

Court Proceedings.

At our Court held last week, the following cases on the argument last week were disposed of:

Thos. Luwman vs. Wm. Lark—rule to show the cause why Judgment should not be opened and held 19, next, 1861, date made absolute and left to plead damages and a Bill of Costs within 10 days.

Manuel H. Worrell vs. Jacob Kueker—Cetnus—Rule granted on Justice to return the prosecution in this case.

James A. Gask's executors vs. E. F. Haslet—motion to open Judgment, March 19, 1861, Rule made absolute pro tanto the Debt shall within 30 days tender to Plaintiff's the balance of the purchase money and interest, and if the Plaintiff's refuse to accept such tender their Debt to plead and put the case at issue.

Anthony McGarvey vs. Alexander McPherson—motion of Debt. to strike off Judgment and restore the case to the trial court. Rule made absolute.

Jacobs Stott et al vs. Andus Whitcomb—Rule granted to show cause why the Foreign attachments in these cases should not be dissolved.

AUDITOR'S REPORTS CONFIRMED ABSOLUTELY.

Auditors report in the sale of Real Estate of Thomas Ralston.

Auditors report in the sale of Real Estate of Wm. A. Moore.

ROADS CONFIRMED ABSOLUTELY.

Road in Woodward township from Best rating ground to Belmont.

Road from Coudreys house to Mignots School house in Covington township.

Road from L. M. Coudreys to the plank Road in Girard township.

Road from John McEntees to Thomas Dixons in Pennington.

REOPENED BACK TO VIEWERS.

Orders to view a Road, from the mouth of Joseph Goode's lane to intersect the Road from Clearfield to the mouth of Clearfield Creek, in Lawrence township, order to view a Road from Beccaria Mills to Mount Pleasant in Beccaria township.

ROAD VIEWS.

Order to view a Road, from the mouth of Joseph Goode's lane to intersect the Road from Clearfield to the mouth of Clearfield Creek, in Lawrence township, order to view a Road from Beccaria Mills to Mount Pleasant in Beccaria township.

CONFERENCE APPOINTMENTS FOR 1861.

The following appointments have been made by the East Baltimore Conference for our county for the ensuing year.

T. D. Gotthard, Clearfield and Curwenville, S. Creighton and J. W. Orlin, Phillipsburg, A. J. Bender and D. B. McClaskey, New Washington, J. S. Lee and L. D. Watson, Glen Hope.

Mr. Spotswood goes to Altoona, Mr. Kirby to Williamsburg, Mr. Mendenhall to New Bloomsfield, and Mr. Wilson to Newbury.

FROM KANSAS.—We invite the attention of our readers to an extract from a letter in the possession of a gentleman in our town. We have hereto expressed our doubts in reference to both "bleeding" and "sheering" Kansas, believing that thousands of dollars have been contributed towards the sufferings in that State, when in reality nothing of the kind has been necessary.

BLOOMFIELD, Doniphan County, Kansas, March 15, 1860.

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There are thousands of bushels of wheat sent here from different parts, to be forwarded, for the south part of the State I can not say, but for this part, I think it a good deal of a misfortune, for there are men getting seed, that are worth \$60,000 and think it cheap. For myself I do not care, but I do not want you to give one dollar to the people of Kansas, for it is a great humbug there are plenty here that will not work if times are good.

THE News.

It is announced that on Saturday last the President issued the order to Major Anderson to put his command in readiness to evacuate Fort Sumter, upon the arrival at that place of a United States war steamer.

Col. Lam, of Illinois, the confidential friend of the President, was sent bearer of despatches to Major Anderson.

The evacuation will take place upon the arrival of the steamer, which has been dispatched by the Secretary of the Navy.

There is no intimation whatever, on the part of the South Carolina authorities, that any attempt will be made to prevent the evacuation; in such a manner as the United States Government have seen fit employ. Major Anderson will salute his flag and embark with his command.

Major Anderson is ordered to report North.

Hon. Geo. W. Suynton, member of Congress from the Luzerne district died at his residence, in Scranton, on Monday last.

Boggs arrived at his home last night. A large number of his neighbors gathered by the Washington Cadets Band gave him a public serenade at his lodgings.

W. A. Wallace, Esq., on behalf of the citizens, expressed the unfeigned gratification upon the return of their fellow citizen to his old home.

The Gov. replied in a few appropriate remarks, after which the party dispersed.

Despatches from Fort Pickens state that the garrison there is short of provis-

ions, and can hold out but a short time longer. None but official communication permitted at Pensacola, and the squad can neither reinforce the fort nor furnish supplies. Appearance indicate that he long the government will also be compelled to abandon Fort Pickens to the Secessionists.

The government is said to be in receipt of information stating that the independent states have sent Commissioners to Mexico, Arizona, Sonora and Chihuahua to divide the people of those States and their fortune with the South.

ROBERT REA, THOS. REA, Executors.

March 27, 1861.

LEED.

In Brandy township, on the 19th inst., William F. infant son of Joseph H. and Julia E. Arnold, aged 6 months and 17 days.

In Bradford township, on the 9th instant, Sarah S. Hoover, daughter of Wm. and Elizabeth Hoover, aged 3 years and 18 days.

EXECUTORS' NOTICE.—Letters testamen-

tary having this day been granted to the undersigned on the estate of JAMES REA, Jr., late

of Jordon township, Clearfield county, deceased.

All persons knowing themselves indebted to said estate are requested to make immediate payment, and those having claims against it will present them duly authenticated for settlement.

ROBERT REA, THOS. REA, Executors.

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COURT LEVIES.

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