Horses, cattle, sheep, and stock of all hinds, live, thrive, and increase as well, if not better than in any other perilon of the country—and this, too, without requiring either housing or feeding during any part of the year, gathering their food, now protected, throughout the year from the hills and valleys of this much favored country. May we not say that this State is unequalled in an agricultural point of

But this view is greatly strengthened when you consider in this connexion, the YAAL extent of the mining interests. mining country except this sustains by its own productions its mitting population.

This State, with all the above advantages, even now produces annually in gold a hundred millions of dollars, and this, too, when its quartz-mining—the great permanent mining interest of the States—is but in its infancy. At the present prices of labor in this State quarte must pay not less than eight dollars per ton to pay for rushing; in many parts of the world it onys at even less than two dollars. What must be the gold production of this State when the price of labor shall make it profitable to work quartz of that value?

Look for a moment at the geographical tion of this coast, for believing this city will at no distant slay rival in commercial first place, this State itself has a sea coast capital. upon the Pacific, equivalent, and corresponding to the Atlantic coast, from Bossylvania. Delaware, Maryland, Virginia, we will see.

for Utah.

Brevet Brig. Gen. W. S. Harney is assignding to his brevet rank.

pervision of the Brevet Major General.

post at Fort Arbuckle, C. N.

The mounted service recruits at Jefferson Barracks, and 100 now at Carlisle, are panies destined for Utah.

to move, and will proceed to Fort Leaheadquarters of the 2d Infantry are trans- very little to its infamy. ferred to St. Louis.

Col, and Inspector General J. K. Mansfield, is relieved from duty as inspecting J. E. Johnston, first Cavalry.

ry, will report to Major Cady, Governor's worth by one of the officers of the 5th Infantry.

sas bill met this morning, all the members ted from the House committee.

people of Kansas at an early day. If the in whatever hands found. majority vote for it, Kansas to come into the Union under the President's proclamation. If against it, then the bill protion, whenever the population there nothing about it. equals the number required for a member in the United States' House of Representatives. The committee adjourned over district out of the Counties of Clearfield, till to-morrow.

English's bill will be agreed to and pas-

and was drowned. The whole town is several feet under water.

(Ohio,) are about erecting a monument in honor of Com. Perry's victory on Lake

The Republican.



CLEARFIELD April 28, 1858.

Democratic State Ticket. JUDGE OF THE SUPREME COURT.

WILLIAM A. FORTER. OF PHILADELPHIA. CANAL COMMISSIONER. WESLEY FROST, OF PAYETTE CO.

THE SCENE CLOSSES.

Connecticut, New York, New Jersey, Penn-monwealth, and in devising and enacting spent in honest labour. Interesting army Intelligence-Forces wanting to ensure the general welfare and lie servant to whom she cannot say "well prosperity of the entire state without re- done thou good and faithful." In a general order under date of the 15th gard to locality. The policy of the measinst., Lieut. General Scott, announces that the following assignments to duty signed to duty according to his brevet the great mass of the people of Pennsylva examined, will remove all doubts.

cured.

A change or modification of the Liquor and License laws is another of the results reinfer ements for the Utah army. This of the labors of the late session, judicious duty will devolve on Lieutenant Colonel or injudicious remains to be seen. There E. Johnston, first Cavairy.

Captain Joseph Roberts, fourth artilleit; the law under which we have been try. He will be relieved at Fort Leaven- test its merits; and thus by continually altering our laws we never know whether they are wise or not, before they are a-Kansas.-Washington, April 19.-The mended or repealed. Another objection joint committee of conference on the Kanis that the new law seems to place no limbeing present for the first time. Mr. it to the number of Licenses granted .-Green on behalf of the majority of the Se | While on the other hand we, think we can standard and makes it highly penal for Mr. English responded, that at the next any person to sell impure or adulterated stood to be a proposition for a substitute an amendment offered in the Senate to nantly refused to take a foreign appoint. temperance. for the Lecompton ordinance, and that provide for chemical analysis of all liquors ment-took the routs-started a Democraordinance, be referred to a fair vote of the destroy all poisinous and adulterated lots

> A new Militia bill we believe has also been passed but we have not time to examine

may seem the bill failed for want of the signeture of the speaker of the Senate who ler of both.

character, many of these however were ve- to sound National Democratic principles. toed, and very properly too, by Gov.

But smid all this legislation what has scenes of domestic peace and tranquility ern slope of the Alleganies, which our proposed to postpone the consideration of opinion upon a question of expediency, importence, wealth and oppolation any far from the busy arena of political strife, shonest hardy and industrious people have city upon the Atlantic borders. In the and the murky atmosphere of the State been foundly, (but vainly it appears,) hoping.

The Admitional State been foundly, (but vainly it appears,) hoping.

neously'; as if nothing else had been her preference be not shown for any publat hand to give to our readers.

Col. John W. Forney.

Brevet Major General Smith, and Bre- nia. But by the sacrifice of the Main Sixteen menths ago Col. Forney was in vet Brigadier General Harney, will repair Line last year, the State had been already great agony for fear that Mr. Buchanan, forthwith to Fort Leavenworth. The robbed of what constituted the most val- who was then soon to be inaugurated. troops for Utah, including disposable recruits, will commence the movement at the earliest practicable day, under the su- and there was nothing left to make a from Senator Bigler which the Democrastand upon; as the question could only by had a right to expect from a Democra-however have yet reached Middletown The 2d regiment of cavalry will proceed have been one of principle alone, involv- tic Senator from his own State, it was and Marietta, the great body of the lumto Fort Leavenworth, where it will reing very little of expediency or practical adroitly given out by Mr. F. and his ber from this county being yet along the liams, of Ogle to Miss. Fannie Pottarif, for-A company of the 1st infantry will take advantage. Perhaps indeed the State especial friends that the personal and priwould have done better under all the cir- vate relations between the President elect Four companies of the 2d infantry will cumstances, after the dismemberment of and Senator Bigler were not of that cordiproceed with the least practicable delay her improvements, to have disposed of alkind that would guarantee a heartfelt The command of the Department of the those remaining can ils, could she have support to the administration and its West will devolve on Col. Francis Lee, 2d done so at a fair sale for their full value, measures on the part of the latter. Ano- as it has been for a week or ten days prior and had the purchase money properly set ther Senator was to be chosen in the to our last issue, is still far from pleasant. Thursday, 224 inst., or typical lever, at of the estats of and had the purchase money properly set ther Senator was to be chosen in the to be immediately sent to Fort Leaven- But the deed is done and we have no was about to expire. Colonel Forney and wintry with flying clouds while the Joshua J. Tate, aged eight years, nine worth, to be distributed among the com- disposition to indulge in a funeral wail could see but one man in the State who mights have been decidedly cold although months and three days. Three hundred mounted service recruits over it. The State was as deeply dishen- would meet the exigencies of the times—so generally calm and clear. Vegetation re- Dear Clarie's suffering's now are o'er, Three hundred mounted service recruits over it. The State was as deeply distinct the State was deeply distin at Carlisle to go to Utah, under the command of Brevet Colonel May; and the Infantry recruits at Newport Barracks and and this last act in the disgraceful drama pitcously implored Mr. Buchanan to expression of the Main that he pitcously implored Mr. Buchanan to expression of the Main that he pitcously implored Mr. Buchanan to expression of Mr. James We miss the face we used to greet, Fort Columbus will be held in readiness which was but the natural consequence press his preference. Mr. Brodhead, who Irwin of Lawrence tp., three miles below venworth at the times designated. The of those which preceded it, can add but had ever faithfully represented the Demoof by Forney. It would be a terrible mis- was not at home, being down the river. take to select him. Gen. Henry D. Foster who had been the life long friend of Meadville Journal says that Hugh Shellio. Then weep not father, though thy boy, From thy embrace has flown; Island, for duty, with the draughts of re- recently living, has been of very brief du- bia County, although a thorough Demo- week, in Sadsbury township, for the mur-Island, for duty, with the draughts of re-inforcements for the fifth and tenth infan-ration and we have searcely had time to nate committee, submitted seve al proposee some merit in the new Liquor law, or sitions amending the Senate bill, none of supplement, as it is termed. It reduces

Republicanism.

vides for the formation of a new Constitu- its provisions, and therefore we can say in the gentleman's history for the last two charging the murder upon Hugh Shellito, years. This man, who less than two Junior. A bill for the erection of a new judicial years ago, was so very nervous and fearful

A CHILD DROWNED IN THE STREETS OF NA- gravely announced that as there was no The Press never uses the name of Senapared; and which throws all other efforts monest courtesies of life have been with- Government liberality with a vengeance. at defeating the will of the majority that held from him as far as the Press has powwe ever heard of entirely in the shade,— or to withhold them-solely because our dis-AWAKING.—The people of Cleveland Indeed without fuller information we are tinguished Senator has been true to his own barre, is to be hung on Friday next. He Numerous other bills passed the during administration which it created, because close to the floor of the prisen,

session, nearly all of which were of a local it has been true to the Constitution, and

The Conference.

The committee of conference on Kansas seen done for Clearfield county? Just affairs appointed by the two houses of sothing at all. Our legislature take it for Congress to devise some feasible mode of ranted that she has no great interest at solving that intricate political problem, take. To them it seems to have been a have at last agreed upon a report which matter of indifference whether we thrive they have submitted to the House. The or starve, whether we are blessed with main features of the bill for the admission commercial presperity or overwhelmed of Kansas contained in the report are with bandruptcy. Our very existence practically similar to the Senate bill; and sems to have been ignored by them. Our the measure will receive the support of county blotted out from her political and nearly all the Democrats in both houses, geographical existence. Had we been The contest now seems to be made upon Utah Territory, we would have stood a the report. The enemies of the bill, and them to denunciation of Senator Bigler, better chance of receiving some attention of course of the admission of Kansas, for the stand he has seen proper to take than we did, although located in the striving to postpone the question until upon this rexatious and troublesome queswe should adopt the Douglas-Walker-Re- for the final struggle; feeling as they do upon the proper extent of Congressional

whilst a glance at this coast will satisfy we really can see little or nothing to be we would by this time have had another been fixed by a former legi lature as a presented to admit them as a State. adapted in any degree to a large foreign been enacted it is true, but they are, with we have been grievously disappointed. - the \$3, per diem and milage allowance of what say you to all this? Now verrons— adjournment followed almost instanta- office; she will code aver to take care that that we have not the vote on the question times to roost.

warrant it, they would never have been molives are either of a mercenary or a ly destroying the left eye. We are happy Brevet Brig. Gen. Albert S. Johnston, bartered away in the manuer they have revengful character, his treatment of, and to learn however that he is recovering. at present commanding in Utah, is as- been, without an indignant protest from conduct towards, Senator Bigler, if fairly with the prospect of his eyesight being entirely restored.

The prospects for prices for the lumber which has been sent to market this spring continues discouraging although the latest \$5,000 bail each. Morgan had in his posty of business. Comparatively few rafts Southwark bank of Philadelphia. those rafts whic' got through have been Kerby. Mathias Blank to Charlotte Dony of the estate of J. Biddle Gordon, late of

The weather aithough not so leaky place of Mr. Brodhead, whose time The days since last week have been cold axes Augustes Tare, youngest son of

cracy of Pennsylvenia in the Senate of but fortunately it was extinguished before the United States, could not be thought any serious damage was done. Mr. Irwin Too likely, and too feir a flower,

Mr. Buchanan could not be trusted! The Jr., a young man of about eighteen or same was said of Mr. Buckalew of Colum- nineteen years of age, was arrested last Forney's opinion no Democrat in the Sr., was a man of intemperate habits, and State could be trusted but himself. Bigler on the night of the 1st of April, about ten could not be counted on; and Brodhead, o'clock, he got to wrangling with his wife. Foster, Buckalew, had to be set aside be-cause none of them were true enough to chairs upon one another. A relative named Wm. Shellite who was present, sep-Mr. Buchanan. The result was, the electerated them. Young Shellito' however iton of Gen. Cameron, and the Democracy picked up some kind of a stick and struck sitions amending the Senate bill, none of supplement, as it is termed. It reduces Forney and to reward his services in beopened the door, he struck him over the TRIAL LIST FOR MAY TERM, 1858 Forney failed to get into the Senate, fail- He died during the night, and was buried It was soon rumored around, however, that all was not right- The body the question of admission under the Le-by competent inspectors with authority to compton constitution with the amended by competent inspectors with authority to the administration; and now we find him. Dr. Hitchensk, of Sadshams. They found the administration; and now we find him Dr. Hitchcock, of Sadsbury. They found safely anchored in the harbor of modern the skull badly fractured, and several severe contucions about the head. A jury of inquest being empanneled gave a verdict Such is a brief reference to the incidents in accordance with the foregoing facts-

189_A correspondent of the Cincinnati lest Mr. Bigler would not yield a fair sup- Inquirer, writing from Camp Scott, Utah, Elk, Forest and Jefferson passed about There is some reason to believe that Mr. the close of the session; but strange as it of Mr. Buchanan, is now the bitter revisional formula of Mr. Buchanan, is now the bitter revision of Mr. Buchanan, and Mr. Buchanan, a mons, and directed to an agent of the Mormon church. The powder was carted FOLSON.—The Vicksburg Southron learns time to compare the bill he could not af- tor Bigler except to detract from his me- ted States Government for its enemies, across the plains at the expense of the Unithat a small child the daughter of a citizen fix his signature. This is a new trick of rits. He has been the object of its bitter- and in the trains which were employed to of Napoleon, Ark., fell from the gallery of Legislation for which we were not pre- est and most unranly invectives-the comrebellion. This is taking advantage of

honor, true to his party, and true to the is so desperate that he is kept chained

Senator Bigler.

represents this commonwealth in the Senate of the United States. The Democrat

We regret that the intemperate zeal of one of the most distant settlements in the time of reciveing and acting upon some of our cotemporaries should have led heart of the State. We think it is time they can marshal and drill their forces ed with the Senator from Pennsylvania, publican idea of pop lar sovereignty, and that it will require all the tact and gener- action, we have always reconfized, in a Last Thursday at 12 o'clock M. the legislature of Pennsylvania closed its labors. publican idea of pop har sovereignty, and that it will require an the tast and getter broad sense, his right to view the question alship of Republican-Abolitionism both in the light which his own conscience tells and out of Congress to defeat the hopes him is right and proper; and although we from that, as well as from the conforma- have doubtless ere this, returned to the our little improvement, here on the west- Monday of May is the time to which it is not condemn for an inonest difference of this court for believing this size. To Senator Bioles this question is pre-

would some day make them pleasant to give a brief summary of the important us. Holding as he does, that the applica-In reviewing the results of something and comfortable homes, where in the eve- performances of the last State Legislature tion of the people of Kansas for admission States of Massachusetts, Rhode Island, upon the wants of the people of the committee of Clearacid, Connecticut, New York, New Jersey, Pennmonwealth, and in devising and connecticut, New York, New Jersey, Pennmonwealth, and in devising and connecticut, New York, New Jersey, Pennmonwealth, and in devising and connecticut, New York, New Jersey, Pennmonwealth, and in devising and connecticut, New York, New Jersey, Pennmonwealth, and in devising and connecticut, New York, New Jersey, Pennmonwealth, and in devising and connecticut, New York, New Jersey, Pennmonwealth, and in devising and connecticut, New York, New Jersey, Pennmonwealth, and in devising and connecticut, New York, New Jersey, Pennmonwealth, and in devising and connecticut, New York, New Jersey, Pennmonwealth, and in devising and connecticut, New York, New Jersey, Pennmonwealth, and in devising and connecticut, New York, New Jersey, Pennmonwealth, and in devising and connecticut, New York, New Jersey, Pennmonwealth, and in devising and connecticut, New York, New Jersey, Pennmonwealth, and in devising and connecticut, New York, New Jersey, Pennmonwealth, and in devising and connecticut, New York, New Jersey, Pennmonwealth, and in devising and connecticut, New York, New Jersey, Pennmonwealth, and the pennmonwealth vices not sufficiently compensated by the State Constitution is legal evidence of their application for admission, he con-North Carolina, and South Carolina; measures to releive them, by this body. We had once flattered ourselves that salary of \$500, for the session, which had cludes that an allowable opportunity is you that this bay forms the only harbor gratified with. Some important laws have tale to tell of this year's legislation but compensation of a member, instead of believes that, a as matter of policy, it will be sions, Court of Over and Terminer, and Court of best to admit them-that, if the popular General Jail Delivery, at Clearfield, commerce between the islands of the isthmus and Puget's Sound. All others are but very fev exceptions, more important. On whom the blame should fall, we do former times; they magnanimously voted in Kansas, and from the crimination of alof small capacity, difficult of access, ren- than salutary. The transfer of the bal- not pretend to say. Those to whom we themselves an additional \$200, as a sort leged fraud, usurpation and violence upon dered dangerous in most cases by shoals ance of the State canals, which the Penna. trustingly committed the guardiansnip of premium for the superiority of their either side, admission will be considered and breakers, and with nothing in the Rail Road Company did not extort from of our interests, may in our services have Legislation over that of former Legislation over the legislat conformation of the coast to indicate to the rejection of 1857, to the Sunbury acquitted their consciences of all blame for tures. That this measure was not care premises and conclusions of the Senator. rejection. While we may differ with the Rolls, Records, Inquisitions, Examinations, and ty, or to dosignate their entrance from the & Erie Rail Road Company, seemed to be a neglect of their efficient and fruitful perbalance of the coast. Here we have a the leading measure of the session; as the formance. We trust they have, but this redeeming feature in the character of that conclusions of the Senator, yet we must harbor capable of containing in security admission of Kansas has been the leading much we will say, that when Clearfield is body for capidly. There were many nothe commercial fleets of the world, with a capacious and usually safe entrance, clearcapacious and usually safe entrance, clearsides the Anti-Lecompton men, and there- GIVEN under my hand Clearfield this 7th day of ly and boldly marked upon the coast— When that object was effected the litical favours upon aspiring candidates for protest against it. And we are only sory lest, like chickens, they come home some

THE YELLOW FEVER ON THE SUSQUERINA. Serious Accident.—Dr. T. J. Boyer of Marine Hospital from among the patients Luthersburg, met with an accident on last received from the frigate Susquehanna Saturday that came very near-costing him their names are John Nicol, seaman, and have been made by the War Department: ved, remains to be tested. The honesty If any thing were wanting to establish his eye-sight. In attempting to extract Henry Pfeiffer, marine. To-day, it is said ave been made by the War Department:

Brevet Major Gen. Percifer F. Smith, is and fairness of it, or rather the lack of the fact that John W. Forney of the Phissigned to the command of the Depart.

Silver and Nitrie Acid. The november gives the afresh supply of men will be sent from a fresh supply of men will be sent from a fresh supply of men will be sent from a fresh supply of men will discharge the d'ties of his appointment on Thursday the 25th of March, 1858, assigned to the command of the Department of Utah.

The contents of the Depart of Utah.

The contents in a Pennsylvania legislature, and had administration of Mr. Buchanan, is actual exploded and flew over his face and in his ferred to the Hospital grounds. The paed to duty with the same troops accor- these improvements been of a value to ted by improper motives; and that those eyes, burning them very severely and near-tients with a few exceptions, are pronounced convalescent. Those who are well will be di-missed from Quarantine restraint to-day, - New York Times, 23d.

> and David Morgan, were arrested in Wil- auditor. liamsport, Pa., last week for passing counterfeit money, and committed in default of session \$1,150 in counterfeit tens on the

MARRIED.-At Ogle, Ill., on the 31st

all of Philipsburg.

Thursday, 224 inst., of typhoid fever, af- of the estats of Simon Lynch, late of Law

The expression of those eyes, For Clarie's gone, forever gone, To dwell in yonder skies.

In this poor soil to bloom;

For God in pity made him come, E'er sorrow he had known.

[Communicated 1 On Tuesday, 27th inst., Theopore Mir CHELL, eldest, son or Mr. Wm. Mitchell of Lawrence tp.

WERTZ'S Improved Ploughs for sale by MERRELL & CARTER. April 28, 1858.

CIAUTION—All persons are hereby cautioned against trusting any of the members of my family on my account, as I will pay to debts of their contracting. JONATHAN WEISER. their contracting. JONATH Bradford, April 28, 1858, pd.

D. Adams, vs Engle's adm'rs. McFarlan vs Best Rider and wife vs Eliza Irwin Hinds vs Mason. Ritter vs. Hurxthal & Bro. Draucker vs Hartshorn. Wilson's Ex'rs vs. Mehaffey & Mitchell. Cadbury and Wife vs Powell, et. al. Abbess vs Caldwell. Mitchell & Mehaffey vs. Pennington. Frank vs Bloom, Sabin vs McGhee. Irvin's heirs vs McMasters. Davis vs McCracken, et. al. McKee vs. Bloom. Best vs McFarlan. Comeford, vs Pfoutz. Jones et. al. vs Bartles, et. al. Riddle vs. Swan. Askey vs Stevenson. Drinkers vs. Locke.

GEO. WALTERS, Pro'y. April 21, 1858.

Kerlin vs McGarvey.

T. VERNON HOUSE, Lumber city, M T. VERNON IN-The undersigned notiies the public that he has opened ut the above named house, and that he is well prepared to accommodate all who may favor him with a call .-The house is three stories high, is commodious and well furnished, and no pains will be spared to render satisfaction to guests. His Bar is always supplied with choice liquers of all kinds,— There is plenty of stabling connected with the bouse. He solicits a share of public patronage.

April 21, 1858.

L. W. TEN EYCE.

Adjourned Orphans' Court Sale.

The real and ability displayed by Sena-tor Binian, in his defence of the Kansas policy of the National Administration, is at the house of Rebecca J. McCally, in Charte policy of the National Administration, is at the hors of Bebecom J. McCally, in Charten of Satarday the 5th day of June uses, at 1 p. m. from those who differ both with the Sens-ter and the President on this issue. In the first number of the Green burg Demos. the last number of the Green burg Demos thouse by tract in name of John Cunningham N and we find the following notice of the land of — McCally S. 46 E. 168 per, more of Senator's recent speech on the Kansas less to a maple, themes 551 w. by other lands of said decedent S. 50 W. to a corner, and the me question, which is a fair and just tribute by tract line 160 per, more or less to the beginto the distinguished Democrat who so ally sing, and c attaining 115 acres more or less, being the south west quarter of tract surveyed in

REBRCC J. M'CULLY, Adm'rs of John a cCully, dead,

NOTICE-The Store accounts of Leonard Gibbons & Co., and of Wm H. Gibbon late ng business at Glen Hope having been assign. ed zre in my hands for collection. All persons the bird are requested to immediately sail and settle and save costs.

J. B. M'ENALLY. Clearfield, April 21, 1858, 4t.

NATIONAL EXCHANGE HOTEL. known stand, formerly kept by Wia. A. Mason, in Curwensville, Pa., is ready to accommodate all position of this State and city, and see if islature of Pennsylvania closed its labors, some internal regulations that will obviate and out of Congress to deleat the hopes him is right and proper; and although we who may favor him with their patronage. His there are not strong reasons deducible and its members with but few exceptions, the necessity of abandoning altogether and wishes of the nation. The second may not endorse his position, yet we must table will always be supplied with the best the mark t affords, and his Bar with the choicest liquors. His stable will be under the care of at-DAVID SMITH. tentive hestlers. Curwensville, April 21, 1858,

COURT PROCLAMATION.

W HEREAS. The Honorable JAMES BURN. SIDE, Esq., President Judge of the Court of Common Pleas of the twenty-fifth Judicial Dis. in Clearfield county, have issued their precept bearing date the twentieth day of Nov. last, to me directed, for the holding of a Court of Common Pleas, Orphans' Court, Court of Quarter Ses.

Notice is, therefore, hereby given, To the Coronor, Justices of the Peace, and Consta-bles, in and for the said county of Clearfield, to other Remembrances, to do those things which to their offices, and in their behalf, pertain to be done, and Jurors and Witnesses are requested to be then and there attending, and not to depart without leave at their peril.

April, in the year of our Lord, one thousand eight hundred and fifty-eight, and the eighty-first year of American Independence. JOSIAH R. LEED, Sheriff.

AUDITOR'S NOTICE.

THE undersigned an Auditor appointed by the Orphans' Court of Clearfield county at Nevember Se sion, 1857, to audit the Adminiswhen and where all persons interested may at-J. H. LARRIMER, Auditor. . Feb. 24, 1858.

N. B. All persons interested in the a bove audit, will take notice that it is con-ARREST OF COUNTERFEITERS,-Three men tinued until Thursday the 13th of May named Thomas Richards, Wm. Patterson, next at the same place and hour, by the J. H. LARRIMER. March 25th, 1858.

REGISTER'S NOTICES. OTICE IS HEREBY GIVEN, that the fol-

lowing secounts have been examined and sed by me, and remain filed of record in the office for the inspection of heirs, legatees, cred it-ors and all others in any way interested and will presented to the next Orphans' Court of Clearfield county, to be held at the Court house in the borough of Clearfield, on Tuesday the 17th day

the borough of Clearfield, dec'd. The final administration account of Jno. DIED-in Lawrence township, on M Goey and Mary M Goey, ad mr d ad mx.

Final administratio account of Mary Fetwell. (formerly Mary Rose,) adm'x of Edward Rose, deceased.

The Administration account of Joseph Nicholson, A luministrator of the estate of Samuel S. Nicholson, deceased. The account of John W. Wright and

Jesse Williams, Executors of the last will and testament of Jacob Leonard, late of Beccaria tp. dec'd. The partial account of David Dressler and Elizabeth Dressler, Ad'mrs of the es-

tate of John Deessler, late of Union township, Clearfield county, dec'd. The partial account of William Fullerton, surviving administrator of the estate

of John Fullerton, deceased. The partial account of James T. Ley nard, one of the executors of the estate o William C. Welch, late of the borough o

Clearfield deceased. The final administration account of Eli Fye, administrator of the estate of Samuel Fye, late of the township of Brady, in the county of Clearfield, deceased,

The final account of William Irvin, one of the administrators of the estate of Matthew Irvine, late of Burnside township, Hearfield county, deceased.

The final administration account of James T. Leenard, administrator of the estate of David Ogden, late of Lawrence township, Clearfield county, deceased.

The final admin stration account of James T. Leonard, administrator of the estate of Philip Fisher, late of Woodward township, Clearfield county, deceased. The final administration account of

James T. Leonard, administrator of the estate of Robert Leonard, late of Lawrence township, Clearfield county, deceased. [apr. 1858-] JAMES WRIGLEY, CTk

PONG LIGHT ON A SHORT SUB-JECT. FRANK SHORT announces to his friends that he has removed some of his stock from the 'Short Shoe Shop' on short distance from his old stand, to the shop formerly occupied as a Watch and Jewelry Store, by B. R. Welsh, dec'd., nearly opposite to Reel and Weaver's Store, where he will be found at all all times ready to accommodate his old customers and as many new ones as may favor him with a call, and do their work on as short notice as it can be done elsewhere, and as short accounts make long friends, he will sell cheap for CASH. Home made work constantly on hand, an i warranted not to rip, ravel or cut in the eye. And as this is the time for settling up, said Short reques all persons indebted to him to come for ward and settling up their accounts, and pay the cash or give their notes, and they will save costs. Clearfield, April 7th, 1858. 3m.

N. B. The person that found one fine boo No. 6, on the morning after the fire, can have the mate of it by calling at the Shoe Shop of FRANK SHORT.

TOTICE-Notice is hereby given that let-NOTICE-Notice is hereby given that let-ters of Administration have this day been granted to the undersigned on the estate of Andrew Welch, late of Lawrence tp., dec'd. All persons having any business in relation to said est-ate, will call upon me and make settlement.

ROBERT THOMPSON. Lawrence tp., Jan, 12, 1848.