

DR. A. G. CROSS W DII1.D very respectfully tender his services as a PHYSICIAN AND SURGEON, to the people of Wayneshurg and vicinity. He hopes by a due appre-vision of human life and health, and strict attention to So long as it costs not a cent. Wainess, to merit a share of pub Waynesburg, January 8, 1862. patronage.

MERCHANTS.

(But the pocron says I cannot go!) WM. A. PORTER, Wholesale and Retail Dealer in Foreign and Domes- **Dry** Goods, Groceries, Notions, &c., Main street. **Bept.** 11, 1861-19.

MINOR & CO., Dealers in Foreign and Domestic Dry Goods, Gro zeries, Queensware, Hardware and Notions, opposite the Green House, Main street. Sept. 11, 1861-Iy,

GROCERIES & VARIETIES.

JOHN MUNNELL. Dealer in Groceries and Confectionaries, and Varlety Geods Generally, Wilson's New Building, Main street. Sept 11, 1861-19.

WATCHES AND JEWELRY S. M. BAILY.

Main street, opposite the Wright House keeps always on hand a large and elegant assortment or Watches and Jewelry. ID Repairing of Clocks, Watches and Jewelry wil receive prompt attention [Dec. 15, 1861-19

BOOKS, &c.

LEWIS DAY, Dealer in School and Misrell-neous Books, Station-erg, Ink, Magazines and Papers. One door cast of Porter's Store, Main Street. Sept. 11, 1861 ly.

SADDLES AND HARNESS.

SAMUEL M'ALLISTER, Baddle, Harness and Trunk Maker. old Bank Build ng, Mainstreet. Sept. 11, 1861-le.

BANK.

FAMERS' & DROVERS' BANK, Wayneshurg, Ra. C. A. BLACK, Pres't. niscount pay, WEDNESDAY Sept. 11, 1861-19.

Bices' Manding. DAILY MAIL HACK RUNAING REQULARLY BETVEEN MAYNESBURG AND RIVES LANDING.

THE undersigned respectfully informs the generous THE undersigned respectfully informs the generous Public, that having the contract for the carrying of the mail herviegn the photo-points, he has placed up in the Foute two new and commodious Hacks for the ac-commodation of the travning community. One will flave the Adam's House, Waynesburg, every morn ing, Sundays exception, at 74 o'clock, and will arriva as Ricee' Landing in time for the Boatto Pittsburgh, the other will leave Rices' Landing at the same time and arrive in Waynesburg at noon. No pains will be barry to the the same time the same time the same time and arrive in Waynesburg at noon. spared for the accommodation of passengers, TIMOTHY DOUGHER, Proprietor, ugust 7th, 1961, no. 9.



REFERENCES:

KEFEKENCISS: JA. & G H. Davenport, Woodsfield, Ohio, S. L. Noonsy, do. do. John Round, Summerfield, do. Macina & Jiam, Caldwell, do. Mead & Melzgar, Pittsburgh, Pa. Wilson, Cart & Co., do. do. Wilson, Cart & Co., Bridgeport, C. Nev 30, '61

 R	E	M	A	R	K	s
OF						

By the "Union" I'm ready to swear!

Let the blood of the nation flow out

Like a river to vanguish the foe,

Let each father and brother turn out.

SENATOR WILLIAM HOPKINS

Qn the Amendment of the Senate to the bill annexing Washington county to Allegheny county shall vote for or against annexaas a Judicial district.

The following remarks were made by Senator Hopkins upon an amendment to the bill, submitting it to a vote of the people of the Judicial district:7

Mr. Speaker, Since I had the honor of addressing the Senate on this bill as it came from the House of Representatives, it has assumed, nominally at least, a new phase. Why is this? Has it been discovered by its friends that the guards thrown sround the Judiciary by ti.e Constitution. and decisions of the supreme Court were too inpregnable to be overcome by direct assault, and, therefore, this "flank movement" has been made, under the hope of better success. Sir, if this be the motive which prompted this "change of base," I think, when it comes to be carefully examined, it will be found (as was pertinently remarked by the Senator from Lancaster, Judge Champheys,) that "it only complicates still more, the Constitutional difficulty.

Now, Mr Speaker, how stands the question before the Sunate to-day?-The House passed a bill annexing Washington county to Allegheny, as a Judicial district, which proposition, if it possessed no other merit, it did that of boldness, and on that account it might, perhaps, be entitled to our admiration. It was a direct attempt to ignore a plainly written provision of the Constitution, and that its friends learned this, in some way, spems to be apparent. from the amendment adopted by the Senate.

But to the question before us. The bill, as it passed the House, was the Legi, lature, or it was not. If the

former, then they changed the bill; and if the latter, how can onr action, or that of the people cure the defect?-How can the Legislature delegate to the people a power which it cannot, it- day of July, 1839"

self exercise? But to come directly to the point.extend over the former county, the ju- words : risdiction of a Judge for seven or eight

years, in whose election they had no voice.

This, the friends of the bill were

submitting the bill to a vote of the neo- say ple. Can this be done? The Senators on the other side of the the people the right to choose their chamber affirm and I deny. It will he judges, or even a law which unnecessa-

volved here.

power to the people which it does not well," to which I referred in my remarks

itself possess. This is the question in- on this bill as it came from the House.

On the principal of the old adage,

In other words, it is proposed to re- that "a good story is none the worse of this question in a different light, and move an acknowledged Constitutional barri- being twice told." I will here repeat so they have a perfect right so to do, and

er which stands in the way of the Leg- much of that decision as bears immedi- to act accordingly, without regard to

islature doing what the bill invokes, by stely upon this question. The court the opinions of others.

that at the approaching March election it would doubtless be set aside as un- remarks. the qualified electors of Washington constitutional." But, sir, if there be still a lingering

tion, and this, it is contended by the doubt in regard to the total absence of Senator from Allegheny, Mr. Bigham, power in the Legislature to pass this bill and others, "will be a substantial com- or to legalize it by submitting the law to pliance with the letter and spirit of the a vote of the people, that doubt must constitutional injunction, in regard to vanish when another provision of the the election of Judges by the people." Let us see if this is so.

upon the bill. In giving a correct answer to this act of choosing; the act of choosing a person to fill an office; power of choosing; the public choice of officers," &c --The Legislature at its first session after the adoption of the amendment in repeople, seem to have adapted this defii- judges of the supreme court or any head. I again paused, and found that nition in passing a law carrying into af- of them, shall be sitting in the same the missile had been dropped by my fect the amendment. I find among oth- county."

er provisions the following: "SECTION 1. That the qualified electors of each of the several counties of this Commonwealth shall, at the next

general election, at the time and places of electing Representatives, and whenever judges of said county, are hereby eman election under this act and under the Constitution of this Commonwealth, vote for five persons at the first election, and at every election thereafter as many Supreme Court, one person to serve as hereafter, be conferred upon them." President Judge of the judicial district in which such county shall lie."

And section 4 of said act reads as fol- chamber whether there is not an irrelows: "The election of Judges shall be held

and conducted in all respects as elections either within the powers delegated to for Representatives are or shall be held at this most vital question as statesmen: and conducted by the same judges and inspectors, under the provisions of the bill provides that any one of the assistant act of the General Assembly, entitled law judges of Allegheny county, who 'An Act relating to the elections in this the president judge may designate, shall Commonwealth,' approved the second hold all the several courts in Washing-

To ascertain what is meant by this reference to the general election law of explicitly that the latter named court The House bill, as has been stated, pro- 1839, we must look at the law itself. cannot be held except the "president judge be one of the quorum," &c. posed to annex Washington county to Perhaps all of it is that material here Allegheny, as a Judicial district, and to is the 69th section, which is in these

"Every voter may deliver printed or written tickets, as he shall see cause,

but each ticket shall be on a separate piece of paper, folded so as to conceal given to understand, was forbidden by the name of the person or persons voted

It the Legislature should pass a Now, sir, after thanking the law plainly intended to take away from for their kind indulgence extended to me throughout this discussion, I shall leave the decision of the question to the observed that the amendment provides rily postponed or embarrassed the right, judgment of Senators, without further and the utmost gentleness combined. via. Servia, however, is now free, and



I freely concede to every Senator the

same right that I claim for myself.

There are those, doubtless, who view

Shooting a Monkey.

Constitution shall be brought to hear I was strolling through a wood "high up in the country," in India, with my The 5th section of the 5th articale of manton on my shoulder, when I heard question it will be proper to examine the Constitution of Pennsylvania con- a curious noise in a tree almost immediwhat is meant by the term "election" or tains this clause : "The judges of the ately above me. I looked up and found "elected," as employed in the extract court of common pleas in each county that the sounds proceeded from a white the two spirits together you will dequoted from the Constitution. Webster shall, by virtue of their officers, be justic- monkey that skipped from branch to defines the term "election" to be "the "s of over and terminer and general jail branch, chattering away with delight delivery, for the trial of capital and at beholding a "fellow creature of a other offenders therein, any two of the large growth," for so he seemed to consaid judges, the president being one, sider me. For a few moments I took shall be a quorum, but they shall not no notice of his antics, and walked quihold a court of over and terminer, or etly alone, till suddenly a large branch gard to the election of judges by the jail delivery, in any county where the fell at my feet, narrowly escaping my

talkative friend. Without considera-Now, sir, let us apply this provision tion, I instantly turned round and fired to the second section of the bill before at him. The report had scarcely sounded when I heard the most piercing, the the Senate, which is in these words :---"The judges of the district court of most distressing cry that ever reached Allegheny county, and the assistant law my ears. The agonized shrick of a young infant burst from the little creait shall thereafter become necessary for powered to hold the several courts of ture whom I had wounded. It was Washington county, as they may sever- within thirty paces of me. I could see ally be assigned to said duty from time the wretched animal, already stained with blood, point to the wound, and to time, with their consent, by the president judge of the said Fifth judicial again hear its dreadful moan. The last is shall be necessary under the provis- district, and shall have the same powers agony of a hare is harrowing to a tyro, ions thereof, to serve as Judges of the and jurisdiction which are now, or may and I have seen a young sportsman turn pale on hearing it. The present ory was, however more distressing. I turn-Now, sir, I submit to the candor of ed round and endeavored to hurry away. Senators on the opposite side of the This, however, I found no easy task; for as I moved forward the unhappy creaconcilable antagonism between this secture followed me, springing as well as tion of the bill and the clause of the it could from bough to bough, attering Constitution quoted above. Let us look a low wailing moan, and pointing at the not as politicians. Observe that the trickled. Then regarding me steadily but mournfully in the face, he seemed to reproach me with my wanton cruelty. Again I hastened on, but still it pursued me. When I stopped, it stopped, ton county, including the "over and terand when I attempted to go forward. miner." while the Constitution declares

it accompanied me. Never in the whole course of my life did I feel so much for a dumb animal; never did I so keenly repent an act of uncalled for barbarity. Sir, if the Constitution has not be Determined not to allow the poor

come entirely obsolute-if it still posmonkey thus to linger in torture, and to sesses vitality, tell me, if you can, how at once end the annoying scene, I sudit is possible for the Legislature, either denly came to a halt, and, lowering my by positive enactment, or by a vote of gun, which was only single-barreled, I the people, to confer upon an assistant was about to reload it for the purpose | and beautiful country girl only sixteen law judge jurisdiction over a court hold-

ticket the name or names, of a member | court of common pleas "shall not hold a wound, that, in spite of my resolution, I there was not a youngster present who

bravest men the most gentle. The spirit of chivalry, that you so much admire, was a spirit of the noblest courage called a manly than a gentle boy ?"

say you are not a gentleman."

being weak and womanish."

"Yes, indeed, mother." Well, then, my son, it is my great wish that you should en leavor to unice the two. Show yourself manly when you are exposed to danger, or see others in peril; be manly when called upon to speak the truth, though the speaking of it may bring reproach upon you; be manly when you are in sickness and pain. At the same time be gentle, whether you are with females or men be gentle toward all men. By putting serve a name which, perhaps, you will

not so greatly object to." "I see what you mean, dear mother; and I will endeavor to be what you wish -a gentlemanly boy."

A Singular Tradition. Among the Seminole Indians there is a singular tradition regarding the white man's origin and superiority. They say that when the Great spirit made the earth, he also made three men, all of whom were fair complexioned, and that after making them, he led them to the margin of a small lake, and bade them leap in and wash. One obeyed, and came out of the water purer and fairer than before; the second hesitated a moment, during which time the water, agitated by the first, had become

muddled, and when he bathed, he came up copper-colored; the third did not leap in until the water became black with mud, and he came out with his own color. Then the Great Spirit laid before them three packages, and out of pity for his misfortune in color, he gave the black man the first choice. He took hold each of the packages, and having felt the weight, chose the heaviest; the copper-colored man then chose same time at the spot whence the blood the next heaviest, leaving the white man the lightest. When the packages were opened the first was found to contain spades, hoes and all the imple-

ments of labor; the second unwrapped hunting, fishing, and warlike apparatus; the third gave the white man peus and paper, the engines of the mind-the means of mutual, mental improvement, the social link of humanity, the foundation of the white mans superiority.

A Much Abused Bridegroom.

A stalwart young rustio, who was good old man looked staadily at him a known as a formidable operator in a moment, and exclaimed: "Darn your free fight, had just married a blooming, apologies, you needn't stand there you of dispatching the maimed creature, years of age, and the twain were at a did it a purpose, darn your creaty pic

> and woman, aged thirty years, hav-ing five children, deed in Haverbill, not hug since of intemperance as I envir-tion. The money that ought to have bought bread bought gin.

These were skulls of fifteen thousand Servians who had been put to death by the pacha in the last insurrection of Sur-Still I dare say you would rather be this monument will teach their children the value of independence by showing them the price at which their forefathers purchased it."

thousand. In some places portions of

blowing fresh, penetrating the inname-

A "Make-up" Blunder.

would be very angry if any one would There must be from fifteen to twenty

of dividing the word that way before. lichen or moss with every breath of

Reing gentle always seems to me like wind. The mountain breeze was then

my son, that you will always find the like a mournful and plaintive sigh .---

"This is so far from being the case, rable cavities of the skulls, and sounded

"A gentleman! I had never thought hair are still hanging, and waved like

A laughable mistake is shown in the ollowing mixing of two articles-one concerning a preacher, the other about the freaks of a mad dog - which occured in a hurried "make up" in printing office:

"Rev. James Thompson, Rector of St Andrew's church, preached to a large concourse of people on sunday last. This was his last sermon. In a few weeks he will bid farewell to his congregation, as his physician advises him to cross the Atlantic. He exhorted his brethren and sisters, and after the conelnsion of a short prayer, took a whim to cut up some frantic feats. He run up Trinity street to the college. At this stage of the proceedings a couple of boys seized him and tied a tin kettle to his tail, and he again started. A great crowd collected and for a time there was a grand scene of running and confusion. After a long race he was finally shot by a policeman."

A bashful youth was paying his addresses to a gay lass of the country, who had long despaired of bringing things to a crisis. He call d one day when she was at home alone. After settling the merits of the weather, Miss. said, looking slyly into his face ...

"I dreamed of you last night." "Did you! Why, now!

"Yes, I decamed that you kissed me.'

"Why, now, ! What did you dream your mother said ?"

"Oh! I dreamed she wasn't at home."

A light dawned on the youth's intelect, and directly something was heard to crack-perhaps his whip, and perhaps not-but in a month they were married.

A droll story is related of an honest old farmer who in attempting to drive home a bull got suddenly hoisted over a fence. Recovering himself he saw the animal on the orner and and rails, sawing the air with his head and and rails, sawing the ground. The saw the animal on the other side of the 'tarnal critter, bowin' and scrapin'