

From the Philadelphia Inquirer. Interesting Correspondence—Pennsylvania Railroad.

LETTER NO. VI. John B. Myers, John Thompson, Robert R. Levick, Morris L. Halliwell, Wm. Spooner, George Boldin, John T. Smith, Edmund Deacon, and others:

Esteemed Friends.—In my last letter but one, I referred to the bill then pending before the Legislature, authorizing the Pennsylvania Railroad Co. to construct a branch road from West Philadelphia to the Delaware front. The President of the Company had been requested by the Board to procure legislation for this purpose, without specifying at what point on the Delaware the road should terminate. It will be recollected that League Island is on the Delaware, below Greenwich Point. The owners of League Island had offered the Pennsylvania Railroad Company an acre for nothing, which they afterwards increased to twenty acres, provided they would make the terminus on that Island. This offer was of great value to the Company, whether accepted or not, because it produced competition and would prevent extortionate prices. Every business man must be aware of this.

For myself, I felt obliged to the League Island owners for their generous offer, although I told them that I thought it was inexpedient at the present time to make a branch road. But if it should be decided by the Committee and the Board, and confirmed by the stockholders to be expedient at the present time to make a branch road, so far as it could influence the judgment of others, they should have fair play. I had never seen the Island, and therefore could not judge. I presume our friend Gratz, President of the Company, owning the island, will testify. I was fully aware of the tendency to Greenwich Point, and I pledged myself to show our League Island friends fair play. But what was my surprise when I found that an amendment had been introduced by Price in the Senate, and actually passed that body, confining the terminus of the road to a location north of Greenwich Point and south of the Navy Yard. Thus cutting off League Island, below Greenwich Point, and Washington street north of the Navy Yard. Now, who was the author of that amendment? Would any Senator offer such an amendment without consulting the person who was urging the passage of the bill? We have seen it stated by the "President of the Greenwich Improvement Company" that "we have been unsuccessful in our attempts to discover the author of this interpolation." What a compliment to E. K. Price! What is an interpolation? "The act of foisting a word or passage into a manuscript or book."—Webster.

And what is the definition of foist? "To insert surreptitiously, wrongfully, or without warrant." Have they applied to E. K. Price for the desired information? The moment I saw the amendment to cut out my friends of League Island, I wrote the letter referred to, the last but one, to endeavor to prevent this injustice to them. A number of the papers containing my letter were sent to Harrisburg. A Committee of Conference had been appointed by the two Houses relative to this amendment, so determined, stricken out, and the bill passed as originally reported, leaving the Company to select the place for their Depot south of the Navy Yard. Thus at least the sum of one hundred thousand dollars was saved to the Pennsylvania Railroad Company. And although my old friend, C. Spangler, says there was no doubt about my unfitness for the office of Director, still, if my efforts have contributed in any way to save this large amount to the Company, he ought to give me some credit for it. Besides, they, it seems, felt indignant at the interpolation, and if it can be shown that I used my efforts to have it stricken out of the bill, it would appear that I was aiding them to accomplish a desirable object. Then why denounce me?

I am happy to announce to the stockholders, that the cunningly devised bill was also defeated, which enacted that the P. R. Road was defeated according to the meaning of a certain section of the charter. In using my efforts to defeat this bill, I think I have done some service to the company. As the charter now stands, it requires that all the surplus funds, after paying 6 per cent. to the stockholders, shall be carried to the cost of construction, until the road shall be completed. Not completed by enacting that it is completed, but actually completed. The grand object of the Board should be, to turn neither to the right hand nor the left until the second track shall be completed. This year may accomplish it, if the funds should not be diverted to other objects. There is a wise provision of the charter, which declares, that not more than 15 per cent. of the capital stock shall be subscribed or guaranteed to railroad companies in other States. This limit has been reached, and the stockholders should guard with jealous care, that the provision shall not be violated.

During the last week, whilst my attention was directed to more interesting matters, an article went the round of the newspapers, headed Reply to William Neal, Pennsylvania Railroad, and addressed to you, whose names the author was surprised to find attached to the call. This article is signed by "C. E. Spangler, President of the Greenwich Improvement Company." Of course this Reply must be the act of this Company, as it is signed by the President, unless there is another politician. I presume that C. E. Spangler understood the document to which he has subscribed his name, and which he had endorsed.—It is understood that he is a director at the same time, of the Pennsylvania Railroad Company, although he omits to say so. Now, what have I to do with the "Greenwich Improvement Company? I am neither a director nor a stockholder of this company. And what has this company to do with the affairs of the Pennsylvania Railroad Company? Has the latter company called upon the other to espouse its cause, and enter the arena against Wm. Neal? Is there, then, so close a connection between the two companies? The document, then, is to be understood as emanating from the "Greenwich Improvement Company." In my next letter, I will proceed to examine it. Permit me, in conclusion, to say that inasmuch as a gross outrage was committed upon the stockholders, as well as myself, at the election for Directors, and not knowing the cause thereof, you inquired of me to state my knowledge of them. I have simply detailed some of the measures about which I differed from my colleagues. I did not intend to use disrespectful language

to any one. I have not called any of my late colleagues tools of any members of the Board, as stated in the precious document alluded to. My sole object has been to show the stockholders the course I pursued whilst a member of the Board, so that they could judge whether I was right or wrong, and of my fitness for a Director of their Company, without referring that question to the "Greenwich Improvement Company." Respectfully, Wm. Neal.



Democrat and Sentinel.

RICHARD WHITE.....HENRY C. DEVINE WHITE & DEVINE, Editors and Proprietors. EBENSBURG.

WEDNESDAY MORNING.....MAY 7. FOR PRESIDENT.

JAMES BUCHANAN.

Subject to the Decision of the National Convention.

Canal Commissioner: GEORGE SCOTT, (OF COLUMBIA COUNTY.)

Auditor General: JACOB FRY, JR., (OF MONTGOMERY COUNTY.)

Surveyor General: TIMOTHY IVES, (OF POTTER COUNTY.)

New Advertisements.

We call attention to the new advertisements in this week's paper. Owing to their number, the list of Sheriff's sales, court notices &c., much original matter has been crowded out, for which we must ask the indulgence of our readers for a short time.

DISCONTINUED.—The Post Office at Ashland in this county has been discontinued.

The West Chester Republican and Democrat, has a very strong and well written editorial advocating the nomination of Mr. Buchanan for the Presidency. Amongst other things equally truthful and pointed, the editor says:

The State of Pennsylvania never lacks in receiving her modicum of flattery. She is reckoned at every political crisis a most excellent pack-horse, and we are very pleasantly told of our patriotism and devotion to principle, but when we come to ask for a substantial, return of our political virtues in the way of a nomination of one of our own sons our request is very generally set aside, and we are coolly informed that the time has not yet arrived.—Now we profess to have some little State pride; but we ask the nomination at this time, not simply because Mr. Buchanan is "to the manor born," but because he is the most experienced statesman, and the most available candidate before the people for the next Presidency. At this particular period he is fortunate enough to have availability far above his fellows, and that is a great deal in these days. The disjointed and fragmentary opposition have adopted a line of policy which is now perfectly apparent. The nomination of Mr. Fillmore simply amounts to nothing. Most likely his name will be withdrawn when he returns from Europe. No nominations will be made by the Know-Nothings and sham Republicans until after our candidate is announced. If that candidate proves to be Mr. Buchanan, they will find it utterly impossible to unite their forces against him, because it is well known that a large body of men previously acting with the old Whig party would be satisfied to vote for him entirely on his conservative antecedents. If, however, we take up a weak man, unpopular with his own party, the opposition elements can much more easily combine, and it is clearly their intention to make the strongest efforts to do so.—How imperative, then, the obligation on the Democracy, soon to assemble in National Convention, to give us the man for the occasion. Availability without capacity for the high and distinguished office of President of the United States we should be ashamed to advocate, but where it is coupled with great governmental experience and high intellectual attainments, it should not be overlooked.

GOVERNOR POLLOCK.—The Governor is still absent from Harrisburg, and how long he may remain at his home in Milton Northumberland county is uncertain. He has not yet signed the General Appropriation bill, the claim bill, the bill relative to libels, or the supplement to the bill consolidating the city of Philadelphia. These are all important bills, and such as demanded instant action immediately upon their passage by the Legislature. The public creditors of the Commonwealth, we suppose will however, have to patiently suffer, and wait until his Excellency sees proper to release them from his breeches pocket. It is hoped that as the Philadelphia election is now over they will soon be brought to light, and that the tricks of the "Know-Nothings" will be fully exposed, as they have failed in their expectation of "gulling the people."

DEMOCRATIC VICTORIES.—The majority for Judge Gorsline (Democrat) in the Fourth Judicial District of Wisconsin, is likely to reach three thousand! Manitowoc county gives Mr. G. 1,541 votes, to 45 for his Know-Nothing and Black Republican antagonist! In Elkhorn, the county seat of Walworth county, Wisconsin, which last fall gave Bashford near 1,000 majority, every Democratic candidate was elected at the spring election.

Know Nothingism Defunct in Boston. An election was held, last Monday, in the city of Boston, for Register of Deeds and Alderman. The whole city voted, and the Know Nothings spared no possible effort to elect their nominees. The following was the vote:

Register—Alline, (Citizen's candidate) 3,294 —Rice, (Know Nothing,) 1,018

Anti-Know Nothing majority 2,277 Alderman—Wightman, (Citizen's candidate,) 3,062 —Baldwin, (Know Nothing) 1,126

Anti-Know Nothing majority 1,936

A biography of Louis Napoleon has been published in Russia.

Glorious News! PHILADELPHIA REDEEMED!

Just as our paper was going to press, we received a dispatch that the election for municipal officers in Philadelphia, held yesterday had resulted in the total rout of the Know-Nothings, and the election of the whole Democratic ticket by a majority of about five thousand!

This is glory enough for one day. After years of misgovernment, misrule, indebtedness, and waste of their finances, under which Philadelphians have suffered, they have at last thrown off the yoke, and freed themselves from the degrading incubus of Know-Nothingism.—With a Democratic Mayor and other Municipal officers, the character of Philadelphia will not be disgraced as heretofore, nor her own illustrious sons or those of the State, insulted by the exhibition of petty malice and spite on the part of her authorities.

This is the first gun from Pennsylvania in this campaign, and may be given as an evidence of what may be expected from the "Old Keystone" in the event of the nomination of James Buchanan, at Cincinnati. His majority would be fifty thousand.

Amendments to the Libel Law.

The following important bill was passed at the late Session of the Legislature. A measure of this kind has long been needed, and freedom of the press will now be placed upon a footing more in accordance with the spirit of the age.

The old English law of libel is shorn of its terrors, and the maxim "the greater the truth the greater the libel," will no longer govern our courts and juries, when the publication is made for "public information."

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by authority of this act, on the trial of indictments for writing or publishing a libel, the truth of the matter charged as libelous may be given in evidence, and if the jury in any such case shall find that the same was written or published properly for public information, and the act was induced by good motives and with no malicious intent, and that the matter so charged is true, it shall operate to the acquittal of defendant or defendants.

Section 2. That in actions for damages for the writing or publishing a libel, where the truth is pleaded and given in evidence, if it be found that the same was written or published properly for public information, and with no mischievous or malicious motives, the jury may find for the defendant or defendants.

Mr. BUCHANAN.—The Pittsburg Post in alluding to the nomination of this gentleman says:—Desperate are the efforts of the K. N's and "Republicans" now, to prevent the nomination of Mr. Buchanan by the Cincinnati Convention. His nomination would destroy those last shadows of a chance for the opposition. But they are very poor politicians indeed, if they do not see that this betrayal of their fears of Mr. Buchanan does but add strength to his claims, and encourages his friends. It is an admission of his popularity with the masses of the people, and of the certainty of his election if nominated. And we think now that his nomination is almost assured. State after State pronounces for him in unequivocal terms, and from all parts of the Union come the opinions of the Press, that no other candidate could, at the present time, poll so large a vote as the Great Pennsylvanian.

LOST CHILDREN.—The two little children of Mr. Cox of Bedford county whom we noticed last week as having been lost some place upon the mountain, we regret to learn have not yet been found. After the news reached this place, a meeting of our citizens was held in the Court house, and arrangements made by which a number of them subsequently, left town, and aided in the search. Most of them have since returned home, but without any tidings as yet of the lost children. A great number of citizens from Bedford and Blair counties we understand, are still engaged in searching for them.

THE RESULT IN MICHIGAN.—To give our readers some idea of the extent of the recent Democratic victory in Michigan, we give below, as far as heard from, the result of the township elections for supervisors:

Democrats 353 Black Republicans 183 Whigs 12 Know Nothings 4

The Democratic majority in the State will be at least eight thousand.

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Sick of Know Nothingism.

The Louisville Courier, edited by Walter Haldeman, Esq., formerly a Whig, but more recently a Know Nothing, has repudiated that party. Hear him: "The next election will SEAL THE DOOM OF KNOW-NOTHINGISM IN KENTUCKY. Thousands of Whigs who voted the Know Nothing ticket last August, are now utterly disgusted with the party, and will work with a will at the next election to secure its defeat. Within the last five months such changes have been going on as to leave not the slightest doubt as to what will be the position of our noble State in the next contest."

HUSBAND AND WIFE.—The Legislature of Georgia has passed an act to define the liabilities of the husband for the debts of the wife, and to define the liabilities of property received through the wife for the debts of the husband existing at the time of the marriage. It provides that "hereafter, when persons intermarry, the husband shall not be liable for the debts of the wife further than the property received through the wife will satisfy, and that the property received by the husband through the wife shall in no case be liable for the debts, defaults, or contracts of the husband existing at the time of the marriage." Several other States have looked into and secured woman's rights in this important particular.

Black Republican Sayings.

"Sharpe's rifles are better than Bibles." says the Reverend Henry Ward Beecher. "The constitution is a reproach and a league with Topper" says Garrison. "The Union is not worth supporting in connection with the South," say the disciples of the Tribune school. "Let the Union slide," says Mr. Speaker Banks. In the language of a contemporary, these black republican sayings should be passed round until the "fathers have to father and support their offspring."

LIBEL SUIT.—A somewhat singular case of libel is in course of trial, at Morristown, N. J., the parties being a young lady named Duncan, and a young gentleman named Rathbone. The defendant, Rathbone, and two of his companions, took a chemise belonging to the young lady, from the clothes line, where it was hanging, and after making some marks on it, publicly returned it to the owner in the shape of a parcel. The charge to the jury has not yet been delivered.

A HINT TO THE LADIES.—Recently one of the most renowned French pulpit orators, the Abbe Deguery, observed, in a sermon, "Women, now-a-days, forget in the astonishing amplitude of their dresses that the gates of Heaven are very narrow."

DIED.

At the residence of his mother in Munster township, on Saturday the 3rd inst., Mr. MICHAEL V. DIMOND, aged 33 years 3 months and 13 days.

New Advertisements.

"Blair County Art Union." It is confidently expected that the first distribution will take place on or about the 20th of May. We would therefore advise all who intend to invest in the enterprise to do so at once, as delays are dangerous. See advertisement in the columns of this paper.

CARD. DR. BALDERSTON

Surgeon Dentist, FROM Baltimore will visit EBENSBURG on the 5th of May and remain a short time. He will be fully prepared to perform all operations in DENTAL SURGERY—including the regulation of Children's Teeth—Extracting—Filling—Cleaning—and the insertion of Teeth either on Plate or Pinet. Also, Continuous Gum and Block work. The public are respectfully invited to call at his rooms at the "Ebensburg House," where he may be seen and consulted. Dr. B. has for sale his superior Tooth Powder which has been in general use in Baltimore for twenty-five years. April 30, 1856. 27.

Wanted.

A TEACHER for the Common School of the Borough of Summitville, Cambria county. An examination of applicants will be held at the School house in said Borough on the 24th instant at 2 o'clock, P. M. By order of the Board, J. W. CONDON, Sec'y. May 7, 1856. 28-3w.

NOTICE.

The books &c., of Given & Collins, and Collins & Co., lately trading in the Borough of Summitville have been placed in my hands for collection. All who know themselves indebted to either of the above firms are requested to make payments immediately, and thereby save costs. WM. KITTELL. May 7, 1856. 28-4t.

VALUABLE FARM FOR SALE.

The subscriber offers for sale his farm with all the improvements thereon, situated in Carroll township, Cambria county about two miles from Carrolltown, containing NINETEEN FIVE ACRES, with forty five acres cleared, fenced and in good state of cultivation, all watered. An orchard six years old, a Good two Story House and a good substantial Barn 80 by 30 feet. The subscriber will remain in Carrolltown for a few days, at the house of Lawrence Schrott where he may be consulted as to all things pertaining to the sale of the above splendid property. It is to be understood the sale must be for Cash, the subscriber must sell, and sell low. JOHN SWAM. May 7, 1856. 28-3t.

GEORGE HUNTLEY, Wholesale and Retail, Tin, Copper, and Sheet-Iron Ware Manufacturer.

RESPECTFULLY informs the citizens of Ebensburg and the public generally, that he has purchased the Tin Shop, formerly carried on by Messrs. Davis, Evans & Co., and will continue to carry on the business in all its various branches, wholesale and retail. His wares will be made of the very best material, and in the most workmanlike manner. Repairing of all kinds done on the shortest notice, for cash. ALSO—House Spouting made and put up to order on the lowest terms, for cash. Also on hand and for sale, a large assortment of Cook and Parlor stoves, for coal or wood, Dining room stoves, Egg stoves, &c. Also a large assortment of grates and fire brick, for Cooking stoves, Coal buckets, Shovel pokers, smoothing irons, &c. &c., all of which will be sold low for cash. Tin-shop and warehouse in part of the building formerly occupied by Stephen Lloyd as a cabinet warehouse, and opposite Geo. McCann's store. All orders promptly attended to. Ebensburg, May 7, 1856. 28-2t.

Sheriff's Sales.

By virtue of sundry writs of Venditioni Exponas, and Levari Facias issued out of the Court of Common Pleas of Cambria county, and to be directed, there will be exposed to sale by public outcry, at the Court House in the Borough of Ebensburg, on Monday the second day of June next at one o'clock P. M. All the right, title and interest of Joseph Moore of, in and to a lot of ground situate in Kernville, Cambria county, fronting on Haynes and Napoleon streets and alley—having thereon erected a two story frame house and back building attached, now in the occupancy of the said Jos. Moore. Taken in execution and to be sold at the suit of James Russe.

ALSO—All the right, title, and interest of James Dick, of, in and to a lot of ground situate in Conemaugh township, Cambria county, containing 126 perches, more or less, fronting on the Pennsylvania Canal, adjoining lot of Lewis M'ngres and others, having thereon erected a one and a half story house, and stable, now in the occupancy of James Dick. Taken in execution and to be sold at the suit of Robert Watson for use of Henry Bohlin.

ALSO—All the right, title, and interest of Martin Mixsell, of, in and to a lot of ground, situate in Summerhill township, Cambria county adjoining lands of Lewis Paul, Terence M'Elrree and others, containing eight acres more or less, about two acres of which are cleared, and having thereon erected a one and a half story log house, now in the occupancy of Martin Mixsell. Taken in execution and to be sold at the suit of J. G. Murray.

ALSO—All the right, title, and interest of Francis Groszberger, of, in and to a lot of ground situate in Carrolltown, Cambria county, and having thereon erected a two story plank house, frame stable, adjoining lot of Mrs. Stultz, fronting on the road to Litzinger's Mill. Also, ninety-four acres, more or less, of land, situate in Carroll township, Cambria county, adjoining lands of John, Jacob and Levi Lutter, about twenty-five acres of which are cleared, and having thereon erected a log house and log stable; Also fifty acres of land situate in Carroll township Cambria county adjoining lands of E. Bender, John Campbell and others, about twenty acres of which are cleared. Taken in execution and to be sold at the suit of Francis J. Baker.

ALSO—All the right, title, and interest of Charles Dillon Jr., of, in and to a lot of ground situate in Carroll township, Cambria county, at the forks of the Ebensburg and the Susquehanna, Dry Gap and Elder's Mill roads, having thereon erected a two story frame house, a board stable, and blacksmith shop, now in the occupancy of the said Charles Dillon Jr. Taken in execution and to be sold at the suit of Nicholas Nagle for the use of R. L. Johnston.

ALSO—All the right, title, and interest of Augustin M'Connell, of, in and to a lot of ground situate in Summitville, Cambria county, fronting on the Huntingdon, Cambria & Indiana Turnpike Road, and adjoining lot of William Henry on the west, an alley on the east, and having thereon erected a two story frame house, and kitchen, now in the occupancy of the said Augustin M'Connell. Taken in execution and to be sold at the suit of John Ivory, for use of Chaffee, Stout & Co.

ALSO—All the right, title, and interest of A. R. Longenecker, of, in and to a piece or parcel of land situate in Blacklick township, Cambria county, adjoining lands of Abraham Makin, Isaac Makin and others, about twenty-five acres of which are cleared; and having thereon erected a log house and log stable, now in the occupancy of Abraham Longenecker. Taken in execution, and to be sold at the suit of John Rees.

ALSO—All the right, title, and interest of Samuel Copelin, of, in and to a lot of ground situate in the Borough of Johnstown, Cambria county, fronting on Canal street, an alley on the east, M'Millen on the west, now in the occupancy of William Meador. Taken in execution, and to be sold at the suit of R. L. Johnston, Adm'r. cum. test. annexo of A. Donnelly, deceased.

ALSO—All the right, title, and interest of Adam Bowers, of, in and to a piece or parcel of land situate in Clearfield township, Cambria county, adjoining lands of Henry Krise, John Zerbe, and others, containing twenty acres more or less, about eleven acres of which are cleared, and having thereon erected a hewed log house, and log stable, now in the occupancy of Adam Bowers. Taken in execution, and to be sold at the suit of John Ivory and William Kittell Executors of William Todd, deceased.

ALSO—All the right, title, and interest of John Skelly, of, in and to a certain piece or parcel of land situate in Summerhill township, Cambria county adjoining lands of Jacob Settemyer on the west, Hudson's heirs on the east, and others, containing fifty acres more or less, about fifteen acres of which are cleared, and having thereon erected a two story log house and stable now occupied. Taken in execution, and to be sold at the suit of J. G. Murray.

ALSO—All the right, title, and interest of Henry M'Kinzie dec'd, of, in and to a tract of land situate in Washington township, Cambria county, adjoining lands of Joseph Ite, John M'Kinzie, Sr., and others, containing one hundred and seventy four acres (174), more or less, about seventy-five (75) acres of which are cleared, having thereon erected, a one and a half story hewed log house, and a hewed log barn, now in the occupancy of Mrs. Ellen M'Kinzie. Taken in execution, and to be sold at the suit of G. L. Lloyd & Co.

ALSO—All the right, title, and interest of Cornelius Crum survivor of Reuben Crum, and Nathan Crum, of, in and to a piece or parcel of land, situate in Summitville township, Cambria county, adjoining lands of Christian Sney— and others, containing three hundred acres, more or less, about seventy acres of which are cleared, and having thereon erected, a two story log house, and hewed log barn, now in the occupancy of — Taken in execution, and to be sold at the suit of Commonwealth of Pennsylvania for use of Corbett & Johnston, now for use of Catherwood, Craig & Co.

ALSO—All the right, title, and interest of William Bradley, of, in and to a piece or parcel of land situate in Munster township, Cambria county adjoining Philip Gillen on the south, John — on the north, and containing thirty three acres more or less, about twenty acres of which are cleared, and having thereon erected a two story log house, frame house, now in the occupancy of said William Bradley. Taken in execution and to be sold at the suit of William W. Ivory & Co.

ALSO—All the right, title, and interest of Patrick Keelan, of, in and to a piece or parcel of land situate in — township, Cambria county adjoining lands of Peard, — Yarnor and others, containing fifty — acres more or less, about ten acres of which are cleared, and having thereon erected a log stable and a log house, in the occupancy of the said Patrick Keelan. Taken in execution and to be sold at the suit of Charles Bilestin.

ALSO—All the right, title, and interest of Samuel Noon, Jr., of, in and to a piece or parcel of land, situate in Richland township, Cambria county, adjoining lands of — and others, containing forty-five acres more or less about thirty acres of which are cleared, and having thereon erected a two story plank house, a Tan house and stable now in the occupancy of Samuel Noon, Jr. Taken in execution and to be sold at the suit of George Murray.

ALSO—All the right, title, and interest of — of, in and to a piece or parcel of land, situate in the Borough of Ebensburg, Cambria county, fronting on High street, and running back to Lloyd street and adjoining lot of Thomas Williams, on the west and of the heirs of Thomas O. Evans on the east and having thereon erected a two story frame house; a frame stable, now in the occupancy of the said George Harcarne. Taken in execution, and to be sold at the suit of Warwick & Liebrandt.

ALSO—All the right, title, and interest of Adam Carpenter, of, in and to a piece of land situate in Summerhill township, Cambria county, adjoining lands of Pringle, Wonders and others, containing fifteen acres, more or less, about two acres of which are cleared, and having thereon erected a one and a half story plank house and stable. Taken in execution, and to be sold at the suit of Daniel Pringle.

ALSO—All the right, title, and interest of Hugh M'Guire, of, in and to a piece of ground adjoining the town of Jefferson, Cambria county, containing five acres, more or less, fronting and lying between the Allegheny Portage Rail Road, and the road leading to Munster, from Jefferson, having thereon erected a two story plank house, log and frame house, attached. Also a lot of land, fronting on Main street in the town of Jefferson, Cambria county, (being No. 18.) adjoining lot of Joseph Miller, and having thereon erected a two story frame house, and stable; Also—one other lot of ground situate in the town of Jefferson in said county adjoining lot No. 20, situate on Vine street, and having thereon erected a blacksmith shop. Also—No. 19, fronting on wood street and Morris Alley and adjoining lot of Polly Muck, situate in the town of Jefferson and county aforesaid; Also—one other piece of ground situate in Summerhill township county aforesaid, adjoining lands of Neal Dugan, Ephraim Craig, A. Thompson and others, containing four acres, more or less, having thereon erected a two story plank house. Taken in execution and to be sold at the suit of Jacob Fell for use of G. L. Lloyd & Co. et al.

ALSO—All the right, title, and interest of Charles Lehman, of, in and to a lot of ground situate in Conemaugh Borough, Cambria county, fronting fifty feet on Huber street, and running back four perches to Hill alley adjoining lot of Joseph Bridges on the south and of Sappington and Marbourg on the north, and having thereon erected a two story frame house, used as a brewery, not now occupied. Taken in execution and to be sold at the suit of D. R. Galway, et al.

ALSO—All the right, title, and interest of James Ross, of, in and to a certain tract of land situate in Clearfield township, Cambria county, in the name of J. M. Boggs, adjoining lands of William Burns, James M'Guire and others, containing three hundred and thirty-five acres and one hundred and thirty-four perches and allowance, unimproved. Taken in execution and to be sold at the suit of James Gardner & Co.

ALSO—All the right, title, and interest of James Ross, of, in and to a certain tract of land situate in Clearfield township, Cambria county, warranted in name of William Burns, containing three hundred and thirty-three acres and forty-four perches, more or less, adjoining lands warranted in the names of James M'Guire, James Burns and others, unimproved. Taken in execution and to be sold at the suit of Maria Magehan, Adm'x. of Jas Magehan, dec'd.

ALSO—All the right, title, and interest of James Ross, of, in and to a certain tract of land situate on the waters of Clearfield creek, in Clearfield township, Cambria county, warranted in the name of James Burns, adjoining lands warranted in the names of William Burns, James M'Guire and others, containing 391 acres and 113 perches be the same more or less, about 30 acres cleared, having thereon erected one double saw mill, one single saw mill, four dwelling houses and three stables, in the occupancy of John Ross, Thomas Ross and Charles Mills. Taken in execution and to be sold at the suit of John Fenlon for use of John Charters.

ALSO—All the right, title, and interest of Emanuel Shaffer, of, in and to a lot of ground, situate in the Borough of Johnstown, Cambria county, fronting on Vine street and adjoining lot of Allen Rose on the west, and having thereon erected a two story frame dwelling house with back building attached; Also—all the right, title, and interest of the above named defendant, of, in and to a lot of ground situate in the Borough of Johnstown Cambria county, fronting on Rail Road street, and having thereon erected a one and a half story frame building, now occupied as a carpenter's shop and blacksmith shop. Taken in execution and to be sold at the suit of William Parks.

of land, situate in Summerhill township Cambria county, adjoining lands of James Doran, Bernard Mullen and others, containing thirty-six acres more or less, about twelve acres of which are cleared, and having thereon erected a log house, and log stable, now in the occupancy of Dominick Dimond. Taken in execution, and to be sold at the suit of R. Davis & Co.

ALSO—All the right, title, and interest of John M'Namy deceased, of, in and to a lot of ground situate in Conemaugh Borough, Cambria county, fronting on Rail Road street, running back along Singer street to an alley, and adjoining lot of William Flattery, and having thereon erected a two story frame house, with back building attached.

ALSO—All the right, title, and interest of Thomas Kaylor, of, in and to a piece or parcel of land, situate in Allegheny township Cambria county, adjoining lands of Thomas Parrish, on the east and Peter Kerrigan on the west, containing fifty acres, more or less, about twenty-five acres of which are cleared, and having thereon erected a one and a half story log house, and cabin barn, now in the occupancy of Thomas Kaylor. Taken in execution, and to be sold at the suit of J. Blair Moore.

ALSO—All the right, title, and interest of George Harcarne, of, in and to a lot of ground situate in the Borough of Ebensburg, Cambria county fronting on High street, and running back to Lloyd street and adjoining lot of Thomas Williams, on the west and of the heirs of Thomas O. Evans on the east and having thereon erected a two story frame house; a frame stable, now in the occupancy of the said George Harcarne. Taken in execution, and to be sold at the suit of Warwick & Liebrandt.

ALSO—All the right, title, and interest of Adam Carpenter, of, in and to a piece of land situate in Summerhill township, Cambria county, adjoining lands of Pringle, Wonders and others, containing fifteen acres, more or less, about two acres of which are cleared, and having thereon erected a one and a half story plank house and stable. Taken in execution, and to be sold at the suit of Daniel Pringle.

ALSO—All the right, title, and interest of Hugh M'Guire, of, in and to a piece of ground adjoining the town of Jefferson, Cambria county, containing five acres, more or less, fronting and lying between the Allegheny Portage Rail Road, and the road leading to Munster, from Jefferson, having thereon erected a two story plank house, log and frame house, attached. Also a lot of land, fronting on Main street in the town of Jefferson, Cambria county, (being No. 18.) adjoining lot of Joseph Miller, and having thereon erected a two story frame house, and stable; Also—

one other lot of ground situate in the town of Jefferson in said county adjoining lot No. 20, situate on Vine street, and having thereon erected a blacksmith shop. Also—No. 19, fronting on wood street and Morris Alley and adjoining lot of Polly Muck, situate in the town of Jefferson and county aforesaid; Also—one other piece of ground situate in Summerhill township county aforesaid, adjoining lands of Neal Dugan, Ephraim Craig, A. Thompson and others, containing four acres, more or less, having thereon erected a two story plank house.

Taken in execution and to be sold at the suit of Jacob Fell for use of G. L. Lloyd & Co. et al.

ALSO—All the right, title, and interest of Charles Lehman, of, in and to a lot of ground situate in Conemaugh Borough, Cambria county, fronting fifty feet on Huber street, and running back four perches to