

Whole No. 2909.

Poor House Business. The Directors of the Poor met at the Poor House on the 2d Tuesday of each month.

GEO. W. ELDER, Attorney at Law, Office Market Square, Lewistown, will attend to business in Mifflin, Centre and Huntingdon counties.

H. J. CULBERTSON, Attorney at Law, LEWISTOWN, PA. OFFERS his professional services to the citizens of Mifflin county.

DR. JOHN J. DAHLEN, Practising Physician, Belleville, Mifflin County, Pa. DR. DAHLEN has been appointed an Examining Surgeon for Pensioners.

DENTISTRY. J. SMITH, RESPECTFULLY informs the citizens of Lewistown and vicinity.

Teeth Extracted Without Pain! By M. R. Thompson, D. D. S., with a NEW PROCESS.

DR. S. G. MCLAUGHLIN, DENTIST. OFFERS his professional services to the citizens of Lewistown and vicinity.

DENTAL CARD. R. M. KEEVER, SURGEON DENTIST. TEETH EXTRACTED WITHOUT PAIN.

NEW STOCK. The subscriber has just received and will keep on hand a select stock of Men's, Boys' and Youth's Boots, Ladies' Misses and Children's Boots and Shoes of various kinds.

MRS. M. E. STEWART, FANCY STORE, West Market St., Lewistown, PA. LADIES & GENTLEMEN'S FURNISHING GOODS.

REMOVED. J. A. & W. R. McKEE. HAVE removed their Leather Store to Odd Fellows' Hall.

500 CORDS BARK. wanted, for which the highest market price will be paid in cash.

PRICES DOWN ONCE MORE. THE undersigned has a large stock of both Home-made and Eastern manufactured Boots and shoes.

20,000 MAJORITY! To the Voters of Central Penna. ELECTION is over and it has been decided by about 20,000 majority that the Tobacco and Cigar sold at Frynsinger's Tobacco and Cigar Store cannot be purchased either in Quality or Price.

BRUSHES. CARD-WARE. CORDAGE. SHOE FINDINGS. SOLE LEATHER. POCKET CUTLERY. TABLE CUTLERY. BUILDING HARDWARE.

REAL ESTATE AGENCY! FREQUENT inquiries having been made of the senior editor during the past twenty years relative to the sale of real estate.

WHISKERS AND MUSTACHES! IMPROVED to grow upon the smoothest face in from three to five weeks.

CRISPER COMA. THE lady was beautiful and fair. With sparkling eyes, a high forehead.

EXCELSIOR!! EXCELSIOR!! CHASTELLAR'S HAIR EXTERMINATOR. For Removing Superfluous Hair.

OUR STARCH GLOSS. IS the only Article used by First Class Hotels, Laundries, and Thousands of Families.

OUR IMPERIAL BLUE. Is the Best in the World. It is soluble in hard water.

Haines' Patent SAFETY BRIDLE. The Best and Most Effectual in Use. NUMEROUS patents have been issued and various improvements made on safety bridles.

REPARATOR CAPILLI. Throw away your false frizzes, your switches, your wig and all reliance in your own hair.

ASTROLOGY. The World Astonished. MADE BY THE GREAT ASTROLOGER, MADAME H. A. PERRIGO.

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KISHACOQUILLAS SEMINARY. THIS Institution, formerly the property of S. Z. Sharp, an lately purchased by M. Mohler, Co. Supt. of Mifflin co., has been thoroughly renovated and refurnished.

THE BEST IN THE WORLD! THE UNDERSIGNED IS AGENT FOR THE IMPROVED SINGER SEWING MACHINE.

SHINGLES! SHINGLES! 100,000. White Pine, Lap & Joint Shingles. ALSO, PLASTERING LATHS & PAINTING.

EMPIRE SHUTTLE SEWING MACHINES. Are superior to all others for FAMILY AND MANUFACTURING PURPOSES.

LEWISTOWN COACH MANUFACTORY, Junction 3d & Valley street. MOSER & MAYES. HAVING ASSOCIATED together for the purpose of manufacturing Coaches, Carriages, Broughams, etc.

INSURANCE AGENCY. THE following Fire, Life, and Accidental Companies are represented by the undersigned:

Afflicted! Suffer No More! WHEN by the use of DR. JOINVILLE'S ELIXIR you can be cured permanently and at trifling cost.

THE BRIDGE AT HOPEWELL, was swept away almost entirely by the breaking up of the ice in the Juniata, on Friday a week.

JOHN and Patrick McCullough, of St. Clair, Schuylkill county, had a hearing a few days ago on the charge of distilling and selling whisky without a Government license.

THE TEMPERANCE LAW. As some curiosity has been expressed to see the provisions of the law for which petitions have been extensively signed in this county, we republish it below.

SECTION 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That it shall not be lawful, from and after the passage of this act, to grant a license to any person, to sell vinous, spirituous, malt, or brewed liquors, or any of them, or any admixtures thereof, in the counties of Westmoreland, Blair and Indiana, except it be to the keepers of hotels, inns, or taverns; Provided however, That nothing in this act shall be construed to prevent the manufacturers of the aforesaid liquors, from selling the products of their manufactory by the cask or barrel.

SECTION 2. That no license shall hereafter be granted to any person, as the keeper of a hotel, inn, or tavern, to sell vinous, spirituous, malt, or brewed liquors, in the said counties of Westmoreland, Blair and Indiana, until the person, or persons, desiring such license, shall file with the clerk of the court of quarter sessions of the proper county, his, her, or their petitions, accompanied by the affidavits of twelve citizens, of the borough, or township, in which the applicant proposes to keep a hotel, inn, or tavern, setting forth, that they are personally acquainted with him, and know him to be a citizen of the United States, and a man of good moral character, and temperate in his habits; that he has at least four bedrooms, containing eight beds, for the exclusive use of travelers, and that the hotel, inn, or tavern, is necessary for the accommodation of the traveling public; the petition and certificate shall be filed in the office of the clerk of the court aforesaid, at least three weeks before presenting the same in court; the applicant, or petitioner, shall, at the time of filing his petition, pay to the clerk of the said court, fifty cents for publishing notice thereof, and said clerk shall cause to be published, three times, in two newspapers, of the proper county, having the largest circulation therein, a list containing the names of all persons, applying for license under this act, and their respective residences.

SECTION 3. Whenever any person, or persons, comply with the provisions of this act, it shall be lawful for the court of quarter sessions, of the proper county, to grant licenses to such person, or persons, for one year, in accordance with the license laws of this commonwealth; Provided however, If it be satisfactorily shown to the said court, by remonstrances, affidavits, or otherwise, that false statements have been made by the petitioner, or those making affidavits, in regard to the moral character of the person applying for license, or his accommodation, for the traveling public, then, and in that case, the said court shall refuse to grant such license, and shall impose a fine upon each of the persons, having made affidavit to such false statement, of not less than ten, or exceeding one hundred dollars; which fine shall be collected as other fines and forfeitures are now by law collectable.

SECTION 4. Should any person in either of the counties aforesaid, sell, give, or furnish, any of the aforesaid liquors and beverages, to any person, or persons, in violation of the provisions of this act, he shall be guilty of a misdemeanor; and upon conviction thereof, in addition to the fine provided for above, shall pay a fine of not less than twenty, nor more than one hundred, dollars, with the costs of prosecution; and upon a second, or any subsequent, conviction, he shall be sentenced to undergo an imprisonment, in county jail, not less than three, nor more than nine months, at the discretion of the court.

SECTION 5. All laws, or parts of laws, now in force in said counties, inconsistent with this act, are hereby repealed; Provided, That the act of assembly, now in force, regulating the sale of liquors by druggists and apothecaries, shall continue in force in said counties; And provided further, it shall not be lawful for the treasurer of said counties to grant licenses, for the keeping of restaurants and eating houses, for the year commencing the first of April, one thousand eight hundred and sixty-six; on applications for such licenses already made, and where licenses on such applications have been already granted, the money paid for the same shall be refunded, and the said license recalled by the treasurer having granted the same.

JAMES R. KELLEY, DAVID FLEMING, Speaker of the House of Representatives, Speaker of the Senate.

APPROVED—The twenty-seventh day of March, Anno Domini one thousand eight hundred and sixty-six.

A. G. CURTIN.

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THE RECONSTRUCTION BILL. The following is a copy of the Reconstruction Bill passed by both Houses of Congress on Wednesday last.

SECTION 1. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That said rebel States shall be divided into military districts, and made subject to the military authority of the United States, as hereinafter prescribed; and for that purpose Virginia shall constitute the First district; North Carolina and South Carolina the Second district; Georgia, Alabama, and Florida the Third district; Mississippi, Louisiana, Arkansas the Fourth district; and Louisiana and Texas the Fifth district.

SECTION 2. And be it further enacted, That it shall be the duty of the President to assign to the command of each of said districts an officer of the army not below the rank of brigadier general, and to detail a sufficient military force to enable such officer to perform his duties and enforce his authority within the district to which he is assigned.

SECTION 3. And be it further enacted, That it shall be the duty of each officer assigned as aforesaid to protect all persons in their rights of person and property; to suppress insurrection, disorder, and violence, and to punish or cause to be punished all disturbers of the public peace and criminals; and to this end he may allow local civil tribunals to take jurisdiction of and try offenders; or when, in his judgment, it may be necessary for the trial of offenders, he shall have power to organize military commissions, or tribunals for that purpose, and all interference, under color of State authority, with the exercise of military authority under this act shall be null and void.

SECTION 4. And be it further enacted, That all persons put under military arrest by virtue of this act shall be tried without unnecessary delay, and no cruel or unusual punishment shall be inflicted; and no sentence of any military commission or tribunal hereby authorized, affecting the life or liberty of any person, shall be executed until it is approved by the officer in command of the district; and the laws and regulations for the government of the army shall not be affected by this act, except in so far as they conflict with its provisions; provided, that no sentence of death under the provisions of this act shall be carried into effect without the approval of the President of the United States.

SECTION 5. Be it further enacted, That when the people of any one of said rebel States shall have formed a constitutional government, in conformity with the Constitution of the United States in all respects, framed by a convention of delegates elected by the male citizens of said State, twenty-one years old and upwards, of whatever race, color, or previous condition, who have been residents in said State for one year previous to the day of such election, except such as may be disfranchised for participation in rebellion, or for felony at common law, and when such Constitution shall provide that the elective franchise shall be enjoyed by all such persons as have the qualifications herein stated for election of delegates, and when such Constitution shall be adopted by a majority of the persons voting on the question of ratification who are qualified as electors for delegates, and when such Constitution shall have been submitted to Congress for examination and approval, and Congress shall have approved the same, and when said State, by a vote of its Legislature, elected under said Constitution, shall have adopted the amendment to the Constitution of the United States proposed by the Thirty-ninth Congress, and known as article 14; and when said article shall have become a part of the Constitution of the United States, said State shall be declared entitled to representation in Congress, and Senators and Representatives shall be admitted therefrom on their taking the oath prescribed by law; and thereafter the preceding sections of this act shall be in operation in said State; Provided, That no person excluded from the privilege of holding office by the said proposed amendment to the Constitution of the United States shall be eligible to election as a member of a convention to frame a constitution for any said rebel States, nor shall any such person vote for a member of said convention.

SECTION 6. And be it further enacted, That until the people of said rebel States shall be by law admitted to representation in the Congress of the United States, any civil government which may exist therein shall be deemed provisional only, and in all respects subject to the paramount authority of the United States at any time to abolish, modify, control, or supersede the same, and in all elections to any office under such provisional government all persons shall be entitled to vote, and none other, who are entitled to vote under the provisions of the fifth section of this act, and no person shall be eligible to any office under such provisional government

SECTION 7. And be it further enacted, That any person who shall be found guilty of any crime under the provisions of this act, shall be liable to be punished as a felon under the laws of the United States.

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