Car Time at Ridgway.

ERIE MAIL East ...... 4:45 p. m 

The stated meetings of Elk Lolge, No. 379, are held at their hall, corner of Main and Depot streets, on the second and fourth Tuesdays of each month D. B. DAY, Sec'y.

## Rates of Advertising.

Transient advertisements per square of eight lines, one insertion \$1, two inserions, \$1.50, three insertions \$2. Business cards, ten lines or less, per Advertisements payable quarterly.

New POTATOES sell here at sixty ents a peck

RASPBERRIES are ripe, and everyday ome one may be seen carrying home a pailfull of these delicious berries.

REWARD FOR BROMLEY WITH-DRAWN .- We are authorized, by Sheriff Oyster, to announce that the reward of \$500, offered for the apprehension of Wm Bromley, has been withdrawn,

WE are informed that a dispatch was seceived at Wilcox, on Tuesday, stating that I. R. Nappy, formely engaged in the meat business at this place, had been drowned, on Monday last near Binghamton, N. Y., while out fishing with his wife.

P. O. CARDS. -The pasting or gummin of a printed address on a postal card renders it unmailable as a postal card, and subjects it to letter postage. Nothing whatever should be attached to Let the people remember this.

Notice -No deed for unseated lands will be handed up for acknowledgment unless paid for by the first Monday of August, 1874, and all not paid for by that time will be again offered for sale on the Friday following.

JOSEPH WINDFELDER, Treas THE R S. C. Band, visit ed the resi, dence of R. V. Kime, last Monday eve ning and, we are informed had a firstclass entertainment. The band is inproving of late very rapidly; they are Icarning a number of new pieces, written by Proff. Crouthers, and which are

ENIGNA -I am composed of 13 letters; My 7, 13, 2, 3, 6, and 8, is generally, offered at every church.

allmost all kinds of paper. My 1, 12, and 11, is what most child-

My 4, 5, 9, and 10, can be applied to

ren like.

My whole is sensible advise.

Answer next week. Notice-During the summer Mr. Brown proposes teaching a class in writing, and all persons who are interested in learnnig to write, are requested to eet at the school house on Friday, uly 24th at 6:30 p m. Mr. Brown, as well know is the best perman in the world, and this, with the moderate char ges-one dollar and a half or two dol prs-will make this the best opportunity to learn penmanship that we will ever

LAZRUS ON SOUP-Est soup from the side of a spoon or be a swine is the watchword of Brigadier Phillicoddy, on table etiquette. Oh admirable observer, it seems that thou art the prodigal son and hath dwelt in the field, and filled thy belly with husks, so well versed art thou in the habits of that renowned animal; no doubt but that is where thou got thy last lesson on soup, as the guests never dine on soup at the Hyde House, and certainly thine eternal grunt betrayeth the.

A RED bug, not half as large as the potato bug, says the Waynesburg Republican," is beginning to make its appearance in the potato tops, and is a deadly foe to the Colorado bug. We are informed that these new bugs follow up the potato bug and finally drive them out by destroying their eggs. They can occasionally be seen in the potatoes and should not be harmed, as by examination of eggs deposted by the old striped backs, it will be seen that the embryo has been extracted therefrom and only the shell of the egg is remaining.

REPUBLIC MAGAZINE.—The July

number of this Political Science Monthly is unusually strong and interesting. It contains essays on the "Woman Sufferage Question," on the "Resources of the State of Maine," and the full text of the address of the Reablican Congressional, Comittee, one of the ablest political documents ever sued. The Magazine is exclusively devoted to the scientific discussions of olitical problems, and the spread of political information. It is the greatest aid now published to the political writer and speaker. Volume three commences with July number. Subscription price \$2 per year. Send for specimen numbers. Published by the Republic Publishing Company.

THE Elk Democrat of last week closes its account of the Fourth of July in Ridgway as follows: "Those who threw cold water on the project as well as those ent services on that day, can claim none of the credit, but the former must be content with the indifference, and the latter with the contempt, of their fellow citizens."

There is a trite old adage which has it "if the shoe fits, put it on." The shoe that fits us is the one of "charging for short and mefficient services" and receiving the contempt of our fellow citizens." We will at first state our position; on the evening of the Fourth for Fourth-of-July purposes in the court square. It was discovered that the committee had failed to furnish music for the occasion, and, the discovery was also made that the committee had no enough funds to meet expenses. A member of the committee then proposed to have music procured by some one, and charge a dollar a couple for dancing. Having been requested to do so by the comittee we undertook the responsibilit, of engaging music, and collecting the money, (with the risk of paying the music out of our own pocket did the proceeds fall short). On Sunday evening a member of the committee and another gentleman, with what we considered undue haste, visited us and requested that the money be paid to them, which we refused. On Tuesday evening the committee met, and we appeared before them and presented our accounts, with bill for music, and a charge of \$5 for our services. The committee allowed all the bills and we turned over the balance to them. This is a statement of the case and

furnishes Mr. Miller with an opportuuity to strike us a back-handed, cowardly-blow, under the cover of "those a postal card under any circumstances. persons," although we were the only person that charged for services, outside of the music, we did not consider that the charge was exhorbitant, neither did we consider that our services were "short or inefficient" notwithstanding the fact that we were compelled to go home at about eleven o'clock on account of sickness. Mr. Miller sat at his office and with folded hands watched us, neither offering to help or contributing a cent toward the dance, yet as one of the ommittee it was his duty to see to it that unds were raised to defray expenses. With his noted preference for ease and indolence, he watches us do what it were more meet he did bimself and then abuses us for doing his work. If our services were short and inefficient what were Miller's? Again Mr. Miller was one of the committee that allowed our bill then why does he seek to slander us at our back? We feel that we did nothing wrong in the premises, and that we are no more likely to receive the "contempt" of our fellow citizens than Mr. Miller. Yet no one overlooks the fact that a deep current of niggardly-policy underlies this unwarranted, ill timed, and ungentlemanly attack on us, from the fact that we are business rivals, anything to our hurt, serving to advance according to Mr. Miller's idea, his interest. Of all the detestable things that disgrace the earth a slanderer is the meanest and most-to-be-despised. If a man strikes you in the day-light you may guard off the blow but when a man strikes you in the dark you have no means of defence. Mr. Miller has not only slandered us, but he has at different times attacked the character of some of the best men in Elk County, and for his acts deserves the contempt which he will surley receive. Throw off the attire of egotism Mr. Miller and you will see that other men live and are not dependent on you, but rather that you are dependent on many men.

THE SECOND CHICAGO FIRE,-On Tuesday night, 14th July, the city of Chicago suffered another great fire, re. sulting in a loss of \$4,000,000. The insurance amounts in round numbers to \$2,700,000. Compared with the fearful conflagration in 1871, this second disaster is but a trifling affair, the losses then having reached the appalling figures of \$170,000,000. Though the results of fire have left a large number of people entirely destitute, information comes direct from Chicago that outside relief is not needed, at least for the present. Of the former relief fund in the hands of the Relief and Aid Society. the sum of \$300,000 still remained, and that this amount is believed to be ample for the emergency. As no establishments of any kind employing large forces were destroyed, there is no considerable deprivation of employment, and as rebuilding has already commenced, the demand for labor will practically be increased by the fire.

ARE YOU REGISTERD?-The ten days assessment business is abolished by the new Corstitution, and all voters must be registered sixty days before the election. As the election is to take place on the 3d day of November, it will be well for every voter to see that he is registered by the first day of September.

Black silk dresses with holes in the elbows are said to be much worn.

THE Clearfield Republican (democratic) comes to our sanctum this week enlarged to a nine column sheet, and with a bran new dress. We wish the who charged for their short and ineffici- Republican (God save its polities) all

FAMINE IN KENTUCKY .- A correspondent of the Louisville Courier Jourual writing from Jamestown, Kentucky, says that "Here in Southern Kentucky we are on the eve of a famine, which threatens to be very serious, as well as in the western portion of Kentucky. Last year the season was so exceedingly wet that there was scarcely a half crop raised, in consequence of which our people are suffering much, and already seva dance was held in the building erected eral are reported to have starved to death, and many others are living on bread alone." It is reported that the Legislature will be called on for aid.

MR. JOHN COBB was thrown from his buggy and had four ribs broken a few days ago, but as he was on urgent business (he always is,) did'nt stop, but went on. Somebody had informed him of three very large and beautiful pine trees standing alone many miles from any body of pine timber, somewhere on the headwaters of Hemlock or Coon Creek, which somehow had miracously escaped his attention, and he was driv ing out at full speed to look at the situation with a view of starting a sawmill when the mishap occurred. But with Cobb it is business, first, last and althe time, while old broken ribs and such trifles can be attended to at any time afterwards, and so we have no doubt but that an engine is already on the way to drive another mill. We do not believe that there is any great military general now living who possesses in a greater degree those admirable powert of will, energy and perserverance, than does the hero of this notice, Tall John Cobb the Lumberman of Many Waters,

FIRE.-Last Friday morning at half past one o'clock our citizens were arroused from their slumbers by the alarm of fire. On going to the scene of the fire we discovered that the old steam jobbing shop, near Hyde's saw mill, was ablaze and that some lumber piles in close proximity, were in danger. It was but a short time before the lumber caught, but in a few minutes scores of men and boys had formed themsel ves into lines from the mill race to the burning lumber piles, and in a short time a stream of water was carried on the flames. The morning was unusually still, which fact contributed largely toward saving the business portion of the town, from destruction, for had there been any wind, with our lack of means to extinguish fire, we would have been entirely at the mercy of the devouring element. Mrs. Jno. G. Hall and Miss Kattie Hyde, deserve great praise for their efforts to relieve the tired men by passing around some of the best coffee we have ever tasted. We noticed as is usual, in case of fire a number of men standing around looking on, without as much as lifting a pail of water, of these gentlemen we can think of no censure severe enough. There has been sereral reasons assigned as the cause of the fire, but what seems as the most plau-able of any is, that a number of men have been in the habit of frequenting the old shop for the purpose of gambling, and had in this instance, likely thrown a eigar stump on the flour and then going away left it to burn We are inclined to charge the origin of the fire to accident, yet at the same time we must enter a word in condemnation of the crime that made the accident possible. Ganbeling is known to the law, as one of the lowest and most damaging to the morals of a community, of all vices, and a common gambler is mark d as one unworthy the respect of his fellowmen. It has been for a long time a notorious fact that a number of our young men, have been engaged in this nefarious business, and we hope to chronicle ere long, the arrest and punishment of those who are interested in gambling. The building and property burned were owned by J. S. Hyde, and were valued at about \$1500.

SPECIAL DRIECTIVES .- An act was passed by the late Legislature authorizing the District Attorney of each county of the Commonwealth to appoint a special detective. The act is as follows:

SECTION I. That it shall be lawful for the District Attorney of any County in this Commonweath, with the approval of the Court of Quarter Sessions of the proper County, whenever said Court and District Attorney may deem it necessary, to appoint an officer as a special dective, whose duty it shall be to assist in obtaining such evidence as shall be directed by the District Attorney for the Commonwealth in all criminal cases.

as the Court may direct. SEC 2. Such detectives officer shall have all the power of a duly qualified constable, and shall hold his appointments during the pleasure of the Court appointing him, not longer, however, the Commonwealth against any persons than the term of the District Attorney on whose recommendation he was appointed.

SEC 3. The said detective officer shall receive for his services such compensation as shall be approved by the Court appointing him. This Court Sheriff's office, in Ridgway, the 16th shall order warrants for such compensa- day of July, in the year of our tion to be drawn by the Clerk of the Lord one thousand eight hundred and Court on the County Treasurer, who seventy-four. shall pay the same.

A Correction .- We among many others of the newspaper fraternity were led into error in stating some time since that an important change had been made in the defining the rights of landlords and tenants, which purported to be Pennsylvania, on MONDAY, AUGUST 3D, 1874. 'an act exempting property from levy and sale on the executions and distress for rent, etc., virtually repealing the \$300 exemption of 1849. Such a bill was before the legislature, but was not passed last winter as stated, and as the publication may lead to misapprehenson and difficulty, we make the correcion for the benefit of all whom it may concern. The law remains precisely

DISASTROUS FIRE .- We regret to learn that the extensive flour mill of Hagerty & Stewart, at Union Furnace, near Spruce Creek, on the Pennsylvania railroad, in Huntingdon county, together with all its contents was totally destroyed by fire two weeks ago. There was stated in the mill at the time 5,000 bushels of wheat, 1,000 bushels of corn, 1,000 bushels of rye, 3,000 bushels of other grain, and about 100 barrels of prime flour, all of which were burned, together with the books of the mill and the Union Furnace Postoffice which occupied a portion of the building. Hagerty's mill was one of the most widely known in Central Pennsylvania, the flour manufactured there being of the best quality and eagerly sought after by all good housekeepers. In addiion to the burning of the mill and its contents, a pig-stye was consumed and seven hogs burned to death. There was so insuance on the mill property, consequently it is a total loss, the insurance having run out about a year ago, The loss will fall heavily upon Mr. Hagerty who was the sole owner of the mill, The total loss will reach \$25,000. Mr. Hagerty formely resided at Janesville, in this county, and is well known to many of our citizens, who deeply sympathize with him in his loss - Clearfield

LIST OF JURORS drawn for August term of Court, commencing Monday, August 3d, 1874

GRAND JURORS. Benezette-W W Walker, Benzinger -- Charles Croppewetter, Anton Bobenreid

Fox-James Bixby, Daniel Munn, Charles Rogers, Paul Hivick. Jay-Lawrence Avery, Ephraim

Jones-Michael Miller, Sebastian Metzgar, Charles Keefer, Emerson Prescott.

Ridgway-Nelson Gardner, R. V Kime, J B Whitman, J F. Weaver, Isaac Avery, W A Irwin, John Zim-Mary's Boro - John Meisel,

Phillip Schissner, John Freindel. TRAVERSE JURGES.

Ober, Robert Smith, Edward Walter, John M. Hanseem, Milton Winslow, Benzinger-Paul Bush, Peter Herbstreet, Jacob Nist, Joseph Gross, Peter Wilhelm, John Wilhelm (summit), John Gregory.

Fox-Elijah T Meredith, John Christ, Edward Shriver, John J. Hays, Eugene A. Thompson, Solomon Poutius, Andrew Spillane. Horton-Joseph S Hyde, Charles

Brown, George Ayres, Michael Shar-Jay-John Wheeler, Samuel Uhl Searis S Dodd.

Jones-A I Wilcox, Daniel Attleberger, Anthoa Cole, John Nist, Adam l'istner, Joseph Houghtailing.

Millstone-John Gibson. Ridgway-B F Ely, Jeremiah Stewart, DuBois Gorton, A G Cuthbert, Wm H Osterhout, Henry Flynn. John Flynn.

St. Mary's Boro-Charles Garner, Joseph Craft, Louis Vollmer, Engelbert Spellenberg. Spring Creek-Wm. Henry, Hiram

## New Advertisements.

Administrator's Notice.

ESTATE OF EMILY JOHNSON, late of Benezette Township, Elk county, deceased, All persons indebted to said Estate are reested to make immediate payment. And hose having legal claims against the same, will present them without delay in proper order for settlement to H. M. POWERS, Administrator.

Ridgway, Elk Co., Pa., June 30, 1874.

TYLK COUNTY COURT PROCLA MATION .- Whereas the Hon. I D Wetmore, President Judge for the and Chas Luhr and J V Houk Esqs., Associate Juges in Elk county, have issued their precepts to me directed, for Court of Common Pleas, General Quar ter Sessions and Over and Terminer, at Ridgway, for the County of Elk, on the 1st Monday of August, (being the 3rd day) 1874, and continue one week

Notice is therefore given to the Coroner, Justices of the Peace, and Constables in and for the county of Eik, to appear in their own proper persons, with their records, inquisitions and rememberances, to do those things which of their offices and in their behalf appertin to be done; and all witnesses and other persons prosecuting in behalf of or persons are required to be then and there attending, and not to depart at their peril. Jurors are requested to be punctual in their attendance at the appointed time, agreeable to notice.

Given under my hand and seal at the

D. C. OYSTER, Sheriff.

SHERIFF'S SALES

BY virtue of sundry writs of renditions expones issued out of the Court of Common Pleas of Elk County, and to me directed. I will expose to public sale or outery, at the Court House, Ridgway,

At one o'clock p. m., the following real

estate, to wit: All the right, title, interest, claim and demand whatsoever of defendant, of, in, to or out of that certain town lot in the borough of St. Mary's, situate on St. Mary's street, containing in front on St. Mary's street one hundred and forty feet by two hundred feet deep, at right angles, and being lot number 45 on St. Mary's street in the map or plan of St. Mary's upon which is erected a story and a half dwelling house fourteen by twenty-four feet, with a one-story wing ten by eighteen feet, and a well of water.

Seized, taken in execution and to be sold as the property of Theresa Rothenhoefer.

ALSO-All the right, title, interest. claim and demand whatsoever of defendant of, in, to or out of all that certain tract, piece or parcel of land situate in Jay township, Elk county and State of Pennsylvania, bounded and described as follows: Beginning at a pine stump standing on the south line of warrant No. 4844, being the southeast corner of land now owned by G. A. Huller; thence north eighty perches more or less to the southwest corner of land now owned by Joseph Dill; thence east parallel with said south line one hundred and six perches to a corner on said Dill's land eighty perches to the said south line of warrant 4844; thence west by said south line of warrant 4844 one hundred and six perches to the place of beginning, containing fifty-three acres strict measure, being part of said warrant 4844, on which there is erected one frame house sixteen by twenty-four feet, one and one-half stories high; frame barn thrty two by forty-four feet; about thirty acres improved land, with orchard, &c.

ALSO-All the right, title, interest, claim and demand whatsoever of defendant of, in, to or out of all that piece or parcel of land situate and lying in Jay township, Elk county and State of Penn-sylvania, bounded and described as fol ows, to wit: Beginning at a pine stump standing in the south line of warrant No. 4844, being the southwest corner of land now owned by the said Josiah Morey; thence north forty-four perches to the township road known as the Spring Run road; thence southwesterly along road forty-six perches to a post Joining other lands of said Begazett Leggett; thence sou.h thirty-four perches to a post joining lands of Jerome Powell; thence east forty-six perches to the place of be giuning, containing eleven acres more or less, and being part of the same land deeded by Benjamin Leggert and wife to Charles Leggert by deed dated Apil 11, 1814, the greater part of said land being cleared and under cul ivation. Scized, taken in execution and to be

old as the property of J. R. Morey. ALSO-By virtue of sundry writs of Fieri Pacias issued out of the Court of Common Pleas of Elk County, and to me directed I will expose to sale at publie vendue or outery at the Court House, Ridgway Pa., on

MONDAY, AUGUST 3d, 1874,

at one o'clock, p m,
All the right title interest claim and demand whatsoever of detendant in and to or out of all that certain tract piece. or parcel of land situated in Jay town ship, Elk County Pennsylvania Sounded and described as follows;

Beginning at the northwest corner of lot sold by Reading and Bertles to William Webb, thence south sixty-eight and one-fourth degrees west eight and three tenths perches to a post thence by line of Justice Weed's land, north thirt and eight-tentlis perches to a post thence borth eighty degrees east eleven and four tenths perches to a post. thence south twenty-eight and fourth perches to line of said Webb's and, thence south sixty-four and onehalf degrees north three and seventenths perches to the place of beginning containing two acres and being part of warrant 4891, on which is erected a two-story frame hotel 20x50 feet with wing for kitchen 10x16, feet and basement barroom and cellar Also barn 30x40 feet with shed attached and a well of good water on the premises.

Scized and taken in execution as the property of David Kunes.

AI 80-All the right, title, interest, claim and demand whatsoever of defendant, of, in, to or out of all that certain piece, parcel, or tract of land being and situate in the county of Elk, known and described as follows, to wit: Beginning at a hemlock at the northwest corner of warrant number 5020; thence north three hundred and twenty perches to a hemlock, thence east five hundred and twenty-four and seven-tenths perches to a post; thence south three hundred and twenty perches to a post; thence west five hundred and twenty-four and seven-tenths perches to the place of beginning, containing ten hundred and forty nine and four-tenths acres.

ALSO-All the right, title, interest, claim and demand whatsoever of defendant of, ir, to or out of another certain tract of land known and described as follows, to wit; Beginning at the hemlock at the southwest corner of tract number 5015; thence east five hundred and twenty-four and seven tenths perches to a post; thence south threee hundred and twenty perches to a post, thence west five hundred and twenty-four and seven-tenths perches to a chestnut, thence north three hundred and twenty perches to the place of beginning, known as survey 5020 and containing ten hundred and fortynine and fourtenths acres. ALSO-Al! the right, title, interest, claim and demand whatsoever of defend-37th Judicial District of Pennsylvania, ant of, in to or out of another certain tract of land known and described as follows, to wit: Beginning at a post at the southeast corner of tract 5020; thence north three hundred and twenty perches the time of holding of Orphan's Court, to a post; thence east one hundred and seven-tenths perches to a post; thence south three hundred and twenty perches to a post; thence west one hundred and seventenths perches to the place of beginning and containing two hundred and one and

four-tenths acres. ALSO-All the right, title, interest, claim and demand whatsoever of defendant of, in, to or out of another tract or parcel o; land beginning at a chestnut at the southwest corner of survey 5220; thence east five hundred and twenty-four and seven-tenths perches to a post; thence south two hundred and sixty-six perches to a post; thence west two hundred and sixty two and thirty five one.hundredths perches to a post; thence north sixty-eight perches to a post; thence west two hundred and sixty-two and thirty-five one-hundredths perches to a post; thence north one hundred and ninety perches to the place of beginning, it being part of district survey 5027 and containing even hundred and sixty and nine-tenths acres, the said four tracts above described containing in the whole three thousand and sixty one acres more or less.

Seized, taken in execution and to be sold as the property of the Winslow colliery.
D. C. OYSTER. Sheriff.

BREBIFF'S OFFICE, Ridgway, Pa., July 13, '74. 1 u20ts.

STATEMENT OF RECEIPTS AND EX-SHIP SCHOOL FUNDS FOR THE YEAR! ENDING JUNE 1, 1874.

TREASURER'S STATEMENT. Jereme Powell, Treasurer, in account with

School Fund: To amount received from H. H. Wensel, collector for 1871 ...... To amount received from Jerome Powell, collector 1872...... To amount received from taxpayers payers (unseated), 1873 ...... Earley, treasurea..... To amount received from Joseph Windfelder, treasurer ......

To amount received from M. T.

French, collector 1873 .....

\$2, 188 85 By balance of June 1, 1878, torward ... By paid teachers' wages on orders 2 410 80 paid for fuel By paid for repairs on school build-By 2 per cent, commission for paying out \$3,115 17 .....

Balance due treasurer ....

Jerome Powell, Treasurer, in account with Building Fund; To balance of June I, 1873, for-To amount received from H. H. Wensel, collector 1871 ...... To amount received from Jerome Powell, collector 1872..... To amount received from tax-

payers (seared), 1878..... amount received from taxpayers (unscated), 1878...... amount received from C. R. Earley, treasurer ...... French, collector 1873.....

By amount paid bond Ridgway School District to Jackson ...... By 2 per cent. commission for paying out .....

Balance due Building Fund ..... \$241 72 tidgway Township School Fund owes Treasurer Powell ...... 1,573 0 Township Building Fund ... Balance due treasurer ............\$1,331-31

ASSETS AND LIABILITIES. Amount due from P. Malone col-collector 1871 tax .....

Amount due from Jerome Powell, collector 1872 tax ..... collector 1873 tax..... Amount due from county treasure?

unseated tax (estimated)...... 1,600 0

Liabilities. Due J. Powell, treasurer Ridgway Township School District ......

Due on outstanding orderf, teach ers, repairs, &c ......

Excess of assets over liabilities \$1,057 00

Number Pupils. Whole number of male pupils who bave attended school in year ....... 200 have attended school in year ....... 17

Total Days Attendance.

Ridgway school ...... 23,7221 Whistle own school...... Laarel Mill school..... iardaer school ..... 2.019 Daguseahonda sehool..... Johnsonburg school...... Cost per Diem for Teachers.

Ridgway school..... 6 74-100 cents Nhistletown school........... 19 77-100 Laurel Mill school...... 17 11-100 Johnsonburg school...... 741-100

Cost per Diem for Scholars. Highest cost per scholar per diem, Whistletown ... 19 77-100 cents

Lowest cost per scholar per diem, Ridgway ....... 6 74 100 ... Number Months School Taught.

Potal mouths school taught...... 47 O. B. Grant, Sec'y. R.dgway, July 11, 1874--n2013.

## List of Causes.

Below will be found the list of causes set lown for the August term of Court, c.m. mencing Aug. 3d, 1874: 1 The Spring Run Coal Co. vs. Thos

Tozier, No. 16 January term, 1869. 2 Thomas B M'Lain vs. B. A. Weed, No. April term, 1869. Geo. D. Messenger et al. vs. G. T. Wheeler et al., No. 41 April term, 7869. 4 John Tuder vs. Biram Woodward, No.

5 E. M Mason et al. vs Henry Souther, No. 19, January term, 1871. 6 Geo. Decker vs. Geo. Schneider, No. 5 April term, 1872.

Benj. Johnson et al, vs. John Johnson al., No. 26, April term, 1872. 8 James Curry et al. vs E. and C. Paine t al, No. 38 April term, 1872. 9 Martin Sorg vs Nicholas Kronewetter, No 47 April term, 1872. 10 (same as above).

11 Henry Souther, survivor &c., vs. H.

Belnap No 5 November term, 1872. 12 Mary J Beman et al vs N M Brockray, No 26 November term, 1872. 13 The school District of Fox vs John Myers et al, No 31 January term, 1873. 14 John J Paul vs Wilcox Tanning and Lumber Company, No 42 January term,

15 The Clarion River Navigation Co. vs Moore Brothers, 44 January term, 1873, 16 Anthony Weiss vs J A Haak, No. 44 January term, 1873. 17 John Dubois vs David Tyler, Sr., et

al, No. 64 August term, 1873. 18 The Clarion River Navigation Co. vs Hiram Carman, No. 69 August term

19 Ralph Johnson et al vs Miles Dent, No. 40 January term, 1874. 20 P W Bays vs Elias Moyer, No. January term 1874 21 Brown & Struther's Iron Works

John G Ryan, No. 1: April term 1874. 22 Lorentz Herbert vs Geo. Weis, 43 April term 1872. Nos. 1 and 2, of above list, have been dis

RALLRUADS.

PENNSYLVANIA RAIL ROAD Philadelphia & Eric R. R. Division-

SUMMER TIME TABLE. ON and after SUNDAY, MAY 31st, 1874, the trains on the Philadelphia & Eric Railroad will run as follows:

WESTWARD. Ningara Ex, leaves Philadelphia, 7,20 a. m " Emporium..... 1.15 p m St. Mary's ...... 2.05 p m Ridgway ...... 2.33 p m

NIAGARA EX. leaves Kanc... 9.00 p m
"Ridgway ...10.04 a m
"Emporium...11.35 a m " Renovo..... 4.05 p m m arr. at I hiladelphia 2,50 a m .. Ridgway ...... 4.45 p m Emporium .... 6.40 p m Renovo...... 9.15 p m " arr. at Philadephia ... 9.15 a m Mail East connects east and west at Erie

vineton with Oil Creek and Allegheny & Mail West with east and west trains or L S & M S R W and at Irvineton with Oil Creek and Allegheny R R W. WM. A. BALDWIN. Gen'l Sup't.

with LSMSR W and at Corry and Ir-

V. BAILROAD TIME TABLE. LOW-GRADE DIVISION.

On and after MONDAY, JULY 6, 1874, trains between Redbank and Driftwood wil

un as follows: EXPRESS and MAIL will leave Driftwood daily at 12:30 p m, Reynoldsville at 3:30 p m, Brookville at 4:20 p m, arriving at Redbank at 6:30 p m, connecting with Express on Main Line for Pittsburgh.

MIXED WAY leaves Reynoldsville daily at 5:45 a.m., Brookville at 7:25 a.m., arriving at Redbank at 11:50 a.m., connecting with trains north and south on Main Line. EXPRESS and MAIL leaves Redbank

daily at 10:15 a m, arrives at Brookville at 1:30 p m, Reynoldsville at 12:37 p m, Driftwood at 5:20 p m, connecting with trains east and west on P and E Railroad.
MIXED WAY leaves Redbank daily at

12:40 pm arrives at Brookville at 5:25 p m, Reynoldsville at 6:45 p m. MAIN LINE On and after MONDAY, JULY 6, 1874,

rains on the Allegheny Valley Railroad will BUFFALO EXPRESS will leave Pittsburgh daily at 7:05 a m, Redbank Junction at 10:05 a m, and arrive at Oil City at 1:35

PITTSBURGH EXPRESS will leave Oil City at 2:20 p.m. Redbank Junction at 6:35 m, and arrive at Pittsburgh at 10:00 p m. TITUSVILLE EXPRESS leaves Pitts orgh at 1:00 p m, Pedbank Junction at 4:16 pm, and arrives at Oil City at 8:15 p m. Returning, leaves Oil City at 8:20 a m, Redbank Junction at 12:08 a m, and arrives at Pittsburgh at 3;35 p m. J. J. LAWRENCE,

General Superintendent

WM. M. PHILLIPS, Ass't Supt., Brookville, Pa. Summer Arrangement.

BUFFALO, NEW YORK & PHIL'A. R. R. THE SHORTEST AND MOST DIRECT ROUTE To Williamsport, Sunbury, Harrisburg,

Philadelphia, Baltimore, Washington and the South. On and after MAY 31, until further notice, trains will leave Buf, falo from the Buffalo, New York & Philadelphia Railway Depot, corner Exchange and Louisiana streets as follows: 8.50 a m Mixed Train to P. Allegn'y (daily excet pSundays), stopping at Ebenezer 925, Springbrook 9 45, Elma 9 55, Jamison Road 0 04, East Aurora 10 15, South Wales 10 40, Holland 11, Protection 11 15, Arcade 11 45, Yorkshire 12 08, Machins 12 36, Frankinville, 1 28 Ischua 2 15, Hinsdale 2 50,

Olean 4 20, Westons 4 45, Portville 5 00, State Line 5 18, Eldred 5 49, Larabees 5 05, Sartwell 6 20, Turtle Point 6 80, Port Allegheny 7 p m-12.30 p m Philadelphia Express (daily), Stopping at Ebenezer 12 55, Elma 1 12, East Aurore 1 25, Holland 1 48, Arcade, 2 13, Yorkshire 2 22, Machias 2 31, Frank linville 2 50, Ischua 3 11, Hinsdale 3 26, Olean 3 42, Westons 4 53, Portville 4 00, State Line 4 08, Eldred 4 22, Larabees 4 30, Sartwell 4 35, Turtle Point 4 41, Port Allegheny 4 55, Liberty 5 15, Keating Summit 5 25, Shippen 5 48, Emporium 6 05 p m Renevo 914, Williamsport 1145 Sunbury 200 am, Harrisburg 430 am Philadelphia 9 15 a m, Baltimore 8 35 a m,

Washington 10 47 a m, St. Mary's 7 85 p m, Ridgway 8 05 p m, Wilcox 8 46 p m, 5 30 p. m.. Port Allegheny Accom. (daily). stopping at Ebenezer 5 55, Springbrook 6,05 Elma 6,10, Jamisons 6,15, East Aurora 6,21, South Wales 6,32, Holland 6,43, Protect.on 6,50, Arcade 7,05, York 7,15, Macbias 7,25, Franklinville 7.40, 1schua 8.00, Hinsdale 8,15, Olean 8,80, Westons 8,42, Portville 8,49, State Line 8,56, Eldred 9,09, Larabees 9,15, Startwell 9,23, Turtle Point 9,27, arriving

at Port Alleghany 9,40,P. M. TRAINS LEAVE EMPORIUM: 8.15. A. M. Local Passenger and Freight (daily except Sundays) stopping at shipping 3,50, A. M., Keating Summit 4.40-Liberty 5,00, Port Alleghany 5,40, Turtle Point 6, 25, Startwell 636, Larabees 6 50 Eldred 7 12, State Line 7 45, Portville 8-08, Westons 8 26, Olean 9 00, Hinsdale 9 80, Ischua 10 02, Frankliville 10 40, Machias 11 13, Yorkshire 11 80, Arcade 11 45, Protection 12 26, P. M., Holland 11 31 South Wales 12 51, East Aurora 1 25, Jaimson I 40, Elma I 50, Epringbrock 2 00, Ebenezer 2 20, arriving in Buffale at

50 p at.
TRAINS LEAVE PORT ALLEGANY: 4 45 A. M. ACCOMMODATION, daily, stopping at Turtle Point 4 59, Sartwell 5 03 Larabces 5 10, Eldred 5 17, State Line 5 32, Portville 5 41, Westons 5 49, Olean 00, Hinsiale 614, Ischua 6 28, Franklinville 6 46, Machias 7 08, Yorkshire, 7 12 Arcade 7 19, Protection 7 84, Holland 7 41 South Wales 7 51, East Aurora 8 08, Jami. sous 8 09, Elma 8 13, Springbrook 8 19, Ebenezer 8 47, arriving in Buffalo at 8 50

SUNDAYS ONLY. Train leaves Buffalo for Arcade at 10 00 m stopping at all stations arriving at Arcade 11 45 a m. Returning leaves Arcade 5 54 p m, arriving in Buffalo at 8 50

J. D. YEOMANS, H. L. LYM N, Gen'l Pass'r Ag't. Gen'l Sup't.

REGISTER'S NOTICE.

Notice is hereby given that the final account of Andrew J. Overturf, Administrator of the Estate of Andrew Overturf, late of Benezette Township, Elk County, deceased, has been filed in my office and will be presented at the Orphans Court of Elk County for confirmation on the first Monday of August next, being the 8d day of August

FRED., SCHOENING Register, Ridgway Pa June 40, 1875