disabled for the term aforesaid, from giving his vote at any general or special election within this commonwealth.

Sec. 105. If any judge of an election, inspector, clerk or other person, before the poll shall be closed, shall unfold, open, or pry into any ticket, with a design to discov-

er the name of any candidate therein, every person so offending shall on conviction be fined in any sum not less than fifty nor more than one hundred dollars, and imprisoned for any time not less than one nor more than three months.

Sec. 108. If any assessor shall intentionally neglect or refuse to assess any citizen of this commonwealth, who is or shall be subject to assessment by law, or shall in like manner neglect or refuse to return the name of the person so assessed to the commissioners of the proper county, or intentionally neglect or refuse to perform any other duty enjoined on him by the provisions of this act, he shall, on conviction thereof, be fined in any sum not less than fifty nor more than two hundred dollars.

Sec. 117. It shall be the duty of the inspectors and judge of the election to reject the votes of all persons, who they, or any of them, shall know, or who shall be proven before them to have made, or who are in any manner interested in any bet or wager on the result of said election, and on the request of any qualified elector, said inspectors and judge shall receive proof to show the person so offering to vote, has or has not made any such bet or wager, or is or is not interested therein.

BALTIMORE MARKET.
 For the week ending 29th July.
CATTLE.—The supply of Beef on the hoof throughout the week has been fully equal to the demand, and prices have given way. We now quote choice grass cattle at \$8.50 per 100 lbs. Live Hogs are selling at \$9 a \$9.25.
PORK.—The increased facilities for transportation to the West have reduced the stock of Hogs, and caused more firmness on the part of holders than is usual at this season. The price remains at \$5.25 a \$5.37½ with a moderate demand.—Sales of new No. 3 Mackerel have been made at \$7.25 a \$7.37½ per bbl.
FLOUR.—We now quote at \$5.97½ to \$6 from stores, and at \$5.62½ from Rail Road and wagons. The demand is limited, and sales confined to small lots for city consumption. Some parcels of Flour from new wheat have reached the market, are held at \$6.25 from stores.
Susquehanna Flour.—We quote at \$5.87½ a \$6 in quality and freshness.
Rye Flour.—Very dull—held nominally at \$1.50 but not on sale.
GRAIN.—Wheat.—The sales of common to best new reds have generally ranged throughout the week at \$1.20 to \$1.30 per bushel, and yesterday as high as \$1.33 was paid for red. To day a cargo of 2200 bushels new white, of good quality, but not suitable for family flour, was sold at \$1.35.
COAL.—The sales of Md. white have been generally made throughout the week at the uniform rate of 78 cts for good shipping parcels. Sales in like manner of Md. yellow at 80 a 81 cts. Sales of mixed Virginia at 77 cts.
RYE.—Good new is worth about 80 cts.
OATS.—Supplies were scant at the beginning of the week, and sales of good new were made at 40 cts. Since then the market has been better supplied, and we now note sales of new at 33 a 41 cts. as in quality.
PROVISIONS.—The transactions in provisions of all descriptions have been very light this week. Sales of several small lots of strictly prime Western Bacon, assorted have been made at 11½ cts. There is very little stock of an inferior article in market which is held at prices varying from 5 to 10 cts per lb according to condition. We quote prime Baltimore cured Hams at 14 a 14½ cts. and Western at 12 a 12½ cts. Western Middlings at 10½ a 11 cts. and Shoulders at 9½ a 10 cts.
WHISKEY.—Sales of large lots of hds. have been made this week at 35½ to 36 cts, and extended sales of bbls. at 37½ a 38 cts. Retail lots of hds. are occasionally sold at 37 cts and of bbls at 38½ a 39 cts. The wagon price of bbls remains at 33 cts exclusive of the barrel. The inspections for the last two weeks counted 672 bbls of which 373 bbls. were from the Susquehanna by water, and 17 bbls by the Baltimore and Susquehanna rail road.
DR. J. C. NEFF,
SURGEON DENTIST,
 RESPECTFULLY informs the ladies and gentlemen of Carlisle and its vicinity that he sets Artificial Teeth in the most approved manner. He also scales, plugs and separates teeth to the best advantage.
 Dr. N. prepares a tooth powder, which whitens the teeth, without injuring the enamel, cures the gums a fine red and refreshes the mouth. The tooth ache will be cured, in most cases, without extractions and an odoriferous wash is prepared for healing sore gums and fasten the teeth.
 Ladies and gentlemen are requested to call and examine his collection of Porcelain or In- corruptible teeth, which will never decay or change color, and are free from all unpleasant odors, durable and well adapted for chewing, which will be inserted in the best manner and at fair prices.
 All persons wishing Dr. N. to call at their dwellings will please to leave a line at his residence, No. 7 Harper's Row, when he will punctually attend to every call in the line of his profession. From a long and successful practice, he hopes to give general satisfaction.
 Carlisle, August 1, 1839. 3m

NOTICE.
 An Orphans' Court held on the 30th day of April, 1839, and holden at Carlisle, in and for Cumberland county, the following proceedings were had, to wit:
 30th April 1839, in the case of the Partition and Valuation on the real estate of John Carey, late of Silver Spring township, deceased, the Sheriff returned the said writ duly executed, and, on motion of Mr. Biddle, confirmed and Rule on the heirs and legal representatives to appear at the Orphans' Court to be held on Tuesday the 10th day of September next, at 10 o'clock, A. M. and accept or refuse to accept of said real estate at the valuation thereof, or show cause why the same should not be sold.
 Cumberland County, ss.
 Certified extract from the records of the Orphans' Court, in and for said county.
 WILLIS FOULK, Clk'k O. C.

NOTICE.
 WHEREAS the charter of the "Carlisle Savings Fund Society," will expire in 1843. Notice is hereby given agreeably to the constitution and laws of Pennsylvania that the stockholders of said institution intend applying to the next Legislature of the commonwealth for a renewal of charter.—Change of name, style, and title to "Cumberland Valley Bank," increase of capital to \$200,000 and general discounting and banking privileges all under such restrictions as the Legislature may direct. The above institution to be continued in Carlisle, Cumberland county Pa.
 JOHN J. MYERS, 6m
 August 1, 1839.

STRAY COW.
 Came to the residence of the subscriber, in the borough of Carlisle, on the 13th ult. a large white and red spotted Cow, with very large horns. The owner is desired to come forward, prove property, pay charges and take her away, or she will be disposed of as the law directs.
 GEO. W. CART, 3t
 August 1, 1839.

BLANKS FOR SALE.

15 DOLLARS REWARD.
RANAWAY from the subscriber, living in the borough of Carlisle, on Sunday last, an indentured apprentice to the Tailoring Business, named Isaac Stevens Waterbury. He is about five feet six inches high, about 19 years of age, brownish appearance, very talkative and conceited, of fair complexion, light hair, and had on when he went away a mulberry colored frock coat, striped cotton kersey pants and palm-leaf hat. He also took other clothing with him. I will pay the above reward and pay reasonable expenses to any person who will bring back and I will reward all persons from harboring him, as I will enforce the law to its fullest extent against all such.
 WM. SPOTTSWOOD, 3t
 Carlisle, Aug. 1, 1839.

PUBLIC SALE.
 BY virtue of an order of the Orphans' Court of Cumberland county, will be sold on the premises on Friday the 6th of September, 1839, a first rate

FARM,
 part of the estate of Henry Longnecker, dec'd, situate in Allen township, Cumberland county, about 2 miles from Sheplestown, bounded by lands of Mary McCew, Geo. Crist, Abraham Waeger, and others, containing about 120 ACRES, 100 acres of which is cleared, the balance covered with timber. The improvements are a two story stone HOUSE, a BARN and the necessary out-houses.
 Sale to commence at 10 o'clock, A. M. on August 1, 1839, when terms of sale will be made known by

INO. K. LONGNECKER,
 Adm'r. of H. Longnecker, dec'd.
 August 1, 1839.

Estate of John Stough, sen., deceased.
NOTICE.
 LETTERS of Administration on the estate of John Stough, sen. late of Stoughstown, Cumberland county, dec'd, having been granted to the subscriber, residing in Stoughstown, county aforesaid, this is therefore to give notice to all persons having claims or demands against the estate of the said decedent, to make known the same without delay, and those indebted will please make immediate payment to the subscriber.
 JOHN STOUGH, Adm'r.
 August 1, 1839. 6t

LAST NOTICE.
 ALL persons indebted to the estate of Robert A. M'Laughlin, Esq. late of the borough of Newville, are requested to call and settle their respective debts before the 31st of August inst. on which day all unsettled accounts will be placed in the hands of John Johnson, Esq. for collection.
 WILLIAM BARR, Ex'r.
 August 1, 1839.

200 TONS OF SHAMOKIN COAL.
 From the Buck Ridge Mines.
 THE subscriber is ready to deliver the above superior article at any point in town, or forwarded to any point on the rail roads or canals, also, fine COAL for Lime burning.
 1000 cords of Hickory, maple, oak and pine Wood.
 JOHN ZEARING, 3t
 Walnut st. near the canal, Harrisburg.
 August 1, 1839.

ATTENTION ARTILLERY.
 YOU are ordered to parade on your usual ground on Saturday the 17th of August inst. at 2 o'clock, P. M. completely equip for drill. By order of the Captain,
 J. R. KERNAN, O. S.
 N. B.—A silver MEDAL will be shot for by the company, on said day. August 1.

NOTICE.
 At an Orphans' Court held on Tuesday the 30th day of April, 1839, and holden at Carlisle, in and for Cumberland county, before the Honorable Samuel Hepburn, President, and the Associates, Judges of the same court, &c. assigned, &c. the following proceedings were had, to wit:
 In the case of the administration account of John W. Nevin, Administrator of John Nevin, deceased, who was Executor of Eliza Hunter, now to wit, 30th April 1839: Rule upon all the parties interested to appear at the next Orphans' Court to be held on Tuesday the 10th day of September next, at 10 o'clock, A. M. to show cause why the said administration account, passed the 21st August 1839, should not be opened so far as the charges in the said account of rent in 1827-8-9, amounting to \$324.25, so that the same may be stricken out in the event of the recovery of said rent, in an action now pending for the same in the Common Pleas.
 Cumberland County, ss.
 Certified copy from the records of the Orphans' Court of said county.
 WILLIS FOULK, Clerk Orphans' Court.


To all Claimants & Persons interested.
NOTICE is hereby given that a writ of scire facias to August Term, 1839, to me directed, has been issued out of the Court of Common Pleas of Cumberland county, on the following Mechanics' Lien entered and recorded in the Court of Common Pleas, aforesaid, viz:
 Robert R. Church, Sec'y. of Mechanics' Lien, No. Dewees' Beck, Administrator, 14 August Term, 1839, of John Rodas, dec'd. 1839.
 JOHN MYERS, Sheriff, 3t
 Carlisle, Aug. 1, 1839.

STOLEN.
 Between the evenings of the 10th and 12th of July, a VERY DARK BOTTLE GREEN MDRINO CLOAK, lined with satin, with a pointed tasselled cape. A reward of \$5 will be given for it and the name of the thief.
 Enquire at this office.
 Carlisle, July 25, 1839.

PUBLIC SALE.
 That valuable House and Lot of Ground, situated on Main street in the borough of Carlisle, and directly opposite the dwelling of Maj. Edward Arner, at present occupied by W. Lusk, will be offered at PUBLIC SALE at the Court House in said borough, on Tuesday the 13th day of August next, at 10 o'clock, P. M. when terms of sale will be made known by

ROBERT SNODGRASS,
 Agent for Paige & Smith.
 Carlisle, July 25, 1839. 3t

Circus and the Giraffe or Cameleopard, United!



To be exhibited at CARLISLE on Monday the 5th of August next. For one day only. The proprietors of the Giraffe and the New York Circus and Arena company respectfully inform the public, that they have entered into arrangements to travel and exhibit together, at the same time and place, under a pavilion large enough to hold both exhibitions, and accommodate 3000 spectators! THE CIRCUS.—This exhibition is fitted up in a style which renders it superior to any thing of the kind in this country. Every exertion will be made on the part of the Equestrians, as well as the Managers, to make it interesting, and worthy of patronage. The scenes in the circus will present a variety of new and interesting feats of Horsemanship, and other varied scenes of amusement and Equestrian exercises, which will constitute the most delightful and genteel entertainment ever offered in this place. THE GIRAFFE, OR CAMELOPARD.—This stupendous, majestic, and beautiful animal, which has frequently depicted in the above mentioned engraving, by Mr. Adams of New York, is acknowledged to be the greatest wonder of the animal kingdom. It is not only the tallest of all known creatures, but the finest and most singular character. It has been the great desideratum of naturalists of all ages, and but few specimens have been seen for the last thousand years. It was known to the Persians about two thousand years ago, having been brought as a present to Dydaspes, father of Darius I., several centuries before the Christian Era, by Alyssiens, who brought it from the interior of Africa, where alone it has ever been found. Hours of Exhibition from one to five o'clock in the afternoon. Admittance 50 cents, children half price.
 Carlisle, July 25, 1839.

PROCLAMATION.
 WHEREAS the Hon. SAMUEL HEPBURN, President Judge of the Court of Common Pleas in the counties of Cumberland, Juniata & Perry, and the Hon. John Stuart and John Levee, Judges of the said Court of Common Pleas of the county of Cumberland, have issued their precept bearing date the 17th day of April 1839, and he directed, for holding a Court of Oyer and Terminer, and General Jail Delivery, and General Quarter Sessions of the Peace, at Carlisle, on the second Monday of August, 1839, (being the 12th day,) at 10 o'clock in the forenoon.
 Notice is hereby given to the Corner, Justices of the Peace, and Constables of the said county of Cumberland, that they be then and there in their proper person with their Records, Inquisitions, Examinations, and other Remembrances, to do those things which to their offices respectively appertain. And those who are bound by recognizances to prosecute against the prisoners that are, or then may be, in the Jail of Cumberland county, to be then and there to prosecute against them as shall be just.
 Dated at Carlisle, the 11th day of July, 1839, and the 6th day of American Independence.
 JOHN MYERS, Sheriff.

NOTICE.
 A stated Orphans' Court begun on Tuesday the 30th day of April, A. D. 1839, Carlisle in and for the county of Cumberland, the following proceedings were had, viz:
 In the case of the partition and valuation of the Real Estate of JOSEPH SHROM, late of the borough of Carlisle, deceased, on motion of Mr. Lyon, Rule on all the parties interested therein that they be and appear at the next stated Orphans' Court to be held at Carlisle on Tuesday the 10th day of September next at 10 o'clock, A. M. to accept or refuse such share or portion of the said Real Estate, as they may respectively be legally entitled to take at the valuation thereof.
 AND
 In the case of the sums or accounts returned in the Inventory of the personal estate of the said Joseph Shrom, deceased: Quamotion of Mr. Lyon, Rule on all the parties interested therein that they be and appear at the next stated Orphans' Court to be held at Carlisle on Tuesday the 10th day of September next at 10 o'clock, A. M. to show cause if any they have why the sum of six hundred and seventy two dollars and forty seven cents charged to his daughter Elizabeth McCord, and the sum of six hundred and seventy six dollars charged to his daughter Mary M'Graham, and the sum of thirteen hundred and thirty seven dollars and seventy cents charged to his son Joseph Shrom, Jr., and the sum of three hundred and thirty five dollars and fifty cents charged to his daughter Eleanor Smith, and the sum of twenty three hundred and ninety seven cents charged to his son William Shrom, and the sum of one thousand and twenty five dollars charged to his son Frederick Shrom, and the sum of one hundred and thirty one dollars and fifty cents charged to his daughter Barbara Wylie, should not be brought into hotchpot, and settled for in the distribution of the real and personal estate of the said Joseph Shrom, deceased, as so much advanced to them by the said father in part or in full of their respective shares in the real and personal estate of the said deceased.
 AND
 In the case of the petition of Joseph Shrom, Jr. administrator of the estate of the said Joseph Shrom, deceased, presented to the said Court, setting forth that the said deceased in his last will, to wit, on or about the 31st of August last, had entered into a parol contract to sell and convey to George Spangler of Carlisle, the undivided half part of a lot of ground containing about five acres and less, situated in the Middleburg township, or partly in said township and partly in the borough of Carlisle, bounded on the north by land of I. B. Parker, Esq., on the east by a road, on the south by Steel's lane and on the west by land of Daniel Dinkle, in consideration of one hundred and seventy five dollars to be paid to him by the said Spangler—that the said Joseph Shrom died seized of the said undivided half part of said lot without having made sufficient provision for the performance of said contract, and that the said contract had been so far executed that it went in against equity to rescind it, &c. On motion of Mr. Lyon, Rule on the said George Spangler and the heirs of said deceased to appear at the said Orphans' Court to be held at Carlisle aforesaid on the said 10th day of September next at 10 o'clock, A. M. to answer the said petition and show cause if any there be, why a specific performance of the said contract should not be decreed by the Court agreeably to the prayer of the petitioner.
 By the Court.

FOR SALE.
 A first-rate Piano Forte.
 Enquire of the Editors of the Volunteer.
 July 18, 1839.

AN ACT OR ORDINANCE
 Supplemental to the Act or Ordinance entitled an act regulating markets, passed by the Town Council of the Borough of Carlisle, Oct. 13, 1837. Be it ordained, that so much of the eleventh section of the ordinance entitled an ordinance to regulate the markets, passed by the Town Council of the Borough of Carlisle on the 13th day of October, 1837, as relates to the benches to be used by Butchers for cutting meat in the market house of said borough, and the same is hereby repealed; and that hereafter the said Butchers shall be allowed to use blocks not exceeding 18 inches in length with feet and cross bars as now used for benches, and be obliged to secure the face of said blocks from filth and uncleanness by turning the face against the permanent benches between the corners of the market house, without piling said blocks upon the benches as heretofore ordered.
 Ordained and enacted in Town Council the 20th day of July 1839.
 CHAS. MCCLURE, Prest. T. C.
 Attest—JACOB SQUIER, Clerk.

NOTICE.
 Take notice that we have applied to the Judges of the Court of Common Pleas of Cumberland county, for the benefit of the insolvent laws of this commonwealth, and they have appointed Monday the 13th day of August next, for the hearing of us and our creditors at the Court House in the borough of Carlisle, when and where you may attend if you think proper.
 DANIEL HERSHMAN, LEONARD WOLF, FREDERICK SHEELEY, JOHN KOSHT, SAMUEL BUTLER, CASPER H. TUYER, GEORGE HALL, JACOB GARVEY.
 July 25, 1839.

VALUABLE PROPERTY FOR SALE.
 THE subscriber will dispose of at private sale, the following described property, situate in 3rd Middle town township, south of Carlisle, and within one mile of Michael G. Ege's Forge, viz:
 Three acres of first-rate limestone land, all cleared and in a high state of cultivation. The improvements are a LOG HOUSE & LIG SHED, each one and a half stories high, a small Log Stable, an excellent apple orchard, besides a number of plum, peach, pear and cherry trees. For terms, &c. apply to the subscriber residing on the premises.
 PETER SLOFOWER.
 July 25, 1839.

SUMMER GOODS.
 Arnold & Co.
 Have just received a large assortment of new and cheap summer goods, which they offer unusually low.
 Their stock of muslins, checks, tickings, drillings, &c. is the best now on hand. They have just received a case of leghorn bonnets of their own importation from No. 20 to 50, which they are enabled to offer at one half the price that has been usual to ask for them here; and all other goods in their line such as silks, mousin de suisses, bombazens, plain and figured muslins, Swiss Jaconet and cambric, bishop lawn, &c. The public are respectfully invited to call.
 R. ANGEY, H. ANDERSON.
 June 20, 1839.

BARGAINS! BARGAINS!
 THE subscribers having lately purchased the stock of goods owned by J. H. Weaver, at the north-east corner of the Public Square, Carlisle, consisting of a large and general assortment of seasonable
DRY-GOODS, GROCERIES, QUEENSWARE, &c.
 Also, a general assortment of Hatters' Fur and Trimmings—all of which they will sell on the most accommodating terms.
 R. ANGEY, H. ANDERSON.
 June 20, 1839.

Goeliche's Matchless Sanative.
 The article published below concerning the new and popular doctrine advanced by the illustrious Goeliche of Germany, cannot fail of exciting a deep and thrilling interest throughout the country.
 [Translated from the German.]
LOUIS OFFON GOELICHE,
 OF GERMANY.
THE GREATEST OF HUMAN BENEFACTORS.
 Citizens of North and South America,
 To LOUIS OFFON GOELICHE, M. D. of Germany, Europe, belongs the honorable honor of adding a new and precious doctrine to the Science of Medicine—a new doctrine which, though vehemently opposed by many of the faculty, (of which he is a valuable member) he proved to us well founded, in the application of Holy Vitæ—a doctrine, upon the verity of which are suspended the lives of millions of our race, and which he boldly challenges his opposers to refute. *Constitution is a disease always occasioned by a disordered state of the Liver or Lifer Principles of the human body, often secretly lurking in the system for years before there is the least complaint of the lungs—and which may be as certainly, though not so quickly cured, as a common cold, or simple headache.*
 An invaluable precious doctrine, this, as it improves the important liver, and thereby restores health of both sexes, teaching them that this insidious foe may be an unobserved inmate of their "clayey houses" even while they imagine themselves secure from its attacks, teaching them that THE GREAT SECRET IN THE ART OF PRESERVING HEALTH IS TO PLYCK OUT THE DISEASE WHILE IN THE BLADE, AND NOT WAIT TILL THE FULL GROWN EAR.
 This illustrious benefactor of man is also entitled to every national gratitude; and the prayer of a world, for the invention of his *Matchless Sanative*,—whose healing hat may justly claim for it such a title, since it has so signally triumphed over our great common enemy *Consumption*, both in the first and last stages,—a medicine which has thoroughly filled the vacuum in the Materia Medica, and thereby proved itself the *Conqueror of Physicians*—a medicine, for which all mankind will have abundant cause to bless the beneficent hand of a kind Providence—*medicine* whose wondrous virtues have been so glowingly portrayed even by some of our clergy, in their pastoral visits to the sick chamber; by which means they often become the happy instruments of changing despondency into hope, sickness into health, and sadness of friends into joyousness.
 Goeliche's Matchless Sanative a medicine of more value to the vast millions of our globe—a medicine, which is obtained equally from the vegetable, mineral and animal kingdoms, and thus possesses a three-fold power,—a medicine, which, though designed as a remedy for consumption, is also proved to be of a mysterious influence over many diseases of the human system,—a medicine, which begins to be valued by Physicians, who are daily witnessing its astonishing cures of many whom they had resigned to the grasp of the Inevitable Greave.
 Dose of the Sanative, for adults, one drop for children, a half drop; and for infants, a quarter drop the directions explaining the manner of taking a half or quarter drop.
 Price—Three and one-third dollars (\$3.33) per half ounce.
 A German coin, value 75 cents.
 For sale at the Post Office, Mechanicsburg, Cumberland county, Pa., by GEO. F. CAIN, sole agent for Mechanicsburg, July 25, 1839.