

S. B. ROW, EDITOR AND PROPRIETOR.

CLEARFIELD, PA., APRIL 21, 1858.

Position of Lecompton in Congress .- In our last paper we stated that the House had decided to adhere to its position, but that an effort would be made to have a committee of conference appointed. On Tuesday, the Sen ate, by a vote of 30 to 24, insisted upon having such a committee granted. This, after all their brow-beating, sounds strange on the part of the majority in the Senate. While they hoped that a majority of the House could be bought or bullied into an indersement of the President's Kansas policy, they haughtily repalled the idea of conciliation and conference. When their bill came back from the House amended, Mr. Green wished it rejected without a word, which was accordingly done. If the Senate really desired a conference, then was the time to have asked for it. But, no doubt, they thought to coerce the House into measures. In this they were mistaken, and now this same Mr. Green makes the motion to insist on a conference, which was carried, after some debate as to whether the Senate should ask for, or insist upon it. On Wednesday the subject was brought up in the House. On Mr. Montgomery calling for the previous question on his motion that the House insist on its adherence to its amendment, the vote stood yeas 108, nays 107, whereupon the Speaker voted Nay, which made a tie, and declared the motion lost. The House then agreed to nized by Congress, nor that it shall contain grant the committee, by a vote of 108 to 108, the Speaker giving the casting vote. Every Republican, with six Americans from the slave States, and all but four of the anti-Lecompton Democrats, opposed the measure. The four who voted with the Lecomptonites for a conference are Messrs. English of Indiana, Hall and Pendleton of Ohio, and Owen Jones of and part because they know that the decision Pennsylvania. These men profess to have voted for a conference for reasons of parliamentary courtesy, and not from any change of opinion as to Lecompton. Pendleton and Jones give solemn assurances that they will Democrats still express full confidence in the final result. The probable result of the con- That is the House position, and the whole of it. ference will be a disagreement.

The committee consist of Green, Hunter and Seward, on the part of the Senate, and of has based its action on the technical regularity English, Stephens and Howard on the part of and legality of that instrument-its conformi-

A final meeting of the committee was to have been held on Monday.

NEW JUDICIAL DISTRICT .- Not long since the lower branch of our State Legislature passed a bill to erect a new Judicial District out of the counties of Clearfield, Elk, Forest and Jefferson, to be called the 27th district. A few days since this bill came up in the Senate, when Mr. Cresswell, who is now in our Senatorial district, moved that the same be referred to a select committee, which was agreed to, and that committee have reported a bill for the new district, embracing in it, however, a clause dissolving the Bradtord district and legislating Judge Wilmot out of office. This will, doubtless, prove fatal to the passage of the bill, and Mr. Cresswell must have known it, for we will not believe it till we see it, that a majority of our State Senators will so far disgrace themselves as to cut up Mr. Wilmot's district as proposed in the bill-an act that would be ungenerous in a politician and beneath the dignity of a gentleman. We are at a loss to account for Mr. Cresswell's course, in declaring to be one of the clearest and when he is well aware that a large majority of the people, as well as the members of the legal profession, in the proposed district are in favor of its formation.

Consistency .- A few years since, when the Americans had a majority in our Legislature, the pay of members was fixed at \$500 for the session. The Democratic papers made a tremendous outery about robbing the State, &c. The present Legislature is largely Democratic. Yet we see both Houses have voted to add \$200 to the pay of members this session, and to increase the compensation hereafter to \$700 per annum. This is reform with a vengeance. Whilst labering men everywhere are out of employment, pinched for means to support their wives and little ones, the whole country suffering from a severe financial revulsion, our the poisoned chalice to the lips of those who calling upon Mr. Peter Ruble of that vicinity. Democratic Legislature coolly vote themselves | had employed it for their own interested pur-\$200 extra pay, thus taking at one grab thousands of dollars of the hard carned money which the people pay in taxes. And where is | that equilibrium which was the fantasy that the Democratic paper that utters a single afflicted Mr. Calhoun's brain like a nightmare, word against their action ?

THE BILL authorizing the Sale of the State Canals to the Sunbury & Eric Railroad Company, passed the Schate with a few amendments, which have been concurred in by the House, and all that is now required to make it a law is the signature of Gov. Packer, which give its provisions.

Judge Wilmot have again been defeated in their object, as the bill reported by the Select

Correspondence of the "Raftsman's Journal."

PITTSBURG, PA., 16th April, 1858. FRIEND Row :- I arrived at the Smoky City about three o'clock on Thursday morning. I have since been looking around here to see and hear what I could that would be beneficial to persons emigrating to the far west.

There are boats leaving here almost daily for the Mississippi and Missouri Rivers, all of which are loaded down with passengers, and freight of various kinds, bound for Kansas, Nebraska and Minnesota. Tickets for cabin passage to Leavenworth City cost but \$20,00; on all kinds of goods taken West is said to be

I have never before seen any thing like the rush of emigration that is now moving westward. I have conversed with numbers of emigrants and found a very great proportion of them to be mechanics of various kinds. They generally look neat and intelligent, which is a | tended. plain indication of the kind of material of which our new settlements will be composed. We say, come on for "yet there's room."

The fare for passengers on cars to St. Louis is \$19,50. From there to Leavenworth City, by cars and steamboat, \$10 or \$11,00. To Nebraska City about \$16,00 from St. Louis.

When I "arriv" at Pittsburg, I learned that Judge Saml. W. Black, of Nebraska, had left the Territory and was then and yet is on a question for Judge B. to get home in time to hold Court there at the time fixed by law. Had I known of his absence from the Territory, I should have remained longer in Clear-Yours,

The Joint Committee of Conference appointed by the two Houses to consider their grounds of disagreement respecting the Admission of Kansas, and report some practicable plan for harmonizing them, met yesterday at Washington, but did not organize, owing to the absence of Mr. Stephens-said to be caused by illness.

Another attempt will be made to-day. It is important that the Country should understand the real, vital difference to be harnonized. What the House demands is not that this or that Constitution shall be recogthis or that provision, nor that this or that proposition shall not be contained in it; but it des insist that it shall be the Constitution of Kansas, fairly recognized and adopted as or shall not be slaves, or voters, or neither slaves nor voters, the House remits entirely to the decision of the People of Kansas-part of the Members requiring this on principle, of the People of Kansas cannot fail to be mour. Whether the Lecompton, or the Leavenworth, or some still unformed instrument. is the Constitution required by and satisfactory to Kansas, this side leaves to be determined by a fair and anthentic vote of that People themselves. In short, Free Soil and genuine not abute their opposition to it, or surrender | Squatter Sovereignty, finding their interests an iota. Doubts are entertained about Eng- at least for this occasion identical, have joined lish and Hall. The faithful anti-Lecompton | teams to require that no Constitution shall be imposed on Kansas which shall not have first been ratified and sanctioned by her People .-

> The Senate has thus far insisted that Kansas should come into the Union under the Le compton Constitution, and none but that. It ty to precedents-on the legal presumption that it was the true Constitution of Kansas. though never submitted to nor ratified by her People, but, on the contrary, most emphatically voted down by them at the only election

in which they were permitted to vote against it. The arguments on this side are all the special pleadings of lawvers, accustomed to ngenious endeavors to prove black white, or at least a very light gray, and intended to show that Kansas must swallow the Lecompton instrument even if she proceed to throw it up the next minute-which some of them believe she may, others that she may not do.

There are some who say that Mr. English has got up thisConference on purpose to betray the House and the principle of Popular Sovcreignty into the hands of that principle's implacable adversaries. We say nothing like this, for we know nothing of Mr. E's feelings or purposes. We do know, however, that, with Messrs. Seward and Howard on the Committee, the cause of Free Kansas cannot be betrayed except under circumstances and with explanations that shall make the whole truth plain to the great body of the American People. N. Y. Tribune of April 17.

Hon. John Covode.-This gentleman has recently made a speech in Congress on the Kansas question, which we have no hesitation most practical we have read upon the subject. One feature of the speech is thus referred to by the Philadelphia North American: "In a comprehensive view of the subject,

while illustrating the mistaken policy which actuated the South, Mr. Covode introduced a point not mooted before, that has a vast deal of force in its direct application. He said the South, by combination with northern allies, might be able, through its free trade system, to crush down the manufacturing interest, and to prostrate partially the industrial prosperity of the existing free States; but the re-action would be to their permanent injury, and finally, to the complete loss of political power. her chair. . . . An old building near Genkin-For if manufactories were closed, and the busy hum of labor silenced in the mills, turnaces and mines, the immediate effect would be to swell the emigration westward, and people the unoccupied Territories, and to build up new States, which in their turn, would poses. There is no escape from this conclusion, and the serious consideration of southern in his latter days, have not considered they

were precipitating the very doom against which all their schemes and exertions have been and are still aimed."

THE BANISHMENT OF CALHOUN.-The Washington correspondent of the Philadelphia Press writes that John Calhoun, the Dictator of Kansas under the Lecompton Constitution, who is also in the employ of the General Government will not be withheld. As soon as we can get as surveyor-general of Kansas and Nebraska, a copy of the bill as it finally passed, we will and who for reasons palpable even to the most unthinking men does not enjoy an undue share of popularity in Kansas, wishes to return to WILMOT'S DISTRICT.—The persecutors of the field of his Federal duties, but is unwilling to trust himself to the tender mercies of an outraged people. Therefore, the Commissioner of the General Land Office announces "by the Committee to annihilate Judge Wilmot's dis- order of the President," "that the office of trict has been referred to the Judiciary Com- the surveyor-general of Kansas and Nebraska of A. Waugh, West Greenville, was struck mittee, which is known to be hostile to any will be removed from Lecompton, in Kansas, and set on fire by lightning. The flames were Lawrence Wesnitzer, as early a period as practicable."

PENNSYLVANIA ITEMS.

PREPARED FOR THE "RAFTSMAN'S JOURNAL." LUZERNE COUNTY .- Charles Gardner is on trial for the murder of Michael Lawler, in Greenfield, last November. He is not of very sound mind and the defence will probably be insanity. . . . The Kingston Coal Co.'s Colliery under charge of Mr. W. G. Case, commenced shipping coal last week having run a train of loaded cars from the mines to the Luckawanna and Bloomsburg Road and by that improvement to market. This is the be ginning of a large business. . . . Muller, under sentence of death for the murder of Geo. Matthias, has become so excited and unruly that the jailer is compelled to chain him heavto Nebraska City \$25,00. The freight on pine lily. He threatened the jailor's life. A

lumber is about \$15,00 per 1000 ft. Freight young Englis: man stopped in Wilkes-Barre on Sunday evening to beg a supper, as he was on his way up the Valley to hunt work. He had last worked at Troy, New York, in Iron Works, but twenty-five men had been discharged on account of hard times, and he had since been wandering, like hundreds more, in search of employment. The Union Prayer meetings at Bethel Church are continued every morning at 8 o'clock A. M. and are well at-

INDIANA COUNTY .- Last week, a man named Robert Dunlap was run over by the Indiana improvements, an article of dress has been Accommodation train, near Blacklick station. It appears that Dunlap was a man of intemperate habits, and that on the evening of the accident he was seen carrying two jugs of whiskey. It is supposed he drank too freely of the liquor and lay down on the track. It was sively employed and rejected, in whole or in not known until the next morning that he was killed. . . . On Wednesday of last week a Masonic Lodge was organized in Indiana, by D. D. G. M., Roberts, E. Brown, and other members of the fraternity from Kittanning. visit to Washington City. It is out of the | Harry White, Esq., was enstalled as Worshipful Master; W. B. Marshall, Senior Warden; Robert Crawford, Junior Warden; G. W. Sedgewick, Secretary; and James Baily, Treasurer. . . . On Monday last, on the street or pavement, at or near the Indiana House, a couple of individuals from the country, attempted to give a practicle illustration of their acquirements in the art of boxing, when they were taken in charge by Sheriff Smith and lodged in jail.

CLARION COUNTY .- A sad accident occurred at Callensburg on Wednesday last as a raft was passing under the bridge at that place. It struck the pier and a piece of timber of the bridge fell and struck a man on the raft by the name of Stroup from Millereck township, and injured him so severely that no hopes are entertained of his recovery.... On the 14th inst., a man by the name of Hayes, from Forrest county, was drowned in the Clarion river opposite the town of Clarion. He was on a boat, and while passing a rock above the old bridge he attempted to jump from the boat to the rock, and missing his footbold fell into such by her People. Whether negroes shall | the river. He immediately sunk, but arose and called for help. A number of persons were in sight, but none near enough to render any assistance. He sunk to rise no more in this life. The body was not recovered, as yet.

> WASHINGTON COUNTY .- On Wednesday, the 14th, the house of J. Saxton was burned down. The occupants were absent at the time-Mr. Fuleme being in Beaver, and his wife on a visit a few miles distant. No insurance. The house was set on fire. . . . An altercation occurred between two young men in Florence, a short time since; one of them tried the virtue of a brick bat, but missed his antagonist and hit a lady passing at the time, injuring her serious-. Daily Union prayer meetings are being held in Washington. . . . A man named Gaston was recently found secreted under a bed in the house of Dr. Gordon, of Cookstown. He was committed to answer. . . . At a recent fox hunt in East Finley township, six toxes were captured. George Harger has been sentenced to the Penitentiary for three

> LEHIGH COUNTY .- The Millerstown Lodge of I. O. of O. F., will dedicate their new meeting-room with appropriate ceremonies on Whit-Monday, 24th of May. The carpenter shop of Moses Heilman, in Lebighton, was destroyed by fire one day last week. Loss \$200. . . . The bill to prevent fishing with nets in the river Lehigh was passed finally by the Legislature on Friday. No licenses were granted by the Court last week, owing to the fact that a new law is now pending in the Legislature. As soon as final action has been taken in the matter in that quarter, a special Court will probably be called and the awards made in accordance with the provisions of the

> WESTMOBELAND COUNTY .- A valuable horse, belonging to Dr. Richardson, of Greensburg, becoming frightened while in the harness, ran away, smashing the buggy, and so injuring himself that he had to be shot The Masonic Hall, in Greensburg, was opened to the public on Saturday evening a week. It is a very handsome hall, decorated with great taste. . . . A mad dog was killed near the County Poor House, a short time since. He bit a number of cattle, and several dogs, before he was killed. Two weeks since, as Rev. H. Q. Graham and lady were on their way to Fairfield, to attend an exhibition, the axle of the carriage broke, and Mr. Wood, the driver, had his ankle severely injured.

> LAWRENCE COUNTY .- On the 3d inst., two sons of Mr. Sankey, narrowly escaped being killed by the upsetting of a wagon, while driving down the hill in West Newcastle. Their injuries are not thought dangerous. The edifice of the Disciples congregation, New Castle is nearly finished. It is said that Elder John H. Philips will deliver the first discourse in the new building on Sunday next.... Twenty five persons united with the Presbyterian Church in New Castle, on the 4th inst. . . . Mrs. Breckenridge, residing near New Castle, died on the 5th inst., while sitting in

burned on the 3d inst. CENTRE COUNTY .- A small carpet bag, supposed to belong to a lady, was found near Centre Hall. It contained many valuable articles, together with a pocket book and some money, control the government, and perhaps return all of which can be obtained if identified by A protracted meeting has been in progress in the Presbyterian Church of Bellefonte for some time, and many persons have united statesmen who, in their rash zeal to preserve | themselves with the church. Much interest

is manifested in the cause of religion. CLINTON COUNTY .- On the 11th and 12th the vicinity of Lock Haven was visited with a heavy rain storm. The river was much swollen, and the rafts of all the upper regions had come down on their way to the lower market. The steam saw and shingle machine of Benj. Hunt, at Hiner's Run, was consumed by fire on the 11th. Loss \$6,000. Insurance \$2,000. It is supposed to be the work of an

incendiary. LYCOMING COUNTY .- On the night of the 7th the cabin of a canal flat lying at Loralsock creek took fire and a boatman who was sleeping in it was burned to death. He was a young | George D. Lannen, William A. Mason, man about 20 years of age. A little boy about seven years of age, son of Samuel Guntram, of Muncy township, fell off a bridge into | H. H. Post. the canal and was drowned, on the 9th.

MERCER COUNTY .- On the 3d inst., the barn such bill, violating, as it does, the sacred pro- to Nebraska city, in Nebraska Territory, at promptly extinguished. . . . Revival meetings are in progress in Mercer, West Green- | Apr21-58

are attended with marked results. NORTHAMPTON COUNTY .- The next Annual Fair of the Farmers' and Mechanics' Institute, will commence at Easton on Tuesday, the 21st of September next, and last five days, ending on Saturday the 25th of that month. The

ville, Sharon, Clarksville, &c., all of which

barn of Edward Beil, in Lehigh township, was entirely destroyed by fire on Saturday a week, together with all its contents, consisting of hay, straw, grain, &c. It was partly insured-THE HOOP TRADE .- Douglas & Sherwood,

the hoop skirt manufacturers, turn out 4000 skirts every day, and constantly employ five hundred hands, besides 180 sewing machines; so says the Journal of Commerce. There is used each week not less than one ton of steel, to aid the ladies in spreading themselves .-Several floors in a large building are exclusively occupied to their full extent with persons engaged in cutting cloth, tape, bone and steel, and manufacturing small metallic pieces used in constructing the skirt .- for all of which process cunningly devised machinery is employed by those who are engaged in adjusting these parts to each other, and bringing order out of apparent confusion. Hoop-skirt making is a science, and one on which patient study has been bestowed, till by successive produced which is thought to be favorable to health, while it conduces to comfort and beauty. To illustrate the difficulty experienced in obtaining the exact desideratum, rattan, cord, whalebone and brass have been succespart, as too brittle, too rigid, too flexible, ect., and of course, much valuable machinery had to be thrown aside as useless, with each change 'i troduced. Now, a kind of English steel is substituted, after being subjected to a high heat, and suddenly being plunged into cold oil and again transferred to a bath of melted lead to give it the proper temper and elasticity. Such quantities of the material thus prepared are used, that the railway train which forwards the weekly instalment from Connecticut to the factory in New York, is yelept the "hoop train," and of course, is regarded with more than ordinary consideration. The factory, with its industrious population of 500 young women, is an interesting place to visit.

THE LIQUOR BILL.-The following are the main features of the Liquor Bill, as it has passed both Houses of our State Legislature : Licenses to be granted in Philadelphia by the Board of Appraisers, in Allegheny county by the Associate Judges and Treasurer, and in other counties by the Judges of the Courts, with a qualified discretionary power over the

applications. The minimum price of licenses with sales of over \$1000 to be \$25, and under \$1000 to be \$15. In Philadelphia and Pittsburgh, the minimum to be \$50. Hotels and taverns to be classified and rated according to the sales. On sales of \$10,000, the license to be \$400; on sales of \$8000, the license to be \$250; on sale of \$6000, the license to be \$150, and on sales of \$2000, the license to be \$50.

Retail brewers to be rated as cating houses. Appraisers to be appointed to examine and deteet adulterated and drugged liquors, and the sale of such liquors prohibited and punished. Licenses will be granted to houses without limit-the Courts being required to grant them where the parties applying are of good moral character and give the required security

HELPING THE ENEMY .- A correspondent of the Cincinnati Inquirer, writing from Camp Scott, Utah, says, on examining the wagons of the contractors for freight for the army, there were found one thousand pounds, of powder and other merchandise intended for the Mormons, and directed to an agent of the Mormon church. The powder was carted across the plains at the expense of the United | property of Greenwood McCracken, States government for its enemies, and in the trains which were employed to carry provisions to the army which the government has sent out to put down the Mormon rebellion. This is taking advantage of government liberality with a vengeance.

A ROMANCE OF TWELVE LINES .- Laura Lee is a daughter of a wealthy farmer, near Detroit, for whom Thomas Barnes was plow boy. Thomas, the regue, stole Laura's heart, and then herself. They ran away, and by legal process got spliced. Old Lee offered \$500 for the recovery of his daughter. The young couple concluded to go back and take the money and the curses. When they arrived home, they were agreeably astonished to find themselves heartily forgiven by the old man, and awarded a homestead and a farm of sixty acres. There was common sense all around.

FATAL MISTAKE .- The Hon. Samuel Adams. member of the Massachusetts State Senate, had aconite prescribed as an external application for rheumatism, a few days ago. He took three spoonsfull internally, which killed him in a few hours, although antidotes were promptly and freely given him.

The run of shad in the Delaware river has been greater during the past week than for many years past. It was so great on Monday and Tuesday, says the Trenton Republican, that some of the seines broke down under the immense quantities of fish enclosed, and many shad escaped through the rents.

It is a curious and affecting circumstance that an infant grandson of Col. Benton, the child of William Carey Jones, died in the house of his grandfather, within a few hours of that grandfather's decease.

New Advertisements.

NOTICE.—The store accounts of Leonard Gibbon & Co and of Win. H. Gibbon, late doing business at Glen Hope, having been assigned, are in my hands for collection. All persons indebted are requested to call immediately and settle and J. B. McENALLY. April 21, 1858. Att'y, &c. ger's brewery in New Castle, was partially

MT. VERNON HOUSE, LUMBER CITY, CLEARFIELD COUNTY, PA.—Theundersigned notifies the public that he has opened out the above named house, and that he is well pre-pared to accommodate all who may favor him The house is three stories high, is commodious and well furnished, and no pains will be spared to render satisfaction to guests. His is always supplied with choice liquors of kinds. There is plenty of stabling connected with the house. He solicits a share of public patron-age. L. W. TEN EYCK. Lumber City, April 21, 1858-3m-pd.

ICENSE NOTICE.—The following named persons have filed in the Office of the Clerk of the Court of Quarter Sessions of Clearfield County. their respective Petitions for License at MAY Session next, agreeably to Act of Assembly of March 28, 1856, entitled "An Act to regulate the Sale of Intoxicating Liquors," &c.
J. M. Bumgardner, Tavern, Beccaria township

Tavern, Bradford towns'p. Peter Solt. Tavern, Boggs township. Andrew Cross, Boggs township. Brady township. Tavern. Tavern, Adam Knarr. Isaac McHenry. Brady township. Tavern. Brady township. Henry Goodlander. Tavern. Dan. M. Weaver. Tayern, Clearfield Boro' Clearfield Boro'. Tavern. Tavern, Curwensville boro David Smith. Curwensville boro Tavern. David Johnston, Tavern, Curwensville boro Tavern Decatur township. Jacob Mock. Tavern. Morris township. Thomas G. Davis, Penn township. Tavern. Tavern. Penn township, L. W. Ten Eyek,

EATING HOUSES Clearfield Boro'. Clearfield Boro'. GEO. WALTERS, Clerk.

New Advertisements.

SHERIFF'S SALES .- By virtue of sundry writs of Vendition Expones issued out of the O writs of Venditions Exponer issued out of the Court of Common Pleas of Clearfield co., and to me directed, will be exposed to public sale, at the Court House in the borough of Clearfield, on MONDAY THE 17TH DAY OF MAY, 1858, the following described real estate, to wit

A certain tract of land, situate in Chest town-ship, Clearfield county, on Wilson's run, bounded by T. Wilson, T. Woods and others. Also—a lot by T. Wilson, T. Woods and others. Also—a lot in Newburg, bounded by T. Wilson, Chest creek, and the road leading to New Washington, with a JACOB G. AKE, of said firm. house and stable thereon. Seized, taken in exe-cution, and to be sold as the property of David

Also-a certain tract of land, situate in township, containing Fifty acres of unimproved timber land, bounded on the east by Barrett, north Nathaniel — Seized, taken in execution, and to be sold as the property of John M. Scott.

Also—a certain tract of land, situate in Boggs

township, containing 30 acres, bounded on the east by P. Smeal, north by J. Smeal & J. Flegal, south by Erie turnpike, having a frame tavern house and barn thereon erected, and about one acre cleared land thereon. Seized, taken in execution, and to be sold as the property of David Frazer. Also-a certain tract of land, situate in Deca-

hart, John Hamerslaugh and the Byberry tract. with log house, log barn and 70 acres cleared thereon. Seized, taken in execution and to be sold as the property of Joseph Millward.

Also—three certain lots of land, situate in Curwensville, known as lots No's 40, 41 & 43, bound d

tur township, bounded by lands of Henry Kep-

by Filbert street on the west, an alley on south and east, and George street on north. Int No. 42 lying between said lots, having a dwelling house, tan house and other out houses erected thereon. Seized, taken in execution, and to be sold as the property of Samuel B. Taylor.

Also-certain tracts of land, situate in Morris township, containing 150 acres, bounded north by lands of S. & J. Hoover, east by A. K. Wright south by Joseph Potter, and west by lands of Wright AThompson, having about 80 acres cleared, house barn, and young orehard thereon, being same pr mises bought by Defendant from Gratz et al. Atso-Deft's interest in 434 acres of land known as the Rolling Stone tract, surveyed on warrant to Richard Smith, with a house, stable and about 8 acres cleared thereon, being the same premises bought from Nelson & Co. Also-Defi's interest n 244 acres of land, known as the Basin tract, surveved on warrant to - Smith, being same premi ses bought from J. J. Lingte. Also—a lot of land in Kylertown, adjoining Wright on the east, a street on the north. Hoop s on the west, and an alley on the south, with a house and stable thereon. Seized, taken in execution, and to be sald as the property of James M. Leonard.

Also-a certain tract of land, situate in Wood ward township, bounded by lands of Clearfield Coal & Lumber Company, and Cambria and Blair county lines, with two houses and small stable thereon. Seized, taken in execution, and to be sold as the property of Henry Pennington.

Anse-a certain tract of land, situate in Ferguson township, containing 150 acres, bounded north by the Houston tract, east by Nicholas Tubbs, south Jornelius Tubbs, and west by Amos Tubbs, aat Eighty acres cleared with two large dwelling iouses, two barns, outhouses, shops and two orch ards thereon. Asso-a tract of land lying west of the above, bounded by lands of Houston, Nicholas Straw, John Patchen and the above tract, with about Thirty acres cleared, hewed log house, barn and orchard thereon. Seized, taken in execution. and to be sold as the property of C. D. Tubbs and George E. Tubbs. Also-a certain tract of land, situate in Penn

township, beginning at a chestnut, thence along land of Grier Bell. jr., 522 west 193 perches to a post, along lands of James Crossley. No. 308, east for perches to a post, along lands of John Hep-burn south 52j deg. 193 perches to a post, along land of Moses Owens south 39 west 68] perches to a chestnut, containing about 75 acres, about 30 aeres cleared, and log house and barn thereon erected. Seized, taken in execution, and to be sold

son township, containing about Sixty-five acres, bounded by lands of J. P. Hoyt, Martin Watt and John D. McCracken, with Fifteen seres cleared. Seized, taken in execution, and to be sold as the Auso-a certain tract of land, situate in Woodward and Knox townships, containing 400 acres.

bounded by the Belcena tract. Joseph Smith, Isaac McKee and others, with two dwelling houses a stable and saw-mill, and 20 acres cleared. Selzed, taken in execution, and to be sold as the property of Isane Wilson

Anso-a certain lot of land, situate in Ansonville, bounded by road leading to Glen Hope, &c. Fifty feet in front and running back 200 feet, with plank house thereon. Seized, taken in execution, and to be sold as the property of Jonathan Mays. Auso-a certain tract of land, situate in Decatur ownship, beginning at a post corner of Schooly Scott's survey, thence north 50 east 120 perches t a post on line of Thomas Yeater, north 40 west 141 perches to post, south 50 west 120 perches to post on Scott's line, thence along said line south 49 cast 141 perches to place of beginning, containing 100 acres, being part of a larger survey, with Forty aeres cleared and house and burn thereon. Seized. taken in execution, and to be sold as the property of Jacob Ginter.

Auso-a certain tract of land, situate in Ferguson township, containing 100 acres, bounded by lands of G. W. Scott, Hunter and George Williams, and John Campbell, with log house, log barn and orchard, and about 12 acres cleared thereon. ed, taken in execution, and to be sold as the property of Greenwood Young and Nancy Young. Also-a certain tract of land, situate in Morris township, containing 150 acres, bounded north by lands of S. & J. Hoover, cast by lands of A. K. Wright, south by Joseph Potter and west by lands of Wright and Thompson, having about Eighty a-eres cleared, and house and barn and orchard thereon, being the same premises bought from Gratz, et al. Anso-defendants interest in 434 aeres of land known as the Rolling Stone tract surveyed on warrant to Richard Smith, with a honse, stable, and 80 acres cleared thereon, same premises bought from Nelson & Co. Also-defendants interest in 244 acres of land known as the Basin tract, surveyed to - Smith, being the same premises bought from J. Lingle. Also-a lot in Kylertown, adjoining Wright on the east, Hoops or the west, and others on the north and south, with a house and stable thereon Seized, taken in execution, and to be sold as the property of James

M. Leonard. Auso-a certain traci of land, situate in Chest township. Clearfield county, containing 70 acros, bounded by lands of Thomas Woods, John Taggart and William Tozer, with about Fifty acres cleared thereon. Seized, taken on execution, and to be sold as the property of Thomas Tozer and Lewis

Also-by virtue of a writ of Fi. Fa., the following real estate, to wit: All defendants interest of, in, and to, tract of land number 1903, patented as "Smithfield." so-to all his interest in tract number 1897, patented as "Derry;" both in the township of Covington, in the county of Clearfield, and on and near

the West Branch of the Susquehanna river; subject to the balance of purchase money, due to P. A. Karthaus, thereon, and to all the legal right of the purchaser from Levi Lutz, therein. Seized, taken in execution, and to be sold as the property of Leviluz Also-by virtue of sundry writs of Levari Pa-cias, the following real estate, viz:

A certain messuage or tract of land, situate in Woodward township, Clearfield county, surveyed on warrant to Thomas Stewardson; bounded by surveys in name of Mary M'Clenahan on the north and Robert Rainey, on the east by Patrick Moore survey, on the west by Mary Sandwith, containing 424 acres, be the same more or less, (excepting out of said survey those parts conveyed to Samuel Kay, James Fawley and Christopher Kratzer.) together with the hereditaments and appurtenances ed, taken in execution, and to be sold as the property of Joseph E. Logan, Daniel Brittian, Samuel Kay, Joseph Harrison and James Fawley, terro tenants.

ALSO-a two story plank house, or building, in Morris township, Clearfield county, containing in front 29 feet and in depth 16, being on the south side af the turnpike leading from Clearfield to Moshannon creek, on land belonging to the estate of James Allport Seized, taken in execution, and to be sold as the property of Josiah Haughinberry.

J. R. REED, Sheriff.

Clearfield, April 21, 1858.

A NEW Two Horse Waggon, for sale at the cor-ner, Curwensville, by WM. IRVIN. Shoe Shop, Clearfield, Pa

TOSEPH PETERS, JUSTICE OF THE PEACE, CURWENSVILLE, Clearfield Coupty, Pa., One Door East of Montelins & Ten Eyek's Store -All business entrusted to him will be promptly attended to, and all instruments of writing done on short notice. April 7, 1856

NOTICE.—All persons knowing themselves indebted to the firm of Dowler & Ake, late of New Washington, are positively forbidden to pay Jas. Dowler any monies due said firm in any manner whatever; but to make payment of the same

New Washington, March 31, 1858.

ESTATE OF GEO. SEBRIGHT.-No-tice is hereby given, that Letters of Admin-istration on the estate of George Schright, late of Decatur township, Clearfield county, Pa . have been granted to the subscriber. All persons hav-ing claims against the estate are requested to make known the same; and persons knowing themselves indebted, are requested to make payment without delay. MARY SEBRIGHT, Decatur tp., April 7. Administratrix.

GLORIOUS NEWS!—NATIONAL EX-CHANGE—The subscriber having taken the above well known stand, in Curwensville, Pa., is ready to accommodate all who may favor him with their patronage. His table will always be supplied with the best the market can afford, and his Bar with the choicest liquors. His stable will be under the care of attentive hostler DAVID SMITH

Curwensville, April 8, 1858.

TENRIAL LIST, FOR MAY TERM, 1858, (commencing on the 3d Monday, the 17th day.) D. Adams. YS

Engle's adm'rs. Best. McFarlan. 15 Rider and wife. Eliza Irvin, Hinds. Mason. Hurxthal & Bro. Ritter. Hartshorn. Mchaffey&Mitchell Wilson's Executors. Cadbury and wife. Powell, et al. Caldwell. Mitchell & Mehaffey, vs Pennington. Frank. McGhee. Sabin. Irvin's Heirs. McMasters. McCracken, of al. Davis. Bloom. McFarlin, McKee, Best, Comeford, Pfoutz. Jones, et al. Riddle, Bartles, et al. Swan. Stevenson. Drinkers. Locks. McGarvey Kerlin. GEO WALTERS, Prot'y.

ONG LIGHT ON A SHORT SUB-JECT.—FRANK SHORT announces to his friends that he has removed some of his stock from the Short Shoe Shoe,' on short notice, a short distance from his old stand, to the shop formerly occupied as a Watch and Jewelry store by R. K. Welch, dec'd, nearly opposite to Reed & Wenver's Store, where he will be found at all times ready to accommodate his old customers, and as many new ones as may favor him with a call, and do their work on as short notice as it can be done elsewhere, and as short accounts make long friends, will sell cheap for CASH. Home-made work constantly on hand, and warranted not to rip, ravel, or cut in the eye. And as this is the time for settling up, said Short wants all persons indebted to him to come forward and settle up their accounts. and pay the cash or give their notes, and they will FRANK SHORT. Clearfield, April 7th, 1858.-3m.

N. B. The person that found one fine boot, No. 6, on the morning after the fire, can have the mate of it by calling at the Shoe Shop of FRANK SHORT.

REAT DISCOVERY OF THE AGE.
IMPORTANT TO TOBACCO CHEWERS.
Dr. Gastae Lineard's Taste Restorative Trackes,
the Great Substitute for Tobacca.—It is a well d incontrovertable fact that the use of Ar so-a certain truct of land, situate in Ferra-Tobacco is the promoting cause of many of the most severe MENTAL AND PHYSICAL disorders to which the race of man is subject, as cureful annlasis and long and painful experience have clearly proven that it contains certain narcotic and poisonous properties most dangerous in their effects, which by entering into the blood derange the functions and operations of the Heart, causing mamy to suppose that organ to be seriously diseased. TOBACCO affects also she outire nervous system. manifesting itself-as all who have ever used the noxious weed will bear testimony-in Lassitude, Nervous Irritability, Water Brash, Dyspepsia, and many other disorders of a similar character. The "Taste Restorative Troches" are designed to counteract these baneful influences, and have proved completely successful in a multitude of cases, and wherever used. Being harmless in themselves they exert a beneficial effect upon the entire system, restoring the Taste which has become vitiated or destroyed by great indulgence, completely removing the irritation and accompanying tickling sensation of the Thront-which are always sequent upon abstaining from the use of To-

and by giving a healthy tone to the Stomach, invigorate the whole system. Persons who are irretrievably undermining their constitutions and shortening their lives, should use these Troches immediately and throw off the injurious and unpleasant habit of Tobacco

These Troches or Lozenges are put up in a convenient and portable form at the low price of 50 cents per Box. A liberal discount to the Trade.

Prepared solely by the undersigned to whom all orders should be nidressed. JAMES E. BROWN, Druggist.

Corner 2d and Race streets, Philadelphia

EDEGISTER'S NOTICE.—Notice is here-by given, that the following accounts have been examined and passed by me, and remain filed of record in this office for the inspection of beirs. legatees, creditors, and all others in any other way interested, and will be presented to the next Orphans' Court of Clearfield County, to be held at the Court House in the Borough of Clearfield. immencing on the third Monday of MAY, 1858, for confirmation and allowance The account of John L. Cuttle, Administrator of

the Estate of James Biddle Gordon, late of the Borough of Clearfield, deceased. The Final Admiristration account of John Mc-Goey and Mary McGoey, Adm'r. and Adm'rx. of the Estate of Simon Lynch, late of Lawrence tp., Clearfield county, deceased.

The Final Administration accoust of Mary Feltwell, (formerly Mary Rose.) Administratrix of Ed-The Administration account of Joseph Nichol-

son, Administrator of the Estate of Samuel S. Nicholson, deceaced.

The account of J. W. Wright and Jesse Williams,
Executors of the last Will and Testament of Jacob

Leonard, late of Beccaria township, Clearfield county, deceased. The partial account of David Dressler and Elizabeth Dressler Adm'r, and Adm'rx, of the Estate of John Dressler, late of Union township,

Clearfield county, deceased. The partial account of William Fullerton, surviving Administrator of the Estate of John Fullerton, deceased.

The final Administration account of James T. Leonard, Administrator of the Estate of David Og den, late of Lawrence township, Clearfield coun ty, deceased.

The final Administration account of James T Leonard, Administrator of the Estate of Philip Fisher, late of Woodward township, ClearSeld

county, deceased. The final Administration account of James T. Leenard, Administrator of the Estate of Robert Leonard, late of Lawrence township, Clearfield county, deceased.

The partial account of James T Leonard, one of

the Executors of the Estate of William C Welch, late of the Borough of Clearfield, dec'd. The final Aeministration account of Eli Fry, Administrator of the Estate of Samuel Fry. late of the township of Brady, in the county of Clearfield, deceased. The final account of William Irvin, one of the

Administrators of the Estate of Matthew Irvin, late of Burnside tp., Clearfield co., dec'd. JAMES WRIGLEY. Clearfield, Pa., April 7, 1858. DR. LITCH'S PAIN CURER, ANTI-BIL-

IOUS REMEDY, and RESTORATIVE, for Colds, Coughs, Croup, &c., sold at Joseph Goon's