

Acts passed by the General Assembly of Penn's during the Session of 1867. AN ACT authorizing tender of money to be made after suit brought.

SECTION 1. Be it enacted, &c., That n all actions for the recovery of monfounded on contract, hereafter brought in any of the courts of this containonwealth, or before any of the justices of the peace, or aldermen, thereof, the defendant, or defendants, therein shall have the right, at any time before trial in court, to make to VOL. 38-WHOLE NO. 2021. the plaintiff, or plaintiffs, a tender of lawful money, equal to the amount he, or they, shall admit to be due, with all lawful costs incurred in said action, np to the date of making such tender; and if the party to whom such tender shall be made, refuses to accept the same, then in the event of plaintiff, or plaintiffs, failing to recover more than the principal sum, so as aforesaid tendered, with legal interest thereon, he, or they, shall pay all the costs, legally incurred in said action, after the time of the tender aforesaid : Provided, That the said defendant, or defendants, shall be required to keep up said tender, at every trial of the action aforesaid, and may pay the money into court, on leave obtained, but shall not be required to preserve, or pay in, the iden-tical money originally tendered. JOHN P. GLASS,

Speaker of the House of Representative LOUIS W. HALL, APPROVED-The twelfth day of March, Anno Domini one thousand eight hundred and sixty-seven. JOHN W. GEARY.

AN ACT to prevent and punish prise fighting. SEC. 1. Be it enacted, de., That from and after the passage of this act, whosoever shall engage, or participate in any prize fight, within this commonwealth, or any fight or pugilistic con-test, on the result of which any money or valuable thing is bet or wager-ed, shall be guilty of a misdemeanor, and on conviction thereof shall be fined in a sum not exceeding one thousand dollars, and imprisoned in the penitentiary or the jail of the proper county, for a period not exceeding two years; and every person being present at such fight, or laying bet or wager on the result thereany of, whether present or not, shall be considered a participant therein, and as giving encouragement thereto, and may, at the discretion of the court, be punished in like manner.

JOHN P. GLASS, Epeaker of the House of Representative LOUIS W. HALL, APPROVED-The twenty-second day

of March, Anno Domini one thousand sons, taking up any of said saw logs, eight hundred and sixty-seven. JOHN W. GEARY.

AN AOT to permit disabled soldiers to peddle, by presuring a license therefore, without charge.

SEC. 1. Be it enacted, dc., That ev-ery honorably discharged soldier, who is a resident of this State, and who from wounds, or on account of dis-case contracted while in the military, or naval, service of the United States, and, on account of such disability, is ueable to procure a livelihood by manual labor, shall have the right to hawk, peddle and vend any goods, warms or meaning labor, specially placed in charge of the manual labor, shall have the right to hawk, peddle and vend any goods. hawk, peddle and vend any goods, wares, or merchandize, within this common wealth, by procuring a license for that purpose, to be issued without eost: Provided, That before any such wares, or merchandize, within this common wealth, by procuring a license for that purpose, to be issued without soldier shall be entitled to the bene fits of this act, he shall obtain a cer the protonotary of any comparison all haves for the protonotary of any comparison all albors and shall also procure his living by manual labor. from the protonotary of any contry, fast ag that he has filed in the office of said prothonotary his affida



GEO. B. GOODLANDER, Proprietor.

PRINCIPLES-NOT MEN.

CLEARFIELD, PA., THURSDAY, MAY 30, 1867.

TERMS-\$2 per annum, in Advance.

rights, under existing laws, of the district removing said poor person, for the churches : costs and charges, in the same man-

Spaaker of the House of Representative LOUIS W. HALL,

APPROVED-The fifteenth day of April, Anno Domini one thousand eight hundred and sixty-seven JOHN W. GEARY.

AN ACT declaratory of the law relating to taking up lumber, and prehibiting the floating of loose saw logs in the Sampachanas river, between the town of Northumberland and the line of the State of Maryland.

eight hundred and twelve, that any saw logs may be taken up, under the provisions of said section, whether the same be put into the said stream intentionally, or otherwise, and whether the same be floated intentionally, or otherwise, the true intent and meaning thereof being, that no saw logs may be floated, or driven, therein, unless rafted, and under the pilotage and control of men, and that all saw logs, not so rafted, and under the pilotage and control of men, shall and may be taken up, under the provisions thereof: Provided, That this section shall only apply to the Susquehanna river, between the town of Northumberland and the line of the State of Maryland; and the person, or per-

A PRAYER FOR LANDLORDS .- The fol. WANTS TO BE A SON-IN-LIAW .- Dutrict, so removing, to recover costs lowing prayer was formerly in a book ring the summer of 1864, while the and charges in such cases; therefore, of private devotions used in England hospitals in Richmond were crowded SEC. I. Be it enacted, de., That it is before the accession of Queen Mary. with wounded, the ladies of the city the true intent and meaning of the existing laws of this commonwealth, to demand exorbitant rates, an exthat the district, so accepting said change thinks the prayer should be each other to comfort and cheer up poor person, shall be liable to the dis-

manner of covetous worldlings, but in-law !"

to pay the rent, and also live *honestly*, to nourish their family, and to relieve is the lectures in Boston, on the 24th SEC 1. Be it enacted, &c., That it is hereby declared to be the true intent and meaning of the first section of the act, entitled "An Act to regulate the taking up of lumber in the rivers Sus-quehanna and Lehigh, and their branches," approved the twentieth day of March, A. D. one thousand not join house to house, nor couple ever took the helm of State in 1868 land to land to the impoverishment of would decide the fate of this country others, but so behave themselves in for the next fifty years. If the Dem letting out their tenements, lands and ocrats succeeded we would lose two-

ry is told of a young fellow who one Sunday strolled into a village church, and during the service was electrified

so floating, shall be entitled to receive, from the owners thereof, fifty cents for each log, before delivering up the same. SEC. 2. It shall not be lawful for any person, or persons, company, or

bright eyed damsel, of about seven-"The earth is thine, O Lord, and all teen summers, was distributing flowner, and to the same extent, that they that is contained therein; notwith ers and speaking tender words of enwould have been, had the case been standing thou hast given possession couragement to those around her, would have been, had the case been determined against said district, by the court of quarter sessions, upon an appeal from said order of removal. JOHN P. GLASS, into the hearts of those that possess the grounds, pastures and dwelling places on the earth, that they, remem-bering themselves to be thy tenants, nay thing I can ask him for you?" may not rack and stretch out their Glancing hastily upon her lovely face houses and lands, nor yet take unrea- and perfect form, he retilied, "Yes sonable fines and incomes after the please ask him to make me his son-

A SLIDUT MISTAKE.—A capital story is told of a young follow who capital story is told of a young follow who capital story is told of a young follow who capital story is told of a young follow who capital story is told of a young follow who capital story is told of a young follow who capital story is told of a young follow who capital story is told of a young follow who capital story is told of a young follow who capital story is told of a young follow who capital story who have a story of the story who have a story of the story who have a story of the story

How TO FRESHEN SALT FISH .possessor of the shining orbs leave the church alone, and emboldened by her who has seen the process of evapora. glances, he ventured to follow her, his ting going on at the salt works A cake was given to a Baptist fes-beart aching with rapture. He saw knows that salt fails to the bottom. tival in Burlington, Vt. to be given her look behind, and fancied she evine. Just so it is in the pan where your by a vote at ten cents each to the ed some emotion at recognizing him. mackerel or fish lies smoking. When handsomest lady in the room. A He then quickened his pace, and she ac- it lies with the skin side down, the "colored" lady got it. tually slackened her's as if to let him sait will fall to the skin, and remain taste. come up with her-but we will permit there ; when, if placed with the flesh the young gentleman to tell the rest side down, the salt falls to the bottom in his own way: "Noble young creater of the pan, and the fish comes out as they were passed to him, he threw ture !" thought I, "her artless and freshened as it should be; in the other backets and all into the fire, crying

"A fittle nonzense now and then." Is relished by the best of men." The pawnbroker's favorite time of

ear-the season of Lent. Wanted-Some of the beer produc

Wit and Humor.

ed when "mischief is brewing. "Here's to internal improvements,"

as Dobbs said when he swallowed a dose of salts. Why does a railway clerk cut a hole

The last case of jealousy is that of a lady who discarded her lover, a sea

captain, because he hugged the shore. A Russian misor is noticed to have learned to bark, in order to save the expense of keeping a watch dog. It is stated that the Bench to a super stated that the the super stated that the super super

It is stated that the French troops in Mexico will be so delighted when their ships arrive to take them home, that they will unanimously go into

A lady leaving home, was thus addressed by her little boy : "Mamma, will you remember and buy me a pen-

Be it remembered that Phillips is cause you'll be wanted as tormentor "the brains" of the Republican party. below

A lady about to marry was warned and during the service was electrified and gratified by the sparkling of a pair of eyes which were riveted upon his face. After the service he saw the that her intended, although a good man, was very eccentric. "Well," she

Vermont

-An excited gentleman at a fire head-

ed a line of fire buckets, and as fast

She is said to IN THE COURT OF COMMON PLEAS

Real Estate for Sale. PRIFATE SALE OF VALUABLE

NEW SERIES--VOL. 7, NO. 44.

FARM AND COAL LANDS In Penn Township.

THE subscriber, residing in the borough of Charfield, offers to sell at private sale an approved furm, underlain with a coul vein six fest

coveral with

If a desirable property. THE COAL MINED on this property is of a superior quality, not surpassed in the county, and opened at the turnilo, where very facility for its transportation is held out. Those wishing to be vent in a property of this kind, can, by addressing the undersigned, or saling upon him, at Crastfeld, Pa., obtain terms and all measure information. feb28-Junpi THOMAS DOUGHERTY.

THE subscriber now offers his premises at pri-wate sale at a bargain. It consists of FORTY arres of land, TWENTY-FIVE of which are char-ed and under cultivation, having thereon eventad a plank frame house, barn, and the other necessary out-buildings; together with a good spring of wa-Logal business of all kinds promptly and courately sitended to. [maylo.y THOS. J. MCCULLOUGH,

Office adjoining the Bank, formerly control by J. B. McRually, Second at, Charford, hands, do. (Loci7.03 JOHN L. CUTTLE, ATTORNEY AT LAW

Wm. A. Wallaon. . . . J. Blake Walters.

and Real Estate Agent, Clearfield, Pa.

The Clearfield Republican,

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3 quires, per quire, 2 60 | Orer 6, per quire, 1 av nawentas. 4 sitest, 25 or less, 9 150 | 5 sitest, 25 or less, 54 50 1 sheet, 25 or less, 2 50 | threet, 25 or less, 5 00 Over 25 of sech of above at propertionale rates. GEO, B. GOODLANDER, Editor and Proprietor.

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ATTORNEY AT LAW.

Office on Second St., Clearfield, Pa. [nov21.65

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ATTORNEYS AT LAW,

ATTORNEY AT LAW.

Clearfield, Pa.

Wm. D. Bigler.

Frank Fe

Prompt attention given to the scenting d collection of Claims, and to all isgai hasi-nevilionipi

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Auditory' notices, Cautions and Estenys.

Office on Market street, oppcalte the jall. The Respectfully offers his services in selling and buying lands in Chearfield and adjoining counties; and with an experience of over twenty years as a surveyor, faiters himself that he can rend at satisfaction. [feb28, 63.1]

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C. T. Alexander. John H. Orvia. ORVIS & ALEXANDER,

ATTOENEYS AF LAW. Bellefante, Pa. [sop12,'65.y

DR. J. P. BURCHFIELD, DR. J. P. BORTON, Penneyivania Nointeers, having resturned from the Army, office his professional services to the elittens of Claucheld ceauty. m⁴ Professional calls pramptly attended to. Office un Secund streat, formerly accurated by Dr. Woods. [apri, '66-th

Office un S Dr. Woods.

J. P. CORNETT, DENTER, offers his professional services to the cilizens of Correspondent vicinity. Office in Drug Store, corner Main and Thompson streats. (way 11, '68-1);pd

SCRIVENER AND CONVEYANCER. Agent for the Purchase and Sale of Lands.

Clearfield, Pa.

1867 SPRING. 1867

JAMES, KENT, SANTEE & Co.,

d attention given to nucesed with the county officer.

thick, (now worked.) This property is located en the turnpiks, one half nile west of Pennville, and Contains 140 Acres, leventy of which are under cultivation, with a log

why does a ratiwary clork cut a hole in your ticket? To lot you pass through. The last energy is in low or in the source of the

Pine, Hemlock, Oak and Chestnut

Real Estate for Sale.

at-buildings; together with a good spring of u

Legal Botices.

TN THE COURT OF COMMON PLEAS of Clearfield county. John A. Groun, Wargaret Green, Margaret Green,

Margaret Groen.) The undersigned Commissioner, appointed in open Coart to take testimmay in the above case, hereby gives notice that he will attend to the du-tier of his appointment, at his offsee in Clearfield, on Saturday the first day of June 1567 between the heurs of 2 and 4 o'clock, P. M., when and where all marting interested may attend

where all parties interested may attend WM. M. M'CULLOUGH, my16-51. Commissioner

The COURT OF COMMON PLEAS of Clearfield county. Charles Blanchard, ys. A. J. Ames. No. -, --- Term, 1865. Fi. Fa.

Leonard (for use,) No. -. - Term, ----

DENTISTRY.

J. BLAKE WALTERS.

and that he will not engage to sell the captor, or captors, to deliver over the same for any other person, or said logs to the owner, or owners; persons, whatever: And provided fur-but if no such owner, or his. or their, ther, That the aforesaid certificates, agents, shall appear within said time, ther, That the aforesaid certificates, together with such person's discharge from the military service, or an ex-emplified copy thereof, shall be full and conclusive evidence of such per-solutely forfaited to and harmon the mighty channel—

APPROVED-The eighth day of April, Anno Domini one thousand eight hundred and sixty-seven. JOHN W. GEARY.

AS ACT to confer upon the courts of quarter es-sions of this Commonwealth power to asnex the land, or parts thereof, of persons resident in one district, to another district, for school purposes.

SEC. 1. Be it enacted, de., That the several courts of quarter sessions of this common wealth shall have authority, within their respective counties, to annex the land, or parts thereof, of persons resident in one township, or borough, to another township, or borough, for school purposes, so that when so annexed, the applicant shall pay his school taxes and be included thin the school district to which it is so annexed, for educational purposes, and remain connected with the district, or township, of his residence, for all other purposes ; and the said court shall, upon the petition of any he desiring such change, proceed by views and reviews, in the manner, and under the restrictions, provided under the act of the general assembly, approved April fifteenth, one thousand ght hundred and thirty-four, with its supplements, in regard to the alteration of the lines of any two, or ore, adjoining townships : Provided, That all the costs of such proceedings shall be paid by the person, or persons, applying for such change. JOHN P. GLASS,

Speaker of the LOUIS W. HALL,

ouker of the Senal APPROVED-The thirteenth day of by law, recoverable; and in all ac-

AN ACT to provide for the payment of costs in the removal of papers in cartain cases. WHEREAS, It sometimes happens at a pauper, removed upon an order removal from two magistrates, it resumee of existing laws of this mmonwealth, is accepted by the strict to which he, or she, may be uary, Anno Domini one thousand moved, without appeal : And whereas, Doubts exist as to the

office of said prothonotary his affida-and do pay therefor, to the said cap-tor, or captors, fifty cents for each fide owner, in his own right, of all the saw log, so taken up, within two goods, wares and merchandize which he proposes to hawk, peddle and vend, so taken up, it shall be the duty of

persons, whatover: *And provided furture*, That the aforesaid certificates, and pay, or offer to pay, to the said submark of the said submark of the said submark of the benefits of the said submark of the said submark of the said submark of the said submark of the said stream, nor to any spectra of the spectra of the

Speaker of the House of Representat DAVID FLEMING,

APPROVED-The eleventh day of December, Anno Domini one thousand eight hundred and sixty-six.

ANDREW G. CURTIN.

AN ACT regulating the width of schutes in the

owners of all dams, whether individu-als, or corporations, which are now, or may be hereafter, erected in the Susquehanna river, from the mouth of Sandy run, on the West Branch, in Clearfield control to New Sparsen - Take the mouth of Sandy run, on the West Branch, in Clearfield county, to Mariotta, in Lan-caster county, shall be required to make the schutes in said dams, at

od of three months after the passage of this act, to comply with the pro-visions of section one of the same, shall be liable for all damages sustain ed, either to person, or property, caused by their refusal so to comply the damages aforesaid to be sued for and collected as other debts are now,

clusive evidence that such damages

were caused thereby. JAMES R. KELLEY, Speaker of the House of Representat DAVID FLEMING,

Speaker of the Senate. APPROVED-The seventh day of Janeight hundred and sixty seven. ANDREW G. CURTIN.

fellow he'll wring his neek for him ; and I ain't sure but you're the good for nothing rascal, after all." ----

We are animated at the moving pice thy wedded wite? Yes. Then, what of great genus, and that he wanted tares and enjoyment and industry all man has put together let the next best man run away with, so that the short-lived disappointment. The divorce court may tear them asunder. A young man out West was entrust-

Susquehauss river. SEC. 1. Be it exacted, &c., That the owners of all dams, whether individu-induction of the waves is contact our leve, and the floods are lifted up around us, and we take our leave of carth and its in eight ounces of strong alchohol for the seven days and then strained. With I this tincture the furs and clothes are and the floods are lifted up around us, seven days and then strained. With procure.

THE NEWSPAPER .--- Take the most

make the schutes in said dams, at least sixty feet wide, thus enabling the safe transmission of rafts and lumber. SEC 2. That all individuals, or cor-stat all refuse, for a periery could be learn, as he sits at the God that we are bot five charles Sub-breakfast, the late news from China, of the last ballet at Paris the state of the funds at San Francisco, the win-bell itself.

ner at Newmarket, the pantomine at

The Olympic, and the encyclical of the Pope f Without my newspaper, life would narrow itself to the small units of my

"I do not think," returned the son. THE ERA OF FRAUD .- The entire

fraud, embezzlements, or malfeasance that we ever had a better right to be in office of any kind, during the long called over Sheridan than at present." years of Democratic rule in this State | Seventy thousand Germans, it is

mon which contained this beautiful il. eye placed side by side with the fraud Prussian conscription laws are driv-

our young hands; we are happy in thus; Clergyman-Will you take this swer: "Because the rigging costs more case in which, by reason of high wa-ter, or from any other casualty, said saw logs may be swept out of the West Branch and Susquehanna booms. In and still our hands are empty. Of course in youth and manhood is along ter, or from any other casualty, said saw logs may be swept out of the saw logs may be swept out of the saw logs may be swept out of the swept out of the saw logs may be swept out of the swept out of the saw logs may be swept out of the swept out of the saw logs may be swept out of the swept out and manhood is along swept out of the swept out and manhood is along swept out of the swept out and manhood is along swept out of the swept out and manhood is along swept out of the swept out and manhood is along swept out and the same are hereby repealed. Speaker of its flows of the flows of the speaker swept out us; we are excited at some swept disaments and enjoyment and industry all around us; we are excited at some swept disaments man run away with, so that the swept disaments and spectrum and the swept disaments and spectrum and the sweet swept disaments and enjoyment and industry all around us; we are excited at some swept disaments and spectrum and the swept disaments and spectrum and the sweet and and the sweet disaments and spectrum and the sweet as an run away with, so that the sweet as an run away with, so that the sweet as an run away with, so that the sweet as an sweet as a spectrum and sweet as an sweet as a swe

short-lived disappointment. The stream bears us on, and our joys and griefs are alike left behind us. We may be shipwreeked, but we cannot be delayed; whether rough or smooth, the river hastens on till the roar of the ocean is in our ears, and the toss-ing of the waves is beneath our tect, and the floods are litted up around us, and we take one listed up around us,

more mowing-less importing-more

Michou my newspaper, life would marrow itself to the email units of my personal experiences, and humanity respects. Thirdly—both people I meet with.
As for the advertisementa, I regard in the house, and also the family. Thirdly—both ave to be cradied. Fourthly—both ave to be cradied. Some that he site of the same of the sa

Catharine Drake.)

The undersigned Commissioner, appointed in open Court to take testimony in the above case, hereby gives notice that he will attend to case, hereby gives number that, at his office, the duties of his appointment, at his office,

A BRAUTIFUL SENTIMENT.—Shortly before the departure of the lamented Heber for Indin, he preached a ser. Heber for Indin, he preached a ser. my23.4t Commissioner

A UDITOR'S NOTICE .--- In the matter of

CAUTION .- All persons are bereby santioned

loan only, WILLIAM STRAW, Forgaton tp., May 13, 1867. [my23-3tep]

Importers and Jobbers of Dry Goods, Nos. 235, 237, 250 & 281 N. Third St., PHILADEL PHIA We are now prepared with our usual extensive and well-assured stock to effer extra inducements to CASH BUYERS. spril-u DREXEL & Co.,

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up, Will except jobs in his line primptly and a workmanliks manner. apr3,07

SURVEYOR. THE undersigned offers his services as a Sur-veyor, and may be found at his residence, in Lawrence township. Letters will reach him directed to Clearfield, Pa. mar7-fmipd JAMES MITCHELL.

JAMES MILES, LICENSED AUCTIONETH Luthersburg, Pennia

per-Will promptly attend to calling sales, at (Jauli Dm.

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CORD.IGE. Nore.-The regular allowances made to Deslers a MANILA BOPE, [janii] out [jan]] au

Thomas H. Fotyce. A. A. Grsham. FORCEE & GRAHAM. DEALERS IN

General Merchandise and Lumber, [an3] Grahamion, Penn'a.

JOSEPH H. BRETH, JUSTICE OF THE PEACE And Licensed Conveyancer,

New Washington, Clearfield co., Pa

JAS. C. BARRETT, JUSTICE OF THE PEACE

circumstances," "if I get a berth over the boiler, I shall probably go up—if in the cabin, down." We have not heard from him since.
Wiggins was one day with a friend when he observed a poor dog that had been killed, lying in the gutter.
Wiggins paused, granded the data the

redemption, and less suspension of specie paying." [my23-stepd Reference on the Mission of second in the second in this office for the inspection of the second in this office for the inspection of the second in this office for the inspection of the second in this office for the inspection of the second in this office for the inspection of the second in the office of the inspection of the second in the sec