

S. B. ROW. EDITOR AND PROPRIETOR.

CLEARFIELD, PA., DEC. 14, 1859.

Congress .- The members of the 36th Congress met at Washington City last week, but for all that has so far been done, they would better have staid at home. Discord, excitement and violence have characterized most of the proceedings. Scarcely had the members taken their seats, the House yet unorganized, when the agitation of the Slavery question was vigorously recommenced by the Democrats. In the Senate, Mr. Mason, of Virginia, proposed a resolution of inquiry into John to stay the conflagration. Brown's seizure of the Harper's Ferry arsenal, the ostensible object being to draw out all the facts and ascertain whether any persons not participating in the outbreak were implicated in it or accessory to it; but the real purpose is doubtless to give a chance for making flaming spread-eagle speeches, and to advance the interests of certain aspirants for Presidential honors. The Opposition were willing to have the inquiry made, asking only in addition that the committee should extend its investigations to the capture of the arsenal at Franklin, Missouri, during the Kansas troubles, and see who were the guilty parties there, and to what use they applied the arms and ammunition then taken. While Mr. Mason was thus taking the preliminary step to start a slavery discussion in the Senate, Mr. Clark, of Missouri, another Democrat, without waiting for an organization of the House. performed the same office in that body, and insisted on having the House decide whether the doctriees and sentiments of Mr. Helper's book, the "Impending Crisis of the South." which made its appearance three or four years ago, are not incendiary and hostile to the peace and harmony of the country, and whether Mr. Sherman, of Ohio, who, it would seem, allow- lar purpose. As he did not return, towards in the House and continued throughout the ed his name to be attached to a recommendation of the book, is not thereby disqualified for the position of Speaker-a dangerous character, perhaps a traitor. This at once opened up a contest which thus far has prevented the election of a Speaker, and given rise to violent controversies and disgraceful conduct on the part of some of the members. The N.Y. Evening Post's correspondent gives the follow-

ing sketch of a scene on Tuesday .-"At last, steady, grave, but determined Thad. Stevens pressed his point of order, that but two motions were, or could be, in orderthe motion to proceed to elect a Speaker, and the motion to adjourn. He said but little, but even this little was most shamefully interrupted by Crawford, of Georgia, who approached him defiantly, swinging his fist in his face. A fight was imminent, and probably, with almost any other member in Stevens' place, would have occurred. Keitt, who was on the watch, now came up close by the side of Crawford, and placed his right hand on a revolver beneath

his coat, ready, doubtless, for any emergency." This is a foretaste of what may be expected. -We do not think that the real objection

to Mr. Sherman is the one assigned. The

leaders of the Democratic party know that he is thoroughly acquainted with the corruptions and villainies of the Administration; they know that if chosen Speaker he will appoint such committees of investigation as will thoroughly expose the rottenness which is a stench in the highways and byways of Washington; and they know that such exposure will be fatal to the further supremacy of the party. To prevent this Sherman must be defeated, and if their own candidate, Bocock, cannot be elected, their effort will be to get into the Speaker's chair some man whom they can control in the appointment of certain committees. If the delay in the organization of the House would effect only party organizations, it would be a matter of little moment; but as it is causing great waste of the public treasure, and delay in the payment of mail contractors and others who have claims upon the Treasury, it

At the municipal election held in New York city on the 6th inst., Fernando Wood, Demoof the Council, also Democratic, thus :-

assumes a more serious phaze, the responsibil-

ity of which rests upon the Democratic party.

"The voters of this metropolis succeeded, on Tuesday, in electing the vilest and most ras-Corporation we have ever had, prominent inals-its members being three indicted crimother for under indictment for murder, anthird actually ering the Treasury, and the ment in the Pennag sentence of imprison-We may be prepared for felonious assault. of corrupt job flourishing to see every kind

The paper that says this, let ... Common bered, is a prominent Buchanan organi

The rivers and creeks in the interior and western parts of Iowa are said to be perfectly | Jere thronged with beavers and minks, to say noth- ment of Christian quarrel has occurred at ing of other animals whose hides are sought by the trapper. Beaver creek, which empties into the Cedar at Cedar Falls, is dammed at of marble ready, antice Greek worshippers very frequent intervals by the industrious and the mending. The Lat both got their bit enterprising rodents from which it takes its name. They have not been as plenty before the came the Greek, who undid seeman

PENNSYLVANIA ITEMS PREPARED FOR THE "RAFTSMAN'S JOURNAL."

CENTRE COUNTY .- On Tuesday night, Dec. 6th, at about one o'clock, a fire occurred in Bellefonte, which resulted in the entire de- for the appointment of a Committee of Invesstruction of the frame houses owned by Isaac | tigation respecting the Harper's Ferry inva-May and Charles Brown, on Bishop street. It sion. Mr. Trumbull of Ill., gave notice of an is supposed the fire originated from brands of amendment to inquire into the seizure of the charcoal, which Mr. Brown obtained from a arsenal at Franklin, Missouri. Mr. Gwin gave coal wagon during the day and piled up in the notice of a Pacific Railroad bill, when the rear of his premises. When discovered, the Senate adjourned. In the House, a ballot was fire had made considerable progress in that had for Speaker, in which there was no choice quarter-so much in fact, that no effort on the part of our citizens could arrest the flames. The families of Mr. May and Mr. Brown had and twelve other members receiving one and retired, and slept soundly until the neighbors aroused them. Some of Brown's children the devouring element, and it was extremely ried. difficult for some of the older members of the family to realize their danger. But few articles of value were saved. Mr. Brown's loss is Ferry Invasion came up again, eliciting debate, estimated at about twelve hundred dollars. flagration. His residence was attached to Mr. Brown's, in which the fire originated, but from the fact that it did not communicate with his premises immediately, the most of his valuable household property was saved. Mr. May's loss is covered by an insurance of one thousand dollars. It was with extreme difficulty the residence of the Catholic Priest, and other bu. dings in the immediate vicinity were saved. At one time their destruction was the weather favored the efforts of the citizens

Indiana County .- Mrs. Conrad Rice, an elderly lady of the town of Indiana, week before last, having ventured upon the hav-mow, slipped, as she was descending, and dislocated her shoulder. . . . The round number of 4000 letters were mailed at the Indiana post office during the months of October and Nov Flocks of wild turkeys have for some time been hovering about the Yellow Creek hills; several were shot and proved to be in fine condition. . . . Wm. Earl has been appointed Treasurer in the place of Charles N. Swoyer, dec'd. Mr. Earl has made a donation of \$100 to the widow and children of the deceased The West Indiana, was dedicated to the service of Almighty God on Sabbath the 4th December. . . . A gray eagle, measuring 7 feet 9 inches across the wings, was shot recently by Isaac Griffith, Jr., in Pine township. The eagle had killed a goose, which he had concealed in the branches of a tree, and kept his post until seven shots were fired at him, the last one bringing him to the ground.

LYCOMING COUNTY .- On the 24th Nov., Mr. John Creighton, of Linden, a clerk in Johnson's store, whilst assisting to get a hogshead of molasses into the cellar, was killed instantly, in consequeace of the hogshead slipping off the rope and rolling over him. . . . On the 25th, Mr. H. H. Brown, of Newberry, who was engaged, in company with some other men, getting out logs on Pine Creek, went out from and found him under the tree, which he had cut down.dead, his skull broken in and otherfrom the tree and struck him on the head, killing him instantly.

MIFFLIN COUNTY .- At a shooting match on the farm of John Moist in Bratton township, on the 2d December, a young man named Jesse Weaver had a revolver, when a rabbit came by and he and several others shot at and gave chase to it. When they returned, Mr. Joseph Kauffman reached for the pistol to look at it. Weaver said there was no load in it, but whilst showing the merits of the weapon, one barrel discharged its contents into the breast of Kauffman, causing instant death. . . . No clue has yet been obtained of the villian whose incendiarism has for some time kept the citizens of Reedsville and vicinity in such great

YORK COUNTY .- On the 14th ult., a child of Mr. Daniel Stebley, of York township, aged 2 or 3 years, accidentally fell into the fire, while its mother was engaged washing clothes, and so severely burned that it died shortly afterwards. . . . Washington Marter and John Worley, of New Market, recently returned from a hunting tour in Union county, with six deers, | one of which weighed 180 lbs. . . . Charles R. McConkey shot one of those rare birds,a white owl, on the 6th inst., on an island in the Susquehanna, near Peach Bottom. It measures five feet four inches from tip to tip of its wings.

NORTHUMBERLAND COUNTY .- Thursday night Dec. 8th, two men named Daniel Howe and and taken to the Sunbury jail, charged with "shoving" counterfeit notes and coin. The amount of spurious money obtained was \$430, of which \$73 were coin. Of the notes upwards of \$100 were 5's on the Strondsburg Bank, several 20's on the Northumberland Bank, besides notes on other Banks.

WESTMORELAND COUNTY .- On the 1st inst., a German laborer named Wm. Jones, committed suicide, near the village of Watertown, in the barn. Having stripped himself naked, he | 110; Mr. Bocock, 88; Mr. Gilmer, 20; scathung himself with a harness line to the joist, and when found, life was extinct. He was a young man and unmarried, and no cause for declared out of order, and the House adj. the rash act has been assigned.

WASHINGTON COUNTY .- On Friday night, Dec. 2d, the dwelling house and store of Mr. Aaron Brawdy, situate in Downingsville, was entirely burnt to ashes. All the store goods, furniture, weaving apparal, &c., were consumed. There was an insurance of \$3000 in the Washington Mutual Company. The Sheriff erat, was elected Mayor. The Herald speaks had levied on the property a few days before, and Mr. Brawdy was from home at the time the

FAYETTE COUNTY .- On the 1st inst., a little son of Mr. Robert Campbell, who resided about a mile below Brownsville, was playing about the steep bank of the Monongahela, when a drayman overturned his dray and rolled a large barrel of water down the bank, which striking the child, jammed his head against a

log, crushing it and causing instant death. GREEN COUNTY .- The brick house, near the river in Cumberland township.known as Rice's Tavern, now owned by Simon Moredock, was burned to the ground on the 30th Nov., with all its contents-the inmates having barely

me to save themselves.

broken off A little piece of the marble pavewhether the arch of the Nativity had been should repair the away. The question was

The Republicans in R

few days since, locked her three little girls in a room and went visiting. On her return, the clined an offer of Socinguished Irish Cathheir entire ticket by majorita have elected house was on fire, and the children reasted.

he delivery of

THIRTY-SIXTH CONGRESS.

Dec. 5 .- Both Houses of Congress met today. In the Senate, Mr. Mason of Virginia submitted a resolution, to lie over one day, -Mr. Bocock being named by 86, Mr. Sherman by 66, Mr. Grow by 43, Mr. Boteler by 14, two votes. Mr. Grow withdrew his name, and a motion to adjourn, made by Mr. Burnett of were rescued just in time to save them from Kentucky, Administration Democrat, was car-

Dec. 6 .- In the Senate, Mr. Mason's resolution for information respecting the Harper's in which Messrs. Trumbull, Mason, Hall, Hun-He had no insurance on the property. Mr. | ter. Davis, Green, Crittenden, Wilson, Clark, May however was more fortunate in the con- Brown, Pugh, and Iverson participated, when the Senate adjourned without taken the question. In the House, debate on Mr. Clark's resolution relative to Mr. Helper's book was resumed, Mr. Clark taking the floor. He was followed by Mr. Gilmer, who moved a substitute, reiterating the declarations heretofore made by the Whig and Democratic parties resisting all attempts at a renewal of Slavery agitation. The previous question was moved; but, in a tie vote, the House refused to order thought to be inevitable, but the dampness of | it taken. A long debate ensued, when the House adjourned without having a ballot for Speaker, or taking a vote on Mr. Clark's res-

DEC. 7 .- In the Senate, Mr. Clay gave noice of a bill to repeal the Fishing Bounties act. Mr. Powell, of a bill to abolish the franking privilege. Mr. Mason's Harper's Ferry resolution was then taken up again and debated, but no question was taken up to 4% o'clock, when the Senate adjourned. In the House, Mr. Kellog, on a question of privilege, had read the N. Y. Tribune's special Washington dispatch, referring to the first day's proceedings, in which it was claimed that the Republican side of the House should not be held responsible for the cowardly performance of the new church of the Baptist denomination, in | day. Mr. Kellogg took exception to the position assumed in the dispatch. The discussion was continued, Messrs. McClernand, Duell, Morris, and Garnett, participating; and then it was proposed by Mr. Winslow that the House proceed informally to a vote for Speaker. The proposition was received with cries of "Agreed." After a personal episode between Messrs. Pryor and Nelson, a vote was had which stood-for Sherman, 107; Bocock, 88; Gilmer, 22; scattering, 14. No choice-

116 being required. DEC. 8 .- Mr. Slidell gave notice in the Senate of a bill making an appropriation to facilitate negotiations for the acqusition of Cuba. Mr. Johnson also gave notice of a Homestead bill. Mr. Mason's Harper's Ferry resolution was then taken up again, and speeches made, when the Senate adjourned to Monday. The the party to cut down a tree for some particu- discussion on the Helper Book was resumed

session. No vote was taken on Speaker. DEC. 9 .- Senate not in session. In the House, Mr. Morris, on a question of privilege, wise injured. It was supposed that a limb fell | called attention to the charge made by Mr. Kellogg that Mr. Greeley had had a political interview with Senator Douglas in the latter's parlor; and also had read Mr. Greeley's denial. Mr. Kellogg replied that Horace Greeley and Senator Douglas had been put on trial, and he (Mr. K.) gave notice that he would hereafter prosecute the issue. Mr. Logan said the charge was made to injure Mr. Douglas-who was the candidate for the Presidency on the part of the great North West-to | injure him by associating him with Mr. Greeley. Mr. L. declared that he would never again notice Mr. Kellogg, who, he said, when called upon for proof of his charges, like a spaniel shrunk into a corner. At this point Mr. Kellogg rose from his seat, and, as if with hostile intent, advanced toward Mr. Logan who put him into a defensive attitude. Members in the immediate vicinity seized upon both to restrain them, and much excitement prevailed throughout the Hall. The Clerk called loudly for order, and Messrs. K. and L. being widely separated, Mr. Logan continued his remarks, announcing that he was perfectly cool. Mr. Morris called for the Sergeant-at-Arms, but order was, after a while, restored. Mr. Taylor took the floor and proceeded to say that it was time these irritating discussions ceased, and that the representatives of the people should proceed to an election quietly and decently. They should have some competent person to preserve order. After some cross-firing relative to applause and hisses in George Connelly were arrested at Trevorten, the galleries and on the floor, Mr. Logan pronounced Mr. Kellogg's charge false in every respect. Mr. McClernand produced a letter from Mr. Douglas branding the charge as false. Mr. Logan again took the floor, reprobating the action of the Republican party in Illinois. Then followed a series of questions and replies between Messrs. Haskin and Logan, when Mr. Stanton obtained the floor, saying that he would yield it if the House desired to proceed to the election of a Speaker, provided he could Ligonier township. He lived with a man have the floor again. This was agreed to, and named Wilson, and had been husking corn in a vote was taken, standing: For Mr. Sherman, tering, 13. Attempts were made by Mr. Hickman to move the plurality rule, but they were

WASHINGTON, Dec. 10 .- Mr. Curry, of Alabama, in a speech to-day, manfully acquitted the Republicans from any complicity with Brown's foray, or responsibility for Helper's Book. It is believed the discussion will con- premises at the valuation. tinue in the House several days more, and perhaps during the week, Democrats being determined to resist the plurality.

A meeting of the Southern Opposition was held this evening, Mr. Gilmer acting as chairman. It was resolved unanimously not to support any Democrat for Speaker, but to maintain their present position, consistently voting for one of their own men. This is their first formal and decisive action as a party.

An effigy of Gov. Wise was hung on a tree, in Woburn, Mass., on Saturday. On the other hand, effigies of Seward and Beecher were paraded through the streets of Princeton, New mid groanings and cheers, in front of Princeton College: A mock execution of John Louis. What folly !

The grandson of Tecumseh is now living in Natchez, Miss. He is a well educated and rative powers he derived from his grandmoth-

his lectures in various cir. country, has de-

NEW ADVERTISEMENTS.

Advertisements set up with large type or out of usual style will be charged double price for space occupied.

STRAY HEIFFER.—Came to the premises of the subscriber in Lawrence township, in July or August last, a Brindle Heiffer, a year old last spring. The owner is requested to come for-ROBERT LAWHEAD. Dec. 14, 1859.

GENTS WANTED! to sell Cary's Patent Cap and Breast Lantern .- To those furnishing satisfactory references, a liberal salary and

TO BUILDERS .- Sealed proposals will be received by the undersigned, until the 16th day of January, 1860, for erecting a Methodist church in the Borough of Curwensville, of brick. For plan and specifications call upon Josiah Evans, Esq., at his office, in said borough.
D. LIVINGSTON, JACK ROBINSON,

J. D. THOMPSON, H. P THOMPSON, Building Committee. Dec. 14, 1859.

MOTICE TO BUILDERS .- Sealed propo sals will be received, for the building of a Methodist church in the town of New Washington, by the undersigned building committee, until the 0th of January, 1860. Plan and specifications can be seen at Russell McMurray's, New Washington. H. D. ROSE, R. McMURRAY.

JAMES DOWLER, R NIEMAN. JOHN RORABAUGH. Dec. 14, 1859. Building Committee.

MOTICE TO BUILDERS .- Scaled propo sals will be received, for the building of a Methodist church at Campbell's appointment, in Bell township, by the undersigned committee, un-til the 1st of January, 1860. Plans and specifications can be seen at Jacob Campbell's, John F. Lee's, Esq., and Thomas McGhee's.

JAC. CAMPBELL, J B. SUNDERLAND

THOMAS MeGHEE, M. SUNDERLAND, Dec. 14, 1859. Ruilding Committee.

ICENSE NOTICE .- The following named persons have filed in the Office of the Clerk of the Court of Quarter Sessions of Clearfield County. their Petitions for License at JANUARY Session next, agreeably to Act of Assembly of March 28, 1856, entitled "An Act to regulate the Sale of Intoxicating Liquors," &c.

A. L. Ogden, Lawrence township. Tavern. Henry Waple, Boggs township, Tavern. P. T. Hegarty, Covington township, Store. A. Leconte, Girard township, Store. JOHN L. CUTTLE, Prot'y.

Prot'y's Office, Clearfield, Dec. 20, 1859. Z RISKINKLE AND THE CHILDREN. A. The undersigned would respectfully inform the citizens of Clearfield and vicinity, that he has received and opened a large stock of Fancy sweetmeats for the Hollidays. His stock consists of FANCY FIGURE-TOYS,

GUILT FIGURE-TOYS. FANCY HEARTS, ornets, Common Toys, French Kisses, Almond Candy, Common Kisses, all kinds of Common Candies, Fresh Figs, Raisens and Prunes,

Atmonds, Filberts, Cream-Nuts, &c., all of which he will dispose of at reasonable rates for cash. Step in and examine his stock, as he is confident that he has the largest and best stock of Holliday knick-knacks, ever offered for sale in WENDLIN ENTRES. N. B. Oysters by the can and half can, for sale.

A HOMESTEAD FOR \$10 .- A Homestead A for \$100 .- Also, Homesteads for \$1000 and over, situated on and near Rappahannock River, above and below Fredericksburg, in Virginia.

A new town, called Rappahannock, has recently been laid out, in Culpeper County, in the midst of the Gotal Region of Virginia, surrounded by Mines and Mining Companies; and Farms and Town Lots in alternate divisions or shares, can now be had for a "Mere Song," simply to induce settlement in this desirable region. \$154,900 worth of land is to be divided amongst purchasers or given away as an inducement to come on and make mprovements, and the land is of the most improvable qualities. Many have already settled and scores of others are coming. Good farming land. in tracts of any size to suit purchasers, can also be had at from \$10 to \$20 per acre, payable in easy quarter yearly instalments. Unquestionable tiiles will in all cases be given. To Agents are wanted every where to sell these lands; liberal inducements will be given. For particulars,

E. BAUDER, Land Agent. Address, Part Royal, Virginia, Or apply to Thomas Robins, Agent at Clearfield, Clearfield county, Pa.

CLEARFIELD COUNTY, SS .- At an Orphans' Court, for the county of Clearfield, held at Clearfield on the 27th day of June, A. L.S. D. 1859: In the matter of the Estate of Abraham Hess, dec'd. On motion of L. J. Crans, Esq. Attorney for petitioner, the Court grant a rule, di rected to the heirs of said Abraham Hess, dee'd, to wit: Mary Hess, the widow, Sarah London, Isaac Hess, George Hess, Alexander Hess, Martha Loudon, Rebecca Haney, Sophia Askey, A. C. Tate, guardian of Sarah Hess, minor child of Abraham less, jr., dee'd., and Robert Butler, guardian of Abraham L. Hess and Rosanna Hess, minor children of Abraham Hess, dec'd, heirs and persons interested in said estate, and all other persons interested, to be and appear before the honorable the Judges of said Court, at a Court to be held at Clearfield on Monday the 9th day of January, A D., 1860, at 10 o'clock, A. M., then and there to accept or refuse the Real Estase of said decedent at he appraised valuation put upon it by the inquest, duly returned. By the Court.

Dec. 14, 1859. JAMES WRIGLEY, Clerk. TO Mary Hess, the widow, Sarah London, Isaac Hess, George Hess, Alexander Hess, Martha Loudon, Rebecca Haney, Sophia Askey, A. C. Tate, guardian of Sarah Hess, minor child of Abraham less, jr., dec'd, and Robert Butler, guardian of Abr. L. Ress and Rosannah Hess, minor children of Abraham Hess, dec'd., you will please take notica of the entry of the above rule and that you are required to appear and accept or refuse the L. J. CRANS. Att'y for petitioner.

CLEARFIELD COUNTY, SS .- The Com omnwealth of Pennsylvania to Mary Hess widow of Abraham Hess, dec'd; Manly C. London and Sarah his wife, Isaac Hess, Rebecca Haney, Joseph Loudon and Martha his wife, Alexander Hess. David Askey and Sophia his wife. Robert Butler gnardian of Abraham Hess and Rosanna Hess, and Aaron C. Tate guardian of log stable, and about 25 acres cleared thereon. eounty on the 19th day of January, A. D., 1859, the petition of George Hess was read setting forth inter alia that his father, Abraham Hess, late of Boggs township in Clearfied county, died on the 24th day of May, A. D., 1858; that during the life Jersey, and finally consigned to the flames a. | time of said Abraham Hess, he agreed (by parol) to convey to said petitioner a certain tract of land in Boggs township containing one hundred acres, and bounded by lands of Alexander Stone, Isaac township, Clearfield county, Pa, containing about Brown took place, on Friday night, in St. | and bounded by lands of Abraham Hess; that the full consideration money hath been paid; that the said Abraham Hess hath made no suitable provision for the execution of a deed and the completion or execution of said contract. Thereupon accomplished gentleman, and has traveled over | praying the Court to fix on some day certain to a greater part of Europe. He is said to be an hear the parties, &c. Whereupon the said Court, excellent physician. In his pharmacopeia is on the 19th day of January, A. D., 1859, awarded a lot of medical herbs, the secret of whose cu- a citation specifying notice in accordance with the Act of Assembly. And afterwards at September authority, managed to mend the the aid and then came the Greek, who under seelman and wanted to mend it for themselves first;

A blind lady, Miss Looker, of Indiana, was lence would have succeeded on both sides;

A blind lady, Miss Looker, of Indiana, was stopping at the M'Clure House, in Martinsburg, and fixed on the Second Monday of January, A. D. 1860, being the First day of January term, to hear Term 1859, on return of said citation, the Court on

> TO TEACHERS .- Four male teachers are yet wanted in Pike School District, Clearfield county. Application made immediately to the undersigned, 1; miles west of Curwensville, will he delivery of receive attention. JESSE BROOMALL. 11th mo. 30th, 1859 Secretary,

CURWENSVILLE PROPERTY FOR SALE A house and lot in Curwensville borough for sale; for terms and description apply to
Junes, 1859 L. J. CRANS, Clearfield. June8, 1859

REGISTER'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 heirs, ward, prove property, pay charges and take her legatees, creditors, and all others in any other way away or she will be sold according to law. phans' Court of Clearfield County, to be held at the Court House in the Borough of Clearfield commencing on the Second Monday of JANUA-

RY, 1860, for confirmation and allowance:-The account of A. C. Tate, Administrator (Penexpenses will be paid. The article is accountry, and every farmer and mechanic in the country, and will meet with ready sale. For particulars address J. C. CARY, Patentee.

The final account of G. W. Davis, Executor of the final account of G. W. Davis, Executor of the final account of G. W. Davis, Executor of the final account of G. W. Davis, Executor of the final account of G. W. Davis, Executor of the final account of G. W. Davis, Executor of the final account of G. W. Davis, Executor of the final account of G. W. Davis, Executor of the final account of G. W. Davis, Executor of the final account of G. W. Davis, Executor of the final account of G. W. Davis, Executor of the final account of G. W. Davis, Executor of the final account of G. W. Davis, Executor of the final account of G. W. Davis, Executor of the final account of G. W. Davis, Executor of G. W. Da credits, which were of Philip Davis, late of Wood-

ward township, Clearfield county, deceased.

The final account of Mrs. Matilda Allport. Executrix of all and singular the goods and chattels, rights and credits, which were of James Allport, late of Morris township, Clearfield co . dec'd. The final account of Zachariah M'Naul, Administrator of all and singular the goods and chattels. rights and credits, which were of A. Bennet Dale, late of Pike township, Clearfield co., dee'd.

JAMES WRIGLEY. Clearfield, Pa., Dec. 7, 1859.

writs of Venditioni Exponas issued out of the Court of Common Pleas of Clearfield county, and tomedirected, there will be exposed to public sale. at the Court House in the Borough of Clearfield, on MONDAY THE 9TH DAY OF JANUARY, 1859, the following described Real Estate, to wit:

A certain tract of land, situate in Pike township Clearfield county, Pa., Beginning at a Red Oak now a post, on the bank of the Susquehanna river and running north twenty degrees west fifty-four perches to the northern line of the John Buchanan surcey, thence south seventy-two degrees east one hundred and forty perches to a white thorn (or post) on the bank of the river and being the corner of the John Buchanan survey, thence up the river the several courses thereof to the place of beginning, which is to be one rod or perch above the well. (that is, the upper line is to be one rod or perch above the well that is now on the premises,) to contain twenty acres, more or less, and the same premises conveyed by Wm. Irvin to B. Hartshorn, with two frame houses and barn and about ten acres in meadow. Atso-all his inter est, being the undivided half of one hundred and thirty acres of land, more or less, surveyed on warrant to - - and bounded by lands of J Thompson, Clarke Brown, Wm. P. Reed, Alex. Reed, the Susquehanna river, and others, and the same premises purchased with Wm. Hartshorn of McCarthy, Davis & Warner. ALSO-a house and lot in Curwensville, bounded as follows: Beginning on Filbert street, thence northward by said street sixty feet to an other lot, thence westward one hundred and ninety feet to an alley, thence southward by said alley sixty-four feet to a lot of Wm. Irvin's, thence eastward by said lot one hundred and ninety feet to Filbert street and place of beginning, with a frame, or plank house, erected thereon Seized, taken in execution, and to be sold as the property of Benjamin Hartshorn.

ALSo-a certain tract of land, situate in Bell tp. Clearfield county. Pa., bounded and described as follows: Beginning at a white pine and corner of land of John Patchin, thence by said lands and lands of G. L. Reed, north 40 deg. e. 355 per. to a pine corner, thence by same lands n. 50 deg. 136 per, to a sugar corner, thence by same lands and other lands of John Patchin s. 40 deg. c. 385 per to a white pine corner, thence by lands of T. A. McGhae & Co. and others s. 50 deg. w. 136 per. to place of beginning, containing 291 acres 56 per thes and allowance, warranted to Nicklin & Griffith, known as No. 5909, 5910 & 5913, with sawmill and small log house thereon. Seized, taken in execution, and to be sold as the property of J.

E. Thomas and James Thomas. ALSo-a certain tract of land, situate in Covington township, Clearfield county, Pa., containing forty-one acres, bounded as follows, to wit : E. by lands of J. Maurer, N. by lands of Walamo, W. by lands of Minio and South by lands of M. B. Conaway, with plank house and log barn, and about 30 acres cleared. Seized, taken in execution, and to be sold as the property of John B Voinchet.

ALSo-defendants interest of and to a certain tract of land, situate in Ferguson township. Clearfield county, Pa., containing fifty acres, adjoining lands of John Campbell, A. Davis and Frederick Boner, with about nine acres cleared, cabin house and young orchard thereon. Seized, taken in execution, (on sundry writs.) and to be sold as the property of James McCracken.

ALSO-a certain tract of land, situate in Covington township. Clearfield county, Pa , containing seventy-five acres, bounded north by lands of Bauder, east by lands of Karthaus, south by lands of Jacob Moore and west by - -, with plank house, log barn, and twenty acres cleared thereon. Seized, taken in execution, and to be sold as the pro-

perty of Nicholas Verbeck. Auso-a certain tract of land, situate in Fergus son township, Clearfield county, Pa., containing about one hundred acres, adjoining lands of Greenwood Bell, - Thurston, and others, about thirty acres cleared, with house and barn thereon erected, being part of the Joseph Wiley farm. Seized, taken in execution, and to be sold as the property of John F. Wiley.

ALSO-all defendants interest, in a certain piece of land, situate in Decatur township, Clearfield county, Pa.. containing about 50 acres, bounded by the Eric turnpike, lands of George D. Morgan & Co., Jacob Gearbart, and others, having a Tavern house and stabling thereon erected. Seized, taken in execution, and to be sold as the proper-

ty of Henry Post ALSo-all defendants interest in a certain tract of land, situate in Jordan township, Clearfield county, Pa., containing sixty-three acres, bounded by lands of John Curry, John & Anson Swan, and others, with log house and log barn and about ecution, and to be sold as the property of James

ALSO-a certain tract of land, situate in Ferguson township, Clearfield county, Pa., containing three hundred and sixteen acres, bounded by lands of James Arthurs, James Ferguson, Grier Bell, and others, with two story frame house, log barn, and about 40 acres cleared thereon. Seized, taken in generate this vital fluid, without which sound execution, and to be sold as the property of James

township, Clearfield county, Pa., containing one hundred and fifty acres, bounded by lands of Geo. Cadwalader, Andrew Hunter, and others, with about forty acres cleared, and house and barn thereon. Seized, taken in execution, and to be sold as the property of George James. ALSo-a certain tract of land, situate in Bell

tp. Clearfield county. Pa, bounded by lands of G. L. Reed and George W Logan, containing 125 acres, being part of survey No. - with frame house, Sarah Hess, Greeting: Whereas at a Court of Seized, taken in execution, and the be sold as the Common Pleas, held at Clearfield in and for said property of Joseph Landis.

ALSo-a certain tract of land, situate in Penn township, Clearfield county, Pa., containing seventy-four acres and one hundred and ten perches, bounded by lands of Widemire, Jane Cochran, and

perty of Isaac Cochran. ALSo-a certain tract of land, situate in Knox fity acres, bounded by lands of Henry Hunter, Joshua Feltwell, et al. Seized, taken in oxecution, and to be sold as the property of Jeseph R.

Ames and Jonathan Mays. ALSO-By virtue of a writ of Levari Facius, the following described Real Estate, to wit:
All that certain lot of land, situate in the Borough of Clearfield, Clearfield county, and State of Pennsylvania, Beginning at a post corner on the turnpike, thence by lot (formerly Rissels) eighteen and four tenth perches to a post, thence by out lot No 12 east thirty and eight tenth perches to a post, thence north eighteen degrees east eighperches and four-tenths to a post, thence west thirty-five perches to a post and place of beginning, containing three acres and one hundred and thirty-two perches, and known in the plot of Clear-field town as out lot No. thirteen (13), together with all and singular the shop, foundry building, fixtures, ways, water-courses, rights, liberties, privileges, hereditaments and appurtonances whatsoever thereunto belonging or in any wise appertaining. Seized, taken in execution, and to be

sold as the property of David Litz. FREDERICK G. MILLER, Sheriff. Sheriff's Office, Clearfield, Dec. 7, 1859.

DANIEL GOODLANDER, BOOT & SHOE Maker, keeps constantly on hand for sale at his shop, near Luthersburg, Clearfield county, Pa. BOOTS & SHOES. SOLE & UPPER LEATER Kip and Calf Skins, (French and American and a variety of Linings. Bindings, Shoe Nails and Thread, Boot Webbing, Blacking, in fact, everything usually kept in a shee-fiestablishment. He has also Flour, Sugar, Cof-Tea, Rice, Soda, Syrup, Tobacco. Segars, Nails Glass, &c., all of which can be had cheap for cash Luthersburg. November 2, 1859-1yp.

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BIBLES.—The Bible Society of Clearfield 20 hereby gives notice that their books, name ly. Bibles and Testaments, are deposited in the of fice of James Wrigley, Register and Recorder at Clearfield. The books are of various sizes and adapted to supply either private individuals or Suday Schools at very cheap rates. Very substant tial bibles can be had as low as 25 cents apiece and testaments as low as 6; cents apiece.

The people of the county generally are also in vited to leave with Mr. Wrigley any donation they may be pleased to make in aid of the funds of the Society. Signed by order of the Executive Com-ALEX. McLEOD, President.

A PPLICATION FOR BANK CHARTER will be made by the undersigned to the next Legislature for the passage of an Act incorporat ug a Bank to be called the "CLEARFIELD COUNTS BANK," to be located in the Borough of Clear field, Pa., with a capital of One Hundred Thou SHERIFF'S SALES .- By virtue of sundry sand Dollars, with the privilege of increasing it to Two Hundred Thousand Dollars.

J. F. Weaver, Thos. J. McCullough, Isase Job son, C. D. Watson, D. F. Etzweiler, James Alexander. Jon. Boynton, M. A. Frank, Richard Messey A. K. Wright, W. F. Irwin, S. B. Row. June 29, 1859,

OOK HERE, GENTLEMEN!-WAGD SHOP AHEAD!!!!-The subscriber the for past favors, takes this method of informing his old customers and the public in general he has removed his shop from the Foundry shop formerly occupied by George W. Orr. o and street, Clearfield, Pa., where he will continue to manufacture Wagons of every description order, of good material and in a workmanlike Also. Wheelbarrows, Harrows, Grain manner. cradles, &c., made on short notice, in superior style, and of the best stock. Repairing of every kind done with dispatch, and on reasonable terms.

June 29, 1859. WILLIAM R BROWN.

COURT PROCLAMATION.—WHEREAS, the Henorable JAMES GAMBLE, Esquire. President Judge of the Court of Common Piear of the twenty-fifth Judielal District, composed of the counties of Clearfield. Centre and Clinton-and the Honorable William L. Moore and Benjamin Bonsall, Associate Judges of Clearfield county, have issued their precept, to me directed, for the hold ing of a Court of Common Pleas, Orphan's Court Court of Quarter Sessions, Court of Oyer & Term ner, and Court of General Jail Delivery, at Clearfield, in and for Clearfield co., on the Second Monday, the 9th day of JANUARY next.

NOTICE IS, therefore, hereby given, to the Coroner, Justices of the Peace, and Constables, in and for said county of Clearfield, to appear in their own proper persons with their Rolls, Records, Inquisiions, Examinations, and other Remembrances, to do those things which to their offices, and in their behalf, pertain to be done, and Jurors and Witnes ses are requested to be then and there attending, and not to depart without leave, at their peril. GIVEN under my hand at Clearfield, this 30th day

of Nov. in the year of our Lord one thousand eight hundred and fifty-nine, and the eighty-FREDERICK G. MILLER, Sheriff.

SCROFULA, OR KING'S EVIL, is a constitutional disease, a taint, or corruption of the blood, by which this fluid becomes vitiated weak. and poor. Being in the circulation, it pervades the whole body, and may burst out in disease on any part of it. No organ is free from its attacke, nor is there one which it may not destroy. The scrofulous taint is variously caused by mercurial disease, low living, or disordered or unhealthy food, impure air, filth and filthy habits, the depressing vices, and, above all, by the venereal infection. Whatever be its origin, it is hereditary in the constitution, descending from parents "to children unto the third and fourth generation;" indeed it seems to be the rod of Him who says. "I will visit

the iniquities of the fathers upon their children." It effects commence by deposition from the blood of corrupt and ulcerous matter, which, in the langs, liver, and internal organs, is termed tubercles; in the glands, swellings; and on the surface, eruptions or sores. This foul corruption, which gen ders in the blood, depresses the energies of life, so that scrofulous constitutions not only suffer from scrofulous complaints, but they have far less power to withstand the attacks of other diseases; consequently, vast numbers perish by disorders which. although not scrofulous in their nature, are si rendered fatal by this taint in the system Most of the consumption which deceminates the human family has its origin directly in this scrofulous cotamination, and many destructive diseases of the

liver, kidneys, badin, and indeed, of all the organs

arise from or are aggravated by the same cause. One quarter of all our people are scrofulous; their persons are invaded by this lucking contamination. and their health is undermined by it. To cleanse it from the system we must renevate the blood by an alterative medicine and invigorate it by healthy food and exercise. Such a medicine we supply in Ayer's Compound Extract of Sarsaparilla the most effectual remedy which the medical skill of our times can devise for this every where prevailing and fatal malady. It is combined from the most active remedials that have been discovered for the expurgation of this foul disorder from the blood, and the rescue of the system from its nestructive consequences. Hence it should be employed for the cure of not only scrotula, but also those other affections which arise from it, such as Eruptive and Skin Diseases, St. Anthony's Fire, Rose, or Erysipelas, Pimples, Pustules, Blotches, Blains forty acres cleared thereon. Seized, taken in ex- and Boils, Tumors, Tetter and Salt Rheum, Scald Head, Kingworm, Rheumatism, Syphilitic and Mercurial Diseases, Dropsy, Dyspepsia, Debility, and, indeed, all Complaints arising from Vitiated or Impure Blood. The popular belief in "impurity of the blood" is founded in truth, for scrofula is a degeneration of the blood. The practical purpose and virtue of the Sarsaparilla is to purify and re-

> health is impossible in contaminated constitutions AYER'S CATHARTIC PILLS, for all the purposes of a family physic, are so composed that disease within the range of their action can rarely withstand or evade them. Their penetrating properties search, and cleanse, and invigorate every portion of the human erganism, correcting its diseased action, and restoring its healthy vitali-As a consequence of these properties, the inal who is bowed down with pain or physical debility is astonished to find his health or energy restored by a remedy at once so simple and inviting Not only do they cure the every-day complaint of every body, but also many formidable and dangerous diseases. The agent below named is pleased to furnish gratis my American Almanac taining certificates of their cures and directions for their use in the following complaints: Car-

tiveness. Heartburn, Headache, arising fors his ordered Stomach, Nausea, Indegestion, Pain in others, with twenty acres cleared thereon. Seiz-ed, taken in execution, and to be seld as the pro-Loss of Appetite, Januarice, and other kindred complaints, arising from a law state of the body or obstruction of its functions. AYER'S CHERRY PECTORAL, for the rapid enre of Coughs, Colds, Influenza, Hours wess, Crottp, Branchitis, Inexpient Consumption and for the relief of Consumptive Patients in advanced

stages of the disease. So wide is the field of its usefulness and so numerous are the cases of its cures, that almost every section of country abounds in persons publicly known, who have been restored from alarming and even desperate diseases of the lungs by its uso. When once tried, its superiority over every other medicine of its kind is too apparent to escape observation, and where its tues are known, the public no longer hesitate what antidotes to employ for the distressing and danger ous affections of the pulmonary organs that are incident to our climate. While many inferior remedies thrust upon the community have failed and been discarded, this has gained friends by every trial, conferred benefits on the afficted they can never forget, and produced cures too numerous

and too remarkable ever to be forgotten.

Prepared by Dr. J. C. Ayer & Co., Lowell Mass. All our Remedies are for sale by C D Watson and M. A. Frank, Clearfield; E. F. Brenner, Morrisdale; C. R. Foster, Philipsburg; John Bing, Unfonville; Wm. Irvin, Curwensville; Samuel Arnold, Luthersburg; and by all Druggists, throut the country. July 6, 1889 Dec 29, 1873-17