

From the Ohio Statesman.

TO GENEVIEVE.

Ere I had met thee, Lady, life's thoughtless crowd among. The lyre I waken now to thee, was voiceless and unstrung. I've mused on all the deeds of those who've won a deathless name, Where stary banners flaunted gay, o'er the crimson fields of fame; Yet have I turned from knightly deeds, and dreams of wild romance, To seek a more inspiring theme, beneath thy magic glance— And yet I sing not of thy brow, that shames the Parian stone, Nor even of thy guileless heart, that never care hath known; But, O! as I have gazed on thee, in pleasure's giddy train, Off times a dark, a madd'ning doubt, hath searched my very brain! White phantom shapes of wild despair have on my spirit crept, And from the glare of fashion's throng, I've turned away and wept! In anguish those alone may know who've moistened with their tears, The grave of joys of other days—the shrine of buried years,— Ere friendship was deemed an empty name, or love a gulling dream, Or happiness her Psyche-like wings had bathed in Lethe's stream. I do not doubt that thy fond heart is heavenly and true, Nor yet that loveliness dwells in thy stary eyes of blue, That mantle, like a Glory, all in their presence bright, Radiant as heaven's proudest zone, when bathed in golden light. How shall I breathe that doubt to thee?—th' adored—the forgotten!— 'Twas—whether thine ample bustle, love, was made of bran or cotton? "TAG."

MAGNETIC TELEGRAPHS—SCIENTIFIC DESCRIPTION.

The rapidity of communication is truly astonishing: it is instantaneous.—The rate at which the electro-magnetic fluid passes, according to Mr. Wheatstone, is 230 thousand miles (equal to 114 times round the globe) in one second. We see the 'streak' of lightning in the Heavens, but it leaves no trace; the stream of electricity has passed in less than the twinkling of an eye, and is gone far beyond our sight. In the same manner, with equal swiftness, the electro-magnetic fluid unerringly conveys the intelligence intrusted to its operation.

A new field is thus laid open for the researches of science, and new discoveries may yet be expected. Experiments have already been made in the country, with wires of 160 miles in length, insulated in coils, with perfect success. A small battery of 100 pairs of plates was sufficient for the operation of the whole distance. In effecting the transmission of intelligence by the telegraph, the artificial magnet, created by electricity, sets in motion an apparatus, which gives on paper certain characters, representing certain letters of the alphabet. Communications are thus recorded, either by day or night, on a revolving cylinder, without even superintendance, and may be transcribed at leisure. The medium employed is simply a copper wire insulated and extended on posts, at an expense not exceeding \$100 per mile. It is confidently believed that proprietors will thus connect their dwellings with the places of their mechanical operations. How easily, for instance, could Boston and Lowell be thus connected. The same posts, too, would answer for many lines of communication. Each wire, however, must be insulated; and strange as it may seem, if two wires are placed horizontally at some distance apart, and one is charged, a similar effect will be produced on the other.

Among the most curious effects attending this discovery is the transmission of intelligence through a single wire at the same time, from opposite points. Thus, on a wire reaching from Washington to Baltimore, a messenger, by electricity, will pass another traversing in a contrary direction, turning out as it were, without any detention. Like the rays of light, electricity, too, is extremely subtle. Nor is the fact less astonishing that the ground itself is a good conductor, and supplies the place of another wire, which is necessary in ordinary cases before any effect is produced.

The advantage of this mode of communication must be obvious, both in war and peace. The east and the west the north and the south, can enjoy the earliest intelligence of the markets, and thus be prepared against speculation. Criminals will be deterred from the commission of crimes, under the hope of escaping upon the "iron horse;" for the mandate of justice outrunning their flight, will greet their arrival at the first stopping place.

Intimately connected with this branch of science employed in effecting the results obtained by the telegraph, are the medical applications by the magnetic battery. The same wonderful agent—the electro-magnetic fluid—which also gilds the metals, and separates the beautiful ores, dissolves the calculus (stone in the bladder) without pain; rescues thus many victims, otherwise doomed to a lingering death; or the sad alternative of a more excruciating operation.—The facility with

which medicines are infused into the system, by the aid of this battery, leads us to hail the approach of a quicker alleviation of human woes, and the future success of experiments, fraught with the brightest anticipations.

We invite attention to the following beautiful and appropriate remarks of our talented representative, Mr. Archbold:—Ohio Statesman, of Jan. 3, '44.

Extract from the speech of Mr. Archbold, delivered before the Hickory Club at the City Hall, on Friday evening, January 5th, 1844.

Mr. CHAIRMAN: We are on the eve of an exciting contest, and he that can a right divine the signs of the times, does not doubt that an attempt will be made to re-enact the scenes of the last presidential campaign. The efforts of the whigs to get up an agony, will be prodigious. Their efforts to manufacture an enthusiasm will be as strenuous, as they will be ridiculous. Already the ears of our citizens are assailed by their midnight orgies. Bacchanalian revellies and doggerel songsing are to be the order of the day. In the language of the great unavailable, the time for reasoning, with them is past, and the time for action has arrived.

Query—whether they will renew the promise of two dollars per day and roast beef? Some have been inclined to admire their ingenuity in making this fix up. Their genius is unquestionably great, but it was that of imitators, it was not original. It grieved him to be compelled to strip this laurel from their brows, he sympathized with them in their mental destitution; but historic truth obliged him to say that this celebrated promise was but a close copy of an English model. In or about the year 1331, Edward the Third undertook to naturalize some of the arts in his dominions, which had not previously flourished there. For this purpose, he invited over great numbers of Flemish weavers and other artisans. And some of the promises which he made them, were curious to rehearse. They should have such abundance of roast beef, aye, and mutton, too, that nothing but their fullness should stint their stomachs. Their beds should be good and their bed fellows better, for the richest of England's yeomanry would be ready to give them their daughters to wife. And such was the surpassing beauty of the English damsels that the most univous foreigners could not deny it. Only think of the latter clause of the promise, Mr. Chairman. Was it not enough to make the Flemish pulse hop?

It is almost impossible to think of it calmly, even after the lapse of five centuries. Had he been a Flemish artisan he would have surrendered at discretion. Who could have resisted such allurements as these? not the Flemings; they went over in great numbers. And it is due to the memory of a despot to declare that if the poor artisans experienced disappointment; if they ate the bread of bitterness instead of luscious roast beef, it was owing to the clammy spirit of the English corporations.—From these corporations they received insult and injury, harassment and vexation. Is there not a coincidence here? Will our mechanics and working men listen to the syren song which will be sung for them during the songing campaign, that is just commencing? Beware of these promises, "roast beef and mutton."

THE INFANT IN HEAVEN. Dr. Chalmers furnishes the following touching expression of his opinion on the subject of infant salvation. It is expressed in strong and beautiful language:

This affords, we think, something more than a dubious glimpse into the question, that is often put by a distracted mother when her babe is taken away from her, when all the converse it ever had with the world amounted to the gaze upon it a few months, or a few opening smiles, which marked the dawn of felt enjoyment, and ere it had reached the lisp of infancy, it all unconscious of death, had to wrestle through a period of sickness with its power, at length to be overcome by it. Oh, it little knew what an interest it had created in that home where it was a passing visitant, nor when carried to its early grave what a tide of emotions it would raise among the few acquaintances it left behind it! On it, too, baptism was impressed as a seal, and as a sign it was never falsified.—There was no positive unbelief in its bosom—no love at all for the darkness rather than the light—nor had it yet fallen into that condemnation which will attach itself to all that perish, because of unbelief, that their deeds are evil.

When we couple with this known disposition of our great forerunner—the love that he manifested to children on earth, how he suffered them to approach his person, and lavishing endearments and kindness upon them in Jerusalem, told the disciples that the presence and the company of such as these in heaven formed one ingredient of the joy that was set before him—tell us if Christianity does not throw a pleasing

radiance around an infants tomb? And should any parent who hears us, feel softened by the touching remembrance of a light that twinkled a few short months under this roof and at the end of its little period expired; we cannot think we venture too far when we say that he has only to persevere in the faith and in the following of the gospel, and that very light will again shine upon him in heaven.

The blossom which withered here upon its stalk, has been transplanted there to a place of endurance; and it will then gladden the eye which now weeps out the agony of an affection that has been sorely wounded; and in the name of Him who if on earth would have wept with them, do we bid all believers present, to sorrow not even as others which have no hope, but to take comfort in the thought of that country where there is no sorrow and no separation.

"Oh when a mother meets on high, The babe she lost in infancy, Hath she not then for pains and fear— The days of woe, the watchful night— For all her sorrow, all her fear— An ever payment of delight?"

THE AGRICULTURIST.

WHEAT FOR OUR CROPS.

The following, says Mr. Ellsworth, are considered by competent authority upon the subject, as suitable characteristics to be taken into consideration in selecting wheat for our crop.

- 1st. The general hardness of the plant, and capability to resist the Hessian fly, or throwing out by frost and winter-killing, rust and mildew.
2nd. A good strong upright stalk, with just enough straw for the object, and no more.
3rd. No beard is desirable; a head filled and heavy, and retaining the grain as long after it is fit to cut as possible.
4th. A predisposition to tiller well.
5th. A plump full berry, capable of yielding a large quantity of white flour, with a large proportion of gluten and as little bran as possible.
The number of varieties of wheat is very great. Colonel Le Conteur, of the island of Jersey, had, it is said, in his possession 150 varieties, produced by himself and others, and some of the new ones have been greatly superior to the old ones.

COMMON CHARCOAL.

It is stated by Dr. Lee, in an agricultural address delivered in Western New York, that common charcoal is the cheapest and therefore the best, material to apply to cultivated fields for fixing and appropriating to the use of plants the large quantities of ammonia which descend in rain and snow. It will absorb 30 times its bulk of ammonia and will give it out slowly to the vital attraction of the roots of plants. The application of this well known substance to the wheat fields in France has mainly, in connexion with the use of lime, added within the last ten years, 100,000,000 bushels to the annual crop of wheat grown in the kingdom. The charcoal should be sown down in May, at the rate of 75 bushels per acre, well pulverized. It would, undoubtedly be equally useful to other kinds of grain. There are many places where other manures are not easily obtained; but where charcoal is cheap, farmers so situated would find it greatly to their interest to resort to its use.

TO KEEP BUTTERSWEET AND FRESH FOR YEARS.

Among the mass of information furnished by the report of the commissioner of Patents, which is highly interesting to farmers, is an account of a process hitherto a secret, by which butter may be kept for years, fresh and sweet in any climate. Most kinds of wood contain considerable quantities of pyrogenous acid, which decomposes salt in butter kept in such tubs. The linden, or bass wood, is the only one which, it appears by careful experiment, is free from it; others, it is stated, may be freed from it, and thus rendered suitable, by boiling three or four hours, well pressed under water. Good butter is to be well churned, and worked and packed hard and tight in kegs of seasoned white oak; the head is then put in, leaving a small hole into which the brine is poured to fill the vacant space; and of so much importance is it deemed to prevent any bad taste, that the plugs for the holes must not be made of cedar or pine, but of cypress or bass wood as otherwise it would be injured. After which, these kegs are placed in a hoghead, well filled with brine of full solution, that will bear an egg which is then headed up tight and close. This is the mode pursued in Orange county N. Y., and the butter will keep at sea and in warm climates, and commands a very high price. The appendix to the report contains a letter addressed to Mr. Ellsworth, by G. Fox, Esq., a merchant of Hartford, Conn., corroborating the above.

STATE OF OHIO, MONROE COUNTY, ss.

BY virtue of an order of the Court of Common Pleas of said county, I shall, on the 24th day of June next, between the hours of 10 A. M. and 4 P. M. at the front door of the court house, in said county, proceed according to law to sell at public auction the following tract of land, to wit: the south west quarter of the south west quarter of section No. 8, of township No. 6, and range No. 4, and the northwest quarter of the south west quarter of the same section, township and range, lying and being in said county.

EDWARD ARCHBOLD, Guardian of John Holden, a lunatic. May 20, 1844.

SHERIFF'S SALES.

BY virtue of a decretal order to me directed from the court of common pleas of Monroe county and State of Ohio, in the case of Jesse Payne vs. James Armstrong, et al, I will offer for sale at public outcry at the front door of the court house in the town of Woodfield, in said county, on Monday the 24th day of June next, between the hours of 10 o'clock A. M. and 4 o'clock P. M. on said day, the following described lands and tenements situate in said county, to wit: The south-west quarter of the south-west quarter of section 7, township 6 and range 8.

ALSO: BY virtue of a decretal order to me directed from the court aforesaid in the case of Edward Archbold vs. Thomas Noland, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: The north-east quarter of the south-west quarter of section No. 31, township 4 and range 4, containing 37 acres be the same more or less.

ALSO: BY virtue of a decretal order to me directed from the court aforesaid in the case of Crispian Ogleyby, administrator of James Ogleyby deceased, vs. F. D. Stephen and wife, I will offer for sale at the same time and place in manner aforesaid the following described lands and tenements situate in said county, to wit: The south east quarter of the north-east quarter of section 10, township 7 and range 7, in the district of land subject to sale at Marietta, Ohio, containing 40 2/100 acres; also, the north east quarter of the north east quarter of section 10, township 7 and range 7, containing 40 2/100 acres lying and being in the Marietta district aforesaid.

ALSO: BY virtue of a decretal order to me directed from said court in the case of Noah Melitt vs. Peter Hoover and wife, I will offer for sale at the same time and place in manner aforesaid the following described lands and tenements situate in said county, to wit: The north east quarter of the north east quarter of section 27, township 4 and range 4.

ALSO: BY virtue of a decretal order to me directed from said court in the case of David Kirkbride, jr. vs. George Henderson, et al, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: lots No. 13, 14 and 28 in the town of Grayville with the improvements thereon.

ALSO: BY virtue of a decretal order to me directed in the case of Nathan Hollister vs. Henry Dennis, I will offer for sale at the same place in manner aforesaid, the following described lands and tenements situate in said county, to wit: The north east quarter of section 21, township 3 and range 4; also, the north west quarter of the south-west quarter of section 15, township 3 and range 4, containing 80 acres, be the same more or less.

ALSO: BY virtue of a decretal order to me directed from said court in the case of Robert J. Alexander vs. John P. Ferrel and Joseph Hall, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: Lots No. 3 and 4 in the town of New Castle, and bounded as follows, to wit: Beginning for the same at the north-west corner of lot No. 4, thence north 86 deg. east four perches; thence south 4 deg. east 14 perches to the south east corner of lot no. 3; thence south 6 deg. west 4 perches; thence north 4 deg. west 14 perches to the place of beginning, containing 56 perches, with the improvements thereon.

ALSO: BY virtue of sundry venditioni exponas et Fi Fa et Lev Fa to me directed in the case of John G. Afflick and others vs. Daniel Gray, I will offer for sale at the same time and place in manner aforesaid the following described lands and tenements situate in said county, to wit: 115 town lots in the town of Fairplains, and numbered as follows, to wit: 3, 4, 5, 6, 7, 113, 8, 134, 9, 115, 10, 116, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110. Also 33 lots in the town of Grayville, and numbered on the plat of said town as follows, to wit: 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41. Also, the south west quarter of section 15, township 3, and range 5; also, the north east quarter of the north east quarter of section 16, township 4 and range 6. Also, the south west quarter of the south east quarter of section 3, township 6, and range 7. Also, the east half of the north east quarter of section 16, township 4, of range 6. Also, 79 acres of land in the south west quarter of section 34, township 5, and range 5. Also, one half acre of land in the south east quarter of section 4, township 6, and range 6. Also, 61 acres of land in the S. W. q. of sec. 34, T. 5 and R. 5.

ALSO: BY virtue of a venditioni exponas et Fi Fa et Lev Fa to me directed from said court, in the case of Jenny, Hopkins, and Hull vs. Henry H. Mott and others, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: Lots No. 34, 15 and 103 in the town of Woodfield, as numbered on the plat of said town together with the improvements thereon.

ALSO: BY virtue of sundry venditioni exponas et Fi Fa et Lev Fa to me directed from said court in the case of William Shaw vs. John S. McFarland, and a Lev Fa in the case of Ashby Gardner vs. J. S. McFarland, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: Ninety three acres of land lying in the south west quarter of section number 8, in township 7, and range 8, commencing for the same to run south at the mouth of Henry Fisher's lane on said side, directly on the east side of the Barren creek, to the north west corner of the lands sold by Daniel Bates and wife to Charles Arndt, thence to said corner of said Arndt's land, thence down the Buffalo creek to a certain stake or stone planted as a corner stone, thence a little north of west nineteen rods on a straight line to a stone on the top of the bank, thence a little east of north on a straight line thirty two and one half rods to a corner stone in the creek about two rods south east from an elm tree fifteen inches in diameter, thence down said creek to the section line on the south side of said quarter, thence east along said section line to the south east corner of said quarter. Also, a certain tract or parcel of land lying in said county and in the north west quarter of section seventeen, township 7 and range 8, in the Zanesville land district, commencing for the same on the north line of said quarter section near where the two Buffalo forks come together on the east side, thence east along said section line to a stake in a run near the edge of the road about midway (east and west) of the east half of said quarter on said line, thence south along the foot of the hill or bank to a stone at the south east extremity of said hill, thence west with in twenty rods of the west line of said east half quarter, thence south to the Buffalo creek, thence down the meanderings of the creek to the place of beginning, containing 20 acres more or less.

ALSO: BY virtue of sundry venditioni exponas et Fi Fa et Lev Fa to me directed from said court in the case of William Cochran and others vs. Joshua Hadden, I will offer for sale at the same time and place in manner aforesaid the following described lands and tenements situate in said county, to wit: the north half of the north east quarter of section 19, township 4 and range 5.

ALSO: BY virtue of a venditioni exponas et Fi Fa et Lev Fa to me directed from said court in the case of Nathan Hollister vs. Joseph Patch and a Fi Fa et Lev Fa in the case of Joseph Patch Sr. vs. Joseph Patch Jr., I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county to wit: The west half of the north west quarter of section 8, township 6 and range 8, containing 79 2/100 acres.

ALSO: BY virtue of a venditioni exponas et Fi Fa et Lev Fa to me directed from said court in the case of John Hanna vs. John Matthews, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: The north half of the south west quarter of section 19, township 2 and range 4.

ALSO: BY virtue of a Fi Fa et Lev Fa to me directed from said court in the case of Friend Cox vs. James Witten, et al I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: The north west quarter of the south east quarter of section 19, township 2 and range 4, in the district of land offered for sale at Marietta Ohio.

ALSO: BY virtue of sundry venditioni exponas et Fi Fa et Lev Fa to me directed from said court in the case of Matthew Adams vs. James Witten, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county to wit: The north west quarter of the south east quarter of section 19, township 2 and range 4, in the district of land offered for sale at Marietta Ohio.

ALSO: BY virtue of a venditioni exponas et Fi Fa et Lev Fa to me directed from said court in the case of Cox & Thistle, vs. Charles Wells, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: A certain tract or parcel of land lying and being in said county, and in fractional section 21, township 1 and range 3, more particularly described as follows, to wit: Beginning on the Ohio river at or near a stone marked C. W. being the corner between Wells and Robert McEldowney's land, thence a north westerly course with the line dividing lands of Wells and McEldowney, 113 poles to the section line between sections 21 and 27, thence north 30 feet to a line running parallel with said line (between lands of Wells and McEldowney) to the Ohio river will contain 30 acres, thence down said river Ohio to the place of beginning.

ALSO: BY virtue of a Fi Fa et Lev Fa to me directed from said court in the case of Levi Headlee vs. Cornelius Atkinson, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: All that tract or parcel of land, lying and being in section 25, township 3 of range 3, bounded on the east by the town of Clarington, and by the lands of Thomas Pollock on the north, and by the lands of Frederick Bettecher on the west, and south by the lands of Asael Booth containing 58 acres more or less.

ALSO: BY virtue of a Fi Fa et Lev Fa to me directed from said court in the case of John Hanna vs. John Matthews, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: The north half of the south west quarter of section 18, township 2, of range 4.

ALSO: BY virtue of a Fi Fa et Lev Fa to me directed from said court in the case of Friend Cox vs. James Witten, et al I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: The north west quarter of the south east quarter of section 19, township 2 and range 4, in the district of land offered for sale at Marietta Ohio.

ALSO: BY virtue of a venditioni exponas et Fi Fa et Lev Fa to me directed from said court in the case of Matthew Adams vs. James Witten, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county to wit: The north west quarter of the south east quarter of section 19, township 2 and range 4, in the district of land offered for sale at Marietta Ohio.

ALSO: BY virtue of a venditioni exponas et Fi Fa et Lev Fa to me directed from said court in the case of Steel, Davenport & Co. vs. George Morton I will offer for sale at the same time and place in manner aforesaid the following described lands & tenements situate in said county to wit: The east half of the north east quarter of section 13 township 6 and range 7, in the district of land sold at Marietta O.

ALSO: BY virtue of sundry venditioni exponas et Fi Fa et Lev Fa to me directed from said court in the case of the State of Ohio for the use of the Fund Commissioners of Monroe county and others vs. Balding Cox & Balding Cox and Stephen Knight, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements to wit: 41 acres of land in the n. w. quarter of section 35 township 3 and range 5. Also the north east quarter of the north west quarter of section 5 township 4 and range 6 with the improvements thereon.

ALSO: BY virtue of a venditioni exponas et Fi Fa et Lev Fa to me directed from said court in the case of Jasper Mallory vs. Lewis Woolenweber I will offer for sale at the same time and place in manner aforesaid the following described lands & tenements situate in said county to wit: Lots No. 23 & 37 in Linn's addition to the town of Elva as numbered on the plat of said town, with the improvements thereon.

ALSO: BY virtue of a venditioni exponas et Fi Fa et Lev Fa to me directed from said court in the case of Nathan Hollister vs. Joseph Patch and a Fi Fa et Lev Fa in the case of Joseph Patch Sr. vs. Joseph Patch Jr., I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county to wit: The west half of the north west quarter of section 8, township 6 and range 8, containing 79 2/100 acres.

ALSO: BY virtue of a venditioni exponas et Fi Fa et Lev Fa to me directed from said court in the case of John Hanna vs. John Matthews, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: The north half of the south west quarter of section 19, township 2 and range 4.

ALSO: BY virtue of a venditioni exponas et Fi Fa et Lev Fa to me directed from said court in the case of John Hanna vs. John Matthews, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: The north half of the south west quarter of section 19, township 2 and range 4.

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ALSO: BY virtue of a venditioni exponas et Fi Fa et Lev Fa to me directed from said court in the case of John Hanna vs. John Matthews, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county, to wit: The north half of the south west quarter of section 19, township 2 and range 4.

as follows to wit: beginning for the same at the North west corner of said section 8 running thence south 60 poles to a stake, thence west 16 poles to a stake at a white oak tree 16 inches in diameter thence north 100 poles to a stake, thence east 16 poles to a stake on the line of section 15 thence so, 40 poles to the place of beginning.

ALSO: BY virtue of a venditioni exponas et Fi Fa et Lev Fa to me directed from said court, in the case of Benjamin Ammons vs. Henry Ammons his next friend vs. John Floyd and Michael Floyd, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements situate in said county to wit: The south east half of the south east quarter of section 1 township 5 & range 5 with the improvements thereon.

ALSO: BY virtue of a venditioni exponas et Fi Fa et Lev Fa to me directed from said court in the case of G. F. Hager vs. John Henthorn, I will offer for sale at the same time and place in manner aforesaid, the following described lands and tenements, situate in county to wit: The east half of the north west quarter of section 6, township 4 and range 5 containing 75 acres be the same more or less.

ALSO: BY virtue of Sundry venditioni exponas et Fi Fa et Lev Fa to me directed from said court in the cases of John Elliott and others vs. James E. Masters I will offer for sale at the same time and place in manner aforesaid the following described lands and tenements situate in said Co. to wit: a part of the north west quarter of the south west quarter of section 36, township 3 and range 4 commencing for the same at a stake at the south end thence running 40 rods east to a stake, thence 80 rods north to a stake, thence 40 rods west to the range line, thence 80 rods south to the place of beginning containing 20 acres with the improvements thereon.

THOMAS MITCHELL, Sheriff. May 23, 1844.

SHERIFF'S SALE.

BY virtue of a fi. fa. et lev. fa. from the Court of Common Pleas of Monroe county, Ohio, I will expose to public outcry at the front door of the Court House in the town of Woodfield, in Monroe co. Ohio, on Monday the 19th day of June next, between the hours of 10 o'clock A. M. and 4 P. M. on said day, the following real estate, to wit: The North West quarter of Section No. 5, township No. 6, of Range No. 6, containing about 169 acres; also, a part of the North East quarter of Section 11, township 6, of range 6, in the tract of land known by the name of the 7 ranges, beginning for the same at a post 25 perches southward of the N. E. corner of said sec. 11, on the line dividing the same from sec. 5; thence southward with the section line distance 71 perches and six-tenths to a post; thence westward running parallel to the line dividing said section 11 from section 5, distance 78 perches and three-tenths to a post, thence northward running parallel to the line dividing said section 11 from section 5, distance 31 perches and nine-tenths to a post; thence a direct line to the place of beginning distance 81 a seven-tenths perches, containing 30 acres of land more or less. Taken in execution as the property of Frederick Slusher at the suit of the State of Ohio.

THOMAS MITCHELL, Jr. Sheriff M. C. O. May 3, 1844.

TSATTE OF OHIO, MONROE COUNTY, ss. Joseph Morris vs. MONROE COUNTY COMMISSIONERS. In CHANCERY. The children and heirs of surviving adm'r James Balding deceased, whose names are unknown to the complainant, together with all others interested, are hereby notified that said complainant on the 3d day of October, 1843, filed in said court his bill in chancery, setting forth amongst other things that on the 17th of August, 1831, said complainant purchased from said Henry Balding (now deceased) the one third part of lot No. 30, in the town of Woodfield, in said county, and made full payment therefor, and that said Balding has not conveyed to complainant, said bill prays for a specific performance of said contract, and for general relief, &c.

JOSEPH MORRIS, complainant. By JAMES R. MORRIS, his Atty. up 26-9

PETITION FOR PARTITION. STATE OF OHIO, MONROE COUNTY, ss. Thomas Martin, vs. NOTICE is hereby given to Thomas Martin, William Baily, Stephen Baily, Susanah Baily, and Barbara Baily, deceased—residents of Perry county, Ohio, that Thomas Martin, of Monroe county, Ohio, has this day filed in the Court of Common Pleas of the said county of Monroe, his petition demanding partition of the south east quarter of the south east quarter of section four, of township six, and range seven, lying in Monroe county aforesaid.

N. HOLLISTER, Atty. May 8, 1844. [115w] for petitioner.

ATTACHMENT. NOTICE is hereby given to all concerned, that on the 14th day of March, A. D. 1844, Philip J. Arshutz sued out of the Court of Common Pleas of Monroe county and State of Ohio, a writ of attachment against the lands, tenements, goods, chattels, rights, credits, moneys and effects of John Hembrock, an absent debtor, for the sum of four hundred dollars damages, which said writ was returned at the April term of said court, 1844, served 105w W. M. OKEY, Clerk. April 27, 1844. Monroe com. pleas

ADMINISTRATOR'S SALE. ON Monday the 17th day of June, 1844, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the door of the Court-house, in the town of Woodfield Monroe County Ohio; will be sold to the highest bidder, the following real estate as the property of David Griffith deceased, to wit: Fifty acres of land lying on the east side of the North East Quarter of section ten, in Township five, of Range five. Terms of sale, two thirds cash in hand, and the balance in one year, with interest from date.

THOMAS GRIFFITH, Ex'r of David Griffith, deceased. May 17, 1844—5w.

LAST CALL BUT ONE. THE subscriber would politely intimate to those indebted to him for Subscription, Job work or Advertising, that he wishes to settle up the estate of the deceased SENTINEL. "Those, therefore, who are indebted to said estate will please make immediate payment." In looking over the "assets" of the concern we find about eleven hundred dollars scattered promiscuously through "The Banner" (Monroe) county, and custom and want renders it necessary that it should be called in without delay. You may have a chance during Court to settle, if not by cash, by giving note, and you will surely save costs. The subscriber may be found, during banking hours, at the printing office, next door to the Court-house. (That was a Lie about the "Cashier Swartwout") "No No No" discount. "A premium paid for gold and silver." JAMES M. STOUT. Woodfield March 23, 1844.