## THE JOURNAL.

CLEARFIELD, PA., JUNE 10, 1863.

Time of Cars on Central Road, at Tyrone. 9.55 pm. 10.28 p.m. 11.17 r m Express, 11.35 a.m. 12.10 a.m. 1.02 a.m. Mail train. WASTW ARD. 6 40 a m 7.14 n.m 6.58 p.m 5.59 p.m. 7.40 p.m. Time of Cars, Tyrone and Clearfiel | Branch. cave S. Ridge, 9.40 a m. Leave Torone, 7.45 p.m.

este S. Ridge, 2.55 p m Leave Tyrone, 12 to p.m. REWARD.—Was lost, on Tuesday June
25 2d, between Clearfield Borough and the
alence of the subscriber, in Bradford township.

arge sized pocket book containing 260 dollars in Sank Notes of various denominations. A rehe pocket book and money in the care of S. J Row, at the Journal office in Clearfield, Pa.
JOHN GRAHAM. AGRICULTURAL MEETING .- A meeting of the

Clearfield County Agricultural Society will be held in the Court House in Glearfield, on Monday evening, June 15th, (Court week.) The friends of the cause are requested to be in at-

Court Scalden - We understand that, on the 6th June, a small child of Wm Peters, of soever, Bradford township, was accidentally scalded. by falling backward into a bucket of hot water, and sustained such severe injuries that it hed in a few hours after the accident occur-

Ar Home .- Capt. P. A. Gaulin of Frenchrille, is home on a short furlough, from the omy. His regiment is now in Kentucky. The captain looks hale and hearty, and a solmer's life seems to agree with him. He has our best wishes, for his zoal in the cause of

THE CHEAPEST YET .- Wm. F. Irwin, of Clearfield Borough, has just opened a large and general assortment of goods, which he will sell at greatly reduced prices. As he generally keeps good articles for sale, it would be well to give him a call before making purcha. ses elsewhere. See advertisement.

OWNERS OF UNPATENTED LAND .- The act of Assembly in relation to the graduating and valuation of unpatented lands by the Commissioners of the several Counties of Pennsylvania, will expire, by its own limitation, on the first day of August, 1863. Those interested, had better take advantage of it in time, and have their lands appraised by the Commissioners and patented, before the date

CAPT. S. A. CRAIG .- Capt Craig, of Brookville, paid our town a visit last week, having wen discharged on account of disability. The captain was severely wounded at the batto of Fair Oaks, and at the second battle of capital-not income. Run, and a third time at Chancellorville The last time he was wounded' in the foot, which unfits him for marching, whilst his right wrist is useless from the effects of the would received at Bull Run. He has proved linself no ordinary military man, and wears his wounds with honor.

FATAL ACCIDENT .- On Monday morning. June 8th, one of the bands connected with Brien's Circus, was killed in our town. It ap pears that in jumping off the wagon whilst it as in motion, his foot slipped and he fell in such a manner that the hind wheel passed lengthwise over his body, causing almost instantaneous death. A letter was found among his effects, written at 22 James street, New York, by his wife, from which it was ascertained that his name is Thos. Smith. His remains, were interred in the gravevard near

### DECISIONS.

Felative to the Assessment of the Income tax. The income tax must be assessed and paid n the district in which the assessed person reides. The place where a person votes, or is entitled to vote, is deemed his residence. When not a voter, the place where tax on persmal property is paid to beld to be the place

In cases of limited partnerships, formed with the condition that no dividend or divison of profits shall be made until the expiraion of the partnership, each member of such firm will be required to return his share of profits arising from such business, for the car 1862, as, had they so desired, a division the profits could have been made.

Gams or profits realized from the sale of property during the year 1862, which property eas purchased before the Excise Law went into effect, should be returned as income for the

the executors or administrators of the esates of persons, who died in the year 1862. should make return of the income thereof for he year 1862.

A merchant's return of income should cover the business of the year 1862, excluding pretions years. Uncollected accounts must be

Physicians and lawyers should include actual receipts for sercices rendered in 1862, to-Sether with an estimate of unrealized or conagent income due to that year.

Dividends and interest payable in 1862, should be returned as income for that year, in matter, when declared.

Dividends derived from gas stock are faxa-

Income derived from coal mines must be clumed, although a tax has been previously aid on the coal produced. No deduction can made because of the diminished value, ac. tual or supposed, of the coal vein or bed, by

ome subject to taxation. Old debts, formerly considered hopelessly Telegraph.

flost but paid within the time covered by the return of income, should be included in this

Debts considered hopelessly lost on the 31st of December, 1862, and due to the business of the year 1862 may be deducted from the profits of business; if subsequently paid they must be included in the return for the year in

In order to give full effect to the provise to the 91st section of the act of July 1st 1862, respecting the tax on that portion of income derived from United States securities, it is directed that when income is derived partly from these and partly from other sources, the \$600 and other allowances made by law shall be deducted, as far as possible, from that portion of income derived from other sources, and subject to three per cent. tax.

No deduction can be allowed from the tex able income of a merchant for compensation paid for the services of a minor son.

A farmer, when making return of the total amount of his "farm produce" shall be allowed to deduct therefrom the subsistence of hor ses, mules, oxen, and cattle used exclusively in the carrying on of said farm. The term "farm produce" is construed to include all productions of a farm, of what nature or kind

The account of stock sold by affarmer since December 31st, 1862 should not be included in the present assessment, but the profit real ized thereby must be accounted for in his next'year's return. Where he has included in his return produce raised by him, and fed in whole or part to stock subsequently sold, he must account for the gain realized by the feeding and selling of said stock. Where he as not included the produce so fed, he must return, as profits, the difference between the value of said stock on the 31st of December, 1861, and the amount realized for them.

Fertilizers purchased by farmers, to maintain their fand in present productive condition, will be considered as "repairs" in estimating

Interest should be considered as income only when paid unless it is collectable and remains unpaid by the consent or agreement of

Losses incurred in the prosecution of busi ness are a fair offset to gains derived from bu siness, but not from those portions of income derived from fixed investments, such as bonds, mortgages, rents, and the like.

Property used in business, and furnishing profits, when destroyed by fire, may be restored, at the expense of those profits, to the condition when destroyed; if insured, the difference between insurance received and amount expended in restoration will be

The increased value given a new building by permanent improvements will be charged to

The contingent fund of manuracturing corporations, made up during the year 1862, and not distributed, should not be returned as part of the income of the stockholders.

The undistributed earnings of a corporation, made previous to September 1st. 1862, whether the corporation is required to pay tax on dividends or not, should not be considered as the income of the stockholders, nor should the corporation be required to make return of said reserved earnings as trustees, under section 93 of the Excise Law.

The income of literary, scientific, or other charitable institutions in the hands of trustees or others, is not subject to income tax

When a person boards, and rents a room or rooms, the rent thereof, in let of rent of house, should be deducted from the amount of income subject to faxation.

Losses sustained in business since December 31st, 1862, will not enter into the income assessment for 1862.

Interest on borrowed capital used in business may be deducted from income.

Legatees are not required to return their legacies as income. There is a special tax on legactes of personal property in section III. The income tax is assessed upon the actual income of individuals. Firms, as such, will

The profits of a manufacturer from his busi ness are not exempt from income tax, in consequence of his having paid the excise tax imposed by law, upon articles manufactured

As bridge, express telegraph, steam and ferry boat companies or corporations are not authorized by law to withhold and pay to Goveroment any tax upon interest paid, or dividend declared by them, all income of individnals derived from these sources is liable to

All persons neglecting or refusing to make return of income, except in case of sickness. are brought within the penalties prescribed by the 2d section of the act of July 1st. 1862, viz: an addition of 50 per cent, to the amount ascertained by the Assistant Assessor, upon such information as he can obtain, and a penalty of \$100, to be recovered for the United States, with costs of suit.

DANIEL LIVINGSTON, June 5, 1868. Assessor, 19th Dist., Penn's.

WORTHY OF EMULATION .- The associate indges of Crawford county have refused to grant any licences for the sale of intoxicating liquor. There is an example in this, worthy of emulation. If the sale of intoxicating liquor was restricted in every county in the loyal States, and if it was prevented in its flow into the army, how long would it take to end the war by the complete victory of the Government? Whisky has a great deal to do with the fury of treason, the spite of cunning he process of mining. Rent derived from conspirators in our own midst, and the mistakes of those whose disasters so often terrily Premiums paid for life insurance shall not be the country with dismay. Let us hope, then, lowed as a deduction in statement of income. that the noble example of the associate judges Pensions received from the United States of Crawford county will be emplated by those dovernment must be returned with other in- having power in the same premises throughout the entire length and breadth of the land,-

THE WAR NEWS.

Hooker re-crosses the Rappahannock.

#### DESPERATE FIGHT AT PORT HUDSON.

Latest from Vicksburg.

FROM HOOKER'S ARMY .- At poon, on June 3d, very unexpectedly, the Engineer' brigade was ordered to proceed and construct two ponoon bridges across the Rappahannock, one mile below Fredericksburg. A double line of rebel pickets, lounged about very innocently watching our movements, and about 5 o'clock the engineers commenced operations, when they flopped into their rifle pits and commenced picking off our men. Our actillery, about 20 guns, opened upon them, but with little effect, when at 64 o'clock the 29th New York was ordered into the boats, who pushed over under a dense fire and drove the rebeis rom their rifle pits. Other regiments soon followed in the boats until about ten brigades were over. The engineers then proceeded to complete the bridges, and at 9 P. M. the whole Howe's division had passed over. Our forces advanced cautiously, deployed skirmishers. but met no enemy in force. Our crossing ook the enemy by surprise. We took about 100 prisoners, including one Major. This hold movement has demonstrated what became of the enemy, besides divining his purposes Our men behaved most gallantly, cheering as they crossed for the third time, this historic river. The movement has thrilled the army with excitement and impatience.

FROM PORT HEDSON .- This strong rebe stronghold is invested by Gen. Banks. On May 27th, Gen. Sherman altempted to carry a section of the enemy's works at the point of the bayonet, but was repulsed-not, however, until Col. Clarke of the 6th Michigan had carried the colors of his regiment inside of the first line of rebel fortifications and had raised them upon the rebel flagstaff. Our loss was heavy. The 2d regiment Louisiana Na tive Guards (colored,) Col. Neilson, attracted great attention for their undannted bravery. They lost 600 killed out of 900 men. The New York Herald's correspondent says, that the flower of the British army" at the celebrated storming of Cuidad Rodrigo snever moved with firmer step or more solid corumn' than did this 2d division of Gen. Bank's army to the assault of Port Hudson, with a negro regiment in the advance. Gen. Banks moved from point to point along the lines with perfect coolness. His quick eye would detect a laggard movement or an unprotected position, and an aid would at once be dispatched. The most perfect confidence was felt that this rebel stronghold would succomb to the Union

patches from Pemberton to Johnston was captured on May 28th. The dispatch reads: Forage all gone; men on quarter rations; can hold out ten days." On the 28th Gen. Grant ordered every gun in position to throw shell into the city and in one hour 3,600 shells were safely lodged within its limits. Col. Blair made an expedition through the country from the Big Black to the Yazoo, destroying much rebel property, but nothing definite was ascertained of the whereabouts of Joe. Johnston. It is supposed that he cannot raise a sufficient force to attack Grant. The 9th army corps has been detached from Gen. Burnside's command and has been sent to

DIED: On June 9th, Mrs MARY JANE SHUNEWILER. ife of Jacob Shunkwiler, of this Borough, ag-d 28 years and I month. The deceased was an affectionate wife, a kind mother, and a good neighbor; and her sudden death will be deeply mourned by a large circle of relatives and friends.

REGISTER'S NOTICE.—Notice is hereby given that the following accounts have been examined and passed by me, and remain filed of gecord in this office for the inspection of heirs, legatees creditors and all others in any other way interested, and will be presented to the next Or phans' court of Clearfield county, to be held at the Court House, in the Borough of Clearfield. ommencing on the Third Monday of June. 1863. for confirmation and allowance:

Final account of Wm F. Johnson. Administraor of Paiph Campbell, late of Union ip., dec'd.
The final account of Amos Bonsall, Administrator of all and singular the goods and chatters. rights and credits which were of Reuben Bonsall, late of Brady township, Clearfield co., dec'd.
The final account of Wm Feath, Administrator of all and singular the goods and chattels, rights and credits which were of Aaron Pearce late of Chest township. Clearfield county, dec'd

The account of Wm. Feath, trustee of the estate of Hannah Young late of Burnside township. Bearfield county, Penn'a. The final account of Maria E. Hillburn and Matilda Magee. Administratrixes of the estate of Mary Magee, late of the Borough of Clearfield ISAIAH G BARGER. Clearfield, May 20, 1863.

Register.

SHERIFF'S SALES .-- By virtue of sundry writs of Venditioni Exponas, issued out of the Court of Common Pleas of Clearfield county, and to me directed, there will be exposed to Public Sale, at the Court House, in the borough of Clearfield, on Monday the 15th day of June next, A. D 1862, at 1 c clock, P. M., the following de-

A certain tractor land situate in Beccaria township. Clearfield county. Penn'a bounded as fol-Beginning at a post and extending by lands of Thomas Billington south 50 deg west 200 perches to a post, thence by land of Herman Whitmer south 89 deg west 43 perches to a post, thence by land of Thomas Billington north 40 degrees west 393 perches to a post thence north 40 degrees west 207 perches to a dogwood, and thence by land of Adam Kuhu, called "Belmont," south 44 deg cast 332 perches to place of beginning, containing 429 acres and 106 perches, and allowance, and having about 20 acres cleared land, with a House Barn and outbuildings erected thereon.

2 Also—a certain tract of land in the same tp . and county aforesaid, beginning at the aforesaid dogwood, and extending by the truct above described south 50 deg west 207 perches to a post, thence by land of Thomas Martin north 40 degrees west - pe chas to a post, thence north 50 degrees east 188 perches to post, thence north 50 degrees east 188 perches to post, thence by lands of Nathaniel Richardson south 44 degrees east 189 perches to place of beginning, containing 209 acres and 130 perches, and allowance, being part of tract called "Greenland".

3. Also-a certain tract of land situate on the waters of the Clearfield creek, in Jordan town'p. Clearfield county. called "Frederica," bounded as ollows: Beginning at a maple, thence by lands of Thomas Billington south 50 degrees west 240 being to perches to hemlock, thence by land of Isaac Wampole north 40 degrees west 343 perches to post, thence north 50 degrees west 343 perches to a beech, thence by land of Isaac Wampole south 40 deg

ast 343 perches to the place of beginning. centaining 485 acres and 64 perches.

4. Also—a certain tract of land situate in Jordan township, county aforesaid, beginning at a post,

thence south 50 deg west 215 and 8-tenth perches to post, thence by lands of Brenham north 40 deg west 335 perches to post or sugar tree, thence by land of John Singer north 50 deg east 215 and 8-tenth perches to post, thence south 40 deg east 338 perches to place of beginning, containing 130

acres and being part of larger tract of land called "Lexington," surveyed in the name of Peter Kuhn.

5. Also—all that piece of ground situate on the north side of the public road from Alexander's fording to the village of Glen Hope. in the township of Beccaria, commencing at a point 240 feet from a stone on the arch has been followed by the stone. from a stone on the west bank of Clearfield creek. thence so th 68 degrees west 129 feet. thence 22 deg west 374 feet, thence south 58 deg east 10s feet, thence north 58 deg east 50 feet thence south 22 deg east 280 feet to the place of beginning, bounded east by property of J mes Hegarty south by the said public road, west by a 32 feet street, and posth by other property sould be said Hegarty. and north by other property sold by said Hegarty to said Puscy, and having thereon a House and

6. Also-a tract of land in the same township. ommencing at a maple on the west side of Clear field creek thence north 48 deg west 40 perches stones on west bank of said creek. (this line is bounded by land of William Alexander.) thence south 68 deg west 8 perches to stones, thence south 63 deg east 10 perches to stones, and thence north 68 deg east 8 perches to place of beginning, containing 2 acres, and bounded on the south by the last described premises and having erected thereon a Saw Mill with one saw and water power ap-

#. Also—the right as conveyed by deed of James Hegarty and wife, recorded in Book S, page 601 to raise the water on all his land by a mill-dam S. Also-all to at piece of land situate in Wood-ward township, and described as follows, to wit mmencing at a stone on the east side of Clearfield creek, 58 feet therefrom thence north 46 deg east 105 feet to a stone, thence south 44 deg east 105 feet to a stone, thence south 46 deg west 105 feet to a stone, thence north #1 deg west to the place of beginning containing I-fourth sere, bounded north, east and south by lands of Wm Alexander with a Grist Mill thereon erected with 2 run of burrs and water power.

9. Also—a tract of land lying on the bank of

Bearfield creek, between the said creek and the ove mentioned road leading from Alexander's rding to Beleina extending eighty feet along aks of said creek forty feet down the said bank from the comb of the dam now erected by Charles J and Joseph Puscy and 40 feet up there-

10. Also-the right as conveyed by deed of Wm. Alexander and wife recorded in Book S, Page 3, to raise the water on all his land by a mill dam. Seized, taken in execution, and to be sold as the property of Charles J Pusey.

Also-a certain tract of land situate in Brady township, Clearfield county, Penn'a, and bounded as follows to wit: Beginning at a corner thence north I degenst along land of M. Shaffer and E. Fys. 117 per to post, thence north 89 deg west by lands of W. Keynolds and S. Dunlap 134 perches to post on Eric Turnpike thence south 80 deg east along said turnpike 73 perches to post, thence north 78 deg east along said Turnpike 16 perches to post north 12 deg west along fot of John Hoover 150 feet to post, north 75 deg east 136 feet to post. south 12 deg east 150 feet to a post on said Turn-pike, there about said Turnpike north 75 deg east 120 feet to post and corner of lot of John Heber-ling, thence north 12 deg west along said lot 150 feet to post, thence north 75 deg cast along said lots of said Heberling and Eli Fye 74 perches to corner of Eli Fye. south 12 deg east along lot of Eli Fye 160 feet to corner of lot of Eli Fye at the Turnpike, thence north 75 deg east along said Turnpike 136 feet to post, thence north 75 deg east 50 feet to place of beginning containing 116 acres more or less, about ten acres cleared and under cultivation. Also-the undivided half part of a certain Tannery, situate in Penn township, FROM VICKSBURG.—The siege of Vicksburg with about one quarter of an acre of ground thereis progressing favorably. A bearer of disnorth by turnpike, on the west and south by let of John Russell, on the east by lot of Elisha Fen-ton Also-a certain lot situate in Penn Township, bounded on the north by turnpike, on the west by an alley, on the south by land of Eliza Russell, and on the east by Tannery lot and lot of Elisha Fenton, containing about 1-fourth acre with a two story frame house and frame stable thereon erected. Also—s certain lot situate in Penn township, bounded south by the turnpike, east by an alley, north by an alley, west by lot of James Connelley, containing about 1-fourth of

an acre, with no improvements thereon. Seized, taken in execution, and to be sold as the property f John Russell Also-two certain tracts of land situate in Covngion township, Clearfield county, Penn'a, the bounded north by the public road leading from Karthans to Clearfield town, on the west by the public road leading to John Barmoy's and on the south and east by lar ds of Leon Contriett with a two story frame house 24 by 82 feet and frame stable thereon erected; the other lot bounded on the south by the public road leading from Karthaus to Clearfield town, on the east by lot of John Briel and on the north and south by land of John Mulson with wagonmaker shop thereon erected Also-all the defendants interest in a certain tract of land situate in Karthaus township Clearfield county, Penn'a, bounded by lands of P. A. Karthaus, George Emerich, Patton & Irvin and the Susquehanna river containing about 375 acres more or less, about 5 acres cleared with small House erected thereon and oil well. Seized, ta-sen in execution, and to be sold as the property

of Joseph Mulson -a certain tract of land situate in Pike tp. Clearfield county. Penu'a, beginning at a sugar corner the south west corner of survey in name of Gustavus Richbaugh, thence by land now of Abraham Snyder east 121 I-tenth perches to post, thence by residue of Gustavos Rishbaugh south 140 perches to post, thence still by same west 121 1-tenth perches to post on tract line, thence by land of Rex north 440 perches to sugar and be-ginning, containing 100 acres and allowance, be-ing part of tract in name of Gustavus Rishbaugh said 100 acres having a small log House and Barn and other out buildings thereon, with about 45 acres of cleared land thereon. Seized, taken in execution, and to be sold as the property of

Also-a certain tract of land situate in ownship. Clearfield county. Penn's, bounded and described as follows: commencing at hemloc south-west corner of warrant No. 4330, thence 61 deg east 114 perches more or less to a post, thence north 34 deg west 59 perches to a post, thence west 67 perches more or less to beech tree, thence south 104 perches more or less to place of beginning, containing 42] acres more or less being part of warrant No. 1310 and being part of the lands conveyed to D. Kingsbury by D. R. Groggs 27.31. trustees of the United States Land Company. da-ted Nov. 23d, A. D. 1856. Seized, taken in execution, and to be sold as the property of B. L. Da-

venport Administrator of Jason Wadsworth dec'd Also-a certain tract of land situate in Beccaria lownship, Clearfield county, Penn'a, containing about of an acre more or less with a two story frame tavern House and a stable thereon creeted sounded by lands of Isaac Ricketts on the north and lands of George Dillon and others on the south and west, said lot and premises. Seized, taken in execution, and to be sold as the property of J. Ricketts and I. Kicketts terre tenants, &c.

Also-a certain tract of land situate in Chest township. Clearfield county, Penn'a, containing 56 neres about forty acres cleared, and bounded on the north by A. H Pearce, on the east by Penningtons on the south by Wm Wood and J. Wood, and on the west by Wm. Wood and J. Wood a plank House creeted thereon 16 by 24, a log Bain and orehard. Seized, taken in except tion, and to be sold as the property of David Mi-chaels, Homer W. Mott and A. S. Tozer.

Also a certain lot of ground situate in Kyler-town. Morris township, Clearfield county, sup-posed to contain about 3-fourths of an acre, with large Manson House and Stable erected thereon and bounded on the west by road, on the north and east by land of Joseph Potter, and on the south by an alley, being the same lot of ground purchased of Joseph Potter. Seized, taken in execution and to be sold as the property of 0. P.

Also-a certain tract of land situate in Bradford township. Clearfield county, Penn'a, containing about 5 acres more or less, being part of a larger tract of land warranted in the name of George Hughes, with the improvements thereon erected, being the same premises levie, on under FI. FA. No. 68 March term. 1862. Seized, taken in execution and to be sold as the property of Isaac

Also-a certain tract of land situate in Chest olate the same

township, Clearfield county. Penn'a containing 53 scres more or less, bounded by lands late of A. & J. Pearce. Wm Wood and others, with a two story plank House, log Barn and about twenty neres more or less cleared thereon in execution and to be sold as the property of David Michaels.

Also-a certain tract of land situate in Guelich township. Clearfield county. Penn'a. containing I aere more or less and having a building thereon erected and known as the Janesville church and school house. Seized, taken in execution, and to be sold as the property of Joseph Burley and Abram Nivling building committee of the Janes-ville church and school House.

ALSO-By virtue of Sundry writs of Legan Factors, the following described real estate:

All those five tracts or pieces of land situate in Clearfield county, Penn'a, bounded and describ-ed as follows: The one thereof, called "Plainfield." situate in Beccaria township. Clearfield county, and bounded and described as follows, to wit: Beginning at a post and extending by lands of Thomas Billington south 50 deg west 200 per-ches to a post, thence by lands of Herman Whit mer south 89 degrees west 42 perches to a post, thence by lands of Thomas Billington north 40 degrees west 292 perches to a hemlock tree thence the next described tract north 50 degrees eas 230 perches to a dog wood, and thence by land for-merly of Adam Kuhn called "Belmont" south 40 degrees east 320 perches to the place of begin-ning, containing 430 acres and 80 perches and al-2. Another thereof, called "Greenland." situ-

ate in Beccaria township. Clearfield county afore said, counded and described as follows to wit: Beginning at aforesaid dogwood and extending by the tract above described south 50 degrees west 230 perches to a hemlock, thence by lands of west 230 perches to a hemlock, thence by lands of Thomas Martin north 40 degrees west 320 perches to a post, thence by lands of Jacob R. Howell north 50 degrees cast 200 perches to a post, thence by lands now or late of Nathaniel Richardson south 40 deg cast 320 perches to the place of beginning, containing 433 acres and 153 perches and allowages. and allowance.

3. Another thereof, situate on the waters of Clearfield creek, in the township of Jordan, in the county of Clearfield aforesaid, called "Frederica," bounded and described as follows, to wit Beginning at a maple, thence by lands of Thomas Billington south 50 deg west 236 perches to a onestnut, thence by lands of Issae Wampole north 40 degrees west 320 perches to a post, thence by lands of Peter Kuhn north 50 degrees east 220 perches to a beech tree, thence by lands of Isaac Nampole south 40 degrees east 326 perches to place of beginning, containing 433 acres and 153

perches, with allowance.
4. Another thereof, called "Lexington," situate in Jordan township aforesaid, bounded and described as follows, to wit: Beginning at a beech, thence by lands of Frederick Bates south 50 deg west 230 perches to a rost, thence by lands of Eb nezer Brenham north 40 deg west 320 perches to sugar tree, thence by lands of Singer north 60 leg east 230 perches to a pine, thence by lands of John Dunwoody south 40 deg cast 320 perches to the beginning, containing 483 acres and 153 per-

ches and allowance.
5. And the other thereof, called "Rich Grove." situate in Jordan township, aforesaid, bounded and described as follows, to wit: Beginning at a eech tree, thence by lands of Issac Wampole outh 50 deg west 230 perches to a heech, thence by lands of Peter Kubn north 40 degrees west 320 perches to a pine, thence by lands of Jonathan Jones north 50 deg east 230 perches to a post, thence by lands of Wm Hunter south 40 deg east 320 perches to the place of beginning, containing 433 acres and 153 perches and allowance. Seized, taken in execution, and to be sold as the property

of Joseph Pusey and Charles J. Pusey. Also-a certain tract or piece of ground mentioned and described in a certain mortgage, situate in Boggs township. Clearfield county, beginning at a post in the Wm. Yard survey, thence extending along lands of Alexander Stone south 12 perches to a post, thence along lands of Wm. Irvin east 105 perches to a post, thence orth 160 perches to a post, and thence along the said Wm. Vard survey west 143 perches more or less to the place of beginning, containing 100 acres and 103 perches and allowance. Seized, taken in execution, and to be sold as the property of Samuel

ALSO-By virtue of sundry writs of Fieri Facias, the following real estate, to wit:

All that certain tract of land situate in Jordan township. Clearfield county. Penn's, being purpart D in the proceedings in the partition of the Puscy lands in said county, and consisting of two tracts or parts of tracts, as follows: One part containing 80 acres 32 perches and allowance, beginning at an old Beech (now down) and corner of John Dunwoodie, Peter Kuhn and Freeerick Beates, thence south 50 deg west 40 2-tenth perches to a post, thence by purpart B north 40 deg west 338 perches to a post, thence north 50 deg cast 40 2 tenth perches to a post, thence by John Dunwoodie south 40 deg cast 338 perches to the place of beginning, being part of tract warranted in the name of Peter Kuhn. The other part containing 292 acres and allowance, bounded as follows: Beginning at the above mentioned Beech (now down), thence by Peter Kuhn, north 40 deg west 338 perches to a post, thence by John Toner north 50 deg east 146 5-tenth perches to a post. thence by purpart U south 40 deg east 338 perchast, thence by Isaac Wampole south 50 deg west 146 5-tenth perches to place of beginning, being part of tract warranted in the name of John Funwoodie, the whole of the tract levied on, containing 372 neres 32 perches and allowance. Seized, taken in execution, and to be sold as the property of Wm. Puscy.

property of Wm. Pasey.

Also—all that certain piece of land situate in Goshen township. Clearfield county. bounded as follows: Beginning at a chestnut oak, being 70 perches west from the old white oak, down, the southeast corner of warrant No. 1884, thence north 54 perches to a white oak corner, 20 perches being on warrant No 1918, thence north 55 degrees west 60 perches to a white pine, thence north 67 perches to a double hemlock corner, thence west 87 perches to a white oak corner, thence south 155 and 4 tenth perches to a stone corner, thence east 236 perches to a chestnut oak and place of beginning containing one hundred acres and 57 perches and allowance, be the same more or less and being parts of warrants Nos. 1915 and 1884, having a small Orchard and log House and log Barn thereon. Seized, taken in execution, and to be sold as the property of Eilis R. Livergood. Also-two certain lots of ground situate in the borough of New Washington, Clearfield county,-One lot bounded on the east by — street, on the south by — street, on the west by lot of Reuben Neiman, and north by lot belonging to school house, with a two story frame dwelling House. with store room, and frame Stable thereon erect-ed. The other lot bounded on the south by lot of Methodist parsonage, on the west by - street, on the north by lot of Wm Feath. and on the east by lands of Joseph McMurray, deceased, with a we story frame dwelling house crested thereon

property of James Dowler and Jacob G Ake. EDWARD PERKS, Sh'ff. Sheriff's Office Clearfield, May 20, 1863. A DMINISTRATOR'S NOTICE.-Letters A of Administration on the estate of John Shirey. Sr., late of Bradford tow'p. Clearfield county, Penn a, dec'd, having been granted to the under-signed. All persons indebted to sai; estate ate requested to make immediate payment, and those having claims against the same will present them duly authenticated for settlement, at the resi dence of the subscriber in Bradford township. May 20, 1863. WM. HOOVER, Adm'r.

Seized taken in execution, and to be sold as the

A DMINISTRATORS' NOTICE.-Letters A of Administration on the estate of John Burgunder, late of Burnside township. Clearfield co., Penn'a dec'd, having been granted to the undersigned. All persons indebted to said estate are requested to make immediate payment, and those having claims against the same will present them. iving claims against the same will present them duly authenticated for settlement MARY BURGUNDER, JOHN BORABAUGH,

May 20, 1863.

A UCTIONEER.—The undersigned having been Licensed an Auctioneer, would inform the citizens of Clearfield county that he will atwhenever called upon. Charges moderate.

Address. JOHN M'QUILKIN,

May 13 Bower Po., Clearfield co., Pa.

N. B. Persons calling sales without a proper license are subject to a penalty of \$80, which provision will be enforced against those who may vi-

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C. W. & H. W. Smith,

CLEARFIELD, JUNE 8, 1863.