

Pennsylvania Legislature

Monday, March 14, 1853.
Mr. Bucklaw moved that the Senate proceed to the consideration of the bill to amend the act to incorporate the Delaware, Lackawanna and Wyoming Valley railroad company, which was agreed to.
Mr. Hamlin of Wayne, moved to postpone the bill for the present. He asked the postponement because of the absence of the parties interested, who desired to be present before the bill was finally acted upon, and who were expected here.
Mr. Bucklaw opposed the postponement. The bill had been already delayed a sufficiently long time, and he hoped it would now be acted on. It had been twice postponed in order to accommodate the parties referred to had had sufficient notice.
Mr. Sanderson thought the reasons for the postponement sufficient, and that the bill should be granted. He thought the parties ought to have an opportunity to be heard.
After some further conversation between Mr. Bucklaw and Mr. Hamlin, Mr. Hamlin modified his motion to postpone till tomorrow; when the yeas and nays were called and the motion was disagreed to by a vote as follows:
Yeas, 16—Nays, 16.
Mr. Moore moved that the Senate concur in the amendments by the House.
Mr. Hamlin opposed the motion. He stated the circumstances connected with the passage of the bill in its present shape through the House, and the misunderstanding that now existed between the parties interested. He desired to see a shape that would be satisfactory to all parties; and he thought the Senate would not concur, and send the bill back to the House, that it might go to a committee of conference.
Mr. Bucklaw supported his motion, going at length into the merits of the bill, stating that the object of it was to open up the coal-field of the Wyoming Valley, and that the opposition to it arose from a few individuals. He was willing that both yeas and nays should be called, and saw no reason for refusing to either facilities for that purpose.
Mr. Hamlin made a few further remarks, when the motion to concur in was agreed to by yeas 20 and nays 7.
House of Representatives.
The bill abolishing the punishment by death being the first business in order.
Mr. Barr moved to strike from the first section that portion which provides that persons shall be confined to hard labor.
Mr. Wright was opposed to the amendment of the gentleman from Northampton, and would prefer the present paragraph, without employment of some term for the prisoner. He hoped the House would reject the amendment.
Mr. Rubincam hoped that the bill would be permitted to come up on its merits.
Mr. Kilbourn felt a deep interest in this bill, and would not have come here this afternoon but for the purpose of discussing it.
Mr. James was opposed to the present bill. It had become a dead letter by the opinion of public opinion.
Mr. Kilbourn was in favor of this bill, something equivalent, which would, on principles of right and wrong, guide every one to a proper judgment and conviction on this all-important subject. He saw a distinction between the power held by the Legislature, and the power held by the Executive, and he was not disposed to destroy our own lives, nor to remain in us to cede or delegate a right to others. In the institution of human Government no individual could be held to life. In cases where individuals became so obnoxious that their power to do harm should be restricted, let them be placed where they could do no harm, but let them be taken away; but let not men be put to death, nor the prerogative of the Almighty, Mr. Rubincam expressed a desire that the merits of this bill should be candidly and dispassionately considered. The people of this State had expressed, also, a strong desire on this subject, and being a subject of very interesting importance he hoped members would so express their views upon it as to meet the approval of their constituents.
Mr. Fulton entertained some respect for ancient usages and customs, and when approached with the intention of abolishing or abolishing them, it should be done with reverence and caution. He believed this to be an age of reform, and that he would be careful in removing the pillars of ancient government, so as not to destroy the fabric, or injure the structure. The punishment of death had been all times, kindred and tongues, with all nations, kindred and tongues, and this fact he relied on as an important one to be taken into consideration in determining the right and justice of the present law. That alone was sufficient to his belief, but he referred to the truth of Divine Revelation as of higher authority, and the very best which could be offered in support of the right to inflict capital punishment.
Mr. Leach, denied that the people had expressed this measure, no expression of public sentiment had reached this hall, and it was important, but not demanded by the people.
Mr. Rubincam decided this a most important bill. The entire mass of the people were agitating the question now, and had been for years, and although he would make no argument on the merits of the bill, yet he deemed its provisions important and just.
Mr. Raney wished to place himself in proper view of view, before the public question now under consideration.
He had deemed the present bill, both as to the constitution of the United States and of Pennsylvania.
He argued that the law, which had been passed, prohibited the death punishment, and that the Christian dispensation was that nothing since had been given power to authorize the taking of human life, for the commission of crime.
He referred to the clause of the State Constitution, prohibiting cruel punishment, as evidence that its framers intended the doctrine of capital punishment, and most emphatically so, that he would show, that where the death punishment had been abolished, it had been argued as a strong reason in favor of its moral character.

Mr. Hutchinson. I intend to vote against this bill, and I claim to be as honest as those who take the other side of the question. It is not my intention to make a speech, or to answer the arguments of the gentleman on the other side of the question. But I have one plain, simple proposition to submit to those who advocate this bill, which, if they answer satisfactorily, I will vote for the bill. My proposition is, this: That if the law requiring blood for blood, which was given to Noah, was given by the great author and law-giver of the universe, and that he being always right, immutable and unchangeable, and his laws like himself, and if it was right, then it is unquestionably right now, and right through all coming time.
Mr. Moore wished to explain the reason why he could not support the bill. He felt that his heart was too full of the milk of human kindness to permit him to vote for it. The friends of this measure who are so extremely sensitive about taking life—the life of the body, forget that through perpetual imprisonment they destroy all the finer feelings of the heart and place the criminal in a position surely to become morally, mentally and physically lost. Extremes meet and in this wild philanthropy they are rushing headlong into the most diabolical cruelty.
He believed that there was at least an idea in what he said which he left to the members for analysis and examination.
On the question to postpone indefinitely the vote was as follows: Yeas 53, Nays 35.
Public Acts of the 32d Congress.
The following is the list of public acts passed at the last session of the Congress just closed:
An Act making further appropriations for the construction of roads in the Territory of Minnesota.
An Act for the construction of military roads in Oregon Territory.
An Act to amend an Act entitled, "An Act to establish the Territorial Government of Oregon."
An Act authorizing certain soldiers in the late war with Great Britain, to surrender the bounty lands drawn by them, and to locate others in lieu thereof.
An Act to surrender to the State of Ohio the unfinished portion of the Cumberland Road in that State.
An Act making appropriations for the payment of invalid and other Pensions of the United States for the year ending June 30, 1853.
An Act making appropriations for the year ending June 30, 1853.
An Act to amend an Act entitled, "An Act providing for the discontinuance of the office of Surveyor General in the several districts as soon as their services therein can be completed, for abolishing land offices under certain circumstances, and for other purposes."
An Act to prohibit public executions in the District of Columbia.
An Act to extend the provisions of former Acts for carrying into effect the existing compact with the States of Alabama and Mississippi, in relation to the Five per cent. Fund and School Reservations.
An Act to erect at the Capital of the Nation an Equestrian Statue of Washington.
An Act concerning land in Civil Cases in the District of Columbia.
An Act to continue Half-Pay to certain Widows and Orphans.
An Act, granting the Right of Way and Public Lands to the States of Arkansas and Missouri, to aid in the construction of a Railroad from a point on the Mississippi opposite the mouth of the Ohio River via Little Rock to the Texas boundary, near Fulton, with branches to Fort Smith and the Mississippi River.
An Act to make the salary of the Judge of the Criminal Court in the District of Columbia equal to that of an Assistant Judge of the Circuit Court.
An Act authorizing the Secretary of the Treasury to issue a register to the British Bark Fanny, under the name of the Golden Mirror.
An Act to change the name of the steamboat Forest City.
An Act to provide for the payment of the Companies of Captains Bush, Price and Snelzer, for military service in Florida.
An Act to authorize the Secretary of the Treasury to issue a register to the American-built steamship Albion.
An Act to amend an act entitled an Act to create the office of surveyor-general of the Public Lands of Oregon, and to provide for the survey and to make donations to the settlers of the Public Lands.
An Act granting the right of way to the St. Louis and Iron Mountain Railroad, and for other purposes.
An Act amendatory of existing laws relative to the half dollar, quarter dollar, dime and half dime.
An Act to regulate the fees and costs to be allowed Clerks, Marshalls and Attorneys of the Circuit Court and District Courts of the United States, and for other purposes.
An Act to regulate the terms of the District Court of the United States for the District of Iowa.
An Act to prevent Frauds upon the Treasury of the United States.
Marriages.
In Gibson, Susquehanna Co., Pa., March 15th 1853 by Eld. J. B. Warden, at the dwelling of Ben. Dix, Esq., Mr. JAMES H. WILSON of Jackson and Miss LUCY ANN DIX of Gibson.
In Rush March 10th by Eld. H. H. Gray, Mr. DAVID GOWDY, and Miss MARIA D. PERRO, both of Rush.
In New-Milford, on the 10th inst., by Wm. C. Ward Esq., Mr. JAMES THOMPSON of New Milford and Miss ALMIRA BATES of Nicholson Wyoming Co.
At Harford, by Rev. A. Miller, on the 7th inst., Mr. JOHN C. WENGER of Franklin, to Miss ELIZA OAKLEY of Harford.
By the same at Harford on the 19th inst., Mr. ROBERT FAYAR of Falls, Wyoming county, to Miss ESTHER A. MEAD of Lenox.
By the same at Harford on the 20th inst., Mr. JOHN L. TYPARK to Miss POLLY T. CLARKE, both of Harford.
On the 18th inst. in Annapolis, by Rev. G. N. Todd, Mr. BENJAMIN W. DIX, to Miss ANNA M. BARKER, both of Gibson.
THE FIRST BORN.
NEW Goods being received almost daily and to be sold at the lowest prices for cash, daily till sat. at 10 o'clock, see T. J. LEBLANC.
Montrose, March 15th 1853.
COLORED BREAD for sale by H. BENTLEY.
New Milford March 14th 1853.

Notice.
Susquehanna Academy.
An Election for fourteen trustees of the Susquehanna Academy, will be held at the Academy Hall, on Monday the fourth day of April at 12 o'clock. Wm. Jackson, President of the Board of Trustees, March 7th, 1853.
Religious Meetings.
At the Universalist Church in Montrose, next Sunday, Text, "The wicked shall be turned into Hell, and all the Nations that forget God." Ps. 9, 17.
New Advertisements.
NOTICE.
TO ALL MY OLD CUSTOMERS AND ALL INTERESTED IN THE BUSINESS OF MAKING KNIVES AND ALL THAT I HAVE DEPOSITED MY STOCK OF GOODS AND TOOK TO STORE TO MR. GEORGE B. HAYLEY, who is to take possession on the first day of April next, and in order to make proper change and arrangements, business will be transacted on the pleasure of seeing customers on the 1st, 2d and 3d days of April. On Monday the 5th day of April Mr. Hayley wishes me to say to the public generally that he is prepared to receive their calls, with many thanks.
M. C. TYLER.
Montrose, March 23, 1853.
SHERIFF'S SALES.
By virtue of a writ of *Ad. Fa.* issued out of the Court of Common Pleas of Susquehanna County, and to be directed, I will expose to public sale at the Court House in Montrose, on Saturday the 16th day of April next, at 10 o'clock a. m., all that certain tract of land situate, lying and being, in the township of Springville Susquehanna County, bounded and described as follows, to wit: On the north partly by James Marshall and part by the public Highway; on the east by the land of Stephen Lot, and on the west by land unknown. Containing about thirty acres, more or less, together with the appurtenances; one two-story dwelling house, business and mostly improved; late the estate of A. B. Whitcomb, deceased. Taken at the suit of S. N. Grover against A. B. Whitcomb.
ALSO.
All that certain piece or parcel of land, situate in the township of Clifford, county of Susquehanna, bounded and described as follows, to wit: on the north by the land of Halloway Lovry; on the east by land of Ziba S. Burns; on the south by land of Jonathan Burns, and on the west by land of Wm. Weaver, containing about 65 acres, be the same more or less, together with the appurtenances, one frame house and barn and about 20 acres of improved land, the estate of S. N. Grover, deceased. Taken in execution at the suit of S. N. Chittenden, to the use of Jno. Stewart, Jr. & Co., against Jesse Parker.
ALSO.
By virtue of a writ of *Le. Fa.* issued and directed as above, I will expose to public sale at the same time and place, all that certain tract or parcel of land situate in the Borough of Montrose in the county of Susquehanna and State of Pennsylvania, and bounded and described as follows, to wit: Beginning at a stake in the middle of the lot of Ziba S. Burns, on the north, 37 degrees, west, 100 feet on said street, the corner of the lot of Cedar Lane, being the South West corner of the Episcopal Church; thence South 63 degrees East, 100 feet on said line, to the corner of the lot of Ziba S. Burns, on the north, 37 degrees, west, 100 feet on said line, to the place of beginning. Containing 36 perches, more or less, together with the appurtenances, together with all and singular the buildings, improvements, etc.
Taken in execution at the suit of Robert J. Niren, Thomas Johnson, and Walter Follett, Trustees of the Independent Order of Odd Fellows, against the use of the Old Fellows Hall association of Montrose, against James W. Chapman.
ALSO.
All that certain tract or parcel of land, situate and being on Silver Creek in the township of Salt Spring, in the township of Franklin in the county of Susquehanna, the land on which said mill stand, being the land of Henry L. Merritt, on the east, by Wm. Burrows on the south by wild lands; and on the west by Nathan P. Wheaton, and Lorenzo Vance.
Taken in execution at the suit of Lorenzo Vance against Henry Snow.
ALSO.
By virtue of a writ of *Le. Fa.* issued and directed as above, I will expose to public sale at the same time and place, all that certain tract or parcel of land situate, lying and being, in the township of Springville, Susquehanna County, bounded and described as follows, to wit: On the North by land of Mr. or formerly of George Clynner; on the East by land of Milton Herring; on the South by the land of Jerrin Wells & James Shaw; and on the West by land of R. T. Case, containing about 57 acres, more or less, together with the appurtenances, one frame house, barn, and corn house and orchard, and about fifty perches of improved land, the estate of Benjamin Sayre against Rowell Kingly.
G. B. ELDBRED, Sheriff.
March 23, 1853.
To Pension and Bounty Land Claimants.
THE undersigned, who is still engaged in the business of obtaining Land Warrants, as agent for Susquehanna County, would call the attention of the Pension and Bounty Land Claimants, to the fact that by a recent act of Congress the Pension Law have been greatly extended, and many who have hitherto been unable to receive assistance are now entitled thereto. By application to me, full information will be given, and any business entrusted to my care will receive prompt attention upon reasonable terms.
L. F. FITCH.
Montrose, March 1, 1853. 9-3
ADMINISTRATOR'S SALE.
NOTICE is hereby given that in pursuance of an order of the Orphan's Court of the county of Susquehanna, there will be exposed to public sale on Saturday the 21 day of March next, the following described piece or parcel of land, the estate of William Baker, Jr., late of the Township of Arrarat in said county, deceased:
The first, beginning at the northwest corner thereof at a stake, the distance between the same and of Robert Kay and the said decedent, thence N. 45 east about 55 perches to a stone corner; thence north 72 east 204 perches to a stake; thence north 10 west 21 perches to a stone corner; thence north 45 east about 90 perches to a stone corner; thence southeast direction 48 perches to a bench; thence south 45 west 164 perches to a stake; thence north 10 west 48 perches to the place of beginning, containing 47 acres and 20 perches, be the same more or less, with the appurtenances. The above described piece was sold by contract during the life of the decedent, and only the interest of the estate was to be sold. Also, another piece or parcel of land situate in the said township, beginning at a stake, the southwest corner of the lot above described; thence north 45 east 1044 perches to a stake; thence south 45 east 564 perches to a stake and stone corner; thence north 45 west 164 perches to a stone corner; thence south 45 east about 90 perches to the place of beginning, containing 68 acres, be the same more or less, with the appurtenances, a framed house, barn, &c. Also, another piece or parcel of land situate in the said township, bounded as follows, to wit: Beginning at a maple, the northwest corner hereof, and the northeast corner of the land of Horace Hathaway; thence north 45 east 92 and 7-10th perches to a post; thence south 44 east 48 and 7-10th perches to a post; thence south 45 east 94 and 5-10th perches to a stone corner; thence north 44 west 93 7-10th perches to the place of beginning, containing 43 acres, be the same more or less, mostly improved, and on which there is a framed house, barn, orchard, &c.
Sale to be held at 1 o'clock p. m. on the said day, and the land will be sold separately, or together, or in suit purchasers. Terms of payment made known on the day of sale.
J. B. NICOLLS, Adm'r.
Arrarat, March 1, 1853.
FOR SALE at 7 o'clock, by J. W. BENTLEY, at Lenox, March 1, 1853.

SASH, BLIND, AND DOOR FACTORY.
LANESBORO, PENN'A.
THE subscribers will furnish Sash, Blinds, and Doors at their establishment, on short notice and reasonable terms. Painting and glazing done in season. Also, Planed and Matched Flooring and Lath. NEWELL BROTHERS, LANESBORO, March 1, 1853.
PROCLAMATION.
LORDA SPANBOR, In the Court of Common Pleas of said county, of and for the term of 1852, No. 48.
vs
STILES SHANNON.
27 Stiles Shannon: Whereas a Subpoena in writ was issued to November Term, 1852, which was duly returned on 5th of December, and thereon a *alias* Subpoena was issued in said cause returnable to January Term, 1853, upon return of which said Subpoena was made to the Court that the said Stiles Shannon could not be found in said county, and this notice is therefore to require you to appear before the Judges of the said Court on the third Monday of April next, to answer said complaint, and to show cause why you should not be committed to the Sheriff's office, Montrose, March 5, 1853.
PROCLAMATION.
LORDA SPANBOR, In the Court of Common Pleas of said county, of and for the term of 1852, No. 14168.
vs
LORRENZO BOWDISH.
27 Lorenzo Bowdisha: Whereas a Subpoena in writ was issued to said county, of and for the term of 1852, No. 14168, which was duly returned on 5th of December, and thereon a *alias* Subpoena was issued in said cause returnable to January Term, 1853, upon return of which said Subpoena was made to the Court that the said Lorenzo Bowdisha could not be found in said county, and this notice is therefore to require you to appear before the Judges of the said Court on the third Monday of April next, to answer said complaint, and to show cause why you should not be committed to the Sheriff's office, Montrose, March 5, 1853.
FLOUR!!
JUST received, and will keep constantly on hand hereafter
Pure Genesee Flour
by the barrel, of the very best brand, which we will sell at a low price, and warrant to be superior article. Also, Flour, by the barrel or quantity.
BENTLEY & READ.
Montrose, February 25, 1853.
World's Fair PREMIUM SAFES.
MORE PROOF OF THEIR SUPERIORITY.
LATE FIRE IN JERSEY CITY.
MR. SILAS C. HERRING—Sir: It gives us great pleasure to inform you that a safe of your make was the means of preserving our books and valuable papers, together with a lot of Silver Spoons, Forks, &c., from destruction by the fire that occurred in your store on the night of the 27th ult. at No. 45 Montgomery Street, Jersey City. The safe, which, owing to its situation on a wall, did not fall into the cellar, but was exposed to the full force of the fire from its commencement and when taken from the ruins had all the brass plates and knobs completely melted off.
Yours,
R. B. EARL & Co.,
Jersey City, Feb. 3, 1853.
Great Fire in Jersey City—Letter from Lewis C. Co.
Philadelphia, March 23, 1853.
Mr. James F. HERRING—Sir: It affords me much satisfaction to inform you that the "Herring Safe," which you purchased of our store, Jersey City, since preserved your books and papers in good condition, during the severe conflagration which they passed at the disastrous conflagration of the 27th ult. in Jersey City, when the safe, which was the most intense heat for some hours, and when taken from the flames was not only unharmed, but we make this statement by way of bearing testimony to the worth of these valuable Fire Proofs.
Very respectfully,
The proprietor of the genuine "Herring Safe,"
Salem, Mass., Feb. 2, 1853.
The safe of one thousand dollars, to produce their equal, is not to be had elsewhere. It is made in London, and the Gold Medal by the American Society. Over 8000 of these Safes have been sold and are now in use, and more than 100 have passed the test of fire, and are now in use.
Second-hand Safes and Steamers, for sale at cheap rates.
JOHN BARRELL,
57 Chestnut Street, Philadelphia.
Marble Co.—The works of the celebrated "Salem Marble Company," on hand in great variety, 803.

Administrators Notice.
NOTICE is hereby given that letters of Administration upon the estate of George W. Stepien, deceased, have been granted to the undersigned, and all persons indebted to said estate are hereby required to make immediate payment and those who are creditors of said estate to present their claims for settlement.
R. T. STEPHENS, Administrator.
Great Bend, Feb. 17, 1853.
Important to Farmers.
THE Plaster Mill at Montrose Depot is now fitted with ground plaster and is well equipped to furnish all with this most valuable fertilizer, and warrant it to be the genuine Owego and Cayuga plaster at \$4.00 per ton.
Montrose Depot, Feb. 17, 1853.
LORENZO VANCE.
PRACTICAL MILLWRIGHT will attend to a limited number of jobs in his line. Work done in the most skillful, durable and improved plan. Thankful for past favors, he pledges satisfaction wherever employed.
Liberty, Feb. 8, 1853.
P. S. Address, Lawsville Centre, Susquehanna County, Pa.
SHINGLES AND LATH.
HAVING a manufactory in good business for the purpose of making shingles and lath, I am enabled to supply Shingles No. 1, of a superior quality, out of the best timber, and full length, and all lath to lay. No 2 are purchased at the risk of the buyer.
Also, Lath will be kept on hand as called for. Such stuff, Window Blind stuff, &c. can be had to order, and finally anything that can be made in a Saw Mill and by saw operation.
See Bill and by saw operation.
Liberty, February 8, 1853. 7m3
Pork, Flour, and Salt.
A few barrels of flour extra Michigan brands. Also, Mess pork and salt, by the barrel or load.
A. BALDWIN.
Montrose, Feb. 11, 1853.
NEW GOODS
ARRIVING AT OUR STORE THIS WEEK. J. LYONS & SON.
Montrose, Feb. 17, 1853.
NEW MOUSLIN DE LAINES and other dress goods—latest styles.
J. LYONS & SON.
CASHMERE, Alpaca and Calicoes at very low prices can be found at Lenox, at J. LYONS & SON'S.
NEW MILLINERIES—a beautiful article—some as low as three shillings.
ALSO
REFINED SYRUP—only fifty cents per gallon.
February 17, 1853. J. LYONS & SON.
NAILS, Coal-oil and Sugars in abundance.
See bill of.
J. LYONS & SON.
February 17, 1853.
TEA for twenty five cents a pound. Think of it. Some rather better for twenty five cents.
February 17, 1853. J. LYONS & SON.
Dried Apples.
200 BARRELS of Dried Apples for sale.
Lenox, March 1, 1853. B. LYONS
White Beans.
150 BARRELS White Beans for sale by B. LYONS & CO.
March 1, 1853.
NEW GOODS
ARRIVING AT OUR STORE THIS WEEK. J. LYONS & SON.
Lenox, March 1, 1853.

NEW LINE OF MAIL STAGES
FROM
Kirkwood to Montrose.
STAGES will leave Kirkwood, passing through Corbettville, Liberty, &c., every morning at 6 o'clock, and will reach Montrose at 10 o'clock, reaching Kirkwood in time to take the morning train, both East and West, being the easiest and most feasible route to reach the New York & Erie Railroad.
This line intersects a tri-weekly line for Dimock, Springville, Lunenburg, Wyoming, and Wilkesbarre, which leave Montrose at 7 A. M. every Monday, Wednesday and Friday. Also, a line to Friedville, Lenoxville, &c.
Good Teams and comfortable Carriages are provided and the proprietors will spare no pains to accommodate the public.
W. K. HATCH,
MORGAN & WEST
Dec. 24, 1852.
Philosophy of saving the Teeth.
IT is simply this: We first carefully and thoroughly remove all the decayed matter from the cavity, then after shaping it properly and wiping it dry, we press into it gold or silver foil which is very soft and malleable, and continue to compress them until we have rendered them as hard as the solid metal. We thus completely exclude both air and moisture, the universal agents of decay, and the consequence is that the tooth decays no more in that part, and rarely does it ever become in any other part, but should it be necessary to be repeated, and I have seldom seen an instance where it had to be repeated a third time, or even a second. If your teeth are decaying you only bite in the Decaying in the Decaying, and you do not know it. A tooth usually decays a long time before it aches and persons are very apt to suppose them "all right" so long as they keep quiet. The fact is, if you have not troubled yourself to the very reason why you should have them attended to before they do. One fact more: When a tooth has become pained, you are "buhid time" in going to get it filled, "the cars are off" you must great trouble to it.
Thus, courteous reader, I have given you both fact and Philosophy, if not with the profoundness of a Newton, yet truthfully, you may depend, with the hope of inducing you to call on us at "Our Exchange Hall" and submit your teeth to examination and repair, if needed. By so doing you may promote both your own interest and mine.
Yours emphatically and professionally,
C. D. VIRGIL, Dental Surgeon.
Montrose, December 30, 1852.
N. B. Your circumstances will be duly considered in my charges, and whatever I may do for you shall be so well done, and warranted permanent. Your attention is invited to the following:
TESTIMONIAL.
Dr. C. D. Virgil has resided in this place during the past year in the capacity of Surgeon, Dentist, and from trial and observation of the success of his operations, we most cheerfully commend him to the public patronage and favor.
Geo. W. FRENCH, Esq.,
L. P. FITCH, Esq.,
Wm. H. JENSEN, Esq.,
Wm. L. LATHROP, Esq.,
Wm. LITTLE, Esq.,
H. M. FRAZIER.
FOR SALE,
A VALUABLE FARM IN EAST BRIDGE-WATER, Susquehanna County, containing 100 acres, known as the Hugh McCollum Farm, and now owned by Richard J. Day. Said Farm is well situated 3 miles from Montrose, near Heart Lake Mills, a few miles from the Pennsylvania and Western Railroad and the New York and Erie Road at the end—has a good Orchard of graded fruit, a never failing spring near the house, and is well adapted for any purpose or for grain. Also, 10 Cows, a quantity of Hay, a number of Hogs, and other property to be included in the sale. For terms apply to Harvey Griffing of Bridge-water, agent, or to Richard Day of Alrich Church.
3,000 PIECES
OF PAPER HANGINGS, embracing a great variety of beautiful patterns, which we offer at lower prices than was ever heard of before in this country. Hand-colored Wall Papers 9 to 10 cts. a roll. Also, a large lot of
PHILADELPHIA PAPERS.
We will make it for the interest of all wishing to paper dwellings, old or new, to purchase from our stock.
U. BURROWS & CO.
Gibson, June 24, 1852.
LOOK AT THIS!
(If a party concerned.)
THE unfiled accounts, notes &c. of the late firm of S. H. Sayre & Co. are now in the hands of Ben. Sayre for settlement. Necessary copies will be sent to all parties concerned, as well as the names of the parties concerned, which will be put into the hands of some one for legal prosecution.
Jan. 25th, 1853. BEN. SAYRE.
New Arrivals.
H. BURRILL is now receiving a farther and general assortment of Groceries, including a great variety of Delicacies and other Dress Goods and Winter Shawls, much reduced from full prices.
Buffalo Robe Shawls, &c. which he will sell at the lowest prices for cash, produce, or approved credit.
Timothy and Clover Seed.
WARRANTED a large kind of Clover, and Timothy good and clean, for sale at Montrose Depot, by
J. B. SALISBURY.
Feb. 24th 1853.
New Mill Store Depot, 1852.
H. BURRILL has just received a new and large assortment of
COOKING PARLOR AND SHOP STOVES for WOOD and COAL, which in connection with his previous stock will make an assortment unusually complete for the most popular and improved kinds of Air-tight, Elevated Oven, Premium, and Plate Stoves. Stove Pipe, Sheet Iron, Zinc Stove Tubes, &c. which he will sell at the lowest prices ever approved credit.
January, 1853.
WANTED.
2,000 Milk Stems wanted to fill an order. Good price will be paid in cash by
(Other furs not as usual) M. C. TYLER.
Montrose Jan. 25, 1853.
Dissolution.
THE firm of S. H. Sayre & Co. is this day dissolved by mutual consent. The assets and accounts will be found in the hands of B. Sayre for immediate settlement.
S. H. SAYRE & CO.
January 1, 1853.
CASH PAID FOR GRAIN.
M. S. WILSON & SON, will pay Cash for a few hundred bushels of Buckwheat and Oats, if delivered soon.
[Nov. 25.]
LIGHT—MORE LIGHT!
JUST received, Camphens, Fluid, Phosgene, Oil and Candles, all warranted good and cheap.
F. CHANDLER.
Jan. 25.
WANTED.
BARK, Dried Apple, Duckhead Flour, Rags, Old Copper, Wool Socks and a little DOLLAR FIBER!
F. CHANDLER.
Jan. 25.
Lumber for Sale.
PINE, Hemlock, Bass-wood, Maple and Ash Lumber, also Shingles, for sale by
Montrose, Nov. 4, '52. A. TURRELL.
Lumber and Shingles
WARRANTED
J. LYONS & SON
Montrose, Feb. 17, 1853.
DON'T FORGET
To look at CHANDLER'S Boots and Shoes, before you buy.

TRI-DAILY LINE OF STAGES
FROM
Montrose and Lackawanna and Western Railroad by the Plank Road.
PASSENGERS will find Stages in readiness at the Montrose Depot on the arrival of the following trains to convey passengers to Montrose.
On the arrival of 6 o'clock A. M. Train from Great Bend:
On arrival of trains from Scranton at 1 o'clock P. M.
On arrival of trains from New York and West at 3 o'clock.
Leave Montrose for Railroad as follows: At 4 o'clock A. M. connecting with trains for Scranton and West. At 7 A. M. connecting with trains for Scranton or Great Bend.
Stages leave Montrose Depot for Harford on arrival of trains from Scranton and Great Bend.
Stages for Towanda and Friedville will not leave Montrose until the arrival of stage from 6 o'clock P. M. train from Great Bend.
H. BENTLEY.
April 7, 1852.
Broadway's Premium Starch, Lustre, &c.
Glad to give a superior quality of Starch, Lustre, &c. to the Ladies, Colored Persons, Sailors, &c. the same as that used in the best of the Col. Factories. Price 12 cts. per lb. For sale by
Montrose, Nov. 20, 1851. A. TURRELL.
FISH—HERRING!
HADDOCK, Mackerel, Shad, and Macaroni, Trout, selling by
J. LYONS & SON
March 3.
Hold on there!
YOU man with the toothache! It can be cured in two minutes by using Prof. Coleman's Toothache Remedy. Try it!
not. 25. sold by J. LYONS & SON.
Business Cards.
Lines & Reynolds.
TAILORS, one door west of M. S. Wilson's Bakery and Candy Shop.
PAOIC HOTEL.
GREEN WIGGINTS (near Broadway) New York. A. F. Salisbury & J. D. Wheeler, Proprietors. In the vicinity of the principal Steamboat Landings.
ROCKWELL, WINTON & CO.
M. Goods, Hats, Caps, &c. 20 Courtland-street, New York. (up stairs).
W. ROCKWELL & W. WINTON.
THOMAS INGRAM, Dealer in Dry Goods, Groceries, Clothing, Crockery, Boots and Shoes, &c., Susquehanna Depot, Pa.
WILLIAM W. SMITH & CO., Cabinet Makers. They keep constantly on hand a good assortment of all kinds of Cabinet Furniture—Shops and Ware rooms at the foot of Main-st.
WM. JESSUP & WM. H. JESSUP, Attorneys at Law, Montrose, Pa. Practices in Susquehanna, Bradford, Wayne, Wyoming and Luzerne Counties.
JOHN GROVES, Fashionable Tailor, Shop in Keeler's Block, Main Street, Montrose, Pa.
C. M. SIMMONS, Boot & Shoe Maker, over A. Baldwin's Harness shop, Turnpike street.
ALBERT CHAMBERLIN, Attorney at Law, and Justice of the Peace—over I. L. Post & Co's Store.
CALEB WEEKS, Saddle, Harness & Trunk Manufacturer—shop at his dwelling a few rods south of the village, on Main street, Montrose, Pa.
L. P. HINDS, Attorney at Law, Susquehanna, Pa. Office on Main street, on door east of Lenchin's.
M. C. TYLER, Dealer in Dry Goods, Groceries, Crockery, Hardware, etc.—Head of Navigation, Public Avenue, Montrose, Pa.
B. B. LYONS & CO., Wholesale & Retail Dealers in Dry Goods, Groceries, Salt Flour, and Hardware, Lanesboro, Pa.
F. B. CHANDLER, Dealer in Dry Goods, Ready made Clothing, Groceries, Books & Stationery, etc. Public Avenue, Montrose, Pa.
H. H. FRAZIER, Attorney at Law. Office over Bentley & Read's Store, foot of Public Avenue, Montrose, Pa.
G. Z. DIMOCK, M. D.—Office and residence No. 4, Owego street, Montrose, Pa.
I. L. POST & CO. Dealers in Dry Goods, Groceries, Crockery, Hardware, Leather, Store, the corner of Turnpike street and Public Avenue.
J. LYONS & SON, Dealers in Dry Goods, Hardware, Crockery, Tinware, Groceries, Books, &c. Also, carry on the BOOK BINDING business, Public Avenue, Montrose, Pa.
BENTLEY & READ, Dealers in Dry Goods, Drugs, Medicines, Groceries, Oil, Groceries, Iron, Hardware, Crockery, Iron, Clocks, Watches, Jewels, Silver Spoons, Perfumery, &c.—Foot of Public Avenue.
C. D. VIRGIL, Surgeon Dentist—Office over Fellow's Hall, corner of Chestnut and Turnpike streets, Montrose, Pa. Practice in the work done with the best material, and in the most improved style. Charges low.
WM. H. JESSUP, Attorney at Law, and COMMISSIONER OF DEEDS, for the State of New York. Will attend to all business entrusted to him, by deed, mortgage, and other Office on Public Square, occupied by Hon. Wm. Jessup.
A. W. GREENWOOD, Chair Manufacturer. 100 N. 3rd St. Also, manufacturer of hand Carriage Seats, and Cabinet Furniture at the Chair and Wagon Shop, a few rods north of Seymour's Store, Harford, Pa. [Jan. 23, '53]