

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

TERMS—Cash in advance, \$1 00. If not paid in advance, \$2 00.

A LIVE PAPER—devoted to the interests of the whole people.

Payments made within three months will be considered in advance.

No paper will be discontinued until arrangements are paid, except at option of publishers.

Papers going out of the county must be paid for in 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 advertising.

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 best style and at the lowest possible rates.

All advertisements for a less term than three months 20 cents per line for the first three insertions, and 5 cents a line for each additional insertion. Special notices one-half more.

Editorial notices 15 cents per line.

A liberal discount is made to persons advertising by the quarter, half year, or year, as follows:

Table with 2 columns: SPACE OCCUPIED, and Price. Rows include One inch (or 12 lines this type), Two inches, Three inches, Quarter column (or 3 inches), Half column (or 6 inches), One column (or 12 inches).

Foreign advertisements must be paid for before insertion, except on yearly contracts, when half-yearly payments in advance will be required.

LOCAL NOTICES, in local columns, 10 cents per line. Political notices, 15 cents per line each insertion. Notices inserted for less than 50 cents.

Business notices, in the editorial columns, 15 cents per line, each insertion.

THANKSGIVING.

PRESIDENT ARTHUR'S PROCLAMATION.

WASHINGTON, November 7.—The following proclamation was issued from the department of state to-day:

By the president of the United States of America—A proclamation: It has long been the pious custom of our people, with the closing of the year, to look back upon the blessings brought to them in the changing course of the seasons, and to return solemn thanks to the All Giving Source from whom they flow.

And although at this period when the falling leaf admonishes us that the time of our sacred duty is at hand, our nation still lies in the shadow of a great bereavement, and the mourning which has filled our hearts still finds its sorrowful expression toward the God before whom we but lately bowed in grief and supplication. Yet the countless benefits which have showered upon us during the past twelve months call for our fervent gratitude, and make it fitting that we should rejoice with thankfulness that the Lord in His infinite mercy has most signally favored our country and our people.

Peace without and prosperity within have been vouchsafed to us. No pestilence has visited our shores. The abundant privileges of freedom, which our fathers left us in their wisdom, are still our increasing heritage. And if, in parts of our vast domain, some affliction has visited our brethren in their forest homes, yet even this calamity has been tempered and in a manner sanctified by the generous compassion for the sufferers which has been called forth throughout our land.

For all these things it is meet that the voice of the nation should go up to God in devout homage. Wherefore I, Chester A. Arthur, president of the United States, do recommend that all the people observe Thursday, the 24th day of November, inst., as a day of national thanksgiving and prayer, by ceasing, so far as may be, from their secular labors and meeting in their several places of worship, to join in ascribing honor and praise to Almighty God, whose goodness has been so manifold in our history and in our lives, and offering earnest prayers for the sake of these ruined and oppressed women and for the good of society at large, said community ought to be "cleaned out."

Guiteau's quarrel with the community was about some money. After the publication of the circular referred to above, Noyes, the leader of the community, wrote to Guiteau's father about the matter, and the latter wrote to his son telling him that he would disown him, spend every cent he had and even sacrifice his life in behalf of the community.

Done at the city of Washington this fourth day of November, in the year of our Lord one thousand eight hundred and eighty-one, and of the independence of the United States the one hundred and sixth. (Signed.)

CHESTER A. ARTHUR, By the president: JAMES G. BLAINE, Secretary of State.

WHENEVER YOUR doctor would give you iron and Cod Liver Oil, the homeopathic would give you sugar and similia similibus curantur. Smile at both, and take FERUNA.

The Confederate Bond Bubble.

From the Washington Post.

The epitaph upon the scheme to simulate a value for Confederate bonds, will probably be a portion of the one so touchingly inscribed to the memory of the defunct boiler of a Mississippi steambot, which had suffered from too much pressure—"And all of a sudden the old thing busted." Investments in these securities, either with or without the attachments, which a lamented gas was accustomed to designate as "coupons," are not likely to be profitable unless the buyer disposes of the same, on a rising market, and within a very short time after becoming the owner. The last purchaser is certain, however, to have the bag to hold; and the explosion of the bubble is not a great way off, in all probability.

So far as is now known, the late Confederacy, since the time of its involuntary retirement from business, now approaching seventeen years, has had no money or other assets in the Bank of England or any other bank or moneyed institution to pay its bonds, floating debt, or outstanding notes, or even satisfy its liability. If there were or be any such money or assets, all belong to the United States of America, and to no other Government or person whatsoever. In this view the London Times concurs by declaring that our right to property in Europe is "apparently undeniable." Both the want of funds and the claims of the United States stand in the way of any realization of even a percentage by the holders of any of these bonds.

Some of our ignorant country cousins across the water seem to think that

some sort of pressure may be effectually brought to bear upon the Southern States to pay a portion of this former indebtedness. Nothing could be more idle speculation. The unwillingness and inability of the South to do such a thing, go hand in hand. The result of the war not only rendered worthless the debt of the Confederate States, but it forced each State to repudiate its separate debt, which was 'come in 1865 and 1866. No citizen of the Union, North or South, would be willing, if he could, to recognize any portion of a debt which is as dead as the cause for which it was issued—upon the success of which it was based.

It is allowable to gamble in all sorts of securities from shares in the Society for the Amelioration of the Man in the Moon, to the Patagonian Cheese Factory, Limited, but all such, as well as investments in Confederate bonds, are strictly for the account of the venture some individual, who, in this way, seeks to add to his cash, and are solely at his risk.

GUITEAU'S DEFENSE.

His Extraordinary Appeals for Financial Assistance.

President Arthur and the New York Herald Asked to Contribute—His Circular Against the Oneida Community.

Since his arraignment Guiteau has written dozens of letters to the press and to public men, but none of these have been given out by Mr. Scoville. Lately the assassin has taken a great interest in his defense, especially as regards the financial part of it. It is said that some time ago he wrote a letter to President Arthur, in which he said, "that, as the instrument of the Lord, he had promoted him (the President) from an \$8,000 position to one paying \$50,000, it was but just that he should give a portion of the latter sum for his (Guiteau's) defense." Of course this never reached the President. A few days since Guiteau wrote another appeal for financial aid, but this time it was addressed to the proprietor of the New York Herald. It seems that in 1874 the Herald wrote up Guiteau for failing to pay over money he had collected for certain parties, and he commenced proceedings against the paper for criminal libel. This is the suit which he refers to in his letter to Bennett, which is as follows:

[PRIVATE.] James Gordon Bennett, Esq: DEAR SIR: I desire to call your attention through my brother-in-law and attorney, George Scoville, to the enclosed account of a suit I had against the Herald.

I ask you to make a liberal contribution for my defense in view of the sufferings the Herald caused me in '74, and I have no doubt, considering your liberality and right-mindedness, but you will do it. As your reporter suggested, a ten thousand dollar check or the cash, if you do not wish your name to appear, will be very grateful by received. I have no doubt, had I proceeded with the cases and employed competent counsel, it would have cost you twice that but I did not wish to get the Herald down on me, politically, and therefore did not press the case to a trial. I therefore ask you to make a liberal contribution to my defense.

I have the honor to be, Very respectfully yours, CHAS. J. GUITEAU.

Another of Guiteau's documents, just published, is the circular he issued against the Oneida Community early in 1868. Among other facts set forth in the circular are the following: "Whereas the Oneida Community is among the most spiritual and social despots of the nineteenth century, and whereas in social matters they are constantly violating the most sacred laws of God, and man, and whereas nightly, innocent girls and innocent young women are sacrificed to an experience easier imagined than described, and whereas for the sake of these ruined and oppressed women and for the good of society at large, said community ought to be 'cleaned out.' Guiteau's quarrel with the community was about some money. After the publication of the circular referred to above, Noyes, the leader of the community, wrote to Guiteau's father about the matter, and the latter wrote to his son telling him that he would disown him, spend every cent he had and even sacrifice his life in behalf of the community.

One Hundred and Twenty Million Dollars for Pensions Next Year.

From the New York Times.

The cost of the Arrears of Pensions bill is being gradually ascertained. The Commissioner of Pensions recommends the appropriation of a hundred millions of dollars to meet the demands on his office during the next fiscal year for annual and accrued pensions, and the passage of an immediate deficiency appropriation of twenty millions to pay arrears allowed during the current fiscal year. The Commissioner estimates that the aggregate annual value of pensions at the close of the current year will be thirty-three millions, and that thereafter the total of the annual pension roll, after arrears have been cleared off, will be about forty millions.

FERUNA is a wonder in itself. It cures the most hopeless cases of consumption.

A good Baptist clergyman of Bergen, N. Y., a strong temperance man suffered with kidney trouble, neuralgia, and dizziness almost to blindness, over two years after he was told that Hop Bitters would cure him, because he was afraid of and prejudiced against "Bitters." Since his cure he says none need fear but trust in Hop Bitters.

THOUSANDS of ladies to-day cherish grateful remembrances of the help derived from the use of Lydia E. Pinkham's Vegetable Compound. It positively cures all female complaints. Send to Mrs. Lydia E. Pinkham, 233 Western Avenue, Lynn, Mass., for pamphlets.

New Advertisements.

SHERIFF'S SALES.

BY virtue of sundry writs of Fieri Facias, Levari Facias and Venditioni Exponas, issued out of the Court of Common Pleas Centre county, Pa., and as ordered, they will be sold, at public sale in the Court House, in Bellefonte, on Saturday, November 26, 1881, at 12 o'clock, P. M., the following described real estate of the defendants to wit:

No. 1. Suit of Crosswell, L. Laine & Co. vs. J. H. Pierce, No. 44 Nov. Term, 1881. Debt \$124.41. Ft. Pa. No. 10 Nov. term, 1881.

All that certain lot or piece of ground situated in the borough of Philadelphia, Centre county, Pa., bounded and described as follows, to wit: Bounded on the south by North Front street, on the east by Laurel street, on the west by lot of Mrs. Meyers, and on the north by Second street, fronting on North Front street 66 feet and extending along Laurel street 220 feet, thereon erected a two story frame dwelling house, two large store rooms, a ware room, marble yard, stable and other outbuildings. Seized, taken in execution and to be sold as the property of J. H. Pierce.

No. 2. Suit of J. Klingner, executor, vs. James Fannon, No. 159 April Term, 1881. Debt \$30.77. Vend. Ex. No. 30 Nov. term, 1881.

All that certain lot or piece of land situated in the borough of Bellefonte, Centre county, Pa., bounded and described as follows, to wit: Bounded on the east by lot of Patrick Dooley, on the south by High street and on the west by Methodist church, containing one fourth of an acre more or less, thereon erected a small house &c.

No. 3. Suit of J. P. Harris, executor, vs. J. G. Larimer, No. 118 April term, 1881. Debt \$3,948.99. Vend. Ex. No. 19 Nov. term, 1881. Hoy, Att'y.

All that certain lot or piece of ground situated in Spring township, Centre county, Pa., bounded and described as follows, to wit: Bounded on the north by lands of John Ledeman, on the east by lands of James Steel, on the south by Nittany mountain and on the west by the old Larimer farm, containing 143 acres more or less, thereon erected a two story frame house, barn and other outbuildings. Seized, taken in execution and to be sold as the property of J. G. Larimer.

No. 4. Suit of M. L. Leib, Adm'n vs. Thos. Tibbels, No. 239 April term, 1881. Debt \$204.61. Alexander & Bower Att'y.

All the right title and interest of defendant in and to all that certain lot of ground situated in Harris township, Centre county, Pa., beginning at a stone, thence along land of W. Melch, north 25° west, 67 5-10 perches to a post, thence north 25° west, 74 perches to a post, thence along lands of James T. Clark, north 54° east, 101 perches to a post, thence north 54° east, 101 perches to a post, thence along lands of George Crommelier, north 52° west, 37 perches to a stone, thence along land of Robert H. Fisher, south 48° west, 77 perches to a place of beginning, containing 83 acres and 150 perches and allowance of six per cent, thereon erected a two story frame house, barn and other outbuildings. Seized, taken in execution and to be sold as the property of Thomas Tibbels.

No. 5. Suit of J. H. Bron vs. Benj. Bron, No. 229 April 1881. Debt \$128.17. Vend. Ex. No. 36 Nov. term, 1881. Spangler, Att'y.

All that certain lot or piece of land situated in Greengrove township, Centre county, Pa., bounded and described as follows to wit: Beginning at a stone, thence along land of Sarah E. Bron, south 20° west, 21 1-2 perches to a stone on bank of Penna river, thence along creek and bridge to a maple tree, man and other, north 20° east, 36 5-10 perches to stone, thence south 20° east, 5 5-10 perches to post stone, thence south 20° east, 11 1-2 perches to a place of beginning, containing 131 perches, more or less, thereon erected a dwelling house &c. Seized taken in execution and to be sold as the property of Benjamin Bron.

No. 6. Suit of Austin Kerrin vs. Bridget Kerrin, Administratrix, No. 67 Aug. term, 1882. Blair, Att'y.

All that message, tenement or tract of land bounded and described as follows to wit: Beginning at a stone, thence north along the line of Joseph Tompkins, on the east to a white pine tree, thence west along land of William Akey, on the north 118 perches to a stone, thence south along land of Thomas Anderson, on the east to a maple tree, thence south 118 perches to a place of beginning, containing 112 acres and allowance and being part of a tract of land surveyed on a warrant to James Tompkins, thereon erected a barn and other outbuildings. Seized taken in execution and to be sold as the property of Bridget Kerrin, Administratrix of Michael Akey.

No. 7. Suit of R. H. Farnham vs. Edward Brown, No. 276 Nov. term, 1876. Debt, \$107.45. Hoy, Att'y.

All that certain lot or tract of land situated in Snow Shop township, Centre county, Pa., bounded and described as follows: Beginning at a maple corner, thence by lands surveyed in warranty to Wm. Lewis and Maria West, north 25° west, 200 perches to stone; thence by tract in warranty names of James Gilliland east, 170 perches to stone; thence by tract in warranty names of Henry Black and Samuel Riley, south 80 perches to stone; thence by tract in warranty name of John Riley, west 170 perches to the place of beginning—containing 300 acres and 120 perches and allowance to the same more or less and being a tract of land surveyed on a warrant to Job Riley, more or less and no improvements. Seized, taken in execution and to be sold as the property of Edward Brown.

No. 8. Suit of Locomotive Fire Insurance Company vs. J. C. Malloy, No. 104 Nov. term, 1881. Debt, \$75.00. Hoy, Att'y.

All that certain lot or piece of land situated in the borough of Bellefonte, Centre county, Pa., bounded on the northwest by lot of Catharine Lebert, on the southwest by the public road leading from the Lewisburg turnpike to the Phoenix Mills, and on the south by the sawtooth turnpike, and being the lot No. 9, 8 and 10 in Wignate's addition, thereon erected a two story frame house, blacksmith shop and other outbuildings. Seized, taken in execution and to be sold as the property of J. C. Malloy.

No. 9. Suit of Commonwealth of Pa. vs. Agnew Sellers, No. 271 August term, 1879. Debt, \$120.76. Hastings et al., Att'ys.

All those certain messages, tenements and tracts of land situated in Patton township, Centre county, Pa., bounded and described as follows, to wit: Beginning at a white oak corner, thence along other lands of Agnew Sellers north 60° west, 30 8-10 perches to a corner; thence along land of Davis Sellers north 20° west, 207 perches to a post; thence north 22 1-2° east, 64 perches to kitchen; thence north 60° east, 1 perches to a post; thence along lands of H. Brockerhoff's heirs north 20° east, 211 5-10 perches to stone; thence north 60° east, 120 perches to a place of beginning—containing 100 acres and 123 perches, more or less, thereon erected a two story dwelling house, barn and other outbuildings.

No. 10. Suit of John Wagner vs. John Copenhaver, No. 121 Jan. term, 1878. Debt, \$1000. Ft. Pa. No. 20 Nov. term, 1881. Spangler, Att'y.

All that certain message, tenement and tract of land situated in Taylor township, Centre county, Pa., bounded and described as follows, to wit: Beginning at a post on the S. C. and P. turnpike road; thence by lands of John Copenhaver, north 20° west, 20 perches to a chestnut; thence north 27° west, 50 perches to a post; thence north 70° east, 30 perches to a sugar tree; thence north 27° west, 30 perches to a post; thence north 70° east, 15 perches to a post; thence north 111° west, 122 perches to the place of beginning—containing 30 acres, more or less. Thereon erected a hotel, hotel stable, bank barn, distillery and other outbuildings.

Also, all the right, title and interest of the defendant in and to all that certain message, tenement and tract of land situated in Taylor township, Centre county, Pa., containing 157 acres, more or less, and bounded by lands of the Field Forge Co. and others, being the same premises which Thos. McKoy, sheriff of Centre county, by deed dated 24th day of September, 1868, granted and conveyed unto said John Copenhaver. Having thereon erected two dwelling houses, barns and other outbuildings.

Also, all that certain house and lot of ground situated in Taylor township, Centre county, Pa., beginning at a post; thence north 40° east, 23 1-2 feet to stone; thence north 40° east, 23 rods to tree; thence north 75° east, 27 rods to a post; thence south 20° west, 15 rods to the place of beginning—containing 5 acres, more or less. Thereon erected a two story frame dwelling house and other outbuildings.

Also, all the right, title and interest of defendant in and to all that certain message, tenement and tract of land situated in Taylor township, Centre county, Pa., adjoining lands of Lyon, Short & Co on the north and east, containing 150 acres, more or less. Thereon erected a dwelling house, barn and other outbuildings.

Also, all the right, title and interest of defendant in and to all that certain message, tenement and tract of land situated in Taylor township, Centre county, Pa., bounded on the south and east by lands of Lyon, Short & Co, and on the north and west by lands of Wm. Copenhaver, containing 100 acres, more or less. Thereon erected a two story dwelling house, a two and a half story frame dwelling house, stable and other outbuildings.

Also, all the right, title and interest of defendant in a tract of land in Taylor township, Centre county, Pa., in the warranty name of Michael Wendler, adjoining an old survey in the name of Joseph Drake on the east—containing 100 acres or thereabouts.

Also, all the right, title and interest of defendant in and to all that certain tract of land situated in Taylor township, Centre county, Pa., in the warranty name of George Moyer—containing 100 acres.

Also, all the right, title and interest of defendant in a tract of land in Taylor township, Centre county, Pa., in the warranty name of John Copenhaver—containing 100 acres.

Also, all the right, title and interest of defendant in all these 2 tracts of land in Taylor township, Centre county, Pa., one in the warranty name of Casper Lawrence—containing 816 acres 150 perches, and the other in the warranty name of Samuel Christ—containing 263 acres and 150 perches.

Also, all that certain tract of land situated in Taylor township, Centre county, Pa., beginning at a post, thence north 20° west, 90 perches to a post; thence north 50° east, 18 perches to a post; thence north 20° west, 90 perches to a post; thence by the warranty name of Richard Elder north 75° east, 100 perches to a chestnut stump; thence by lands of Wm. Langhins north 10° west, 12 perches to a stone; thence north 40° east, 38 perches to a stone; thence north 20° west, 91 perches to a sugar tree; thence by lands of John Copenhaver 62 1-2° east, to the place of beginning—containing 89 acres and 100 perches. Seized, taken in execution and to be sold as the property of John Copenhaver.

TERMS CASH.—No deed will be acknowledged until the purchase money is paid in full.

JOHN SPANGLER, Sheriff. Sheriff's Office, Bellefonte, Pa., Nov. 8, 1881.

Legal Notice, Orphans' Court Sale.

IN accordance with an order of the Orphans' Court of Centre county, there will be exposed at public sale, at the Court House, in Bellefonte, on Monday, 28th of November, 1881, at 1 o'clock, P. M., the following described real estate of the property of Samuel Yearick, late of Walker township, deceased, to-wit: A tract of land in Harris township, Centre county, Pa., containing 100 acres, more or less, bounded and described as follows: On the north and east by lands of the heirs of R. B. Valentine, deceased, other lands of said Samuel Yearick, and Isaac Bickle; south by lands of Isaac Bickle, George Lutz and Caroline Garreff, and west by lands of George Frisley—containing TWENTY ACRES AND FIFTY-FOUR PERCHES, neat measure.

TERMS OF SALE.—One-third in hand on confirmation of sale and the residue in two equal annual payments thereafter, with interest to be secured by bond and mortgage on the premises.

JNO. S. YEARRICK, Administrator.

IN the Orphans' Court of Centre county in the matter of the estate of Jacob Feary, deceased.

Sept. 1, 1881. The appraisement of decedent's real estate and the election of the widow, Sarah Feary, to take the following tract under the provisions of the Act of April 22, 1851, and its supplements, in and to the appraisement, she paying the difference between three hundred dollars and the appraisement, viz: "A half acre of land in Harris township, Centre county, bounded on the north by Rocky's alley, on the east by land of David Heller, on the south by the Diamond Square, and on the west by lot of Joseph Swinburn, being the western half of Block No. 31 in the general plan of Building—thereon erected a two-story frame shop. Appraised value three hundred dollars."

Was presented and read, whereupon the Court made the following decree, to-wit: And now, September 1, 1881, the within appraisement and election of said Sarah Feary, as widow, to take in and to the above described tract of land, as set forth in the foregoing order, for three weeks prior to next term of court; and if no exceptions be then filed, the said Sarah Feary shall have the said tract of land, and the real estate taken by said Sarah Feary, subject to the payment of the said sum of thirty-one 60-100 dollars, firm and stable forever. By the Court.

WM. E. BURCHFIELD, Clerk of Court.

NOTICE.—In the matter of the Estate of Henry Eckenroth, late of Spring township, deceased, in the Orphans' Court of Centre county.

The appraisement to the widow of said Henry Eckenroth, deceased, Charlotte Eckenroth, widow, for \$100, approved August 23, 1881, and the real estate taken by said Sarah Feary, subject to the payment of the said sum of thirty-one 60-100 dollars, firm and stable forever. By the Court.

WM. E. BURCHFIELD, Clerk of Court.

NOTICE.—In the matter of the Estate of Stephen Kennedy, late of Greengrove township, deceased, in the Orphans' Court of Centre county.

The appraisement to the widow of Stephen Kennedy, deceased, Sarah Kennedy, widow, real estate to the value of \$300. And now, August 22, A. D. 1881, the within appraisement ordered to be confirmed, and the real estate ordered according to the within appraisement in this case made and provided, and if no exceptions be filed prior to first day of November term of court, the said Sarah Kennedy shall have the said real estate absolutely. By the Court.

WM. E. BURCHFIELD, Clerk of Court.

NOTICE.—In the matter of the Estate of Andrew Baney, late of Biggs township, deceased, in the Orphans' Court of Centre county.

The appraisement to the widow of said Andrew Baney, deceased, Mary E. Baney, widow, for \$300. And now, August 26, 1881, after due consideration by the court, it is ordered and decreed that the appraisement and election of the within described real estate so made and set apart to and for the use of Mrs. Mary E. Baney, widow of Andrew Baney, deceased, to and remain to the said Mrs. Mary E. Baney, her heirs and assigns, firm and stable forever, according to the Act of Assembly in such case made and provided: Provided, however, that partition be made according to Act of Assembly, and no exceptions filed on or before the first day of November term. It is further ordered that the said Mrs. Mary E. Baney enter into recognizance, with sufficient security, in the sum of sixty dollars, conditioned for the payment of \$28.75 within one year, with interest, to the administrator of the estate of Andrew Baney, deceased, in the sum of \$200 allowed by law. By the Court.

WM. E. BURCHFIELD, Clerk of Court.

Administrators Notice.

LETTERS of administration "de bono homo" on the estate of SUSAN LEE, late of Foster township, Centre county, Penna., deceased, have been granted to Peter Barford, residing in Milroy, Milroy county, Penna., to whom all persons indebted to said estate are requested to make payment, and those having claims or demands to make known the same without delay.

PETER BARFORD, Milroy, Milroy county, Pa.

AUDITOR'S NOTICE.

The undersigned, an auditor appointed by the Orphans' Court of Centre county, Pa., to audit and pass upon the account of the estate of John T. Hoover, deceased, and to make distribution of the same in the hands of the administrator, will call on the duties of his appointment at his office in Bellefonte on FRIDAY, the 11th day of November, A. D. 1881, at 10 o'clock, A. M. of said day, when and where all persons interested may be heard.

D. F. FORTNEY, Auditor.

GOLDSMITH BROTHERS, Bee Hive Stores.



One Price Stores.

Our business and will continue to run it on the same principles as heretofore, and trust with the increased facilities that we have for buying goods cheap, on account of one of the firm being engaged in the same line of wholesale in New York, to merit a continuance of your patronage. Our new stock will be in next week.

BEHRE HIVE, GOLDSMITH BROTHERS.

Very respectfully yours, GOLDSMITH BROTHERS, Successors to BAULDAND & NEWMAN.

The Bee Hive One Price Stores,

Bellefonte, Pa., October 24, 1881.

THE CINCINNATI WEEKLY TIMES

For more than forty years maintained its position as the leading paper of the West. It ranks above all others in circulation, influence, and in the esteem of its readers, because of the high quality of its news, the people want the public; its reading matter covers a greater scope, is more entertaining and instructive, and yet it costs BUT ONE DOLLAR A YEAR.

Our agents everywhere say it is the easiest paper in the field to canvass for, and readers of one year are so pleased that they are sure to renew their subscriptions. Eight pages—Fifty-six columns for one dollar a year, and the most liberal terms to club agents.

Specimen copies free. Send for one before subscribing for any paper. The Cincinnati Times, 250 Walnut Street, Cincinnati, O.

PENNSYLVANIA, Centre Co., ss:

[Seal] I, WILLIAM E. BURCHFIELD, Clerk of the Orphans' Court of the said county, do hereby certify that an Orphans' Court held at Bellefonte, the 22d day of August, 1881, before the Honorable the Judges of the said Court, on motion a rule was granted upon John E. Harshberger, Abraham Harshberger, Mary Ann Lohr, James J. Lohr and Samuel Harshberger, the heirs and legal representatives of David Harshberger, deceased, to come into court on the 31st day of November next, to accept or refuse to accept the valuation, or show cause why the real estate of the said deceased should not be sold.

In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at Bellefonte, the 23d day of August, A. D. 1881.

WM. E. BURCHFIELD, C. C. W. Attest: JOHN SPANGLER, Sheriff.

The Leading Daily and Weekly Paper IN THE WEST BRANCH VALLEY.

THE SUN AND BANNER, PUBLISHED BY H. T. SALLADE and H. M. WOLF, Jr., Editors and Proprietors, WILLIAMSPORT, PA.

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D. H. HASTINGS, ATTORNEY AT LAW, BELLEFONTE, PA.

Office on Allegheny street, two doors east of the office occupied by late firm of Youcum & Hastings. 40-11

S. E. FEAL, ATTORNEY AT LAW, BELLEFONTE, PA.

PEALE & MCK