

the young and counting, for the people. Peculation, defalcation, one rous taxation and corrupt "ring ple, for years. The few, (corrupt at that) have ruled the many. Stokely, the present Mayor, is the ring nomine. Such corrupt Democrats as Sam. Josephs, Alderman McMullen and Al Schoffeld, and their followers, and Al Schoffeld, and their followers, and McClure is running as an Independent candidate, supported by the Democrats and the Reformers. For our self we would have preferred a straight Democratic candidate, but as nearly all our most worthy and promored the voting and counting, for the people once more made to rejoice. Hat is contiguous to such an one, and having less than forty thousand inhabitants. We cannot attach such county to a county having forty thousand, as the Constitution requires the attachment of such county to an other county of the same character as itself. Whenever a county having forty thousand, as the Constitution requires the attachment of such county to an other county of the same character as itself. Whenever a county having forty thousand, as the Constitution requires the attachment of such county to an other county of the same character as itself. Whenever a county having forty thousand, as the Constitution requires the attachment of such county to an other county of the same character as itself. Whenever a county having forty thousand, as the Constitution requires the attachment of such county to an other county of the same character as itself. Whenever a county having forty thousand, as the Constitution requires the attachment of such county to an other county of the same character as itself. Whenever, it matters but little should the Philadelphia and Pittsburgh rings succeed in counting themselves in again, the seeds of dissolution are so thickly sown in the enemy's fallow less than is requisite to entitle it to a separate judge, and is surrounded by counties having each the requisite for rand that all their rights wit that the with it is recommended that the wither and inhabitants nearly all our most worthy and prominent Democrats in that city saw fit to pursue a different policy, we have within and constant assaults from the property of the property o not meddled in their affairs, and now without. In this we see the real conhope they may succeed with Coi. Me Clure, who is without doubt the ablest statesman in Pennsylvania. Combining his talent, energy and experience, the has no count in the State. His he has no equal in the State. His ganized and corrupt army needs but own county is located.

Eighteen months ago Congress was foolish chough to take the tariff duties concord prevail from the borough or off ten and coffee. It might as well be taken off whisky and tobacco, then the four leading luxuries would be exempt from taxation and would make the action of Congress consist.

Therefore, let a spirit of consistent with the Constitution and laws of this Commonwealth, and of the United States, by which payment to find the United States, by which payment of interest on deposits shall be forbidden, and such penalties imposed as whall prevent the same."

Organized and systematic efforts, spiced with pure zeal and vigilance, and the court, copy of indictment, spiced with pure zeal and vigilance, and the court, copy of indictment, come a law it would undendated by the consistent with the Constitution and laws of this Commonwealth, and of the United States, by which payment of interest on deposits shall be forbidden, and such penalties imposed as shall prevent the same."

All applications for pardons must be accompanied with the following papers, written in a clear and distinct the coirce of the United States, by which payment of interest on deposits shall be forbidden. The united States is the attended school in Oberlin, ones to econsistent with the Constitution and laws of this Commonwealth, and of this Commonwealth, and of this Commonwealth, and of the United States, by which payment of interest on deposits shall be forbidden. All applications for pardons must be accompanied with the following papers, written in a clear and distinct the coirce of the United States, and be accompanied with the following papers, written in a clear and distinct the coirce of the United States, by which payment is a torney who prosecuted.

Therefore, let a spirit of consistent with the Constitution and laws of this Commonwealth, and of this Common make the action of Congress consist spiced with pure zeal and vigilance, come a law, it would undoubtedly creent, anyhow. Although the government with next battle in this State. In the greatest change in financial the court relating to the case. City of Plunder. How long Sheppard ment tax of twenty-five cents a pound on coffice, has been taken off for over a year who have been been taken off judicial districts in the State at the lowest of the reasons upon which the application is based, setting forth all the facts; the notes of evidence taken on the trial; letters from responsible persons in the complex of the reasons upon which the application is based, setting forth all the facts; the notes of evidence taken on the trial; letters from responsible persons in the complex of the reasons upon which the application is based, setting forth all the facts; the notes of evidence taken on the trial persons in the complex of the reasons upon which the application is based, setting forth all the facts; the notes of evidence taken on the trial persons in the complex of the reasons upon which the application is based, setting for the reasons of the reasons are the complex of the reasons of th with two additional law judges for Philadelphia, one for York and ever. Honry L. Dawes, Ch'm of the Ways and Means Committee in Confield, Centre and Clinton, and one for tax and revenue enough to keep the government machine in running order. It has been reported from government machine in running order. ax and revenue enough to keep the government machine in running order during the next year, declared in a speech the other day that if the Revenue kept falling off during the next year as it had in the past, the Treasury year as it had in the past, the Treasury are as it had in the past, the Treasury year as it had in the past year as it had in the past year as it had in the past year as it had in the office of assessor with the the flux the office of assessor with the the the the the same may be duties incident thereto, shall continue and remain as are now provid teen million dollars on tea and nine million on coffee. Here we have a loss to the government revenues of twenty-five million dollars. Now, who has pocketed that sum? The government has lost it and the consumers of tea and coffee have failed to reap the benefit. How much of that money went into the pockets of the Credit Mobilier Congressmen, bestowed upon them by the tea and coffee ring, for repealing the Tariff? Mr. Dawes closes with this pertinent question : "If there be any value in this state ment, I ask the attention of the House a moment to this question-whether it be possible for us in the discharge of our public duty, to leave the Treasury in this condition? Its obligations must go to protest unless it can be refieved." We simply ask Mr. Dawes, why did you deplete the revenues of the Treasury by taking the tax off of luxuries, while you never relieve the tricts in which uone resident the time people to the amount of one cent?—
We say, quit your infernal tinkering rized, will be elected at the next genwith the revenues, assume the role of a cral election. If the net becomes a statesman and divest yourself of your law as it now is, this district will be demagogueish garb, and you will do required to elect one additional law the government some service and fut. Judge in November next. fill the design of your creation.

Vacancy Filled.—The vacancy caused in the Ohio Constitutional Convention by the resignation of Chief Justice Waite, has been filled by the election of General James B. Steadman, Democrat, who defeated by the regular Radical complete. General Steadman Radical complete the assessors last week, numbered the soldiers' orphans schools of the State. Also an act for the purpose of purvelence and battering from the control of General James B. Steadman, Democrat, who defeated to box stuffers.

In Philadelphia, when completed by the assessors last week, numbered the assessors is to the department of has now been exposed and behind it as a matter of course, stands a radical value of the purpose of purvelence and force." But the lie is the burracks to the department of has now been exposed and behind it as a matter of course, stands a radical value of the purpose of purvelence and force. The soldiers' orphans schools of the State. Also an act for the purpose of purvelence and force. The soldiers' orphans schools of the State. Also an act for the purpose of purvelence and force. The soldiers' orphans schools of the State. Also an act for the purpose of purvelence and force. The soldiers' orphans schools of the State. Also an act for the purpose of purvelence and force. The soldiers' orphans schools of the State. Also an act for the purpose of purvelence and force. The soldiers' orphans schools of the State. Also an act for the purpose of purvelence and force." But the lie is the assessors is at week, numbered the assessors as a matter of course, stands a radical value of the state. Also an act for the purpose of purvelence and force." But the lie is to defeate a second and second and schools of the State. Also an act for the purpose of purvelence and force. The soldiers' orphans actions as a matter of course, stands a radical value of the state. The soldiers' orphans actions and schools of eral Steadman is a brother to Mrs.

ple reconciled, why should bashful that from the start, but the Ringfound the Constitution too formidable to resist and it yielded wisely to the necessity to the money he illegally withholds from the people's treasury, and which his has divided among the "addition, division and silence" view of State publican. Senator publicate.

The Demograts of the Ohio Legislature are seeking to economize by abolishing all unnecessary State offices af Rairoad Commissioner, Gas Commissioner, and futher can keep on stealing and yours commissioner, of Insurance.

A Bright Fature.

The political sky begins to shed rays

he has no equal in the State. His election to the Mayoralty will break ap a "Ring," as infamous, although it be, to bring dismay and deriving, and furnish the Eastern Penitentiary with at least a score of convicts within the next two years, who are now sitting in high places, to the disgrace of the State and the city.

The Revenue Loss.

The following bill was introduced in the House, this week: "That the payment of interest on deposits by private bankers, State banks and National banks, is projectional banks, is projectional banks, is projectional to the best interests of the people of this Common are now sitting in high places, to the disgrace of the State and the city.

The Revenue Loss.

Eighteen months ago Congress was fatal as corruption and decay, for the best one of the State and the city.

The Revenue Loss.

Eighteen months ago Congress was foolish enough to take the tariff duties

The All applications for pardons and the city in which constitution and to the district and the city.

The Revenue Loss.

The Board of Pardons under the families of working men.

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The Board of Pardons under the families of working men.

The Board of Pardons under the families of working

4 Chester.
5 York and Adams, one additional judge.
6 Cumberland and Perry.
7 Franklin and Fulton.

Bedford and Somerset. Huntingdon, Blair and Cambria.

10 Indiana
11 Luterne, one additional judge.
12 Damphin and Lebanon, one additional jud
13 Berks.
14 Fayette.
15 Schuylkill.
16 Bucks.

17 Montgomery, 18 Lehigh. 19 Northampton,

Susquehanna. Wayne, Pike, Monroe and Carbon.

22 Bradford.
23 Columbia, Sullivan and Wyording.
24 Northumberland and Montour.
25 Union, Snyder, Millin and Juniata.
26 Clearfield, Centre and Clinton, one as

al judge. 27 Lycoming. 28 Tioga, Potter, M'Kean and Cameron. 29 Eric and Warren.

31 Vennage and Forest. 32 Jefferson, Clarion and Elk.

Armstrong. Butler and Lawrence, one additional Judge

Mereer. Beaver.

Under the bill, judges for those dis-

A Big FAMILY .- The list of voters in Philadelphia, when completed by

LUCKY EDITORS.—The Venango Judge Barrett, and personally known to many of our citizens. He is an side man and will add much strength to many of our citizens. He is an side man and will add much strength to the Damocratic side of the Concentivitie Courier; Ed. W. R. Dann, of the Forest Republication.

Evans's Shadow.—The Harrisburg.—Covan and Range Patriot asks: "Are we never to know the dexicorous gentlemen who put this poor malking shadow, Evans, between the and sthe light of their countenance? Now that the lost is safe and the people want. It is the money he illegally withholds.

Evans's Shadow that the poople want. It is the money he illegally withholds.

Evans's Shadow that the poople want. It is the money he illegally withholds.

Letter from Harrisburg.

The political sky begins to shed rays of light and the future of the Democratic party is bright with hope. On every side can be seen the evidences of decadence and disorganization of the Radical party. A long period of extravagance and unnecessary public expenditure of the people's money.

Harrisburg, Feb. 14, 1874.

Mr. Editor: The argument on the reserved point in the Evans case for the year ending November 30, 1873, was heard on the 10th instant, before Judge Pierson of this county. The for purchase money, fees, etc., to be point as made by Mr. Hall, defend.

855,015.43, an increase of \$7,460 over the Boston Post, in alluding to this of the Boston Post, in alluding to this anti-saltonest the need of whith the court reserved, any year since 1838, excepting the was, that the net of March 30, 1811, years 1864 and 1870. Nine hundred and thirty-nine patents were issued closures relative to the latter's letter HARRISBURG, Feb. 14, 1874.

purposes of valuation shall be assessors fore said session.

for the holding of elections and the reg.

Sixth—The foregoing rules will be except that the bill fixes a maximum istration of voters. Section second provides for the returns of the election of township or borough officers to be sent to the clerk of the Court Secretary of the Commonwealth.

SIXTH—The foregoing raises will be above which the Commissioners shall provides for the returns of the election of the clerk of the Court Secretary of the Commonwealth.

SIXTH—The foregoing raises will be above which the Commissioners shall not establish rates.

The Republican Executive Committee of the Thirteenth Ward of Philaof Quarter Sessions of the county, in-stead of to the prothonotary of the Court of Common Piezs. The bill was then amended, inserting a third scetion relating to naturalization pa-pers and their contents, and in this

condition passed second reading. will bring to grief many who have the speech delivered by the negro been dead-heading it over our rail roads in the past. The first section provides that no railroad, railway or Beast Butler and Senator Sumner other transportation company shall says:
grant free passes or passes at a disgrant free passes or passes at a disanys:
"And so it happened that no sooner
"And so it happened that no sooner count, to any person except an officer or an employee of the company whose had 'Congressman Elliott' read "with name is borne on the pay rolls of the fine voice and effect" Hoar's labored company, as a regular officer or employee thereof, and any person signing or issuing such pass, except to those heretofore mentioned, shall be considered guilty of a misdemeanor and on conviction thereof, shall pay a fine not less than one hundred dollars for thousands of ordenarily intelligent. each offence, to be collected as such newspaper readers imposed on by

same penalty.

A resolution was read in the House, requesting the United States government to donate the use of the Caroff elequence and force." But the lie

E. L. R. ferentially as may be needed, at the first opportunity, and either or all with equal indifference." E. L. R.

Recommendations of the Survey-

extravagance and unnecessary public expenditure of the people's money, and repeated aggressions upon the carried alloctrines of our democratic form of government, and the palpable mission of the settlement of public accounts and thirty-nine patents were issued during the year, year, and thirty-nine patents was, that the act of Market of Interval mission of the settlement of public accounts and thirty-nine patents was, that the act of Market is palpable mission of the settlement of public accounts and thirty-nine patents was, that the act of Market is palpable mission of the settlement of public accounts and thirty-nine patents was, that the act of Market is palpable mission of the settlement of public accounts and thirty-nine patents was, that the second in the mission of power.

The counsel for the reserved point must be interest on the verified took this undertendent of the transfer of the terror of the common law remedy, and was the proper of the common law remedy, and were not confined to the act of the common law remedy, and were not confined to the act of the common law remedy, and were not confined to the act of the common law remedy, and were not confined to the act of the common law remedy, and the trons of the large mass of incontrover-to the lock of the common law remedy, and the trons of the common law remedy, and the trons of the common law remedy and the trons of the common law remedy, and the trons of the co lar excitement anywhere outside of associates of the coming wrath of the reasons for this amendment, as it it a business to search for defects—or say that if Senator Edmunds will give the large cities. Things are lively in Philadelphia, Pittsburgh, Harrisburg, Reading and a few other cities. In the former city a very vigorous campaign has been carried on for three equalled by the most exciting Presidential election. The fight is a square enterned dential election. The fight is a square enterned between the people and the robbers. The latter are few in numbers, it is true, but they have been doing the voting and counting, for the people. Peculation, defalcation, one rous taxation and corrupt "ring ple, for years. The few (corrupt at the property of the coming wrath of the property of this amendment, as it a business to search for defects—or may, perhaps, become proper on this amendment, as it abusiness to search for defects—or may, perhaps, become proper on this consideration of the subject matter of the bill, to make other amendment on the bill, to make other amendment of the bill, to make other amendme

SAMURI. E. DIMMICK,
Attorney General.
By order of the Board.

place lately, a bill which if passed, Hoar of Massachusetts who prepared of the primaries.

nor more than five hundred dollars for thousands of ordinarily intelligent shameless piece of Congressional im-using such a pass except those hereto-fore mentioned, shall be declared guil-ty of the same crime and suffer the and Western idiots who will always

Grant's Attorney General.

to the House of Representatives the testimony in his hands just as it was taken by the committee, he will guarantee the impeachment of the Attorney.

What a revelation ! Yet, we believe t is true. When will the American people recover their moral senses ?-That Williams should be in the pene tentiary, instead of the Attorney-General's office, there can be no doubt .-And yet, there he sits, and smokes

Coupon Neses. Bismarck says: Liberty is a luxury which not every one can afford. General Pillow is said to have de clared himself "a Grant Democrat of the first water." Wrong side of the Wrong side of the

The funeral expenses of men killed in the Hoosac Tunnel, and paid by the contractors, have amounted to

The Judiciary Committee of the Maine Legislature hesitates whether to abolish the death penalty entirely Burnside... or to have it more rigidly enforced. Goop.-Justice Haines of Chicago has decided that editors are professional men, and that their scissors, paste pot, &c., cannot be seized for debt.

A thousand men it is stated are out of employment at Brady's Bend in Jordan ...
consequence of the failure of the Kathaar.
Brady's Bend Iron works. A great Knoz.

law has been, or is about to be, intro-duced into the Legislature. The first section repeals all existing Local Option laws ; the second places a uniform license fee throughout the State, in three classes-first \$50, the second \$150 and the third \$300; the fourth see-

delphia has adopted resolutions de-claring it inexpedient to run any worder of the Board. men candidates for School Directors, A. Wilson Normis, Recorder. and ousting from the ticket the two women nominated at the primaries .- To cash from Curwensville bridge toll THE COLORED SPEECHMAKER .- The The women declare that they will run Brockway, of the House, rend in vertiser asserts that it was the Radical no right or power to annul the netion

## Aem Advertisements.

SPECIAL LEGISLATION. - No tice is hereby given to the guide and all par-tice interested, that application will be made at the present session of our State Legislature to pass an Act declaring Mongomory Creek, with its branches, in Clearfield county, a public high-way for the purpose of floating raw logs on said stream. REUBEN MCPHERSON, G. L. REED.

CAUTION. All persons are hereby ea ed against trading for or buying the following property: One cow, 3 holes of qualators, a lot to jusy and reporter's fees of corn fodder, I cook start, I keds and bedding, I cephoard, I chock, I keg, 30 bushels corn cars, now in possession of Robert M. Ransy, as the same belongs to me and is left with him subject to my order at any time.

JACOB A. BRETH. 

IINDERTAKING. WITE THE PARTY OF The undersigned are now fully prepared

UNDERTAKING.

And respectfully solicit the patronage of the needing such services.

JOHN TROUTMAN,
JAMES L. LEAVY.

Clearfield, Pa., Feb. 18, 1874.

EDWARD GODDER.

The understrated Auditor, appointed by the Court, to distribute the proceeds arising from Sheriff's sale defendant's real satate, gives notice that he will attend to the duties of his appointment, on Friday, the 6th day of March, 1874, at 1 o'cinck, p. m., at his office, in the horargh of Clearfield, when and where all parties internated toay attend if they see proper.

W.M. M. MCCULDUIGH.

Feb. 15-31

ROAD FUND FOR 1873. 6,025 09 354 99 urer's hands Jan. 25. 6,237 52 \$41,664 35 :841,564 35 STATEMENT OF ROAD FUND IN DETAIL. By am'nt By exon. By amount On hand, | Uncolected for 1873, 1872, 427 74 340 62 340 62 471 72 60 25 767 82 11 17 1,234 02 203 74 1,743 64 396 44 1,173 32 329 72 1,196 68 181 19 525 10 50 30 1,929 18 474 66 2,334 30 88 50 024 62 48 64 1,139 61 10,799 96 1,893 78 639 96 673 20 622 48 137 46 606 05 1,118 40 378 80 559 20 390 32 674 06 425 30 390 30 98 40 641 12 1,127 40 196 40 - 573 90 - 4,865 90 76 25 672 92 480 00 1,301 71 855 85 456 40 2 80 39 00 7 35 1 00 3 04 993 49 5,102 49 2,345 52 1,203 38 916 60 652 65 1,439 20 2,623 05 35 49 501 58 463 19 318 68 Total ... \$6,337 42 \$16,748 42 \$18,355 84 \$122 37 \$41,564 35 \$6,026 69 \$354 99 \$35,183 27

ESTIMATED EXPENSES POR 1514.

probable erdinary expenses.

COMMISSIONERS' CERTIFICATE

G. B. Goodlanden, Clerk.

AUDITORS' CERTIFICATE.

We, the undersigned Auditors of the county of Clearfield, in the Commonwealth of Pennsylvania, having met at the Court House, in the horough of Clearfield, on the first Monday of January, A.

of Clearfield, on the first Monday of January, A. D. 1674, according to law, and having examined the several accounts and vouchers of Samuel P. Wilson, Eq., Treasurer of said county, for the year A. D. 1873, do report that we find them a above rinted. The balance in his hands due the county appears to be nine hundred and fibrity-me dollars and twenty-seven cents (3931.27). He appears to owe Guiled a balance of six dollars and offity-one cents (86.51), Jordan sixteen dellars and eighty-five cents (30.85) and Union one hundred and one dollars and forty-one cents, on road funds, while Hoggs township owes Mr.

one hundred and one dollars and forty-one cents, on road funds, while Hoggs township owes Mr. Wilson nine dollars and ten cents (\$9.10) read funds, and Chest owes him fifty-two dollars and fifty-two cents (\$02.52), Jordan twenty dellars and twenty-one cents (\$02.51) and Union one hundred and one dollars and forty-one cents (\$101.41).

In testimony where if we have becomes each or hands, this twenty-first day of January, A. D. 1874.

JAS. B. RILE,
L. C. BLOOM,
Audito REUBEN MCPHERSON,

legates, creditor, and all others in any other way interested, and will be presented to the next Orphans Court of Clearfield county, to be held at the Court House, in the horough of Clearfield, commencing on the 3d Monday (being the 16th day) of March, A. D. 1874:

of March, A. D. 1874:
Account of J. E. and F. E. Wrigley, administrator of Web. K. Wrigley, administrator of Joah Rider cetate, isto of Covington township, dec's.

Partial account of Mrs. Rmilly Wright, administratrix of Abram K. Wright, late of Clearfield borough, deceased.

Account of G. C. Passinore, administrator of Wm. McKnight, late of Clearfield bor. deceased.

Final account of Susannah Troy, administra-trix of John Troy, late of Morris township, de-

Arrest: L. C. I

9.106 GR

\$82,064 87

\$24,000 00 4,000 00 8,700 00 6,200 00 973 00 1,423 00 2,110 00 8,000 00 1,150 00

\$50,255 to

2,107 77

12,421 81

...\$50,356 60

January 21st, 1874.

15,496 92 By exoneratio

Total .. \$38,574 42 STATEMENT OF SCHOOL PUND IN DETAIL. COMMISSIONERS' CERTIFICATE.

We, the undersigned Commissioners of Clear-field county, in the Commonwealth of Peansylvania, having met according to law, and having commissioners of Clear-field county, in the Commonwealth of Peansylvania, having met according to law, and having examined the several accounts and vouchers of Sauncel P. Wilson, Esq. Treasurer of said county, for the year A. D. 1872, do certify that we find them as set forth in the foregoing statement. We first them as set forth in the foregoing statement. We first seven cemts (\$931.37). The aggregate amount of the non-incommission of the county from him to be nice hundred and inirty-one dollars and twenty-1,155 78 seven cemts (\$931.37). The aggregate amount of Prison Let Bonds outstanding is four thousand two hundred and dollars (\$4,300). The amount due the county from unscaled issued was seventy-five thousand dollars in the same seventy from the seventy from the seventy from the same seated fund from collectors nine thousand one hundred and six dollars and three cents (\$9,105.93). The amount due the road fund from the sum of the second fund from the same source is thirty-three thousand one hundred and eighty-three dollars and twenty-first day of January, A. D. 1874.

Wilness our hands at Clearfield, this wenty-first day of January, A. D. 1874.

Wilness our hands at Clearfield, this wenty-first day of January, A. D. 1874.

Wilness our hands at Clearfield, this wenty-first day of January, A. D. 1874.

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Wilness our hands at Clearfield, this wenty-first day of January, A. D. 1874.

Commissioners.

G. B. Goodlanders, Clear Total. for 1873. 255 19 63 87 96 37 99 85 360 72 162 84 132 50 672 92 35 42 26 60 507 12 3 04

413 40 783 80 1,219 70 16 80 Total .... \$15,496 92 \$4,934 85 \$18,008 70 \$43 95 \$38,574 42 \$391 00 \$4,719 84 \$23,463 52 SAMUEL P. WILGON, Esq., Treasurer of Clear-field county, in the Commonwealth of Pennsyl. field county, in the Commonwealth of Pennsylvania, in account with the funds of said county from the first day of January, A. D. 1873, to the fifth day of January, A. S. 1874— DESTOR. To balance due county at last settlem't \$2,464 26 o paramet discountly at last settlem 1, \$2,464, 26 o amount due from collectors. 4,793 60 o am't due from unseated lands, 1872 10,768 00 o am't due from unseated lands, 1872 15,167 60 o payment on old prison lot. 7,192 08 o amount of scated duplicates for 1873, via: 1,600 40 412 95 1,157 62 1,490 10 2,963 19 2,153 65 91 94 26 28 60 23 92 47 220 16 113 01 Curwensville ...

51 68 72 90

Juns term... 542 39 Sept. term... 459 63 ..Nov. term... 1st week... 417 68 2d week... 422 10 3d week... 392 35 2,804 24 784 91 497 63 584 54 623 22 660 80 188 12 671 92 884 66 551 65 717 74 2,408 44 Girard. 697 03 43 23
Goshen 584 54 43 29
Grabam 623 22 40 94
Guilleb. 660 80 28 68
Houtzdale. 188 12 13 26
Histon 671 92 25 32
Jordah 884 66 48 86
Karthaus 551 65 43 85
Knex. 117 74 49 52
Lawrence 2408 44 236 11
Lumber City 324 55 19 50
Morris 1,634 66 83 98
New Washin'tn 266 14 22 51
Oscnola 1,153 69 54 61
Penn 936 21 58 59
Pike. 1,731 32 101 57
Urico 459 20 37 25
Woodward 706 15 42 54 J. Row 212 50 odlander 4 Hagerty 510 60 By postage, via: Letter Registry list Collectors' duplicates School transcripts. Ry Prothonolary's fees. By public records, viz. Prothonolary's office. Register and Recorder Prison register. Tax books. 2 copies Purdon's Digest By county prison, viz. Architect. Con contract. Clothing for prisoners. Badding for prisoners. Furniture for cells. REGISTER'S NOTICE.—Notice is brishy
the given that the following accounts have been
examined and passed by me, and remain filed of
record in this office for the impection of being Tetal........ \$35,113 85 \$2,000 55 87,512 90 475 00 

75 06 75 06 156 25 14 50 106 25 66 00 100 00 25 00 45 42 51 31 5,770 87 To cash for old stores..... Stoves.

Washing for prisoners.
Physician for prisoners.
Removing rubbish.
Rent of old prison.
Oil cleth for hall. To cash from Richard's note..... 181 30 By refouds. To each from Geo. C. Kirk, commissionregistry expenses. er fer Kirk.
Te rent of Court House, viz:
By Coleman Troupe.......
By Berger de
By other de 247 40 deceased.

248 43 42 First sections of G. W. McCully and Susannah

249 50 McCully, administrators of J. C. McCully, late of

241 50 Guileh township, deceased. by animorry

to By tripstaves rages.

1 80 By miscellandous.

2 00 By road views.

1 00 By bounty bonds redeemed.

By State secount, viz:

Perronal property.

Bank tax.

By exponentions on unreaded. To cent of arbitration room To costs refunded per Tate To amount of prison bon-from No. 240 to No. 251.

\$82,064 BZ

500 00 500 00 586 50 58 25 3,144 To

CREDITOR.

By bridges, viz : Amount to Bell township

Lamps and oil. Cleaning yard and gu

EXECUTOR'S NOTICE.—Notice is bereby given that letters testamentary having
been granted to the subscriber on the estate of
SAMUEL McEWEN, deceased, late of Cheet
tewachip, Clearfield county, Pennsylvania, all
persons indebted to raid estate are requested to
nake immediate payment, and those having
claims against the same will present them duly
authenticated for settlement.

Rurd, Jan. 14, 1874-61. Expendix. HOUSE AND LOT FOR SALE! The House and Lot on the corner of Mar-ket and Pifth streets, Clearfield, Pa., is for sale. The lot ceptains needly an acre of ground. The house is a large double frame, containing nine rooms. For terms and other information apply to the subscriber, at the Post Office. nevil:

P. A. GAULIN. 

Dissolution. Notice is hereby given to all petrums interested that the co-parinership heretofore existing between Isaish Viall and William W. Mayes, trading under the firm same of Wall & Mayes, was dissolved by materal consent on the 15th day of Neverther hast. The books and accounts are in the hands of William W. Mayes, and all persons having smartied accounts are requested to some for ward and settle the same without delay. The real estate interest of Isaish Wall was jurchased by W. W. Mayes, who will continue the business as hiretofore.

ISAIAH WALL.

WILLIAM W. MAYES.

Glas Hops, Pa., Jan. 21, 1874 318 GRIST MILL! NOTICE!

I take this method of Informing the public that
I have purchased the Cadwallader Oriet Mill, had
it thoroughly repaired, and am now ready to
grind any kind of grain on short notice, in the
best manner. A share of your patronage is solicited. Yours Respectfully,
G. S. FLEGAL.
GIRBRE W. FREGAL, Miller.
Philipsburg, Pa., Dec. 16-6m.

Clearfield Nursery, ENCOURAGE HOME INDUSTRY. THE undersigned, having established a Futaery on the Pike, about half way between
Clearfield and Curwensville, is prepared to furnish all kinds of FRUIT TREES, (stendard and
dwarf.) Kvargregas, Shyubbery, Grap Vines,
Goosshorries, Layion Blackberry, Strawberry,
and Rasborry Vines. Ales, Siberian Grab Trees,
Quines, and early searlet Rhubarb, &c. Orders
promptly attended to. Address,
P. WRIGHT.

30024 65 y