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Chamberlain's Eye and Skin Ointment. Is a certain cure for Chronic Eye Piles, Granulated Eye Lids, Sore Nipples, Eczema, Tetter, Salt Rheum and Scald Head, 25 cents per box. For sale by druggists.

A DIVIDEND PAYER. The Gold Dollar Mining Company OF CRIPPLE CREEK, COLORADO. Organized under Laws of Colorado. Capital Stock, 200,000 Shares, par value one dollar each.

PARKER'S HAIR BALM. Promotes a luxuriant growth. Never fails to restore gray hair to its original color. Cures scalp disease and itching. 25c and 50c.

PENNYROYAL PILLS. Original and only Genuine. Cures all cases of Catarrh of the Bladder, Gleet, Stricture, Hemorrhoids, and all other ailments of the urinary system.

EPSS'S COCOA. BREAKFAST—SUPPER. By a thorough knowledge of the natural laws which govern the operations of digestion and nutrition, and by a careful application of the fine properties of well-selected cocoa, Mr. Epps has provided for our breakfast and supper a delicately flavoured beverage which may save us many heavy doctor's bills.

School Examiners. THE Board of School Examiners of Highland county give notice that examinations of Applicants for Certificates will take place in the Hillsboro Main street school building on the first Saturday of every month, viz: on the third day of January, February, March, April, August and September.

HILLSBORO MARKETS. Corrected Weekly by Richards, Zink & Co. HILLSBORO, Tuesday, January 30, 1894. WHEAT, bushel, 52; CORN, NEW, 40; OATS, 32; RYE, 45; BARLEY, 45; POTATOES, 15; BUTTER, 17; EGGS, 18; CHICKENS, 20; TURKEYS, 25; DUCKS, 25; BEANS, 10; LARD, 10; HAY, 10.

FIFTY-THIRD CONGRESS. Second Session. WASHINGTON, Jan. 23.—SENATE.—Senator Call's resolution directing the civil service committee to inquire into the condition of the civil service of the United States, and the expediency of its reorganization or improvement for consideration, and Senator Teller (dem., Ark.) presented an amendment directing the committee also to report the number of persons employed in the classified service from each State and Territory, and so far as they can ascertain the number belonging to each political party, and whether the public service would be benefited by the repeal of the civil service law. Adopted.

WASHINGTON, Jan. 24.—SENATE.—Although Senator Call made a fierce attack on the Hawaiian episode Tuesday, in which he treated Queen Liliuokalani and Willis as a spy, the general fusillade will come Wednesday or next day. In order to intercept any further movement on the president's part the committee on foreign relations directed Senator Teller as its mouthpiece to report a resolution declaring under existing conditions annexation inexpedient, and as the provisional government had been duly recognized the highest international interests require that it shall be the own line of policy; foreign intervention in the political affairs of the islands will be regarded as an act unfriendly to the government of the United States.

WASHINGTON, Jan. 25.—SENATE.—The Hawaiian question came prominently before the senate again Wednesday, and after an hour's brief discussion went over until Thursday. The result of the debate was to show that the division both in the democratic and republican ranks as to the wisdom of adopting the resolution reported by the foreign relations committee. Various amendments were submitted to the Hawaiian resolution, and by agreement the publicans voting with them, the bill was reported. In the consideration of the tariff bill iron ore was placed on the free list.

WASHINGTON, Jan. 26.—SENATE.—The Hawaiian resolutions were considered Thursday. They were presented in the morning and laid aside in order to give to Mr. Allen, the Nebraska populist, and opportunity to deliver a legal argument against the authority of the secretary of the treasury to issue five per cent. bonds. His argument was the subject of a delegation to filibuster against the possible introduction of an income tax amendment to the tariff bill. There were a good many amendments offered, but only one of importance—that striking out of the free list and imposing a duty of 10 per cent. This, like all the other amendments approved by the ways and means committee, was adopted. At 4:40 the house took a recess in order to permit the holding of a democratic caucus to consider the income tax bill. By a vote of 80 to 71 the democrats of the house of representatives, in the caucus voted to make the internal revenue bill, including the income tax, an amendment to the customs revenue bill before the house.

WASHINGTON, Jan. 27.—SENATE.—The session Friday was devoted to a discussion of Senator Call's public land resolution, and a general colloquy over the federal election bill. A strong appeal was made by Senator Call in favor of the homesteaders of Florida, who, he alleged, were being deprived of their rights by land-grant railroads without authority of law, and he finally succeeded in having his resolution referred to the judiciary committee for a report. He made an effort to have the bill reported next December, but the motion was, of course, promptly defeated by the democrats. After an executive session adjourned until Monday.

WASHINGTON, Jan. 29.—SENATE.—The session was not in session Saturday. The rules committee on the house Saturday by the committee on appropriations. The total amount recommended for pension expenses for the fiscal year ending June 30, 1895, is \$131,881,370, which is practically in accordance with the last revised estimates of the commissioner of pensions. The total is \$14,949,780 less than the appropriation for the fiscal year of 1894, which was \$148,831,150, but is more than the sum appropriated for pensions in any year before 1893, when the amount was \$109,981,787, including deficiencies.

THE SUNDAY SCHOOL. International Lesson for February 4, 1894.—Beginning of the Hebrew Nation.—Gen. 12:1-9. (Specially arranged from Peioubet's Notes.) GOLDEN TEXT.—I will bless thee, and make thy name great; and thou shalt be a blessing.—Gen. 12:2.

THE SECTION OF HISTORY belonging to this lesson includes chapters XI and XII. INTERVENING EVENTS.—1. Repopulation of the earth in the three lines, Shem, Ham and Japheth, to which the races of men and their languages are still traced. 2. The Tower of Babel, the formation of different languages, and the dispersion. 3. The genealogy of Abraham. TIME.—Abraham entered the Promised Land, B. C. 1921; 47 years after the flood, and 49 years before his descendants took possession of it.

THE DEVELOPMENT of the World After Noah.—The new race started on a much higher plane than the former one. They had learned many lessons from the old world. They had seen the effects of sin. They had records of God's dealings in the past. They stood on the plane of civilization and invention attained before the flood, but with better purposes and uses.

THE FIRST CALL of Abraham.—11:31. Abraham. (1) Name: Originally Abram (high or exalted father); changed afterwards to Abraham (father of a multitude). (2) Parentage: He was the son of Terah, of the line of Shem. (3) Birth: He was born at Ur of the Chaldees, B. C. 1996, two years after the death of Noah, through whom his father could easily have gained a knowledge of the true God. With him begins a new chapter in the history of the race.

HIS SURROUNDINGS at Ur.—In Abraham's time the city of Ur, though now over one hundred miles from the sea, was on the shores of the Persian gulf. Abraham, no doubt, often walked upon the sands of the seashore, to which the number of his descendants was compared. The city was a great maritime emporium, a walled town, with a high civilization and a large commerce; situated in a marvellously rich country, said to be the original home of the wheat-plant, and famous for its dates and other fruits. Pomegranates and apples, grapes and tamarisks grew wild. The city of Ur was not only the capital, it was the holy city of the Chaldeans. The remains make disclosures regarding the worship of the gods which must shock even those who are familiar with the immortalities frequently fostered by heathen religions.

THE SECOND CALL.—For some unknown reason Abraham and his company remained at Haran for a number of years instead of going on to Canaan. But Abraham did not know that he was going to Canaan (Acts 7:8; Heb. 11:8). The statement in 11:31 that he was going to the land of Canaan means that this was the divine purpose, and not that it was Abraham's plan. He remained in Haran till after his father, Terah's death, and then the Lord showed him that he was not yet at the end of his journey.

THE TRUE LIFE in this world is a pilgrimage from worldliness and sin to the promised land of holiness and heaven. God calls us all to go on this pilgrimage; to leave all who insist on remaining in sin, however dear to us they may be. God's voice calling us comes from His Word, from the Holy Spirit, from conscience, from the institutions of religion, from Providence. God gives us great and precious promises to induce us to go. He makes it reasonable as well as right. These inducements, as in the case of Abraham, are blessings to ourselves, an honorable and useful life, the power of great usefulness and blessings to others, protection, guidance on the journey and the promised land of heaven. Faith, and faith only, in God and His Word will enable us to go on this pilgrimage and continue to the end.

PATENTS. CAVEATS, TRADE MARKS, COPYRIGHTS. CAN I OBTAIN A PATENT? For a prompt answer and an honest opinion, write to MUNN & CO., who have had twenty-five years' experience in the patent business.

THE WIRE-FENCE MACHINE. BEST FARM STOCK FENCE ON EARTH. PRETTIEST ORNAMENTAL YARD OR LAWN FENCE. Machines, Farm and Township rights for sale by J. G. REDKEY, Hillsboro, Ohio.

LORD & THOMAS. Real Estate. M. V. Williamson, Administrator, etc., vs. John L. Walker, et al. Highland Court of Common Pleas. Case No. 5769.

ASSIGNEE'S SALE. REAL ESTATE. O. N. SAMS, Assignee &c. Case No. 5709. CHARLES M. HARSHA, et al.

Saturday, March 3rd, 1894. At 2 o'clock p. m., of said day the following described real estate, to-wit:

FIRST TRACT.—Part of lot No. 56 in Hillsboro, Highland county, Ohio, beginning 96 feet east of High street and on the south side of an alley 12 feet wide, running east and west through part of said lot, No. 56, and next to a strip of said lot conveyed by said Stevenson to Ann Hayes and John W. Owsley by deed dated September 19th, 1877, in book of deeds, vol. 52, page 370; thence east parallel with Walnut street and along said alley 4 feet; thence south, parallel to High street 4 feet; thence west, parallel with Walnut street 4 feet to the center of said Hayes and Owsley's strip; thence west with their line and parallel to High street 4 feet to the beginning.

SECOND TRACT.—Situated in the town of Hillsboro, Highland county, Ohio, viz: Subdivision No. 6 of lot number fifty-seven (No. 57) and six inches in width of the south side of lot No. 56 in said town of Hillsboro, fronting twenty feet, six inches (20 ft. 6 in.) more or less on High street and running back east the same width at right angles to said street seventy-five feet (75 feet) to an alley 16 feet wide; beginning on High street at the center point of the brick wall on the south line of lot No. 56, (the same being Beckley's south wall) thence northwesterly with the line of High street 20 feet 6 inches to the center point of the brick wall between this subdivision and subdivision No. 4 of said lot No. 57, the same being the south wall of Harsha's marble shop; thence easterly at right angles to High street 75 feet to said alley and running 55 feet thereof with the center of said last named brick wall; thence northwesterly said alley 20 feet 6 inches to a point six inches north of the center of lot No. 56; thence northwesterly at right angles to High street 75 feet to the beginning and so as to run with the center of said first named brick wall where this line strikes the same.

SITUATE in the county of Highland in the State of Ohio and in the town of Hillsboro and described as follows: Eighty-four feet of the west side of lot number twelve (No. 12) as known and designated on the recorded plat of said lot.

ADMINISTRATOR'S NOTICE. NOTICE is hereby given that the undersigned has been duly appointed and qualified as Administrator of the estate of Samuel L. Brown, late of Highland county, Ohio, deceased. WM. H. RUSSELL, January 10th, 1894. Dallas, Ohio.

ADMINISTRATOR'S NOTICE. NOTICE is hereby given that the undersigned has been duly appointed and qualified as Administrator de bonis non with the will of the estate of James M. Beckner, late of Highland County, Ohio, deceased. W. G. RICHARDS, January 4th, 1894. Hillsboro, O.

ASSIGNEE'S NOTICE. NOTICE is hereby given that the undersigned has been duly appointed and qualified as Assignee of George E. Webster, of Lynchburg, Highland county, Ohio. THORNDIKE F. SCOTT, Lynchburg, Ohio. January 23, 1894.

Now, Here's an Idea. We are heartily in favor of putting the unemployed convicts in the Ohio penitentiary to work at converting the State canal between Lake Erie and the Ohio river into a ship canal that will make Cincinnati a seaport from which the products of the Ohio valley may be shipped without transfer to any other seaport in the world.—Lebanon Star.

Sale of \$500, Town Hall Bonds. SEALED proposals will be received by the Council of the Incorporated Village of New Lexington, Highland county, Ohio, filed with the Clerk of said village, at his office in New Lexington, Ohio, until noon on the 2d day of March, A. D. 1894, for the purchase of five bonds of said village of New Lexington, Ohio. Each bond being of the denomination of one hundred (100) dollars, bearing interest at the rate of six per cent. as evidenced by coupons attached. Bonds to be numbered from 26 to 30. First bond payable September 1st, A. D. 1900 and thereafter on March 1st and September 1st each year until paid. Interest on bond commencing March 1st, 1894, and semi-annually March and September until all are paid. Said bonds are issued by authority of Special Act No. 1546 passed March 28th, 1891, by the General Assembly of the State of Ohio, and ordinance of said village, passed March 20th, 1891. Said bonds will be sold for cash or its equivalent to the highest bidder at not less than their par value.

Two hundred and fifty fat rabbits were given to the poor of Wichita as a result of a day's rabbit hunt by an Odd Fellows' lodge.

SHERIFF'S SALE. REAL ESTATE. William Weibly vs. Elizabeth Crossen, et al. Highland Court of Common Pleas. Case No. 5777.

ORDER OF SALE IN PARTITION. In pursuance of an order issued from the Court of Common Pleas within and for the county of Highland, and State of Ohio, made at the November term thereof, A. D. 1893, and to me directed, I will offer for sale at public auction at the door of the Court House, in the town of Hillsboro, O., on

Saturday, February 24, 1894. At 1 o'clock p. m., of said day the following described real estate, to-wit:

Beginning at a point on the north line of Beech street, 27 1/2 feet from the southeast corner of lot, No. 150; thence with the north line of the street westerly 24 feet; thence northwesterly with the line of the division fence 198 feet to the south line of the alley; thence with the alley easterly 25 1/2 feet; thence with the division fence southwesterly 198 feet to the place of beginning, being part of lot, No. 150 the same is known and designated on the recorded plat of said village of Hillsboro. Said premises has been appraised at nine hundred and fifty (\$950) dollars.

SHERIFF'S SALE. REAL ESTATE. M. V. Williamson, Administrator, etc., vs. John L. Walker, et al. Highland Court of Common Pleas. Case No. 5769.

ORDER OF SALE TO PAY DEBTS. In pursuance of an order issued from the Court of Common Pleas within and for the county of Highland, and State of Ohio, made at the November term thereof, A. D. 1893, and to me directed, I will offer for sale at public auction at the door of the Court House, in the town of Hillsboro, O., on

Saturday, March 3rd, 1894. At 1 o'clock p. m., of said day, the following described real estate, to-wit:

FIRST TRACT.—Situate in the county of Highland, State of Ohio, and in the township of Jackson, on the waters of the east fork of Brushcreek and being part of Tannehill's survey, No. 1826, bounded and further described as follows: Beginning at a stone west of a white oak in the farm line of Gilmore; thence with his line S. 87 degs., 15 min., E. 914-10 poles to a stone on the south bank of Brushcreek; thence N. 78 degs., 30 min., E. 11 84-100 poles down said creek on the south bank to a stone, corner to George Williams and in the line of Gilmore; thence S. 2 degs., 30 min., W. 17 poles to a stone on the bank of the creek; thence down the creek S. 30 degs., 30 min., W. 925-100 poles to a stone; thence S. 42 degs., 45 min., W. 25 2-10 poles to a stone; thence S. 56 degs., 15 min., W. 52 4-10 poles to a stone on the west side of a large sycamore tree thence N. 87 degs., 30 min., W. 14 poles to a stone in the center of a county road; thence N. 77 degs., W. 29 82-100 poles to a stone in the line of a 25 acre tract of the estate of John Walker, deceased; thence N. 2 degs., 30 min., E. 73 26-100 poles to the beginning, containing 38 acres and 20 poles of land more or less.

Said premises has been appraised at two hundred and \$200) dollars. Subject to the downward homestead estate of Minerva M. Harsha. And cannot sell for less than two-thirds of said appraisement.

TERMS OF SALE.—One-half cash on day of sale, one-half in six months, the deferred payment to bear interest from day of sale and to be secured by mortgage on the premises sold. S. N. PATTON, Sheriff of Highland county. Gardner, Worley & Sams, Attorneys.

SHERIFF'S SALE. REAL ESTATE. Wm. A. Blair, et al., vs. C. P. Sanders, et al., Highland County Court of Common Pleas. Case No. 5770.

ORDER OF SALE. In pursuance of an order issued from the Court of Common Pleas within and for the county of Highland, and State of Ohio, made at the November term thereof, A. D. 1893, and to me directed, I will offer for sale at public auction at the door of the Court House, in the town of Hillsboro, O., on

Saturday, February 17, 1894. At 1 o'clock p. m., of said day the following described real estate, to-wit:

SITUATE in Salem township, Highland county, Ohio, and bounded as follows: FIRST TRACT.—A part of Survey No. 3855 and beginning at a stone in the line of Wm. Sanderson and E. E. corner to Amos Chaney's tract of land; thence with the line of said Sanderson and the line of Israel Chaney N. 83 1/2 degs., E. 144 60 poles to a stone in the line of N. McLaughlin; thence with the line of said McLaughlin S. 7 degs., E. 10 poles to a stone in the line of said McLaughlin; thence with said line S. 81 degs., W. 60 poles to a stone; thence S. 7 degs., E. 28 80 poles to a stone; thence S. 82 degs., W. 80 92 poles to a stone N. W. corner to said McLaughlin and N. E. corner to Amos Chaney's line N. 8 degs., W. 135 poles to the beginning, containing one hundred and six (106) poles, and one hundred and six (106) poles of land more or less.

SECOND TRACT.—Being a part of B. Mean's Survey, No. 3886, and bounded and described as follows: Beginning at a white oak and beech S. E. corner of said survey, No. 3886; thence S. 81 degs., W. 104 poles to sugar-asple and Hickory, corner to James Colvin; thence N. 9 degs., W. 68 poles to a stone in the line of said survey and corner to Colvin; thence N. 81 degs., E. 104 poles to a sugar and dogwood; thence S. 9 degs., E. 68 poles to the beginning, containing forty-four (44) acres of land more or less.

Said premises has been appraised at \$4,500. And cannot sell for less than two-thirds of said appraisement.

TERMS OF SALE.—Cash on day of sale. S. N. PATTON, Sheriff of Highland County. Hire & DeBruin, Attorneys.

Sale of \$500, Town Hall Bonds. SEALED proposals will be received by the Council of the Incorporated Village of New Lexington, Highland county, Ohio, filed with the Clerk of said village, at his office in New Lexington, Ohio, until noon on the 2d day of March, A. D. 1894, for the purchase of five bonds of said village of New Lexington, Ohio. Each bond being of the denomination of one hundred (100) dollars, bearing interest at the rate of six per cent. as evidenced by coupons attached. Bonds to be numbered from 26 to 30. First bond payable September 1st, A. D. 1900 and thereafter on March 1st and September 1st each year until paid. Interest on bond commencing March 1st, 1894, and semi-annually March and September until all are paid. Said bonds are issued by authority of Special Act No. 1546 passed March 28th, 1891, by the General Assembly of the State of Ohio, and ordinance of said village, passed March 20th, 1891. Said bonds will be sold for cash or its equivalent to the highest bidder at not less than their par value.

SHERIFF'S SALE. REAL ESTATE. H. M. Dittie, Receiver, et al., vs. C. M. Overman, Highland County Court of Common Pleas. Case No. 5742.

ALIAS ORDER OF SALE. In pursuance of an order issued from the Court of Common Pleas within and for the county of Highland, and State of Ohio, made at the November term thereof, A. D. 1893, and to me directed, I will offer for sale at public auction at the door of the Court House in the town of Hillsboro, O., on

Saturday, February 10, 1894. At 1 o'clock p. m., of said day, the following described real estate, to-wit:

Situate in the State of Ohio, County of Highland and in the township of Liberty bounded and described as follows, viz: Beginning at a stone in the original line of the survey N. W. corner of the Glascock tract; thence with the original line of the survey; thence N. 85 degs., E. 140 poles to a stone in Orr's line; corner N. E. Glascock; thence with his line N. 24 deg., W. 182 poles to a sugar-tree; thence N. 64 deg., W. 60 poles to a stake, corner to George Shoemaker village of the survey; thence with said line S. 67 deg., W. 101 poles to a stone, corner of the survey; thence with a line of the survey S. 24 deg., 29 min., E. 205 1/2 poles to the beginning, containing one hundred and seventy-two (172) poles, more or less.

Said premises has been appraised at \$3,784. And cannot sell for less than two-thirds of said appraisement.

TERMS OF SALE.—Cash on day of sale. S. N. PATTON, Sheriff of Highland County. Steel & Hogsett, Attorneys.

SHERIFF'S SALE. REAL ESTATE. Wm. E. West, et al., vs. James Johnson, et al., Highland County Court of Common Pleas. Case No. 5786.

ORDER OF SALE IN PARTITION. In pursuance of an order issued from the Court of Common Pleas within and for the county of Highland, and State of Ohio, made at the November term thereof, A. D. 1893, and to me directed, I will offer for sale at public auction on the premises two (2) miles northwest of Willetsville, O., on

Tuesday, February 13, 1894. At 10 o'clock a. m., of said day the following described real estate, to-wit:

FIRST TRACT.—Beginning at the N. W. corner of Dade's Survey, No. 4559, and the N. E. corner of Johnston's Survey, No. 4293, in the S. line of Coleman's Survey, No. 4222, in a county road, thence with said line and road N. 87 degs., W. 77 20-100 poles, crossing Turtle Creek at 32 poles, passing the corner of Johnston's and Dade's Surveys at 52 1/2 poles to the intersection of said road with another county road, in the N. line of said Wallace's Survey, No. 18590; thence with said road S. 13 1/2 degs., W. 97 60-100 poles, passing the N. E. corner of a 10 1/2 acre tract sold to Collins Thompson, at 79 40-100 poles; thence with another county road N. 85 degs., W. 63 56-100 poles to the south corner of said 10 1/2 acre tract; thence with the line of Samuel Sharp, S. 50 degs., E. 26 60-100 poles to the original line of the survey of which this is a part; thence with said line N. 35 1/2 degs., E. 84 poles, passing an elm corner is said Sharp at 88 poles to the most northerly corner of Dade's Survey, No. 4559 aforesaid; thence with said line S. 2 degs., E. 76 poles to the beginning, containing seventy-four and forty-five hundredths acres; seventy and ninety-one hundredths acres in Johnston's Survey, No. 4293; three and fifty-four one hundredths acres in Wallace's Survey, No. 18590.

SECOND TRACT.—Beginning at the N. W. corner of Samuel Sharp's land and in the survey line; running thence N. 38 1/2 degs., E. 84 60-100 poles to the most northerly corner of Dade's Survey, No. 4559; thence with said line S. 2 degs., W. 67 20-100 poles to the N. W. corner to Sharp's tract in said line; thence with one of Sharp's said lines N. 87 1/2 degs., W. 49 1/2 poles to the beginning, containing eleven (11) acres, a part of Water's Survey, No. 5024. Being the same premises conveyed by Collins Thompson, as administrator of James Thompson, deceased, to Samuel West by deed dated March 7th, 1877.

Said premises have been appraised as follows: First Tract—\$3,400. Second Tract—\$385. And cannot sell for less than two-thirds of said appraisement.

TERMS OF SALE.—One-third cash on day of sale, one-third in one year, and one-third in two years, the deferred payments to bear interest from day of sale and to be secured by mortgage on premises. S. N. PATTON, Sheriff of Highland County, Ohio. Steel & Hogsett, Attorneys.

ADMINISTRATOR'S SALE OF REAL ESTATE. In pursuance of an order of the Probate Court of Highland county, Ohio, I will offer for sale at public auction, on

Monday, February 5, 1894. At two (2) o'clock p. m., upon the premises. 205 Acres of Land, Known as the William Simmons farm on Walnut Creek, about 4 miles west of Greenfield, Ohio, A goodly part of which is Walnut Creek Bottom, And all good land for agricultural purposes.

FIRST TRACT of 53 acres and 88 poles, appraised at \$1,600. SECOND TRACT of 30 acres and 80 poles, appraised at \$1,200. THIRD TRACT of 41 acres and 50 poles, appraised at \$900. FOURTH TRACT of 80 acres, appraised subject to homestead and dower of widow, at \$1,800. Appraised as a whole at \$5,500. To be offered separately and as a whole. TERMS.—One-third (1/3) cash, one-third (1/3) in one (1) year, and one-third (1/3) in two (2) years, to bear interest.

For further particulars address or inquire of the undersigned. J. FRANK WILSON, Administrator of William Simmons, deceased, Hillsboro, Ohio.

ADMINISTRATOR'S NOTICE. NOTICE is hereby given that the undersigned has been duly appointed and qualified as Administrator of the estate of James Addison Young, late of Highland county, Ohio, deceased. LOUISA M. YOUNG, Hillsboro, Ohio. January 9th, 1894. Pavey & Chasey, Attorneys.

EXECUTOR'S NOTICE OF APPOINTMENT. NOTICE is hereby given that the undersigned has been duly appointed and qualified as Executor of the estate of Samuel McCoy, late of Highland county, O., deceased. JOHN A. GILMORE, Folsom, Ohio. January 12th, 1894.