THE CENTRE DEMOCRAT is published every Thursday morning, at county, Pa.

A LIVE PAPER—devoted to the interests of the

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advance.

Any person procuring us ten cash subscribers will be sent a copy free of charge.

Our extensive circulation makes this paper an unusually reliable and profitable medium for anvertising. We have the most ample facilities for JOB WORK and are prepared to print all kinds of Books, Tracts, Programmes, Posters, Commercial printing, &c., in the finest style and at the lowest possible rates.

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Advertisements are calculated by the inch in length of column, and any less space is rated as a full linch. Foreign advertisements must be paid for before insertion, except on yearly contracts, when half-yearly payments in advance will be required. Political Norices, I cents per line each insertion, Nothing inserted for less than 50 cents. Business Notices, in the editorial columns, 15 cents per line, each insertion.

LOCAL NOTICES, in local columns, 10 cents per line. ANNOUNCEMENTS OF MARRIAGES AND DEATHS inserted free; but all obituary notices will be charged 5 cents per line.

Per line.
Special Notices 25 per cent. above regular rates.

ASSESSOR'S DUTIES.

The Triennial Assessment.

HOW TO MAKE ASSESSMENTS IN COMPLIANCE WITH THE LAW, AND HOW TO KEEP UNIFORMITY IN TAXATION.

We copy from the Democratic Banner of Williamsport the following extracts from the law relating to the duties of Assessors in making the triennial assessment. The remarks of the Banner are made to apply to Lycoming county, but so far as the requirements of the law are concerned,

improvements or when new names are
added, they must give notice to the assessed, so, they may appeal if they
will. They shall assist the overseers
and supervisors in laying township they apply as well to Centre county:

plant comes not so much from op-pressive taxation as from unequal taxa-tion. The farmer who knows that he is paying twice as much tax as his neighbor, who owns just as much assess-able property, will utter loud and bitter complaint and it is right that he should do so. Pursuant to a public call the Assessors of Lycoming county met in the Court House last week, for the purpose of getting together for consultation and agreeing upon a general uniform system of assessing for this, the triennial assessment year. The meeting was held, but it is generally conceded that but little was done looking to the object of the assembly. Thinking the object of the assembly. Thinking perhaps, that we could render some assistance in this matter of making assessments, we will publish herewith such extracts from the law relating to the duties of Assessors and the manner of making assessments as we think will help in this troublesome work of arriving at uniformity. The information here given is extracted from a very valuable book written and published by Willis R. Bierly, Esq., and entitled "The Rights and Duties of County and

Township Officers."
Having received the last adjusted valuation and instructions from the County Commissioners, and been duly sworn, it is the duty of Assessors to go from house to house and assess all males, above the age of twenty-one, who reside in the district, and all other persons who have assessable property within their district. The following in addition to large tracts of land, are assessable as real estate: Houses, lots of ground, mills, manufactories of all sorts; all furnaces, forges, bloomeries, distilleries, sugar houses, malt, houses, breweigs. sugar houses, malt houses, breweries, tan yards, ferries, ware houses, coal chutes, machine shops, wood yards, company boarding houses, buildings used for receiving and trans-shipping goods or merchandise, and barns and stables used for horses employed in drawing cars.

The following are held exempt from assessment: The bed of a stream by law declared a public highway; the bed, bank, and tow path of an incorporated canal; water stations and depots of a railway company; reservoirs of a canal company; houses and gardens of lock tenders and collectors; houses of engi-neers; collectors and engineers offices and engines and machinery for raising

cars up planes.

The title to lands is and remains in him who has the deed or articles of agreement for purchase, for purposes of taxation; and in case of Sheriff's sale, the title remains in the defendant in the execution until the Sheriff's deed is acknowledged. When seated lands are partly in one township and partly in another, they will be assessed in the township wherein the mansion house is situated. This does not apply where the mansion house is in an incorporated city or borough, and the farm outside. And by act of May 24, 1878, where the township or borough line passes through the mansion house, it is the duty of the owner to select in which the residence shall be designated. This must be done in writing, presented to the County Commissioners, and once made will be final. If not made, the Assessors shall assess the same as being wholly in the township.

township.

There is a great complaint that prop There is a great complaint that property which is assessed in one township is omitted in another. The following items of personal estate are assessable: All horses, mares, geldings, and cattle above four years old; all gold lever watches; silver watches valued above \$25; gold and silverware above the value of \$300; pleasure carriages, pianos, mortgages, debts due from solvent debt-

ors, money at interest, all shares or stock in any bank or incorporated institution under the State laws; dogs, in certain counties; dividends of six erate judgment.

in certain counties; dividends of six per cent. or more; those for State purposes. For county and township purposes, all offices and posts of profit, professions, trades and occupations, real estate and personal property, are taxed. It shall be the duty of all Assessors to return to the County Commissioners in a separate list all property within their districts, exempt by law from taxation. The Legislature in 1874, passed the following general law: Be it enacted, etc., That all churches, meeting-houses, or other regular places of stated worship, with the grounds thereto annexed, necessary for the occupancy and enjoyment of the same; all burial grounds not used or held for private or corrorate profit: all hospitals, universities, colleges, seminaries, academies, associations and institutions of learning, bepublic or private charity; and all school houses belonging to any county, borough or school district, with the grounds thereto annexed and necessary for the occupancy and enjoyment of the same.

The election law of 1874 requires Assessors to make a careful revision of the assessment lists, on the first Monday of June in each, adding names of such as have moved into their districts and erasing names of such as have removed. Each must visit every dwelling house and make careful inquiry to this end, and ascertain on what ground persons newly assessed claim to be voters. Between the triennial assessments, the Assessors shall reassess estates improved by building or otherwise, the same being subject to appeals as in other cases. Encumbered real estate shall be assessed at real value. When the transcript is made by the Commission-ers' clerk, the Assessors shall give written or printed notice, at least five days before the day of appeal, to every taxable inhabitant within the respective ward, township, or district, of the arount or sum for which he stands rated, and the rate per cent. of such appeal, which the Assessors shall attend. And whenever they make any altera-tions in their assessments by reason of rates, and furnish them a correct copy

"This is the year of the triennial assessment, and not only the Assessors are interested in making assessments, but the people who have property to assess are deeply interested in seeing a perfectly fair and uniform system adopted throughout the county. Complaint comes not so much from oppressive taxation as from unequal taxation. The farmer who knows that capital, after raising the money from the toiling, producing masses, hand a portion over to the State Treasury, but it is money produced by the latter, none the less, and this system of indirect taxation becomes a fraud upon honest industry. It follows that the more the State government costs, the harder the pressure upon the producers and laborers; but they do not any the more realize from what source the burden is im-

The Third Term.

EX-PRESIDENT WOOLSEY, OF YALE, ON "NA

Ex-President Woolsey has written a private letter from which the Springfield Republican, is permitted to publish the following extracts:

Your letter seems to call for an opin-ion in regard to a third term without

reference to the person to be voted for. I shall answer it therefore without ref-erence to persons now talked of and prominent. The question is this: A national habit having been formed by the country of abstaining from a cer-tain unquestioned right, under the Con-stitution, of electing the chief magis-trate as often, either by successive or by intermitted choices, as the people may think fit, is the preservation of course of ages to make an exception to it is of course a possible thing, and so it is best probably for the Constitution yond question a second term or a third or even a single term would be made the limit within which the tenure of

this office must remain. Now I need say nothing of the importance of national habits—that is especially of practical limitations which the good sense of a people puts on its own liberty of action in the political sphere. One effect of breaking once the habit in question would be the op-portunity held out to a clique within a party of continuing their special in-fluence in the Government by the elec-tion of one who is indebted to them for his success. In a Government like ours such a clique becomes all-powerful and selfish, so that the sooner it is disbanded the better. Another effect is that the President after two terms would be tempted to accept the offers of his friends to endeavor to continue him in authority, and it is such considerations that have made limitation to a single term seem at present to be desirable in the view of many. And aside from these reasons, if a party is to remain in power for eighteen or twenty-four years or longer, it would be found in all probability more conducive to national welfare and unity to have the smaller changes of policy likely to occur under a new Administration made possible than to have the old fixed regime of a single man and his special friends continue. As for dangers to the Constitution from a military usurper availing himself of office in promoting his cause I do not apprehend very much. I am more in dread of the possibility of law-less resistance to elected magistrates.

To conclude, as the first of all considerations in weight I would put the imability more conducive to national wel-

erate judgment.
Suppose a citizen who was not "natural born" should be by far the most
available candidate of a party, would it
be wise on general grounds to attempt
to altar the Constitution in order to
made him eligible? Even so to altar
the national habit as to a third term for a particular instance, unless in an extreme case, would be an injury to the stability of institutions supported mainly by opinion. T. D. Woolsey. ly by opinion. T. 1 New Haven, March 29.

The Oldest Lawyer.

The Hon. John A. Cuthbert, of Mobile, Ala., is probably the oldest practicing lawyer in the world. The Mobile Register says he is 91 years old, and is still engaged in the active discharge of colleges, seminaries, academies, associations and institutions of learning, benevolence or charity, with the ground annexed thereto and necessary for the annexed thereto and necessary for the same, from that State in 1813, and was an officer in the war of 1812. We know of ficer in the war of 1812. We know of but one case in legal biography that exceeds this in longevity while engaged in active professional practice. Macauley, in his "History of England," relates that when William III. invaded England and re-established the laws which James II. had subverted, he marched in triumph to London, and was met by different classes of citizens with addresses of welcome. The members of the legal fraternity of London marched in procession to welcome the King, Ser geant Maynard at their head, then 93 years of age, and the acknowledged leader of the London bar. After he had presented the address of welcome in the name of his brethren, King William said to him: "Sergeant, you must have outlived all the lawyers of your time." "Yes, sire," replied Maynard, "and but for your Majesty would have outlived the laws."

A Boy Spy.

THE ESTIMATE WHICH SECRETARY STANTON PUT UPON HIS SERVICES.

During a discussion in the Senate last Monday on the question of granting a pension to a man who served during the late war as a spy Senator Carpenter told a story of what he had seen and told a story of what he had seen and heard one day during the war, when he went to the War Department to see Secretary Stanton. He said: "A little boy came in and gaily said: "Good morning, Mr. Stanton," 'Why, Johnnie,' replied the Secretary, 'where did you come from?' 'Those men you gave me a letter to have busted,' answered Johnnie: 'and now! I want to gail in a letter to have busted, and to get into Johnnie; 'and now I want to get into the printing office.' Mr. Stanton turnthe printing office.' Mr. Stanton turned around and wrote a letter to the Public Printer, telling him who the boy was, and asking that he employ him. After the boy went out Mr. Stanton told me that he had paid \$150,000 to spies and scouts for information, but that little boy, who had been three times in Richmond during the war, had brought him more valuable and reliable information than he had got for the whole \$150,000. whole \$150,000.

A lady reader of the report of the Fulton Farmers' Club, of Lancaster county, in a paper last week, states that she once made an unprofitable quince tree bear by applying a bucket-ful of unslacked ashes to the ground close strong the tree. close around the tree.

New Advertisements.

Also the undivided one-third part of all Also the undivided one-third part of all that certain tract or piece of land situate partly in Rush township aforesaid and partly in Morris township Clearfield county, bounded and described as follows: On the north by lands late of the estate of Henry Lorainne, deceased, on the east by lands late of Quay and Kyler, on the south by lands in the warrantee name of Andrew Graff, on the west by lands late of Brenner and Company—containing 407 ACRES and 137 PERCHES: surveyed April 1, 1793, on warrant in name of Christian Musser. Thereon erected two Frame Houses, an old Frame Saw Mill and other outbuildings.

S. & A. LOEB, General Merchants, Allegheny Street, Bellefonte, Pa.

S. & A. LOEB.

Having purchased largely previous to the late advance in prices, we are prepared to share these advantages with our trade. Our stock of

Men's, Boys' and Children's Clothing

is far ahead of anything to be found in the County for QUALITY and PRICES Fine Goods--Elegant Fits--a specialty.

OUR IMMENSE STOCK OF CARPETS we are offering at 25 per cent. less than present prices in first hands.

IN DRY GOODS we are equally well supplied at low prices and CANNOT be undersold. IN SHOES, for Large or Small, Old or Young--all kinds, grades and qualities--at prices that in this "Boom" are wonderful.

With increased room, provided for our ever increasing business, and extra facilities for light, prompt attention and honorable square dealing,

WE DEFY ALL HONORABLE COMPETITION. S. & A. LOEB, ALLEGHENY, STREET, S. & A. LOEB,

THE OLDEST GENERAL MERCHANTS

Part John Potter,
James A Quigley,
Ross Baker,
George D. Hess,
Blobert & James Hayes
Daniel Kreamer,
Samuel P. Shenk, (owner,)
Daniel David,
MARION,
J. D. Shugert,
Robert Yeung,
W. A. Thomas,
Alexander Scott,
Abraham Snyder,
William Allison,
McCalmont,

McCalmont, John Corman Jacob Deisz, (

Jacob Beiz, (own
MILES.
Henry Toland,
David Williams,
Samnel Norton
Richard Parker,
John Mackey,
Benj, Young,
William Barton,
Robert Gray,
Thomas Grant,
Alexander Hunte
Jereniah Jackso
William Stedma

William Hoffman, Daniel Levy, John Stoner,

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William P. Mitchell,
John Pim,
Kearney Wharton,
Robert Wattera,
David Carscaddon,
Andrew Summere.
Moore Wharton,
William Parker,
Rebecca Wain.
Benjamin H. Tallman,
Eli Wharton,
A. S. Valentine,
M. T. Miliken,
N. J. Mischell,
George Eddy,
James T. Hain,
James McManun,
Samuel Linn,
Benjamin R. Morgan,
Thomas Greaves,

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New Advertisemen	ts.	313	60	Adam Bolinder,	
		300	60	Albright Swineford,	
	mann	435		Charles Hall,	
EASURER'S S.	A T.E			HALF MOON.	
The state of the s		3	50	Abraham Elder,	
UNSEATED LANI	OS FOR	44	11	Thos. Heyskill (owner),	
		24		Jac. Vanpool (owner).	
ES FOR 1879, AND PREVI	OUS YEARS.	63	89	C. Vanpool estate (owner),	
hereby given, that in pursual	nce of An Act	69 40	76	C. Vanpool estate (owner),	
ly, passed the 12th day June, A. D. 1815, n Act to amend an Act directed the mode of			10	Peggy Shearer,	
				HARRIS.	
seated lands in Centre county," and the		109	92	Kearney Wharton,	
pplements thereto, there will be exposed to				John Irwin,	
or outcry, the following tracts of unseated				J. C. Fisher,	
said county for the taxes due and unpaid				John Irwin,	
the Court House in the Borough of Belle-				William Brown,	
the SECOND MONDAY OF JUNE, A. D.,				Michael Brannen (owner),	
DENNER.		133		George Fox,	
er. Warrantee.	Taxes.	89		John Irwin,	
Thomas Johnston,	\$24 00	50		John Irwin,	
And Coop.	1 80			HOWARD.	
Robert Holmes.	2 04	104	-00	William Crossman,	
John Moore,	1 80		68	John Brady,	
J. D. Harris,	1 80	25	142	Samuel Leathers,	
John Pavis.	1 44	25		Joseph Graysburg.	
Foster Tate (owner).	2 60	100		BUSTON.	
BOGGN.	2 00	120		Adam Kuhn,	
t of Packer & Lucas.	11 41			LINERTY.	
t or themes m street,	11 41	200		* * * * *	

ments thereto, there will be exposed to outcry, the following tracts of unseated county for the taxes due and unpaid e Court House in the Borough of Belle SECOND MONDAY OF JUNE, A. D., BENNER.
Warrantee.
Thomas Johnston,
And Coon,
Robert Holmes,
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mogos. t of Packer & Lucas, f Packer & Lucas,
John Cochran,
D Karskadden,
D Karskadden,
Jonathan Harvey,
Moses Hood,
William Hood,
Josiah Haines,
Garret Cottinger,
Frank McCoy,
EVENSIDE,
William Miller,
Bird Wilson,
Henry Harris,
Michael O'Bryan,
John Rugs,

Michael O Bryan, John Rugg, John Shym, Eli Canby, Samuel Pancoast,

Entering Samuel Pancoast,
David Lewis
John Barron,
Thomas P. Wharton,
Walter Stewart,
Paul Cox,
John Vaughn,
John Kidd,
Henry Donelly,
Robert Brady,
Robert Gray,
William Dewart,
John Dewart,
James Towers,
William Gray,

John Dewart,
James Towers,
William Gray,
John Weitzel,
James Black,
Joseph J. Wallace,
William Cook,
John Cowden,
William F. Brady,
Henry Shaffer,
John Housel,
John Lyon,
Charles Goben,
Thomas Grant,
John Boyd,
Alex, Greaves,

John Boyd,
John Boyd,
Alex, Greaves,
Joseph Morris,
Thomas Hamilton,
Joseph Morris,
Thomas Hamilton,
John Byers,
Jacob Weidner,
Henjamin Young,
Alex, Hunter,
Samuel Hunter,
Thomas Greaves,
Francis Teurich,
John Nicholson,
Blair McClanshan,
George Hacrison,
John McClenahan,
Ceorge McClanshan,
Annu McClenahan,
Ceorge McClanshan,
Annu McClenahan,
Ceorge Mada,
Andrew Pettit,
William Bingham,
Nathan Levy,
Joseph Thomas,
Joseph Wallace,
Joseph Wall

Alexander Bell,
Alex. J. Ballas,
CURTIN
Rebecca Kelso,
James Miller,
James Irvin,
Ed. Hallowell,
Eather Beldy,
Casper Wistar,
Joneph Kelso
Caleb Lawns,
Isnac Longstreth,
James White,
Lindiey Coats,
William Gilbert,
Samuel Scott,
Jesse Waln,
Molly Wharton,
Joseph Waln,
Richard Waln,
Richard Waln,
Richard Waln,
John S. Furst,
Thomas Hale,
Jacob Waln,
Robert Ainsly,
John McCaney,
Charles Alexandry,
Charles Alexandry,
Charles Alexandry,
Richard Tunis,
Charles Alexandry,
Richard Tunis,
Longstreth,
Job W. Pycker,
Henry Bonald,
Robert Ainsly,
Richard Tunis,
Longstreth,
John W. Packer,
Help Meyers,
Joseph Devling,
Joh W. Packer,
V. M. Packer,
John P. Mitchell,
Joh W. Packer,
J. J. K. Long,
Issac Buckley,
Londs Landsup,
Londs Meryers,
Joseph Devling,
Job W. Packer,
John P. Mitchell,
Joh W. Packer,
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Issac Buckley,
Louish Lighby,

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renousox.
Issac Buckley,
Josiah Lushby,
Richard Mosely,
Abraham Hicks,
John Beron,
John Beron,
John Beron,
William Taggart,
David Taggart,
William Bogan,
John Painter,
Barnes,
John Kindon,
John Simpson,
John Simpson,
John Simpson,
John Kindo,

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TR

TRUSTEE'S SALE.

WILL be exposed to public sale by the undersigned, at the Court House, in the Borough of Bellefonte, Centre county, Pa, on Saturday, the 24th of April, 1880, at 1 o'clock, P. M., the following described tracts of land and premises, viz:

of land and premises, viz:

The undivided one-third part of all that certain tract of land situate in Rush township, Centre county, Pa. in the warrantee name of John Hambright, and described according to a survey made thereof by David Hongle, on the 3wth day of August, A. D. 1858: Beginning at a pine tree corner; thence extending by a tract of land in the warrantee name of Andrew Graff north 512° cast, 314 perches, more or less, to a white pine, a corner; thence by a tract of land in the warrantee name of Casper Shaffaer south 384° cast, 235 perches, more or less, to a red cast tree, or black oak, fallen; thence by a tract of land in the warrantee name of Robert Speer south 512° west, 328 perches, more or less, to a post; thence by a tract of land in the warrantee name of Googe Huffnagle north 384° west, 232 perches, more or less to the place of beginning—containing 435 ACRES and 100 PERCHES

land in the seast 232 perches, more or less to the place of the place

Also the undivided one-third part of all that certain tract of land situate in Morris township. Clearfield county, bounded and described as follows: Beginning at a stone heap, formerly a white oak corner, thence by lands late of Lever and Loraine south 220 jeprches to a post, cast 104 perches to a post, thence by lands surveyed to Robert Rainey, north 220 5-10 perches to a white pine, along lands surveyed to Stephen Kingston 154 perches to the place of beginning—containing 200 ACRES and 37 PERCHES and allowance, and was surveyed in pursuance of a warrant dated March 13, A. D. 1837, issued to Leonard Kyler.

Also the modified. Also the undivided one-third part of all

and allowance, and was surveyed in pursuance of a warrant dated March 13, A. D. 1837, issued to Leonard Kyler.

Also the undivided one-third part of all that certain tract of land situate in Morris township. Clearfield county, bounded and described a 190 west, 180 perches to a being pine; thence south 200 west, 216 perches to a maple tree; thence south 210 west, 216 perches to a post; thence south 840 west, 693-10 perches to a post; thence south 840 west, 693-10 perches to a post, north 20 cast, 69 3-10 perches to a hemicok; thence south 830 cast, 247 3-10 perches to a post, south 250 cast, 69 3-10 perches to a hemicok; thence south 830 cast, 247 3-10 perches to the place of beginning—containing 412 ACRES and 84 PERCHIES, more or iess. Being part of a larger tract surveyed in the name of John Houston.

Also the undivided one-third part of all that certain tract of land situate in Morris township, Clearfield county, bounded and described as follows: Beginning at a spruce corner; thence by Daniel Mitk purchase north 850 west, 100 perches to a pine; thence by Jno. Taylor and John Houston surveys 202 perches to a pine, south 110 west course, called in the original survey south; thence seast 76 perches to a point; thence north 110 cast, 120 perches to a spruce; thence south 850 cast, 84 perches; thence north 12 cast, 120 perches to the place of beginning—containing 170 ACRES, Being parts of two surveys in warrantee names of David Bevenge and 7 mines, Johnston. Thereon erected a perches to spruce; the surveys of the part of two surveys in warrantee names of David Bevenge and 7 mines, Johnston. Thereon erected a perches to spruce; the perches to post a set of Sarch W. C. Wagnore and 3. Ht. Wagnore by land which W. C. Wagnore and 3. Ht. Wagnore by land which W. C. Wagnore and 3. Ht. Wagnore by land which W. C. Wagnore and 3. Ht. Wagnore by land which W. C. Wagnore and 3. Ht. Wagnore by land which W. C. Wagnore and 3. Ht. Wagnore by land which W. C. Wagnore and 3. Ht. Wagnore by land which W. C. Wagnore and 3. Ht. Wagno

433		Andrew Bayard,	56
434 216		of Samuel Dotson, of Jeremiah Parker,	28
300		Job Reilly,	7
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409 412	73	N. J. Mitchell,	26
412	44	David Carsendon,	4.5
287	80	David Carscadon.	50
433	120	Luke Minser,	25
433	153	Francis West, William H. West,	14
433	153	William H. West,	1.4
433	153	John West, D. H. Conningham, John M. Nesbit, Hugh Pim,	14
368	71	John M. Nesbit,	14
360	144	Hugh Pim,	14
360 433	144	John Reiley, Bard Wilson,	-91)
433	163	Kearney Wharton,	56
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15		John L. Kurtz	3
3	102 *	Thomas Harrison, (owner.) Thomas Thornburg,	
92	102		5
176		Moses Coats,	
400		James Bush.	47
433	163	James Bush, Thomas McCommon,	
433	163	Ely Biootman.	32
100		James Moore,	
433	163	Vincent Stephens, Lesly Malone	
433		Lesly Malone, John McCommon,	\$3 23
176		Moses Coats,	25
60		Joseph Yoder,	36
434		W W Monteon	179
434		John Montgomery,	44
150		John Carr,	17
200		James Cart,	230
100		Michael Weidner,	12
80		Mones Coats, Joseph Yoder, Hugh Hamilton, Hugh Hamilton, John Montgomery, John Montgomery, James Carr, James Carr, Michael Weidner, Michael Weidner, Jacob Beck,	40
160		George Money	5
433	153	Mary Smith, William Wilson,	
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123		Tract No. 1	43
189		Tact No. 2	45
141		Clement Beckwith, Tract No. 1 Tract No. 2 Tract No. 18 Tract No. 18 Tract No. 8 Tract No. 12 Thomas McClure,	45
210		Tract No. 12	35
71	0	f Thomas McClure,	82
397		C. Vanpool, William Bell,	9
1			102
96		R. Molholland, William Brower,	20
100	80	William Brower,	24
250 -200		Ann Deal, P. & R. Kuhns,	41
100		Jane Blake,	20
100		Samuel Phinne	21
117		Boyce Davis	21
433 398	153	Robert Stewart.	22
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50	o	John Cooper, Boyce Davis,	14
82	26	Rudolph Mulholland,	15
74	96	Christ. Rohrer,	26
212		Samuel Barkman, David Roed, Mary McEwen,	28
100 560		David Rord,	
201	133	Mary McEwen,	10
40	100	James Sutler,	1
46		John Baker, John McComing.	-
79		menry Duck, Sr., (owner.)	
174		Hoover & Reese,	96
100		William Shipen, Jr.	12
433	163	camuel Scott.	3.3
added	to the	of fifty cents, cost of advertising, taxes and costs in each case.	will
Tream	rer's O	A. YEARICK, Treass	erer.

SHERIFF'S SALE.

BY virtue of a writ of Levari Facias tre county, and to me directed, there will be expose to public sale at the Court House, in Bellefonte, on Saturday, April 24, A. D. 1880,

at one o'clock, P. M., the following described real e All that certain lot or piece of land sit-All that certain lot or piece of land situate in the village of Rebersburg, Centre county, Pamarked in the general plan of said town lot No. 8: Rounded on the east by an alley; on the south by Main street; on the west by lot of John Reynolds, and on the north by an alley—containing in breadth on Main street 60 feet and in length & depth 196 feet, on which is erected a hotel and other out-buildings. It being the same premises which Robert Kleckner and Catharise, his wife, by indenture bearing date the 23d day of February, A. D. 1874, granted to Sarah A. Roush, party hereto, Seized, taken in execution and to be soid as the property of J. E. Roush and Sarah A. Roush.

JOHN SPANGLER, Sheriff.

NOTICE is hereby given that the Account of MICHAEL HETTINGER, Committee of John Hettinger, a Lanatic, as filed by M. Rishel and Amelia Hettinger, Administrators of, &c., of Michael Hettinger, docsaced, has been filed in the office of the Prothonutary of the Court of Common Pleas in and for Centre county, and that the said account will be presented for confirmation at the next term of said court. [1341] J. C. HARPER, Prothonotary.

Legal Notice.

Legal Notice.

In the Court of Common Pleas of [SEAL] Centre county, No. 115 April Term, 1880.

In the maiter of the petition of Adam Y. Wagnet to satisfy a Mortgage executed from Adam Swartz to Oliver Rose, recorded in Mortgage Rose, "D. "page 537.

Notice is hereby given that Adam Y. Wagnet has presented his petition praying the Court to grant a rule on the legal representatives of Oliver Rose, deed, requiring them to appear at the next term of Court, to wit; on the 26th day of April, 1880, at Bellefonte, to answer said petition and show cause why satisfaction should not be entered upon the record of said mortgage. By the Court.

JOHN SPANGLER, Sheriff.

Sheriff's Office, Bellefonte, Pa., Mar. 15, 1880.

IN the Orphans' Court for the County of Centre: Estate of T. M. Hall, deceased.
Notice is hereby given, that Maky M.
Hall, wfow of said decedent, has filed in the said decedent, has filed in the said decedent, known as the Frankill House; that an apparament of the same has been made under the Act of April 14, 1851, and its Supplements, and that the praise will be approved by the Court on the 4th Monday of April, A. D. 1880, unless exceptions are filed thereto before that time, WM. E. RÜRCHFIELD, 56 35 11-4t Clerk Orphans' Court,