

B. MCENALLY, wwwence tomothy. Letters will reach him di-cited to Clearfield, Pa. may 7-tf. JAMES MITCHELL. ATTOUNEY AT LAW, Cirarfield, Pa. ded to primptly J. A. BLATTENBERGER,

lee on fiecond street, abave the First al Bank. Claim and Collection Office,

ROBERT WALLACE. SS-Conveyancing and all legal papers drawn with accuracy and drepatch. Drafts on and par-sage tiskets to and foun any point in Europe program. ATTORNEY - AF - LAW. cion, Clearfield County, Penn'a All legal business promptly attanded to.

D. L. KREBS, W AND COLLECTION OFFICE, CLEARFIELD, PA.

CHARLES SCHAFER, Arnold & Hartshorn, LAGER BEER RREWER. (One door west of First National Bank,) Clearfield, Po. HAVING -rented Mr. Eatres' Brewery he hopes by strict attention to berinnes and hopes by strict attention states of BILLE CURW ENSVILLE, PA. VALTER BARRETT, distant of a superior attals to receive the patronage of all the old and many HAVING just returned from the east with a ATTORNEY AT LAW. Second St., ClearGold, Pa. Aug. 25, 11, [Boy21,68 complets assortment of Goods suitable for THOMAS H. FORCEE, JOHN L. CUTTLE, Spring and Summer trade, we are now ready DEALER IN s furnish all kinds of Goods ATTORNEY AT LAW. GENERAL MERCHANDISE, Real Estate Agent, Clearfield, Pa. "Cheaper than the Cheapest !" GRAHAMTON, Pa. atensive monufacturer and dealer in Squar-imber and Sawed Lumber of all kinds. or Onleys colloited and all hills promptly

reach, as cleap as clauwines in it Frenchallie, June 27, 1967-19,

REUBEN HACKMAN,

J. K. BOTTORF'S

Mariaet Street, Churfield, Pa.

E. A. & W. D. IRVIN,

AND LUMBER.

SUBLETS IN

ew Corner Store Bullding

OBCEOLA, Clearfield Co., Fb.

a the Commonwealth. The aggre, number of schools within his jurische

existing law, rees thonsand dollars.

Mr. DAVIS (Borks) - I don't say that the existing law should not be changed, but I say that this fbing has not been properly considered, and that there will uniformess result from the passage of this hill. I therefore move that this be postponed for the resont.

Mr. ALLEN. I move to amo that motion, and pritpane indefinitely. Mr. Chairman, I think if there is TERMS-\$2 per annum, in Advance, any one system in the State of Penns yleania that should be uniform, it for

NEW SERIES--VOL. 13, NO. 9. the school system; I think it there is anything as a matter of logislation in which we should begin to look out a uniform role, it is this. I sta yell

I would call the attention of Sena, tors to the fact that the amendment offered by the Senator from Lancaster [Ar. Warfel]s to strike out the words is convention of directors shall see proper to add to the same thus ob-tained, an amount from the Sinte ap-proprintion to their own county."— Now, the effect of the passage of this amendment will be to make a uniform rate of compensation all over the Com-monwealth. I hope the amendment

propose to discuss the merits of this intendents; in others, it increase bill; the principle upon which it is them, and as I think, properly, founded may be entirely right, but the manaer in which the salary is pro-posed to be paid, is certainly wrong, should be no difference of sentiment posed to be paid, is certainly wrong, should be no difference of sentiment Now the argument of the Senator in regard to that, and as far as the who has just taken his seat, goes to other is concerned. I look upon it i show that this bill should not pass, I the most just and fair settlement of Of the proposed enhances under this proposition that I have observed in our a single one in the State and shall vote for it cheerfully as it is this bill, not a single one in the State of Pennsylvania is under a thousand believing it to be the best that we can

do; and I withdraw my motion The motion of Mr. Davis (Berks) The motion of Mr. Mr. BROOKE Oh, yes, Mr. DAVIS (Philadelphia). Where to postpone the bill for the pre-ent was agreed to.

Mr. WillTE For the information of the Senator, I will say that this schedule of salaries was proposed be. That solu of law whilely reactive the

That rule of law which requires that fore the committee amended this bill a juryman in a criminal case shall a juryman in a criminal case sha Mr. DAVIS (Philadelphia). The have formed no opinion of the gail proposition now is to strike out the or innocenes of the accessed, is no only most inconvenient in practice but most suspand is reason. At may

Indeed, in

Mr. WHITE Ohno. erve been well enough in those Mr. DAVIS (Philadelphia). The representation of the Senator from Union back barbarous ages, when people it one county or parish knew not Mr. Dill] is to so strike out the prowhat transpired in author, but in this

The CHAIRMAN. The motion is era of railways and telegraphs, and a nmend by striking out all after the site ouniplesent new paper press, the rule is utterly irrational. Indeed, in word beounty." Mr DAVIS (Philadelphia). If the certain cases of homieste, like that of roposition is to make those salaries the murder of James Field, Jr., by niform with regard to the amount of Edward S. Stokes, it is practically im work done by the superintendents, I possible to first welve intelligent men, think this bill should be recommitted who read the journals of the day, Fina

spective county sents, and all such concentions shall assemble upon the bits ratio, it will amount in 1872 to at this state experiment of the same of the state superintendent, issued by law, by circulars sent to all boards of directors. May is the time for the triennial convention there will be a proportionate increase. Next May is the time for the triennial convention there will be appropriate and the proportionate increase. Next May is the time for the triennial convention there will be appropriate and on the times and electing county superintendents at the point fixed by law, by circulars sent to all boards of the participation which the point fixed by law, by circulars sent to all boards of the participation as to the times and electing county superintendents at the point fixed by the substantial facts of the transaction. If then such that this bill will count the different counties of the county superintendents at the point fixed by the should next the count fixed by the should next the different counties of the county superintendents at the point fixed by the should next the count the different counties of the county superintendents at the point fixed by the should next the point f county superintendents and school di rectors. I don't think we should pass a compalsory haw. I think we bad better postpone this bill for the pres-ent. Mr. WARFEL said he hoped the matter would not be postponed. Mr. BILLINGFELT. I would meres

"Cheaper than the Cheapest !"

GOODS AT REDUCED PRICES

on Third street, but Charry & Walnut, Respectfully effors his corvicus in colling ring lands in Clearfield and adjuding and with an experience of a surveyor, flatters himself that he e disfaction. [Feb. 23.62.17

J. J. LINGLE. TORNEY - AT - LAW Osceola, Clearfield Co., Pa. ynd

LAKE WALTERS. REAL ESTATE BROKER,

ANR DEALER IN Logs and Lumber.

CLEARFIELD, PA.

Masonie Buildiog. Room No. 7. 1.25:71 C. T. Alexander

VIS & ALEXANDER, ATTOFNEYS AT LAW, Bellefunte, Pa. feep12, 25-y

S. BARNHART,

House and Sign Painter and Paper. Hanger, Clearnetd, Pena's. ATTOUNEY - AF - LAW, Beliefonte, Pa. lies in Clearfield and all of the Courts of fieldsial district. Real estate husiness fluts of claims made specialties. 1171 h.g. Will execute jobs in his line prompily as in a worknownlike manner. ar v1,67

DR. T. J. BOYER, SICIAN AND SURGEON. fee on Market Street, Clearfield, Pa.

or houses & to 22 n. m , and I to 8 p

N EGATIVES made in cloudy as well as it A clear weather. Englands on hand a good sensition of FRAMES, STEREOSCOPES and STREEOSCOPIC VIEWS, Frames, from any style of moulding, under to order. apr25 if R. W. A. MEANS. YSICIAN & SURGEON. LUTHERSBURG, PA.

and professional calls promptly, aug1070

J. H. KLINE, M. D. YSICIAN & SUEGEON. VINO incated at Pennifeld, Pa., offers his mal services to the nd surrounding country. All calls not 18 11

. J. P. BURCHFIELD, on of the fild Regiment, Pennsyles ors, having relatived from the Ar a professional survices to the citie a preferitional service And ecourty. And ecourty. Another calls promptly attented to. Serond streat, formerlynsempled by [apr4, 66-t] Humphrey's Celebrated Coal, free

JEFFERSON LITZ,

SICIAN & SURGEON VING Incated at Osceola, Pa., offers his refersional services to the people of that AGRAY FOR AGRAY FOR Hence on Curtus st., formerty occupied Money on Curtus st., formerty occupied Mine. DLLOWBUSH & CAREY, BOOK SELLERS, DATE OF A COMPANY OF A CONSTRUCTION OF CONSTRUCT OF CONSTRUCTION OF CONSTRUCTI

Book Manufacturers, Medaucuers AND STATIONERS. arket St., Philadelphia.

aper Plour Sacks and Bags, I solenay, Rote, Wrapping, Cartain and Wal fold24.76-19pd

Always on hand, Freth Oysters, Ice Cream, Candies, Nuts, Crackers, Cakes, Cignes, Tohnceo, Canneel Frails, Oranges, Jonurs, and all Rinds of fruit in searce. SWARE: QUEENSWAREL.Com Con Been and the single of the survey of the

1116722 HENRY ALBERT. 

W. ALBERT & SROS., facturers & entensive Dealersin Sawed Lumber, Square Timber, &c.,

WOODLAND, PENN'A. and maxamble terms. Address Woodland P. D., Clearfield Co., Pa. 25.17 W ALDERT & EROS.

s is the county.

FRANCIS COUTRIET,

Country Produce. MERCHANT, Frenchville, 4 tearfield County, Pa mar Please give us a call before purchasing Keeps constantly on hand a full assorment of Dry Goods, Hardware, Grosseries, and everything manify kept in a vehial slow, which will be add, and the solution of the solution of the solution. feewbere. Satisfaction guaranteed as to price

ad quality. So: ARNOLD & HARTSHORN,

JUST RECEIVED BY

Corner of Main and Thompson Strents, apr20 CURWENSVILLE, PA.

IST OF JURORS DRAWN FOR MARCH nu, 1972, communeing 3d Monday, GLAND 200001.

W. Botts., Beccaria Alex, Murray., I. MoGher, Boll L. F. McCally. Greek W. Molles, Broosteris Alex, Murray..., Gread H. H. Medlener..., Boll N. F. McCally..., Galiela Edetd. Albert...., Barger H. Wassiward..., Haston EH Harman..., Brady H. C. McClockey, Kartse Wm. Brachtenk..., A. L. Hickok..., Diox Chief in Saned., Barrie de Alim. Ogden, ..., Lawrance A. McGareyr..., Choef W. P. Falton..., Morris Jun. Muleuk, Cartington Jan. Patter..., Morris Verhauft A. D. String, S. M. Schwarz, Morris Verhauft A. D. String, S. S. Schwarz, Morris Verhauft A. D. Schwarz, W. Schwarz, Morris PHOTOGRAPH GALLERY #\*\* CROMOS MADE A SPECIALTY. So

THAT HALF TO MAN

Real Estate, Square Timber, Logs Dan'i Kephart. " D. G. Nevillag..... Amos Bonsall......Brady Jas. A. Moore......

Carwinsville, Pa. A Notorious Fact!

THERE are norm propin treatised with Larry Discusses in this form this may other place a reside in the State. One of the great enume of the in the use of an impute article of Coat, largely mixed with sulphur. Now, why not avoid all this, and preserve your lives, by using only

ritics. Orders left at the stores of Richar op and James B. Grahim & Sons will receiv ABRAHAM BUNPHREY.

Clearfield, November 30, 1878 tf.

Miss E. A. P. Rynder,

RESTAURANT.

Second Street,

CLEARFIELD, PENN'A.

BILLIARD BOOM on sreand foor.

800,000 SHUNGLES WANTED !-large lat of 26 lipch shared Shringles, for which re will gray the very highest market price. Per-rons having such on hard will do well to earl at our store. WEAVEE & HETTS. Charfell, P.s. Retending 20. 6c. Clearfield, Pa., September 20.6m.

500 HUSHIELS OF CLOVER AND TIMOTHY SEED. The endersigned has now on hand five hundred, beauties be grime ed, is quantifier to mult purchasers, at the very purcetigarder price. Call in person of address. W. W. MARSH. Intheshurg, Feb. 7, 1872.2m.

We might be compelled to creet a new building just for this purpose. The first section was agreed to. The second section of the bill was

pacity to hold them, what we should

And after thanking our costances for their rend as follows : liberal patronage during the past year, we Ske, 2. That the salary of a county could most respectfully ask for a continuance superintendent shall be two dollars for

Our Stock consists of a complete assortment county, unless a convention of direc. be a little low, as compared with oth of Dry Guods, Notions, Hardware, Queensware, tors shall see proper to add to the sum ers, I believe it is not a common thing Willowware, Gracetles, Baots & Shees, Hats & State appropriation to their own coun-ity : Provided, That in no case shall low : I suppose in every locality men Cans, Clothing, Tobaccos, &c. Also, Flour,

for Irain, Wool and all kinds of Lumber and copting in counties with less than one equal to the salary in proportion to

eight hundred dollars per anoun. Mr. WAREEL moved to strike out tion and means of travel, and every

the words "unless a convention of di-thing tonnected with the office of su rectors shall see proper to add to the perintindent, whether they are not sum thus obtained an amount from quite as competent to ascertain and

Mr. PETRIKIN. I hope the Sen. as the Legislature.

By law now, the conventions of honor to represent-more especially school directors meet and fix the sal the cranty of Dauphin; our superin-

Muleon, Covingtos Young, Cherfield W. Rheam W. Rheam Gopelia.... Deestar Rabt. Norper... hundred dollars, some eight or nine

lars. In our county it is eight hun-dred dollars, it is so fixed by the con-

just four hundred and fifty-four dol-Mr. BILLINGFELT. I would merelars, ly like to know in case where a county building should not be of sufficient ca

Mr. MUMMA. It does seem to me ury, and an equality of compensation Mr. MUMMA. It does seem to me that there is a tendency now, in the proportioned to the service, and tak and two hundred and fifty eight square that there is not a man in the State of

Now, the better way, I think, is to Mr. DILL. If I understand the superintendent shall be two dollars for leave well enough alone; the system position of this bill it is in this shape cach school under his supervision, and is working well, so far as I know, and now; there is a motion to strike out unless a convention of directors shall schools, and two hundred and ninetyone dollar for each square mile in his while m some places the salary may see proper to add to the sum thus obtained an amount from the State aptors shall see proper to add to the sum off, I where it is not a common range propriation to their own county."-

All of which will be rold on the most remann. ble terms, and the highest market price paid by: Provided, That in no case shall low: suppose in every locality men the salary of a county superintendent can be got to fill the position. But it be less than one thousand dollars, ex. seem to me that this bill does not be stricken out; it is provided that in eepting in counties with less than one hundred schools, where the salary of the county superintendent shall be eight hundred dollars, per anoun. Mr. WAREEL county is proportion to the world county, its preuitar local in a sound of labor, and I would ask whether a board of stoat directors who know their county, its preuitar local in a sound of labor, and I would ask in a sound of ent shall be eight hundred dollars per anonm:

Now, the bill farnishes a rule, with 

without the amendment proposed, it ate will not agree to that amendment; indeed the whole section should be voted down. Not, many things depend upon the allows to the school directors a dis-focally of the county. Take, for in cretion in increasing the salaries of stanes, the counties that I have the the superintendents beyond the rule fixed in the bill; consequently we obvinte the objection of the gentleman that it is taking away from the board aries of the different county superin-tendents; the discretion is lodged with railroad, and 1 believe usually has the of school directors their control of this the school directors in convention, and good fortune to have a pass; I say he matter, while we correct the difficulty it ought to be allowed to ramain there. Some counties have their salaries as low as five bundred dollars, some six amount of schools, than other superintendents may be able to travel theirs provise is not needed at all; in my that, because it was not in order. hundred dollars, some up to one thom for, where the counties are not so fa district it raises the salary some five and five hundred or two thousand dol vorably located as to railroad commu. hundred dollars. Now I would prefor that this provise should be stricken

Mr. WARFEL. It does not change out and that the bill should stand as vention of the school directors, and there is no reason at all why it should be changed from what has already Mr. MUMMA. That's fortunate for The board of should without the pro-wise; there we obviate objections. The board of should in the school directors can, when

Beast and the set in the set in

dollars. will be a saving of money to the treas-

ro they

Jollars. Look right above it, Union county, and they have but civity four schools or white black. It is quite probable that they is a tendency not, in got of this subject of compensation of the component of the public education a little strong, and there is some danger of ranning it into the ground, causing a reaction in the bill. For that reason I will vote for the bill. We refer to the bill. ng out of this subject of compensation miles Well about eight hundred dol New York fit to sit on a jury who has him to try the case in a court Mr. DILL. Look at Sayder county.

ties on the facts as disclosed by wit. " Mr. DAVIS (Philadelphia). Say and the law as delivered from the bench. This inaligibility of citizens three miles to travel, and on this schedule the snlary is increased to one talligence, is a grave evil in the juris. prudence of this calightened age, and

Mr. DILL. It is five hundred delit should be removed by suitable legislars now ; that is the reason I am opintion in every State of the Union .--We are therefore pleased to see that a bill has just been introduced in the Legislature of New Yor2 to meet and

correct this absurdity. It provides that any person who may be drawn upon a jury to try a capital offeneo and the mileage.

thousand.

I think I never saw a bill that was shall not be disqualified by reason of his having expressed an opinion or so inconsistent, and I think the better way is to refer it back to the Commitinconsistent, and I thick the better y is to refer it back to the Commit-on Education; I shall vote against bill as y is Mr. MUMMA. I cally rise to may to the testimony. It also provide the bill as it is. that the necessal person in such cases

that I didn't understand this bill a shall be entitled to thirty peremptory moment ago; from examining it some challenges. This hill will establish a challenges. This hill will establish a judicious reform in the system of formwhat more closely, and from the ar-guments I have heard, I am convinced ing juries. The law now provides that it is right and proper, and orght simply that intelligent men are into pass. I shall therefore vote for it, competent to try capital offences, and Mr. ALLAN. I am apposed to the in many cases makes trial by jury a reposition of the goutteman from farce. The most impartial juries are not those which are composed of men-

who know nothing of the facts in the Mr. DILL. I did not move to do case before them, but of men who are able to discriminate and to correct The CHAIRMAN. Does the Senatheir own projudice. There is no for from Union make that amendment," Mr. DILL, No., sir, 1 do not. reason why common sense should be The amendment of Mr. Warfel to excluded from the jury box. 

strike out the words after the word SICKLES AND CATACAZY .- The World "county" to the word "proviso," was

where the work was comparatively light, the salaries were heavy, and is fact, there was nothing like uniformity in the old arrangement at al. The bill has been carefally prepared This bill has been carefally prepared This bill has been carefally prepared