

DORR WILL BE LIBERATED.

The recent glorious triumph of principle in Rhode Island will give liberty to the patriot Dorr. This object has been consummated after a long and arduous contest on the part of the friends of liberal principles throughout the Union. Who does not recollect, during the late political campaign, the denunciations hurled at the whigs, by the democratic press, for their malevolent sympathy with the oppressors of Gov. Dorr, and its effect upon their sensibilities? Although their hypocritical benevolence, and seared consciences might not have been effected, still their perceptions were alive to the truths that the history of the Rhode Island affairs were being made familiar to the world, and that the popular mind was receiving a lesson in the workings of the American whig principle which must result in instilling a permanent prejudice against their general cause. But the stripes so freely inflicted by the democratic press did not heal those to whom they were applied. Maddened by continued goadings, they forgot that the impulses of humanity survive the excitement of a day to pay an unwelcome visit to oppressors; and they retorted upon their accusers the same want of benevolence which constituted a void in their own hearts. They proclaimed in idle taunt, 'you will hear no more about Dorr after the election.' How egregiously have they been mistaken!

'Truth crush'd to earth will rise again.' The true friends of democratic principles have other great objects in view than the mere elevation of men to office. They seek to establish & maintain good government among men; and to destroy every form of tyranny over the human mind; and while these objects are unaccomplished, they will have a work to do. The election of president Polk did not end the mention of Dorr.—But his wrongs have daily rung in the ears of the people, until liberty is proclaimed to the captive.—Dem. Union.

A SINGULAR CASE.

The April number of the American Journal of the Medical Sciences records an interesting case of a man who lived twenty-five years with a thick linen patch, in which a bullet had been enveloped, remaining in his left lung. He had been wounded on a hunting expedition, and the ball had been extracted. The patch, however, remained, unknown to the physician, and was not discovered till the man's death, twenty-five years after.

It is stated that some eminent capitalists of Boston, are now building in that city, a large ocean steamer, to run between New York and Liverpool.

The Dublin Evening mail asserts that Sir Robert Peel has a million sterling embarked in trade, and thus accounts for his free trade movements.

Shad was selling at the wharves in Washington City, on Saturday last, at seven dollars per hundred, and herrings at four dollars per thousand.

James K. Camp, Esq., a retired merchant of Farmington, Conn.; committed suicide in that place, on Saturday last by hanging himself.

Mr. Chiles of Harrodsburg Ky. lost 70 wool breeding ewes recently in one night by dogs.

A valuable species of marble has been discovered in Roxbury in Vermont, on the line of the Central Railroad.

The expense of the State Government in Florida, is \$22,509 per annum.

The Harrisburg Pa. Military Institute will be opened on the 15th of the present month, under the most favorable auspices.

At Georgetown, D. C. on Saturday last, shad were selling at six dollars per hundred.

Mrs. Thomson of Troy New York the wife of a laboring man, was delivered of three fine children on Thursday week last.

On Tuesday morning, Mr. Wilcox, resigned the Speakership and upon the eighth ballot, Mr. Sterieng, was elected.

The latest accounts from Pittsburg, render it almost certain, that at least seven persons were burned during the late fire. Five women and two men.

Governor Shunk has vetoed a bill, granting a charter to the North Branch Railroad and Coal Company, of Bradford County. His reasons are sound; and convincing, and we hope have put a stop to this universal chartering of companies for mere speculation purposes.

Mr. Jackson the newly elected Governor of Rhode Island, says in a letter that until Dorr is released neither party nor the State itself, will be tranquilized.

According to the recent census there are 2,798 negroes in St. Louis, Mo., 1,970 of whom are slaves.

The New York Canal Commissioners, have resolved not to make any change in the rates of tolls as established for 1844, until the 1st of July next.

A Chinese conjuror named Ye-Wang, has recently arrived in this country, from Canton.

WHAT HAS CAUSED THIS GREAT COMMOTION OUR COUNTRY THROUGH.—It is Sherman's Medicated Lozenges, the fame of which has spread from Main to Georgia, and from the Atlantic to the Rocky Mountains—all over the land wherever a mother has a noisy and troublesome child Dr. Sherman's Worm Destroyer is enquired after and resorted to—the trouble is removed, the child becomes endurable, and whenever a child is suffering from worms when it gets a taste of the Lozenge, and feels the relief it produces begins to cry for more. The very worms themselves kick up a dust about them whenever they are used, whenever Sherman's Cough Lozenges are known, no medicine is so earnestly sought after, because it costs but little money and gives great relief even in the most intractable cases. Rev. Mr. De Fastmond, Rev. Mr. Steeter, and a host of persons of the first respectability have given in their testimony concerning them, and they say there is no medicine like them, and the Camphor Lozenges are equally surprising, who ever heard of the most severe cases of headache being cured in a few minutes. Yet such is the fact when Sherman's Camphor Lozenges are used. Palpitations also are quieted, nervous diseases and depressions of spirits removed, and affections of the bowels permanently cured, and Rheumatism. Pain and weakness in the back, chest, side, legs, arms, and various parts of the body is cured by Sherman's Poor Man's Plaster which is not only a friend to the poor but also to the rich, and as it is only 12 1/2 cts is within the reach of all.

For sale by JOHN R. MOYER, Bloomsburg.

HYMENIAL.

MARRIED—In Fishing Creek, on the 6th inst. by A. W. Kline, Esq. Mr. JOSEPH C. HESS to Miss ELIZA ANN SHULTZ, both of Sugarloaf township.

By the same, on the 10th inst. Mr. JESSE B. LANCE, of Bier creek, to Miss NANCY RYAN, of Sugarloaf township.

THE MARKETS.

BLOOMSBURG, April 19, 1845.

Wheat,	75
Rye,	50
Corn,	40
Cloverseed,	3 25
Flaxseed,	1 25
Butter,	12 1/2
Oats,	25
Eggs,	8
Tallow,	10
Lard,	7
Dried Apples,	50
White Beans,	50
Beeswax,	25

MILLING.

THE subscriber informs the citizens of Bloomsburg, and vicinity, that in consequence of the disposition of Mr. Phillips, he has commenced running a wagon to the several Mills in the neighborhood, and intends continuing until Mr. Phillips is able to resume his business, and will carry and bring Grists to or from any Mill that his customers may select, upon the same terms it has heretofore been done, and he hopes with the same punctuality. HIRAM THORNTON. April 19.

NOTICE TO TAXABLES.

THE County Commissioners hereby give notice, that in accordance with the provisions of an act of the General Assembly of the Commonwealth of Pennsylvania, passed the 15th day of April, A. D. 1844. An appeal will be held at their office in Danville, on Monday, the 8th day of May next, when and where all may attend if they think proper. By order of the commissioners ELIAS MENDENHALL; Clerk. COMMISSIONERS OFFICE, Danville, April 9, 1845.

TO COUNTRY MERCHANTS

THE subscriber desirous of quitting business on account of his health, will RENT HIS STORE, property to any person on favourable terms, who will PURCHASE HIS STOCK OF GOODS, remaining on hand. His situation for doing business he considers, the best in the county. He also requests all those indebted to him to come and make payment before the 1st of April, after that time, every account not paid, will be sued without respect to person. E. H. BIGGS. Jan. 26—1845.

A POCKET BOOK

LOST. About two weeks ago between Bloomsburg and Northumberland, a large leather POCKET BOOK, containing promissory Notes to the amount of about two hundred dollars, and other papers of no value to any person but the owner. The finder will be liberally rewarded by handing it to the subscriber, or giving him information where it may be had. ROBERT G. HENRY. Bloomsburg, March 14, 1845.

50 MINERS WANTED.

EMPLOYMENT will be given by the subscribers to 50 Miners, during the season. All those wishing to take a Job, will please call as we will let out by the Job or by the ton.

Also, 40 LABOURING hands wanted by the subscribers. HAGENBUCH & EYES. Light Street March 4—1845

LOOK HERE!

FASHIONABLE TAILORING. Come one, come all, give me a call! THE subscriber returns his sincere thanks for the liberal patronage heretofore bestowed upon him, and hopes for a continuance of the same, with a increase due the merit of his shop. He intends sparing neither pain or labour to render satisfaction in any case, and will warrant his work done with taste and durability. AND A LITTLE NEATER THAN CAN BE DONE IN ANY OTHER SHOP IN THIS PLACE. He has just received Mahans, late report of Fashions, from Philadelphia, which can be seen at his shop at any time, by which he is enabled to cut according to the latest style, or to order. His prices are in accordance to the times. All kinds of country produce taken in payment for work at market price. A very reasonable discount for cash. P. S. LEIDY. N. B. Cutting done with the greatest care, and at the shortest notice. P. & L. Bloomsburg, Oct. 184—5

NOTICE

IS hereby given to the Stockholders in the company for erecting a Bridge over the Northeast Branch of the river Susquehanna, between the town of Cattawissa and the mouth of Fishing Creek that the Managers have this day declared a dividend of THREE PER CENT, on the Stock of said Company, for the last six months, which will be paid to stockholders or their legal representatives, at the Treasurer's office, Cattawissa, on or after the 15th inst.

JAMES PLEASANTS, Treasurer. Treasurer's Office, Cattawissa, April 1, 1845.

List of Letters

REMAINING in the Post Office at Cattawissa on the quarter ending March 31st, 1845.

Bid William	Miler Thomas
Clark David	Ovidier Elizabeth
Campbell Isaac	Overseers of the poor of Hemlock
Davis Jonathan	Pichler John
Deimer B. Samuel	Ritter David
Fincher P. Thomas	Kingor P. Reuben
Hale Joseph	Stoker Alexander
Hughes Ellis	Stunstead Jacob
Howar Cain 2	Warant Cyrus
Tredell R.	Woods R. Samuel 5
John Maryann	Yocum Joseph
John Sarah	Zender George

Persons calling for letters in the above list will please say they are advertised. PAUL R. BALDY P. M.

List of Letters

REMAINING in the Post Office, at Bloomsburg, on the quarter ending March 31st, 1844

Samuel Beech, Patrick Hann, George Hiesly, J. B. Millard, John Mann, George McDowell, John Rauch, George Sentman E. S. Taylor, Wm. Varns
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Person calling for letters in the above list will please say they are advertised. J. R. MOYER P. M.

B. F. HAYHURST, WAGGON MAKER, BLOOMSBURG.

RESPECTFULLY informs the public that he has located himself in the Shop lately occupied by ZIBA RUGGLES, in MARKET STREET, where he intends carrying on the above business in all its various branches. HEAVY WAGGONS built and repaired, as well as one horse WAGGONS AND BUGGIES, of every description, and all kinds of Country Work, in his line, done at short notice, and on the most reasonable terms.

Good Lumber and all kinds of Country Produce taken in payment for work, but Cash will not be refused. April 5, 1845.—6m50

BOOT AND SHOE Manufactory.

THE subscriber respectfully informs the citizens of Bloomsburg and vicinity, that he has taken the shop formerly occupied by S. C. SHIVES, sign of the GOLDEN BOOT, in the upper end of Bloomsburg, where he will be ready at all times to wait upon those who may favor him with their custom. His prices will be moderate.

Country Produce and Store Orders of all kinds, will be taken in exchange for work. JACOB F. DIETTERICH. April 5, 1845.—6m50

LIST OF CAUSES, For Trial at April Term, 1845.

- 1 Jacob Leisenring vs William Kase Adm'r of Henry Fisher.
- 2 Moses Moyer vs George Hatzel et al
- 3 Barton W. Wapples vs John F. Mann
- 4 Stephen M. Gilmore et al vs Samuel F. Hadley
- 5 Dr. Wm. H. Magill et al vs Clarissa Schenck
- 6 Charles Carroll vs Lewis Johnson
- 7 Archibald McCall et al vs Elizabeth Smith vs Hugh Smith
- 8 Robert Montgomery vs Daniel S. Montgomery, Executor
- 9 Bernard Seibert et al vs Thomas McNair & Co
- 10 Stephen Hughes vs George Vansickle
- 11 Leonard Stineman vs John McWilliams
- 12 Robert Moore vs John Chester
- 13 Robert Chester vs John Chester
- 14 Jacob Dietrich vs George Dietrich adm'r
- 15 Jacob Hopler vs John Geikin
- 16 John Doughty vs Paul Snoble et al
- 17 Charles B. Bowman vs Silas E. Craig
- 18 Henry Smith et al vs Joseph Keifer adm'r
- 19 David R. Grim vs John S. Dye
- 20 Henry Smith et al vs Joseph Keifer adm'r.
- 21 Charles D. Shoemaker vs E. H. Blady et al.
- 22 Sarah Cochran vs George Miller et al.
- 23 James Childs vs Susan Childs.
- 24 Samuel Teple vs Jeremiah Finch et al.

Dissolution Of Partnership.

NOTICE is hereby given that the Partnership, heretofore existing between the subscribers, under the firm of Eyer & Hefley, is this day dissolved by mutual consent; and the Books and accounts may be found with Charles Hefley, at the old stand, who is authorized to settle all accounts of the firm, and will be happy to wait on their friends in settling the same. Those having accounts of long standing are particularly requested to call. JACOB EYER. CHARLES HEFLEY. Bloomsburg, March 18—1845.

New Arrangement.

THE subscribers would respectfully inform their friends, and the public generally that they have entered into Partnership, under the firm of Hefley & Mendenhall, in the mercantile business, at the stand formerly occupied by Eyer & Hefley, and have taken their entire

STOCK OF GOODS, to which they intend making such additions as will suit the seasons and make their assortment general, all of which they are anxious to exchange for cash, or country produce generally, upon very liberal terms. They respectfully solicit the patronage of their friends and the public generally. CHARLES HEFLEY. SAMUEL MENDENHALL. Bloomsburg, March 18—1845

SWAN HOTEL,

Orangeville, Columbia county, Pa. THE subscriber respectfully informs the public that he has leased this large three story Tavern, now in the occupancy of Mr George Seiple, in Orangeville, Columbia county, Pa., and intends moving into it on the first of April next, where he will be pleased to see his old friends and customers As his

TABLE

will always be furnished with the best market affords. His BAR with the choicest of Liquors. And his STABLE, attended by faithful Hostlers, he flatters himself that he will be able to give general satisfaction

CONVEYANCES will always be ready to transport watermen on their route. I. C. JOHNSON. March 15, 1845.—4f

Bloomsburg

MARBLE YARD.

The subscribers have established at the above place, a new MARBLE YARD, and will always be ready, at the shortest notice, to furnish to order,

MONUMENTS, TOMB TABLES, TOMB STONES, HEARTH JAMBS, MANTLES, PAINT STONES, MULLERS, &c.

or any other work in their line. They are also prepared to furnish WINDOW CASES and SILLS, DOOR SILLS and STEPS, &c either of Marble, Lime or any kind of stone that can be procured in this vicinity.

Having had considerable experience in the business, they pledge their work to be executed in as handsome a style as can be furnished from any yard either in the city or country; and on as reasonable terms. ARMSTRONG & HUGHES. Bloomsburg, Nov. 3, 1843. 1y—28

NOTICE

IS hereby given, that Thomas Shores will not be conductor in the Mill creek Factory after the first of April next, and that the Books will be left in the hands of Geo. and Thomas Vance, to whom all settlements and payments must be made. GEORGE & THOMAS VANCE. Mount Pleasant, March 12, 1845

NOTICE TO BOATMEN.

THE North Branch Canal from Lackawana, to Northumberland, will be opened for navigation on, or before Saturday the 5th day of April. W. R. MAFFIT, Supervisor. Wilkesbarre March 24—1845.

Notice

IS hereby given, that on the 31st day of May, last, I gave my Note to Walter W. Beach; for the sum of eighteen dollars payable one year after date and as the said Note was obtained through deception and fraud, I hereby caution all persons not to purchase it, I shall refuse to pay the same until compelled by law. HENRY KITCHEN. Madison, March 25—1845.

PARTNERSHIP DISSOLVED.

The Partnership heretofore existing under the firm of SILVERTHORN & BOONE, in the Blacksmithing Business, is Dissolved by mutual consent. The Books are in the hands of Marshal Silverthorn, to whom all having claims on, or are indebted to, said firm, are requested to apply immediately for settlement. MARSHAL SILVERTHORN. JUDAH BOONE. Bloomsburg, March 28, 1845. 4D

REMOVAL BILL.

AN ACT Concerning the Removal of the Seat of Justice of Columbia County, from Danville to Bloomsburg.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That it be and it is hereby enacted by the authority of the same, That it shall and may be lawful for the Qualified Voters who have Resided in Columbia County for at LEAST SIX MONTHS

Months immediately preceding the next General Election, to vote at such election upon the question of the removal of their Seat of Justice from Danville to Bloomsburg in said county, in the manner following to wit:—Those in favor of a Removal shall vote a written or printed ticket labelled, "SEAT OF JUSTICE," and those opposed to a Removal, shall vote a written or printed ticket labelled as aforesaid, and containing the words "FOR DANVILLE;" the said tickets to be deposited in a box which shall be provided for that purpose at each and every of the election polls of said county, and the returns of said election shall be made in the same manner by the Return Judges as in the case of the election of Members of the Assembly, and if on the meeting of the Return Judges it shall appear that a majority of the votes have been given in favor of Bloomsburg, then the following sections of this act shall be of full force and effect; but if it shall appear that a majority of votes have been given against Bloomsburg, then the following sections of this act shall be null & void.

Sec. 2. That if a majority of the voters of said county of Columbia, qualified as aforesaid, voting on said question of Removal, shall decide in the manner provided in the first section of this act in favor of the Removal of the Seat of Justice of said county to the town of Bloomsburg, the citizens of Bloomsburg in said county shall erect, or cause to be erected, AT THEIR OWN PROPER EXPENSE, within three years from and after such election, in the town of Bloomsburg, suitable buildings of BRICK or STONE, of the MOST APPROVED PLAN, for a Court House and Prison, and different offices for the safe keeping of the county records, under the direction of the County Commissioners, who are authorized to receive a conveyance for such lot or lots of ground for the use of such County buildings, not LESS than ONE ACRE, in fee simple clear of all incumbrances, for the use of the county of Columbia, the said building to be erected on such lot or lots of ground thus conveyed. And the Court House and other public buildings and real estate on which they are erected or is appurtenant thereto, at the town of Danville, are hereby granted and confirmed to the inhabitants of Mahoning township, with full authority to sell and dispose of the same to the best advantage, and that so much of the proceeds of said sales as is necessary to refund to the citizens of Danville whatever amount of money they may have given for the original construction of the public buildings at said town, and the purchase of the lots of ground on which they are erected, shall be refunded to the said citizens, and the balance to be paid into the County Treasury for county purposes. Provided—No disposition or sale of such public buildings shall be made until the court house and public buildings at Bloomsburg shall be completed, and the public records and offices be removed thereto.

Sec. 3. That so soon as the public buildings are completed according to the provisions of this act, the Commissioners aforesaid shall file a report of the same in the Court of Common Pleas of said county and said Court being satisfied that said buildings are fully completed according to the true intent and meaning of this act, and a record thereof being made by endorsement on said report, of being made by endorsement on said report, the Commissioners & Sheriff of said county shall thereupon cause the prisoners, if any there confined in the old prison, to be safely removed to the new, and the public papers and records then remaining in the public offices at Danville, to be safely deposited in the new buildings so as aforesaid built and prepared for their reception thereof, and from thenceforth the Seat of Justice in and for the county of Columbia shall cease to be at Danville, and the same shall be removed and fixed at the town of Bloomsburg, in the said county, and the public files heretofore kept and the courts of justice heretofore held at Danville in and for said county of Columbia shall be kept and held at Bloomsburg in the buildings erected for their accommodation as aforesaid.

Sec. 4. It shall be lawful for the citizens of Bloomsburg to obtain subscriptions from any person or persons willing to subscribe any money or materials for the erection of such public buildings as are provided for in the second section of this act and in default of the payment of the same, the County Commissioners are hereby empowered to cause suits to be brought in the name of the county to enforce the recovery of the same, and when collected to be applied towards defraying the expenses of such buildings.

Sec. 5. If any person or persons shall vote on the question of removal of the seat of justice of said county of Columbia, at the election authorized to be held by virtue of this act not duly qualified to vote in accordance with the first section of this act or shall vote out of his or their proper district, or shall vote more than once on said question, he or they so offending upon conviction thereof before the proper court of quarter sessions of said county, shall be subject to the penalty provided for in the general election laws of this Commonwealth.

Sec. 6. If any judge or inspector of the election authorized to be held by virtue of this act, shall knowingly or willfully reject the vote of a citizen qualified to vote on the question of Removal of the seat of justice in said county in accordance with the first section of this act, or shall receive the vote of a person not qualified to vote as aforesaid on said question, he or they so offending, upon conviction thereof before the proper court of quarter sessions of said county, shall forfeit and pay for the use of said county for every such offence, a sum not less than three hundred or more than six hundred dollars at the discretion of the court, and shall undergo an imprisonment in the jail of said county for a period of not less than twelve months or more than two years.

Sec. 7. If any judge, inspector or clerk of the election authorized to be held by virtue of this act shall willfully miscount, or shall fraudulently add up and return the votes received upon the question aforesaid, or shall keep a false tally paper, or shall be guilty of any fraud in the discharge of his duties, every person so offending upon conviction thereof in the proper court of quarter sessions of said county, shall be subject to the same fine and penalty as are imposed upon delinquent judges or inspectors by the general election laws of this Commonwealth.

Sec. 8. It shall be the duty of the judges and inspectors conducting the election authorized to be held by virtue of this act to cause the letter R to be legibly and distinctly set opposite the name of every citizen who shall vote on the question of the Removal of the seat of justice as aforesaid, on the tally paper on which his name shall be registered, and any willful omission to do so shall be deemed a fraud, and shall be punished as such in accordance with the provisions of the seventh section of this act.

Sec. 9. It shall be the duty of every judge, inspector and clerk conducting the election authorized to be held by virtue of this act, to take in addition to the oath or affirmation he is now required by law to take, an oath or affirmation that he will honestly and faithfully comply in every respect with the provisions and requirements of this act.

Sec. 10. It shall be the duty of the return judges of said county, at the time and place of their meeting to cast up all the votes received in the different election districts on the question of the Removal of the seat of justice aforesaid, and shall make out two certificates showing the result, one of which shall be filed in the office of the clerk of the court of quarter sessions and the other in the office of the Commissioners of said county of Columbia.

Sec. 11. It shall be the duty of the Sheriff of the said county of Columbia, to cause this act to be published in at least three newspapers published in said county; for at least once in every week for sixty days immediately preceding the next general election, and shall on the day of the election cause at least two printed copies, one of which shall be in the German language, of said act to be posted in handbill form, in the most public place nearest the election poll in every election district in said county and the reasonable expense of such publication shall be paid by the said county of Columbia by orders drawn in the usual way.

Sec. 12. So much of the existing laws of this Commonwealth as are altered or supplied by this act, be and the same are hereby repealed; and also the act of Assembly passed 16th June 1835 entitled an act relating to the lien of Mechanics and others, upon buildings, is hereby repealed so far as it relates to the buildings to be erected in pursuance of this act.

Approved of and signed by the Governor.

WORMS KILLS THOUSANDS.

CHILDREN are most subject to them but parents of all ages are liable to be afflicted with them. Bad breath, pateness about the lips, flushed cheeks, picking at the nose, wasting away, leanness, pain in the bowels, joints or limbs, disturbed sleep, frightful dreams, moaning and sometimes of voracious appetite, are among the symptoms of worms. Many are doctored for months, for some other imaginary disease, when one box of Sherman's Worm Lozenges would effect a cure. D. Ryan, corner of Prince street and the Bowery, cured a man of worms that was reduced to a skeleton, and by only one box of Sherman's Lozenges; tells now as fit as an Alderman. Th. Hon. B. B. Beardsley has saved the life of one of his children by their use. The sale of over 3,000,000 of boxes has fully tested them. They are the only infallible worm destroying medicine known. What family will be without them?

Coughs, Colds, Whooping Coughs, Asthma, and all affections of the lungs, will find a healing value in Sherman's Cough Lozenges. They saved the Rev. Richard De Forest, the Rev. Mr. Streeter, Jonathan Howarth, Esq., and that worthy old hero, Leonard Rogers, from the consumptive's grave. They cured in one day the Rev. Mr. Dunsbar, the Rev. Mr. Hancock, Wm. H. Attree Esq. of distressing coughs. They are the pleasantest cough medicine and cure the greatest of any known remedy.

Headache, Seasickness and Palpitation, relieved or soon five to ten minutes by Sherman's Camphor Lozenges. Persons attending crowded rooms in travelling will find them to impart buoyancy of spirits and renew their energies. Those suffering from too free living will find a few of the lozenges to dispel the horrors and looseness of spirits. Mr. Knuth, of the Sunday Mercury, has repeatedly cured himself of severe headache by them. Captain Chadwick, of the packet ship Wellington, has witnessed their efficacy in a great many cases of seasickness. They operate like a charm upon the irritated or shattered nerves, as Sherman's Poor Man's Plaster does upon rheumatism, lambs, pain or weakness in the side, back, breast or any part of the body. Mr. H. G. Duggins, 39 Ann street; Henry R. Goulding; 35 1/2 Chatham street; Moses J. Henriques Esq. and a multitude of others have experienced the wonderful effects of these Plasters. Price only 12 1/2 cents. Caution is necessary to see that you get the genuine Sherman's Lozenges and Plasters, as there are many worthless articles attempted to be peddled off in place of them, by those who would trifle with your life for a shilling.

Dr. Sherman's warehouse is at 106 Nassau street.—For sale by John R. Moyer—Bloomsburg Wm. J. Waller & Co.—Berwick Low & Thompson—Lime Ridge E. & J. Lazarus—Orangeville M. G. Shoemaker—Buck Horn L. & A. I. Bise—Jerseytown Derr & M'Brade—White Hall John Moore—Danville, Stephen Baldy, Cattawissa.

Jan. 4—1845—37. 6m.

CHARLES R. BUCKALEW

Attorney at Law.

BLOOMSBURG, PA.

Office South side of Mainst. opposite Eyer & Hefley's Store.

WILL ATTEND COURTS IN

THE COUNTIES OF COLUMBIA AND LUZERNE.

Chair Manufactory.

THE subscriber having established a NEW CHAIR MANUFACTORY on Main street, near the residence of L. B. Mann, has now prepared to furnish Chairs of every description, on as good terms as they can be purchased elsewhere in the county.

WOOD TURNING,

Such as Bed Posts, Waggon Hubs, Rose Blocks, &c.

SIGN, ORNAMENTAL & HOUSE PAINTING.

—Also—

HOUSE PAPERING.

This latter branch, from his experience, he believes he can do a little better than any other person in the county.

POPULAR PLANK

will be taken in payment at the highest rate, not more than 50% of the value of the same.

SAMUEL HAGENBUCH Bloomsburg July 4, 1845