HARDWARE

Tin, Copper & Sheet Iron Ware Second Street,

CLEARPIELD, PA.

Having largely increased our stock of Hard ware, we twite the public to examine our stoc and prices.

TOOLS & BUILDING HARDWARE NAILS.

GLASS, PUTTY, GLUE. LATCHES, HINGES, LOCKS,

SCREWS

Double and Single Bitt Axes, POCKET CUTLERY, &c. Agents for Burnell's Iron Corn Sheller,

12 John McGangbey, geogrica.
Curwensville Borough.
14 J. H. Fleming, furniture.
12 Sprenkle & Swency, fancy goods.
14 S. J. Gave, boots and chothing.
15 Paget & thoulem, merchanding.
14 J. R. Irvin denge.

4 " putent mes

Curwans tille bank.

13 J. C. Wright & Ca., clothing.

14 Watt H. Thompson, groseries.

14 C. Graff & Son, restaurant.

15 W. A. Dale & Co., groveries, etc.

11 J. P. Irvin, merchandite.

12 Jahn Irvin & Bro's, merchandis.

14 A. M. Kirk, jawelry.

15 Segner & Thompson, clothing.

15 Janch Bloor, hearisants.

Newburg Borough.

14 William Hunler, merchandire.
Oscoola Birrough
12 Kranse Brv's, groceries.
13 T. C. Himes A Co., merchandire.
14 Hariman & Fries, hardware.
15 George E. Jenes, jowelry.
14 D. W. Keller, touscomist.
11 W di. Kelly, merchandise.
12 Berlwitz Scheelie, merchandise.

Heccaria Township 13 John G. Glasgow, merchandise. 13 John Clark, merchandise.......

Beil Townentp.

t P. Curiey & C., merchantip,

Brady Township,

Sarah Brooks, dry goods A groories.

John Heberling, notions.

Thus, Montgomery, dry goods, groories.

Johns Hros, general merchandise.

Johns Hros, general merchandise.

Johns Dublos, gen'l merchandise.

M. C. Raum, notions.

John Dublos, gen'l merchandise.

Dun'l Goodlander, gen'l merchandise.

J. Jes. Seyler A Sons, gan'l merchandise.

J. H. Edinger, Hardware.

Charles Schwun, groories.

Charles Schwun, groories.

Charles Schwun, groories.

Moore, Hamilton & Co., gen'l merchandise.

L. B. Carliele, merchandise.

R. O. McKenery, confectioneries.

R. O. McKenery, confectioneries.

R. O. McKenery, confectioneries.

Burnside Township.

Burnside Township.

Also, agents for Richards COTHIC PLUE TOPS. which effectually cure Smoky Flues. Farmers' Implements and Garden Tools of er

A large variety of COOK STOVES. which we warrant to give satisfa

15 Cagner A Thompson, creaming.
13 Jacob Bilger, hardware.
13 C. A. Rerabungh, graceries A notic
12 N. E. Armold, merchandis.
13 L. T. Ross, books and shore.
14 J. W. Rhodes, drugs.
14 J. W. Rhodes, drugs.
14 Benjamin Charlon, confactioneries. Portable Ranges and Furnaces . Roofing, Spouting and Job Work done on canonable terms. All orders will receive prompt ttention. June 11, 1870.

POWELL & MORGAN, DEALERS IN

HARDWARE, Tin and Sheet Iron Ware. CLEARFIELD, PA.

FARMING IMPLEMENTS of all kinds for sale by POWELL & MORGAN.

for sale by

Nails, sto., for sale by POWELL A MORGAN.

HARNESS TRIMMINGS & SHOE Findings, for sale by POWELL & MORGAN.

GUNS, PISTOLS SWORD CANES For sale by POWELL & MORGAN.

STOVES OF ALL SORTS AND Sizes, for sale by POWELL 4 MORGAN. TRON! IRON! IRON! IRON!

For sale by POWELL A MORGAN. HORSE SHOES & HORSE SHOE

Boggs Township.

14 Benjamin Pickles, confectioneris
14 Thomas Hill, dry goods & groces
14 W. K. Smeal, confectioneries. NAILS, for sule by DULLEY BLOCKS, ALL SIZES

And best Manufacture, for sale by POWELL A MORGAN.

THIMBLE SKEINS AND PIPE POWELL A MORGAN

G. S. FLEGAL Ironsides Store,

PHILLIPSBURG, PA. DEALER IN

HARDWARE, STOVES, HEATERS, RANG-ES, WOOD AND WILLOW WARE. Chest Township.

14 Pani White, merchandise.

14 Z. T. McCracken, toerchandise.

15 J. A. J. Suppler, merchandise.

16 J. A. J. Suppler, merchandise.

17 Covington Township.

18 Giffilmal & Heokeadorn, merchandise.

19 L. M. Coutriet, merchandise.

10 Dr. F. S. Naving, groseries.

11 Prancis Coutriet, merchandise.

12 Prancis Coutriet, merchandise.

13 Dett. Leigey, merchandise.

14 Prancis Coutriet, merchandise.

15 Prancis Coutriet, merchandise.

16 Prancis Coutriet, merchandise.

17 Prancis Coutriet, merchandise.

18 Prancis Coutriet, merchandise.

19 Prancis Coutriet, merchandise.

10 Prancis Coutriet, merchandise.

10 Prancis Coutriet, merchandise.

11 Prancis Coutriet, merchandise.

12 Prancis Coutriet, merchandise.

13 Prancis Coutriet, merchandise.

14 Prancis Coutriet, merchandise.

15 Prancis Coutriet, merchandise.

16 Prancis Coutriet, merchandise. AND MANUPACTURER OF TIN, SHERT-IRON AND COPPERWARE. Presquisle Street,

Phillipsburg, Centre Co., Pa. 26, May 1875.

WEST BRANCH INSURANCE AGENCY PRINCIPAL OFFICE, Clearfield, Pa.

PRINCIPAL OFFICE, Clearfield, Pa.

BRANCH OFFICES in different parts of the County.

The following Old and Reliable Fire, Accident Stock and Life Insurance Companies represented. Latab.

Assets.

1809 North British & Memantile Fire Inst. Co., of England. (gidd) 10,000,000 (Go., of Philadelphia. Life Insurance Co., of Philadelphia. Co., of Philadelphi

Penns. Insures horses, 4.2. 15,000
1874 Hartford Accident Reservance Co
of Connecticut. 200,000
1817 Penn Matual Life Insurance Co. 200,000
1896 Metropolitan Life Insurance Co. 2,000,000
Total capital. 53,000,000
Total capital. 53,000,000
Penns In the country desiring insurance, can have it promptly attended to by saifing at the effice or addressing su by letter. Insurances of forted at the lowest pensible rate, to be obtained in first-clear companies. Mc Companies represented which make Assessments.
The above two life Insurance Co.'s, represented by T. H. Murray, have paid out in cash, between the dates of Aug. 1872 and Aug. 1874, to the friends of deceased policy holders in this country, the sum of \$22,000.
Provide for the fature by insuring your homes and your lives in the West Branch Insurance Agency. McRAY & GORDON, Clearfield, Nay 26, 1875.

FULFORD & THOMPSON,

GENERAL INSURANCE AGENTS.

GENERAL INSURANCE AGENTS. Clearfield, Penn's,

THE REPUBLICAN. Miscellaurons.



CLEARFIELD, PA

WEDNESDAY MORNING, MARCH 22, 1874

Traverse jurors in the trial of criminal enuses. The costs in this class of they would have you believe so—yet out having paid them.—Ibid.

Nor is the county liable w

what he claims."
A careful and thorough examination of the various statutes regulating the

of any folony, the costs of prosecution shall be paid forthwith by the county, shall be party convicted shall pay discharges a prisoner. the same. See Act of Assembly of 00 May 26, 1874. The county is liable for the costs of

pay the costs. And where the petit jury acquits a

the costs in cases of felony, nor where

counts in felony and misdemeanor are joined in the same indictment, but the 12 50 ing the same, and attendants of his felonious offence has been reached.
20 60 witnesses cannot be included in the
2 Justices of the Peace and Alder subparas and attachments for wit.

Cleanliness in and around the dwelling. county in cases of felony.

one day during each Court, when they are awarded, and compet the attendance of such witnesses on the frial to prevent and mitigate it. Every returning their recognizances. The of any criminal proceeding before such kind and source of fifth around and in same is true of constables. For one Courts; and for the "reasonable exhave been discharged according to law, day they are paid as officers who make penses" of executing such subpanas, meved; cellurs and foul areas cleaned without payment of costs, the costs of without payment of costs, the costs of and foul areas cleaned to an addinated and disintected; drains should be paid by the county or attachments, the county is also and disintected; drains should be payment of Assembly of March 31, 1860.

Act of Assembly of March 31, 1860.

The county is immediately liable or an acquittal be the result of such lines should be lines whether a conviction in perfect repair; dirty walls and ceil-7 66 section 64.

to render the county liable?

ine or forfeiture, not exceeding in a defendant is connicted of a misdemean acquitted.

7 00 amount the sum of fifteen dollars, excelling the sum of fifteen dollars of fifteen dollars

7 00 One confined for costs on several charged under this 48th section, pro- fasten upon the county liabality for the them, the county is not liable. charged under this 48th section, pro-charged under this 48th section, pro-instead pro-sided the amount due on each bill does to second that amount we also if the costs of prosecution, except under the 21. Neither is the county liable every possible source of infection

there to remain until he has fully come again, where the accused is acquitted. Sick Children — The sick should DANIEL GOODLANDER,

all the more valuable because it is rare; to pay a fine in each case does not extended one "ignoranus," and directs that the placed under the disinfecting fluid.

Though a witness for the Come county pay the the costs of the new of the search of the sear

liability is incurred on the part of the ed. Magistrates should be careful, unty for costs where there has been therefore, to follow the strict letter of

o conviction of a crime. The statute, otherwise the county will it the grand jury return a bill ignot be liable. costs, is committed and then discharged to bring him in to receive his judgment; latest and most competent medical According to a large experience, both according to law, the costs not being and for the fees if the clerk of the Oyer paid, the county is not liable to the and Terminer, or Quarter Sessions, for fuscal:

According to a large experience, both in private practice and in public institutions. I have found dightheres as

7 49 on statutory regulations in Pennsylva-court, justice of the peace, or other cording to law."

In all cases where the party has petit jury acquit a defendant and make rapidly follows. property, it is liable, whether he is disc a similar direction, or where a defendcharged according to law or not, and this ant is convicted and sentenced to imshould be ascertained before the jailor prisonment, together with a fine and by preference children between the

ignoramus, and direct that the county to law, so as to render the county liable or removes to another county therein, of throat affections And where the petit jury acquits a under the insolvent laws, which redefendant of a misdemeaner and dequire him to undergo an imprisonment where the offence was committed, may be termine by their verdict that the

of three months before application can direct a writ to the Sheriff or Coroner live on low, wet grounds; in houses

day is prepared to cope successfully and the property drains or surrounded to the property of three months before application can direct a writ to the Sheriff or Coroner live on low, wet grounds; in houses

day is prepared to cope successfully and the property drains or surrounded the property of the country liable to diphtheria where it is prevail. If this precaution is mithfully observed, medical science of the present drains or surrounded the property of the country liable to diphtheria where it is prevail. If this precaution is mithfully observed, medical science of the present drains or surrounded the property of the proper

COUNTY.

7 00 costs and paid by the county nor can man subpossible on the trial of feloss access to any part of the Common and pure air in living and sleeping reses to any part of the Common and pure air in living and sleeping reses to any part of the common and pure air in living and sleeping reses to any part of the common and pure air in living and sleeping reses to any part of the common and pure air in living and sleeping reses to any part of the common and pure air in living and sleeping reses to any part of the common and pure air in living and sleeping reses to any part of the common and pure air in living and sleeping reses to any part of the common and pure air in living and sleeping reses to any part of the common research resear

for the costs of prosecution in a case, trial. When is a person convicted of a cither of felony or misdemeanor, where 17. The county is further liable for ventilated. Apartments which have crime discharged according to lase, so as the grand jury return a bill iganormus, the "reasonable expenses" of transport. been occupied by persons sick with

tion or finding. this Commonwealth, in execution or

4. The county is immediately hable and this liability is certain, also, posed many days to fresh air and the otherwise, for any debt, sum of money, for the costs of prosecution also, where whether the accused be convicted or sunlight (all articles which may be fine or forfeiture, not exceeding in a defendant is convicted of a misdemean-acquitted.

convicted of a misdemeanor, and sof ally or by deputy, whenever it is in Well Cullbarn - When diphtheria converted of a misdemeanor, and sof ally or by deputy, whenever it is in Well Cullbarn - When diphtheria converted of a misdemeanor, and sof ally or by deputy, whenever it is in Well Cullbarn - When diphtheria converted of a misdemeanor, and sof ally or by deputy, whenever it is in Well Cullbarn - When diphtheria converted of a misdemeanor, and sof ally or by deputy, whenever it is in Well Cullbarn - When diphtheria liable to imprisonment again for the separate or solitary confinement, but but the insolvency of the party from to kiss strange children nor those sufsame cause: Provided, That the estate to simple imprisonment, or to pay a whom it should be collected, or a show-fering from sore throat (the disgusting

days for the fine.

One confined for costs on zereral bills of indictment, which in the aggregate exceed fifteen dellars, may be discharged under this 48th section, pro-

jail in execution of a criminal sentence, clusive of costs, he may be "discharged paid. and in execution of a criminal sentence, clusive of costs he may be "discharged paid," without being guilty of a most unof authorized interference with the adof a authorized intersecence with the namained in prison thirty days. And to quash an indictment for an oncine
ministration of the criminal law. Becomthe same is true, though he may have below felosy, even after large bills of
mouth and nose should be received into
a large bit of Patent Medicines,
been convicted and sentenced for sovcosts have accrued, and to send a new
vessels containing disinfectants, or upcosts have accrued, and to send a new
vessels containing disinfectants, or upcosts have accrued, and to send a new
vessels containing disinfectants, or upcosts have accrued, and to send a new
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vessels containing disinfectants, or upcosts have accrued, and to send a new
vessels containing disinfectants, or upcosts have accrued, and to send a new
vessels containing disinfectants, or upfunds is certainly a great virtue and eral bills of indictment, if the sentence one before the grand jury for the same on cloths which are immediately burned

If the grand jury return a bill ignormation in a case other than felony, and order the prosecutor to pay the been convicted of a felost and escapes, and the prosecutor having been convicted of a felost and escapes, and the prosecutor having been convicted of a felost and escapes, or forfeits his bail or for any cause, fails sentenced by the Court to pay the court form the court, capted is awarded.

The following information, from a parents or relatives having the slightness authoritative source than the est idea what part of the body was affected or the faintest suspicion that the child's illnoss was of a deadly character.

ransos. The costs in this class of payment of the costs. 4 S. and R. issuing the writ, and also for the Sheriff Mode or Arrack.—Diptheria is causary a rule, to be easily controlled when for executions gives more annoyance to 541. the Sheriff and Commissioners, than all the other business of the offices combined; and it arises from the fact of the composed to the compose that the Commonwealth cost-seekers to pay the costs, and sentenced by the and the District Attories, under the with the formation of membrane (except always know far more about the law court to pay them, has been committed on this question than those officers—or and discharged according to law, with-fore the grand jury, who return it a toms are the result of the local infections is used, are lessened at least

Nor is the county liable where the defendant is acquitted and the prose Below will be found a recent decision rendered by Judge Mayer, at Lock the costs, and after being sentenced by writ is awarded to bring in the accused Haven, and another by Judge Harding, the court to pay them, is committed for trial. If the offence se a misdemean feeted. It may be diffused by the ex- examine the threat of every child who at Wilkesbarre, bearing fully upon the and discharged according to law, with question as to what costs the county out having paid the costs.—Ibid. or, and a conviction is had, and the halations of the sick and the air surquestion as to what costs the county out having paid the costs.—Ibid. and discharged according to take, with our fast of the county out having paid the costs.—Ibid.

The question as to what costs the county out having paid the costs.—Ibid.

Where a defendant is indicted for a should and should not pay. We publish these decisions in full so that our readmisdemeanor, and acquitted by the petit jury, and the jury does not by petit jury, and the jury does not by once for the fees of the clerk of the county becomes liable at once for the fees of the clerk of the county becomes liable at once for the fees of the clerk of the county becomes liable at once for the fees of the clerk of the clerk of the county becomes liable at once for the fees of the clerk of th

eriminal cases are so entirely dependent any person shall be brought before a pay the costs, he is discharged ac-sensible offects. In from two to five clear light, during a spell of crying, or days there is marked prostration, dry- by holding the tongue down in the on statutory regulations in Pennsylvainia, that it is indispensable for every
inia court, justice of the peace, or other
inia, that it is indispensable to revery
claimant to be able to point to the
claimant to be able to point to the
statute which enables him to receive
what he claims."

court, justice of the peace, or other
magistrate of any city or county of
this Commonwealth, having jurisdiction
in the case, on the charge of baving
what he claims."

committed a crime, and such charge.

days there is marked prestration, drymeasure of throat, and pricking pain in
swallowing, the throat becomes red,
and patches of white exudation appear,
in the case, on the charge of baving
committed a crime, and such charge.

April 2d, 1868, the sum of one dollar

committed a crime, and such charge.

There need upon examination, shall appear to be and twenty-five cents; in every "crim- mild cases, these symptoms subside on be no fear in performing this simple upon examination, shall appear to be another, in every community of the various statutes regulating the infounded; no costs shall be paid by inal case of medication the third or fourth day from the appearance; if more severe, these symptonic pain, however much it may cause the to the following conclusions:

509

To all cases of folony, whether by the county stock, by such city or bill ignoranus, and direct that the ble, the fover increases, the local inspect of following conclusions:

509

To all cases of folony, whether by the county stock, by such city or bill ignoranus, and direct that the ble, the fover increases, the local inspect of following conclusions:

509

To all cases of folony, whether by the county stock, by such city or bill ignoranus, and direct that the flammation spreads, and exhaustion should be sought immediately; for 1 repeat it is only in the inciplency of the county is all of the follows.

costs, or to either or all of these pen- ages of one and ten years, the greatest visable to act with the same prompt-Where a party has been convicted alties, and is discharged according to mortality being in the second, third ness as if it was, for during the preval and sentenced to imprisonment, or law, the costs being unpaid.

and fourth years; children, of feeble ence of this affection the slightest sore where he has been sentenced to pay a 15. Where a party has been indicted constitution, and those weakened by threat may take on the character of prosecution in cases of misdemediar, when the grand jury return a bill costs, he cannot be discharged according for a felony or mislemeanor, and flees

for the costs of presecution, except the Court of Oyer and Terminer or Social Relations.-All classes are cholern is prevalent. under the insolvent laws, which re- Court of Quarter Sessions of the county liable to diphtheria where it is prevail. If this precastion is faithfully ob county shall pay the costs.

The petit jury has no power over The petit jury has no power over laws.

Of three months before application can direct a writ of the costs where such offender is with imperfect drains, or surrounded with this formidable monster of distarrying for his arrest and delivery for by offensive matters, as privies, decay case. OPINION OF JUDGE HARDING, IN LAZERNE trial before the court awarding such ing animal or vegetable refuse; i writ; and for the "reasonable expenses" damp rooms, as cellars; in overcrowded 1. In all cases of felony, whether of executing such will and removing and unventilated apartments.

3. The county is immediately liable or an acquittal be the result of such ings should be lime-washed, and every occupied room should be thoroughly to render the county liable?

The 48th section of the Act of 16th costs; or, where the petit jury acquit a mitted a criminal offence in this State, disinfectants, ceilings lime washed, and costs; or, where the petit jury acquit a mitted a criminal offence in this State, disinfectants, ceilings lime washed, and costs; or, where the petit jury acquit a mitted a criminal offence in this State, disinfectants, ceilings lime washed, and costs; or, where the petit jury acquit a mitted a criminal offence in this State, disinfectants, ceilings lime washed, and costs; or, where the petit jury acquit a mitted a criminal offence in this State, disinfectants, ceilings lime washed, and costs; or, where the petit jury acquit a mitted a criminal offence in this State, disinfectants, ceilings lime washed, and costs; or, where the petit jury acquit a mitted a criminal offence in this State, disinfectants, ceilings lime washed, and costs; or, where the petit jury acquit a mitted a criminal offence in this State, disinfectants, ceilings lime washed, and costs; or, where the petit jury acquit a mitted a criminal offence in this State, disinfectants, ceilings lime washed, and costs; or, where the petit jury acquit a mitted a criminal offence in this State, disinfectants, ceilings lime washed, and costs; or, where the petit jury acquit a mitted a criminal offence in this State, disinfectants, ceilings lime washed, and costs are constant. boiled or subjected to high degrees of

and effects of such person shall not discharge, be liable withstanding such discharge, be liable for such debt or other cause of imprisonment in like manner as before.

Under this section a defendant sen-The prisonment in like manner as before.

Under this section a defendant sent exceeding fifteemed to pay a fine not exceeding fifteen deliars and the costs, is entitled to a discharge from imprisonment both as to fine and costs, after having remained in confinement for the space of thirty is an days for the fine.

19. The county is not liable for fuel than diphtheria), nor should it sleep with, or be confined to rooms occupied by, or use articles, as toys taken in the Commissioners office.

20. Where the grand jury return a bill "ignorcomes," in a case other than an hour, even—or where he has days for the fine.

19. The county is not liable for fuel than diphtheria), nor should it sleep consumed in the various offices in the public buildings, excepting, of coarse, the mouth, handkerchiefs, etc., belong, in a case other than a bill "ignorcomes," in a case other than a nour, even—or where he has felony, and direct that the prosecutor cold, the child should be warmly clad than an hour, even—or where he has felony, and direct that the prosecutor with flannels.

19. The county is not liable for fuel than diphtheria), nor should it sleep with, or be confined to rooms occupied by, or use articles, as toys taken in the mouth, handkerchiefs, etc., belong, ing to children having sore throats, croup, or extarrh. If the weather is a days for the fine.

when a party is convicted of an offence and adjudged to pay a fine and committed to jail because he does not, the Commissioners have no power to the Commissioners have no power to discharge him from imprisonment with out rendering themselves liable to an operation of the control of the cont

out rendering themselves liable to an indictment for misdemeanor in office. He must be discharged in associates with law.

DANIEL GOODLANDER, and the presenting directed by the pattern and sentence.

With law.

The Commissioners can make no order for the discharge of one who is in jail in execution of a criminal sentence.

Where the costs being unpaid; nor treatment.

See Children. The sick should be rightly isolated in well-aired (the patt large entirely changed at least being sentenced to pay them, is composed for the discharge of one who is in jail in execution of a criminal sentence.

Where the costs being unpaid; nor treatment.

See Children. The sick should be rightly isolated in well-aired (the patt large entirely changed at least being sentenced to pay them, is composed for the discharge of one who is in jail in execution of a criminal sentence.

Where the costs being unpaid; nor treatment.

See Children. The sick should be rightly isolated in well-aired (the patt large entirely changed at least being sentenced to pay them, is composed for the discharge of one who is in jail in execution of a criminal sentence.

Where the costs being unpaid; nor treatment.

See Children. The sick should be rightly isolated in well-aired (the patt large than the pattern and sentence.

See Children. The sick should be rightly isolated in well-aired (the patt large than the pattern and sentence.

See Children. The sick should be rightly isolated in well-aired (the patt large than the pattern and the presecutor directed by the being entirely changed at least being entirely changed in according to law, the costs who after a course.

See Children. The sick should be rightly isolated in well-aired (the pattern and the presecutor of entirely changed at least being entirely cha

While scariation, small-pox and enteric fever are scourging numerous cities in England diphtheria is now prevailing in about half the cities with scale of the cities with produce at the Chap Corner, May 1, 1873. moment with the administration of monwealth may be subprenaed and in bill; and the county is not liable at all teric fever are scourging numerous criminal justice."

Black, C. J., in Schwamble vs. The Sheriff, 18 Harris, 20.

Wether the Commissioners may altered and in the costs which have accounted the problem of the costs which have accounted the problem of the costs which have accounted the cities in England, diphtheria is now prevailing in about half the cities with upon different indictments at the same 23. The county is not liable for which this bureau holds corresponditure of Sessions, yet he will only be either the Prothonotary's or Sheriff's ence in the United States, and it is advance the sum necessary to discharge entitled to receive from the county his fees in suits brought on forfeited rec- more fatal in numerous interior towns a prisoner who is detained merely for mileage and daily pay, as if attending ognizances.

and eities than it is in this city. No mon-payment of costs, if they are sating a single case.

ONE BY ONE THE ROSES FALL.—The tively demands the best resources of mileage and daily pay, as a fine more responsible of the pay of th

Regress al the lettle presented of the lettle presentatives, comparing the season of the lettle party of the lettle party of the lettle party of the presentatives, the season of the lettle party of the lettle party of the party of the

children, to find a child suffering three SYMPTONS, TREATMENT AND PREVENTION or four days and often-times an entire The following information, from a parents or relatives having the slight

stitutions, I have found diphtherm, as out having paid them.—Ibid.

Nor is the county liable where the themselves indict a person for an of the person for an of themselves indict a person for an of the person for

opinion of non. c. a. mayer.

The liability of counties for cost is in all cases, according to statutory provision, and, as was said by Thompson, C. J., in Huntingdon county, vs. Commonwealth, 99 P. F. Smith. St. "the Oster of county is liable for costs where a payment of costs."

The county is liable for costs where a continuous costs, or to either, or to all of these poison begins to act the moment it preacherous malady. Mothers or norses should examine their children's throats on the first indication of appearing to the costs, in the county is not liable.

The county is not liable to the costs the county is not liable to the costs, in the Sheriff for executing it. But if places, rooms, houses, where it may occasion cases after the lapse of months by the District Attorney, whether with or without leave of court, or where an occur, or w repeat it is only in the inciplency o THE PRESENCE CONDITIONS. the disease that it can be effectually checked. Even though the cuse by the disease that it can be effectually

Pinch telegraphed : "I have been HAVING engaged in the manufacture of first stabled in the house of my friends- - public that we are now prepared to fill at county is liable in cases where the jury important is an important in the county. The county is liable in cases where the jury important is included in the county is liable in cases where the jury important is not affected in the county. The county is liable in cases where the jury important is not affected in the county. The county is liable in cases where the jury important is not affected in the county. The county is liable in cases where the jury important is not affected in the county is liable in cases where the jury is liable in cases where the jury is liable in cases where the jury is liable in the county. The county is liable in cases where the jury is liable in the county is liable in the county is liable in the county is liable in the county. The old Abolition State of Vermont did order as chasply and as promptly as can be done in the county. The old Abolition State of Vermont did order as chasply and as promptly as can be done in the county. The old Abolition State of Vermont did order as chasply and as promptly as can be done in the county. The old Abolition State of Vermont did order as chasply and as promptly as can be done in the county. The old Abolition State of Vermont did order as chasply and as promptly as can be done in the county. The old Abolition State of Vermont did order as chasply and as promptly as can be done in the county. The old Abolition State of Vermont did order as chasply and as promptly as can be done in the county. The old Abolition State of Vermont did order as chasply and as promptly as can be done in the old Abolition State of Vermont did order as chasply as can be done in the old Abolition State of Vermont did order as chasply as can be done in the old Abolition State of Vermont did order as chasply as can be done in the old Abolition State of Vermont did order as chasply as can be done in the old Abolition State of Vermont did order as chasply as can be done in the old Abolition State of Vermont did order as chasply as can be done in the old Abolition State of Vermont to the Democrats.

WANTED. Where a defendant is considered of any one day during each Court, when they they are awarded, and compele the at-CURWENSVILLE, PA., Arnold & Hartshorn. 00,000 96-inch Snaved Shingles

Also, a full and complete stock of

DRY GOODS.

SALT, PROVISIONS, &c., Curwensville, May 3, 1875.

CALL AT OUR STORE.

HATS & CAPS and BOOTS & SHOES, nors, Gracerius and Fish, Nails, Hardwars, Queoniesse and Glasswars, Men's and Boys Clothing, Drugs, Paints, Oils, School Bucks, a large lot of Patent Medicines,

Floor, Grain and Potatoes, Clover and Timothy Soud,

NEW STORE AND NEW GOODS JOS. SHAW & SON

Have just opened a

Miscellaneous.

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HARTSWICK & IRWIN

CLEARFIELD, PA.,

DEALERS IN

PURE DRUGS!

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PREFUMERY PANCY GOODS

opporters, School Books and Statis, and all other articles usually found in a Drug Store. PHYSICIANS' PRESCRIPTIONS CARR-

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Head Blocks, Water Wheels, Shafting Pulley Gifford's Injector, Steam Ganges, Steam Whiteles, Others, Tallow Cupe, OH Cupe, Gange Cocks, Alv Cocks, Globe Valves, Check Valves, wrought from Piper, S. som Puarps, Boller Feed Pumps, Anther Friedlan Metres, Sonp Stone Packing, Gum Packing, and all kinds of MILL, WORK; together

COOK AND PARLOR STOVES, and other CASTINGS of all kinds

Orders solicited and filled at any price All letters of inquiry with reference to machinery just finished a term of our manufacture promptly answered, by addresing us at Clearfield, Pa.

jan 174-17 SIGLER VOUNG A DEED. ters of inquiry with reference to man

The Bell's Run Woolen Factory. Penn township, Clearfield Co., Pa.

BET SUT BURNED UPI

The subscribers have, at great expense, substitution of a first stars Woolen Manufactory, in the crection of a first stars Woolen Manufactory, with all the insider improvements attached, and erroprepared to make all kinds of Clothe, Cansisserse, Satisticits, Blan kets, Flannels, Ac. Plenty of goods on hand to supply all our old and a thousand new matomers show we mak to come and examine our stock.

The business of

CARDING AND PULLING will receive our sepecial attention. Proper arrangements will be underto receive and deliver Wood, to suit customers. All work warranted and done upon the shortest action, and by strict attention to besites we hope to realize a liberal share of public patronage.

public patronage.

10,000 POUNDS WOOL WANTED:
We will pay the highest market price for Wood sell our manufactured goods as low as similar and sell our manufactured goods as low as similar goods can be hought in the county, and shousers we fall to render reasonable satisfaction we can always be found at home ready to make proper application, either in person or by letter.

JAMES JOHNSON & SONS, april261.

HANGING VASES. Stove Lining and Fire Brick, kept constantly on hand.

STONE AND EARTHEN - WARE

CROCKS: POTS: CROCKS

FRED'K. LEITZINGER'S STONE - WARE POTTERY. Corner of Cherry and Third Streets, CLEARFIELD, PA. suga

WARBLE AND STONE YARD! Street, Square and Street, Square,

Mas. S. S. LIDDELL. Having engaged in the Markle buriness, to inform her friends and the public that she ha now and will keep constantly on hand a large and

well selected stock of ITALIAN AND VERMONT

MARBLE, and is prepared to furnish to order TOMESTONES, BOX AND CHADLE TOMBS,

Botels.

A LLEGHENY HOTEL, (Market St., bot. Tilled and For-CLEARPHELD, PA. The subsection baying become proprietor of this botel, would respectfully set a liberal share of public patronage. Priese reduced to suit the les 70 TAGE G. L. LEIPOLDT.

SUSQUEHANNA HOUSE. NEWION READ, Propuletos

Having become proprieter of this Hotel, I would respectfully solutit the patronage of the public House insamily and conveniently attended; a "I refitted and referrished; good sam-ple sponse attached. All ratiroad trains step at this house.

CLEARFIELD, PA The undersigned having taken charge of this lotel, would respectfully scheit partie patricing jan'Th. D. E. FULLERTON.

This now and well furnished home has been taken by the undersigned. He feel considered to being able to resules satisfaction to these who may favor him with a call.

May 5, 1872.

G. W. DAVIS, Proof.

Opposite the Court House, LOCK HAVEN, PERN'A.

LOYD HOUSE,

THE MANSION HOUSE. CLEARFILD, PA

such train.

STOCKHOLDERS, INDIVIDUALLY LIABLE Curwensville, Pa., Jan. 19, 1876 6m.

Reynoldsville, Jefferson Co., Pa. Money received on deposit. Discounts at mo-derate rates. Eastern and Foreign Exchange al-ways on band and collections promptly made. Reynoldwille, Doc. 16, 1874-1y

OF CLEARFIELD, PA.

G.D. Watsen's Drug filipre.
Passage Tickets to and from Liverpool, Queenstown, Giagow, London, Paris and Copenhagen.
Also, Drafts for sals on the Royal Bank of Ireland and Imperial Bank of Ledadon.
JAMES T. LEONARD, Prest.
W. M. SHAW, Cashier, **(131.74)

And Dealers in Government Securities Application by mail will receive prompt atten-ion, and all information cheerfully furnished briers solicited. April 11-st.

Dentistry. STEWART & BLACKBURN,

(Office in Gates' New Building. Curvenaville, jan 12, 1876-13.

A. M. HILLS Would respectfully notify his patients that he has reduced the price of ARTI-FIGIAL TERRIH to \$20.00 per set, \$13.50 for a double set. For any two parents coming at the same time, to have each an upper set, will get the two sets for \$35.00, or \$17.50.

Terms invertably Cash. Clearfield, July 1, 1874. GEORGE E. ROBACKER.

WINES AND LIQUORS, CLEARFIELD, PA.

My place of business is on Market street, directly apposite the Court House, where I desire to keep a full strack of PURE LIQUORS, and will warrant them to be such to my ensteader.

Give use a call. Joby 21, 75 4;

WHOLESALE LIQUOR STORE. At the end of the new bridge, WEST CLEARFIELD, PA.



DR. STEPER'S TONIC HERB BITTERS

SEND FOR PRICE LIST. HUEY & CHRIST.

March 24, 1875. PHILADELPHIA. READING FOR ALL!! BOOKS & STATIONERY Market St., Clearfeld, 7st the Post Uffice.

THE undersigned begs leave in annumer in the editors of Clearfield and visioity, the has 8thel up a recon and has just evaluated from the city with a large amount of residing matter, consisting is part of Bibles and Miscellaneous Books,

SHAW HOUSE,

WASHINGTON HOUSE,

MONTOUR HOUSE.

jeli'll HAUSEAL & KROM, Prop's.

Main Street,
PHILIPSBURG, PENN'A.

Table always supplied with the best the mark.

affords. The traveling public is invited to call,
nov1,72.

ROBERT LOVD.

THIS oil and commodices Hotel has during the present of the same price of the same refurnished, and the proprietor will spare an paint to render his garate comfortable while staying with him.

35 The Mansion House' Omnibus rure to and from the Deput on the artival and departure of each train.

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Jans Payrox, Pres. J. P. Bann, Cashie Curwensville Bank. Authorized Capital \$100,00 Paid up Capital \$50,00 (SPOCKERS PIEST SATIONAL PARK.)

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County National Bank, OF CLEARFIELD, PA.

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DENTISTS Curwensville, Clearfield County, Pann's

DENTISTRY _ Having determined to locate in Ourseyaville for the purpose of pursuing my preferring. I marely offer my services to the public. I have just florithed a term of deutal instructions under the best teachers of the Pennsylvania College of Bential Sargery in Philadelphia, and am now prepared it account all work partaining to denied the property of the second of the work partaining to denied the property of the second of the public of the pu

ments. All were guaranteed to give entire as-infaction as to quality and duration. Test ex-tracted without pain. Recom in new Bank besid-ing. For further information apply to person o address mehalt 3-tf. Curveners ille, Pa.

The propriets of this establishment will hay his fiquers dired from sistillers. Portice busing from this bear to get a pure article at a small margin above such. Hold Leopate can be farmished with fiquers on reasonable berns. Pare wince and braddless direct from Scaley's Vinery, at Bath, New York.

GEORGE N. COLBURN.

ClearSold, Juny 16, 1873-cf. TERRA COTTA STANDING VASES.

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