The Clearfield Republican,

WEDNESDAY, FEBRUARY 6 1861.

Car Time at Tyrone. The Winter strangement of the Pennsylvania droad, on and after the 26th instant, will be as

TRAINS LEAVING EASTWARD.

Mail Train	1.							14	12.10	p. m.	th
Sameric Cast	ong	er					•		10.13	p. m.	C
TRA	188	- 3.3	647	INC		VES	TW	AR	D.		12.5
Prore in Pasi	eng	er	•				.+		7.42	n. u	U
Mail Train -				1		•		(*)	12.58	p. m.	tr
1 1		\sim	.*	1	(#)		. *.	12	8.22	p. m.	he
No trains	run	on	Su	eda	y e	xee	pt	th.	Expr		

EXTERTAINMENT .- The ladies composing the ill be 10 cents. To commence at 6} o'clock.

Bible Society.

The mosting of the County Bible Society held before the meeting. J. R. Focur. Sec'y.

is Sale," on the estate of Susan Ardery. The day of sale is on Monday the 11th inst. Fixes.—Our county has been scourged

ensiderably by fire during the past week. were satisfied they had found erroneously. It is due to the learned Judge of the

the upper end of Curwensville, known as to expect relief on account of such irregu-the Zngland house, and occupied by Mr. laritiet from us, than from any other five of the same, and forthwith file it of re-William Bard, was burned to the ground, citizens of the State, who are invested of the some little of Mr. Bard's furniture, which with no judicial authority at all." Simiwas in the lower story, was saved; but all Stewart vs. the Commonwealth, 5 Casey, tence is indefinite, no time being fixed

the clothing of his family, bed-clothing, 429. great part of his furniture, and some It is a mistaken opinion, sometimes other person baving legal authority to fix that was stored away in a spare entertained, that in criminal cases our the time. This is certainly a novel exgrain that was stored away in a spare powers are greater than they are in civil, ception to be taken at this late period in noam, were destroyed. The house was it is not so. When the life of a human the history of the Commonwealth. It the property of Gen. Patten, and was in-being may be dependent on our decision, ured.

On Thursday evening, the residence of carefully to scan the record and inquire the time of execution is vested in the On Thursday evening, the residence of whether he has been deprived of anothing Governor. That it always has been exer-lion, G. R. Barreit, in this borough, was second to him by the law, by which he discovered to be on fire. Before the alarm might have been benefitted. But in crimber of difficult to show that it has not been was fairly given the whole roof was in inal, as well as in civil cases, our inquiries rightfully exercised. But that question fames; but by the exercised our cititames; but by the exertion of our citi-both classes of cases there is but one rule our consideration is whether a sentence of construction. In both there is a pre-of death which does not appoint a day nicating itself to any other buildings, and in fact before even burning the lower story of the house. The damage done to support to the proceedings were rage in rand it is incombent upon the plaintiff or execution is a proper sentence. Our act of Assambly of the 31st of May 1718, entitled "an act for the advancestory of the house. The damage done to were committed before we can interfere. the familure in removing what was in the lower stories, and what was destroyed in lower stories, and what was destroyed in the upper one, is considerable; but we are not so to administer the criminal law lawful to give judgment " according the believe both the house and the furniture as to make it an impenetrable shield for manner, form and direction of the laws of the guilty. are covered by insurance.

which there was no insurance,

Judge Parrett had a fine house burned about one year ago near Luthersburg, on which there was no insurance.

An exception was also taken from the

Court below to the rejection of an offer

by the defendant to prove that he always

had been known and reputed among his

No. AND AND

CATHCART ATTEMPTS TO COMMIT SUICIDE. Specificly to try," &c. This, of course, The manner and form of givingjudg--John Cathcart, under sentence of death for the murder of his wife, attempted to sommit suicide on Sunday night last. It commit suicide on Sunday night last. It

John Cathcart. Our readers are aware of the fact that a assailed. All these he had full permission to defend by adducing the opinion of his

Our readers are aware of the fact that a writ of error in this case was taken to the supreme Court of the State, which was argued at Philadelphia on the 10th of January last, by W. A. Wallace and H. B. Swoepe, Esgrs, for the prisoner, and R. Wellyce and I. B. McEhelly, Esore, for stitutional requirement "the national requirement "the analysis of the state of the prisoner and R. Swoepe, Esgrs, for the pris

J. Wallace and J. B. McEhally, E-qrs., for stitutional requirement," the nature and . Wallace and J. B. McEhally, E-97s., for the Commonwealth. The decision of that court, affirming the judgment of the court below, and refusing Cathcar: a new rial, was filed on Thursday last, and we (Paral Court below, and refusing Cathcar: a new rial, was filed on Thursday last, and we rial, was filed on Thursday last, and we (Penal Code) the Act of Murch 31, 1800. By election expenses herewith publish as full an abstract of it a we have been able to obtain : We do not think that act in conflict Assessors' wages Commissioners' wages

as we have been able to obtain : wi h the constituional provision that in Jail fees EXTERTAINMENT. -- The ladies composing the CATRCART VS. THE COMMONWEALTH. -- Er-aming Society of the M. E. Church in this place, for to the Court of Oyer and Terminer of Clear-shall have the right to be informed of the District Autorney's fees ill arpore the articles they have manufactured. field county .- Opinion of the Court by "nature and cause of the accusation Printing contract, &c ith refreshments, confections, &c.,) to sale on Strong, J.- The consequences of cur dehursday evening, the 7th of February, 1861, cision in this case are so momentous to hibit the "nature and cause of the necusas the Church. The public are respectfully invi. the plaintiff in error, that we have felt tion," that is, must set out the crime laid a to participate in the entertainment. The constrained to examine the record with to the charge of the accused, but the a to participate in the entertainment of minute caution. Our review has forced mode in which the crime is committed, upon us the conviction that there is no-thing which would justify us in sending new Church edifice on the lots already purchas. I for that purpose. The takkets for admission if the locents. To commence at 64 o'clock. Bible Society. Bible Society. I thing which would justify us in sending the case back to another jury. It appears to have been most carefully tried. No-thing was effected upon the head or the body, are entirely apart from the nature and

which he was legally entitled, and he re-ceived every advantage in the admission it in this assignment. the office of Esquire Wrigley, during Court of evidence and in the instruction given Another averment of the plaintiff in the state of the plaintiff in the plaintiff Jurch on Friday evening next, 15th of Februa- Before proceeding to a consideration of pronounced, because the charge of the r. Election of officers and other business will the errors assigned in detail, it may not Court was excepted to, but was not filed be out of place to repeat the remark o'ten until after the judgement was given. If made, that our duty in such cases as this there were anything in the exception, it The public will take notice that a is confined to adjudication upon the errors of law which appear on the record. Out would be our duty to pass sentence. But is de of that we cannot look. We are not there is nothing in it. Everything that

On Wednesday last, the saw-mill of B. These observations are not new. They Court below, to say that there were no On Wednesday last, the saw-mill of B. have frequently been made heretofore, written points presented to him at the Yingling, Esq., of Burnside township, and Thus, in Jewell vs. Commonwealth, 10 trial, and he was not therefore under obtotally destroyed. The amount of loss apparent on the face of the recorded pto-did not ascertain. on the same day, the stone house in may have been, is not a subject of review quest that he should reduce his whole opinion and charge as delivered to the ju-

> The only remaining a ssignment of error far remarks were made in Fife, Jones and is the eleventh. It is that that the sen-

for its being carried into effect and no there is always enough to induce us very in showing how the power to designate

he guilty. Turning now to the specific averments in the like cases. This provision was in-

seems he had obtained a wrought iron any irregularity. Our paper book, indeed, tenced to death by hanging, but the sen-spike, wh ich had been used for fastening contains part of the opinion of the Court tence did not fix the time and place of record cannot be corrected by it. Even if Curr, 1812: Nor was it changed by the To amount received from unseated it could, the same opinion shows that no statute of 24 Geo. 2, c 37, which enacted

his freedom from lawlessness, that was Receipts and Expenditures of Clear County for A. D. 1860.

\$1,667 36 3,210 77 373 95 Commissioners' wages \$55 81 369 50 276 01 228 00

Repairs to public buildings Boarding jurces Rofunds

field	Agroultural	100 00	
	Wos'ern Penitentiary	118 75	
	Counsel foes	60 00	
suror	Constable returns	113 68	
onith	Road views	162 00	
unty,	Wild cats and foxes	100 48	
to the	Justices' fees	\$2 82	
	Commissioners' clerk	152 00	
	Auditors' wages	106 00	
ألسافلا	Auditing Prothonotary's and		
vicus	Register's account	18 00	
26 71	Interest on orders	81 50	
06 33	Coropor's inquests	87 35	
1 79	Auditors' clerk	42 00	
100	Sheriff's fees	200 00	
1	Dockets, stationery, & postage	61 13	
	Survey of Bloom township	13 00	
in 18	Fuel contract	58 75	
61.63	Court-house contract, on ace't 1		
	Miscellancous orders	58 53	
	Exonerations to Collectors	330 35	
101	Percentage to collectors	501 90	
- 3	Treasurer's per centage on		
-	amount received	182 02	
- 7	Do on paying out	177 67	
	Balance duo Tressurer		
1.1.1			

Amount of State, County, and Militiz Tax due from Collectors for 1860, and previous years

200 00 179 94

183 21 106 00

105 51

VEAR.	TOW (ENIPS.	COLLECTOR	NAMES.	COUNTY.	STATE.	NILITIA.
1847 Jordan		James R	es, ja	\$205 51	92 14	
1848	Bell	R. Wetz	1			\$6 00
	Jordan Penn	H. Saan			8 D H	4 10
1849	Jordan	A. Spene Wm Wile	er		1 A A A A A A A A A A A A A A A A A A A	17 50
	Penn	Thomas		 1.00 	(in a selection)	\$2 50
1850	Bell	J. Sunde	rland			6 00
1011	Penn	J Davis		10		80 50
1851	Burnside	J. Young		50 01		16 2*
1552	- Fox	D. Willia J. I. But		8 I5 1 00	8 29	7 00
1853	Decatur	D. Keph			13 17	10 50
- 44	Pike	J. Caldw	ef1 1		4 72	7 64
1854	Chert	S.J. Toz	or	45 85	52 20	15 50
	Jordan	J Patter			1 42	9 81
1855	Piko	T. R. Me		2 62		17 83
1858	Covington Decatur	J. Barme		63 89	16 94	19 08
1857	Corwenzvilla	G. Keph. Z. MeNt			111.00	14 3
+1	Ferguson	J. Straw		\$3 60	6 41	N 1 10 1
6	Gosben	E. R. L.		12 81	12 05	4.3
	Jordan		Williams	9 41	28 94	
1858	Covington	J. Reiter		** **		10 0
	Clearfield Decator	R. J. W:		31 95	56 33	
	Ferguson	A. Bane		10.02	5 02	
A	Fox	G. E. W D. N. H		5 00		1
*	Lawrence	H. Orr		115 12	7 59	
	Pann	R. Dany	27.5	110 29	45 85	21 3
1859	Decatur	D Gase		16 95	6 41	
6.8	Fox	J. Mefik		5 11	2 56	4 3
- 14 - 1	Jordan Karthaus	J. MeNe		18 53	10 84 41 44	11 3
44	Woodward	H. Yothe S. White		17.89	31.33	
1880	liecearia	H. Whit		290 27	130 66	26 7
	Bell	J. Camp		153 18	108 46	35 1
	Roggs	William		155 68	= 65.13	20 9
	Bredford	J. Cowd		32 57 595 30	48 71 268 60	38 4
	Brady Barnside	F. Wing		72 39	119 46	45 1
	Chest	J. Sande J. Thom		27 79	99 16	41.3
•/	Covington	J Renn		2 29	47 27	26 1
	Clearfield	H. F. St	15 der	131 24	74 58	21 4
	Curwensvill 1	J. Evans		6 35 109 93	71 51	28 5
	Ferguson	J. Straw		36 55	78 75	8 5
n	Girard	J. Malki J. Spack		77 20	54 23	15 1
	Gathen	J. Sanke		49.38	35 26	8.0
	Graham	J. P. Ne		146 83	61 89	14 2
	Huston	J. Band		78 28	57 81	19 0
	Jordan	P Bloon		74 1	53 85	21 3
	Knox	M. 0 St		70 63 306 70	42.85	50 8
- Ho - 1	Lawrence Lamber City	M Nich J. Forgu		75 01	46.94	7.6
• •	Morrie	J. Dean		239 72	105 35	39 4
	New Washington	R. Niem		24 50	29 48	14 7
17 17	Penn	T. Waln		187 36	F6 70	17 5
	Pike	H. Hile		274 46	14 99	15 4
	Union	D. Brub		13 63 131 58	31 51 70 05	23 2
	Woodward	S. Heud	ersen			
Aggre	rate amount due from C	allectors -		\$4,101 73	2.746.70	1.012 7
	mount due County from		Burnside	271 36	107 1	
Collectors	and and and the second	\$4'101 73	Chest	214 88	81 0	
igregato ai landa	nount due from U. S.	2,703 15	Covington Clearfield	230 08	111 3	
	round due from notes,		Decatur	472 44	75 7	
judgments,		1,083 22	Forgueon	31 25	5.7	
istan 'ing i	County orders \$1,232 78		Fox	51 55	2	2
	natract " 9,500 00		Girard	68 32	30	
te County 1			Goshen	254 91 230 41	27 1	•
Indebted	uess of County	3,216 72	Graham	633 11	470 6	

	1861.] [1861.
1	THE FIRST ARRIVAL
	FALL & WINTER GOODS
	AT THE CLD STAND
	REED, WEAVER & CO.
	On Market Street 2 doors north o
1	the Court House, where they are
	just opening an unusually large and well selected stock of goods,
	suited to the wants of the commu-
2	nity for the Fall and Winter trade,
4	which they offer in large and small quantities on the most reasonable
7	terms-CALL AND EXAMINE FOR
h.	vourselves—Their assortment of DRY GOODS & NOTIONS
>	's very large and complete embracing almost
_	every article both of fashion and service. Er-
0	LADIES' DRESS GOODS, which are of every variety and the very latest styles. Silks Delaines, Phalos Marines, Parks,
0	Silks, Dolaines, Piaids, Merinos, Poplins, Alpacens, Cashmeres, French, Scotch and Domestic Ginghams, Prints,
000	Linseys, Cambrids, Brillinns, Fig. and plain Bobinetts,
N O	Irish Linen Cloths &c. Black and Fancy Cassimeres, Satinetis, jeans, Tweeds, Cordarovs, Hickory Stripe, Ticking,
0	Teseds, Cordurovs, Hickory Stripe, Ticking, Crash, Diapor, Bicashed and unbicached mus- lins & drills, Red, Grey, White and Canton Flan nels. Also a larg stock of Ladies' and Gentle-
040	aens' Shawis, Double and Single, Stallas and Thenilles, Black and Drab Cloth capes of the
55	very Intest fashlon,
ビスに	JOHN ODELL,
12	UPHOLSTER AND CARRIAGE TRIM- MER,
H	Located at A. H. Shaw's Mills, one mile East of Clearfield borough,
	Respectfully informs the citizens of Clearfield and adjoining conntice, that he is at all times
6	repared to manufacture, at the shortest notice, Lair, Husk, and Straw Mattresses of all inde and sizes, one of which is a Folding Mat-
54	runs, suitable for CABINS ON RAFTS, which an be folded in small compass, and emptied and
34) 7-1	chilled at pleasure: and very cheap. He also rims Carriages, makes repairs to all kinds of
11	Jarriage Trituming and Upholstory, and makes Jords for Mason's Tracing Lines, of any thick- Joss or length.
14 14	Sen Country Produce, Corn Husks, or Cash sken in Exchange for work.
92	graf All orders left with any of the Merchants of Clearfield borough will be promptly attended a dec25 tf.
51	WATEL BIS JAWARE.
1	W E would respectfully inform our friends, patrons and the public generally, that we
21	are now in store and offer Wholesale • ud Re- ail at the lowest Cash Prices, a large and vary holes stock Watch, Jewelry, Sliver and Plated
37 74 82	War of every variety and style.
12	All goods warran ed to be as represented.
22	Watches and Jewelry of every description. STAUFFER & HARLEY.
41 25 2	and the second sec
74	CUBA HOTEL, JAYNESVILLE, PA.
	THE shove Hotel, having recently been fitted up for a house of enterteinment, is now open for the secommodation of the public. "Travelers
	vill first this a convenient bouse. May 19 1355, JOHN JOJ DAN.
	Ladies' Bonnets and Hats, trimmed and un- trimmed, of the Latest Styles at
	R. W. & CO's,

1861 7

372 0

12,506 87 12,506 9

F1961

To Persons out of Employment. AGENTS WANTED.

spike, which had been used for lastening below upon the motion for a new trial, in the bars of iron to the wood work in his which it is stated that the jury were sworn form of pronouncing judgment in capital the deformation for a new trial, in form of pronouncing judgment in capital the deformation for a new trial, in the bars of iron to the wood work in his which it is stated that the jury were sworn form of pronouncing judgment in capital thirs for Road fund, for the year A. D. 1858-9. cell, and by patient rubbing, had made it jointly and soverally, instead of severally, felonies prears from all the books. Rassomething of the shape, and near as sharp but such an opinion is no part of the re- tall's Entrees, 2 Unles, Pleas of the To balance due townships last settleas a dagger. With this extraordinary cord, and it has often teen held that the Grown, 329; Coke's Entrees 362, and 3 weapon he tried to cut his throat, and succeeded in severing some of the veins, objection was made to the manner in that all persons found guilty of a murder but the artery was not affected, he was which the cath or affirmation was admin-should be executed on the next day, but very weak when discovered by Mr. Rich-istered. This assignment, therefore, points one after seatence passed. ards on Monday morning. Dr. Harts, to no error of which we can take notice. wick dressed his wounds, and although the record does not show that the prisoner wa said not to be usual at the Assizes to trady actiously injured, there is no doubt of his had counsel at the trial. It is based upon fix the pay and place of execution. The Burneldo recovery.

Honniste Desru. - Sometime during directly opposite to that which we have of the law. We have thus reviewed this Destur Monday afternoon, as Mr. Daniel Ogden shown to exist. It assumes that those entire second, and the conclusion to which was laboring in his coal bank, about one rights of the prisoner were denied him we have come is, that it exhibits no rea- Fer mile south of our town, the roof of the which the record does not show affirma-son for reversing the judgment of the Girard mine gave way, and a mass of rock weigh- assumed that the Court charged the jury ing near two tons fell upon him, crushing erroneously, and the Commonwealth be senting from the views of the majority of him, as is supposed, instantly to death, required to prove that the charge was in the Court. Nothing was known of the accident by any one until late in the evening of the The right to be heard by himself and

him. He was found crushed to the sume that it was denied because the record ground in the same position he occu- does not exhibit the fact that it was repied while digging coal. He was a son of corded. There are many rights of an ac- borders of our county. God grant it may Matthew Ogden, one of the pioneers of cused person, some Constitutional and be the last while this generation exists. Matthew Ogden, one of the pioneers of others not, of which the record takes no our county, was about 56 years of age, and notice: such as the right to compulsory leaves a large family to mourn his loss.

WASHINGTON CADETS. - This Company, under command of Capta'n J. O. Loraine, nimself and countel is one of them. The made their first appearance in public on safety of the accured is not imperilled by Saturday last. We venture to say that a the silence of the record, for if any of these better uniformed or a finer looking body of rights be denied, there is an easy method men cannot be found in Pennsylvania. the dental. Their breas and martial bands both presented a fine appearance, and discoursed refusal of the Court to grant a new trial. Horses, Cows, Wagons, Sleds, Plows, Harrows, It has so often been said that such a refuexcellent music. After their organization sal is not assignable for error, that we disby Brigade Inspector S. C. Patchin, the miss it without further notice. following officers were elected :

Captain-J. Oscar I oraine. First L eutenant-Z. C. McCullough, Second Lieutenant-John W. Bigler.

New Dava Store, -- It will be seen by referring to another column, that Messrs. Woods & Barrett have opened a new Drug Store in our borough. Notwithstanding their stock is small, it is well selected; and towards the deceased in any other aspect they offer their goods as cheap as they which had a proper relation to the subject they offer their goods as cheap as they which have ever been offered in our village. You matter of the prosecution. We cannot say sed of according to law. have ever been offered in our village. You that here was error. We do not discover January 9, 1861. 3tf will do well to give them a call,

uied. The door was opened for him to Accident, -As Mr. John Patchin was show his reputation for peaceableness and for regularity of conduct, and for anything returning home from Clearfield, on last Friday, his horse became frightened on that tended to show the improbability o the hill beyond Lumber City, and starting his having perpetrated the crime of which 10 run, threw Mr. Patchin out, and injured his regularity of conduct, his quiet habits, him severely.

Sec sec. 3 Burrows, 1812, Rex vs. King, Ben Boggs Another specification of error is, that et al.; decided in 1765. In that case it Bradford an alleged presumption against the regu-larity of the proceedings-a presumption accordance with the forms and requisites Usvin Cavington Ferguson tively were granted. As well might it be Court below. The judgment is affirmed. Goshen Justice Woodward read his opinion dis. Graham Huston Jordan Karthags

Knox It will thus be seen that the dread sentacked. The right to be heard by himself and tende of the law, must be carried into cf. Lawrence Morris same day, when his not coming home to counsel is doubtless a Constitutional right, fect, that this unfortunate man must ex- Penn supper, induced the family to look after and if it had been denied, there would plate his crime upon the gallows, and if like such be the cave it will be the first in- Weodward stance of capital punishment within the Bal. due tps.

> When the decision of the Supreme process for witnesses, the right to call a Court was announced to him by Sheriff witness or to cross examine those of the Miller, his only reply was, " The Lord 1858-59, prosecution, and the right to be heard by knows, I am not deserving of such a fate." To balance due townships from last

DUBLIC SALE .--- Will be exposed to public sale, at the late residence of Susan rights be denied, there is an easy method Ardery, deceased, in Lawrence township, Cles.-of bringing up on the record the fact of field county, on MONDAY, the 11 h day of FEB-RUARY next, at 10 o'clock, a, m , the following Fell Another assignment of error is to the

Bees, Geese, etc. Also, a lot of Apples, green and dried; a weaver's

LCOM, with fixtures. Also, All the Household Furniture, consisting in part

of Beds and Bedding, mustly Feathers ; Bureau, Chests, Cupboards, Chairs, Pots, Kettles,

neighbors as a kind-hearted man. This And various other articles tos numerous to man-the Court overtuined in the terms in tion. JAMES T. LEONARD, offer the Court overruled in the terms in tion. Clearfield, Jan. 30, 1861. Adia'r

rejection by permission to show the char-acter of defendent for peaceableness and S of the subscriber in Harms the residence which it was made, but accomparied its rejection by permission to show the charregularity of conduct and of good feelings charges and take her away or she will be disp sed of according to law. WILLIAM HOYT. that here was error. We do not discover that any right of the defendant was de-

Salt TERY CHEAP at the store of V jan23 WM. F. IRWIN. ardwa e of every kind, kn. 'es and fork his having perpetrated the crime of which Hardwa s of every tind, Ed. 'cs and for he was accused. It was his peaceableness, or d and Hand saws and Mill saw at R. W. 1 11;

Karthaus field County, in account with the different town-shipe for Road fund, for the year A. D. 1858-9, Morris DR

ment.

units for 1558-9 CR.

Am't pd. 1ps. Bal. dec. \$477-28 Townships. Beccaria 418 00 \$27 16 126 53 12 05 68 07 450 44 3.93 254 91 62 63 283 73 112 12 66 54 3 41 Clearfield bor. 329 00 24 29 31 73 249 69 2 07 55 85 165 00. 200 00

9.05 176 68 15 14 257 68 1,620 23 7 06 59 49 161 84 294 55 85 00 724 60 26 36 22 44 148 00 75 22 1 42 104 42 250 84 401 28 817 88 examined the accounts of Geo. B. Goodlander, 8,088 75 Esq. Treasurer of said County A. D., 1860, do

8,088 78 GEO. B. GOODLANDER, Eso., Treasurer of Clear-

fiel I County, in account with the different town-ships for School fund, for the yours A. D. DR.

seitlement

lands for 1858-59 OR.

Tourships. 279 28 257 43 Beccaria

127 40 78 79 Roggs Bradford 371 73 ilraily.

> A MEETING of the Stockhulders of the "Philipsburg and Waterford Railroad Company" will be held at the office of said Com pany, in the borough of Cleatfield, Clearfield county, Pa., on MONDAY, the 18th doy of March, A. D. 1861, between the hears of 12 and 2 o'clock p. m. of said day, for the purpose of electing one President and twolve Directors to serve until the second Monday of January, 1862.

G OOD ARTICLE of N. Y. CHEES for sale

182 75 29 11 314 93 Knox 229 20 127 92 157 02 402 81 77 27 Penn 57 77 Pike 0.6 5 62 76 \$50 12 Union 239 88 4266 76 13 08 Woodward Bal. due tys. 2,6-1 60 8,493 92

year A. D., 1860, do certify, that we find the

accounts of Geo. B. Goodlander as follows : The

mount due from all rources to be seven thousand

eight hundred and eighty-eight dollars and ten

cents. We also find the amount of outstanding

orders to be ten thousand seven hundred and

thirty-two dollars and seventy-eight cents, of

which nine thousand five hundred are on Court

house contract. The balance due Treasurer

three hundred and seventy-two dollars and four

Witness our hand this 12th day of January, A

Attest-Wm. B. Bradley, Clerk.

WM. McCRACKEN.)

S. C. THOMPSON.

Com'rs

Auditors.

WM. MERBELL.

We, the Auditors of Clearfield County, having

report: That the accounts are as a evo stated .-

The amount due the Road fund by the Trensu-

rer, is eight hundred and seventeen dollars and

eight wight cents. The amount due the School

fund, is two thousand six hundred and seventy

THE Subscriber respectfully informs his friends in Clearfield county, and the public general-ly, that he has again taken charge of the above Hotel, and is fully provided with everything ne-essary to the comfort and convenience of his guests. A large Warehouse for the Storage of

Jan. 16. 1821. St. * THOWAS MAYS.

CAUTION.

pay an debts of her contracting. DEITRICK COLE.

Beggs tp., Jan. 23, 1860*

633 11

88 23

8 24

Huston.

D., 1861.

11,104 82 11,104 82 Jordan

5,058 66

470 65

4 73 266 54

In every County of the United States,

TO engage in the sale of some of the best and must elegantly illustrated Works published. Our publications are of the most interesting churacter, a lapted to the wants of the Farmer, Mechanic and Merchant; they are ; ublished in the best siyle and bound in the most substantial manner, and are worthy a place in the Library of every Household in the Laad.

30. To men of enterprise and industrious hab. 8.453 92 its, this business offers an opportunity for profitable omployment seldom to be met with.

3.9. Persons desiring to ast as agents will re-We, the Commissioners of Clearfield County We, the Commissioners of Clearfield County, ceive promptly by mail full particulars, terms, in the Commonwealth of Penery vania, having de., by addressing LEARY, GETZ & co., Pub. examined the accounts of Geo. B. Goodlander, No. 224 North street, Philadelphia. Esq., Treasurer of the County of Clearfield for Oct 24, 1850-1y.

A very large sinck of Spring end Summer electring of the latest styles for sale low by Curwonsville, May 16, 1860. E. A. IRVIN.

Madame Schwend's Intallible Vegetable Powders For the speedy and effectual Care of all Laflam mations, Rhum, tism, Despensia, and Liver Com-plaint and all Acute and Chronic Discours of A: duits and Children,-Sund 3 cont Stamp to

her Agent. G. B. JONES, Hundreds of testimonials Box 2070 Phila, P O me Agency S. W. Cor. Third & Arch Sts. Oct 24, 1869-101.

HARTSWICK'S

DRUG & VARIETY

COLDIC B.

MARKET STREET NEARLY OF POSITE JAIL

The undersigned will have constantly on hand a well rejected stock of Drugs, Chemicals, Dye-Stuffs, Oils, Paints, Tebacco and Segars, Station-ary, Perfumery, Brushes, and Fancy articles, which he will dispose of cheap for cash. He invites the public to call and examine his

stock of goods before purchasing elsewhere. Country Physicians furnished with Druges Medicinos, and Sargidal instruments at the use reasonable rates. J. O. HARTSWICE, Clearfield, Pa., Dec. 25, 1860.

A DMINISTRATOR'S NOTICIE .-- Letters of Administration having been granted to the untersigned, this day, upon the estate of GEORGE SHUCKER, deceased, late of Brady township, Cleardeid county, all parsons indebtad to said estate are requested to make immediate payment, and those having claims against Tyrone, Blair County. Pennsylvania. the same will present them July authenticated ELIZABETH SHUCKER, Adm'x. ir settlement. jan9-6;*

Call and examine the Patent air tight Glass and stone jars, they are just the thing you word, for sale at R W. & CO.

A Large stock of Man & Boy's clot ing. just remeived at R NV & COV-

Lift of the state of the "Clear The undersigned, late publisher of the "Clear field Republican" takes this method of calling CAUTION. MY WIFE B RBARA having left my bed and board without any just cause or prov. ocation, I hereby caution all persons against har-eing July 1857 and suding July 1860, to call im. boring or trusting her on my account, as I will mediately at my office in the borough of Clear-pay no debts of her contracting. fold, and make astilement of the same, ar these accounts must be closed up. J. H. LAKGIMER, Clearfield, December 12, 1860. 12

or six weeks ago, a HEIFER - red. crumpled horns, and about two years old. The owner is requested to come forward, prove property, pay clearfield, Jan. 21, 1861-Butter. R OLL ant FIRKIN BUTTER, for sale at the store of [jun24] W. F. IRWIN. Flour. G OOD ARTICLE, for sale at the store of jan23 W. F. 18W1 W. F. IRWIN.

Cheese.

Am't pol, tpe. Bal, due, 279'28 863 36 178 48 52 56 31 01 2114

one dollars and sixty cents. The amount of outstanding orders, is ten thousand seven hus D., 1861.

\$132.93 dred and thirty-two dollars and seventy-eight To amount received from unsented colls, of which nine thousand five hundred dol-5 350 99 lars are on Court house contract. Witness our hand this 12th day of January, A.



