

Lewisburg Chronicle.

M. C. HICKOK, Editor. J. C. N. WORDEN, Printer. \$1.50 per copy in advance...

Lewisburg, Pa. FRIDAY MORNING, SEPT. 22, 1854.

See New Advertisements. One of the secret editors of the 'Times' last week, traveled so far out of the record as to assail the private interests and professional business of the Editor of the Chronicle.

MARRIED. In Lewisburg, 21st ult., by Rev. E. B. Hamlin, ARMY WHITTAKER and Miss ELIZABETH HOGAN...

DIED. In East Buffalo, 8th inst., aged 25 years, Miss MARY ANN daughter of Adam and Sarah Gandy.

FOR RENT. A BRICK HOUSE in the upper end of Market street, Lewisburg. Possession given immediately.

ENTRANCE. Came back upon the premises of the subscriber, 16 1/2 miles, a BAY HORSE, about 15 hands high...

JAMES MERRILL LINN of Lancaster, late of Lewisburg, was on Tuesday admitted to the Bar of Union county.

Teachers' Convention. Pursuant to previous notice, a respectable number of the authorized Teachers of Union county met in Convention at Millburg on Saturday, 19th inst.

Whereas, in the judgment of this Convention, the salaries of Public School Teachers have heretofore been below what the standard of right ought to be...

NOTICE. The partnership heretofore existing between David R. Vorse and David R. Vorse, is hereby dissolved.

Public Sale! The subscriber intending to break up home-keeping, will offer at public sale on Wednesday, the 11th of October...

Dr. J. H. J. Wall's Head-Ache. Is the only medicine capable of curing the Head-Ache in half an hour.

Mr. S. H. Seligson, of Seligson, the nominee of the Democratic Convention of this county for Auditor, requests us to state that he declines being a candidate.

Hon. Henry M. Fuller and Col. H. B. Wright are again the nominees for Congress in the Luzerne district.

The Whig have made no nominations in Northumberland, Lycoming, and Center counties. The 'Independents' have full swing.

JOSUA W. COMLY, Esq., of Danville, who was one of the Whig nominees for the Supreme Bench in 1851, has been nominated by the Whig Committee of Lancaster county, as a candidate for Associate Law Judge.

MARBLE YARD. The subscriber respectfully informs the public that he still continues the Marble Business at his old stand in the upper end of Market street...

MONUMENTS, TOMBS, Grave Stones, Mantels, Platforms, Sills, &c. He has a variety of Carved and Plain work now finished, and ready for lettering.

Danville Hardware Store THREE DOORS NORTH OF THE BANK. A T which will be found a large and well-selected stock of Hardware, Cutlery, Iron, Steel, Nails...

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Dunphy & Elder' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Herz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

Cheap Saddles and Harness Manufacture. The subscriber, thankful for favors hitherto conferred, respectfully invites the public to call and price his work, as he is confident they will render entire satisfaction even to the most difficult customers.

Spring and Summer Goods! L. DIDDINGS & CO. Inform the public that they have just received from Philadelphia a handsome assortment of goods for spring and summer trade...

To Wool-Growers. 50,000 pounds Wool WANTED. The subscribers feel thankful for the past patronage conferred upon their manufacturing operations, and hope in future that the well-wishers of their country will be disposed to share abundantly by patronizing them...

Homeopathic Medicines. Prepared by E. Donachy & Son, Apothecary to the Homoeopathic Dispensary, No. 239 Arch street, Philadelphia...

New Berlin Hotel. Reports having been extensively circulated through the county that I am not prepared to entertain my guests, I beg leave to state that the market affairs, as well as house room, and stabling, can accommodate all who will be kind enough to favor me with their custom...

Dickinson Seminary. (Male and Female.) Next Term will commence August 21, 1854. Total expense for board, tuition, washing, fuel, &c., in English, Latin & Greek from \$25.00 to \$35.00 per quarter. Students should be here on the 25th. THOS. BOWMAN, Principal, Williamsport, Aug. 2, 1854.

Paper Hangings, Chairs, and Cabinet Ware. Having made a large addition in rear of his Brick shop, upper end of Market street, and discontinued his shop on 2d street, the subscriber has transferred all his tools and ware, and will be happy to see old customers and new at his Market Street shop. A fresh supply of WALL PAPER, consisting of new and fashionable patterns, is now on hand...

The Far-Famed Medicine. These Pills being composed entirely of medicinal herbs, are of a most benign nature, and will relieve all the various ailments of the human system...

Notice to School Teachers. All the authorized Teachers in Union county are requested to meet in Convention at the Franklin School House in Mifflinburg, on SATURDAY, the 16th Sept. inst., at 1 o'clock P.M. to agree upon the wages to be required for the different Grades of Teachers in Town and Country.

Another Lot of Goods. JUST opened that will pay well to call and examine before purchasing elsewhere, at BEAVER, KREMER & MOORE'S.

UNION TEMPERANCE HOTEL, and Ice Cream and Eating Saloon. Corner of Second and Market Sts. Having rented the commodious and well-furnished buildings at the lower end of Market St. (formerly the mansion of Wm. Hays, Esq.) the subscriber is prepared to entertain STRANGERS AND TRAVELERS. Man and Beast with lodging and food—but not with intoxicating liquors.

NOTICE—Application will be made to the next Legislature to change the name of the Lewisburg Savings Institution, located at Lewisburg, to the name of 'THE LEWISBURG BANK'. With One Hundred Thousand Dollars additional capital, and authority to issue its own notes for circulation subject to the provisions of the general banking laws of this Commonwealth.

School Notice. The undersigned, President and Secretary of the Board of School Directors of the Borough of Lewisburg, will receive proposals from this date until Saturday the 16th day of September next, for FOUR MALE TEACHERS to take charge of the Public Schools of said Borough, the schools to commence on the first Monday of October next, and continue five months.

Seed Wheat. THE undersigned offer for sale the celebrated GALE (WHEAT) for SEED. Price, Five Dollars, and Twenty-five Cts. per bag of two bushels, including cost for bags. Orders promptly executed. Address CARL, GEISE & CO., Commission Merchants, 354 1/2 Wharf, Balt. Baltimore, Aug. 31, 1854.

PRIMARY DEPARTMENT. Session of the present year will commence on MONDAY, 18th Sept. 1854, in the Wing of the Female Seminary building. Three Sessions in a year, of 14 weeks each. Tuition, \$1. Incidental expenses, 25 cts. N. BALL, Teacher, Lewisburg, Sept. 8, 1854.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.

DISSOLVED. The co-partnership heretofore existing between the subscribers under the firm of 'Hertz & Cutler' is this day dissolved by mutual consent.