

IMPORTANT FROM RUSSIA.

PARIS, Monday, July 10, 1884.—Some curious and important intelligence will go...

A gentleman, formerly resident in the United States, late Consul de Cour of the Emperor of Russia, has left his position...

WASHINGTON, Aug 3.—The Committee on Foreign Relations of the Senate have instructed Mr. Mason to report an amendment to the army bill placing ten millions of dollars at the disposal of the President during the recess.

Mr. Houston, Chairman of the Committee of Ways and Means, declares that unless the time of adjournment is extended, the appropriation bills will be defeated.

Philadelphia Lumber Market. Corrected weekly from the Philadelphia Reporter.

New York Lumber Market. Timber, White Pine, etc.

Grain Markets. Philadelphia, Clearfield, etc.

MARRIED. On the 2d inst., by Rev. J. Theiss, Mr. W. Deane & Miss Fannie Gray...

DEED. In Lawrence township, on Monday evening the 27th inst., after a lingering illness, Mr. D. W. Ogden, aged about 24 years.

OCTOBER ELECTION. We are authorized to announce DAVID ROSS, of Pike township, as a candidate for Commissioner of Clearfield county...

NEW ADVERTISEMENTS. We are authorized to announce WILLIAM L. HESHEL, of Gibson township, as a candidate for the office of County Commissioner of Clearfield county...

IMPORTANT TO FARMERS. Hieok's Patent Improved Cider Mill, as Arranged for 1884.

HORRID MURDER NEAR ATHENS, GA. We learn from the Athens papers that one John Epps deliberately shot his father, Thomas Epps, on Tuesday, with a rifle.

KILLED BY LIGHTNING.—A gentleman by the name of Vanmetro was struck by lightning, at his residence, in Rostraver township, Westmoreland co., on the 19th inst., and instantly killed.

HARRISBURG BAKERY. No. 100 Market Street. The subscriber having taken the above stand, formerly occupied by C. F. Muench, is now prepared to execute any orders in his line at the shortest notice.

WASHINGTON August 4.—Both Houses of Congress have adopted the resolution, prolonging the session until Monday next, at 1, P. M.

QUACKERY AND HYDRO-ELECTRIC VOLTAIC CHAINS. Preferring to treat by the use of the Voltaic Chain, and personally visiting all Newburgh doctors, the following is the result of their experiments.

These patients had first introduced into the city of New York less than one year since, and after being subjected to various trials in every hospital in the city, and applied by Drs. Valentine, Mott, Garrison, Van Hook and others, it was discovered that they possess strange and wonderful powers in the relief of many of the above class of diseases, and their sale, and the success that has attended their use, is unparalleled.

USE THE SURE REMEDY. Will be given to any person who will undergo a course of treatment by the use of the Voltaic Chain, and personally visiting all Newburgh doctors, the following is the result of their experiments.

AMERICAN ARTISTS' UNION. The AMERICAN ARTISTS' UNION, would respectfully announce to the citizens of the United States, and the Colonies, that for the purpose of cultivating a taste for the fine arts throughout the country, and with the view of enabling every family to become acquainted with the art of Engraving.

THE AMERICAN BOARDING HOUSE. THE subscriber would inform the public that he has just completed a large new building, on the corner of 1st and 2nd streets, in the city of Clearfield, Pa., which he has furnished and fitted up in the most comfortable manner for the accommodation of travellers and permanent boarders.

DISSOLUTION OF PARTNERSHIP. NOTICE is hereby given to all whom it may concern, that the partnership heretofore existing between the undersigned in this day dissolved by mutual consent.

STRAY HORSES. STRAYED from the neighborhood of Clearfield on Thursday the 27th of July, two Bay Horses, one heavy set and in good condition, 7 or 8 years old, and one lighter set, and with low tail brush, and shod—about 3 or 4 years old—no white in the face of either of them.

LAND WARRANT LOST. A land warrant issued to the subscriber for his services in the war of 1812, has been lost, and it is his intention to make application to the Commissioners of Pennsylvania for a new warrant.

FRESH SUMMER GOODS. THE subscriber has just received and is now opening a well selected lot of Dry Goods, Groceries, Hardware, Queensware, Boots and Shoes, Drugs, &c., at his old stand in the Borough of Clearfield.

SHERIFF SALES. BY virtue of a writ of Fieri Facias, issued out of the Court of Common Pleas of Clearfield county, and directed, will be exposed to public sale, at the Court house in Clearfield, on Monday, the 19th day of Sept., 1884, at 10 o'clock A. M., the following described real estate—Lot No. 13 in the borough of Clearfield, with a dwelling house, three barns, stable and other out-buildings, situated on the corner of 1st and 2nd streets, in the borough of Clearfield, Clearfield county, Pa., bounded by lots owned by Jonathan Snyder, Kitchin and others.

WHO WANTS A PICTURE? Purvis's stock is now complete. From his cases, very neat and artistic, he has a large assortment of pictures, suitable for high pretensions. Come on, Ladies! come on, Gents! Come on, all ye men of sense! And get impressions of your faces. To show your friends your many graces. To rear your better, by the day. But be on hand in just the nick. For then the contrast fairly shows, Between the person and the clothes. It's well enough the sun should shine. As this will serve to shorten time. But fit don't cloud and clouds be rife. And show the better of the man to his. These little scenes, 'scepted haps, should never come inside clouds and shades, But when the monarch of the skies, His shining robes put on, arise And bring your girls out to me, And brightest pictures you will see. To rear your better, by the day. To put all glory doubts to rest. Such happy men as scruple feel, Seek wisdom's path from the dead, Should be invoked in place of art. And hark to me a wily part. We have no dealings with the devil, Clearfield, June 11, 1884.

COURT PROCLAMATION. WHEREAS, The Honorable JAMES BURN-SIDE, Esq., President Judge of the Court of Common Pleas of the twenty-fifth Judicial District, and the Honorable RICHARD SHAW and JOHN P. HOYT, Associate Judges in Clearfield county, have issued their precept bearing date the NINETEENTH day of May, last, to me directed, for the holding of a Court of Common Pleas, Ophans' Court, Court of Quarter Sessions, Court of Oyer and Terminer, and Court of General Jail Delivery, at Clearfield, in and for Clearfield county, on the THIRD MONDAY of SEPTEMBER, next, being the 18th day of the month.

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Blacksmiths, Look to your Interests. THE undersigned offers for sale his well known Blacksmithing establishment situated one half mile east of Clearfield Bridge, Clearfield county.

RESOLUTIONS PROPOSING AMENDMENTS TO THE CONSTITUTION OF THE COMMONWEALTH. SECTION 1. Resolved, That the several Representatives of the Commonwealth of Pennsylvania, in the General Assembly, do hereby propose the following amendments to the Constitution of the Commonwealth, under and in accordance with the provisions of the tenth article thereof, to wit:

SECTION 2. To pay the public debt of the Commonwealth, and debts which may hereafter be contracted by the Commonwealth, shall never exceed the sum of five hundred thousand dollars, except in case of war, to repel invasion, suppress insurrection, or to relieve the public debt of the Commonwealth, and the money so raised shall be applied to the purpose for which the debt may be contracted, or to pay such debt, and to no other purpose.

SECTION 3. The credit of the Commonwealth shall not in any way be given or loaned to or in aid of any individual, company, corporation or association, nor shall the Commonwealth become a joint owner or stockholder in any company, association or corporation in the Commonwealth or elsewhere, formed for any purpose.

SECTION 4. The Commonwealth shall never assume the debts of any county, city, borough or township, or of any corporation, association, or less such debts have been contracted to repel invasion, suppress insurrection, or to defend the State in war.

SECTION 5. The Legislature shall never authorize any county, city, borough or township, by vote of its citizens or otherwise, to become a stockholder in any joint stock company, association or corporation, or to raise money for, or loan its credit to, or in aid of any such company or association.

SECTION 6. The Legislature shall never authorize any county, city, borough or township, by vote of its citizens or otherwise, to become a stockholder in any joint stock company, association or corporation, or to raise money for, or loan its credit to, or in aid of any such company or association.

SECTION 7. The Legislature shall never authorize any county, city, borough or township, by vote of its citizens or otherwise, to become a stockholder in any joint stock company, association or corporation, or to raise money for, or loan its credit to, or in aid of any such company or association.

SECTION 8. The Legislature shall never authorize any county, city, borough or township, by vote of its citizens or otherwise, to become a stockholder in any joint stock company, association or corporation, or to raise money for, or loan its credit to, or in aid of any such company or association.

SECTION 9. The Legislature shall never authorize any county, city, borough or township, by vote of its citizens or otherwise, to become a stockholder in any joint stock company, association or corporation, or to raise money for, or loan its credit to, or in aid of any such company or association.

SECTION 10. The Legislature shall never authorize any county, city, borough or township, by vote of its citizens or otherwise, to become a stockholder in any joint stock company, association or corporation, or to raise money for, or loan its credit to, or in aid of any such company or association.

SECTION 11. The Legislature shall never authorize any county, city, borough or township, by vote of its citizens or otherwise, to become a stockholder in any joint stock company, association or corporation, or to raise money for, or loan its credit to, or in aid of any such company or association.

SECTION 12. The Legislature shall never authorize any county, city, borough or township, by vote of its citizens or otherwise, to become a stockholder in any joint stock company, association or corporation, or to raise money for, or loan its credit to, or in aid of any such company or association.

SECTION 13. The Legislature shall never authorize any county, city, borough or township, by vote of its citizens or otherwise, to become a stockholder in any joint stock company, association or corporation, or to raise money for, or loan its credit to, or in aid of any such company or association.

SECTION 14. The Legislature shall never authorize any county, city, borough or township, by vote of its citizens or otherwise, to become a stockholder in any joint stock company, association or corporation, or to raise money for, or loan its credit to, or in aid of any such company or association.

SECTION 15. The Legislature shall never authorize any county, city, borough or township, by vote of its citizens or otherwise, to become a stockholder in any joint stock company, association or corporation, or to raise money for, or loan its credit to, or in aid of any such company or association.

SECTION 16. The Legislature shall never authorize any county, city, borough or township, by vote of its citizens or otherwise, to become a stockholder in any joint stock company, association or corporation, or to raise money for, or loan its credit to, or in aid of any such company or association.

SECTION 17. The Legislature shall never authorize any county, city, borough or township, by vote of its citizens or otherwise, to become a stockholder in any joint stock company, association or corporation, or to raise money for, or loan its credit to, or in aid of any such company or association.

SECTION 18. The Legislature shall never authorize any county, city, borough or township, by vote of its citizens or otherwise, to become a stockholder in any joint stock company, association or corporation, or to raise money for, or loan its credit to, or in aid of any such company or association.