Maynesburg Ressenger

R. W. JONES, JAS. S. JENNINGS, Editors.



sentiment not to be appalled, co "A sentiment hot to be appated, compromised. It knows no baseness; it covers to no danger; it oppresses no weakness. Destructive only of despotism, it is the sole conservator of lib-arty, labor and property. It is the sentiment of Freedom, of equal rights, of equal obligations--the law of nature pervading the law of the land."

WAYNESBURG, PA.

Wednesday, March 29, 1861.

THE LATE MEETING.

The proceedings of the Democratic County meeting, held in the Court-House on Tuesday evening last, appear in another column. Entire harmony and good feeling prevailed on the occasion, and the Resolutions were adopted with singular unanimity.

HEALTHY INDICATION.

The large accessions made to our list of subscribers during the past week assure us that the Democracy of little Greene are alive to their duties and responsibilities in the present crisis, and are determined not only to maintain their organization, but to extend a generous support to their old and long-tried organ.

WAYNESBURG COLLEGE.

It was our pleasure to attend the Literary Entertainment given by the young ladies of the College on Thursday Evening last. The performances throughout were creditable to the participants and the institution, and were listened to by a very large audience. The only imperfection was a failure on the part of some of the performers to read loud enough to be distinctly heard. Miss C. C. PETTIGREW, the amiable and accomplished Teacher, added much to the interest of the occasion by the judicious selection and execution of appropriate music.

We are gratified to learn that the prospects for the Summer session are very flattering. The Faculty seem determined to spare no labor to render the institution in all respects worthy of its patrons.

BOROUGH ELECTION.

The Election on Friday last passed off pleasantly (to us,) and with the following result :---

Canstable

Joseph Taylor, James P. Cosgray, Jesse Hunnell,
School Directors.
W. T. E. Webb,
Daniel Owen,
A. A. Purman,
R. W. Jones,
Scattering,
Judge.
Joseph Wiley,
O

Restoration of the Tonnage Tax. WHAT PRENTICE THINKS. There is no man in the country who ut-The debate in the House of Represents ters more loyal setiments or acts a more tives on the bill for restoring the tonnage loyal part than the editor of the Louisville tax as it existed previous to the passage of the commutation tax of last session, Journal. He says, "the war for the Union closed at eleven o'clock on Thursday is a holy war, for it is waged in the cause of national vitality and enlarged conservanight when the act passed. tism. If a peace cannot be conquered

Democratic County Meeting. within constitutional limitations, it is not Agreeably to the call of Robr. A. worth securing. It would be of no avail to McConnell, Esq., Chairman of the lavish men and money to restore the mere Democratic County Committee, a forms of nationality without preserving at very large and respectable meeting the same time its constitutional vitality .-of the Democracy of the county as-We must have the glorious old structure sembled at the Court House on Tueswithout a single column taken from its day evening of Court week, for the proportions, and without a single stone repurpose of transacting business, and moved from its solid foundations. If it is for the better organization of the of to be broken or desecrated or altered, it party.

makes very little difference whother its On motion of R. A. McConnell, Esq., Col. NEWTON S. RITCHEY. entirety is destroyed by Southern Secesof Cumberland township, was elected sion or Northern Abolition. The States which make up the Union can never be President of the meeting, and RICH-ARD PHILLIPS, HOD. ISAAC BURSON. decreased except under the forms of the THOMAS IAMS and HENRY J. DAVIS, Constitution, and the ultraism which de-Vice Presidents; and JUSTUS F. TEMtermines that South Carolina can with-PLE and J. J. HUFFMAN, Secretaries. draw from her compact with the other On motion of A. A. PURMAN, Esq., thirty-three States upon her own whim, the following persons were duly secaprice or volition, is the very twin to the

lected as the County Committee for monstrous doctrine that the thirty-three the year 1862, viz: . G. Ritchey, Esq., Chm'n, Marion. States can withdraw from South Carolina, J William Hook, Franklin.

Jeremiah Stewart, Greene. THE EMANCIPATION RESOLUTION Morgan Bell, Morgan. Hon. Benjamin Ross, Washington. Vincent Lewis, Morris. The House of Representatives has Justus Garrard, Monongahela. adopted the President's emancipation reso-Lewis Dowlin, Dunkard. lution by a vote of 88 in favor to 31 against. Lemly Donley, Perry. We cannot close our eyes, says the Har-Joseph Kniseley, Wayne. risburg Patriot, to the obstacles in the J. P. Morris, Gilmore. way of the consummation of this project. James Meek, Jackson. In the first place, supposing the consent of Augustus Miller, Aleppo. the Border States to be obtained, the ex-William Fox, Springhill. pense to the General Government would Asa Ross. Richhill. Stephen H. Adamson, Centre. be enormous, and in addition to the ex-Hon. Mark Gordon, Whitely. pense of the war, overwhelming. In the John Momver, Carmichaels. next place it does not seem just that the Alfred Armstrong, Cumberland. Northern States (for upon them must fall Joseph Sedgwick, Jefferson. the main burdens of taxation) should be On motion of R. W. JONES, the foltaxed to pay for property which they can-

lowing Resolutions were unanimously not use and do not want; and then after purchasing the freedom of these Border adopted: State slaves, the Government could not Resolved, 'That the Democracy of turn them loose upon the country, but would be compelled to provide for them, either by colonization or otherwise, which would add fearfully to the total cost. We presume that the President did not overlook these objections, and can hardly suppose that either he or any man who voted in favor of his recommendation, believed that it would ever be practically If the reception of the offer embraced in this resolution by the Border States can be anticipated from the action of their repre-

sentatives it will not be accepted; and ers in the coming campaign. then Congress and the Administration Resolved, That our Delegates to the stand pledged against forcible emancipa-The resolution presented to Congress by the President, in relation to the emancipa-

tion. On motion of Dr. ALEX. PATTON, of Morgan, it was unanimously

All the yeas but eleven are Republicans -seventy-seven Republicans in its favor,

For the Henes to THE BAILROADS, THE LEGISLA. TURE AND THE COURTS.

In my last article I had reached Courts. that portion of the history of the Railroad in which it had carried a different history, and that the atthrough the Legislature of 1857, a tention of the people may be thorlaw which looked only to the interest oughly awakened to the necessity of of the road, and totally disregarded arresting the rapid progress of this the rights and interests of the tax overshadowing corporation to supayers of the State. The question preme power. I am rejoiced to see arose as to how this wicked legisla. the many and convincing evidences tion could be got rid of. That the of this, not the least of which is treasury of the State would be robbed glanced at in the extract from the by permitting it to remain, was clear speech of Mr. Williams, already quoto everybody. Finally, it was deci- ted. It is true that but one member ded by the State authorities to test outside of the city and county of the constitutionality of the law be-fore the Supreme Court. That Court, bills in 1861, has been returned to without hesitation, decided that a the present Legislature. Early in law which attempted to relieve any the present session a resolution was portion of the property of the people introduced by the upright and watchof the State from paying its share of ful member from our neighboring the expenses of the Government- | county of Washington, Col. Hopkins, corporation-was unconstitutional.- law of last session, which has received Thus again was defeated an effort to | favorable attention, and will doubtget rid of the payment of the tonnage | less pass. Again, the same member

Its next effort, for the same pur- committee of inquiry as to the means pose, was more daring than any it and appliances by which those meashad yet resorted to. It was to square- | ures were carried. This was adopted ance of the Courts and the people! committee has been raised and is Accordingly it withheld the payment about entering upon the duties asof these duties for the years 1857 and signed to it. It is to be hoped that 1858; in truth it has paid nothing this investigation will be searchingly since 1856. This, of course, again and unflinchingly pursued, and that brought this defiant corporation into | the people may be informed who of the Courts. The State Treasurer | their pretended Representatives stood sued the Company for this money, quietly by and permitted this gross and after all the delay that legal sacrifice of their interests, or, worse ingenuity could interpose, judgment | yet, profited by this treachery. If was had and execution issued. But | such false Representatives shall be another delay was effected by suing found, they should be mercilessly out a writ of error to the Supreme gibbeted by public opinion, as a lesson Court, which, after considerable ad- to those who may hereafter aspire to ditional delay, confirmed the judg- legislative position with such unholy ment of the inferior Court. Of course purposes. the Company did not expect any other result. It had no hope of reversing the judgment, but by these

protracted delays it had staved off final action, and given itself time to manipulate the Legislature of 1861, which was then about to assemble.

The previous intercourse of this fifty years since. He was a firm believer Greene county, faithful to the princi- Company with the virtuous gentle- in the Christian religion, and was an Elder in the Presbyterian Church. ples, measures and candidates of the men who represent the people in the party for a period of sixty years, feel Legislature, had been of such an that their wishes and suggestions encouraging character, as to give it should receive some consideration great hopes-nay, almost an assufrom their brethren throughout the rance-if properly approached, that State; and that in presenting, as they do, their fellow-citizen, WM. T. H. respected there, whatever other rights 76th year of his age. PAULEY, Esq., for a place on the next might be disregarded! The result Democratic State ticket, they do it showed the accuracy of this opinion. in the confident hope that the ap- A law was passed-nay, two lawsproaching Convention will do justice just such as were dictated by the to the claims of the county and of a Company and as suited their interlife-long and zealous Democrat by est, but with the usual disregard of making him one of our standard-bear- the interest of the tax payers of the State.

A brief extract from a speech late-State Convention be and are hereby ly delivered by the Hon. Thomas instructed to support Mr. PAULEY for Williams, a member of the present the Auditor Generalship "first, last as well as the last Legislature, will and all the time," and to use all hon- give the reader some idea of the orable means to secure his nomina- character of this legislation :

Church. Mr. WILLIAMS, of Allegheny, agreed with the gentleman from Philadelphia, that the As-sembly of 1861 was "dead;" and more than that, it was in the condition of Lazarus, foul Resolved, That the Democracy of and repulsive. When the tonnage tax bill was Greene county recognize in General about being passed, he had stood up in the hall and two Democrats, and nine Unionists.— JESSE LAZEAR a faithful, intelligent Among the nays there was one Republican, and all the rest were Democrats, and so-fearless and independent in the dis-tearless and independent in the discharge of his public duties and obli-The giant corporations of 1861 might subsidize gations, and devotedly attached to the Union and Constitution, and the true Out in Kansas, there is a muss on hand interests of the country; and that his gia, to show that it was legal to enter into an investigation. If it was urged that a contract might be vitiated thereby, let it be understood that frand vitiated any contract. Two bill tions, but afford gratifying evidence alone of the Assembly of 1861 took \$12,000,000 out of the State treasury, and benefited the treas-ury of Philadelphia proportionately. Not only of the public confidence and apprewere these two acts sanctioned, but a third one was approved, which allowed the Pennsylvania Resolved, That the course of PAT-Railroad Company to own all the railroads in the State. In tact, the entire duty of the last Leg-islature seems to have been to execute the bid-RICK DONLEY, Esq., our capable and ding of the corporations so prominently brought before it. The two bills referred to by Mr. Williams as having taken twelve millions of dollars from the treasury of the State, are the bill for the "commutation of the tonnage tax," and the bill for the "completion of the Sunbury and Erie Railroad." These bills envelop their purpose in an immense amount of verbiage, but the plain English of the first is to release the Central Railroad from the payment of the tonnage tax, and the second to forgive to the Sunbury and Erie Railroad the debt which the State held successes of the Federal arms in the against it. Most persons would understand the term "commutation," when applied to a debt, as a change or substitution of one mode of paying a debt for another. But this bill merely provides for the payment of the purchase money of the Canals, (which the Central Railroad Company bound itself to do by the act of 1857,) that it will thereafter pay to the State the taxes assessed on its property, (which the Court had decided it was bound to do like any other owner of property,) and that it would not, for the future, discriminate against our own citizens in its charges for freight, (which the Courts had decided it had no warrant for doing in its charter!) The amount of the tonnage tax due the State at the time of the passage of the act of 1861, amounted, with interest, to the snug sum of eight hundred and fifty thousand dollars. This sum this law of 1861 coolly appropriated to ten branch roads-feeders to the Central-passing through some twelve or fifteen counties, most of whose Representatives were thus (and perhaps otherwise) secured for the passage of the law! These two bills constituted a giant job on the part of the Legislature. They were introduced together, considered together, and passed together, at a night session, convened for the at the lowest rates special purpose. and prices solicited, March 19, 1862. The Senator from this District voted against the former and in favor of the latter, and, doubtless, expected that his constituents would be deceived by this shallow dodge. It is barely possible that they will, but if it should turn out otherwise, when he tries his strength in the new Congramional district, (for which the Democrats of Washington and Greene are so much indebted to him,) he must not blame me.

This is a very rapid glance at the operations of this great Railroad corporation in our Legislature and

WILSON 2000 - 710 Lat WILSON, M'ELROY & CO. I trust that the future may present Wood Street, PITTSBURGH, PA. HAVE NOW THEIR SPRING STOCK OF DRY GOODS Complete. Extra Inducements offered to Cash Buyers. March 19, 1862 .-- 3t. ASTATEMENT The Union Forever! Of the Assessments made in the several Townships of Greene County for the year much less the property of a wealthy looking to the repeal of the repealing Good Clothing or None for the 1862, and the amount of State Tax there. Soldier and the Civilian! on, including the percentage added by the Commissioners. NATHANIEL CLARK. A LLISON'S Building, opposite the Court House, is just opening a large and elegant assortment of introduced a resolution calling for a WHITELY TOWNSHIP. Ready-Made Valuation. State Tes Real Property, Personal Property, Occupations and Trades, Money, Watches and Carriages, \$160,129 00 11,974 00 CLOTHING had yet resorted to. It was to square-ly refuse to pay the tonnage tax in defi-ance of the Courts and the people! committee has been raised and is profis for current funds. His stock embraces not only 510 00 1,130 00 825 00 Garments of all descriptions, bu 174,568 00 Aggregate, 436 41 CLOTHS, CASSIMERES, SATINETS, JEANS, HATS AND CAPS, and every GREENE TOWNSHIP thing in the furnishing line. Dr Business and Dress Suits got up on short no-tice and in the most fashionable styles. Waynesburg, March 19th, 1862. Real Property, Personal Property, Occupations and Trades, 129,678 00 8,235 00 220 00 16,131 00 645 00 doney, Watches and Carriages, SALE OF REAL ESTATE. IN pursuance of an Order of the Orphan's Court of Greene County, and the authority invested in us by the last Will and Testament of JOHN HAINES, late of Whitely township, Greene County, deceased, the undersigned will offer at public sale, on the prem-iese on 154,909 00 Aggregate, **367 21** MORGAN TOWNSHIP. Real Property, Personal Property, Occupation and Trades, Money, Watches and Carriages, 191,155 00 11,951 00 785 00 15,430 00 1,420 00 Wednesday, the 9th day of April, 1862, the following described Real Estate, late the property of John Haines, deceased, to wit : Aggregate, 220,741 00 65 7 A TRACT OF LAND, JEFFERSON TOWNSHIP. situate in Whitely township, Greene county, adjoin-ing lands of Samuel Long, George Hatfield, and others, containing CITIZEN. Real Property, Personal Property, Occupations and Trades, 199,499 00 8,371 09 3,135 00 20,182 00 490 00 One Hundred and Fifty Acres, more or less, about One Hundred Acres of which are cleared, and on which are crected a log DWELLINS HOUSE, two stories high, a Hewed Log Barn, and other necessary outbuildings. There is a considerable number of Fruit Trees of different kinds on the prem-ises. Terms made known on day of sale by the un-dersigned. DANIEL FULLER, SOLOMON COWELL, March 26, 1869. Executor 14 oney, atches and Carriages, March 3d, 1862, of Heart Disease, 231,677 00 Mr. THOMAS DINSMORE, of Richhill Tp., Aggregate, 579 19 Greene Co., Pa., in the 86th year of his age. CUMBERLAND TOWNSHIP. Mr. Dinsmore was a native of Ireland Real Property, Personal Property, Occupations and Trades, 262,869 00 22,812 00 307 09 10,281 09 2,242 00 he became a resident of this county some Executors March 26, 1862. Money, Watches and Carriages, Administrator's Notice. ETTERS OF ADMINISTRATION having been 298,511 00 Aggregate, 746 9 JAMES B. WATSON, deceased, of lowa, notice DIED, on the 14th instant, Mr. hereby given to all persons knowing themselves in-debted to said estate to make immediate payment, and those having claims against the same, will present CARMICHAELS BOROUGH. JOSEPH B. JOHNSON, Esq., of Jackson township, Greene Co., Pa., in the Real Property, Personal Prope Occupations as 26,174 00 2,632 00 1,475 00 2,500 00 555 00 them, properly authenticated, for settlen ons and Trades, J. R. WOOD, Adm'r Money, Watches and Carriages, March 26, 1862. The deceased was born in Northumberland county, this State .--33,336 00 Aggregate, Administrator's Notice. Administrator's Active. L ETTERS OF ADMINISTRATION having been granted to the undersigned upon the estate of JAMES BRYAN, dec'd, notice is hereby given to all persons knowing themselves indebted to said estate to make immediate payment, and those having ciaims against the same, to present them, properly authenti-cated, for settlement TEMPLE BRYAN, Administrator of James Bryan, dec'd. March 26, 1862. His parents emigrated to this county WASHINGTON TOWNSHIP. when he was quite small. In 1812, 160,908 00 7,586 00 180 00 600 00 490 00 Real Property, Personal Proper at Waynesburg, he volunteered in Occupations and Trades, the service of his country. After Money, Watches and Carriages, the war was ended he returned to Waynesburg. In 1819, he removed 169,764 00 Aggregate, 484 43 to Ten Mile creek, where he resided EXECUTOR'S NOTICE. GILMORE TOWNSHIP at the time of his death. He served LETTERS TESTAMENTARY having been granted to the undersigned upon the criate of THOMAS DINSMORE, dec'd, late of Greene county, notice hereleal Property, Personal Property, Occupations and Trades, 61,168 00 5,409 00 15 00 150 00 232 00 sixteen years as Justice of the Peace. By industry and economy he had acby given to all persons indebted to said estate to make immediate payment, and kops having claims against the same will present them, properly anthenticated, for settlement. ROBERT DINSMORE, JOHN G. DINSMORE, March 96, 1969 Ioney, Natches and Carriages, cumulated considerable property .---The deceased was for 19 years a Aggregate, 66,974 00 107 41 member of the Methodist Protestant March 26, 1862. Executors SPRINGHILL TOWNSHIP M. M. J. Reai Property, Personal Property, Occupations and Trades, Executor's Notice. DIED, on the 5th inst., of general

ETTERS TESTAMENTARY having been granted debility, after a lingering illness, Money, Watches and Carriagee I to the undersigned upon the estate of JANE fUGHES, late of Jefferson Tp., dec'd, notice is here-by given to all persons indebted to said estate to make innucliate payment, and those having claims against DAVID GRAY PURMAN, SOD OF N. N. Aggregate. the same to present them, properly authenticate settlement. EDWARD HUGHES, MARGARET HUGHES, March 26, 1862. Executor **AYER'S SARSAPARILLA**

34,106 00 5,486 00 129 00 39,712 00 RICHHILL TOWNSHIP. 196,534 00 24,967 00

9,000 00 750 00

232,136 00

52,582 00 6,884 00 330 00 50 00

59,948 00

181,199 00

114,415 00 5,083 00 9,285 00 4,900 00 1,465 00

135,148 00

109,340 00

175,999 00

142,845 00 6,107 00 3.086 00 7,725 00 1,105 00

162,868 00

273 75

407 11

ALEPPO TOWNSHIP.

CENTRE TOWNSHIP.

MARION TOWNSHIP.

PERRY TOWNSHIP

DUNKARD TOWNSHIP

Inspectors. Wm. Campbell, Van B. Adams, E. P. Smalley, Scattering. Assessor. F. B. Wilson, Milton P. Stillwell. Scattering, Overseers of the Poor. D. W. Kennedy,

Thomas W. Clark, Scattering,

FOUND DEAD.

The dead body of a man, supposed to be that of a German who taught a class in the French and other languages in Waynesburg last Fall, was found on the farm of SILAS COE in Centre township in this county a few days ago. The body was discovered by a son of Mr. Cor, and was so decomposed as to render it impossible to identify it.

OBJECTS OF THE WAR.

In the House of Representatives, a few days ago, Mr. Holman, of Ind., offered a resolution that in the judgment of the House, the unfortunate civil war in which the United States has been forced by the treasonable attempts by the Southern Secessionists to destroy the Union, should not be prosecuted for any other purpose than the restoration of the authority of the Constitution, and the welfare of the whole people of the United States, who are permanently involved in the preservation of our present form of government, without modification or change.

On motion of Mr. Lovejoy, of Illinois, the Resolution was laid on the table by a vote of 60 against 58. This is the second time since the beginning of the present session that Congress has laid on the table a resolution declaring the true purpose of the war. What does it mean?

The vote on the resolution to expel Mr. Powell, of Kentucky, from the U. S. Senate for alleged disloyalty, was taken on Thursday.

The yeas and nays were as follows :

YEAS. - Davis, Dixon. Harlan, Howard, Howe, Lane, of Ind., Pomeroy, Sumner, Ten Eyck, Wade and Wilkinson-11.

NAYS.-Anthony, Browning, Carlile, Clarke, Cowan, Doolittle, Fessenden, Foote, Foster, Hale, Harris, Henderson, Kennedy, King, Lane, of Kansas, Latham, McDougal, Nesmith, Pearce, Rice, Saulsbury, Starke, Thompson, Trumbull, Willey, Wilson, of Mass., Wilson, of Mo., and Wright.

John Jones, a former citizen of Greene County, and member of Company F. 7th Va. regiment, died at Comberland Hospital on the 28th ult.

called Union men.

Newark (O.) Advocate.

of her history !

happiness and prosperity."

the State has been very large.

DEMOCRATIC VICTORIES.

The returns of the Spring Elections in

the State of New York, as far as recorded,

the rise of Democracy go hand in hand.

Married,

By John A Worley, Esq., on Tues-day evening, March 18th, 1862, at the bride's figher in Centre tewnship, Mr. HENRY M. SPRACE to Miss ELIZA

KEET, all of Groome county.

Dental .-- Dr. S. S. PATTON, Main

on Tuesday, by yeas 88-nays 31.

THE VOTE.

tion of slaves, passed the House finally

adopted.

tion.

65

52

61

79

93

34

31

15

84 46

19

14

or blot out her State sovereignty."

IN CONGRESS.

"YOUNG AND PURE."

which serves still further to illustrate the re-nomination and election would not boasted honor and honesty of the "young only meet our wishes and expectaand pure" Republican party. The Legislature by a unanimous vote, has presented articles of impeachment against the Governor, Auditor and Secretary of State, all of them being Republicans. The impeachment is based on a charge of fraud practised against the State in the sale of State

efficient Representative in the State Bonds to the amount of one hundred Legislature, meets our entire approthousand dollars. The allegation is that val, and attests his watchful care of these bonds were sold at 40 to 45 cents on the interests of his constituents and the dollar, with the understanding that the purchaser should divide all profits with of the Commonwealth. On motion of JOSEPH G. RITCHEY, the officers who made the sale. We hope for the honor of all concerned that there is

Esq., it was unanimously not sufficient ground for the allegation .-Resolved, That the late message of President LINCOLN, proposing a Stealing and swindling are the disscheme of negro emancipation by tinguishing characteristics of a great many purchase by the Federal Government, Republican officials now-a-days. They is most impolitie and ill-timed, and calculated to excite distrust and hold the purse, and seem determined to alarm within the loyal slave States, empty it. May the Lord send the country a speedy deliverance from the unscrupulous as well as throughout the entire

ciation.

country. scoundrels who are robbing her of her Resolved, That the recent glorious reasure and substance in this dark hour Southwest have vindicated the prow-

ess of our citizen soldiery, and enti-The Detroit Free Press thinks the tle our brave volunteers to the plaurebellion will soon be at an end, but, it dits and gratitude of their countrywell and truly says, "the causes of future men, and quicken our hope of an insurrections will linger in the body politic early and triumphant termination just so long as in any part of the country of the struggle for the Union and the doctrine of secession or of abolition are Constitution of our fathers. On motion of A. A. PURMAN, Esq., tolerated. There can be no permanent pe ace when men are allowed to preach the it was unanimously Resolved, That we regard the at-"higher law" and "irrepressible conflict,"

tempt by Congress to reduce States or the right of States to defy the General of this Union to the condition of Government. All these are treasonable. Territories, as a principle as danger-They have bred civil war, and were inous as the dark and damning doctrine tended to breed it. They are unclean of secession itself; but that the Demspirits which possess the nation, and must ocracy pledge themselves to stand be cast out if we would return to our old by the legally constituted authorities in every constitutional effort to hold

in the Union every State, as heretofore, without the loss of a single right as a State of the Union. On motion, it was

show immense gains for the Democracy. Resolved, That the Democratic Pri mary Elections be held on the last The cities of Troy, Utics and Rochester Saturday of May next. have elected Democratic Mayors, and the The meeting was then addressed gain of Democratic Supervisors throughout by R. A. McConnell, Esq., Dr. Alex.

PATTON, D. H. LILLY, Esq., A. A. PUB-In every place where a district issue has MAN, Esq., J. G. RITCHIE, Esq., and been made between the two parties, this Col. R. W. Jones. All these gentlemen made able, Spring, the Democratic vote has largely increased. The success of our armies and eloquent and patriotic speeches, which

were received with repeated demonstrations of applause. On motion of J. F. TEMPLE, Esq., street, Waynesburg, Pa., attends to all the proceedings of this meeting were

branches of the Dental profession, unless ordered to be published in the advertised, in this paper, for other points. Waynesburg Messenger, after which the meeting adjourned. N. S. RITCHEY, Prest.

> ISAAC BURSON, THOMAS IAMS, HENRY J. DAVIS, Vice Presidents.

JUSIUS F. TEMPLE, J. J. HUFFMAN, Secretaries.



THOMAS F. CHAPMAN will send to all wish it (free of charge,) the recipe and full directions for making and using a beautiful vegetable Balm, that will effectually remove PIMPLES, BLOTCHES, TAN, FRECH LES, &C. &C. leaving the shine smooth change and beau enectually remove PIMPLES, BLOTCHES, TAN, FRECK-LES, &C., &C., leaving the skin smooth, clean and beau thul; also. full directions for using PELATREAU'S CELE-BRATED STHULANT, Warranted to graft a full growth of Whiskers, or a Mustache, in less than thirty days Either of the above can be obtained by return mail, by ddalessing (with stamps for return postage.) Dr. THOS. F. CHAPMAN, Practical Chemist, 831 Broadway, New York. Jan 23-2m. ----

DIED

THE CONFESSIONS AND EXPERIENCE OF A

if not ass

THE CONFESSIONS AND EXPERIENCE OF A SUFFERER.—Published as a warning, and for the es pecial benefit or Young Men and those who suffer with Nervous Debility, Loss of Memory, Preinature Decay, &c., &c, by one who hus cured himself by simple means, after being put to great expense and inconvenience, through the use of worthless medicines prescribed by learned Doctors. Single copies may be had of the author, C. A. LAM BERT, Esq., Greenpoint, Long Island, by enclosing a post-paid addressed envelope. Address CHARLES A. LAMBERT, Esq., Greenpoint, Long Island, New York. Jan. 22-2un.

IP To Consumptives-The Advertiser

IF To Consumptives—The Advertiser having been restored to health in a few weeks by a very simple remedy, atter having suffered several years with a severe lung affection, and that dread dis-ease. Consumption—is anxious to make known to his fellow sufferers the means or cure. To all who desire it, he will send a copy of the pre-scription used (free of charge), with the directions for preparing and using the same, which they will find a Surge CURE POR CONSUMPTION. ASTHAN, BUNOCHETIS, &c The only object of the advettiser in sending the Prescription is to benefit the a filtited, and spread "n-fomation which he conceives to be invaluable, and he bopes every sufferer will try his remedy, as it will cost them nothing, and may prove a blessing. Parties wishing the prescription will address, BEV. ED WARD A. WILSON, Williamsbrug, Kings Connely, New York.

Williamsbrug, Kings Connly, New York.

The Confessions and Experience of an Invalid.--Published for the benefit and as a warn-ing and a caution to young men who suffer from Ner-yous Debility. Premature Decay, &c., supplying at the same time the means of self-cure. By one who has cured himself after being put to great expense through medical imposition and quackery. By enclosing a post-paid addressed envelop, single copies may be had of the author, NATHANIEL MAYFAIR, Esq., Bed-ord, K ings county, N. Y. [Narch 5-4m.

TCO THEE PUBLICS. WE, the undersigned Commissioners of Greene County, impelled by a sense of the obligation of our oaths and of our duty to the public, and in obedience to the law requiring us to "carefully examine and cor-rect the assessments as returned by the Assessors of the several townships, and to raise or reduce the same if they find improper valuations have been made." do hereby make known that we have made a full and complete examination of the assessments of the several townships, and find that whilst all are far below the actual capit value of the real estate assessed. The assessments of many of the townships are so grossly below the real value of the property assessed, that to suffer them to remain would inflict great in-justice upon the other townships whose property has been more correctly estimated. We have, therefore, raised the valuations on assessments of the real es-tate of such townships of the County, as follows: Wayne townships of the County, as follows: Wayne townships of the County, as follows: Wayne townships of the 20 " " Centre " " 20 " " Bichhill " " 20 " " Bichhill " " 25 " " Bichhill " " 25 " " Jackson " " " 26 " " Jackson " " " 26 " " Democratic Primary Election. ASSEMBLY. We are authorized to announce DR. ALEXANDER PATTON, of Clarksville, as a candidate for Assem-bly, subject to the decision of the Democratic Primary Election. COMMISSIONER. We are authorized to announce JOHN PRIOR, of Morgan towsship, as a candidate for County Com-missioner, subject to the decision of the Democratic Primary Election. Perry Springhill Jackson Dunkard

We are authorized to announce R. K. CAMPBELL of Marion township, as a candidate for Assembly, subject to the decision of the Democratic Primary Election.



BORDERS, WINDOW SHADES, FIRE SCREENS, No. 107 Market street, near Liberty,

ELIAL LONG, DANIEL THROCEMORTON, Commissioners' Office, Waynesburg, March 8, 1862 PITTSBURGH, PA. cash. An examination of stock JOSEPH R. HUGHES.

N pursuance of an order of the Orphan's Court of Greene County, there will be exposed to public sale on the piemises on RECRUITS WANTED Saturday the 15th day of April next, For the 11th Regiment Pa. Volunteers!

the following described Real Estate, late the property of Cornelius Luellen, deceased, to wit ; YOUNG, able-bodied and effective men are wanted for the above named Regiment, to whom will be given good pay, clothing, &c. Pay ranges from \$13 to \$23 per menth, and A Lot of Ground. situate in Models township, adjoini ng lands of Charley Scott, Abraham Rush's heirs and others, containing two and a half acres, more or less, on which is erected a TWO STORY FRAME DWELLING HOUSE,

ONE HUNDRED DOLLARS DOUNTY at the close of the war. Subsistence and clothing fur nished from date of cubicturation and coording Will.LIAN H. WELLS, Captain, Co. G. 186 Pa. Volunteen Waynesburg, March 13, 1863.

TERMS One-third at the confirmation of the rale, TERMS One-third at the confirmation of the rale, one-third in a year, and the remaining third in two years with interest from the confirmation. WALTER LEGATSON, Executor. March 19, 1802.

Aleppo Gilmore

WILLIAM BRADEN,

ORPHAN'S COURT SALE.

Executor.

Real Property, Personal Property, upations and Trades Money, Watches and Carriages, TS a concentrated extract of Para Sarsuparilia, so Combined with other substances of still greater al-terative power as to afford an effective antidate for diseases Sarsuparilla is reputed to cure. Such a reme-dy is surely wanted by those who suffer from Stru-mous complaints, and that one which will accomplish their cure must prove of immense service to this large class of our afficient fellow-cuizens. How completely Aggregate. Real Property, Personal Property, Occupations and Trades, this compound will do it has been proven by exper ment on many of the worst cases to be found in the doney, Watches and Carriages, ment on many of the worst cases to be found in the tollowing complaints :--Scrofula and Scrofulous complaints, Eruptions and Eruptive Diseases, Ulcers, Pimples, Blotckes, Tumors, Salt Rheum, Scald Head, Syphilis and Syphilitic Af-fections, Mercurial Disease, Dropsy, Neuralgia or The Doloreux, Debility, Dyspepsia and Indigestion, Erysiptias, Rose or St. Anthony's Fire, and indeed the whole class of complaints arising from Impurity of the Blood. Aggregate,

Real Property, Personal Property, Occupations and Trades, loney, Natches and Carriages, of the Blood. This compound will be found a great promoter of health, when taken in the spring, to expet the foul hu mors which fester in the blood at that season of the Aggregate year. By the timely expulsion of them many rankling disorders are nipped in the bud. Multitudes can, by the aid of this remedy, spare themselves from the endurance of foul eruptions and ulcerous sores, through which the system will strive to rid itself of corruptions of each will be the the the thread the thread the system of the system will strive to rid itself of corruptions. Real Property, Personal Property, Occupations and Trades, if not assisted to do this through the natural channels of the body by an alterative medicine. Cleanse out the vitiated blood wienever you find its impurities bursting through the skin in pimples, eruptions, or sores; cleanse it when you find it is obstructed and sluggish in the veins; cleanse it whenever it is foul, and your feelings will tell you when. Even where no particular disorder is telt, people enjoy better health, and live longer, for cleansing the blood. Keep the blood healthy, and all is well; but with the pabu-lum of life disorderded, there can be no lasting health. Sooner or later something must go wrong, and the great machinery of life is disordered or overthrown. During late years the public have been misled by sted to do this through the natural cha doney, Watches and Carriages, Aggregate, Real Property, Fersonal Property, Occupations and Trades, Money, Watches and Carriages, During late years the public have been misled by large bottles, pretending to give a quart of Extract o Sarsaparilla for one dollar. Most of these have been isled by Aggregate

Sursaparilla for one dollar. Most of these have been frauds upon the sick, for they not only contain little, if any Sarsaparilla, but often no curative properties whatever. Hence, bitter and painful disappointneut has followed the use of the various extracts of Sarsa-parilla which flood the market, until the name itself is justly despised, and Las become synonomous with imposition and cheat. Still we call this compound Sarsaparilla, and intend to supply such a remedy as shall rescue the name from the load of obloquy which rests upon it. And we think we have ground for be-lieving it has virtues which are irresistible by the ordi-nary run of the diseases it is intended to cure. Prepared by Dz. J. C. AYRE & CO., Lowell, Mass. Price 31 per Bottle; Six Bottles in one pack-age, 35. Real Property, Personal Property, Occupations and Trades, foney, Watches and Carriages, Aggregate, MONONGAHELA TOWNSHIP Real Property, Personal Property, Occupations and Trades, Money, Watches and Carriages, age, 35. WM. L. CREIGH, WM. A. PORTER and M. A. HARVEY, Waynesburg, and one trader in every town in the country. March 23, 1862-2mo.

Aggregate, WAYNE TOWNSHIP. TO THE PUBLIC. Real Property, Rersonal Prope Occupations, a

Aggregate.

eal Property, ersonal Proper

114,924 00 14,451 00 475 00 foney. Watches and Carriages, 450 00 130,545 00 FRANKLIN TOWNSHIP \$75,173 00 17,539 00 564 00 11,771 00 1,115 00 cupations and Trades,

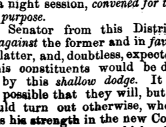
loney, Vatches and Carriages, Aggregate, 306,142 00 NORRIS TOWNSHIP Real Property, Personal Property, Occupations and Trades, 142,179 00 15,407 00 275 00 7,346 00 625 04 Money, Watches and Carriages, Aggregate, 105,536 00 414 58 JACKSON POWNSHIP

Real Property, Personal Property, Occupations and Tradea, \$5,798 00 6,460 00 90 00 oney. atches and Cauriages, 150 00 Aggregate, 03,428 00

WE, the undersigned Commissioness of Gre Sounty, do certify the above to be a true stationent a the aggregate amount of assessments and valuation of the several objects taxable by the Laws addition monwealth, for State and County purposes, as ed by the Assessors of the several sevenakips for the your 16th, and the State Tax thereon. WELLIAM BRADEN,

BANIEL THROCKNOBTON, Com B. F. Long, Clerk. ATTEST.

150 94



RICHARD PHILLIPS,