

THE TIMES.

Local Department.

PENNSYLVANIA R. R.—MIDDLE DIVISION.

On and after June 23th, Trains run as follows:

Table with columns for WESTWARD and EASTWARD, listing stations and train times.

Pittsburg Express leaves Harrisburg at 11:00 P. M. on Dunoon 11:30 (Sat); Newport 11:45 (Sat) and arrives at Pittsburg at 10 A. M.

Paoli Express West will stop at Duncannon at 4:25 and at Newport at 5:12 A. M., when it leaves for the West. The Way Passenger leaves Harrisburg Daily—the other trains Daily except Sunday.

Lumber Wanted.—Any person having some dry walnut, chestnut, or maple plank, can find a purchaser by sending PRICE, etc., to this office.

PUBLIC SALES.—Bills for the sale of Real and Personal Property have been printed at this office, as follows:

Saturday, Jan. 25th—Joseph Newcomer, Ag't for Esther Webber will sell at Loysville a quantity of household furniture.

Tuesday, January 28th—Frank D. Yost, Administrator of the estate of Geo. Yost, dec'd., will sell in Spring twp., a tract of land containing 64 acres.

Saturday, February 22nd—Chas. and Daniel Gelbach, on the premises, in Wheatfield twp., will sell Horses, Cattle, and a general assortment of farming implements.

Monday, March 3rd—The Executors of the estate of Bernard Roth, dec'd., will sell on the premises, one mile South of Blain, a large amount of personal property.

Brief Items.

The nail works at Duncannon were idle last week.

The sleighing in this vicinity could not be any better.

Juniata County Treasurer's salary has been fixed at \$600.

A pair of horses belonging to Wm. DeHaven, of Liverpool, recently died from some unknown cause.

Sleighs were last week passing over the river on the ice from Perry county to Millersburg.

John McMullen, of the Upper End, had his house consumed by fire not long since, and Mrs. Lettie Johnson a spring house by fire.

The roof of the Reformed Church, in Blain, was blown off on the night of the 3rd inst., and in its fall entirely demolished Rev. Frazier's sleigh.

Rev. R. McPherson will preach at Blain, Pres. Church, Sunday Jan. 19th at 10 o'clock A. M. No preaching at Germantown.

J. N. Bistline, writing from Belle Plain, Benton county, Iowa, says, "Lots of snow, weather very cold, the thermometer being 24 degrees below zero for some days."

An interesting debate was held in the Green Park School house on the evening of the 17th inst. The members of that organization are considered good debaters.

An eighteen year old son of Stephen Winters, in Licking Creek Valley, has killed, during the past season, one wild cat, three foxes, twelve coons, twelve wild turkeys and lots of smaller game. He uses a rifle.

The Festival at the Reformed Church last week netted \$75.00 to the Sunday School. The ladies return their thanks to the kind friends who sent them donations and to those who so liberally patronized them.

L. D. Woodruff, editor of the Johnstown Democrat, was in town last week. Mr. W. is a graduate of the Perry County Democrat, of this place, and is at present a member of the Legislature from Cambria county.

The Shippensburg Chronicle came to us last week, looking better than we ever remember having seen it. If this improvement comes from the change in proprietorship we are glad of the change. Mr. D. A. Orr is the new publisher.

A bag containing two bushels and a half of wheat was lost off the sled of Mr. David Tressler, of Centre township, one day week before last, on the way to Newport, and the slider has said nothing about it, but Mr. T. is ready to hear the report from it.

The upper end of the county report the following large porkers; Thomas Campbell, Toboyne, one weighing 528 lbs. G. Droneberger one weighing 525. Andrew Trostle of Jackson, three, one weighing 393, and the other two each 384 pounds.

About a week ago the Junior Mechanics of Shermansdale held a free public entertainment in their hall, at which appropriate addresses were delivered by J. F. Stouffer and J. A. McClaskey. Excellent music interspersed the exercises by a choir under the leadership of Miss Sallie A. Fleck, who is considered one of the best musicians in that section.

Major J. J. Baker who has recently made a trip through Cumberland and Dauphin counties with his comical sleigh informs us that he will pass through this town on Monday the 20th in full uniform, on his "unique" sleigh with "Katie" hitched to it on his way to the Inauguration of Gov. Hoyt, when he is expecting to get an appointment from that official.

The following are the officers of Rural Council No. 105, O. U. A. M., of El-

Hottsburg; C. D. Kistler; V. C. G. W. Swartz; R. S. G. W. Reeder; A. R. S. W. Hassinger; F. S. J. C. Stewart; T. Thomas Hench; Ind., Peter Shatto; Ex., Abraham Barge; L. P., G. W. Tittel; O. P., B. F. Zimmerman; Jr. Ex. C. Henry Snyder; Rept. to S. C. G. W. Reeder.

Cattle Frozen.—D. C. Orris and David Koehenderer, of Saville township, both had young cattle frozen to death in the stable during the recent cold spell.

Lost or Stolen.—On Wednesday last a fine beaver overcoat was either stolen or taken by some person by mistake from the Mansion House in this borough.—The coat was bound and had gum buttons on it, and a pair of spectacles was in the pocket. A suitable reward will be given for its return to the hotel.

No New Trial.—The Supreme Court, in session at Philadelphia, on Monday last, rendering a decision in the Shaffer murder case, from this county, affirming the decree of the lower court. This fixes the doom of Hezekiah Shaffer, who must hang on the day which will doubtless soon be fixed by the Governor.—Franklin Repository.

Robbery at Deltville.—Mr. D. P. Lightner writes us as follows:—Dear Sir—I wish to inform you that on Wednesday night last some person or persons broke into my store and helped themselves to all the money I had in the drawer, took all the money belonging to the Post-office, took stamps, tore open letters, went through the drawers generally, took cigars, tobacco, razors, postage stamps, and I cannot tell exactly what all they did take. They used a two-inch auger, bored into one of the shutters, and by the use of a chisel they split a couple pieces off the shutter, broke shutter lock and got in. They left the window propped up with chisel. They are perfectly welcome to the chisel by coming and proving their property, as I have no particular use for it. But I have a double-barrel gun well loaded, and will try and make things lively generally. They will not need any carpenter tools if I can find them at that kind of business.

Take in Your Holes.—An intelligent jury has decided that should a man wander away from the highway and fall into a hole on your premises—not you—but your neighbor would owe him, say \$300 for his carelessness. The cause for this decision originated in the fact that a certain York county gentleman named Spangler, not being content to take the way usually adopted by our staid citizens, had attempted to cut across the corner, thus passing over a lot of ground belonging to Dr. Sweeney. Not knowing that the said gentleman intended to cross this lot, or to otherwise trespass on his premises, Sweeney had failed to make a pleasant passage-way, but instead, had left a hole that took the young man in. As the borough authorities had neglected to either fence this lot, or to furnish the gentleman with a guide to accompany him and warn him against places where he might possibly come to harm, the jury decided that the borough for their neglect should forfeit \$300. So if any of our readers have stray holes on their premises they ought to take them in before they get their neighbors into trouble.

Wheatfield Township Items.

EDITOR TIMES:—Perhaps a few lines in your valuable paper from Wheatfield township would be interesting to your many readers.

A few weeks ago a party from Cumberland county moved a portable sawmill into a tract of timber land belonging to Geo. Jacobs, near the ruins of the old Fio forge. It is said they intend to work up the timber into lumber for the Reading Railroad Company.

The cloverseed hulling machines have about done hulling seed through here, and generally obtained unusual good yields, and if it brought a good price it would be something to rejoice over, but the awful low price.

Sleighing has been very good and the creek is covered with heavy ice.

OCCASIONAL.

Cumberland County.—We copy the following from the Cumberland county papers of last week:

Daniel Gilbert made a narrow escape while assisting James Koons, of Newton township, to saw wood with a horse power. His pantalon leg was caught by a nut and entirely torn off. The cloth yielding doubtless his life.

One who was out skating on Tuesday last tells the story that a young carpenter of this place, who was engaged in cutting ice on the dam at the cave, stood on a cake of ice while he cut it off. Of course it tilted and the young man went in swimming.

On bitter cold Thursday evening a boy whose years should have given him better sense, induced a little son of James M. Masonheimer to apply his tongue to the top of the fire-plug at the corner of Pitt and Pomfret streets. The lad's tongue froze fast to the iron at once, and there he stuck until a gentleman passing by saw him, procured some hot water and got him loose as painlessly as possible. The little fellow's tongue was painfully injured, chunks of it having adhered to the plug, and the blood issuing from the breaks gave the top of the plug a sickening appearance.

Chew Jackson's Best Sweet Navy Tobacco.

Juniata County.—We copy the following from the Juniata county papers of last week.

A few days ago, while Alexander Rodgers, was crossing the shaft of a threshing machine, that was at work, at the barn of William Puffenberger, in Fermanagh township, his clothes got fast on the shaft, and he was whirled around with great violence four times. Fortunately for his life, his clothes gave way, and he was released from the power of the shaft. He was a good deal hurt.

James Keiser, of this borough, was almost overcome by the cold last Thursday evening while on his way from East Salem. He turned in to the home of Davis Kauffman in Walkertownship, and fell, insensible, against the door of the house. He was taken in, and his frost-bitten feet and hands bathed in cold water, which revived him. If he had gone a half mile further on the road he would have perished.—Mifflintown Sentinel.

[Reported by Chas. H. Smiley, Esq.]

Court Proceedings.—The first term of the Court of Perry County for the year of our Lord 1878 commenced on Monday the 6th inst., with a full Bench, a full Bar, and a well filled Court Room. At this time the county officers elected last fall took their official oaths and entered upon the discharge of their duties. The incumbent of the office of Register Recorder and clerk of the Orphans Court, Mr. Geo. S. Briner for the second time swore that he would maintain the Constitution &c., and discharge the duties of his office with fidelity and according to law. The best guarantee that he will do this is the fact that during the past three years, he proved himself an efficient courteous and obliging officer, and there is no doubt that his present term will prove as useful and pleasant to the public as was the past. His deputies Wm. Grier and George Spahr, gentlemen of experience and well known are retained.

Wm. Rice Esq. took charge of the Treasurer's Office, and with his experience in the position, and his gentlemanly qualities, the satisfactory administration of the office will be continued.

In accordance with a recent Act of Assembly the Court fixed the amount of the Commissioners bonds at \$300, each, Messrs. J. W. Gantt, Jno. W. Charles, and Henry Shoemaker having had their bonds approved, took the oath of office and entered upon the discharge of its duties. As practical business men they will carefully continue the reform and economical measures adopted by their predecessors.

They make the following appointments for the ensuing term; J. W. Gantt, President; Calvin Nelson Esq. Clerk; Chas. H. Smiley Esq. Solicitor; David Clouser Janitor, and Dr. M. B. Strickler Physician to Jail.

John Calvin Wallis, Esq., Dist. Attorney, took the position so ably filled by his gentlemanly predecessor J. C. McAllister, Esq., and managed the interests of the commonwealth during the week with ability.

Wm. H. Jackson and Samuel P. Cree, were sworn in as County Auditors, and thus the machinery which moves the business affairs of the county was again put in operation.

In the usual manner the constables were called sworn and their returns received, and the Grand Jury instructed in their duties, when under their foreman J. B. Lahr, Esq., they immediately began their work. Samuel Foose, Joseph Bealor and Franklin P. Lantz were the constables selected for duty during the week.

The following miscellaneous business was taken up and dispatched in the customary way.

George H. Kingsmore wouldn't be called a "Blarsted Britisher" any more and though the naturalization had his citizenship decreed him under the stars and stripes.

On petition of the County Commissioners the Court decreed an allowance of forty cents per day at the jail for insolvent debtors in pursuance of what is generally designated as the Bread Act.

Attachments were awarded against Samuel Minich, Assignee of Benjamin Minich, upon the application of Peter Stroup, Henry Kepner, and Jno. T. Robinson, creditors of the assigned estate. Geo. M. Stroup, Assignee of Jno. W. Hench was discharged upon his own application, having made an adjustment of the said estate to the satisfaction of all parties interested.

An action had been brought and judgment recovered by Joseph Jones vs. Wm. Fosselman and John Fosselman. Upon proof of the latter that the Jno. Fosselman who signed the note on which suit was brought was his father, who is now deceased, and that he was never indebted to the plaintiff, his name was stricken from the record.

Rule granted upon Geo. T. Ensminger to show cause why two judgments against Dr. D. Fugot should not be opened and he let into a defense.

A hotel license was granted to Nathaniel Adams, of Ickesburg.

The canal boat of J. B. Hartzell has been proved perhaps as fruitful a source of litigation as any vessel that ever anchored, or followed a mule on the "raging canal." The last development was an order permitting Mrs. Lucy A. McClintock who claims to be owner thereof to become a party to suit now pending, involving the rights of ownership of the boat.

Oliver Rice, Geo. Spahr, Robert Nelson, Samuel Withrow, Robert Moore, and F. M. McKeenan were appointed reviewers to view and report upon a site for a public bridge over Little Buffalo creek, near its mouth, at the borough of Newport.

The account of Daniel Zeigler, Assignee, &c. of David Seisler, of Millersburg borough was confirmed nisi.

The account of R. M. Jones, Assignee, &c. of John B. Shatto, of Carroll twp., was confirmed nisi.

Geo. H. Martin, Assignee of E. A. McLaughlin, made report of the following sales of real estate of his assignor which were confirmed:

Tract B—10 acres and 78 perches, sold to Thos. Campbell for \$100.  
Tract C—230 acres, sold to Geo. Kern for \$150.  
Tract No. 2—75 acres, sold to Jas. McLean for \$18.  
Tract No. 4—85 acres 56-100, Charles McLaughlin for \$70.  
Tract No. 5—3 acres and 27 perches, sold to Wm. M. Gray for \$1.00.  
Tract No. 6—150 acres, sold to Isaac Eby for \$5.00.  
Tract No. 7—50 acres, sold to Charles McLaughlin for \$4.00.  
Tract No. 8—25 acres and 93 perches, sold to Silas College for \$39.  
Tract No. 9—100 acres sold to John Smith for \$31.  
Tract No. 11—400 acres sold to James McLean for \$12.  
Tract No. 12—392 acres sold to James McLean for \$200.  
Tract No. 13—150 acres sold to Charles McLaughlin for \$30.  
Tract No. 14—3771 acres sold to James McLean for \$240.  
Tract No. 3—1000 acres sold to James McLean for \$10.00.  
A house and lot sold to Chas. McLaughlin for \$45.  
Making in the aggregate \$2,155.

The Sheriff's sale of the real estate of J. O. McClintock in the borough of Newport, sold to James Everhart for \$501, was set aside on account of an incorrect description of the property in the advertisement.

ROAD PROCEEDINGS.

Jonathan Michener, Wm. Brooks and Thos. Taylor were appointed reviewers to view and change part of a public road on the land of J. B. Seidel, in the borough of Marysville.

APPROVED NISI.

Report of reviewers changing part of a road from Sandy Hill to Mohler's Tannery in Madison township.

Report of viewers granting a public road from near Geo. Ritter's farm house to a point in public road leading from Stone Church to Germany, in Spring township.

Report of viewers granting a public road from the residence of Samuel Bear to road on Billman's Ridge, in Saville township.

CONFIRMATIONS.

Report of viewers to view, widen and straighten road leading from Brady's Hollow, at the Turnpike, to Mt. Patrick and Newport road.

Report of viewers of a road from foot of hill East of Montabella Furnace to intersection with old road, in Wheatfield township.

Report of viewers to lay out a road from a point on public road leading from Newport to Millerstown, near corner of John Black's farm to a point near Gantt's Stone quarry, in Oliver twp.

Report of viewers to view and lay out a private road on line of lands between Elizabeth Dewees and Jacob's heirs, to lands of John Yohn, in Tuscarora twp., (confirmation of last named road held under advisement until March 11, 1879).

In the case of the Com. vs. William Weldon, in which deft., was found guilty on a charge of fornication and bastardy at a lower session of the Court, and an application for a new trial was made, the motion for a new trial was overruled, and the usual sentence was passed.

In the matter of the Certorari to W. W. Farnsworth to the proceedings in a certain case heard before him, in which Geo. W. Crossley was deft. in the judgment and Jesse Wagner deft., in the execution, the judgment of the Justice was reversed and the execution issued thereon set aside.

On Monday afternoon the Grand Jury brought in a "true bill" in the case of the Com. vs. Richard Callen. Deft., is engaged in the laudable occupation of teaching the young idea how to shoot in Buffalo twp. It was alleged that at a meeting held one evening in that twp., he called therefrom a young man named Johnston, and after making a brief preliminary observation pertinent to the occasion, he went at him after the manner of a healthy Irishman at Donnybrook fair.

John P. Lutz vs. Lazarus Blust was an action of ejectment carried over from the last term. Larry at one time had a wife, who, as the Almanacs say about the Virgin Mary, went across the mountains on a visit. In old Mother Cumberland she secured a divorce from the man that she refused to longer obey, &c. Larry was content to once more bask on the sunny banks of single blessedness, but he did not fully comprehend the force and effect of the emancipation proclamation of the court which delivered him from the bondage of domestic servitude. Unfortunately the wife owned the home, and she sold the same to plaintiff, who brought this action to get possession of the premises from deft., who refused to surrender it. The verdict was for plaintiff.

Samuel Thompson and W. C. Thompson vs. S. S. Charles and J. W. Lelter and same vs. Simon S. Charles and George C. Murray, were actions of ejectment, both tried before the same Jury. Pliffs. claimed title to certain real estate in the vicinity of Liverpool, by virtue of a sheriff's sale accompanied with a deed, as the property of Simon S. Charles, Mary Charles wife of one of the defts. claimed the property in her own right, and undertook to establish her ownership of it at the time it was sold as the property of her husband. The case bristled with points of law, was enveloped by a multitude of facts, and hence a cloud of witnesses were present. The trial began on Tuesday, and was not concluded until Thursday P. M. After an elaborate charge from the Court the Jury retired, deliberated for a few hours and brought in a verdict for deft. in both cases.—Barnett and McIntire for pliff.—Sponsler and Potter for deft.

Commonwealth vs. John Truckert and George W. Truckert. This case was tried by Judge Bucher in the upper story of the Court house while Judge Junkin was trying a case in the Court room. It was a charge of fraud and false pretense. It was alleged that deft. secured certain repairs to a boat at the boat yard of W. B. S. Cook & Co. in Newport, upon the representations that they owned certain real estate unencumbered in Lewistown, and that the statement thus made was utterly false. Defts. were found not guilty, but directed to pay costs.—District Attorney Wallis and Liggett for com.—Doty for deft.

Commonwealth vs. Franklin Funk

was an indictment for fornication and bastardy on oath of Catherine Hoffmann. This misdemeanor which is ancient as the moral law, and which manifests itself in even the best regulated communities with as unerring certainty as the mumps and measles has in the annals of time been charged against Jew and Gentile, Greek, Barbarian, Puritan and Cavalier, and to-day it always preponderates in the list of cases before criminal courts. Pliff. resisted the charge, and was found not guilty, but directed to pay costs of prosecution. District Attorney Wallis for com.—Smiley for deft.

Commonwealth vs. Wm. Mutzabaugh was a charge of surety of the Peace on oath of Wm. Duncan. After hearing deft. was directed to pay costs, and enter into recognizance for good behavior in sum of \$100.

Jacob W. Sprangler vs. The Borough of Bloomfield, was a case well known to the public. Pliff. was the man who fell over the wall into the cellar on the burnt corner of the public square of the Borough of Bloomfield on a dark rainy night in the month of March 1878. He sustained serious injuries which were shown by medical testimony on the witness stand, and to recover damages therefore he brought suit. His counsel claimed damages on the grounds of negligence in the Borough in permitting a man trap to exist along the sidewalk without guards or barriers to protect passers by. Deft. denied negligence as a question of law because the excavation was on private property, and also claimed that there was contributory negligence on the part of deft. there being light sufficient thrown on the pavement to enable a prudent careful man to see his way. Judge Bucher before whom the case was tried reserved the question of law, and the Jury found a verdict for pliff. for \$300 damages. A motion for a new trial was made and a rule to show cause why judgment should not be entered non-obstante verdicto.—Barnett for pliff.—Sponsler, Junkin and Potter for deft.

Frank W. Gibson vs. D. M. Rine-smith was a suit growing out of the purchase money due from deft. to pliff. for certain real estate. This case was fully developed at a former trial, the history of which was then given to the readers of this paper, and need not now be repeated. Deft. claimed that he owed pliff. a balance of \$317.40, which he could not pay over on account of its being attached in his hands by pliffs. creditors. Verdict for pliff. for \$317.40.—McIntire and Markel for pliff.—Seibert and Barnett for deft.

In the case of George W. Smiley vs. W. H. Dewalt, which was tried some time since and a verdict recovered by Pliff. the court had reserved a point of law, and Deft. made a motion for a new trial. Judge Junkin read a lengthy opinion deciding the point of law in favor of Pliff. and also overruled the motion for a new trial. Barnett and Smiley for Pliff.—McIntire for Deft.

Church Notices.

Preaching in the M. E. Church next Sunday at 10 1/2 A. M. Sunday School 9 1/2 A. M. Also Preaching at Mount Gilead 2 1/2, Landisburg 6 1/2 P. M.

Preaching by Rev. H. Sheeder in the Lutheran Church next Sunday at 10 1/2 A. M. Also at Markleville at 2 P. M.

Preaching in the Presbyterian Church next Sunday at 11 A. M. and 6 1/2 P. M. Wednesday evening prayer meeting at 6 1/2 Sunday School at 9 1/2 A. M.

Preaching in the Reformed Church next Sunday at 2 1/2 o'clock.

MARRIAGES.

FITZ-KISER.—On the 1st, by Rev. J. Frazier, Mr. Martin Fritz to Miss Elizabeth Kiser, all of Perry county.

DIMM—ULAH.—At the house of the bride's parents, on December 26th, 1878, by Rev. D. E. K. Lutz, Mr. W. W. Dimm to Miss Emma Ulah. BILGOTT—WAGNER.—In Liverpool, on December 26th, 1878, by Rev. D. S. Lutz, Mr. W. W. Bilgott to Miss Jennie Wagner, both of Hunter's Valley, this county.

COM—GAUM.—At Venango, Kansas, on the 24th of December, Mr. Martin Com, of Franklin Co. Pa., to Miss Sue E. Grubb, formerly of Perry Co. Pa. DEER—STYLER.—On the 24th ult., at the residence of the bride's parents, by Rev. J. S. Lindaman, Mr. Heuber Deer, of near Sewville, Cumberland Co., to Miss Isabella Snyder, of near Andersonburg, this county.

BOWER—MARTIN.—On the 2nd inst., at the residence of the bride's parents, by the same, Mr. Miles Bower, of near Blain, to Miss Sallie Martin, of near Andersonburg.

FICKINGER—KROH.—On the 26th ult., at the residence of the bride's parents, by Rev. J. L. Kretzing, W. H. Fickinger, of near Sewville, Cumberland Co., to Miss Jennie M. Kroh, of this county.

HEIMBACH—SMITH.—At the Reformed Parsonage, Newport in 1878, by Rev. J. Kretzing, Mr. Charles H. Heimbach of Hope Ferry to Miss Annie J. Smith, of Millford.

DEATHS.

FOOSE.—On the 6th inst., in Bloomfield, Mr. Isaiah Foose, aged 56 years, 5 months and 1 day.

LOUWER.—At Duncannon, on the 8th inst., Annie, daughter of Thomas and Mary A. Louwer, aged 13 months and 25 days.

MUTZABAUGH.—At Duncannon on the 2nd inst., Bessie Gertrude, daughter of David and Mary M. Mutzabaugh, aged 13 months and 9 days.

THOMPSON.—On the 25th ult., in Newport, Charles, infant son of David and Catherine Thompson, aged 6 days.

LODGE.—On the 24th ult., in Hartford county, Md., Mr. Jas. Lodge, formerly of Newport, aged 77 years.

RODENIZER.—On the 15th ult., in Duncannon, Sylvester Rodenizer, aged 2 years, 3 months and 4 days.

LAMBER.—On the 20th ult., in Duncannon, Minnie F., daughter of Thomas and Mary A. Lamber, aged 6 years, 10 months and 30 days.

STAMBAUGH.—In Caloway county, Mo., on the 23d ult., Mrs. Mary Ann Stambaugh, wife of Alexander Stambaugh, formerly of this county, aged 50 years, 6 mths and 12 days.

BEAVER.—On the 21st ult., in Greenwood township, George Beaver, aged 75 years, 3 months and 7 days.

SHUMAN.—On the 2nd inst., in Millersburg, Harry, son of T. B. and Sallie A. Shuman, aged 2 years, 5 months and 21 days.

WOLF.—On the 2nd inst., in Newport, Willie J., son of Mrs. Rebecca Wolf, aged 10 years, 5 months and 20 days.

KISTNER.—In Iowa on the 30th of Dec., 1878 Mrs. Susana Kistner formerly of Wheatfield twp. this county.

SCHEER.—In Eye twp. on the 9th inst. Mr. Henry Souder aged about 60 years.

BOGGS.—In Union Hollow about four miles south of Bloomfield, on the 11th inst., Beekie, wife of Jacob Boggs, aged 55 years, 9 months and 15 days.

LUPFER.—On the 10th inst. near Markleville, Beila Maude, daughter of Jesse K. Lupfer, aged 2 years, 1 month and 17 days.

ESTATE NOTICE.—Notice is hereby given, that letters of administration on the estate of Jacob Foose, late of New Bloomfield, Perry county, Pa., deceased, have been granted to the undersigned.

All persons indebted to said estate are requested to make immediate payment and those having claims to present them duly authenticated for settlement. J. E. JUNKIN, Administrator. January 14, 1879.