opp HUTCHINSON, Editor.

TSRMS: \$3.00 PER ANNUM. \$2.00 IN ADVANCE.

DLUME 8.

EBENSBURG, PA., THURSDAY, APRIL 25, 1867.

NUMBER 14

ILLIAM KITTELL, Attorney at | DRIVATE SALE!-Law, Ebensburg, Pa.

FENLON, Attorney at Law, Ebensburg, Pa. ffice opposite the Bank.

E M. READE, Attorney at Law, Ebensburg, Pa. fice in Colonnade Row. [jan24

TIERNEY, Attorney at Law, bensburg, Cambria county, Pa. STON & SCANLAN, Attorneys

at Law, Ebensburg, Pa. fice opposite the Court House. [jan 24] J. E. SCANLAN.

WATERS, Justice of the Peace and Scrivener. adjoining dwelling, on Highst., [feb7-6m

KINKEAD, Justice of the Peace and Claim Agent. removed to the office formerly M. Hasson, Esq., on High street, [jan31-6m

SHOEMAKER, Attorney at Law, Ebensburg, Pa. ar attention paid to collections. ce one door east of Lloyd & Co.'s

SINGLETON, Attorney at Ebensburg, Pa. Office on High tractice in the Courts of Cambria and

Attends also to the collection of claims

ORGE W. OATMAN, Attorney at Law and Claim Agent, Ebensburg,

ensions, Back Pay and Bounty, and ary Claims collected. Real Estate and sold, and payment of Taxes at-Book Accounts, Notes, Due Bills, ts, &c., collected. Deeds, Mortgaits Letters of Attorney, Bonds, written, and all legal business ttended to. Pensions increased, zed Bounty collected. [jan24

WILSON, M. D., offers his seres, as Physician and Surgeon, to as of Ebensburg and surrounding

been appointed Examining Surs prepared to examine all Pensionapplicants for Pensions who may

Office on High st., three doors east of urch, in office formerly occupied by Residence immediately adjoin-[jan24-3m

SJ. LLOYD,

Successor of R. S. Bunn, Dealer in UGS AND MEDICINES, PAINTS. AND DYE-STUFFS, PERFUME-IND FANCY ARTICLES, PURE

RPOSES, PATENT MEDICINES, &c.

ap, and Note Papers, Pens, Pencils, Superior Ink, And other articles kept

by Druggists generally. ns' prescriptions carefully compounded. in Main Street, opposite the Mounse, Ebensburg, Pa.

TISTRY DR. D. R. ZEIGLER, having opened an the rooms over R. R. Thomas' store, professional services to the citizens burg and vicinity. [ap18-4m

undersigned, Graduate of the Ballege of Dental Surgery, respectfully professional services to the citizens irg. He has spared no means to acquaint himself with every imrience, he has sought to add the experience of the highest authorities Science. He simply asks that an y may be given for his work to

SAMUEL BELFORD, D. D. S. er: Prof. C. A. Harris ; T. E. Bond, Handy; A. A. Blandy, P. H. Aus-Eastimore College. be at Ebensburg on the fourth each month, to stay one wiek. 24, 1867.

D& CO., Bankers-

EBENSBURG, PA. d, Silver, Government Loans and n Time Deposits. Collections made essible points in the United States, neval Banking Business transacted.

M. LLOYD & Co., Bankers-ALTOONA, PA. on the principal cities, and Silver for sale. Collections made. Moned on deposit, payable on demand. aterest, or upon time, with interest

D, Prest. D. T. CALDWELL, Cash'r. ST NATIONAL BANK OF ALTOONA. GOVERNMENT AGENCY,

ATED DEPOSITORY OF THE UNI-TED STATES. ther Virginia and Annie sts., North ona, Pa.

MIED CAPITAL \$300,000 00 PITAL PAID IN 150,000 00 siness pertaining to Banking done on

al Revenue Stamps of all denominaays on hand. irchasers of Stamps, percentage, in will be allowed, as follows: \$50 to

The subscriber will sell the following

property at private sale : One House at Portage Station, on the P. R. R., with 2 acres land. Suitable for store room or a dwelling.

One House and 90 acres land, on P. R. R. one-half mile west of Portage, opposite the and at the terminus of the railroad of White

One House and 2 acres land at Portage,

site for a store. One Water Power Saw mill, within 10 rods of the P. R. R., one-half mile west of Portage, together with timber land, 100, 200, or 300 acres, to suit purchasers. The barns lumber was cheap.

Or, I will sell the whole tract of 480 acres, with timber enough on the same to run the water mill for seven years. The property has 1,500 to 2,00 feet of side tracks connecting with the P. R. R.

A general Warrantee Deed will be given on ten days notice for all the foregoing property, and possession of all houses, &c., given on the 1st April next. The improvements cost the subscriber

150 acres of the land is timbered with good Sugar, and the land itself is warranted to be as good as any in Cambria courty.

Three creeks pass through the land, viz-Trout Run, M'Intosh Run, and Wright's Run. There is Coal on the land, and any amount

The location is the only outlet to the coal ands of Burke and the Wm. M. Lloyd & Co. Two pieces of the land adjoin the land

formerly owned by Hon. Thomas A. Scott, known as the M'Coy Farm. One-third the purchase money will be required down; the balance in six and twelve

Ten per cent, will be deducted for cash The property will be sold in preference to rented, as the subscriber has not time to col-

The house and lot, say I acre of land, at Portage, now occupied by Louisa Keepers, will be sold low if sold soon. Also, the store formerly occupied by Victor Voeghtly-sold to him at one time for \$725--will now be sold for \$600. The former will be sold for \$350, cash, or its equivalent.

CALL SOON ! WM. R. HUGHES. Wilmore, January 31, 1867.

TALUABLE REAL ESTATE FOR The subscriber offers at private sale the Furm on which he now resides, situate in Cambria Township, Cambria county, containing about 50 acres, nearly all of which are cleared, and having thereon erected a Two-story Frame Dwelling House, a new Frame Barn, and all the necessary Outbuild-

ings. There is a good Orchard on the Farm, and an excellent Well of Water at the kitchen door. Only five minutes walk from the Railroad Depot. Terms moderate, and title indisputable. Apply to the undersigned on the premises, or address

SAMUEL TIBBOTT. Ebensburg, Pa.

ESTATE OF ANTHONY WILL,

DEC D. Auditor's Notice .- The undersigned, Auditor, appointed by the Orphans Court of Cambria county, to report distribution of the funds in the hands of Mark A. Will, Adm'r. of Anthony Will, dec'd., hereby notifies all persons interested that he will attend to the duties of said appointment at his office, in the borough of Ebensburg, on Friday, the 3d day of May, 1867, at 2 o'clock, P. M., when and where they must present their claims, or be debarred from coming in for a share of GEO. W. OATMAN, april-3t] Auditor.

ESTATE OF BERNARD KARL-HEIM, DEC'D. Auditor's Notice .- The undersigned, Auditor, appointed by the Crphans' Court of Cambria county, to report distribution of the money in the hands of Jacob Huber and John Karlheim, Executors of Berhard Karlheim, dec'd., hereby notifies all persons interested that he will attend to the duties of said appointment at his office, in Ebensburg, on Saturday, the 4th day of May, 1867, at 2 o'-clock, P. M., when and where they must present their claims, or be debarred from coming in for a share of said fund. apl1-3t] GEO. W. OATMAN, Auditor.

UDITOR'S NOTICE -

The undersigned Auditor, appointed by the Orphans' Court of Cambria county, to report distribution of the money in the hands of Wm. Kittell, Esq., admr. of John Reese, dec'd., upon his second account, arising from the sale of the real estate, hereby notifies all persons interested, that he will attend to the duties of said appointment, at the office of F. A. Shoemaker, Esq., in the borough of Ebensburg, on FRIDAY, 26th APRIL, inst., at 2 o'clock, p. m., when and where they must present their claims, or be debarred from coming in for a share of said fund. WM. H. SECHLER, Auditor.

UDITOR'S NOTICE.

The undersigned, Auditor, appointed by the Orphans' Court of Cambria county to report distribution of the money in the hands of Daniel J. Jones and Sarah Ann Thomas, administrators of John R. Thomas, deceased, among the prescriptions contained in its hereby notifies all persons interested that he code. Years before this, the Legislature in the several courts of such county, will attend to the duties of his appointment had declared dueling a capital offense, and during that year; and if the said commisthey will be debarred from payment. apl'] SAMUEL SINGLETON, Auditor.

UDITOR'S NOTICE.

the Orphans' Court of Cambria county to half way over the Mississippi. report distribution of the money in the hands of John D. Thomas, admr. of James S Todd. late of Ebensburg, decd., hereby notifies all persons interested that he will attend to the duties of said appointment at the office of wm. Kittell, Esq., in the borough of Ebens-burg, on MONDAY, the 29th APRIL, inst., is to the Mississippi. As nothing else could be done, these two chivalric defenders of injured innocence collected their swords and other traps, and started on a slow persons interested that he will attend to the duties of said appointment at the office of wm. Kittell, Esq., in the borough of Ebens-burg, on MONDAY, the 29th APRIL, inst., to the Mississippi. As nothing else could be done, these two chivalric defenders of injured innocence collected their swords and other traps, and started on a slow jury wheel locked, at the disorction of the Court.

The High street, west of Foster's Hollians, or be debarred injured innocence collected their swords and other traps, and started on a slow jury wheel locked, and other traps, and started on a slow jury wheel locked. persons interested that he will attend to the

ABRAHAM LINCOLN---A DUEL HE DID NOT FIGHT.

Something more than a score of years ago, Springfield, the capital of the Prairie State, was the home of a maiden, who was as bright as she was beautiful, and as siding of the Union Mills of the subscriber, spirited and witty as she was graceful and good. If I do not name her, it is because that, in her place in my heart, she now decupied by Louisa Keepers. A good is too well hedged around by love and reverence to be brought forth and presented to the profane gaze of the public. As the wife of a Senator, whom all good men, and women too, delight to honor, her conand houses on the same cost \$1,500 when serving and purifying power has since been shown to the world by the influence it has had in helping him to keep his life

pure and noble. This maiden, whom I will call Anna, was the friend and confident of Miss Todd, the affianced of Mr. Lincoln, who had, not so many years before this, left off splitting rails, to try what skill he might have in splitting hairs in a lawyer's office in Springfield. Judge Shields was likewise a dweller in the town at this time, and a frequenter of the society in which the two "bright particular stars" already mentioned shed their radiance. But his moral character was not altogether immaculate, report said. For this, or some other reason, Anna was not inclined to regard him with favor. Once upon a time, however, circumstances compelled her to accept his escort from an evening party to her father's house. Her spirit was moved with indignation by a trifling incident which occurred on the way, and she determined upon securing revenge.

A day or two afterward, some verses appeared in the literary luminary of the place, the name of which Father Time, or, at any rate, I, have dropped from the though everybody knew at once to whom who wrote them. Among the unfortunate who had so bravely prepared themselves ones to whom, in this case, ignorance was not bliss, was the distinguished individual to whom they were addressed, who might naturally be supposed to have more than common interest in having ignorance | their wrath became placable. A friend supplanted by knowledge, in converting the unknown into the known. He set about the accomplishment of the desired end, but soon found that the parsuit of brush to have a chance for a fair fight, duality was comprised in one person-and, is the better part of valor." after the manuer of the old man in the spelling book, first tried gentle measures, which, not availing, in imitation of the same illustrious example, he proceeded to try what virtue there was in severer ones, which soon brought the editor down, and he confessed that the verses were handed to him in the handwriting of Miss Todd. He did not tell him, because he did not know, that she only copied them from the

manuscript of her friend Anna. Judge S. ungallantly attacked the supposed writer in a rejoinder, which appeared in the next issue of the same paper .-Springfield was not so large then but that everybody knew his neighbor's business as well as he did himself, if not a little better. The matter was discussed at every fireside, and came in with the dessert,

if not before, at every dinner table. It was well known that Miss Todd was betrothed to Mr. Lincoln, and every principle of law and equity demanded that he ! be publicly attacked and he not come to that had been done by the pleasant operation of one shedding the other's blood .feelings about dueling in the abstract, and the two persons having the greatest in this particular case there seemed to be no choice left him but to accept the challenge. Miss Told was a Kentuckian --The friends with whom she lived were of the same ilk. Mr. Lincoln himself had been cradled under the same sky. The mere semblance of pusillanimity was something that must be put far from him. lected broadswords.

gent in regard to dueling. That kind of pleas next preceding shall, by the said salve for a man's wounded honor was not court, be designated, of sober, intelligent offenses which the law would not vindi- Each of the commissioners shall make a eate. The chivalry, when insulted, had list containing the names of one-half of to nurse their wrath until they could get the requisite number of persons, and ten

kened the echoes in that region. Spring- equal to the said addition; and the names

coach, with the privilege of having, by as now required by law, shall remain in the way, a nice long time in which to the custody of the said jury commissioners think of the pleasantness of killing or and the keys thereof in the custody of being killed, and what might come there-after. At last the journey ended, as all SEC. 3. The said jury commissioners things earthly must, and they arrived at

There were no steam ferry boats then. The Charons of that day had to find motive power in their own sinewy arms. Every thing was favorable to reflection. The time was abundant not only for "sober action in any of the courts, civil and second thought" to try its power, but that | criminal, in the several counties aforesaid, number had a chance to multiply itself in the manner now practiced and allowed; into thousands, and grow soberer all the but before the said jury commissioners while. But nothing moved the combat- and sheriff shall proceed to select or draw auts from their steady purpose. The jurous in the manner aforesaid, they shall Father of Waters was propitious, and they severally take the oath or affirmation now were ferried safely over his waters, they with their swords and a man with a dish to catch the blood, and a string to tie up an artery, as the case might require. The matter having been noised abroad in Alton, some persons, blessed with inquiring minds, followed them across the river in order to be in at the death. As the news spread more and more, there came to be quite an excitement in the town among those who remained, and sentinels were posted in commanding positions, and close watch was kept for the party when it should return. In process of time the watchman announced that the boat which had been freighted with the valiant, was coming back, and when it was a third of the way in its passage across the river, sharp eyes detected a man with his cloak wrapped around him, lying in the bottom of the flat boat. The news spread quickly over the town that one of the avengers of, nobody knew exactly what, had fallen a victim to his courage; and womanly eyes were ready to weep at the thought of the havoe that would be made in somebody's scene. The verses were addressed to heart. But now, as often, the near con-Judge S. so obviously that he who rau tradicted the fear. When the boat landed pear. They were witty and sharp, and, log and thrown over it a cloak, so that expectation might not be let down from

> To Mr. Lincoln, with his quick sense of the ridiculous and nice appreciation of humor, the whole thing must have been very laughable in after years, unless, as is possible, it was a little bit mortifying. Whether he ever used the story to illustrate the parturition of mountains and the bringing forth of mice, I do not know .-He probably would have done so had he not himself been been one of the heroes. -Correspondence Cincinnati Enquirer.

for the sacrifice were both alive and well.

danger had got within touching distance,

The New Jury Bill.

The following is a copy of the jury law passed by the Legislature :-SECTION 1. Be it enacted, &c., That on the general election to be held on the second Tuesday of October, Anno Domini one thousand eight hundred and sixtyseven, and triennially thereafter, at such election, the qualified electors of the several counties of this Commonwealth should be her defender against all wrong shall elect, in the manner new provided and injustice. He would be no logal by law for the election of other county knight if he should suffer his lady-love to officers, two sober, intelligent and judicious persons to serve as jury commissionher rescue. He therefore took up the ers, in each of said counties, for the period cudgel in her behalf, and the result was a of three years ensuing their election; but challenge from Judge Shields to meet the same person or persons shall not be him in single combat and undo the wrong | eligible for re-election more than once in any period of six years : Provided, That each of said qualified electors shall vote Whatever may have been Mr. Lincoln's for one person only as jury commissioner,

number of votes for jury commissioner shall be duly elected jury commissioners for such county.

SEC. 2. It shall be the duty of said jury commissioners to meet at the seat of justice of the respective counties, at least of the respective county at large, a num-But the laws of Illinois were very strin- ber, such as at the term of the court of

and the Sheriff of the respective county, or any two of them, shall draw from the proper jury wheel panels of jurors, as grand jurors of the proper county, and as petit and traverse jurors, for the trial of issues in fact which may be taken in any prescribed by law to be taken by the sheriff and county commissioners before selecting and drawing jurors.

SEC. 4. That so much of any act or acts of Assembly of this Commonwealth, as makes it the duty of the sheriff and the county commissioners of any of said counties to select and draw jurers, shall be repealed, and cease to have any force or effect from and after the first day of December next, Anno Domini one thousand eight hundred and sixty-seven: Provided, That all acts, and parts of acts. of Assembly, now in force, in relation to the custody, sealing and unsealing, locking and opening of the jury wheel of the respective county, and all acts, and parts of acts of Assembly, now in force, imposing any penalty or punishment on the sheriff and county commissioners, or either of them, for anything done or omitted by them in relation to the keeping, locking, opening, sealing or breaking the seal of any jury wheel, or in relation to the selection or drawing of jurers, shall be taken, deemed and held to apply to the said jury commissioners and sheriff.

could read, though his name did not ap- it was found that some wag had put in a shall be allowed and paid out of the re- have been taken from our forests during spective county treasury two dollars and the winter, and have already been floated fifty cents per day, and four cents per to the eastern market. Mr. Gates and they referred, yet everybody did not know its elevation too suddenly. The victims mile, circular, from the residence of the Mr. Walters, on the Beaver Dam, and

commissioners to the court house. Their honor had been healed by other plaster than that of blood. When the said office, under a penalty of one hundred dollars for each and every neglect or refusal to attend the same, to be sued for and who had got an inkling of what was on hand, had followed them, and reached the recovered before any justice of the peace place as Lincoln was clearing away the of the proper county, as debts of like from this township. They are obliging amount are now by law recoverable, ten knowledge on that line was emphatically and succeeded, just in the nick of time, dollars of which shall go to the person doing a good shook business in our midst. following after it under difficulties. He in convincing them, as many another suing and the residue to be paid by the Capt. Frank Flanagan is the resident went to the editor or printer-perhaps the man has been convinced, that "discretion said justice to the treasurer of the respec- manager. He has wen the good opinion tive county for the use of the same.

SEC. 7. In case of the inability of either or both of the said jury commissioners, by. act, shall proceed to discharge the duties of said office the same as it elected by the people, until the next general election. when the people shall elect a commissioner in lieu thereof.

No Distinction of Color.

The following is the act passed by the Legislature of this State, at its recent session, making it an offence for railroad corporations within this Commonwealth to make any distinction with their passengers on account of race or color, and punishing said corporations and their agents for the commission of such offence :-

SECTION 1. Be it further enacted, &c.,

any railroad or railway corporation within | matches, in Philadelphia, and another in this Commonwealth, that shall exclude, or allow to be excluded by their agents, conductors, or employees, from any of their passenger cars, any person or persons on account of color or race, or that shall refuse to carry in any of their cars thus set apart, any person or persons on account of color or race, or that shall for such thirty days before the first term of the reasons compel or attempt to compel any court of common pleas, in every year, and person or persons to occupy any particular He accepted the challenge, and having the thereupon proceed, with due diligence, to part of any of their cars set apart for the thirty-second section of the revenue law right of choice in regard to weapons, se- select from the whole male taxable citizens accommodation of people as passengers, shall be liable to an action of debt to the person injured or aggrieved, in the sum of five hundred dollars, the same to be recovered in an action of debt as like

amounts are now by law recovered. employee of any railroad or railway cor- ing such stamp, shall, on conviction of at his office, in Ebensburg, on Wednesday, the one unfortunate violator of the statute had sioners cannot agree upon the names of poration within this Commonwealth who either offence, be liable to a penalty of sth day of May, next, at 10 o'clock, A. M., when and where all claims against the estate of the said decedent must be presented, or one hundred dollars, or to imprisonment the persons to be selected by them as assist in the exclusion from any of their not exceeding sixty days, or both, in the costs of discretion of the Court, with the costs of cars set apart for the accommodation of discretion of the Court, with the costs of passengers, any persons or persons, on ac- the trial; and it shall be lawful for any count of color or race, or who shall refuse | segar inspector or revenue officer to de-The undersigned Auditor, appointed by into Missouri, or at least to Bloody Island, per centum in addition thereto, and the to carry such persons on ac- stroy any empty segar box upon which a proper number shall be obtained by each count of color or race, or who shall throw segar stamp shall be found." This was before the reilroads with their of said commissioners striking from the list any car or cars from the track, thereby iron horses and fabulous speed had wa- of names furnished by the other, a number preventing such persons from riding, shall be deemed guilty of a misdemeanor, and

Letter From White Township.

WHITE TOWNSHIP, April 18, 1867.
To the Editor of The Alleghanian:

You have requested me to give you some "local items" from here, that might be interesting to your readers. What shall I write? True, locals are numerous; but how to select those that would be interesting-that's the rub. For who, among your readers, knows or cares for White township, except it be about election times?

Geographically, we are almost separated from Cambria county and the "rest of mankind," and are only known by the election returns, the proceedings of Court, and the Commissioners' books.

A question right here. Supposing that we, the sovereign people of White, should determine, as we sometimes talk of doing, to secede from Cambria county and set up an independent nationality of our own, or connect ourselves with loyal little Blair, would you of Ebensburg and the rest of the county attempt to coerce us, and compel us to remain in the Union, to our detriment?

If you are not prepared to answer, please refer the matter to your neighbor, the Freeman. [It is bereby respectfully

referred .- Ed. Alleg.] But White, little as she is known or cared for, is destined to be of some importance. She will not always remain in the dark. Her people are not mere idle or indifferent spectators of the great drains of human affairs transpiring around us .-We speak boastingly of the rich deposits of coal and iron ore that lie imbedded beneath the surface of our soil. We, too. talk largely of railroads that are to be constructed, and iron works that are to be builded. In active business life, we are not behind our neighbors. Large SEC. 5. Each of said jury commissioners quantities of square and round timber Mr. Fiske, at Fallen Timber, are all doing SEC. 6. It shall be the duty of each of a good mercantile business. They are said jury commissioners to take upon clever gentlemen, and deserve, as they himself and discharge the duties of his have, the confidence of the community .-Mr. Miller and Mr. Allaman bave flourishing business stands in the adjoining township, of Quelich, Clearfield county, and derive a large amount of their support men., Mr. Nutter, of Chest Springs, is

of all our people by his cleverness. Morals, religion, and science have not been neglected. There is not a single sickness or death, or other unavoidable grog-shop within our bounds, and it is causes, to discharge the duties of said seldom we see a man staggering from the office, or in case of neglect or refusal to effects of "tanglefoot." We have been serve thereon, it shall be the duty of the without a Constable for more than a year. president judge in such county, wherein and have been minus a Justice of the said vacancy may have occurred, to appoint | Peace for six months. We have four a suitable person or persons, as the case churches, alias meeting-houses, and the may be, possessing the qualifications afore- filth in course of construction. The latsaid, to perform the duties of said office | ter is being creeted under the auspices of during such vacancy, and such person or a new sect started here, under the leaderpersons, after having complied with the ship of Cyrus Jeffreys, styled the Church requirements of the third section of this of Christ in America. Mr. Jeffreys has left the management of church affairs in this place to others, and has taken quarters in Huntingdou county. Our common schools were quite prosperous during the winter; the teachers acquitted themselves nobly. We are now being favored with the services of Prof. O. A. Briggs, who is, and has been for some time, teaching the science of vocal music. His efforts in this direction have been signally euc-

> This desultory letter may, perhaps, prepare the way for some "local items" from your correspondent. WHITE.

ABOUT STAMPS .- Recently, the detectives of the Government made a large That on and after the passage of this act, haul in the line of unstamped boxes of Union county, in this State. Persons buying matches should see that they are stamped, as those purchasing unstamped matches are equally liable with those selling them, in case of detection. These stamps should be canceled, to prevent use a second time.

Many business men are subjecting themselves, at this time, to a heavy penalty for their ignorant violation of the passed at the close of the Thirty-ninth Congress. We publish the section for the information of those concerned :

"That any person who shall sell, give away, or otherwise dispose of any empty segar box or boxes which have been SEC. 2. That any agent, conductor, or stamped, without first defacing or destroy-

> -Pressing the finger on the upper lip. just below the nose, will make the seve-

. S. &c.