

## BUTLER CITIZEN.

JOHN H. & W. C. MEGLEY, PROP'RS.  
Entered at the Postoffice at Butler as  
second-class matter.

WEDNESDAY, APRIL 11, '83.

S. B. SHYDER, Esq., attorney at law,  
has his office in that with A. T. Black,  
Esq., Main street, south of Court  
House.

Mr. OLIVER W. STOUTON has been  
appointed Postmaster at the  
Elora office, Brady township, this  
county.

REV. JONATHAN SARVER has resigned  
his charge of the English Lutheran  
Church at Leeburg, Armstrong  
county, Pa. Bad health was the com-  
pelling cause to this step.

Mr. J. C. RICKETS, of Portersville,  
has charge of one of the departments  
in the new Prospect Academy. Mr.  
Rickets has quite a good reputation as  
a successful teacher.

JUDGE WALTER Q. GRESHAM, of the  
State of Indiana, has been appointed  
by President Arthur Postmaster Gen-  
eral in room of the late Mr. Howe,  
deceased. Mr. Gresham has accepted  
the place.

The Mississippi river was higher  
last week than at any time this year  
and immense damage continues from  
its overflow. Near New Orleans last  
Saturday the levees broke and the  
water was running through parts of the  
city.

Mr. MICHAEL STEPP, of Middlesex  
township, recently went to Crawford  
county, this State, and purchased a  
horse that cost him over \$1,000. Such  
enterprise deserves success. Our coun-  
try is already known as one raising the  
best of horses.

Mr. PETER KRAMER, of Middlesex  
township, the well known mail carrier  
and skilful detective, has been sum-  
moned to attend the United States  
District Court as a juror, at the com-  
ing May term at Pittsburgh. Mr.  
Kramer, in that capacity, "will let no  
guilty man escape."

Mr. ZIEGLER, of the House and Mr.  
Greer of the Senate, came home from  
Harrisburg last Saturday and left on  
Monday last. Mr. Ziegler was feeling  
somewhat unwell but started back to  
his post of duty. He is of opinion the  
session may last till June. Mr. Donly  
has not put in appearance here since  
he left last December.

The "Big Injun," of Mr. George  
Vogele, of this place, has returned  
home after being absent for some time  
past. About Christmas last he fell  
and dislocated his head, and other-  
wise received injuries that much dis-  
figured him. He was sent away for  
repairs, and has returned with his  
head and was painted on, and can now  
be seen at his old stand in the tobacco  
and cigar store of Mr. Vogele.

"Tidings" is the name of a new  
religious monthly that will be published  
in this place. Its object is to promote  
the interest of the churches of this place  
and vicinity, by establishing more in-  
imate relations between them. The  
first, and April number, contains much  
interesting reading matter. It will be  
published by Harry L. Waters & Bro.,  
and edited by Rev. J. Q. Waters, at  
the low price of 40 cents per year.  
We wish Tidings all success possible.

A FREE pipe bill for the transporta-  
tion of oil has passed in the Senate at  
Harrisburg, and may become a law  
this session, after long years of effort  
made for it. Cooper, the leader against  
it, and against everything else in the  
interests of the public, was defeated in  
his opposition to this bill as badly as  
in that of his opposition to the bill to  
prevent the issuing of free passes to  
Senators, Members of the Legislature,  
etc.

BENJAMIN W. BREXIN, Esq., of  
Franklin, Venango county, made our  
town a business visit last week and  
his old friends were really pleased to  
again meet him. Mr. Brexin was  
raised in this place and removed to  
Franklin some years ago, where he  
has prospered in business and stands  
among the foremost citizens in that en-  
terprising city. He has energy and a  
good name for fair and honest dealing  
—qualities that last.

The evil effect of one editor being  
the Postmaster at his town is now  
illustrated at Meadville, this State.  
The editor of one of the Republican  
papers there is Postmaster, and the  
editor of the other paper now comes  
forward and charges unfair discrimina-  
tion against the mailing matter sent  
from his office. This charge is sup-  
ported by an affidavit. Whether the  
charge made in this case be true or  
not, everybody can see at a glance  
good reasons why one of two editors  
of a place should not be the Postmas-  
ter at the same. There is every tempta-  
tion and chance to use the office in  
the interest of your own paper.

CORRECTION.—In the account given  
in the issue of this paper of March 28  
ult., of the doings of a "Bold Thief," in  
Oakland township, this county, it is  
stated that the said thief first went to  
the house of Mr. Simon S. Reep, and  
closed a bargain with him for his farm,  
before going to the house of Mr. Bort-  
ness. This, we are requested to say  
was not correct. The scamp first went  
to the house of Mr. Bortness and made  
a bargain before he went to that of  
Mr. Reep. Mr. Reep closed no bar-  
gain with him for the sale of his farm.  
The rascal was evidently after Mr.  
Bortness, who lived alone and whose  
money he succeeded in stealing.

The farmers of this county, we find,  
are very generally opposed to the bill  
introduced in the Legislature to de-  
stroy hawks, owls, skunks, weasels,  
minks, and fowls as a benefit to farms  
instead of any injury, in that they de-  
stroy the field mice, grub worms, etc.

SENATOR GREER has added his quota  
to proposed temperance legislation, by  
introducing a bill in the Senate mak-  
ing it punishable by a fine of \$25 for  
one person to treat another to intoxi-  
cating drinks. This bill doesn't go  
far enough. The penalty ought to be  
extended to the fellow that treats him-  
self.—*Somerset, (Pa.) Herald.*

The above is about as sensible a  
criticism on the bill as we have noticed.  
If it is wrong to treat others it is  
wrong to treat yourself. And "the  
fellow that treats himself" is the one  
who often does the most injury, not  
only to himself but to others. But at  
the best this treating bill was merely  
sticking in the bark of the question.  
Let the Legislature, if it wishes to  
reach the root of the evil, pass the pro-  
hibitory Constitutional Amendment  
bill now before it. And let it be passed  
without first being clogged and  
burdened down with such amendments  
as were put upon it two years ago,  
among them one giving compensation to  
distillers and dealers for their buildings,  
and property, for which Mr. Greer  
voted. The bill now before the Legis-  
lature will test who are the friends of  
reform in this matter and who are not.

### EXECUTION OF MOHAWK.

While making inquiry for a certain  
article we believed published in the  
Butler papers about the time the In-  
dian Sam Mohawk was hung we had  
occasion to state the time we believed  
the said hanging took place. This  
gave rise to very different opinions  
among some of our older citizens, as to  
just when that time was, some main-  
taining that it was as late as May or  
June in 1844, and that the weather  
was warm, etc., while others as stoutly  
thought it was earlier in that year.  
Our own recollection from the first  
was that it was about the first of  
April, and that the day was damp or  
rather cool one.

On reading our issue of last week  
Mr. Aaron B. Hughes of this place was  
enabled to remember of and find a copy  
of the issue of the *Herald* of this place,  
of April 10, 1844, containing "Mo-  
hawk's Confession." This was the  
very paper we were in search of, and  
we are much indebted to Mr. Hughes  
for the same. But it is much more  
and some parts gone, that we fear it  
will not answer our purpose fully.  
We hope, as the date has now been as-  
certained, that other friends will con-  
tinue their efforts in the matter, and  
that we may soon receive, from some  
one, a paper of that date, April 10,  
1844, which may be better preserved  
than the one found by Mr. Hughes.  
But this paper, while establishing that  
the said execution was previous to  
April 10, 1844, yet it in no place  
gives the date of the same. To ascer-  
tain this we wrote to Mr. Donly at  
Harrisburg, knowing it would be re-  
corded there when the death warrant  
of the Governor was issued, fixing the  
date for the execution. Mr. Donly  
has sent us the following copy of the  
same, by which it will be seen that  
Mohawk was hung on March 22,  
1844.

STATE OF PENNSYLVANIA, SS, DAVID R.  
PORTER, GOVERNOR.  
In the name and by the authority of  
the Commonwealth of Pennsylvania,  
David R. Porter, Governor of the  
said Commonwealth, to James G.  
Campbell, Sheriff of the County of  
Butler, Esquire, Sends Greeting.

WHEREAS at a Court of Oyer and  
Terminor and general jail delivery,  
held in and for the County of Butler,  
on the 13th day of December, 1843, a  
certain Samuel Mohawk was tried and  
convicted of the crime of murder in  
the first degree, and on the 17th day  
of January, 1844, (after a motion for a  
new trial had been argued and over-  
ruled) the Court sentenced the said  
Samuel Mohawk to be taken hence to  
the prison of Butler County, from  
whence he came, and thence to the  
place of execution, and that he be there  
hanged by the neck until he be dead.  
Now, therefore, this is to authorize and  
require you, the said James G. Camp-  
bell, Sheriff of the said County of But-  
ler, to cause the said sentence of the  
said Court to be executed upon the  
said Samuel Mohawk, between the  
hours of 10 o'clock in the forenoon and  
2 o'clock in the afternoon, of Friday  
the 22d day of March next ensuing the  
date hereof, in the manner directed by  
the act of the General Assembly of  
this Commonwealth passed the tenth  
day of April, A. D. 1834, entitled an  
act to abolish capital sentences, and  
for so doing this shall be your sufficient  
warrant. Given under my hand and  
the great seal of the State, at Harris-  
burg, the first day of February, one  
thousand eight hundred and forty four  
(1844), and of the Commonwealth the  
sixty-eighth. BY THE GOVERNOR.

CHAS. McCLELLAN, Secretary of the Commonwealth.

Judge McDermitt on Liquor Li-

censes.

Judge McDermitt, of Mercer, has  
again stirred up sentiment and com-  
ment by the promulgation of some  
rules governing the granting of licenses  
in his district. He will hereafter grant  
no applicant a renewal of license to  
keep a hotel or eating house who shall  
have sold intoxicants to be carried  
away from the premises, and will re-  
voke a license on proof of such offense.  
He claims that this is in line with the  
construction of the license law, and  
necessary to prevent improper persons  
obtaining liquor through third parties.  
Judge McDermitt's action is to prevent  
the purveying of liquor by third parties  
to the class of common drunkards who,  
under the license law, are denied or-  
derly privileges. Those sufferers  
generally have a go-between in the  
shape of a friend who can stand up  
under the "budge," and who can get a  
flask loaded, which the two divide in  
the nearest ally. The Judge's rules  
are a severe blow at this ally and  
curb-stone industry.—*New Castle Guardian.*

Send or leave your order for a  
Sewing Machine, of any make, at  
Grieb's Jewelry store. may31-4f

### Free Passes Forbidden.

The State Senate last week suc-  
ceeded in passing the bill to prohibit Rail-  
road companies from granting free  
passes to any other than their officers or  
employees. The bill was got through by  
its friends after every obstacle possible  
being put in the way by the opposi-  
tion to it, led by Senator Cooper, with  
whom Mr. Greer, the Senator from  
this county, voted on every occasion to  
kill the bill, and Mr. Greer voted  
against the bill on its final passage. The  
following are the final proceedings and  
vote upon the bill as taken from the  
*Pittsburgh Commercial Gazette* of April 4:

The free pass question that has  
agitated the Senate every since the  
opening of the session was finally dis-  
posed of this morning. The friends of  
the substitute introduced by Mr. Bid-  
dis succeeded in defeating all attempts  
at amendment, and passed it finally,  
and sent it over to the House for con-  
currence, after a warm debate that  
took up the greater part of the morn-  
ing session. The bill, as it passed is  
so brief and plain that it can be given  
entirely as easily summarized. It is  
as follows:

SECTION 1. Be it enacted, etc., that  
no railroad, railway, or other transpor-  
tation company, nor any officer or  
agent thereof, shall grant any free pass  
or pass at a discount, to any person  
except officers or employees of the com-  
pany.

SEC 2. Any person violating the  
provisions of this act shall be guilty  
of a misdemeanor, and upon conviction  
shall be punished by a fine not exceed-  
ing \$500, and imprisonment not exceed-  
ing six months.

When the bill was read the oppo-  
nents of the measure entered upon the  
dilatory tactics of moving to go into  
Committee of the Whole for general  
amendment, for special amendment,  
etc., which gave rise to a long debate,  
but they were uniformly voted down.  
The bill was put on third reading and  
final passage and went through with  
the following vote:

Yeas—Adams, Agnew, Biddis,  
Boggs, Cox, Davis, Emery, Gordon,  
Hall, Hart, Henninger, Hess, Hummel,  
Kennedy, King, Laird, Lantz, Lee,  
Longenecker, McCracken, McFarlane,  
Nelson, Patton, Shearer, Smiley,  
Stewart, Sutton, Vandergriff, Wagner,  
Wallace, Warren and Wolverton.—32  
Nays—Arnold, Aull, Cooper, Greer,  
Greer, Herr, Keeler, McKnight,  
McNeil, Rayburn, Rees, Smith, Steh-  
man and Upperman.

Rhode Island Republicans.

PROVIDENCE, April 4, 1883.—The  
excitement over today's election was  
very great and an unusually large vote  
was cast in consequence. The Republi-  
cans, warned by the activity of the  
Sprague men, put forth every effort  
and surprised themselves for the major-  
ity they rolled up for Bourn, which  
will settle somewhere between 2,000  
and 3,000. The Sprague men began  
the fight by counteracting the Bourn  
ballot and attempting to force it upon  
the unwary, but the trick was detected  
in time to prevent any extensive use  
of the bogus tickets. From sunrise to  
sunset the Bourn electors worked like  
beavers and succeeded in showing under  
the Sprague ticket in almost every  
ward, by which it will be seen that  
Sprague considered his own strength  
holds and where his followers had ex-  
pected big majorities.

There is much comment over the  
defeat of Major William Pierce, the  
chairman of the Republican State Cen-  
tral committee, for State Senator. He  
was literally wiped up and shaken to  
pieces. His bold and defiant treatment  
of the Johnson people in defeating  
their attempt to procure a free delivery  
of mail caused his retirement.  
The total vote of the State, accord-  
ing to the *Journal's* returns, is: Bourn,  
13,101; Sprague, 10,236; Cutler, 707;  
scattering, 18. The Republican  
strength in the General Assembly is  
overwhelming and is about the same  
as last year. South Kingston, where  
"Cannonet" is located, gives  
Bourn 317 and Sprague 423.  
Samuel P. Cull, Republican, for At-  
torney General, ran 453 ahead of  
Bourn, and William Sawyer, on the  
Sprague ticket for that office, ran 279  
behind Sprague. Mr. Bourn left at  
midnight to take a steamer for Europe  
for a brief visit.

Roberts' Torpedo Patent.

UTICA, March 30.—In the torpedo  
case to day Spencer Clinton, of Buffalo,  
made a formal application for a tempo-  
rary injunction restraining the use  
of Roberts' patent. A. B. Richmond,  
of Meadville, Pa., opposed it in a five  
hour speech, introducing the testimony  
of Harvey and others, of Marietta, O.,  
taken by a commission. This evidence  
was that Harvey and others used in  
1861 the same process as that patented  
by Roberts in 1856, on which the  
Pennsylvania courts granted an injunc-  
tion, and that the patent expired, and  
the reissue contained no new principle.  
Hamilton Ward followed, charging  
that the efforts of Roberts to buy Har-  
vey three hundred dollars backward over  
the proceedings of plaintiff for years.  
He claimed that the new patent was  
reissued, and that reports of the case  
in the United States Supreme Court  
during the last two years show every  
reissue of the patent declared invalid.

Justice Cox refused to grant the  
preliminary injunction on the ground  
that the cases were not just the same  
as passed upon by the Pennsylvania  
courts, but he provided that each of  
the fifty defendants should furnish  
within ten days, \$2000 security for  
any damages they might inflict be-  
tween this time and May 20, the day  
the patent expires, otherwise the in-  
junction would be granted.

History Butler County.

The publishers of the history of our  
county have mailed a notice to each  
of the subscribers for the book, informing  
them that the same will be ready for  
delivery about the 15th of coming May.  
They request their patrons to be pre-  
pared for the book by that date. They  
have been delayed some in getting the  
book out, but are confident it is well  
gotten up and will give satisfaction.

PRESIDENT ARTHUR is on a fishing  
expedition away down in Florida.  
The accounts of the trip would seem to  
deduct from the dignity of the office he  
holds.

### CORRESPONDENCE.

Correspondence.

Editors of the CITIZEN: I see in  
your last issue that your statement is  
as near correct as can be, concerning  
the Wigton family, murdered by  
Samuel Mohawk, in 1843. I was an  
eye-witness to the whole scene of the  
capture, and the first man that I  
landed on him at the Keister house and  
dragged him down stairs, feet foremost  
and helped take him back to the mur-  
dered family. I asked him what he  
killed them with; he said, "I killed  
them with a stone." My wife helped  
to wash and lay them out ready for  
burial. As for his conversion I don't  
know anything about that. If there  
is anything more I can give you an  
account of concerning this murder, you  
can send to me.

CHARLES COVENTRY,  
Slipperyrock, Butler Co. Pa., April  
9, 1883.

Bonnie Brook Items.

—Joseph Criley has removed to his  
new farm.

—H. D. Young has left for Colora-  
do.

—James Stephenson has quit farm-  
ing and has gone to milling.

—James Bartley is going to remain  
at home this summer.

—T. J. Moser looks lonely since  
that girl went home.

—The Mitchell school gave a very  
creditable entertainment at its close.

E. E. Young has commenced teach-  
ing school again.

—Frank Eyth called but she did not  
hear him.

—D. M. Roney is busy working at  
the carpenter trade.

—R. D. Stephenson is busy attending  
to his new sheep.

—Miss Maggie Eyth has returned  
home from the city.

—Miss Florence Stephenson spent a  
short vacation at home.

—Stephen Eyth did not get home  
from the entertainment till about three  
o'clock.

—W. S. Young is going to remain  
at home this summer and farm.

—J. A. Gilliland does not spend so  
much of his time at the Wick House of  
late.

—The 11 o'clock train on the P. &  
W. is always greeted by a shower of  
flirtations on passing McClure.

X. Y. Z.

Correspondence.

COLUMBIANA, April 9, '83.

EPS. CITIZEN.—As some reminiscences  
of Mohawk and the Mohawk  
case, it was called at the time,  
would seem now to be in order, I give  
you a couple from memory. The  
house, (Mr. Keister's) in which the  
Indian was taken had a hall leading  
across the house in which was the  
stairs, at the head of the stairs were  
two rooms, right and left, and the In-  
dian played across the head of the  
stairs, from one room to the other,  
throwing stones and brickbats, which  
he procured from the hearth in one  
room; and his captors could seldom  
tell which room held the Aborigine.

The men gathered from every quarter  
and soon there was quite a crowd;  
among the last was a stalwart Irish-  
man, who found a matted lying by  
the spring. He knelt down to the other,  
Mr. Keister, and said, "I have a dis-  
tillation of poison, low upon me, low  
upon me, low upon me, low upon me,  
I used them (out with little faith). I am  
now a well man, have good appetite, sleep  
perfect, regular stools, fine skin, and I have  
gained forty pounds solid flesh. They are worth  
their weight in gold."

Rev. E. L. SIMPSON, Louisville, Ky.

SYMPTOMS OF

A TORPID LIVER.

Loss of Appetite, Nausea, Bile, Constipation,  
Pain in the Head, with a dull sensation  
in the back part, Pain under the Shoulder  
blade, Jaundice after eating, with a dis-  
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Loss of Appetite, Nausea, Bile, Constipation,  
Pain in the Head, with a dull sensation  
in the back part, Pain under the Shoulder  
blade, Jaundice after eating, with a dis-  
tillation of poison, low upon me, low  
upon me, low upon me, low upon me,  
I used them (out with little faith). I am  
now a well man, have good appetite, sleep  
perfect, regular stools, fine skin, and I have  
gained forty pounds solid flesh. They are worth  
their weight in gold."

Rev. E. L. SIMPSON, Louisville, Ky.

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