

Subscribers to Newspapers.

We publish the following for the benefit of subscribers to newspapers:

1. Subscribers who do not give notice to the contrary, are considered as wishing to continue their subscription.

2. If the subscribers order the discontinuance of their papers, the publisher may continue to send them until all arrearages are paid.

3. If subscribers refuse or neglect to take their papers from the office to which they are directed, they are held responsible until they have settled the bill and ordered their discontinuance.

4. If subscribers remove to other places without informing the publishers, and the papers are sent to the former direction, they are held responsible.

5. The courts have decided that refusing to take papers from the office, or removing and leaving them uncollected, is prima facie evidence of intentional fraud.

Postmasters who notify a publisher that his paper is not taken from the office, are required to give the reason why they are not taken out.—See Post Office Instructions and Laws.

THURSDAY, MAY 20, 1858.

Being absent last week, the care of the paper was left entirely with the hands in our office. Several articles appeared without the proper credit, and among them we notice those under the 'agricultural head.' They should have been credited to the Ohio Farmer. Other imperfections were noticeable, but the boys did pretty well, after all.

Read the advertisement headed—'Splendid Farm for Sale.' In a note to the editor, Mr. Doss gives a glowing description of the County in which he resides.

We direct attention to the advertisement of Messrs. J. & E. Dodge, whose stock of goods is superb, and whose prices are put down to the lowest figures.

We are under obligations to Hon. S. S. Cox for a copy of his speech in favor of the English Bill, and also for that of Hon. Wm. Lawrence upon the same subject.

J. Dodge & Son have just received their Spring Stock of Dry Goods and Groceries, at their new Store room, opposite the Drug Store, McArthur, which they are selling low. You will find Vinton accommodating and ever ready and willing to wait upon you.

TEMPERANCE MEETING.—Hon. H. S. Bundy will address the citizens of McArthur and vicinity to-morrow (Friday) evening, at the Court House, on the subject of temperance. Let all turn out and hear.

Slanders Afloat—Who Started Them.

There seems to have been a determination on the part of the Republicans, or some of them at least, from the time Dr. Holland entered upon the duties of his office as Treasurer of this County, to impress upon the public mind a belief that he was a dishonest man and that he would certainly be a defaulter at the end of his term. He had not taken in fifty dollars for taxes last fall, when the report was circulated that he had received a large amount of worthless money, which the County would have to lose. This report was followed up by others quite as false.—The last slander put in circulation is, that Dr. Holland has proved a defaulter in the sum of \$900, and that the Commissioners have remitted that amount to him, leaving the County to lose it! Thus the scoundrels who busy themselves in starting these reports are bound to not only injure the Doctor's reputation as an officer, but to destroy his private character. What will Republicans not do to get office when they seek to "rob a man of his good name"—to "stab him in the dark"—to destroy the confidence in his integrity, by circulating secretly such vile and wanton slanders against him? The venomous reptile that crawls through the grass will give warning by a hiss or a rattle before striking its fangs into its victim, which may thus escape the fatal blow—but the man—no, not the man—the thing that walks on two legs and talks like a human being—that pretends a secret system of poisoning, is more dangerous to a community than the serpent or the adder. The villain who "smiles, and smiles, and murders while he smiles," is, above all, the most cruel and cowardly.

If the originators of these false reports could be discovered, we would not hesitate to give their names to the public; but they are sneaking and sly enough to hide their tracks.—The same fellows, no doubt, propagated the lie, that the Commissioners had agreed to give the proprietor of this paper eight or twelve hundred dollars a year for printing blanks. We warn the people against putting any faith in stories of this sort. They are manufactured to accomplish a particular end, being a part of the tactics of the republican leaders in this County. "The best laid plans of mice and men gang aft agley." Roorbacks didn't elect a republican ticket last year, neither will it this year.

"Young America."—Such is the title of a little paper emanating from Jackson, and published by Messrs. Miller and Co. It is rather spicy in its editorials and small in size. Its proprietors seem to be in favor of small things. They say "small packages are valuable," and ask "who ever saw a large woman that was interesting?" We think "Young America" has not traveled far, or it would assert that all ladies are "interesting," and particularly the large ones. We advise it to visit the "fat gal," and the "giant gal," and then acknowledge that there is something "interesting" in oleaginous humanity and in female

"Link-ed sweetness long string ed out." One of 'em!—The wife of a landlord at Portland, Wisconsin, who presides over a log tavern, is a huge creature, standing six feet three inches, bare-footed, and strongly and well proportioned. Although weighing two hundred and sixty pounds, she is not a fat woman. Her boast is, that she is the best man in the county. This Amazonian heroine was the ring-leader commanding a formidable force of a dozen females, in the recent assault, stern and cruel, on a neighbor's whisky barrels.

A BRUTAL MURDER.—The Portsmouth Tribune contains a letter from a correspondent at Berlin, Jackson Co., giving an account of the murder of Benjamin Wilson by Addison Keenan. The latter had been sick and the former called at his house to see him, on Sunday morning, the 9th inst. They sat and talked in a friendly manner for a time, when K. took down his gun and declared his intention to go out and kill a squirrel. His wife endeavored to dissuade him, as he was not well, and as it was Sunday. Wilson also discouraged him, upon the same grounds, whereupon Keenan discharged his gun in Wilson's face, killing him instantly. Keenan then declared his intention to kill his wife, but she fled to a near neighbor. The murderer was arrested, examined and committed to jail to await trial.

ANOTHER.—In the same paper we find an account of another murder which was perpetrated by Samuel Morgan, living near Franklin Furnace, Scioto Co. The victim was his wife, with whom he had a quarrel. She endeavored to run away from him, but he followed, knocked her down with a piece of fence rail, and beat her to death! After Morgan found his wife was dead, he bade one of his children bring a log-chain, which he put around the neck of the corpse and then dragged it across the yard, when he proceeded to strip the body of all its clothing and left it so all night. Hanging is but a slight punishment for such a brute. He was arrested and sent to jail.

AN EAGLE KILLED.—Mr. Jacob Ankrum, of Richland Township, killed a bald eagle on Saturday last, which measured six feet between the tips of the wings. Mr. A. has sent us one of the bird's claws, a formidable looking concern with which to scratch and "pick up things," and would answer admirably to button-hole delinquent subscribers until they forked over the American eagle—a bird sought after with much greater avidity, now-a-days, than the bald eagle, and from which we have been unable lately to obtain in even a tail-feather, much less a claw. Won't somebody send us a "specimen"!

A BACHELOR OFFICIAL GONE.—Mr. A. A. Cozzens, of this place, was married on the 4th inst., to Miss Dane Pearce, of Bainbridge. While wishing the happy couple immense luck and all sorts of good things, we must mention the fact that the groom is one of the fathers of McArthur—being a member of the town Council, and having already a great many children to look after. He is the only married man in that august body, save and except the honorable Mayor. Success to him and his. May their path through life be strewed with roses, and their clothes bran new, and may they never be ground through the mill of affliction.

The Gallipolis Dispatch of the 13th contains an account of the ceremonies on laying the Corner Stone of the Union School House at that place, on the 5th inst. The ceremonies were conducted by the Masonic fraternity, and were participated in by the Odd Fellows, Military and a large concourse of citizens. Prof. Lippert, of Cincinnati, delivered the address. When shall there be such a ceremony performed in McArthur?

BRING BACK THAT COAT!—Mr. Brine, the Recorder, will be greatly obliged if the fellow who carried off his coat, on Saturday evening last, will bring it back. He left it at the head of the stairs, in the Court House, while assisting to put up the lightning rod, and has not seen it since. The weather is rainy and the evenings are chilly. We respectfully submit that the coat should be returned. Why not?

GODEY'S LADY'S BOOK.—The June No. of this valuable monthly is before us. Its contents are of a highly interesting character, as usual. Its fashion plates, patterns, &c., are numerous and beautiful, while its articles upon the culinary art are everything a housewife could desire, and of themselves are worth the subscription price, which is \$3 per annum.

THE LADY'S HOME MAGAZINE.—If any of our readers desire a cheap and excellent Monthly Magazine for their wives, daughters, sisters or friends, we cheerfully commend to their notice the Lady's Home Magazine, the June No. of which is now before us. The price is only \$2 per annum. Address T. S. Arthur & Co., 99 Walnut st., Philadelphia.

MILL DAM WASHED AWAY.—The long continued and heavy rains which have fallen recently, have flooded the small streams in this region over their banks, resulting in considerable damage to property. Fry's mill-dam, about half a mile North-east of town, was washed away on Saturday last, raising the creek below to a tremendous height.

Do not forget that the June Term of Court begins on the 7th of that month. We are thus particular because of an erroneous impression in some portions of the County that the Term will commence on the 14th of June.

The receipts of the S. & H. V. Railroad for the month of April were \$10,400.12, expenditures, \$4,774.96. Income, \$5,625.16.

The Spirit of the Times, is now changed by a new and beautiful heading, to the Portsmouth Times. It is a change for the better.

MARRIED.—In Somerset, Ohio, on the 9th inst., by Rev. Mr. Eshel, J. H. BLACKBURN, senior proprietor of the Sentinel, and Miss SARAH E. SHAWARD, of Lexington, Ohio.—Hocking Sentinel.

Take Notice! THE UNDERSIGNED WILL TAKE WHEAT AT the market price, delivered at the McArthur Steam Mill, in payment of debts due him. F. SHADES.

TAN BARK AND HIDES WANTED! CASH will be paid for Tan Bark and Hides, delivered at my Tannery in McArthur, April 20-24.

SETTLEMENT NOTICE. THE Notes, Book accounts, &c., of Doctor Leonard Holland have been left to the undersigned for immediate collection. All persons indebted to the Doctor, either by note or book account, are required to call and settle immediately, or their claims will be left with the proper authorities for collection. JOHN T. MACKAY. April 30, 1858.

CHILLICOTHE PAPER MILL. INGHAM & CO., PROPRIETORS of the above Factory, keep constantly on hand a heavy stock of all regular sizes of News and Wrapping papers, and will fill orders, on short notice, for any size and weight of News and Book paper. They also keep a heavy stock of Cap, Letter and Note papers always on hand, for which RAGS will be taken in full payment, and every order will not be refused. INGHAM & CO. April 29-30

SPRING STYLES FOR 1858! MRS. SARAH D. KING, MILLINER AND MANTUA-MAKER, MAIN STREET, McARTHUR, O., HAS just received her Spring supply of BONNETS, of all kinds, GIMPS, LACES, RIBBONS, FRENCH AND AMERICAN FLOWERS, COLLARS, BORDERS, SILK MITS, &c., to all of which she respectfully invites the attention of the Ladies. Bleaching and Trimming will be done on short notice and in the latest style. Ladies are invited to call and examine her goods and prices, and specimens of her work. April 29, 1858-3m

SHERIFF'S SALE. W. C. Cline, } Vinton County Court of vs. Common Pleas. Peter Gallagher. BY virtue of an execution to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the residence of Peter Gallagher, in Wilkesville township, in the county of Vinton and State of Ohio, On Wednesday, May 26th, 1858, between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, the following described property, to-wit: Three head of cows, four calves, sixty head of hogs, more or less, one gray horse, and forty-two acres (more or less) of wheat in the ground. To be sold as the property of Peter Gallagher to satisfy a judgment rendered against him in said Court, in favor of Wm. C. Cline. WM. GOLD, Sheriff of Vinton Co. May 13, 1858, -2w-2d.

SHERIFF'S SALE. John S. Hawk and } Court of Common Pleas of vs. Vinton County. Benjamin Varner. BY virtue of two executions to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House, in McArthur, in said County, On Monday, June 7th, 1858, between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, the following described property, to-wit: The south-west quarter of the south-west quarter of Section 27, Township 11, Range 17, situated in the county and State aforesaid. Taken on execution to satisfy two judgments rendered in said Court against the said Benjamin Varner, one in favor of John S. Hawk and one in favor of J. C. P. Brown. Appraised at \$1,000. WM. GOLD, Sheriff V. Co. May 6, 1858, -3w-3d.

SHERIFF'S SALE. Booth & Braley, } Vinton County Common vs. Pleas. Jehiel Frazee. BY virtue of an execution to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House in the town of McArthur, in said County, On Monday, June 7th, 1858, between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, the following described property, to-wit: The east half of the east half of In-Lots No. 33 and No. 34, situated in the town of Hamden in said County of Vinton, Ohio. To be sold to satisfy a judgment rendered in said Court against Jehiel Frazee in favor of Booth & Braley. Appraised at \$550. WM. GOLD, Sheriff of Vinton County. May 6, 1858, -5w-3d.

SHERIFF'S SALE. Nunemaker & Rickabaugh } Order of sale. vs. D. D. T. Hard. BY virtue of an order of sale to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House in the town of McArthur, in said County, On Monday, June 7th, 1858, between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, the following real estate, to-wit: In-Lot No. 12, situated in the town of Hamden in said Vinton County, Ohio. Ordered to be sold to satisfy a judgment rendered in said Court in favor of Nunemaker & Rickabaugh against D. D. T. Hard. Appraised at \$1100. WM. GOLD, Sheriff of Vinton Co. May 6, 1858, -5w-3d.

SHERIFF'S SALE. J. V. Robinson } Vinton Co. Common vs. Pleas. Hard & Selby. BY virtue of a Vendit exponas to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House in the town of McArthur, in said County, On Monday, June 7th, 1858, between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, the following described property, to-wit: In-Lot No. 9, in the town of Hamden, in said Vinton County, Ohio. To be sold to satisfy a judgment rendered in said Court in favor of J. V. Robinson against Hard & Selby. Appraised at \$250. WM. GOLD, Sheriff of Vinton County. May 6, 1858, -3w-3d.

SHERIFF'S SALE. Thos. B. Davis } Vinton County vs. Common Pleas. S. & H. V. Railroad Co. BY virtue of an execution to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House in the town of McArthur, in said County, On Monday, June 7th, 1858, between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, the following described real estate, situated in said County of Vinton, Ohio, to-wit: In Lot No. 146 in the town of McArthur, levied upon, subject to a former levy in favor of J. K. Will and others. Appraised at \$200. Also, in Lot No. 161, in said town of McArthur. Appraised at \$600. Also, in Lot No. 173, in said town of McArthur, and 48 feet off of the East side of In Lot No. 177. Appraised at \$500. Said property will be sold to satisfy a judgment rendered in said Court against the Scioto & Hocking Valley Railroad Company, in favor of Thomas B. Davis. WM. GOLD, Sheriff of Vinton Co. May 6, 1858, -5w-4d50.

SHERIFF'S SALE. James H. McCutchen } Vinton Co. Court vs. Common Pleas. J. B. Wilson, et al. BY virtue of an execution to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House, in the town of McArthur, in said County, On Monday, June 7th, 1858, between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, the following described premises situated in said County of Vinton, Ohio, to-wit: In-Lot No. 97, in the town of Hamden, subject to widow's dower; levied upon as the property of Wm. B. Wilson to satisfy a judgment rendered in said Court in favor of James H. McCutchen against J. B. Wilson and others. Appraised at \$400. WM. GOLD, Sheriff of Vinton Co. May 6, 1858, -5w-3d.

Settlement Notice. NOTICE is hereby given that Simon Vest Administrator of the estate of Samuel R. Vest, has filed in the Probate Court of Vinton County, Ohio, his accounts and vouchers for the said estate, and that said accounts will be passed upon by said Court on the 22d day of May, A. D. 1858. B. P. HEWITT, Prob. Judge. April 16-17

Sheriff's Sale. J. K. Will et al. } On Execution. vs. Scioto and H. V. Railroad Co. BY virtue of an execution to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House, in McArthur in said County, On Thursday, June 3d, 1858, between the hours of ten o'clock A. M. and four o'clock P. M. of said day, the following described real estate, to-wit: In-Lot number one hundred and forty-six, in the town of McArthur, Vinton County, Ohio. To be sold to satisfy a judgment rendered before Joseph Kahry, a Justice of the Peace of Elk Township, in the County and State aforesaid, against the Scioto and Hocking Valley Railroad Company and in favor of J. K. Will and others. Appraised at the sum of three hundred dollars. WM. GOLD, Sheriff V. Co. April 29, 1858, -5w-4d50.

Receiver's Sale. The Arcade Bank } Sale by order of vs. Court. Seymour, Moore & Co., et al. BY virtue of an order of sale to me directed from the Court of Common Pleas of Perry County, Ohio, issued in the above named action, Joseph Kahry, Justice of the Peace of Elk Township, in the County and State aforesaid, against the Scioto and Hocking Valley Railroad Company and in favor of J. K. Will and others. Appraised at the sum of three hundred dollars. WM. GOLD, Sheriff V. Co. April 29, 1858, -5w-4d50.

Sheriff's Sale. Pearly Brown & L. G. Brown, } Order of Sale. Administrators of John Brown, vs. John Swepston and others. BY virtue of an order of sale to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House, in the town of McArthur, in said County, On Thursday, June 3d, 1858, between the hours of ten o'clock A. M. and four o'clock P. M. of said day, the following described premises, situate in said Vinton County, to-wit: Being a piece or parcel of land off of the north side of the North East quarter of the North West quarter of Section 23, Township 11, Range 17, commencing ten rods West from the North East corner of said forty acre tract; thence West 16 rods along the North line of the same; thence South 20 rods; thence East 16 rods; thence North 20 rods to the place of beginning, containing two acres, together with a Steam Mill situated thereon, with all the fixtures, tools and implements thereunto belonging; with all the water privileges and rights of way belonging to said Mill.—Ordered to be sold to satisfy a judgment rendered in said Court against John Swepston and others in favor of Pearly Brown and L. G. Brown, Administrators of John Brown, deceased. Appraised at one thousand dollars. WM. GOLD, Sheriff V. Co. April 29, 1858, -5w-4d.

BOOTS AND SHOES FOR THE SPRING AND SUMMER TRADE. J. H. KING, Sisson & Hubbert's Block, Main Street, McARTHUR, OHIO, HAS just received a large and varied assortment of Boots and Shoes, of the best and most fashionable make, for the Spring and Summer trade, which he is prepared to sell at the lowest rates. LEATHER AND FINDINGS, of all kinds, constantly on hand. Believing, as he does in the "nimble penny" motto, he is prepared to sell his goods very cheap for cash. HIDES taken in exchange for Boots and Shoes. CUSTOM WORK performed to order in the neatest and most substantial manner. April 29-17

SHERIFF'S SALE. John Dowd, Administrator of John Brewer, deceased, } vs. John Lord et al. BY virtue of an execution to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House, in McArthur, in said County, On Thursday, June 3d, 1858, between the hours of ten o'clock A. M. and four o'clock P. M. of said day, the following described real estate, situate in said Vinton County, to-wit: In Lot No. 35 in said town of McArthur. Taken on execution at the property of John Lord to satisfy a judgment rendered in said Court against John Lord and J. N. Hutson in favor of John Dowd, Administrator of the estate of John Brewer, deceased. Appraised at eleven hundred dollars and must bring two-thirds of that sum. WM. GOLD, Sheriff V. Co. April 29, 1858, -5w-4d50.

Sheriff's Sale. J. K. & D. Will, } Vinton County vs. Common Pleas. Thomas O'Harrow, James Sullivan, J. G. Swetland, and John R. Newton, Plffs. vs. Big Sand Iron Co., Def'ts. BY virtue of an execution to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House, in the town of McArthur, Vinton County, Ohio, On Thursday, June 3d, 1858, between the hours of ten o'clock A. M. and four o'clock P. M. of said day, the following described real estate, situate in said County of Vinton, to-wit: The north-east quarter and the south-east quarter of the south-west quarter of Section 15, Township 10, Range 17, containing two hundred acres, more or less. Taken on execution as the property of the Big Sand Iron Company, to satisfy seven judgments rendered in said Court, one in favor of J. K. & D. Will, one in favor of E. Hanigan, one in favor of Thomas O'Harrow, one in favor of J. G. Swetland and one in favor of John R. Newton. Appraised at four thousand dollars. WM. GOLD, Sheriff V. Co. April 29, 1858, -5w-6d.

SHERIFF'S SALE. Thos. B. Davis } Vinton County vs. Common Pleas. S. & H. V. Railroad Co. BY virtue of an execution to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House in the town of McArthur, in said County, On Thursday, June 3d, 1858, between the hours of ten o'clock A. M. and four o'clock P. M. of said day, the following described real estate, to-wit: The South-West quarter of the North-West quarter of Section No. 30, Township No. 12, Range No. 17, containing forty-two acres, more or less, situated in the County of Vinton and State of Ohio. Ordered to be sold to satisfy a judgment rendered in said Court in favor of King, Corwin & Co., against T. A. Martin and others. Said premises appraised as follows: 40 acres at \$207; 4 acres lot at \$29; and the one acre of ground at \$50. WM. GOLD, Sheriff V. Co. April 29, 1858, -4d-5w.

SHERIFF'S SALE. Charles Brown } Order of Sale. vs. Henry T. Bray and Harriet Bray. BY virtue of an order of sale to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House, in McArthur, in said County, On Thursday, June 3d, 1858, between the hours of ten o'clock A. M. and four o'clock P. M. of said day, the following described real estate, to-wit: The South-West quarter of the North-West quarter of Section No. 30, Township No. 12, Range No. 17, containing forty-two acres, more or less, situated in the County of Vinton and State of Ohio. Ordered to be sold to satisfy a judgment rendered in said Court against Henry T. Bray and Harriet Bray, in favor of Charles Brown. Appraised at the sum of four hundred and fifty dollars. WM. GOLD, Sheriff V. Co. April 29, 1858, -3w4d30.

SHERIFF'S SALE. James H. McCutchen } Vinton Co. Court vs. Common Pleas. J. B. Wilson, et al. BY virtue of an execution to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House, in the town of McArthur, in said County, On Monday, June 7th, 1858, between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, the following described premises situated in said County of Vinton, Ohio, to-wit: In-Lot No. 97, in the town of Hamden, subject to widow's dower; levied upon as the property of Wm. B. Wilson to satisfy a judgment rendered in said Court in favor of James H. McCutchen against J. B. Wilson and others. Appraised at \$400. WM. GOLD, Sheriff of Vinton Co. May 6, 1858, -5w-3d.

Settlement Notice. NOTICE is hereby given that Simon Vest Administrator of the estate of Samuel R. Vest, has filed in the Probate Court of Vinton County, Ohio, his accounts and vouchers for the said estate, and that said accounts will be passed upon by said Court on the 22d day of May, A. D. 1858. B. P. HEWITT, Prob. Judge. April 16-17

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WELSH, IRELAND & CO. FOUNDRY & MACHINE SHOP, On the Corner of Second Street and the Canal, Chillicothe, O. IRON AND BRASS CASTING AND FINISHING IN ALL ITS BRANCHES. MANUFACTURERS OF Steam Engines, Boilers, Heavy Castings, Portable Engines for thrashing, sawing wood, &c., Mill Gearing, Water Wheels of a superior pattern to any before used in this section of the country. Iron Fronts, Window Caps and Sills, Pillars, Water and Gas Pipes, Lamp Posts, Wreaths and Cast Iron Fence, Potash, Lard and Sugar Kettles, Stoves and Hollow Ware, Door Irons, Wagons, Boxes, &c., &c. Railroad work, Castings and Bolts for Bridges and Buildings, Blacksmithing, and all work usually done in machine shops. GOLD FINDER AND GROUND HOG PLOWS, Flow Castings of various patterns, at wholesale and retail. Job work and repairing attended to promptly by experienced workmen, and all work done at the establishment warranted to give satisfaction. WELSH, IRELAND & CO. Chillicothe, July 16, 1857. -148-3m

Sheriff's Sale. Pearly Brown & L. G. Brown, } Order of Sale. Administrators of John Brown, vs. John Swepston and others. BY virtue of an order of sale to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House, in the town of McArthur, in said County, On Thursday, June 3d, 1858, between the hours of ten o'clock A. M. and four o'clock P. M. of said day, the following described premises, situate in said Vinton County, to-wit: Being a piece or parcel of land off of the north side of the North East quarter of the North West quarter of Section 23, Township 11, Range 17, commencing ten rods West from the North East corner of said forty acre tract; thence West 16 rods along the North line of the same; thence South 20 rods; thence East 16 rods; thence North 20 rods to the place of beginning, containing two acres, together with a Steam Mill situated thereon, with all the fixtures, tools and implements thereunto belonging; with all the water privileges and rights of way belonging to said Mill.—Ordered to be sold to satisfy a judgment rendered in said Court against John Swepston and others in favor of Pearly Brown and L. G. Brown, Administrators of John Brown, deceased. Appraised at one thousand dollars. WM. GOLD, Sheriff V. Co. April 29, 1858, -5w-4d.

BOOTS AND SHOES FOR THE SPRING AND SUMMER TRADE. J. H. KING, Sisson & Hubbert's Block, Main Street, McARTHUR, OHIO, HAS just received a large and varied assortment of Boots and Shoes, of the best and most fashionable make, for the Spring and Summer trade, which he is prepared to sell at the lowest rates. LEATHER AND FINDINGS, of all kinds, constantly on hand. Believing, as he does in the "nimble penny" motto, he is prepared to sell his goods very cheap for cash. HIDES taken in exchange for Boots and Shoes. CUSTOM WORK performed to order in the neatest and most substantial manner. April 29-17

SHERIFF'S SALE. John Dowd, Administrator of John Brewer, deceased, } vs. John Lord et al. BY virtue of an execution to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House, in McArthur, in said County, On Thursday, June 3d, 1858, between the hours of ten o'clock A. M. and four o'clock P. M. of said day, the following described real estate, situate in said Vinton County, to-wit: In Lot No. 35 in said town of McArthur. Taken on execution at the property of John Lord to satisfy a judgment rendered in said Court against John Lord and J. N. Hutson in favor of John Dowd, Administrator of the estate of John Brewer, deceased. Appraised at eleven hundred dollars and must bring two-thirds of that sum. WM. GOLD, Sheriff V. Co. April 29, 1858, -5w-4d50.

Sheriff's Sale. J. K. & D. Will, } Vinton County vs. Common Pleas. Thomas O'Harrow, James Sullivan, J. G. Swetland, and John R. Newton, Plffs. vs. Big Sand Iron Co., Def'ts. BY virtue of an execution to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House, in the town of McArthur, Vinton County, Ohio, On Thursday, June 3d, 1858, between the hours of ten o'clock A. M. and four o'clock P. M. of said day, the following described real estate, situate in said County of Vinton, to-wit: The north-east quarter and the south-east quarter of the south-west quarter of Section 15, Township 10, Range 17, containing two hundred acres, more or less. Taken on execution as the property of the Big Sand Iron Company, to satisfy seven judgments rendered in said Court, one in favor of J. K. & D. Will, one in favor of E. Hanigan, one in favor of Thomas O'Harrow, one in favor of J. G. Swetland and one in favor of John R. Newton. Appraised at four thousand dollars. WM. GOLD, Sheriff V. Co. April 29, 1858, -5w-6d.

SHERIFF'S SALE. Thos. B. Davis } Vinton County vs. Common Pleas. S. & H. V. Railroad Co. BY virtue of an execution to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House in the town of McArthur, in said County, On Thursday, June 3d, 1858, between the hours of ten o'clock A. M. and four o'clock P. M. of said day, the following described real estate, to-wit: The South-West quarter of the North-West quarter of Section No. 30, Township No. 12, Range No. 17, containing forty-two acres, more or less, situated in the County of Vinton and State of Ohio. Ordered to be sold to satisfy a judgment rendered in said Court in favor of King, Corwin & Co., against T. A. Martin and others. Said premises appraised as follows: 40 acres at \$207; 4 acres lot at \$29; and the one acre of ground at \$50. WM. GOLD, Sheriff V. Co. April 29, 1858, -4d-5w.

SHERIFF'S SALE. Charles Brown } Order of Sale. vs. Henry T. Bray and Harriet Bray. BY virtue of an order of sale to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House, in McArthur, in said County, On Thursday, June 3d, 1858, between the hours of ten o'clock A. M. and four o'clock P. M. of said day, the following described real estate, to-wit: The South-West quarter of the North-West quarter of Section No. 30, Township No. 12, Range No. 17, containing forty-two acres, more or less, situated in the County of Vinton and State of Ohio. Ordered to be sold to satisfy a judgment rendered in said Court against Henry T. Bray and Harriet Bray, in favor of Charles Brown. Appraised at the sum of four hundred and fifty dollars. WM. GOLD, Sheriff V. Co. April 29, 1858, -3w4d30.

SHERIFF'S SALE. James H. McCutchen } Vinton Co. Court vs. Common Pleas. J. B. Wilson, et al. BY virtue of an execution to me directed from the Court of Common Pleas of Vinton County, Ohio, I will offer for sale at the door of the Court House, in the town of McArthur, in said County, On Monday, June 7th, 1858, between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, the following described premises situated in said County of Vinton, Ohio, to-wit: In-Lot No. 97, in the town of Hamden, subject to widow's dower; levied upon as the property of Wm. B. Wilson to satisfy a judgment rendered in said Court in favor of James H. McCutchen against J. B. Wilson and others. Appraised at \$400. WM. GOLD, Sheriff of Vinton Co. May 6, 1858, -5w-3d.

Settlement Notice. NOTICE is hereby given that Simon Vest Administrator of the estate of Samuel R. Vest, has filed in the Probate Court of Vinton County, Ohio, his accounts and vouchers for the said estate, and that said accounts will be passed upon by said Court on the 22d day of May, A. D. 1858. B. P. HEWITT, Prob. Judge. April 16-17

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EMPLOYMENT FOR ALL! \$10 to \$30 per week. HOUSEKEEPERS ONE