

ARTHUR BELL, Esq. Treasures of Clearfield county, in account with said county, from the 5th of January, 1814, to the 20th of February, 1815, both inclusive.

To monies received on account of Land	\$ 1670 92	By monies paid on road orders	\$ 1584 85
To an omission in last settlement	33 48	By do. to Robert Maxwell, Commissioner	33 33
To due on last settlement	666 33	By do. to William Tate, do.	47 33
		By do. to Hugh Jordan, do.	68 66½
	\$ 2370 63	By do. for Election expenses	94 87
Balance due the Treasurer	89 43½	By do. for Wolf orders	60 00
	\$ 2460 06½	By do. on a retunding order to Cambria county	7 70
		By do. for Assessors wages	87 00
		By do. to Viewers of state road from Bellefonte to Indiana town	50 00
		By do. to Clerk of Quarter Sessions	15 00
		By do. for Office rent	15 00
		By do. to Charles Huston, Esq. for two years fees as attorney to the commissioners	50 00
		By do. to Joseph Patterson for a screw for the Office seal	1 00
		By do. to George Wilson for fees as Collector	1 83
		By do. to Viewers of Roads	36 00
		By do. for Panther orders	35 00
		By do. to Martin Hoover and Alexander Beed, jr as county Auditors for 1813	8 00
		By do. to Butler and Co. for printing last annual settlement	5 00
		By do. to Joseph Boone as clerk fees	100 00
		By Commissioners on paying out \$ 2504 49 a 2½ per cent.	62 61
		By expences for collecting money out of the county	47 32
		By attending at the Commissioners' Office for a settlement	3 00
		By Commissioners on receiving and paying out \$ 1670 92 a 2½ per cent.	41 77
		By Commissioners on receiving and paying out \$ 323 83, the amount of poor duplicates of seated property, at 5 per cent.	16 19
			\$ 2460 06½

HAVING examined the accounts of ARTHUR BELL, Treasurer of Clearfield county, we do find a ballance in favor of the said Treasurer of eighty nine dollars and forty three and an half cents. IN WITNESS whereof we have hereunto set our hands this twentieth day of February, eighteen hundred and fifteen.

Robert Maxwell,
William Tate,
Samuel Fulton,

COMMISSIONERS.

ATTEST

Samuel Coleman, *Clk.*

Dissolution of Partnerships.

The Partnerships of Curtin & Boggs—and Boggs & Curtin, are this day dissolved by mutual consent.

Those indebted to either of the said firms, will make payment to Roland Curtin, who only is authorised to receive the debts due. And those who have demands, against either of the said firms, will present them to said Roland Curtin for settlement, as he is now the sole owner of Eagle Forge.

Roland Curtin,
Moses Boggs.

Feb. 18th. 1815.

NOTICE.

All persons indebted to the subscriber, by Note or Book account, are requested to come forward and discharge their respective accounts, as no further indulgence can be given.

Those who neglect this notice may rest assured that their accounts will be put into the hands of a Magistrate for collection.

Jacob Test.

Bellefonte, Feb. 16th. 1815.

Notice!

THE Heirs and Representatives of Lewis Lewis, late of Millin (now Centre) county deceased are hereby notified that in pursuance of an order of the Orphans Court of Centre County aforesaid, An inquisition will be held on a tract of thirty acres of land more or less, near the town of Miesborough in Spring township in said county, the property that was of the said deceased on the third day of April next ensuing, on the premises.

John Rankin, *Sheriff.*

Sheriff's Office, Bellefonte,
January 27, 1815.

Merchants, and others take Notice!

THE Subscriber at the Tilt Hammer Shop, near the end of Nittany Mountain, will make at the shortest notice, and constantly keep on hand, Spades and Shovels, together with every other article in the line of the Blacksmith and Cutlery business.

JAMES WHITEHILL.

N. B. An apprentice wanted to the above business.

DISSOLUTION OF PARTNERSHIP

THE partnership of Tho. Beatty & co. is this day dissolved by mutual consent. The Books and Papers belonging to the said firm are left in the care of Elisha Moore, Esq. in Bellefonte, who is authorised to receive all monies due. Persons indebted are requested to call and make payment.

WILLIAM BEATTY.
THOMAS BEATTY

Bellefonte, May 28th, 1814.

15n*8w.

LEGISLATIVE REGISTER

Many of our subscribers have expressed a desire to see a regular narrative of proceedings, in our state legislature. For the information of such persons, and of the public in general, we give information; that a capable hand has been employed for that purpose; and that the legislative proceedings will be weekly, and faithfully registered in the Chronicle. Three or four columns of every sheet will be devoted to that department.—To give the debates at length is not the intention. If however, debates on general and important points do take place, some of the speeches will be given in full.

The editor invites such as wish to have the legislative proceedings, to attend to it early that there may be no breach in the narrative. Subscriptions for the Chronicle will be taken for 4 months, at 75cts. to be paid in advance.

Harrisburg Chron.

NOTICE!

IS HEREBY GIVEN, That agreeably to the act of Congress, entitled "An act to provide additional revenues for defraying the expenses of government, and maintaining the public credit, by laying duties on various goods, wares and merchandise, manufactured within the U States," passed January 13, 1815, every person who shall, after the 18th day of April 1815, manufacture within the United States any of the hereinafter enumerated articles for sale, is required to give bond and pay the duties as specified in said act, and to perform other duties, under penalties therein prescribed: viz.

- On Pig iron, per ton, one dollar:
- Castings of iron, per ton, one dollar and fifty cents:
- Bar iron, per ton, one dollar.
- Rolled or slit iron, per ton, one dollar.

Nails, brads and sprigs, other than those usually denominated wrought, per pound, one cent

Candles of white wax, or in part of white and other wax, per pound, five cents: Mould candles of tallow, or of wax other than white, or in part of each, per pound, three cents:

Hats and caps, in whole or in part of leather, wool or furs, bonets in whole or in part of wool or fur, if above two dollars in value, eight per centum ad valorem:

Hats of chip or wood, covered with silk or other materials, or not covered, if above two dollars in value, eight per centum ad valorem:

Umbrellas and parasols if above the value of two dollars, eight per centum ad valorem:

Paper, three per centum ad valorem:

Playing and visiting cards, fifty per centum ad valorem:

Saddles and bridles, six per centum ad valorem:

Boots and booties, exceeding five dollars per pair in value, five per centum ad valorem.

Beer, ale and porter, six per centum ad valorem.

Tobacco, manufactured segars, and snuff twenty per centum ad valorem:

Leather, including therein all hides and skins, whether tanned, tawed, dressed, or otherwise made, on the original manufacture thereof, five per centum ad valorem:

That the manufacturer may be correctly advised of the duties incumbent upon him to discharge, a copy of the said act of Congress has been printed, which, with the annexed forms of statements required from a manufacturer, will be furnished to him, by the collector, on demand.

The collector will also furnish, on demand, blank bonds, and such other blanks as will enable the manufacturer to comply with the several provisions of law.

W. H. Patterson,

Collector for the Nineteenth collection district of Penn. Potter's Mills, 1st March, 1815.

NOTICE

IS HEREBY GIVEN, That agreeably to the act of Congress, entitled "An act to provide additional revenues for defraying the expences of Government and maintaining public credit by laying duties on spirits distilled within the United States and territories thereof, and by amending the act laying duties on licences to distillers of spirituous liquors, passed December 21, 1814, every person who shall after the first day of February, 1815, distil spirits, within the United States, is required, in addition to the duty on the licence already taken, or hereafter to be taken by him to pay twenty cents a gallon on all spirits distilled after that day, or subject to the limitation in the said act expressed, to pay twenty five cents a gallon on all such spirits, in which case no licence is required to be taken, and that agreeably to the said act a bond is required previous to the said day, to be given to the collector, and other duties required to be performed under penalties therein prescribed.

That the distiller may be correctly advised of the duties incumbent on him to discharge, an abstract of the several acts of Congress subjecting stills and boilers, and spirits to duty, has been prepared: a copy of which with annexed forms of statements required from a distiller, will be furnished to him by the Collector on demand.

The Collector will also furnish, blank bonds, and such other blanks as will enable the distiller to comply with the several provisions of law.

WM. H. PATTERSON.

Collector 19th District Penn. Collectors' Office, Jan 9.

HENRY STEWART

TAILOR.

RESPECTFULLY informs the citizens of Bellefonte and its vicinity, that he has commenced the TAYLORING BUSINESS, at the House back of Mr. James Rothrock, and immediately adjoining his Hatter shop, where those who may please to favor him with their custom shall receive every accommodation and attention in his power to bestow.

Having served his apprenticeship in the city of Baltimore; and having had an opportunity of perfecting himself in the knowledge of his profession by an exercise of its various duties, in many of the best shops in that place, he flatters himself qualified to give general satisfaction to his customers.

October 3, 1814