

AN ACT

To provide against the evils resulting from the sale of Intoxicating Liquors in the State of Ohio.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That it shall be unlawful for any person or persons, by agent or otherwise, to sell, in any quantity, intoxicating liquors, to be drunk in, upon, or about the building or premises where sold, or to sell such intoxicating liquors, to be drunk in any adjoining room, building or premises, or other place of public resort connected with said building.

Sec. 2. That it shall be unlawful for any person or persons, by agent or otherwise, to sell intoxicating liquors to minors, unless upon the written order of their parents, guardians, or family physician.

Sec. 3. That it shall be unlawful for any person or persons, by agent or otherwise, to sell intoxicating liquors to persons intoxicated, or who are in the habit of getting intoxicated.

Sec. 4. That all places where intoxicating liquors are sold in violation of this act, shall be taken, held, and declared to be common nuisances, and all rooms, taverns, eating-houses, bazaars, restaurants, groceries, coffee-houses, cellars, or other places of public resort, where intoxicating liquors are sold in violation of this act, shall be shut up and abated as public nuisances, upon the conviction of the keeper thereof, who shall be punished as hereinafter provided.

Sec. 5. That it shall be unlawful for any person to get intoxicated, and every person found in a state of intoxication, shall, upon conviction thereof, be fined in the sum of five dollars, and imprisoned in the county jail not more than three, nor less than one day, and pay the costs of prosecution.

Sec. 6. That every person who shall, by the sale of intoxicating liquors, contrary to this act, cause the intoxication of any other person, such person or persons shall be liable for, and compelled to pay a reasonable compensation, to any person who may take charge of, and provide for such intoxicated person, and one dollar per day in addition thereto, for every day such intoxicated person shall be kept, in consequence of such intoxication, which sums may be recovered in a civil action, before any court having jurisdiction thereof.

Sec. 7. That every wife, child, parent, guardian, employer, or other person, who shall be injured in person or property, or means of support by any intoxicated person, or in consequence of the intoxication, habitual or otherwise, of any person, such wife, child, parent, guardian, employer, or other person, shall have a right of action in his or her own name, against any person who shall, by selling intoxicating liquors contrary to this act, have caused the intoxication of such person, for all damages actually sustained, as well as exemplary damages; and a married woman shall have the same right to bring suits, prosecute and control the same, and the amount recovered, the same as if a feme sole, and all damages recovered by a minor, under this act, shall be paid, either to such minor, or to his or her parent, guardian, or next friend, as the court shall direct, and all suits for damages under this act, shall be by a civil action, in any of the courts of this State, having jurisdiction thereof.

Sec. 8. That for every violation of the provisions of the first, second and third sections of this act, every person so offending shall forfeit and pay a fine not less than twenty, nor more than fifty dollars, and be imprisoned in the jail of the county for not less than ten, nor more than thirty days, and pay the costs of prosecution, and for every violation of the provisions of the fourth section of this act, every person convicted as the keeper of any of the places therein declared to be nuisances, shall forfeit and pay a fine not less than fifty, nor more than one hundred dollars, and be imprisoned in the jail of the county for not less than twenty, nor more than fifty days, and pay the costs of prosecution, and such place or places so kept by such person or persons, or convicted, shall be shut up and abated, upon the order of the court, before whom such conviction may be had, until such time as such person or persons keeping such place or places, shall give bond and security to the satisfaction of said court, in the penal sum of one thousand dollars, payable to the State of Ohio, conditioned that he, she or they, will not sell intoxicating liquors contrary to the laws of this State, and will pay all fines, costs, and damages assessed against such keeper or keepers for any violation thereof, and in case of a forfeiture of such bond, suit may be brought thereon, for the use of any person interested, or for the use of the county, in case of a fine, or costs due such county; provided that the provisions of the first and fourth sections of this act shall not extend to the sale of the wine manufactured of the pure juice of the grape cultivated in this State, or beer, ale, or cider.

Sec. 9. That the giving away of intoxicating liquors, or other shift or device to evade the provisions of this act, shall be deemed and held to be an unlawful selling within the provisions of this act.

Sec. 10. That for all fines and costs assessed against any person or persons, for any violation of this act, such person or persons, of every kind, without exception, shall be liable for the payment thereof, and all such fines and costs, shall be a lien upon such real estate until paid. A writ of habeas corpus, or persons, shall not be applied for the sale of intoxicating liquors, contrary to this act, such building, and premises so leased and occupied, shall be held liable for, and may be sold to pay all fines and costs assessed against the person occupying such building or premises, for any violation of this act; and in case such building or premises belong to any minor, insane person, or idiot, the guardian or guardians of such

minor or minors, or insane person or idiot, who has control of such building or premises, shall be liable for, and account to such ward or wards, insane person or idiot, for all damages, in consequence of the use and occupation of such building and premises, and liabilities for such fines and costs, as aforesaid.

Sec. 11. That all prosecutions under this act shall be in the name of the State of Ohio, and shall be commenced upon a written complaint under oath or affirmation before any Justice of the Peace of the county in which said offence was committed, or Mayor of any incorporated town, village or city, or by information or indictment, as may be provided by law for the prosecution of offences, the punishment of which is not capital, or imprisonment in the penitentiary; and upon the filing of such complaint with such Justice of the Peace or Mayor as aforesaid, such Justice of the Peace or Mayor shall forthwith issue a warrant directed to the proper officer for the arrest of the person or persons charged with a violation of the provisions of this act and such officer shall forthwith arrest the person or persons named in said warrant, and bring him or them before the Justice of the Peace or Mayor issuing said warrant and upon the return of said warrant served, such Justice of the Peace or Mayor shall proceed to enquire into the truth of the complaint, unless for good cause shown a continuance is granted at the instance of either party, and in case the continuance of said action as aforesaid, the defendant or defendants, shall enter into a recognizance to the State of Ohio in such sums as the Justice of the Peace or Mayor may deem reasonable, with security to the acceptance of such Justice of the Peace or Mayor, conditioned for the appearance of said defendant or defendants at the time fixed for the hearing of said complaint, and in default of such recognizance, the defendant or defendants giving such recognizance as aforesaid, the defendant or defendants shall be committed to the jail of the county to be safely kept until the time fixed for the hearing of said complaint, and if the parties so recognized shall not appear at the time set for said trial, the recognizance so given by him or them shall be forfeited by such Justice of the Peace or Mayor, and such officer shall enter such forfeiture upon said docket and thereupon such Justice of the Peace or Mayor shall forthwith proceed to collect the penalty of said recognizance by instituting an action thereon and proceeding with the same to final judgment, and when the same is collected after paying the costs of such collection such Justice of the Peace or Mayor shall pay over the balance to the township, city, or incorporated village Treasurer for the support of Common Schools, and in all cases of prosecution before Justices of the Peace, or Mayors, if such officer finds the complaint to be true, he shall recognize such defendant or defendants to answer such charge as in other criminal prosecutions of like grades; provided, that if such defendant or defendants, shall plead guilty such officer may affix the penalty, and proceed to judgment; and in such case, said officer shall immediately issue an execution against the property and body of the defendant, for the fine and costs, unless paid or secured, and said defendant shall not be discharged until said judgment and costs shall be fully paid, or secured to be paid.

Sec. 12. The following form of complaint shall be sufficient in criminal proceedings, before Justices of the Peace, or Mayors, under this act, when applicable, but may be varied to suit the nature of the case, namely: "I, the undersigned, State of Ohio. — County of _____, do hereby complain of _____, a Justice of the Peace for said county, or Mayor of _____, as the case may be, personally came _____, who being duly sworn according to law, deposed and said, that on, or about the _____ day of _____, in this year _____, at the county of _____ aforesaid, E. F. did sell intoxicating liquors, to one G. H. do to be drunk in the place where sold, (or to C. H., a minor, etc., or a person intoxicated, or in the habit of getting intoxicated, as the case may be, or is the keeper of a room, or tavern, or other place, where sold in violation of law,) and that he is guilty thereof."

Sec. 13. That for every violation of the provisions of the first, second and third sections of this act, every person so offending shall forfeit and pay a fine not less than twenty, nor more than fifty dollars, and be imprisoned in the jail of the county for not less than ten, nor more than thirty days, and pay the costs of prosecution, and for every violation of the provisions of the fourth section of this act, every person convicted as the keeper of any of the places therein declared to be nuisances, shall forfeit and pay a fine not less than fifty, nor more than one hundred dollars, and be imprisoned in the jail of the county for not less than twenty, nor more than fifty days, and pay the costs of prosecution, and such place or places so kept by such person or persons, or convicted, shall be shut up and abated, upon the order of the court, before whom such conviction may be had, until such time as such person or persons keeping such place or places, shall give bond and security to the satisfaction of said court, in the penal sum of one thousand dollars, payable to the State of Ohio, conditioned that he, she or they, will not sell intoxicating liquors contrary to the laws of this State, and will pay all fines, costs, and damages assessed against such keeper or keepers for any violation thereof, and in case of a forfeiture of such bond, suit may be brought thereon, for the use of any person interested, or for the use of the county, in case of a fine, or costs due such county; provided that the provisions of the first and fourth sections of this act shall not extend to the sale of the wine manufactured of the pure juice of the grape cultivated in this State, or beer, ale, or cider.

Sec. 14. That "an act to restrain the sale of intoxicating liquors," passed March 12, 1851, and "an act further defining the powers of trustees of townships," passed March 12, 1853, be, and the same are hereby repealed; provided, that all suits and prosecutions pending under said acts, or previous relations hereof, shall be prosecuted under said acts, the same as before the passage of this act.

F. C. LeBLOND, Speaker of the House of Representatives. JAMES M. WELLS, President of the Senate. May 1st, 1854.

I hereby certify that the above law is a true and correct copy of the original as printed in this office by the Secretary of State.

D. B. HEBARD, Auditor.

The first passenger train on the Cincinnati and Marietta road ran from Cincinnati to Greenfield, and back, on Monday last. The road has been settled a good deal by the late heavy rains, and the train was therefore unable to make very fast time. There is a great deal of cutting and grading to be done on the line. About one hundred and thirty persons were on the train.

ARRIVAL OF THE AFRICA.

New York, May 5.

The steamer Africa, with advices from Liverpool to Saturday, the 23d ult., arrived at this port last night.

COMMERCIAL INTELLIGENCE.—The sales of cotton during the week were 14,000 bales, of which speculators took 6,000 bales, and exporters 8,000 do.—The demand was good at the commencement of the week, but fell off somewhat, yet closed with a better feeling and an improved demand.

Western Canal rates are quoted at 38s 6d, and Ohio at 40s, with a fair demand, which was freely met by holders.—Wheat has advanced 2¢ per bushel, and White is quoted at 12s 6d. Corn was dull at 92s. There was a fair demand for lard at 52¢ per cwt., and Beef and Pork was dull. Bacon was in active demand at 45¢ per cwt. Rice had largely declined. Sugar was in good demand and firm. Coffee was dull.—Money market unchanged. Consols 87½. There was but little doing in common securities.

There was a good demand for breadstuffs all the week from consumers and the market closed firm at an advance of 3d per bushel of Wheat, and 1s per bbl. on Flour. Cincinnati quotes Western Canal Flour at 38s 3/8s 6d; Baltimore and Philadelphia 38s 6d 3/8s; and sour 33s 3/8s; White Wheat 11s 9d @ 12s 6d; and Red 11s @ 11s 9d; White Corn 41¢; and Yellow and mixed 39s 6d @ 41¢.

The tone of trade at Manchester was more cheerful, with some orders from India. All the mills had re-opened at Preston, but at Stockport the hands were still on a strike.

Gardner & Co. quotes the market for beef steady, but the present high prices offer no encouragement to dealers to buy beyond immediate wants, and the sales are confined to the retail trade; the same remarks are applied to pork, but both were held firmly. Bacon was more active at the recent reduction, but shoulders and hams sold slowly at private rates.

Baring, Brothers, report money at London, for short periods, easier; not much doing in American securities, but there are buyers of U. S. sixes (bonds) of 1868, at 110@110½. Maryland sterling five are offered at 92, but other stocks are nominal. Freight from Liverpool to the United States were very firm, and shipping scarce, and steamer passengers very plenty.

GENERAL INTELLIGENCE.—The latest advices from the North and East contain but little new or interesting in regard to the war, or that would change the aspect of affairs reported by the Pacific.

Austria and Prussia, at length signed a treaty, which both powers had been so long negotiating in reference to. The weather in England had become very favorable for vegetation, with abundant rains.

Richardson & Bros., who are the agents for the steamer City of Glasgow, say they are not afraid of the steamer being lost, as she was perfectly efficient; had water for forty days, with a distilling apparatus; provisions for 65 days, and coals for 26 days for 375 passengers.

The treaty is closed and the alliance ratified between France and England. The expulsion of the Greeks from Turkey is being vigorously enforced. The insurrection now assumes the shape of a Guerrilla warfare; harassing, but not formidable.

Lord Stratford had published a strong manifesto against the Greek government, for favoring the insurrection.

THE ERICSSON—OPERATIONS OF DIVERS.

The New York Tribune of May 3d, has the following:

The damage to the Ericsson must be very considerable, owing to the swelling of the wood work in the finished parts, and the necessity the accident imposes of a thorough overhauling of the machinery. Still the accident will work no essential injury to the great experiment.

The curious operation of men working in submarine armor may be seen at the Ericsson. Above water, they are, when thus clad, the most helpless of mortals. They are clothed in a thick and heavy India rubber dress, with belts about their legs and body filled with shot to the weight of about 128 pounds. The head is incased in a huge copper cap, resting on their shoulders, with glass before the eyes and mouth.—An India rubber tube of about an inch in diameter, is connected to the top of the copper cap. The other end of the tube is attached to an air-pump. When, of course, is done preparatory to the descent, the air-pump is vigorously worked. The air thus forced in at the head finds its way out through the dress where it terminates on the arms, and sometimes by a tube from the breast, guarded against the introduction of water. The diver is thus equipped for his submarine excursion, he lies helpless on the deck. A rope is attached to his body, which is passed through a block on the yard arm, and he is hoisted like a motionless piece of baggage over the side, and lowered into the water. He soon descends to where he does not materially feel the weights attached to him and begins to help himself and control his own movements.—His motion and position under water are clearly disclosed by the violent agitation directly over his head, occasioned by the escape of the air pumped through the tube which leads to his miniature prison. A single line is taken in the hand of the diver, by which he signals those above water. One pull is the signal to be taken up, two pulls for less air, three pulls for more air. The work which the diver can perform is quite limited, but it is done with considerable celerity.

John Charles Gardiner, who was indicted for perjury in swearing falsely on the trial of his brother the late Dr. Gardner, forfeited his bail (8,000) on Monday. The recognizance in the case of the indictment of false swearing, charged to have been committed in his affidavit presented to the board of commissioners in support of his brother's claim, was also forfeited. Doctor Thomas Miller was the surety in the sum of eight thousand dollars for the appearance of Gardiner to answer the charge of false swearing. Miller, Taylor and Yerby will suffer no loss, being amply indemnified. About \$80,000 of the money improperly obtained from the treasury by George A. Gardiner was sometime since attached in the hands of Messrs. Corcoran & Riggs, and will, in due time be returned to the treasury.

READING AND WRITING.—By the census of 1850 it appears that of natives over 20 years of age, in Vermont, only one in 438 could not read or write. Massachusetts stood next in the scale, one in 419; New Hampshire had one in 417; Maine one in 263; Connecticut one in 257. Next came Wisconsin, one in 127; Rhode Island one in 100; New York one in 79; Michigan one in 64; Pennsylvania one in 41; New Jersey one in 33; Ohio one in 30; Iowa one in 24; Illinois one in 22; Indiana one in 13. Of the slave States Mississippi stood highest in point of readers and writers there being only one in every 21 native white adults who could not read and write. Kentucky had one in 11; Virginia one in 10; North Carolina (lowest) one in 7.

SETTLED.—The long disputed will case of Robert Mitchell and wife vs. Jos. S. Machir and wife has been withdrawn from Court and settled by the parties, each party paying their own expenses.

WESTERN MESSENGER.

GALLIPOLIS MARKET, Wednesday, May 10, 1854. CORRECTED WEEKLY, BY E. DELETONBE & CO.

Flour, \$5 50 @ 7 00 Corn Meal, 50
Wheat, 1 50 @ 2 00 Bacon, 8 @ 10
Corn, 40 Coffee, sack, 4 @ 10
Oats, 35 N. O. Sugar, 4 to 5
Flaxseed, 1 00 Lard, 10 @ 12
Potatoes, 40 N. O. Molasses, 22
Onions, 1 00 Rice, 5 @ 6
Dried Apples, 1 00 Tea, 1 00
Peaches, 1 50 Y. Hyson, 25 to 75
Lard, 8 @ Imperial, 50 to 100
Feathers, 40 Gunpowder, 50 to 75
Rags, 30 Bar Iron, 4 to 6
Ginseng, 20 Nails, 5 to 6
Beeswax, 20 Lard Oil, 1 00
Butter, 12½ Lined Oil, 90 @ 100
Eggs, 7 Whiskey, 60 @ 20
Cheese, 6 @ Red Beans, 00
Chickens, 1 00 @ 50 White 0 00 @ 0 00
Salt, per bushel, 37½

CINCINNATI MARKET, May 6, P. M.

Flour and Grain.—The market for Flour maintains firmness, with a demand from the city trade fully equal to the supply. The sales comprise 260 bbls at \$7.55; 500 do at \$7.60 and 48 extra at \$7.95. In Grain, 1,000 bushels Oats at 45c, and 1,000 do. Barley Malt at \$1.10.

Provisions.—The only sales heard of to-day were 1,800 lbs Sugar Cured Hams at 8c, loose; and 50,000 lbs bulk Sides at 5c.

Cheese.—A sale of 100 boxes at 8c. Market firm.

SEVENTEEN INDIANS, IN FULL COSTUME, WERE STRIDING THROUGH OUR PRINCIPAL STREETS ON SATURDAY MORNING.

They are the chiefs and head men of the Kickapoo, Sac and Foxes of Missouri, and Iowa tribes of Indians. They were in charge of Major D. Vanderlice, and on their way to Washington, with power to sell a part or the whole of their land to the United States.—The lands occupied by these tribes are within the boundary designated as the Kansas Territory.—Cin Com.

Some half dozen persons at a boarding-house in St. Louis came near losing their lives on Friday, by eating corn bread on which a drop of croton oil had accidentally been spilled. No one was aware of it except a little girl living in the family, who explained it afterwards. One of the boarders was dangerously ill, but all the others were in a fair way of recovery.

BALDNESS.—Emerson's American Hair Restorative, for Restoring the Hair on Head, Baldness, Bald, and to prevent the Hair from falling, is winning golden opinions of persons who use it. This is a new article, recently introduced, is a sure cure for Baldness, and will stand the test of a discerning Public, as thousands who have used will testify. See Circular to be had of the Agents, giving full particulars. Price \$1.00 in large Bottles. Sold by BAILEY & MAQUET, and J. & P. A. SANNS, 209 Baltimore, Ohio.

C. E. FISHER & Co., Proprietors, No. 57 Superior Street, Cleveland, Ohio. Jan. 19, 1854.—3m

We have frequently heard the celebrated German Bitters, sold by Dr. C. M. Jackson, 120 Arch Street Philadelphia, spoken of in terms of the highest commendation, and we honestly believe it is one of the best medicines advertised for the complaints for which it is recommended. They are pleasant to the taste, and can be taken under any circumstances by the most delicate stomach. The press far and wide, have united in commending this invaluable remedy for dyspepsia, debility, &c.; and such are the healing effects of this panacea, that we hope it may be introduced into every family where dyspepsia has, or is likely to have a victim.

MARRIED.—On Tuesday morning, May 2d, in Columbus, by Rev. H. L. Hitchcock, Dr. S. C. BAILEY, of Gallipolis, O., to Miss JENNY MARPLE, of that city.

At Trinity Church, in this village, on the 22d day of May, A. D. 1854, at 10 o'clock P. M., at the door of the court house in the town of Gallipolis, Gallia county, Ohio, will be sold to the highest bidder, the following Real Estate as the property of Theodore Strong, an insane person, to-wit: The northwest quarter and the west half of the southeast quarter of Section No. 2; also the south half of the west half of the southeast quarter, and the south half of the east half of the southwest quarter of Section number three, all in Township number seven of Range number fifteen. Appraised at \$1560.

Terms of sale—cash in hand. J. ALLEN STRONG, Guardian of Theodore Strong. April 20, 1854.—4w

SELLING OFF AT COST. MENAGER, BLACKFORD & CO., intending to change their business, will sell their stock of Day Goods at Cost. All who are in search of bargains will find it to their advantage to "pitch in" immediately. Gallipolis, April 13, 1854.

ADMINISTRATOR'S SALE. Michael Allen, Adm'r of William Allen, dec'd, vs. Elizabeth M. Allen and Richard Allen, her guardian. Probate court within and for the county of Gallia, Ohio. PATRIOT TO SELL LAND.

BY virtue of an order of sale made in this cause by the Probate Court, in and for the county of Gallia, and State of Ohio, on the 15th day of April, A. D. 1854, I will offer for sale at public auction on the premises, on the 3d day of June, A. D. 1854, at the hour of one o'clock P. M. of said day, the following lands and tenements, to-wit: The northeast quarter of the southeast quarter of Section No. nine, in Township No. seven, of Range No. sixteen, in the district of lands subject to sale at Chillicothe, Ohio, and situated in the county of Gallia, State of Ohio, containing forty-one acres and forty-seven hundredths of an acre, more or less; appraised at \$200. Terms of sale: One-third cash in hand; one-third in six months, and the residue in one year, to be secured by mortgage on the premises.

MICHAEL ALLEN, Adm'r of Wm. Allen, dec'd. April 27, 1854.—4w

Master Commissioner's Sale. The Ohio Life Insurance and Trust Company vs. Noah Wood and wife. Gallia Common Pleas.

GROCERIES, &c.

JUST received—

20 bbls N. O. Sugar;
50 bbls N. O. Molasses;
30 do sugar-house Molasses;
30 bags Rio Coffee;
10 bbls White Fish;
15 boxes Tobacco;
25 do Bar Soap;
25 do Candles;
5 lbs crushed and powdered Sugar;
100 bundles Wrapping Paper;
50,000 Havana Cigars;
25 boxes Cheese;
50 gross Matches;
90 doz. Wash Boards;
Plow Lines, Trot Lines, Twine, Bed Cord, hemp and grass Rope, &c., &c.; all of which we will sell low wholesale or retail, with a general assortment of Dry Goods, Boots, Shoes, Hats, Bonnets, &c., &c.

Mar. 23, 54. E. DELETONBE & CO.

WM. M. KOHL & CO., (Successors to Kohl & Thorne.) IMPORTERS & WHOLESALE DEALERS IN PERFUMERY, FANCY ARTICLES, AND all the popular GENUINE FAMILY MEDICINES, Western agents for Myers' Rock Rose, Lyon's Kathairon, Wright's Pills, Watt's Nervous Antidote, &c., N. E. corner of Fourth and Vine streets, Cincinnati, Ohio.

EP City and country dealers can rely upon having their orders promptly and accurately filled, at as low rates as any other house in the West. August 11, 1853.—1y

ROAD NOTICE. NOTICE is hereby given that there will be a petition presented to the Commissioners of Gallia county, in the State of Ohio, at their next June session, for the laying out of a county road as follows: To commence at the county road at the northwest corner of George S. Steward's farm, and thence the nearest and best route to the point of the ridge north of William Clin's house, and the nearest and best route to Seth Eakman's stable, or as near as a good road can be had, and thence the nearest and best route to the northeast corner of Jacob Powell's meadow, or as near as a good road can be had, and the nearest and best route to intersect the Guyan and Jackson road near William Nul's in Walnut township.

April 20, 1854.—4w

SALE OF REAL ESTATE BY ORDER OF COURT. On the 22d day of May, A. D. 1854, at 10 o'clock P. M., at the door of the court house in the town of Gallipolis, Gallia county, Ohio, will be sold to the highest bidder, the following Real Estate as the property of Theodore Strong, an insane person, to-wit: The northwest quarter and the west half of the southeast quarter of Section No. 2; also the south half of the west half of the southeast quarter, and the south half of the east half of the southwest quarter of Section number three, all in Township number seven of Range number fifteen. Appraised at \$1560.

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MICHAEL ALLEN, Adm'r of Wm. Allen, dec'd. April 27, 1854.—4w

GROCERIES,

CORNER COURT & THIRD STS.

A OTHER large supply of GROCERIES, HARDWARE and Notions, which we are selling low. FORD & DROUILLARD. April 20, 1854.

FARMS FOR SALE. A Farm in Jackson county, Madison township, containing about eighty-three acres, is offered for sale. About fifteen acres of it is cleared, a log house and a corn crib on it; it is well watered and lays well for cultivation; it is heavy timbered. It is within 2½ miles of the Gallia Furnace and 3½ miles of Oak Hill, also 2½ miles of the Jackson and Portsmouth railroad, and 2½ from Centerville. We are told there are three or four more farms going up within 3 or 4 miles of the place. The land adjoins the farms of George Smith, George Johnson and others.

Also a Farm in Huntington township, Gallia county, containing about one hundred acres, well timbered and watered, about 12 acres cleared, all laying well for cultivation. The land is about 5 miles from Centerville and 5 from Vinton, adjoining the lands of Isaac Evans and others, and about 5 miles from the Keystone Furnace. Several farms more going up about 4 miles from this farm. There are two or three sulphur springs on the land. Enquire of either of the undersigned on their farm in Jackson county. ROBERT HULL, JOHN HULL. March 23, 1854.—3m

WE have just received a large and general assortment of Groceries, which we are selling low. FORD & DROUILLARD. Feb. 16, 1854.

A VERY fine quality of Lemon Syrup, as Cincinnati price, 50c per keg and No. 1 White Lead, at May 19, 1853. J. & P. A. SANNS. CIGARS.—Regalias, Princes, Camadores, Monte Cristo, Bloomers, Washington, and many other brands, which can be sold low at May 19, 1853. J. & P. A. SANNS.

Stoves! Stoves!! I HAVE just received a large lot of Stoves, some for wood or coal, and very heavy; also a supply of wood Stoves of new patterns, and warranted to be made of the best hot blast metal. From my long experience in the business and my acquaintance with the principles in their construction, my customers can rely on getting a good Stove and at as low prices as Stoves can be purchased, at either Cincinnati or Pittsburgh. Thankful for past favors a continuance is solicited. F. MATHERS. April 6, 1854.

BOTANIC PHYSICIAN & MEDICINES. Dr. R. H. LEE, Office and residence corner State and 4th sts., opposite Neal's Mill.

HAVING located himself in Gallipolis, offers his Professional services to the citizens of the town and vicinity. He flatters himself from his long experience in the Reform Practice to be able to give entire satisfaction to all who may favor him with their patronage. He keeps constantly on hand a good assortment of Botanic Family Medicines of his own manufacture, which he will sell or administer on the most reasonable terms. Among which may be found the following: Anti-Bilious, Anti-Dyspeptic, Rheumatic and Fever and Ague Pills; Cough Powder and Drops; Neutralizing Cordial or Physic. This is one of the most valuable remedies known for Cholera Morbus, Cholera Infantum or Summer complaints of children; it has never been known to fail when given in time.—Strengthening Plasters; Salves; Eye-Water, with various other valuable preparations, all warranted purely vegetable. Special attention given to the diseases of women and children. April 6, 1854.—1y

Sole of Steel Knives by order of the Probate Court of Gallia County, Ohio. On the 16th day of May, A. D. 1854, at one o'clock P. M. on said day, on the premises, in the township of Greenfield, in Gallia county, Ohio, will be sold to the highest bidder, the following real estate as the property of Elizabeth Bruce, deceased, to-wit: The northwest quarter of the southeast quarter of Section numbered twenty-two, in Township numbered six, of Range number seventeen, in the said county of Gallia; containing forty acres, more or less; appraised at \$433 3/4. Terms of sale: One-third cash in hand, one-third in six months, and the residue in twelve months, with interest from the day of sale, the deferred payments to be secured by mortgage on the premises.

PLEASANT ROSE, Adm'r de bonis non of Elizabeth Bruce, April 13, 1854.—5w deceased.

LEOPOLD MOCH, MERCHANT TAILOR, At the old stand of Harry Frank, WOULD respectfully inform the citizens of Gallipolis and surrounding country, that he has just returned from market, with a very large assortment of new goods. He has in his employ one of the best Cutters in the United States, which enables him to say that he can warrant a good fit and general satisfaction. He also keeps constantly on hand a large quantity of Ready Made Clothing, which will be sold cheap, and no mistake, for cash, or approved Country Produce. Give him a call. April 27, 1854.—3m.

10 BBLs Clover seed;
3 do Timothy Seed;
2 do English Blue Grass Seed;
1 bushel Orange Seed, just received and for sale at FORD & DROUILLARD'S. Feb. 16, 1854.