

A FEW REASONS WHY THE AMERICAN WATCH IS THE BEST.

It is made on the best principle, while the foreign watch is generally made on no principle at all. The foreign watch is mostly made by women and boys, by hand. While their labor is cheap, their work is dear at any price. Such watches are made without plan, and sold without guarantee. They are irregular in construction, and quite as irregular in movement. They are designed only to sell, and the buyer is the party most thoroughly sold. Those who have kept "anacres," "lepinas," and "Swiss levers," in professed repair for a few years will appreciate the truth of our statement.

THE PLAN OF THE AMERICAN WATCH. Instead of being made of several hundred little pieces, screwed together, the body of the American Watch is formed of SOLID PLATES. No jar interferes with the harmony of its working, and no sudden shock can throw its machinery out of gear. In riding or any business pursuit, it is all held together as firmly as a single piece of metal. It is just what all machinery should be—

1st. ACCURATE. 2d. SIMPLE. 3d. STRONG. 4th. ECONOMICAL. We not only secure CHEAPNESS by our system, but QUALITY. We do not pretend that our Watch can be bought for less money than the foreign make, but that for its real value it is sold for one-half the price.

OUR SOLDIER'S WATCH (named Wm. Ellery) is what its name indicates—Solid, Substantial, and always Reliable—warranted to stand any amount of Marching, Riding or fighting.

OUR NEXT HIGHER QUALITY WATCH (named P. S. Bartlett) is similar in size and general appearance, but has more jewels, and a more elaborate finish.

OUR LADIES' WATCH, recently brought out, is put up in a great variety of patterns, many of them of rare beauty and workmanship, is quite small, but warranted to keep time.

OUR YOUNG GENTLEMAN'S WATCH is neat, not large, and just the thing for the pocket of Young America.

THE PROOF of the merits of our Watch may be found in the fact that we now employ over seven hundred workmen in our factories, and that we are still unable to supply the constantly increasing demand.

OUR THREE QUARTER PLATE WATCH is thinner and lighter than the others we have described. Its fine chronometer balance is delicately adjusted to correct the variation caused by changes of temperature. These watches are the fruits of the latest experiments in chronometry, and are made by our best workmen, in a separate department of our factory. For the finest time-keeping qualities they challenge comparison with the best works of the most famous English and Swiss makers.

ROBBINS & APPLETON, Agents for the American Watch Company, 152 Broadway, N. Y. March 31—1m

DR. TOBIAS' VENETIAN LINIMENT. IT CURES CHOLERA, WHEN FIRST TAKEN, in a few minutes. It is perfectly innocent to take internally, and is recommended by the most eminent physicians in the United States. Price 40 and 80 cents.

TONAWANDA, Pa., August 6, 1859. Dr. S. I. Tobias, New York: Dear Sir— I have used your Venetian Liniment with great success, both as an internal as well as an external medicine. In cases of Bilious Colic and Cholera Morbus I regard it as a sovereign remedy. Your Venetian Horse Liniment stands unrivaled as a horse liniment amongst farriers and boatmen on this canal. WM. LEWIS, Sup't North Branch Canal.

Sold by all Druggists. Office, No. 56 Cortlandt Street, New York. March 31—1m

BUTLER'S FIASCO. At Fort Fisher, was scarcely a greater failure than is daily made by most of the advertised hair dyes, nor was

TERRY AND PORTER'S VICTORY more complete, perfect and glorious, than the conquest achieved by

CRISTADORO'S HAIR DYE. The obnoxious hue is wiped out in five minutes, and a magnificent brown or black, glossy and natural, takes its place. Manufactured by J. CRISTADORO, RO, No. 6 Astor House, New York. Sold by Druggists. Applied by all Hair Dressers. March 31—1m

A SINGLE BOX OF BRANDRETH'S PILLS contains more vegetable extractive matter than twenty boxes of any pills in the world besides; fifty-five hundred physicians use them in their practice to the exclusion of other purgatives. The first letter of their value is yet scarcely appreciated. When they are better known sudden death and continued sickness will be of the past. Let those who know them speak right out in their favor. It is a duty which will save life.

Our race are subject to a redundancy of vitiated bile at this season, and it is as dangerous as it is prevalent, but Brandreth's Pills afford an invaluable and efficient protection. By their occasional use we prevent the collection of those impurities, which in sufficient quantities, cause so much danger to the body's health. They soon cure liver complaint, dyspepsia, loss of appetite, pain in the head, heart-burn, pain in the breast-bone, sudden faintness and costiveness. Sold by H. C. Reamer, Bedford, and by all respectable dealers in medicines. March 31, 1865—1m

TAVERN LICENSES. The following named persons have taken out petitions for Tavern Licenses to be presented at the next Court of Quarter Sessions in and for Bedford County, to be held at Bedford on the 1st Monday, 1st day of May, next.

- Val. Besser, Stonerstown,
Joseph Follmer, Juniata Township,
Peter Amick, St. Clairsville,
A. J. Snively, Schellsburg,
A. C. Miller, St. Clairsville,
A. J. Pennell, Rainsburg,
D. J. Stone, "
Bernard O'Neal, Chenoyville,
Christ. Snell, Bloody Run,
Jonathan Feightner, Palo Alto,
Samuel Crisman, St. Clairsville,
Henry Fluck, Woodberry,
Samuel Sleek, Pleasantville,
J. C. Black, Bloody Run,
Jos. B. Stoner, Juniata Township,
James Hanes, Stonerstown,
Catharine Tricker, Condale,
Patrick Druwe, Rainsburg,
A. C. Mower, Bedford-Hor,
Issue F. Grove, "
O. E. SHANNON, Clerk.

Auditor's Notice. The undersigned appointed by the Orphans' Court of Bedford Co., to make distribution of the money in the hands of J. W. Lingenfelter, Esq., administrator of Ann Eliza Co. dec'd, will attend for that purpose at his office, in Bedford, on Tuesday, April 18, 1865, at 10 o'clock, A. M. where all parties interested may attend if they think proper.

M. A. POINTS, Auditor. April 7,—2t.

LIST OF CAUSES Put down for trial at May Term, 1865.

- Samuel J. Way vs Dr. F. C. Reamer
Mary Moser et al vs Josiah Miller
Same vs Same
Theodore Kinton vs J. Mortimore et al
F. D. Beagle vs Wentz & Feather
Samuel Clark vs Wm. Sleek

O. E. SHANNON, Prothy. April 7, 1865.

COURT PROCLAMATION. To the Coroner, the Justices of the Peace, and Constables in the different Townships in the County of Bedford.

KNOW YE, that in pursuance of a precept to me directed, under the hand and seal of the Hon. ALEX. KING, President of the several Courts of Common Pleas in the Sixteenth District, consisting of the counties of Franklin, Fulton, Bedford and Somerset, and by virtue of his office of the Court of Oyer and Terminer, and General Jail delivery for the trial of capital and other offenders therein and in the General Court of Quarter Sessions of the Peace: and James Hicks and

Esq's, Judges of the same Court in the same county of Bedford. You and each of you are hereby required to be and appear in your proper persons with your Records, Recognizances, Examinations, and all other remembrances before the Judges aforesaid, at Bedford, at a Court of Oyer and Terminer and General Jail Delivery and General Quarter Sessions of the Peace therein to be held for the county of Bedford aforesaid on the first Monday of May, (being the 1st day) at 10 o'clock in the forenoon of that day, there and then to do those things to which your several offices appertain.

GIVEN under my hand at Bedford, on the 7th of April, in the year of our Lord 1865.

JOHN ALDSTADT, Sheriff's Office, April 7, 1865.

Master's Sale OF REAL ESTATE.

In the Court of Common Pleas of Bedford County, No. 107, Nov. Wolford, widow of Joseph Wolford, deceased, vs. James Logue.

Whereas, on the 21st day of December, A. D. 1864, to the foresaid Term of said Court, judgment was entered against the defendant in the above entitled cause, to the effect that the said defendant should pay a certain sum of money therein designated (with interest and costs) being for the purchase money for certain real estate; and whereas, at the February Term of said Court, A. D. 1865, on motion of John P. Reed, Esq., the undersigned was appointed Master in Chancery to sell the real estate aforesaid, unless the said defendant should pay the amount of said judgment, debt, interest and costs.

Now, therefore, default having been made in the payment aforesaid, I, by virtue of said appointment, will sell, on the premises, on

Saturday, the 22d day of April, next, at 11 o'clock in the forenoon of said day, the real estate of James Logue, the aforesaid defendant, consisting of the following described two tracts of valuable farm land, with usual improvements, situate in Londonderry township, Bedford county, viz:

All that certain real estate and tract of land, adjoining lands of Henry Wolford, Jacob Wegerman and others, containing 142 acres and 22 perches, more or less.

Also—all that other certain tract of land, adjoining lands of Henry Wolford, Adam Wolford and others, containing 73 acres and 43 perches, more or less; the same being part of the real estate devised to said Catharine Wolford by her late husband Joseph Wolford, deceased, for and during her natural life, as by his last Will and Testament, recorded in Will Book, No. 3, page 306, in the Register's Office at Bedford, fully appears, &c.

Terms made known on day of sale. G. H. SPANG, Master in Chancery. March 31.

Notice in Partition.

BY virtue of a writ of Partition, or valuation issued out of the Orphans' Court of Bedford County, I will proceed to value and appraise the Real Estate of Catharine Miller, late of Harrison township, Bedford County, dec'd., to wit: One tract of land in Harrison township, Bedford County, containing one hundred and eight acres, and one fourth, with a double log house, stable, and spring house, thereon erected, about 12 acres cleared, adjoining lands of Samuel Hoffman, Isaac Devore, John W. Weir, and others, on Thursday, the 13th day of April, 1865, at 1 o'clock, P. M., when and where all parties interested may attend if they think proper.

The heirs of said Catharine Miller are, 1st, Mary Ann, wife of Peter F. Lehman, Esq., of Juniata township, Bedford County, Pa.; 2d, Sophia, wife of John V. Wertz of Harrison township 3d Susan wife of Andrew Ball, of Londonderry township, 4th Catharine wife of Daniel Aaron of Venango County 5th Flesher wife of Peter M. Miller of Harrison township 6th the issue of Sarah a dec'd daughter to wit, Elizabeth Miller of Bedford township 7th Susan wife of George Leddig, of Londonderry township, 3rd, John S. Miller, of Harrison township.

JOHN ALDSTADT, Sheriff. Bedford, March 24, 1865.

PUBLIC SALE OF REAL ESTATE.

BY virtue of an order of the Orphans' Court of Bedford County, the undersigned Executors of the last will and testament of J. Weisel, dec'd, will sell at public outcry, on the premises, on Thursday, the 13th day of April next, all the following described Real Estate, situate in St. Clair Township, Bedford County, to wit: All that tract of land, now in the possession of John Weir, situate on the Johnson Road, about three miles from Pleasantville, containing

222 ACRES. 121 perches more or less, about 40 acres cleared and under fence, with a Dwelling-House, and Double Log Barn thereon erected. There is also an apple orchard of choice fruit upon the premises. The tract is well supplied with good running water, and well supplied with water, and there is an orchard of choice fruit upon the premises. Both of the above tracts of land are patented, and titles indisputable.

There will be sold on Friday, the 15th of April, on the premises, in the same township, one other tract containing 251 acres and 23 perches, more or less, the same being the mansion property of said dec'd, and situate within one mile of St. Clairsville, and about 125 acres of this tract are cleared and under fence, and the balance of the tract is well covered with white pine, oak and other valuable timber. There is also a good log Dwelling-House and Double Log Barn upon the premises. This farm is well supplied with water, and there is an orchard of choice fruit upon the premises. Both of the above tracts of land are patented, and titles indisputable.

TERMS.—One third in hand at confirmation of Sale, and the balance in two equal annual payments, without interest.

JOHN WEISEL, JOHN FICKES, Executors. March 17, 1865.

List of Retailers. A list of vendors of Foreign and Domestic Merchandise in the county of Bedford, for the year 1865, as appraised and classified by the appraiser of Mercantile Taxes.

Table with columns: Bedford Borough, Class, \$ cts. Includes entries for Mrs. V. B. Tate, M. & G. Reimund, Geo. R. Oster & Co., A. B. Cramer & Co., R. H. & N. J. Lyons, Miss M. Fetterly, S. & W. Shuck, Do do Fancy store, Robert Fyan, J. M. Shoemaker, J. Stieglitz, Wm. Hartley, Geo. Blymyer & Son, Dr. B. F. Harry, H. C. Reamer, A. J. Deane & Co., James B. Farquhar, John Alisp & Son, J. H. Hutton, John G. Minnich, John G. Bolinger, Charles Schaeffer, Rapp, Shannon & Co., Mrs. E. V. Mowry, David Broad, Wm. McMullen & Co., Miss Trilla Smith, John H. Reeder, Bedford Mineral Springs, Wm. Wolf, Broad Top Township, Eichelberger & Lowery, Richard Foster, Given & Maguire, Johns & Co., Dunn & Lawrence, Vandevander & Baker, Richard Schaeffer, Alfred Evans Confectionery, R. B. Wigdon, Cumberland Valley Township, Daniel Anderson, Henry Miller, Colerain Township, A. C. James, Jacob Reed & Co., Harrison Township, Valentine B. Wertz, George R. Bailey, Juniata Township, George Gardill, Lewis N. Fyan, William Keyser, Hillegas & Co., Joseph Foller, Naylor Township, G. W. Blackburn, Samuel Heffner, Middle Woodberry Township, Andrew Baker, George R. Bardollair, A. L. Bechtel, J. W. Ricketson, South Woodberry Township, D. F. Buck, Daniel M. Bare, Samuel Oster, George Kaufman, Robert Kilston, East Providence Township, D. A. T. Black, John Nycum & Sons, John Lauderbaugh, Bloody Run Borough, J. M. Bardollair & Son, J. B. Williams, W. H. Williams & Co., Thomas Richey, Bangham & Co., Mrs. J. A. Mann, Eli Ramsay Drugs, Mrs. Phoebe Akers, Charles Blake, Abraham Sparks, West Providence Township, John Gilbaugh, J. W. Bardollair, A. G. & Henry Allen, Southampton Township, Hugh Wilson, George Lutz, Snake Spring Township, William Lysinger, Liberty Township, Catharine Fockler & Son, Lewis Pitt, Fluck & Wharton, B. Elliott, Londonderry Township, Jacob Evans, David Weir, Cairus M. Devore, Monroe Township, James R. O'Neal, Daniel Fletcher, Asa M. Williams, Schellsburg Borough, John S. Schell, Black & Border, Miller & Robison, Duncan McVicker, John E. Colvin, G. Berkester & Son, St. Clair Township, G. D. Trout, Simon Hershman, F. D. Beagle, Miss A. C. Smith, Nathan Wright, G. B. Amick, Isaiah Blackburn, Horn & Brother.

Notice is hereby given that an appeal will be held at the Court House on the 8th of May, 1865.

A. J. SANSON, Mercantile Appraiser. March 31, 1865.

IF YOU WANT TO KNOW A LITTLE OF EVERYTHING relating to the human system, male and female; the causes and treatment of diseases; the marriage customs of the world; how to marry well and a thousand things never published before read the revised and enlarged edition of "MORRIS'S CONJUGAL SYSTEM," a curious book for curious people, and a good book for every one. 400 pages, 100 Illustrations. Price \$1.50. Contents table sent free to any address. Books may be had at the book stores, or will be sent by mail, post paid, on receipt of the price. Address Dr. E. B. FODD, M. D., 1130 Broadway, New York.

Bedford County, ss: At an Orphans' Court held at Bedford, on the 13th day of February, A. D. 1865, before the Judges of said Court.

On motion of John P. Reed, Esq., the Court grant a rule on the heirs and legal representatives of Catharine Mowry, late of Harrison township, dec'd., to wit: Frederick; 2nd, Jacob; 3rd, Mary Ann wife of Emanuel Turner; 4th, and Henry, residing in Bedford County, 5th, John Emanuel residing in Somerset County, Pa., and 6th, Lewis; residence unknown, said to be in California, to be and appear at an Orphans' Court, to be held at Bedford, in for the County of Bedford, on the 1st Monday, 1st day of May next, to accept, or refuse to take the real estate of said dec'd., at the valuation of a writ of partition, or valuation, issued out of our said Court, and to the Sheriff of said County directed, or show cause why the same should not be sold.

In testimony whereof, I have hereunto set my hand, and the seal of the said Court, at Bedford, the 13th day of February, A. D. 1865.

O. E. SHANNON, Clerk. Bedford, March 24, 1865.

U. S. 7-30 LOAN. By authority of the Secretary of the Treasury, the undersigned has assumed the General Subscription Agency for the sale of United States Treasury Notes, bearing seven and three tenths per cent. interest, per annum, known as the

SEVEN-THIRTY LOAN. These Notes are issued under date of June 15th, 1865, and are payable three years from that time, in currency, or are convertible at the option of the holder into

U. S. 5-20 Six per cent. GOLD-BEARING BONDS. These bonds are worth a premium which increases from the actual profit on the 7-30 loan, and its exemption from State and municipal taxation, which adds from one to three per cent. more, according to the rate levied on other property. The interest is payable in currency semi-annually by coupons attached to each note, which may be cut off and sold to any bank or banker.

The interest amounts to One cent per day on a \$50 note. Ten cents " " \$100 " 20 " " " \$500 " 20 " " " \$1000 " \$1 " " " \$5000 "

Notes of all the denominations named will be promptly furnished upon receipt of subscriptions, and the notes forwarded at once. The interest to 15th June next will be paid in advance. This is

THE ONLY LOAN IN MARKET now offered by the Government, an it is confidently expected that its superior advantages will make it the

GREAT POPULAR LOAN OF THE PEOPLE. Less than \$300,000,000 of the Loan authorized by the last Congress are now on the market. This amount, at the rate at which it is being absorbed, will all be subscribed for within four months, when the notes will undoubtedly command a premium, as has uniformly been the case on closing the subscriptions to other loans.

In order that citizens of every town and section of the country may be afforded facilities for taking the loan, the National Banks, State Banks, and Private Bankers throughout the country have generally agreed to receive subscriptions at par. Subscribers will select their own agents, in whom they have confidence, and who only are to be responsible for the delivery of the notes for which they receive orders.

JAY COOKE, Subscription Agent, Philadelphia.

SUBSCRIPTIONS WILL BE RECEIVED BY THE First National Bank of Hollidaysburg, and First National Bank of Huntingdon. February 24—2mo

Bedford County, ss: At an Orphans' Court, held at Bedford, in and for the County of Bedford, on the 13th day of February, A. D. 1865.

On motion of Atty Koonz, the Court grant a rule on the heirs and legal representatives of Jacob Cook, late of Southampton township, Somerset County, Pennsylvania, dec'd., to wit: Jesse, Dennis, May now dec'd., who was intermarried with David Hay, leaving issue Calvin and William Hay, Calvin T. Hay, being a minor, of whom Peter S. Hay, is Guardian, Sarah, now dec'd., who was intermarried with George G. Walker, leaving issue Jacob, Catharine, Eliza, Sarah and Samuel, all of Somerset County, the three latter of whom Samuel Walker is Guardian, Jacob Cook, now dec'd., leaving issue Solomon, Sarah, intermarried with Peter Boor, and Samuel, now living in Somerset County, of whom A. J. Colborn, is Guardian, (and also) Elizabeth Ann intermarried with William Beck, residing in County Pennsylvania, John Cook, Henry Cook and William Cook, all of Londonderry township, Bedford County, Pennsylvania, George Cook, now residing in Fulton County, Indiana, and Catharine, intermarried with Jacob Hardin, now residing in Lee County, Illinois, to be, and appear at an Orphans' Court held at Bedford on the 1st Monday, 1st day of May next, to accept, or refuse to take the Real Estate of said dec'd., at the valuation of a writ of Partition or valuation, issued out of our said Court, and to the Sheriff of said County directed, or show cause why the same should not be sold.

In testimony whereof, I have hereunto set my hand and the seal of the said Court, at Bedford, the 13th day of February, A. D. 1865.

O. E. SHANNON, Clerk. Bedford, March 24, 1865.

STAND FROM UNDER! CHEAP CORNER COMING DOWN WITH A CRASH.

J. B. FARQUHAR, has been to the City purchasing his Spring Stock, and takes pleasure in stating he is fully prepared to sell

A reduction of from twenty-five to fifty per cent ON FORMER PRICES.

We ask the public to examine our stock, as we are determined not to let any one under sell us.

COLONNADE BUILDING, J. B. FARQUHAR, MARCH 25th, 1865.

BROWN MUSLIN FIFTY CENTS, At CHEAP CORNER. CALICO TWENTY-FIVE CENTS, At CHEAP CORNER. DELAINE THIRTY-FIVE CENTS, At CHEAP CORNER.

GOOD mackerel in Barrels, half Barrels, Quarters and Kits at FARQUHAR'S CHEAP CORNER! EAST PITT STREET, BEDFORD, March 24, 1865.

Save Money! Buy your Goods at REDUCED PRICES!

ALL KINDS OF GOODS—Carpetings, Muslins, Calicoes, &c., &c., at greatly reduced prices for Cash, at CRAMER & CO'S. March 24, 1865.

Notice of Inquisition. WHEREAS, James S. Lane, a nephew of John N. Lane, late of the City of Lancaster, Penn'a., dec'd., presented a petition to the Orphans' Court, for the County of Bedford, State of Pennsylvania, on the 15th day of February, 1865, setting forth, That the said John N. Lane, died intestate, unmarried, and without issue on the 30th day of January, A. D. 1856, and that the parties interested in the partition and valuation of the real estate of the said dec'd., are as follows: Alice T. Taylor, of Pine Grove, Clark County Kentucky; William N. Lane, of Irvine, Estell County Kentucky; James S. Lane, of Pine Grove, Clark County Kentucky; Madison T. Ritchie, Alexander H. Ritchie, and Rebecca C. Ritchie, [a minor whose guardian is James S. Lane] of Winchester, Clark County Kentucky; and Polly Ritchie, of Marysville, De Kalb County Missouri; the said Alice T. Taylor, William N. Lane and James S. Lane, being children of William N. Lane, who was a brother of said intestate; and Madison T. Ritchie, Alexander H. Ritchie and Rebecca C. Ritchie, children of Clarissa N. Ritchie, dec'd., who was a daughter of said Wm. N. Lane; and Polly Ritchie the widow of Wm. S. Ritchie, a son of said Clarissa N. Ritchie, dec'd., who died intestate, since petitioners intestate, leaving issue William T. Ritchie and Sterling P. Ritchie, both of the said Pine Grove, Kentucky, [intestate, unmarried, and without issue:] George W. Webb, and Edwin B. Webb of Carmi, White County Illinois; Willoughby L. Webb, of the City of Philadelphia; Susan Webb of Carmi, Illinois; and George W. Webb, [a minor whose guardian is Henry E. Lemann, of the City of Lancaster,] the said George W. Webb, Edwin B. Webb and Willoughby L. Webb, being sons of Martia C. Webb, dec'd., who was a sister of said intestate, and Susan Webb and George W. Webb, the younger, being children of John L. Webb, who was a son of said Martia C. Webb; Mary Ann Kennedy and Rebecca Hunter, of Charleston, Jefferson County Virginia; [children of Willoughby W. Lane, dec'd., who was a brother of said intestate:] Isaac N. Carter, of Charlestown, Jefferson County Virginia; and Mary F. Martin, of Mount Sterling, Montgomery County Kentucky; [children of Sarah Ann Carter, dec'd., who was a sister of said intestate:] Mary N. Nicklin, of Charlestown, Jefferson County Virginia; [a child of George S. Lane, dec'd., who was a brother of intestate:] John A. Lane, James B. Lane and Elliott E. Lane, [minors whose guardian is Richard S. Jenkins, of the City of Philadelphia,] and Harriet R. Lane, of the City of Lancaster, aforesaid, [the said Harriet R. Lane being a child of Elliott T. Lane, dec'd., who was a brother of intestate, and John N. Lane, James B. Lane, and Elliott E. Lane, being children of John N. Lane, who died intestate, and who was a son of said Elliott P. Lane:] that the said John N. Lane, died, seized in his demesne, as of fee, (inter alia) in nine pieces, or tracts of land, situate in Bedford County, in Broad Top Township, as follows, viz:

1. The one thereof adjoining the John Chevington tract, William Lane, Isaac Grove, Michael Sipes, William Bunn, and others, containing four hundred and thirty-one acres, and one hundred and thirty perches, and allowance of land, surveyed on warrant of 11th April, A. D. 1795; granted to John Chevington, and patented by the Commonwealth of Pennsylvania, by patent dated 16th of June, 1853; to Richard D. Wood and Lewis T. Watson, who by Deed of Indenture, of the 5th day of July, A. D. 1853; granted and conveyed to John N. Lane, his heirs and assigns forever in fee.

2. Another thereof containing four hundred and twenty-five acres and one fourth, and allowance of land, which the Commonwealth of Pennsylvania, by patent dated the 25th day of February, A. D. 1806; granted to William Bunn, and the same which Richard D. Wood, and his wife, and Lewis P. Watson, and his wife, by Deed of Indenture, of the 5th day of July, A. D. 1853; granted and conveyed to John N. Lane, in fee.

3. Another thereof containing one hundred and eight acres, and three fourths, and allowance of land, which the Commonwealth of Pennsylvania, by patent dated October 26th, A. D. 1829; granted and conveyed to John Tod, and the same which Richard D. Wood, and his wife, and Lewis P. Watson, and his wife, by Deed of Indenture, of the 5th day of July, A. D. 1853; granted and conveyed to John N. Lane, his heirs and assigns forever in fee.

4. Another thereof, containing two hundred and twenty-five acres and one fourth, and allowance of land, which the Commonwealth of Pennsylvania, by patent dated the 14th day of December, A. D. 1798; granted and conveyed to Leonard Sayre, and the same which Richard D. Wood, and his wife, and Lewis T. Watson and his wife, by Deed of Indenture, of the 5th day of July, A. D. 1853; granted and conveyed to John N. Lane, his heirs and assigns forever in fee.

5. Another thereof, containing two hundred and ten acres and allowance of land, which the Commonwealth of Pennsylvania, by patent dated the 26th day of October, A. D. 1829; granted and conveyed to John Tod, and the same which Richard D. Wood, and his wife, and Lewis T. Watson, and his wife, by Deed of Indenture, of the 5th day of July, A. D. 1853; granted and conveyed to John N. Lane, his heirs and assigns forever in fee.

6. Another tract adjoining land of Wm. T. Daugherty, containing three hundred and sixty acres and thirty perches, and allowance of land, being the same, the undivided moiety or half part thereof, Samuel Pleasant, and his wife, by Deed of Indenture, of the 13th day of September, A. D. 1853; granted and conveyed to John N. Lane, his heirs and assigns forever in fee; and the other undivided moiety or half part, whereof Lewis T. Watson, and his wife, and Jorman Jacob, and his wife, by Deed of Indenture, of the 15th day of September, A. D. 1853; granted and conveyed to John N. Lane, his heirs and assigns forever, in fee.

7. Another thereof, adjoining lands of Hopewell Firm and Baltzer Swartz, containing one hundred and sixty acres, and ninety-six perches, and allowance of land, which the Commonwealth of Pennsylvania, by warrant dated the 3rd day of January, A. D. 1853; granted to John McLean; and which the said John McLean and his wife, by Deed of Indenture dated the 30th day of March, A. D. 1854; granted and conveyed to J. N. Lane forever, in fee.

8. Another thereof, adjoining lands of [Raystown Branch of the Juniata river,] Hopewell Company, William Lowry's improvement, and others, containing three hundred and forty-two acres, and one hundred and six perches, and allowance of land, being the same tract of land which was originally surveyed on a warrant for four hundred acres to Daniel Kerr, dated 21st day of March, A. D. 1794; returned as containing three hundred and sixty-five acres and allowance, and accepted in the last office of Pennsylvania, on the 23rd day of December, A. D. 1830, and for which a patent dated the 4th day of October, A. D. 1855, was issued by the Commonwealth to John Savage, his heirs and assigns forever, and which John Savage and his wife, by Deed of Indenture of the 17th day of November, A. D. 1855; granted and conveyed to John N. Lane, his heirs and assigns forever, in fee.

9. The other thereof, adjoining lands of John Cook and Jacob Myers, containing eleven acres, and sixteen perches, and allowance of land, which the Commonwealth of Pennsylvania, by patent dated the 22nd day of December, A. D. 1853; granted and conveyed to Thomas M. Long, and his wife, by Deed of Indenture dated the 11th day of April, A. D. 1854; granted and conveyed to John N. Lane, his heirs and assigns forever, in fee. And praying the Court to award an inquest to make partition of the premises aforesaid, and to among the heirs and legal representatives of the said intestate, which the undersigned, in and for the County of Bedford, do hereby request, and which John Savage and his wife, Esq., awarded according to the prayer of the petitioner.

NOTICE is therefore given to all persons interested, that in pursuance of a writ of partition or valuation to me directed, I will proceed to hold an inquisition on the premises, on Monday, the 21st day of April, A. D. 1865; when and where they can attend if they see proper.

SUROR'S OFFICE, March 24, 1865—4t. JOHN ALDSTADT, Sheriff.

NOTICE TO TRESPASSERS. All persons are hereby forbidden from Fishing, Hunting, Driving cattle, or otherwise trespassing on our premises, as the law will be rigidly enforced against all who are found thus violating, without respect to persons.

MICHAEL B. STIFFLER, JOS. B. STIFFLER, Union Tp, March 24, 1865.

GAZLAY'S PACIFIC MONTHLY.

Now is your time to subscribe for our New PACIFIC MONTHLY, which we cheerfully commend to you as the Excelsior of all the

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