

Gen Hope Camp Meeting.

A camp meeting for Gen Hope circuit... The Clearfield and Curwensville, New Washington and Phillipsburg charges are respectfully invited to tent with us.

CAMP MEETING.—A Camp Meeting of the M. E. Church has been holding for the last four days, at the old ground some ten miles east of this place.

The proceedings of the Representative Convention held at St. Marys on the 15th inst., will be found on our first page.

The wording of some of the resolutions are not exactly to our liking; but this may not be entirely the fault of the Committee. As published in the Elk Advocate, several palpable errors occurred—which we have corrected—and they bore every appearance of having been sent to the printer in a badly arranged and disjointed condition, such as often happens in the confusion of a late adjournment; and for this reason they may not appear in precisely the shape in which they were adopted. Their general sentiment, we doubt not, is such as will meet the approbation of a large majority of the people of the district.

The P. M. of Morrisdale.—Letter from S. C. Thompson, Esq.

MORRISDALE, Aug. 26, '61. MESSRS. EDITORS:—The so-called explanation of J. C. Brenner, in your number of the 21st instant, or rather in what appears to be editorial, there is mention made of a previous personal difficulty between Brenner and myself. Of such difficulty I never knew of anything, except that we held different views on politics. Mr. Brenner's has been my place of being chiefly all my goods, ever since he kept here, up to this present date, and his books must show if any existed between us. If so, it must have been on his part and entirely unknown to me.—Our neighbors must certainly say that we have always been sociable when together, and I think that my neighbors in general will not say that I am given to circulating falsehoods for personal revenge. But the reason which induced me to make the previous statement in the Republican, was this, that I believed that the Constitutional rights of the Union-loving Democrats were about to be assailed under pretended authority; but as to the statement or publication in the Republican of the 14th inst., given by me concerning the Post Master at Morrisdale is correct and true. Any person doubting it, may enquire of Andrew Hesseick, Robert Thompson, or J. C. Allport and see whether Mr. Postmaster ever said such things. Any publication hereafter, either in the Republican or Rights Journal, on the above subject, by said Postmaster, will be considered by me not worthy of any notice. S. C. THOMPSON.

MURKIN IN CENTER COUNTY.—This community was, last Monday morning startled by the report that a murder had been committed, on the previous evening at the residence of Elias Horner, on the Lewisburg turnpike, near the summit of Nittany mountain, and about six miles east of this place. It needed but a short time to fully corroborate this fearful intelligence, as the murdered man had, at an early hour in the day, been conveyed to the residence of his father, Michael Poorman, who lives near Humes' mill, about two miles east of this place. The reports in reference to the cause as well as the consummation of the affair, arose so fast that we find it impossible to gather an intelligible account of it, but leave its true history to be developed at the trial, which will be disposed of next week. There are a few facts, however, which are everywhere admitted, and may be considered reliable. The parties had been at camp meeting on Sunday, and having returned to some extent of the murder in progress, were on their way home, when they met at the place above mentioned, where a fight occurred which resulted in the death of Poorman. Lipton and Hays were arrested at an early hour on Monday morning, at the residence of Hon. James T. Hala, to whom they had applied for counsel, and conveyed to jail to await their trial. They evince sincere penitence for the act, but deny premeditation, charging their misfortune upon the liquor of which they had drank freely during the day.—Bellefonte Watchman.

The War in Missouri.

JEFFERSON CITY, Mo., Aug. 21.—Gov. Gamble has appointed a division inspector in five of the seven military districts in the State, for the purpose of mustering men into service. The Gov. calls upon citizens to come forward promptly to sustain peace, by the suppression and dispersion of the armed bands now committing violence in different parts of the State.—As soon as the troops are enrolled they are to hold themselves to march at the call of the Executive. Any regular organization will be permitted to volunteer in the service of the United States, if the number so desire. OREGON, Mo., Aug. 21.—About 1,500 rebels have assembled in Valine county, and are organizing either to join Gen. Price's army in the south, or for local operations in the surrounding counties. In view of the latter purpose, the Union citizens at that place have sent to Gen. Fremont for protection. Some thousand or more rebels of Charle county crossed the Missouri river at Brunswick, on Saturday, and marched southward to join Gen. Price's forces in the southwest. They took a great number of horses and wagons with them. LOUIS, Mo., Aug. 21.—The committee of many appointed by Gen. Pope in Galois, Lincoln and Pike counties, reported a satisfactory account of affairs in their respective counties. Many lawless characters had been driven out of that region, and the people north of the river, being deprived of their presence, are becoming quiet and settled.

Highly Treasonable "Tribune" Talk.

The Bridgport, Conn., Farmer, collects the following highly treasonable extracts from the files of a leading Republican paper, called the New York Tribune. Latterly, the Tribune has abandoned the ground it held last winter in favor of the right of secession, and the injustice of coercion.—But it has not attempted to confute its own doctrine, which it maintained was incontrovertible.

NO. 1.—If the Cotton States consider the value of the Union debatable, we maintain their perfect right to discuss it. Nay, we hold with Jefferson to the inalienable right of communities to alter or abolish forms of government that have become oppressive or injurious; and if the Cotton States shall become satisfied that they can do better out of the Union than in it, we insist on letting them go in peace. The right to secede may be a revolutionary one, but it exists nevertheless; and we do not see how one party has a right to do what another party has a right to prevent. We must ever resist the asserted right of any State to remain in the Union and nullify or defy the laws thereof; and to permit them to withdraw from the Union is quite another matter. And whenever a considerable section of our Union shall deliberately resolve to go out, we shall resist all coercive measures designed to keep it in. We hope never to have a Republic whereof one section is pinned to the residue by bayonets.—N. Y. Tribune, Nov. last.

NO. 2.—If the Cotton States unitedly and earnestly wish to withdraw peacefully from the Union, we think they should and would be allowed to do so. Any attempt to compel them by force to remain would be contrary to the principles enunciated in the immortal Declaration of Independence—contrary to all the fundamental ideas on which human liberty is based. Tribune, Nov. 26.

NO. 3.—What we have affirmed, and still maintain, is the right of a people to frame and modify their political institutions in accordance with their own convictions of duty and policy, as affirmed in the immortal Declaration of Independence. If our correspondent has anything to say in confutation of this doctrine, we shall be happy to hear him.—Tribune, Dec. 10.

NO. 4.—If the people of seven or eight contiguous States shall pretty nearly unanimously resolve to secede and set up for themselves, we think they would do so, and that it would be most unwise to undertake to resist such secession by federal force.—Why is it that those who want to confute this doctrine always make their attack on something else.—Tribune, Dec. last.

NEGROES MURDERED.—Doeing Burnt and a Citizen Shot.—There was a mob at Circleville, Ohio, on Monday, all over the Town. The Dwelling of Mr. Bate, in the outskirts, was on Sunday night previous surrounded by a gang of negroes, one of whom entered it through a window, and made a bold attempt to violate the person of Mrs. Bate, who was sleeping by the side of her husband, who was not slow in waking her husband, who struggle, but did not secure him. In the morning the circumstance became generally known, and all day the indignation of the people increased. Some dozen negroes were lodged in jail, and when night came four or five hundred men frenzied with passion, repaired to the house of a colored barber named Randolph. While about his house a shot was fired into the crowd, severely wounding Mr. Bauers, which brought the affair to a climax. The house was gutted and fired, and with all its contents, so reduced to ashes, which ended the night's amusement.

WORLD NOT ENDORSE HIS ACTS.—In the closing up of Congress on the 6th inst., we find that the Senate refused to endorse the action of President Lincoln in his violations of the Constitution. The proceedings are worded as follows: WASHINGTON, Aug. 6.—The debate in the Senate this afternoon, upon the resolution endorsing all the acts of the President in the present war, was very animated and spicy.

A number of the Republican Senators were willing to endorse the acts verbally, but they did not wish to appear on the records as endorsing them; the resolution was finally rejected. And yet Democrats called upon, not only to sanction what Black Republican Senators refused to do, but to throw aside patriotism, principles and self respect, and go to blind for an administration that sets the Constitution aside whenever it suits its convenience.

REGISTERS NOTICE.—Notice, is hereby given that the following accounts have been examined and passed by me, and remain filed of record in this office for the inspection of heirs, legatees, creditors, and all others in any other way interested, and will be presented to the next Orphan's Court of Clearfield county, to be held at the Court House, in the borough of Clearfield, commencing on the 4th Monday of Sept., 1861, for confirmation and allowance: The account of Matthew Tate and William Powell, Administrators of all and singular the goods and chattels, rights and credits, which were of Samuel Tate, late of Lawrence Tp., Clearfield county, deceased. The final account of Wm. Feath, Esq., one of the Executors of the last will and Testament of Thomas Wilson late of Chest township Clearfield county, deceased. The final account of Arthur Bell, Administrator of all and singular the goods and chattels of William Haslet, late of Bell township, Clearfield county, deceased. The final account of Wm. Rice, surviving Administrator of the Estate of Richard Curry, senior, late of Pike township, Clearfield county Pa., deceased. JAMES WRIGLEY, Register, August 12, 1861.

ADMINISTRATOR'S NOTICE.—Notice is hereby given that letters of Administration have been granted to the undersigned on the estate of Mason Garrison, late of Pike township deceased. All persons indebted to said estate are requested to make payment without delay, and those having claims against the same will present them duly authenticated for settlement. JOHN B. GARRISON, Administrator, Aug. 11.

ADMINISTRATOR'S NOTICE.—Letters of Administration having been this day granted to the undersigned on the estate of NICHOLAS DONEY, late of UNION township, Clearfield county, deceased, all persons indebted to said estate are requested to make immediate payment, and those having claims against the same will present them duly authenticated for settlement. ELIZABETH DONEY, Adm'x. Aug. 15, 1861 6t. pd.

AUDITOR'S NOTICE.—The undersigned, an Auditor appointed to distribute money in the hands of the Administrators of the estate of A. B. Dale; late of Pike township, deceased, gives notice that he will attend to the same at his office in the borough of Clearfield, on Saturday the 17th day of August next. WM. M. McCULLOUGH, Auditor, July 31, 1861.

PRIME LOT of Fresh Drugs just received and on hand at HATS WICKS.

Twenty-five to Sixty Dollars and expenses per month will be paid by the Erie Sewing Machine Company to their Agents, for selling the Erie Sewing Machine. This is a new Machine, and so simple in its construction that a child can learn to operate it by half an hour's instruction. It is equal to any Family Sewing Machine in use, and they take the premium over fifty and one hundred dollar machines. The price is but Fifteen Dollars. The Company wish to employ Agents in every county in the United States. Address, for particulars, Erie Sewing Machine Co. R. JAMES, General Agent, Milan, Ohio, mar13-6m.

MARRIED.—On the 22d inst., by A. Drith, Esq., Mr. G. Washington Gallaher to Miss Elizabeth Holliston, all of New Washington.

New Advertisements.

SHERIFF SALES.

BY virtue of sundry writs of Venditioni Exposita of the Court of Common Pleas of Clearfield county, to me directed, there will be exposed to public sale at the court house, in the borough of Clearfield, on Monday the 23rd day of September, 1861, the following described property, viz: A certain tract of land situate in Morris township Clearfield county, Pa., containing 150 acres, bounded north by lands of S & J Hoover, east by A. K. Wright, south by Joseph Hoover, and west by lands of Wright & Thompson, having about 60 acres cleared land thereon, and house, barn and young orchard, being same premises bought by defendant of Orest and others.—Seized, taken in execution, and to be sold as the property of James M. Leonard.

Also, a certain lot of ground situate in town of Luthersburg, Clearfield county, beginning at the southwest corner of lot of H. E. Carille's estate, on the Erie turnpike, thence 51 deg. west long said turnpike 193 feet to lands of George B. Goodlander, thence north 55 deg. east 126 feet to a post, thence south 71 deg. east 126 feet to a post on lot of Carille's estate, thence 19 degrees west along said estate 198 feet to the place of beginning, with large two story frame house and ice house erected thereon. Seized and taken in execution, and to be sold as the property of Benton B. Stebbins and Roxana Stebbins.

Also, a certain tract of land situate in Decatur township, Clearfield county, bounded on the south by lands of Geo. D. Morgan & Co., east by lands of John Crane and others, south by lands of S. E. Pruner & Co., and others and west by lands of Stinson Hammsburgh, containing about 200 acres, having about 140 acres cleared, a two story log house, a log barn, and other out buildings erected thereon, and about twelve acres cleared thereon. Seized and taken in execution, and to be sold as the property of J. J. Lingle and Abraham Goss.

Also, a certain tract of land situate in Morris township, Clearfield county, bounded on the east by lands of Beate & Co. on the south by John Miller, on the west by J. B. Graham, on the north by Beate & Co., containing 87 acres, with a two story log house and log barn and about twelve acres cleared thereon. Seized and taken in execution and to be sold as the property of Michael Miller.

Also, a certain tract of land situate in Burnside township, Clearfield county, containing 100 acres, about 40 acres cleared, with a two story log house and log barn thereon erected, and bounded on the east by lands of John Brown and Adam Johnson, south by William Lamer, west by John McPhally, and on the north by Nicholas rock. Seized and taken in execution and to be sold as the property of Jacob neck and Mary neck.

Also, a certain tract of land situate in Decatur township, Clearfield county, containing 140 acres 130 perches, 70 acres cleared and under cultivation, two good log houses, two good log barns, and small orchard thereon. Seized and taken in execution and to be sold as the property of David Kephart.

Also, a certain lot of ground situate in Ansonville, Clearfield county, with a two story frame house thereon erected. Seized and taken in execution and to be sold as the property of James Smith.

ALSO, by sundry writs of Fieri Facias, issued out of the same court, and to me directed, will be exposed to public sale at the same time and place the following described property, viz: A certain tract of land situate in Decatur township Clearfield county, Pa., and Rush township, Center county Pa., bounded by lands late of Green, owner of John Crane, lands late of David Kephart, a row of D. I. Pruner & Co., lands late of Beate's estate, now of D. I. Pruner & Co., thence from spruce, a corner of this survey, south 21 degrees west, 120 perches, crossing Mo-shannon creek, to Black oak, thence south, 22 degrees east, 181 perches, to Serviceberry, thence north, 25 or 85 degrees east, 76 perches to Spanish oak, thence north, (or south,) 85 degrees east, 138 perches to White oak, thence north 19 degrees east, (or north 69 deg. west,) 66 perches to a maple, (or north, 20 degrees west, 66 perches to White oak, thence north, 69 degrees west, 34 perches, to a Cucumber tree, thence north, 69 degrees west, 57 perches to a hickory, thence north 35 deg. east, 37 perches to a pine, thence north 55 deg. west, 72 perches crossing Mo-shannon creek to hemlock on line of land now of John Crane, and being supposed to contain 400 acres more or less, and being surveyed in the name of Thomas Winters, which by sundry conveyances became legally invested in Thomas Mays, who conveyed the same to David I. Pruner, having thereon erected nine dwelling houses, rooms, saw-mill, blacksmithshop, brick-yard, and other out buildings, and 30 or 40 acres cleared thereon. Also, all defendant's interest in, and to all that certain tract of land situate in Decatur township, Clearfield county, Pa., surveyed on warrant granted to Joseph Harrison, containing 290 acres and allowances, and being unenclosed, or timber land. Seized and taken in execution, and to be sold as the property of David I. Pruner.

Also, a certain tract of land situate in Union township, Clearfield county, bounded by lands of John Pruner, and by lands of Robert Fox & Fox, being parts of two larger tracts, Nos. 2006 and 2058, containing 78 acres, more or less, about 25 acres of which is cleared, with a log house and log barn erected thereon, and a young bearing orchard. Seized and taken in execution, and to be sold as the property of John Laborde, jr.

Also, a certain tract of land situate in Bell township, Clearfield county, bounded as follows: to wit: beginning at a post corner, thence south 39 1/2 deg. west 70 perches to a post corner, thence south 63 deg. west 70 perches to a post corner, thence south 39 1/2 deg. west to a post corner, thence north 50 1/2 deg. east 70 perches to a post corner and place of beginning, containing 35 acres, more or less, being part of a larger survey in name of E. L. Miller. Seized and taken in execution, and to be sold as the property of E. L. Miller.

Also, defendant's interest in a certain tract of land situate in Brady township, Clearfield county, bounded by lands of Dubois & Lowe and lands of Young, and the Jefferson county line, containing 60 acres, more or less, with about 50 acres cleared, and two small houses and log barn erected thereon. Seized and taken in execution and to be sold as the property of William Dixon. F. G. MILLER, Sheriff, Sheriff's office, Clearfield, Aug. 25, 1861.

CYRENIUS HOWE.

JUSTICE OF THE PEACE. For DECATUR Township, will promptly attend to all business entrusted to his care. P. O. Address, Phillipsburg Pa. Aug. 21st 1861

STRAY COW, Came to the premises of the subscriber in PIKE Tp. about the 28th of July last, a large Red & White Cow, 12 or 13 years old. The owner is requested to come forward and receive property, pay the necessary charges and take her away, otherwise she will be disposed of as the law directs. PIKE Tp. Aug. 21st, 61. THOS. BLOOM.

DANIEL GOODLANDER, JUSTICE OF THE PEACE. Luthersburg, Clearfield Co. Pa., will attend promptly to all business entrusted to his care. March 28, 1860.—ly. pd.

General Election Proclamation.

Whereas, by an act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An act to regulate the General Election within this Commonwealth," it is enjoined on the Sheriffs of the several counties to give public notice of such election, the places where to be held, and the officers to be elected; Therefore, I, F. G. MILLER, High Sheriff of Clearfield co., do hereby give public notice to the Electors of the county of Clearfield, that a GENERAL ELECTION will be held on the second Tuesday of October next, (being the second day of the month,) at the several election districts in said county, at which time and place the qualified voters will vote.

For Two persons to represent the counties of Clearfield, Jefferson, Elk, and McKean in the House of Representatives of this Commonwealth;

For Two persons for the offices of Associate Judges of Clearfield county.

For One person for the office of Sheriff of Clearfield county.

For One person for the office of District Attorney of Clearfield county.

For One person for the office of Commissioner of Clearfield county.

For One person for the office of Treasurer of Clearfield county.

For One person for the office of Auditor of Clearfield county.

For One person for the office of Coroner of Clearfield county.

The electors of the county of Clearfield will take notice that the said General Election will be held at the following places:

At the house of Samuel M. Smith for Becaria township.

At the house of Aeph Ellis, for Bell township.

At the house of James Bloom, Sr., for the township of Bloom.

At the house of Edward Albert for the township of Boggs.

At the house of Wm. Hoover for the township of Bradford.

At the public house of R. W. Moore, for Brady township.

At the house of John Young for the township of Burnside.

At the school house near Simon Korabugh's for the township of Chest.

At the Court House for the Borough of Clearfield.

At the house of Jacob Mau for the township of Convington.

At the house of Isaac Bloom, Jr. for the Borough of Curwensville.

At Centre school house for the township of Decatur.

At the house of Thomas B. Davis for the township of Ferguson.

At the house of John L. Bandy for the township of Fox.

At Congress Hill school house for the township of Girard.

At the public school house for the township of Goshen.

At the House of Jacob Hubler for the township of Harbardside.

At the school house in Janesville for the township of Galich.

At the house of Jesse Wilson for the township of Hoston.

At the school house in Ansonville for the township of Jordan.

At the house of B. D. Hall & Co., for the township of Karthaus.

At the Turkey Hill school house for the township of Knox.

At the Court House in the borough of Clearfield for Lawrence township.

At the public school house for the borough of Lumber City.

At the house formerly occupied by Thos. Kyler, for Morris township.

At the public school house for the borough of New Washington.

At the house of Samuel Smith for the township of Penn.

At the house of Isaac Bloom jr., in the borough of Curwensville for Pike township.

At the house of R. W. Moore for the township of Union.

At the house of John Whiteside for the township of Woodward.

NOTICE IS FURTHER HEREBY GIVEN, That all persons, except Justices of the Peace, who shall hold any office or appointment of trust, under the government of the United States or of this State, or of any incorporated district, whether a commissioned officer or otherwise, a subordinate officer or agent, who is or shall be employed under the Legislative, Executive or Judicial Departments of this State or of the United States, or any city or incorporated district, and also that every member of Congress and of the State Legislature, or of the common or select council of any city, or commissioner of any incorporated district, are by law incapable of holding, exercising, at the same time, the office or appointment of Judge, Inspector, or clerk of any election of this Commonwealth; and that no inspector, judge, or other officer of any such election, shall be eligible to any office voided for.

And the Return Judges of the respective districts aforesaid are requested to meet at the Court house, in the Borough of Clearfield, on the First Friday next after the said second Tuesday of October, then and there to do those things required of them by law.

GIVEN under my hand and seal, at Clearfield, this 21st day of August, in the year of our Lord one thousand eight hundred and sixty-one, and of the Independence of the United States the eighty-fifth. F. G. MILLER, Sheriff.

GRAND OPENING!

Luthersburg Hotel, LUTHERSBURG, CLEARFIELD COUNTY, PA. WILLIAM REED, Proprietor. July 10, 1861.—ly. W. M. McCULLOUGH, Attorney at Law, CLEARFIELD, PA. Office in Graham's Brick Building. July 21, 1861. DR. J. W. FOTTER, Physician and Surgeon, has permanently located at Leontis Mills, Girard township, of his professional services to the surrounding community. May 8, 1861.

NEW STORE!

NEW FIRM!! NEW GOODS!!

Great Inducements to Purchasers

AT H. W. SMITH & CO'S. ONE PRICE, CASH STORE, Smith's Corner, below Judge Leonard's.

A splendid assortment of goods, selling to suit the times, consisting of Prints, Lawns, Organdies, Poplins, Baroges, Crepe de Paris, Gingham, Muslins, Checks, Hoop Skirts, Hoop Skirts, Hoop Skirts, French Silk Mantillas, F. S. M. Travelling Dusters, Balmaines, Hosiery, Dracs, Girds, Black Balzorine, Trimmings, Trimmings, Trimmings, Fine Broad Cloth, Cassimeres, Zephyrs, Zephyrs, Zephyrs, Shakers, Shakers, Shakers, Sugars, Coffee, Teas, Spice, Salts, Sodas, Mackerel, Mackerel, Mackerel, Rice, Brooms, Queensware, Queensware, Boots & Shoes, Boots & Shoes, Wall Paper, Wall Paper, Carpeting, Carpeting, Carpeting, Flags, Flags, Stationary, Stationary, and all articles usually kept in a country store, will be kept here, as also many not usually kept, but much needed, at greatly reduced prices. And we feel confident that all who will make trial purchase, will find it to their advantage to continue as customers. Also, a limited amount of County Orders wanted in exchange for goods, July 10, 1861. tf.

The Cheapest Weekly Paper Printed.

The Weekly Day-Book.

The Proprietors of the NEW-YORK WEEKLY DAY-BOOK have resolved, during the present financial a business prostration, to offer their paper on the most liberal terms, and in order to place it within the reach of every person who desires it, will send it for ONE DOLLAR per annum to single subscribers. The DAY-BOOK stands where it has always stood, upon the Constitution of the United States, as interpreted by its authorized exponent, the Supreme Court, not only because it is law, but also because it is right and just. The refusal of the Republican party to abide by that decision has been the parent of all our troubles; but with unbounded confidence in the honesty of the People, however much they may be temporarily misled, we shall continue in the future, as in the past, to contend that this is a government of WHITE MEN—that inferiority of legal and social position for the negro is his proper one, and that all CITIZENS are entitled to equal rights and to equal protection of their property of whatever kind. As the adoption of these principles will PRESERVE THE UNION, and as CIVIL WAR will necessarily destroy it, we shall labor to commend them to the minds and consciences of the people with whatever ability we may possess.

THE EVENING DAY-BOOK.

We will send the EVENING DAY-BOOK during the war on the following terms:—

Two Months, for - - - \$1.00

Three Months, for - - - 1.50

Six Months, for - - - 3.00

One Year, for - - - 6.00

It will contain the latest news up to the hour of going to press every afternoon.

THE WEEKLY DAY-BOOK.

has all the latest Telegraphic News, and as good a report of Cattle, Grain and other Markets as any paper sent out of New York. Farmers, Mechanics and Business Men who desire a paper whether for Market reports or News, will find none superior to the WEEKLY DAY-BOOK.

TERMS.

One copy per annum - - - \$1.00

Five copies - - - 5.00

Twenty-one copies - - - 21.00

PARTICULAR NOTICE.

To every Postmaster, or any other person who will start a club at a Postoffice where there is none now, and send us five dollars for five new subscribers, we will send a sixth copy gratis.—This offer, however, is only applied to one club of five at each office, and hence, the first who send will be entitled to the gratis copy. After a club is formed, or where a club is already formed, additions can always be made at one dollar each subscriber, be they one or many.

NAMES! NAMES!

Specimen copies will always be sent free, and all friends of the cause will do much to advance true principles, by sending us the names of all good Democrats, as well as those of liberal minded Republicans who may be willing to see both sides of the question.

Money sent in at our risk, if the exact date of sending the letter is kept, so that it can be furnished us in case it does not reach us. Address VAN EYRE, HORTON & CO., 163 Nassau street, New York.

COURT PROCLAMATION.

WHEREAS, Hon. SAMUEL LINN, Esq., President Judge of the Court of Common Pleas of the twenty-fifth Judicial District, composed of the counties of Clearfield, Centre and Clinton—and the Hon. Wm. L. Moore and Hon. Benjamin Bousal, Associate Judges of Clearfield county; have issued their precept, to me directed, for the holding of a Court of Common Pleas, Orphan's Court, Court of Quarter Sessions, Court of Oyer and Terminer, and Court of General Jail Delivery, at Clearfield, in and for the county of Clearfield, on the

4th Monday (23d day) of September next, and continue two weeks.

NOTICE IS, therefore, hereby given, to the Coroner, Justices of the Peace, and Constables, in and for said county of Clearfield, to appear in their proper persons, with their Rolls, Records, Inquisitions, Examinations and other Remembrances, to do those things which to their officers, and in their behalf, pertain to be done.

GIVEN under my hand at Clearfield, this 14th day of Aug., in the year of our Lord, one thousand eight hundred and sixty-one.

F. G. MILLER, Sheriff.

Great Discovery.

I HAVE made a discovery of the utmost importance to every married person of either sex, and will send the full particulars concerning this to any one on receipt of a stamp to pay for return postage. Address DR. J. H. MARTELL, April 24—ly.

CAUTION.—All persons are hereby cautioned against purchasing or in any way meddled with the OAKS, MARKS and COLT, two 2 year old STEERS and one horse, WAGONS in the possession of John Glaser, of Brady tp., as the same belong to me, and are in his possession on loan only. July 24th-9p-61. JACOB KUNTZ.

Luthersburg Hotel, LUTHERSBURG, CLEARFIELD COUNTY, PA. WILLIAM REED, Proprietor. July 10, 1861.—ly. W. M. McCULLOUGH, Attorney at Law, CLEARFIELD, PA. Office in Graham's Brick Building. July 21, 1861. DR. J. W. FOTTER, Physician and Surgeon, has permanently located at Leontis Mills, Girard township, of his professional services to the surrounding community. May 8, 1861.

ELIXIR PROPYLAMINE

The New Remedy for RHEUMATISM.

During the past year we have introduced to the notice of the medical profession of this country the Pure Crystallized Chloride of Propylamine, as a

REMEDY FOR RHEUMATISM;

and having received from many sources, both from physicians of the highest standing and from patients, the

Most flattering Testimonials of its real value in the treatment of this painful and obstinate disease, we are induced to present it to the public in a form READY FOR IMMEDIATE USE, which we hope will commend itself to those who are suffering with this afflicting complaint, and to the medical practitioner who may feel disposed to test the powers of this valuable remedy.

ELIXIR PROPYLAMINE, in the form above spoken of, has recently been extensively experimented with in the

PENNSYLVANIA HOSPITAL.

and with MARKED SUCCESS (as will appear from the published accounts in the medical Journals.)

It is carefully put up ready for immediate use, with full directions, and can be obtained from all the druggists at 75 cents per bottle, and at wholesale of BULLOCK & CRENSHAW, Druggists and Manufacturing Chemists, June