

CLEARFIELD, PA., AUG. 26, 1863.

UNION STATE TICKET. FOR GOVERNOR, ANDREW G. CURTIN, of Centre County. JUDGE OF SUPREME COURT.

DANIEL AGNEW, of Beaver County.

IMPORMATION FOR DRAFTED MEN. At 9 o'clock on Monday morning the 31st August, the Board of Enrollment will be prepared to receive receipts for commutation fees, and to examine substitutes and those who claim exemption from the draft from physical disability, or other causes. The districts will be taken in the order in which they were drawn, commencing with the first sub-district, East Ward. Erie City. Each sub-district will be finally disposed of before the next in order is attended to.

We have obtained from Provost Marshal Campbell the order in which business will be attended to by the Board of Enrolment. It is as follows : 1st. Examination of drafted men intending to

2d Applications for discharge on ground of disability.

3d Examination of substitutes 4th, Applications for discharge en ground of

unsuitable age. 5th Applications for discharge by the only son

of a widow dependent upon his labor, &c. . 6th. Applications for discharge by the sons of aged or infirm parent or parents.

7th. Applications for discharge by the only brother of children not 12 years of age. 8th. Applications for discharge by father of

motherless children under 12 years. 9th. Applications for discharge, two of same family being in the army.

10th. Applications for discharge on the ground of erroneous enrolment.

11th. Applications for discharge by those who have paid commutation of \$300.

12th. Applications for discharge on ground of alienage.

Priority of draft will have precedence, but a the same day until all shall have been called.

All applications for exemption must be presenpersons who may have paid their commutation money of \$300 to John W. Douglass, Esq., Collector of Internal Revenue, may forward duplicate receipts by any person duly authorized by power of Attorney to receive their certificate of exemption from the Board of Enrolment.

Neither Attorneys or Physicians will be heard orally before the Board in behalf of applicants for exemption.

The Board will be in session daily from 9 A. M. to 5 P. M.

MASSACRE AT LAWRENCE, KANSAS.

On the evening of August 20th the guerilla chief Ogantrell, with a force of about 800, crossed the river from Missouri and made a sudden dash upon Lawrence, Kansas, and set fire to the buildings, and shot many of the detenceless citizens. The list of killed and wounded numbers over 180. All the houses that remain standing are filled with killed and wounded. From the ruins of burned houses the charred remains of other victims are being taken. In one case the guerillas drove twelve men into a house and shot them, and then burned the building. In several instances the men were shot whilst their wives and children were clinging to them. The bandits stole all the money they could find, and took the jewelry and rings off the women; broke open two banks, and burned the town. The loss of property is estimated at about two mil | the earth."

THE SIEGE OF CHARLESTON

can be inflicted upon them.

lions of dollars. This is one of the most hor

rid transactions of the rebellion, and the per-

petrators deserve the severest punishment that

We have tater good news from Charleston. morning, the 17th, by Gen. Gillmore's stege batteries and the naval shore battery. The Monitor fleet, aided by the wooden vessels, attacked Forts Wagner and Gregg with great tury, silencing the former and almost silencing the latter, thus enabling the shore batteries to play on Sumter. The Monitors Parapsco and Passaic were within 1,400 yards of Sumter, and played into it with considerable havoc. The damage to the walls of Sumter by the shore batteries and the Monitors is visible without the aid of a glass. The south and east face of the fort looks like a honeycomb, and its entire demolishment will soon be accomplished. No damage to our fleet. The shore batteries continue an incessant fire.

FROM THE SOUTHWEST Gen. Rosecrans has advanced to and attacked Chattanooga. Several batteries were discovered and fire opened upon. The rebel batteries were soon silenced. We look for important news from that section.

Gen. Burnside is also advancing towards Eastern Tennessee, and it is to be hoped that the loyal people of that region may be relieved from the hands of their rebel oppressors.

THE opponents of the draft object to it because it will divide the North. We think it has already done so. All the loyal men uphold it, and all disloyal men denounce it. The goat might make simular objections to the judgement day.

Why are the Copperheads so much opposed to raising black troops? Is it because they kill their Rebel friends?

THE CATHOLIC TELEGRAPH ON THE NEW YORK RIOTS.

The Catholic Telegraph of Syracuse N. Y., in its issue of July 25th says : "how has the riot been set in motion? Who are the instigators ? Who are the cunning but cowardly ed by order for the information of the public : conspirators who have misled and inflamed the poor working men, and while they kept secretly within doors, have sent forth their dupes into the public streets to commit murder? On whose soul is the guilt, on whose hands is the blood of the slaghtered? We have a right to inquire, because though their lives. Who were the political leaders in New York by whom they were secured into insurrection against the constituted authori obedience to legitimate authority. . .

at work urging the people to crime and all under the hypocritical name of liberty - of free speech-of personal independece! nThe heartless scamps! Why did they not go into the streets themselves and do the assassin's work, and not take advantage of the impetuosity of character for which our poor countrymen are known, to drive then like cattle to the shambles? It is against these men, these teachers of insubordination and disobedience, that the blood which has been shed will cry out to heaven. In their ears, for many a year, will be the widow's moan and the orphan's cry. Their faith and their works correspond. Their names will be the names of criminals, and every Irish Catholic will have reason to remember them with horror. . . . The storm has passed away for the present-we hope forever. We know now what would have been the late of the country had not our army rolled back the cloud of war on the invaders of Pennsylvania. To every right-minded man, this is a time for counsel with himself-for calm reflection. He can have no difficulty in his choice between order and disorder. The Irish Catholic, in particular, ought to know who are his friends. They are not the secessionists -they are not the politicians, but the men who love obedience to authority. We appeal, then, to all our Catholic friends to join heart and hand in setting an example of respect for law and order, and discourage the maidinous traitor and the treacherons newspaper' which, pretending to be Catholic, does all in its power to mislead body and soul."

WHY DON'T HE RESIGN !- We are frequently asked, says the Harrisburg Telegraph, why Judge Woodward, the candidate for Governsub-district once passed will not be called again or, does not resign the place he holds on the bench of the Supreme Court. We presume there are two reasons for this. In the first ted by the applicant personally, in writing, and place, a Locofoco was never known to let go Board, like any other quasi judicial body, may verified according to published forms, except that | the public leat so long as he could hold on to | revise its own action and correct any errors it, or so long as it would yield anything in which it may have committed. If therefore The exemption does not apply in cases where the shape of money or its equal; and in the second place, Copperhead as Judge Woodward is, we have no idea that he is foolish enough to suppose he has any chance of being elected Governor.

> CHARGED WITH PERJURY, - Lewis Aurin was before Commissioner Sproul, on the 21st, and entered into a recognizance in the sum of \$1.500, for his appearance at the next term of the United States District Court to answer the charge of perjury in swearing that he was the only support of aged and infirm parents dependent on his labor for support. We are informed that since the information was made against Mr. Aprin, he has paid \$390 and thereby become exempt from military duty .- Pitts-

A FACT FOR COPPERHEADS .- Mr. Harley, a Union refuge from Rockingham county, Va., who a few short months ago, was independent, but now penniless, and compelled to fice into Ohio to save his life, says: "I hear some men talk of military despotism and arbitrary arrests, have been formally entered into the service but they do not know what these terms mean. A short residence in the neighborhood from which I fled, would take the venom from the fangs of the vilest copperhead on the face of

DEATH OF AN EDITOR .- Samuel McElbose, editor of the Brookville Star died at East Liberty on Sunday the 16th. Mr. McElhose, al though in delicate health, on the call of three months men, shut his office, and with his two boys entered the service of the State to re The atteck on Sumter commenced on Monday | pel the rebel invasion. He was soon prostra ted by desease, and died in camp, -a victim to the wicked rebellion. Peace to his re-

> GODEY FOR SEPTEMBER .- This much admired Book, for September, has been received. It contains a very interesting steel engraving Happy Party;" the most superb fashion plate of the season, and numerous other engravings; besides the usual variety of literary reading matter. Truly, "Godey" has not

The Herald's special says : A lady reached here to-day from Richmond, who states that the utmost destitution exists among the middle and lower classes of the people. She had a wass from the rebels on account of her being the wife of an Englishman, who has been protected from draft by the British Consul.

The Republican State Convention of Minnesota, and nominated Col. Stephen A. Miller for Governor, and C. D. Sherwood for Lieutenant Governor. For the other State officers the present incumbents were renominated.

Advices concur that the rebel forces around Cullpepper have been reduced to A. P. Hill's command, while Longstreet and Ewell have moved southward, probably to Fredericks-

The Wisconsin Republican State Convention assembled at Madison, Wis., and nominated J. T. Lewis for Governor, and Judge Spoener for Lieutenant Governor.

Returns from all but nine counties in Kentucky, give Bramlette over 50,000 majority.

THE DRAFT-DECISIONS, ETC.

HEDQUARTERS OF PROVOST MARSHAL. NINETEENTH DISTRICT PENNA; WATERFORD; Aug. 19, 1863. The following Circulars from the War Deartment in relation to the Draft, are publish-

WAR DEPARTMENT, PROVOST MARSHAL GEN. 8 OFFICE, WASHINGTON, Aug., 6. Circular No. 64.

1. The names of men who have entered the Military service of the United States for three years or the war, and which may, by chance. be drawn in the draft, shall be stricken, by the Board of Enrollment of the District i n people of various nativity were engaged, yet which they may be drawn, from the rolls of many of our Catholic countrymen have lost drafted men of that District. Suitable remarks, explanatory of the case, shall in each instance, be entered upon the rolls opposite the names thus stricken from them. The men whose names may be so drawn and strick ties ? . . . The Catholic Church teaches en from the rolls of any district, shall be credited on the quota of that district; and their places shall not be filled from the 50 per cent. For months have the pioneers of blood been drawn to cover exemptions under the 2d sec

tion of the Enrollment act 2. Boards of Enrolment are reminded that Section 13 and 17 of the Enrolment Act, require that Substitutes shall be acceptable Boards must satisfy themselves in each case, as to the acceptability, in all respects, of the Substitute. All the conditions necessary to decide as to such acceptability in every cas cannot be specified; but the conditions which recruits for the service of the United States are required to folfil should be observed in

regard to Substitutes. 3. The tollowing opintons of Colonel Joseph Holt, Judge Advocate General, are published for the information of all officers of this Burean, and for their guidance in the case specified, and in analagous cases.

In the case of a father claiming exemption for a son under 7th clause of 2d Section of Enrolment Act on the ground that he has already furnished two sons to the Military Ser rice one of whom is now dead.

Opinion-"The exemption claimed in this case cannot be allowed under the 7th provision of the 2d Section of the Eurolling Act, because that provision requires that there shall be two members of the same family in the military service at the same time, to entitle the residue of the family to the privilege

With regard to liability to draft of members the Enrolment Board and of Sutlers.

Opinion-"It seems that under the compre ensive and imperative language of the Eurol ling Act, Suttlers together with the members the Enrolling Board, are necessarily subject to draft. If the latter are now in the Military service it may be a ground, should they be drafted, for relieving them from the duties of the field; but not having been in the military service on the 8d of March, the 'aw gives no privilege of exemption beyond that which is secured to other citizens."

In case of exemptions obtained by means of false affidavits.

Opinion-"So long as the certificate of exemption remains in force, it would not be proper to hold the drafted men as liable to military service. The judgment of the Enrolment Board is declared by the law to be final upon the question of exemption, but it is so only while that remains unreversed. The the Board should, having first given notice to the party, proceed to reconsider its action, and it, for the reason mentioned the judgement should be found to be erroueous, it should be set aside, and the certificate of exemption based upon it, should be vacated and held for naught. The party should then be held for military duty as though no such certificate had been issued. The persons making the false oaths in the matter would be subject to | er of prosecution, out as the military authorties have the first claim on the party drafted, he should not be turned over to the civil authorities without the special directions of the secretary of War.'

In case of persons who were exempted from the draft of 1862, by reason of being engaged in the manufacture of arms for the govern-

Opinion-"No ground is perceived on which the claim of exemption made for these men can rest. The letter of the Secretary of War does not touch the question. It recogpizes them, it is true, as in the service of the government, but this they may well belief. he without their being in the military service? in the sense of the enrolling Act. They do not seem to have been ever enlisted, or to for which they were drafted, but, on the contrary, were excused therefrom because of their being engaged in the manufacture of arms for the government, in Colts establishment. It is in reference to this latter employment that they are spoken of by the Secretary of war, as "in the service of the government," and such service most clearly cannot exempt them.

In case of a substitute who proves to be a

ready in that service. Opinion-"A man Who is under obliga tion to perform military duty on his own account cannot certainly be received as a substitate for another. To be acceptable in the sense of the law, he must possess all he legal qualifications for the service. But an enlisted man has disqualified and absolutely disabled himself from performing the duties of a of substitute by engagements entered into with of the tamily and household of -certificate of exemption, because of a substitute furnished, who proves to be a deserter. or one already in the military service, the Board should, after notice to the party, proceed to reconsider its action, and should set a med so, on a proper showing is undeniable-the act of determining upon the acceptibility of and subject to revision and reversal. The certificate of exemption having been thus vacated the party's original liability under the JAMES B. FRY. Provost Marshal General. draft remains.

PROVOST MARSHAL GENERAL'S OFFICE, Washington, D. C. Aug., 9th 1863.

Circular No. 68. The following interpretation of the second and third clauses of section 2d of the enrolment act is published for the information and guidance of Officers of this Bureau viz., Secand, "the only Son liable to military duty of a Widow dependent upon his labor for support." The term only son commonly means that there is but one son ; hence the expression "only son liable to do military duty," means one son liable to military duty, where other sons, if any, are not thus liable. Thus to make a good claim for exemption under this years of age, and dependent on my labor for clause, it must be established 1st, that the person drafted is the only son liable to military duty of a Widow; and 2d that the Widow is dependent for support upon this particular The Widow may have any number of Sons not hable to military duty as minors, 12 years of age, and dependent on his labor over age, or otherwise ; but if she have one | for support. Son who is liable and she is acually dependent

upon that Son he is exempt. Third' "the only ! Son of aged or infirm parents dependent upon named — and — and severally his labor for support!" This clause car-made oath that the above certificate is correct it Synonymous with one. The same con- belief. struction will be placed upon this as upon the second clause of this section. To obtain ex- Dated at --emptions under this clause it will therefore be necessary to establish 1st, that the aged or infirm parents have but one Son liable to military duty; 2d that they are dependent upon this particular Son for support.

JAMES B. FRY. Provost Marshal General. WAR DEPARTMENT,

WASHINGTON, July 28.

PROVOST MARSHAL GEN'S. OFFICE.

Whenever any drafted man shall show to the Board of enrollment of the District in which he may have been enrolled, that he was improperly enrolled, having been, when enrolled, an alien, a non resident of the District, not of proper age, or in the Service on the 3d of March, 1863, he shall be discharged by the Board, and his place in the quota shall not be filled from the fifty per cent, drawn in addition to the quota to supply vacancies created by exemptions arising under the 3d Section of of the Euroliment act.

James B. Frv. Provost Marshal General

All persons are cautioned against enlisting in any Regiment after being drafted, as they will necessarily be preceeded against as de-H. S. Campbell,

Provost Marshal 19th Dist. Pa.

Persons drafted, claiming exemption for any of the causes mentioned in the following forms, will bring with them to the Board of Enrollment, on or before the day on which their notice requires them to report, the proper certificate made out in accordance herewith: also one or more reliable witnesses to the same facts :

Certificate of Exemption for the Son of a Widow, or of aged and infirm Parent or Parents. he subscriber, _____, resident of _____, I, the subscriber, hereby certify that I, being liable to military duty under the act of Congress "for enroling and calling out the national forces," &c., approved March 3. 1868, am the only son of , a widow, (or of ----, an aged pa

We the subscribers, do hereby certify that the above named is the only son of a widow (or of aged and infirm parents) dependent on his labor for support.

rent,) dependent on my labor for support.

Personally appeared before me the above named ----- and severally made oath that the above certificate is correct and true, to the best of their knowl edge and belief. Justice of the Peace.

Dated this - day of -Nore 1 .- The first of the above certificates must be signed by the person claiming exemption, and the second by two respectable citizens (heads of families) residents of the town, county, or district in which the person re-

sides, and sworn to before a magistrate. Note 2 .- This certificate is to be used only in cases where the labor of the person claiming exemption is actually necessary for the support of the persons dependent on him. the decision has been based on oaths or testi- there is sufficient property to yield support, monies subsequently ascertained to be false, and the necessary business for collecting the income can be transacted by agents, trustees, or the like.

> FORM 27. Certificate that the person liable to draft is the only brother of a child or children dependent

on his labor for support. I, the subscriber. --, being liable to draft into the service of the United States. hereby make affidavit that I am the only broth--. under 12 years of age, having neither father nor mother, and dependent on my labor for support.

We, the subscribers, --- county, State residents of --, bereby certify that is liable to drait, is the only brother of under 12 years of age, having neither father nor mother, and dependent on his labor for

Personally appeared before me, the above named ------, and severally made oath that the above certificate is correct and true, to the best of their knowledge and

Justice of the Peace Note 1.—This certificate is to be used only in cases where the labor of the person claiming exemption is actually necessary for the support of the persons dependent on him. The | 28 exempt on does not apply in cases where there | 29 is sufficient property to yield support, and the | 30 necessary business can be transacted for collecting the income by agents, trustees, or the | 32

Note 2. - The first certificate must be signed by the person claiming exemption, and the second by two respectable persons (heads of | 36 deserter from military service or a man at. families) resident in the same town, county, 37 or district with the person for whom exemp- 38 tion is claimed.

Certificate that two members of the family of the | 41 . person liable to draft are already in the military service of the United States.

We, the subscribers, --- and ---- county. State residents of --------, hereby certify that two members the government. If the Board of Enrollment | and State above mentioned, are in the militahas been imposed upon, and has granted a ry service of the United States, as non-commissioned officers, musicians or privates.

Personally appeared before me, the above 51 - and - and severally 52 aside its former judgement and annul the cer. | made oath that the above certificate is correct tificate of exemption granted. Its right to do and true, to the best of their knowledge and

Justice of the Peace. the substitute being judicial in its character Dated at ----, this - day of ----, 186 ---Nore I .- This is only intended to apply where the members of the family claimingexemption reside in the same family. If any of the members reside elsewhere, and have gone into the military service of the United States, no exemption on that account can be

> Note 2.- This certificate must be signed by one of the parents, if there be any; if not, by two respectable persons (heads of families) resident in the same town, county, or district with the person for whom exemption is claimed.

FORM 29. Certificate that the person liable to draft is the

claimed.

father of motherless children, under 12 years of age, dependent on his labor for support. -, the subscriber, being liable to draft into the service of the United States, hereby make affidavit that I am the father - motherless child-, under 12 support.

We, the subscribers, -- and residents of --- county, State ---, hereby certify that father of ----- motherless children under

Personally appeared before me, the above -, and severally ries the same meaning of the word, making and true to the best of their knowledge and 86

Justice of the Peace. - this - day of --- , 186-. Nors .- The first certificate must be signed by the person claiming exemption, and the second by two respectable persons (heads of families) resident in the same town, county, or district with the person for whom exemp-

tion is claimed. FORM 30. Certificate of Exemption on account of unsuitableness of age.

county of -, having been enrolled under the provisions of an act of Congress - for enroling and calling out the national forces." &c., approved March 3, 1863, as hable to perform military duty in the service of the Uni ted States, hereby certify that I am not legally subject to such liability, and for the follow ing reason: That I am ---- years of age

We, the subscribers, ---- and -of the town, county, and State above mention ed, hereby certify that the above statement -'s age is correct and true to the best of our knowledge and belief.

Personally awpeared before me, the above severally made oath that the above certificates are correct and true to the best of their knowledge and belief.

Justice of the Peace. Dated at --- , this - day of -Note 1 .- The certificate in regard to age is, in all cases where practicable, to be signed by the parents of the person claiming exemption. and the requirements specified in the regula tions are to be adhered to. The blank space in the certificate to indicate the age of the

person is to be filled as follows : That I am "under twenty" years of age. That I am "over thirty five' years of age. and married.'

That I am "over forty five" years of age ecording to the facts in the case. Note 2 .- In case the certificate is not sign ed by the parents, the fact of age must be certified to by two respectable persons (heads of families) resident in the same town, county, or district with the person for whom exemption is claimed, and the requirements of paragraph 61, Regulations, &c., must be complied

H. S. CAMPBELL. Provost Marshal, 19th Dist. Pa. Waterford, Pa., Aug. 19th, 1868-

> NUMBER TO BE DRAFTED. HEADQUARTERS OF PROVOST MARSHALL.

NINETEENTH DISTRICT. PENN'A, Waterford, Erie Co., Aug. 15, 1863. list of Enrollment of sub-Districts, and state ment of Number of Men to be Drafted from each, including Quota required by the Government, and Fifty per cent. in addition :

ERIE COUNTY. No. sub Dist. Of what composed. To be drafted Erie City, East Ward, 152 Erie City, West Ward, 107 Millcreek township, Fairview and Girard townships and Girard borough, Springfield and Conneant tps

Elkereek and Franklin tps, and Albion Borough, LeBoeuff and Washington tps., and Edinboro Borough, Waterford, M'Kean and Summit tps., and Boro's of Waterford and Mid-

dleboro, Greene and Harborcreek tps., Greenfield and North East tps., and North East Borough, Venango. Amity and Wattsburgh, 58

Concord, Union and Wayne tps., and Boro's of Corry and Union, WARREN COUNTY. Springereek and Columbus tps., and Borough, of Columbus,

Southwest, Eldred and Deerfield tps., Limestone and Pleasant tps., and Borough of Tidioute, Sheffield, Mead and Chorry Grove tps, Kinzna, Elk and Corydon tps, Farmington and Pine Grove tps,

Sugar Grove, tps. Freehold and Pittsfield tps, Warren Borough, Glade and Connewan to tos. Brokenstraw tp., and Borough of

Youngsville,

JEFFERSON COUNTY. Brookville Borough, Barnett township, Beaver township, Bell township, Clover township. Eldred township, Gaskill township, Henderson township. Knox township, Oliver township Pinecreek township. Rose township Snyder township, Union township, Warsaw township, Winslow township. Washington tewnship, Punxsutawney Borough, Young township, Polk township, Heath township, Corcica Borough, Perry township, Porter township. Ringold township. McCalmont township.

CLEARFIELD COUNTY. Beccaria township, Bell township, Boggs township, Bradford township, Brady township, Burnside township, Chest township. Clearfield Borough. Covington township, Curwensville Borough, Decature township, Ferguson township, Fox township, Girard township, Goshen township, Graham township, Huston township. Jordan township, Karthaus township, Knox township, Lawrence township. Lumber City Boro., Morris township, New Washington Boro., Penn township, Pike township, Union and Bloom township, Woodward township, Gulich township,

ELE COUNTY. Ridgeway Boro., Springcreek township Kane and Highland tps., Fox township, St Marys Borough and Ben zinger township, Jay and Benezet

20

CAMERON COUNTY. Gilson, Grove and Wharton township. Portage, Shippen and Lumber township, FOREST COUNTY Forest County MCKEAN COUNTY. Keating township and Boro of Smethport, Ceres township. Anning township 15 Liberty township, Norwich township, Eldred township, Otto township. Sergeant township, Bradford township, Corydon township, Lafayette township, Hamlin township, Hamilton and Wetmore tps., Total number in District.

All Obituary notices, not over six lines, inserted gratis: all over six lines, at five cents per line

On the 18th inst., of Chronic Diarrhes, contracted in the army, JAMES, son of Joseph and Nancy Jane Birchfield, aged 23 years and two months. This youth, called away so early in his man-hood a sacrifice in the cause of his country, became a volunteer soldier in Co. E. 149th Reg. P. V. about a year before his death. During five tedious months he suffered under disease in the camp and the hospital. He was then brought to his father's house, where he lingered about seven weeks more, and then passed away, we trust, to a better iome. His salvation through the merits of the Lord Jesus, the only redeemer, engaged much of his earnest and prayerful attention in the last few weeks of his life; and not only did he become reconciled to death, but, as the event drew near, he expressed an anxiety o go and be with Christ. To the youthful friends and acquaintances of the departed, God

says, "Be ye also ready." In Lawrence township, Clearfield county, Penn'a, of Consumption, on the 19th instant, GEO. H. MULLIN, aged 26 years and 7 months The deceased was a man of many noble and generous traits of character. He was convert ed about six weeks ago; since then he has been faithful to religion. In his death his friends have sustained an irreparable loss. As a man, he was amiable, generous and agreeable. As a friend, he was constant and true. As a husband, he was affectionate and kind. As a christian, he was ardent and faithful; and his dying testimony was too clear to doubt for one moment his acceptance with God. Well may it be said of him, "that religion which he had so shortly professed, was suffi cient to sustain him in a dying hour.' last words were - after hidding them all an affectionate farewell-"I m going home to glory." His sudden and untimely end is deeply mourned by an affectionate wife and two chil-

God help the widow in her grief. The children in their wee : That hand a one can give rerief. That measured out the blow."-S.

NEW ADVERTISEMENTS.

Advertisements set in large type, cuts, or out of usual style will be charged double price for space occupied.

To insure attention, the CASH must accompa ny notices, as follows :- All Cautions with \$1, Strays, \$1; Auditors' notices, \$1,50; Administrators' and Executors' notices, \$1.50, each ; and all other transient Notices at the same races. Othera ivertisemen's at \$1 per square, for 3 or less insections. Twelve lines (or less) count a square.

ESTRAY.—Came tresspessing on the premises of the subscriber, near J. Parchin's in Burnside township, about the 1st of April last, a Brindle Cow with left horn knocked off, and four or five years old. The owner is requested to come forward, prove property, pay charges and taker away or she will be so Aug 26, 1663.-p. d as the law direc DANIEL BUCKLEY.

A DMINISTRATOR'S NOTICE -Letters of Administration on the estate of Johns Olewine, late of Graham township. Clearfied county. Pennsylvania, deceased, having been granted to the undersigned, all persons in lebted to said estate are requested to make bemediat-payment, and those having claims against the 61 same will present them properly authoriticated for settlement J. W. OLEWINE. Adm'r. for settlement 40 Aug. 26, 1863. Potter's Mill, Centre Co. Penn's

TEACHERS WANTED .- Seven Teachers wanted to take charge of Schools in Pike to for the term of 4 months. The Board of Directors desire Teachers who wish employment in said township, to meet the County Superintendent on the day of examination at Curwensville The Board expects to be in attendance. Liberal wages will be given to competent teacters. Our schools will open early in the 11th month By order of the Beard. JOS M SPENCER Secry Aug. 25.1863 Bridgeport. 8mo . 18th day. 1863

REGISTER'S NOTICE.—Notice is hereby given, that the following accounts have been examined and passed by me, and remain filed of record in this office for the inspection of heir-legatees creditors and all others in any other way interested, and will be presented to the next (4 phans' Court of Clearfield county, to be held at the Court House, in the Borough of Clearfield, commencing on the Fourth Monday of September 1863 for confirmation and allowance The final account of James Wrigley. Adminitrator of all and singular the goods and chattle

rights and credits, which were of Wm. Addleman Jr. late of the township of Pike, in the county of Clearfield and State of Pennsylvania, deceased The final account of Jesse Lines and Elizabeth Long. Administrators of all and singular the goods and chattels, rights and credits, which was of Cha's Long, late of Brady tp. Clearfield countries ty, Pennsylvania, deceased

The partial account of Wm. King and Daniel Gorman. Administrators of all and singular the goods and chattels, rights and credits, which were of John King, late of Burnside township. Clear field county. Pennsylvania, deceased. The final account of Jacob Pearce, Guardian of Henrietta Smeal, minor child of J. Smeal dec d. The final account of A. M. Gill, Guardian of the minor heirs of Samuel Harrior, late of Bradford

township, Clearfield county, Penn'a, deceased The final account of Joseph McClarren, Admis istrator of all and singular the goods and chaltels, rights and credits, which were of J. Baugh-man, late of Decatur tp., Clearfield co., dec d. The final account of Wm. A. Wallace, Guardian of Ellis J. Hoover, minor son of David Hoovel late of Lawrence tp., Clearfield county dec d The account of John Flynn, Administrator all and singular, the goods and chattels, right and credits, which were of Jeremiah Flynn late

of Penn tp., Clearfield county, Penn'a dec d The final account of Henry Goss one of the hi scutors of the last will and testament of Jaco Goes late of Decatur tp., Clearfield co., Pa., deca The final occount of Lever Flegal Administra tor of all and singular the goods and chattels rights and credits, which were of Benjamin Bon-

sall, late of Brady township, decessed. ISAIAH G BARGER. Clearfield, Aug., 26, 1863

AUCTION! AUCTION!!-Having made A application to the Assistant Assessor of the 1st Division of the 19th Collection District of Pennsylvania and a License as Auctioneer having been granted to me by the proper authority would inform the citizens of Cicarfield country that I will attend to "calling" sales whenever desirable, in any part of the county. Char moderate. Address, JOHN L. REAMS. May 1st, 1863. a12. Clearfield Po Charge

Clearfield, Pa 12 P. S. Any person "calling" sales without a because, is subject to a penalty of \$60, which will be enforced in accordance with law, against a persons violating the said statute.