

Humorous.

THE TELE-PURP.

HOW A YALLER DOG WAS SENT OVER THE WIRES.

A good story comes from Norwalk, Connecticut. One day last week a gaunt, slab-sided chap, with particles of hayseed on his coat and in his tow-colored hair, stepped up to the telegraph office at the depot and asked if the boss was in. The operator assured him that he was, and his rural friend went on to relate that he lived in Danbury, had come down that morning, and intended bringing his brother's dog, which a man in Norwalk wanted to buy, but had forgotten it, and wanted to know if the dog could be sent down by telegraph.

"Certainly, sir; that is a matter of daily occurrence. All that is necessary for you to do is to give me a description of the dog, so that no mistake can be made. Call again in about half an hour and the dog will be here."

"It is a yellow dog, with small ears, and is about so high," said the granger, his hand eighteen inches from the floor. He then took his departure with the remark that he would call again soon. The operator then sent his messenger boy to look for a dog as near the description as possible, which he soon succeeded in finding. It was at once brought to the office and secured to the operator's desk, by means of a piece of telegraph wire. After a little coaxing the dog was made to lie quietly down, and everything was in readiness for our rural friend. "Punctually at the appointed time he made his appearance and asked if the dog had come."

"I will see," said the operator, and tapped a few times at the key; at the same time inserting his legs under the desk he managed to step on the dog's toes, which caused the canine to yelp. "Ah! he's coming," said the operator; and then tapping more furiously on the key, he at the same time kicked the dog clean from under the table, who not relishing this kind of treatment, barked furiously and ran around the room with the wire attached to his neck. "Fifty cents, sir," said the operator turning to the countryman. "Uncommon nice dog; must be worth \$50; but he is the hardest dog I ever received over the wires; he is so muscular, you see, that he broke the wires; in fact, a piece of it is now attached to his neck, which he broke off."

During the whole of this operation the countryman gazed on the operator with eyes wide open and full of surprise; but when the dog came from under the table and was seen by the countryman, that was the culminating point, and he was struck with amazement. After looking at the dog a moment or so, he said: "Say, mister, he ain't so big as he was, and is darker; how's that?"

A ROAST PIG.

Jerry Foster, was an exceedingly parsimonious man, while he was a most tremendous feeder. He was a native of New Jersey, living some thirty miles east of Philadelphia, and attended market in that city. In person he was a great, lanky-built fellow, and where all the provisions he devoured at one sitting went to, it would require a medical board to determine. Well, one day Jerry started with his wagon to the city. His load consisted of butter, eggs, potatoes, and a few infant swine, handsomely dressed for the table. All of his marketing was disposed of early in the morning but one pig, and then the farmer drove around to a small tavern on Second street, where he proposed stopping for dinner, the price thereof, in those cheap times, being 25 cents.

He sold the roaster to Mr. Randolph, the tavern-keeper, for 75 cents. About 2 o'clock Jerry appeared for his meal. There happened that day to be no guest at the table but him. The dinner was brought in. The roaster sold Randolph in the morning, all crisp and brown, stood before his former owner. Just as the trio were proceeding to work, Mr. and Mrs. R. were suddenly called to care for one of the children, taken ill. The landlord, on departing, told Jerry to go ahead and eat his dinner. Jerry "waded in." Piece after piece of the porker was devoured with cranberries, potatoes, turnips, and butter, ad libitum.

In probably three-quarters of an hour Mr. and Mrs. R. returned. There was the table, there was Jerry, but where were the provisions—where, especially, the pig? The Jerseyman was leaning back in his chair complacently picking his teeth. The pair surveyed him with an expression of indignant astonishment. At length Randolph said: "Why—well, stranger, I should say you were unusually full of roast pig."

"Yes, yes, I may say I am; and a real, good-sized one makes me with trimmings, just a fair meal," said Jerry, leaving a sigh.

Randolph was 50 cents out on the pig alone, and may be as much more on the other provisions consumed by the Jerseyman, but you may be sure Foster ate no more dinner's at Randolph's for a quarter.

An Indian woman is a squaw; therefore an Indian baby is a squawling.

Legal.

SHERIFF'S SALES.—By virtue of a writ issued by the Court of Common Pleas of Susquehanna County and to me directed, I will expose to sale by public vendue, at the Court House in Montrose, on

Friday, April 6, 1877,

at one o'clock p. m., the following pieces or parcels of land, to wit:

All that piece or parcel of land situate in Rush township, Susquehanna County, Pennsylvania, bounded north by Washington creek, on the east and south by lands of Orange Swan, and on the west by lands of H. H. Gray, containing seven square rods of land with the appurtenances, one small frame barn. [Seized and taken in execution at the suit of H. F. Handrick vs. O. Motz.]

ALSO—All that piece or parcel of land, situate in Lenox township, Susquehanna County, Pennsylvania, bounded north by land of DeWitt Robins, east by lands of Geo. W. Hewitt, south by land of Ezekiel Gamaer, and west by lands of DeWitt Robins and J. M. Doud, containing 85 acres, 50 acres improved, with the appurtenances, one frame house, two frame barns and an orchard. [Seized and taken in execution at the suit of O. E. Price assigned to George Bros. vs. Warren Price.]

ALSO—All that certain piece or parcel of land, situate in Ararat township, Susquehanna County, Pennsylvania, bounded and described as follows, to wit: Beginning in the line of the Jefferson R. R., a little north of the Summit cut, thence north 68 degrees, east 5 perches to a corner, thence about 22 degrees, east 5 perches to a corner, thence north 68 degrees, east 4 perches to a corner in said R. R. line, thence along R. R. 5 per to the place of beginning, containing 1.8 acres, with the appurtenances, one frame dwelling house, one frame house and one barn. [Seized and taken in execution at the suit of F. W. Clinton, executor of the estate of David Bryant vs. Arthur J. Payne.]

ALSO—All that certain piece or parcel of land situate in Harford township, Susquehanna County, Pennsylvania, bounded on the north by lands of G. W. Potter, on the east by lands of Nancy and Almida Lewis, south by lands of Sarah V. Gray and on the west by lands of Geo. Lamb and Millard Greenwood, containing about 60 acres, 30 acres improved, with the appurtenances, one frame dwelling house, one frame house and one barn. [Seized and taken in execution at the suit of W. W. Williams assigned to G. W. Potter (two judgments) vs. Joseph H. Lewis.]

ALSO—All that certain piece or parcel of land situate in Great Bend Borough, Village, Susquehanna County, Pennsylvania, bounded and described as follows, to wit: On the north by public Ceme ry, on the east by W. W. Simerell, on the south by Starkweather and W. H. Telford, east by and of Catholic society, south by Laurel street, and west by lot of W. H. Strachan, with the appurtenances, one frame dwelling house, and one barn. [Seized and taken in execution at the suit of John Chace vs. Wm. Miles.]

ALSO—All that certain piece or parcel of land situate in the township of New Milford, Susquehanna County, Pennsylvania, bounded on the north by lands of Sylvanus Titus, on the east by lands of John C. Johnson, on the south by lands of Wm. Reese, and on the west by lands of Joseph Green, containing 105 acres, about 60 acres improved, with the appurtenances, 1 frame house, 1 frame barn and 1 frame house. [Seized and taken in execution at the suit of the Locomotive Fire Insurance Company vs. J. C. Chitt.]

ALSO—All that piece or parcel of land, situate in the township of Lenox, Susquehanna County, Pennsylvania, bounded on the north by lands of Sylvanus Titus, on the east by lands of John C. Johnson, on the south by lands of Wm. Reese, and on the west by lands of Joseph Green, containing 105 acres, about 60 acres improved, with the appurtenances, 1 frame house, 1 frame barn and 1 frame house. [Seized and taken in execution at the suit of the Locomotive Fire Insurance Company vs. J. C. Chitt.]

ALSO—All that certain piece or parcel of land situate in the Borough of Great Bend, Susquehanna County, Pennsylvania, and bounded on the north by Washington street, east by lands of Mathew Blake, on the south by land of McNamara and on the west by lot No. 49 on William street, containing 40 acres, with the appurtenances, one frame dwelling house, one barn and one small barn. [Seized and taken in execution at the suit of H. H. Skinner, ex. M. K. & Watson vs. Daniel Sullivan.]

ALSO—All that piece or parcel of land, situate in the township of Lathrop, Susquehanna County, Pennsylvania, and bounded on the north by public road, on the east by land of Lyman Sanders, on the south by and of Sidney Osborn, on the west by land of John A. Johnson, public road, containing 105 acres, more or less, about 90 improved, with the appurtenances, one frame house, one frame barn and one house, one frame house and one orchard. [Seized and taken in execution at the suit of John P. Deane vs. M. J. Ainey, Augustus L. Ainey and Melvin U. Ainey vs. M. J. Ainey.]

ALSO—All that certain lot of land, situate lying and being in the township of Lenox, Susquehanna County, Pennsylvania and State of Pennsylvania, bounded and described as follows, to wit: Beginning at a nut and stone in the west corner of lot No. 39, of "Drinker's Tract," thence by said lot south 70 degrees, east, 105 1/2 perches to the south corner of said lot, thence by lot No. 317, south 43 1/2 degrees, west 67 perches to a post, thence by lands of the heirs of Mary Johnson, dec'd, north 40 degrees, east, 105 1/2 perches to a post in the middle of a line of lot No. 324 of said "Tract," and thence by said lot north 43 1/2 degrees, east, 67 perches to the place of beginning, containing 69 acres and 11 1/2 perches, more or less, and being the north east half of lot No. 319 and said "Drinker's Tract," with the appurtenances, 1 frame dwelling house, 1 frame barn and an orchard. [Seized and taken in execution at the suit of James Wilson assigned to John P. Deane vs. M. J. Ainey, Augustus L. Ainey and Melvin U. Ainey vs. M. J. Ainey.]

ALSO—All that piece or parcel of land, situate partly in the Borough of New Milford and partly in the township of New Milford, Susquehanna County, Pennsylvania, bounded on the north by lands of John B. Michael Fagan, Mrs. Austin Bishop, John Turner, Mrs. Mary Robinson, and the Montrose and New Milford roads, on the east by the Great Bend and Cochecton turnpike road, and on the south by lands of John B. Michael Fagan, Mrs. Austin Bishop, Timothy Carey and Ev' DeWitt, and on the west by lands of Patrick McManis, containing about 85 acres and 5 1/2 perches of land, more or less, excepting from the east corner of land heretofore conveyed to Dennis Sullivan. [Also, all that other certain piece or parcel of land situate as aforesaid, and bounded on the north by the lands of John B. Michael Fagan, Mrs. Austin Bishop, Timothy Carey and Ev' DeWitt, and on the west by lands of Patrick McManis, containing about 85 acres and 5 1/2 perches of land, more or less, excepting from the east corner of land heretofore conveyed to Dennis Sullivan.]

ALSO—All that certain piece or parcel of land situate in the township of New Milford, Susquehanna County, Pennsylvania, bounded on the north by lands of Mrs. James Sherman and Ellen Parks, on the east by lands of D. E. Ainey and Wm. C. Handrick, on the south by lands of Ezra Beebe, and on the west by lands of M. Moffat and David Summers, containing 180 acres and mostly improved, with the appurtenances, one frame house, 1 frame barn, 2 sheds, barn-house, hog house and 3 orchards. [Seized and taken in execution at the suit of S. A. Pettis vs. S. F. Lane.]

ALSO—All those certain pieces or plots of land situate lying and being in Susquehanna County, Pennsylvania, the first piece being in Auburn township, bounded on the north by lands of David McCain, on the east by lands of Patrick Galvin, on the south by lands of J. F. White, and on the west by lands of Erlish Kinney, containing 85 acres, more or less, about 60 acres improved, with the appurtenances, 2 frame houses, and other out buildings, 1 frame barn and an orchard. The 2d piece is situate in Rush township, bounded on the east by lands of Benj. Berthoff and B. Gray, on the south by lands of Harvey and Alfred Estus, on the south by lands of ——— Bullard, and on the west by lands of Alfred Estus, containing 105 acres, about 70 acres improved, with the appurtenances, one log house, one frame barn and an orchard. [Seized and taken in execution at the suit of A. J. Silvan vs. J. D. Owens.]

ALSO—All that certain piece or parcel of land situate in the township of Brooklyu, Susquehanna County, Pennsylvania, and bounded on the north by lands of Ansil Warner, on the east by lands of Franklin Tewksbury, on the south by lands of Nelson Benjamin, and on the west by land of Willis K. Brown, containing about 140 acres and mostly improved, with the appurtenances, 1 frame dwelling house, 3 frame barns and wagon house, corn house and an orchard. [Seized and taken in execution at the suit of George W. Walker vs. J. D. Hewitt.]

ALSO—All that village lot situate in the borough of Susquehanna Depot, known and described as lot No. 7 (reserved district) as laid down in a map of part of said village, as surveyed by Wm. Weitz, for the Erie Railway Company, and reserved by Timothy Boyle, excepting and reserving all rights reserved by the said railway company, situate on the south of the north by lot of G. Curtis 147 1/2 feet on the east of D. C. Jones, 19 1/2 feet to Erie avenue, thence on the south by Erie avenue 43 feet to an angle in said avenue, and thence along said avenue to the place of beginning, containing 10 1/2 perches to place of beginning, 1 frame house and 1 frame barn. [Seized and taken in execution at the suit of S. N. Brooks vs. J. W. Walker.]

ALSO—All that certain piece or parcel of land, situate

Legal.

ate, lying and being in Susquehanna County, Pennsylvania, and a part of said piece of land lying and being in Luzerne County, Penn., bounded and described as follows, to wit: On the north and east by lands of John Lee, south by lands of Henry Cook, and on the west by lands of James Franklin, containing about 24 acres and 10 perches, all improved, with the appurtenances, a frame dwelling house, barn and corn house. [Seized and taken in execution at the suit of James Clark and Maggie C. Love, Administrators of estate of James Clark dec'd, by virtue of two writs of *ex. vs. Zophar Pierce.*]

ALSO—All that certain piece or parcel of land situate in the township of Harford, Susquehanna County, Pennsylvania, it bel g the north west part of lot No. 322, and bounded as follows: Beginning at a post the south corner of lot No. 329, the west corner thereof, and the north corner of lot No. 333 of land of D. Drinker et al., thence by said lot No. 329, north 43 1/2 degrees east, 133 perches to a beech tree, thence south 46 degrees east, 107 perches to a post, thence south 43 1/2 degrees west, 1.3 perches to a post in the line of lot No. 323, thence along said line north 46 degrees west, 107 perches to place of beginning, containing 82 acres and 10 perches, with the appurtenances, one frame house and out buildings, an orchard and about 20 acres improved. [Seized and taken in execution at the suit of John Watt & Son assigned to W. W. Williams vs. Henry Walker.]

ALSO—All those pieces or parcels of land, situate in the township of Rush, Susquehanna County Pennsylvania, the first piece is bounded on the north by the Washington creek, on the east by lands of James Hillis, south by lands of Hees Estabrook, on the west by lands of Mary Avis, containing 10 acres, all improved, with the appurtenances, one frame dwelling house, frame barn and orchard. The second piece is bounded on the north by lands of John Hillis, on the south by lands of James Hillis, and on the west by lands of Charles Baker, containing 5 acres, about 2 acres improved. [Seized and taken in execution at the suit of John Hillis vs. N. D. Snyder assigned to N. P. Cornwall vs. L. B. Avis.]

ALSO—All that piece or parcel of land situate in Rush township, Susquehanna Co. Pa., bounded on the north by lands of John Hillis, on the east by lands of Wm. Seiber, on the south by lands of Samuel Smith, abutting and on the west by lands of Samuel Smith, containing 55 acres, more or less, mostly improved, with the appurtenances, one frame house, one frame barn and out buildings, and an orchard. [Seized and taken in execution at the suit of Jacob Hall vs. Abner Shoemaker.]

ALSO—All that piece or parcel of land situate in the township of Apolcon, County of Susquehanna, Pennsylvania, a bounded on the north by lands of Patrick Twynning, on the east by lands of Patrick Garry and James Goff, dec'd, on the south by land of Thomas Jones and Kevel E. Hart, on the west by lands of the estate of the late Saml F. Hart, containing 222 acres, about 150 acres improved, with the appurtenances, 1 frame house, two barns and two orchards. [Seized and taken in execution at the suit of J. H. Hart vs. J. H. Hart.]

ALSO—All that certain piece or parcel of land situate in the township of Harford, Susquehanna County Pennsylvania, bounded on the north by public road, east by lands of John Cross, on the south by lands of Peter V. Dunn, west by lands of Isaac Cross, containing about 12 acres, with the appurtenances, 1 frame house and cow shed, and all improved. [Seized and taken in execution at the suit of Sarah F. Daniels vs. Garvin Rankin.]

ALSO—All that piece or parcel of land situate in the township of Liberty, Susquehanna County, Pennsylvania, bounded and being in lot No. 28 on map of resturvey made by Jason Ferry, now owned by J. Shrids, on the east by lot No. 37, on the said Torry maps of resturvey, on the south by lot No. 34 on said map, and on the west by lot No. 30, owned by S. H. Dayton, to the place of beginning, containing 40 acres, more or less, partly improved with the appurtenances. [Seized and taken in execution at the suit of Nora Morrey vs. Patrick Morrey.]

N. B.—All bids and vests must be arranged on day of sale or deeds will not be acknowledged.

WM. WHITE, Sheriff. Sheriff's Office, Montrose, Pa., March 14, 1877.

PROCLAMATION

SUSQUEHANNA COUNTY, SS. Thomas DeWitt vs. Catherine DeWitt. In the Court of Common Pleas of Susquehanna County, No. 283, Nov. Term, 1876. Whereas a Subpoena in Divorce was issued to Nov. Term, 1876, which was duly returned non est inventus, and thereon an alias subpoena was issued in said case, returnable to January Term, 1877, upon the return which proof was made that the said Catherine DeWitt could not be found in my bailwick.

This notice therefore is to require you to appear before the judges of the said Court, on the second Monday of April next, to answer said complaint, &c.

WM. WHITE, Sheriff. Montrose, Jan. 31, 1877.

PROCLAMATION

SUSQUEHANNA COUNTY, SS. Charles H. Brown vs. Josephine Brown. In the Court of Common Pleas of Susquehanna County, No. 4, Nov. Term, 1876. Whereas a Subpoena in Divorce was issued to August Term, 1876, which was duly returned non est inventus, and thereon an alias subpoena was issued in said case, returnable to November Term, 1877, upon the return which proof was made that the said Josephine Brown could not be found in my bailwick.

This notice is therefore to require you to appear before the judges of the said Court, on the second Monday of April next, to answer said complaint, &c.

WM. WHITE, Sheriff. Montrose, Jan. 31, 1877.

PROCLAMATION

SUSQUEHANNA COUNTY, SS. Flora B. Yager, by her next friend and father Gilbert O. Yager, vs. Wm. Yager. In the Court of Common Pleas of Susquehanna County, No. 294, Nov. Term, 1876. To William Yager: Whereas a Subpoena in Divorce was issued to Nov. Term, 1876, which was duly returned non est inventus, and thereon an alias subpoena was issued returnable to January Term, 1877, upon the return which proof was made that the said William Yager could not be found in my bailwick.

This notice, therefore, is to require you to appear before the judges of the said Court, on the second Monday of April next, to answer said complaint, &c.

WM. WHITE, Sheriff. Montrose, Jan. 31, 1877.

APPLICATION FOR DISCHARGE

In the matter of the Assignee to whom it may of R. S. Scott, for the concern, and now benefit of creditors, to wit:

March 5, 1877. On the petition of J. H. Claffin, Assignee in trust for creditors of R. S. Scott, to be discharged from his trust the Court appointed the second Monday in April next, at 10 o'clock a. m., for hearing said application.

WM. W. SIMRELL, Prothonotary. Montrose, March 12, 1877.

AUDITOR'S NOTICE.—The Under-

signed having been appointed by the Court of Common Pleas of Susquehanna County to distribute the funds in the hands of Homer Tingley, adm'r of the estate of C. C. Chamberlin, dec'd, late of Harford, I intend to hold a public sale of the real estate, at the office of Warren & Son in Montrose, April 12th, at 1 p. m. at which time and place all persons interested will present their claims or be forever barred from coming in on said fund.

A. O. WARREN, Auditor. March 12, 1877.

AUDITOR'S NOTICE.—The under-

signed having been appointed an auditor by the Court of Common Pleas of Susq' Co., to distribute the funds arising from sale of real estate of J. N. and James Sedden, will attend to the duties of his appointment at his office in Montrose, on Thursday, April 13th, at 10 o'clock a. m., at which time and place all persons interested will present their claims or be forever barred from coming in on said fund.

B. L. BALDWIN, Auditor. Feb. 21, 1877.

ADMINISTRATOR'S NOTICE.—In

the estate of Catharine Payne, dec'd., of Lenox, Letters of administration in the said estate having been granted to the undersigned, all persons owing said estate are requested to make immediate payment, and all persons claiming against said estate, are requested to present them without delay.

A. A. PAYNE, Adm'r. March 7, 1877.

A VALUABLE FARM FOR SALE.

The subscriber offers his farm for sale, in Silver Lake, containing 200 acres, and as fine a dairy or stock farm as there is in the county, unsurpassed in fertility and richness of soil either for agriculture or stock. Good buildings and fine fruit. Call on addresses

H. H. SKINNER, or W. H. COOPER, Montrose, Pa. Jan. 11, 1877.



GLENN'S SULPHUR SOAP.

THOROUGHLY CURES DISEASES OF THE SKIN, BEAUTIFIES THE COMPLEXION, PREVENTS AND REMEDIES RHEUMATISM AND GOUT, HEAD'S SORES AND ABRASIONS OF THE CUTICLE AND COUNTERACTS CONTAGION.

This Standard External Remedy for Eruptions, Sores and Injuries of the Skin, not only REMOVES FROM THE COMPLEXION ALL BLEMISHES arising from local impurities of the blood and obstruction of the pores, but also those produced by the sun and wind, such as tan and freckles. It renders the CUTICLE MARVELOUSLY CLEAR, SMOOTH AND PLIANT, and being a WHOLESOME BEAUTIFIER is far preferable to any cosmetic.

ALL THE REMEDIAL ADVANTAGES OF SULPHUR BATHS are insured by THE USE OF Glenn's Sulphur Soap, which in addition to its purifying effects, remedies and PREVENTS RHEUMATISM AND GOUT.

It also DISINFECTS CLOTHING AND LINEN and PREVENTS DISEASES COMMUNICATED BY CONTACT WITH THE PERSON.

It DISSOLVES DANDRUFF, prevents baldness, and retards grayness of the hair. Physicians speak of it in High terms.

Prices—25 and 50 Cents per Cake; Box 13 Cakes; 80c. and 1.50.

Prepared by J. R. RAYNSFORD, Proprietor, 111 N. 3rd St., Philadelphia, Pa.

Advertisement for Dr. Van Dyke's Sulphur Soap, featuring a portrait of the doctor and text describing the soap's benefits for skin conditions.

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SUSQUEHANNA COUNTY, SS. N. B.—All bids and vests must be arranged on day of sale or deeds will not be acknowledged.

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PROCLAMATION

SUSQUEHANNA COUNTY, SS. Charles H. Brown vs. Josephine Brown. In the Court of Common Pleas of Susquehanna County, No. 4, Nov. Term, 1876. Whereas a Subpoena in Divorce was issued to August Term, 1876, which was duly returned non est inventus, and thereon an alias subpoena was issued in said case, returnable to November Term, 1877, upon the return which proof was made that the said Josephine Brown could not be found in my bailwick.

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Advertisement for J. R. Raynsford, featuring a portrait and text about coal and other products.

J. R. RAYNSFORD.

Yard near M. R. R. Depot.

THOROUGHLY CURES DISEASES OF THE SKIN, BEAUTIFIES THE COMPLEXION, PREVENTS AND REMEDIES RHEUMATISM AND GOUT, HEAD'S SORES AND ABRASIONS OF THE CUTICLE AND COUNTERACTS CONTAGION.

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