



theunew nurse stood by the window looking out on the snow-covered street.

barn, the property of Mr. Barny Caton, was entirely consumed on Wed-

	THE subscriber would announce to the indies of Bu-	containing forty acres of land more or less; also the	TOORTHS OUR OUR DEBUON-DOVOLOG BUT OCC.	THERE AND		musue four removan earonem of 1	nesday last, together with his entire
(SUCCESSOR TO ROSS & SON.)	L chanan and vicinity that she is prepared to manufac-	south-east quarter of the south-east quarter of Section	A faint smile crossed over her face	Lue ball entered the right thigh, near	Grand Trunk railway, for the abusive		
	uve natural hair into switches, natural ourls, &c.,	ten (10) in Township seven (7) south of Range eighteen		the hip bone. where it still remains.	and threatening conduct of a brake-	The second se	crop of grain and hay. The fire was
Do a general Banking Business. Discount Papera Buy and Sell Foreign and Domestic Exchange. Receive	WOOD DOLLOGING DY D DDYONG	(18) west, containing forty, acres of land more or less; also the north-east quarter of the south-east quarter of	as I came in.	Company of the second sec	and threatening conduct of a brake-	l on and but in a coor place. Sween i	the result of envelopeners on the nart
Buy and Sell Foreign and Domestic Exchange. Receive Money on Deposit, 2c., 2c.	MOST REASONABLE PRICES.	Section ten (10) in Township seven (7) south of	"Doctor Gordon, I presume ?", she	-I cint Cilizen.	man, who demanded a second ticket	needed for use take out a portion and	The result of calciessness on the part
	Also, that she	Range eighteen (18) west, containing in all one hundred			HIGH HIG WOLL WILL DOUDLU DOUDLU	1. A. Barris That an annual market Director	of one of his family.—Three Rivers
Banking Hours from 9A. M. to 3 P.M.		and twenty acres of land, be the same more or less, which	said, in a very sweet, inquiring	HERE BE SHE MARCH & SHE W. I WITH THE MA WERE	or the cash from him after he had giv-	soften : it with warm water Paste.	Domonat
T. M. FULTON, President.	Desires to Purchase Hair,	said property I shall expose for sale at public anction, at	voice.	-On Friday evening last at nine	en up one ticket. The behavior of	thus made will last one year. It is	Democrut.
32tf A. F. ROSS, Cashier.		the front door of the Court Honse, in the village of Ber- rien Springs, on the 8th day of September, A. D. 1873, at	"Vous are right " T goid returning	o'clock, our worthy telegraph, opera-		batton than them at it. dood not Tallage	
	for which from 25 cents to \$2.00 per ounce, and for gray,		Ton aroughe, T pain, Termining	o clock, our worthy telegraph opera-	Lithe railroad employe was like that of	Detter man Rum's same noes not. Sinsa	According to Milton, Eve
	hair from 50 conts to \$2.50 per onnce will be paid, Residence second story of Stevens' brick. Entrance by	JOSEPH W. WEIMER, Sheriff.	the smile, as I certainly had a right	tor, N. Slatterthwatie, sent a dispatch	a New York rough, and this exempla-	the paper. I is seen because it is	kept silence in Eden to hear her hus-
Harness Makers, Boot Makers,	stairway. in the Alley, at the rear of Bank building,	· · · · · · · · · · · · · · · · · · ·	to do			I The second se second second sec	나는 속 눈 이 가 있는 것 같아요. 이 것 하는 것 같아요. 이 것 하는 것 같아요. 이 것 하는 것 같아요. 이 것 않아요. 이 것 같아요. 이 것 않아요. 이 집 않아요. 이 것 않아요. 이 것 않아요. 이 것 않아요. 이 것 않아요. 이 집 않아요. 이
	Winchanan, Mich.	FINE CLUDEC		Filom fecumseu to roudon's multisud.	ry verdict was to soothe then passen-		band talk,"-said a-gentleman to a la-
Manufacturers & Builders,	91m8 Mrs. M. J. McEWEN.	FINE SHIRTS.	· "Your name is"	and received an answer on Saturday	ger's ruffled, feelings: + for he had re-	Fast young men declare that.	dy friend sind then added in a melan-
			"They call me Katherine." she said	morning at 9 o'clock making the	tooined the bodily horm ". One to seal	the basistic of monotonic manager in	choly tone; "Alas! there have been
	85 TO 820 classes of working people, of either			morning at a colock, making the	loorada normanal narm. On appear	the beauty-or-ran tocean voyage is	choly tone, Alas I there have been
LEATHER AND RUBBER GOODS.	ser young or old make more moneyet work for me in	ARAM F. RICHARDSON Manuactures to order a	Buor bry, furning to the window.	quick time of 12, nours to the 1,010	.the Supreme Court confirmed the ver-	that you can get as tight as you	no Eves since.", "Because they have
BELTING AND BUILDING MATETIALS.	their spare moments, or all the time, than at anything	ed and work and prices guaranteed satisfactory. Resi-	But was that her name, and if it	Country and roturn - Tenumsen Her.	dict: showing that passangers connet	nlagge and neanly will think way and	no husbands worth listening to," was
	else: 'Particularsfree. Address G. Stinson & Co., Porteland, Maine. 6-381	dence on West side of Portage Street, between Third and	man and the same of Alassia Physics and the second of the	ald.	area around a province of the common	hieuse, and heable with any my 2.0 ar at	
At J. S. Tuttle's. Niles Mich.	land, Maine. 6-38y1	Fourth Streets; Buchanan; Mich. 16w?	was, what was the other name?	ala, , "	be insulted with impunity in Maine.	ONLY REB-SICK.	the quick retort.
an a	the same webling a					같은 것 바람에 가지 기억 수밖 에 있다. 그는 사람이 가지 않는 것이다. 것이다.	

The Berrien · Buchanan. Thursday, September 1873. County Record. Michigan. 11,

Berrien County Record The

N. L. WAGNER, Editors. W. O. KINGERY, Editors.

CHURSDAY MORNING, SEPT. 11, 1878

CONSTITUTIONAL COMMISSION.

The commission of eighteen appointed by the Governor, in accordance with the resolution of the Legislature, to report amendments for the revision of the Constitution. met at Lansing on the 27th ult., and have been actively engaged in their duties up to the present time.

Several important changes have been under advisement. One proposes that State Senators shall be elected for six years instead of two. At the first session of the Legislature after the adoption of the amendm.nt, the Senators to be divided by lot into three classes, the first class to hold office two years, the second four years, the third class six years. Thereafter Senators to be elected for six years. This will be a decided improvement over the present system of electing our Senators every two years. It will give that permanency, experience and efficiency to the Senate that will insure more perfect legislation than can possibly be expected under the present plan of electing for only two years. With this arrangement one branch of our Legislature will be largely composed of experienced legislators, one-third of the members thereof having had one session's or two years' experience, and one-third having had two session's, or four years" experience, while only one third will be new members. It takes attendance on one session of the Legislature for a new member to learn how to legislate, and how to look out properly for the interests of his constituency, as well as for the best interests of the States.

The subject of annual sessions of the Legislature came up before the Commission, and a resolution, instructing the committee on legislative powers to report in favor of annual sessions, was lost. This we regard as a mistake, though we doubt if the people would ratify annual sessions, except the matter was fully discussed. In a great and growing State like our own, there are too many matters of importance requiring legislation to wait two years. Often the delay keeps back important interests. And as to the expense of annual or biennial sessions, we do not believe there would be any great difference. Where the Legislature meets only once in two years the sessions are longer than would be the case if annual sessions were held. Moreover the Governor must of necessity quite frequently call extra sessions of the Legislature. The expense of these extra sessions, and the longer term of biennial ses- fornia and I had all the chance to sions, will nearly, if not quite, equal | know just what I say, and I do hope the expense of annual sessions. If annual sessions were held, then all the new members of the Legislature would have the experience of one session to assist them at the last session previous to the expiration of their terms of office, allowing all members to be elected every two years. If the people would weigh the matter thoroughly we believe the majority would favor annual sessions. At least there would be no harm in allowing them the privilege of voting on the proposition. fore by whom it was done, by mer-The proposition was before the chants, bankers, brokers, steam boat Commission looking to so amending men, R. R. men, hotel and real esthe Constitution as to allow cities, tate men that try to get every dupe towns and villages to vote on the they can to write home to their friends, question of granting license for the because if they get them up there they are pretty sure to get their passage sale of liquers in their respective localities. If the vote is against such back. I hope no one will take the licensing, then the prohibitory laws to statement of any man but go himself be in force, otherwise the city, village | and see it. The advice of the "Modoc" or town to be authorized to grant is to that effect, for he knows that the license, all moneys arising from such statements of "Capt. Jack" are too license to go into the city, village or town treasury. This subject of litrue to advise poor men, or any man there on his flowery statements that censing, under any circumstances the an investigation will not warrant. The sale of liquors is a question on which "Modoc" asks if any one ever told me the best and wisest minds in the that it rained 13 months in the year. country are divided. What to do No, sir, but just as candid men and with this evil, and how to restrain it women as there are in Oregon, said within proper bounds, is a great probthat it rained all winter, for 100 days lem and one not easily solved. We in succession. I doubt not, last winknow not but that the people, if the ter was an exception so my own matter is left for them to decide in the friends toll me. He speaks of a form of an amendment to the Constiweather record kept at Portland by tution, would approve of allowing an Internal Revenue Collector embraceach locality to decide for itself as to ing a period of ten years, that shows the propriety of license or prohibition. We should, however, regret much to have this liquor question thrown back say that it is false but I say that it into politics again and have to be all comes in winter in rain and drizzle, fought over every year. The evil, we mist and fog, and in summer it is all fear, would be immense, and would often eclipse every other question. the record of Mr. Fraser, I tell you The bitterness which would yearly that the business men of Oregon will grow out of the contest would doubtless many times result in much contention and crime. It is on the whole, tion there. I don't know that Gov perhaps, better to let the question. ernment officers are any more pure rest where it is. However, no one than those in other places if Credit can complain much in again submitting the matter to the people, as "the people" constitute the "power behind the throne," in this republican government of ours. Special legislation is receiving the due attention of the Commission, and there will undoubtedly be a provision providing against so much special legislation. This class of legislation has heretofore consumed perhaps fully two-thirds or three-fourths of each session of the Legislature. This the State Agricultural Society. He ought to be remedied, and the people will heartily endorse any reasonable provision on the subject prohibiting special legislation. The expediency of amending the Constitution, so as to provide for a registration of the women of the State can the "Modoc," and I wish he having the qualifications as to age, citizenship and residence as male voters, and then to submit the question to the women of the State in 1877, as to the striking out the word "male" in the qualification of voters. If a majority of such women, who are so registered, shall vote to strike | interesting musical reading. The pubout the word "male" it shall be so done: This would be a just and fair provision, as it will give ample time

About Oregon. From Three Oaks.

EDITORS RECORD .- In the issue of your valuable paper of Sent. 4th I see an article or correspondence from

Oregon, by "Wandering Modoc," in answer to an article by "Capt. Jack' on some of the misrepresentations that he says he made. He commences with some little sarcastic statements that are not worth my time to notice more than simply to say that in my return to California I have no desire to enter the lava beds or do as did

some of those wandering Modocs (and may-hap your correspondent) to kill and butcher innocent men, women and children in their peaceful homes. He says that I accuse him of misrepresentations. I will try and show the reader whether so or not. I have been right there and know whereof I speak. Now he says let me show you some of your base misrepresentations, as you say "there is no Government land in Oregon-how singular that a State of the dimensions of Oregon should have no Government land, and so few inhabitants. The facts are, that half of the State is Government land." Now I will say that he is correct in one thing, that the State is more than half Government land, I tell him or any other man that there is not one acre of Government land that is worth one cent any where in Oregon from the Columbia river on the north, the Cascade Mountains on the East, the Coast on the West to the California Line on the South, simply because it is all taken up by settlers, that is good for any thing, the rest is towering mountains, rocks and mountain gorges and canyons. But I would ask him, in the name of God, if he

would use any influence to get poor, helpless families up there on such kind of Government land. I said in my other letter that there was no Government lands in all that part of Oregon worth any thing, and he knew it, but I said that there was in Eastern Oregon some Government land but I said that it was very high and dry, and cold winters. He says no wonder I cannot tell of the poor families there that are sick and tired of it, for no family that has lived there two years ever told me any such thing, and he dares "Capt. Jack" to mention the name and locality of one such. First, I do not know the names but will give him localities; In East Portland a Mr. and Mrs. Williams; also Mr. John Quagle, of Portland, also several families in St. Hellen's, and all through those fir woods in Oregon and Washington Territory, where he has asked twenty to my one. How is it that every steamer is crowded with families coming down to California and right on East, I was connected with a hotel and steam boat in Cali-

Sept. Sth, 1873.

rate limits of said Village, engage in, or inin the discretion of the Court.

TO PREVENT THE USE OF INSULTING AND PRO-FANE LANGUAGE, AND FOR THE PUNISH-

If any person shall openly in the public streets, or in any public place, meeting, assemblage or place of business, use any vulgar, indecent or profane language, or shall swear by the name of God, Jesus Christ or the Holy Ghost, or shall be found drunk or intoxicated, in any of the streets or public places of said village, he shall be punished by fine not exceeding ten dollars, or by imprisonment not more than ten days, or by both such fine and imprisonment in the discretion of the Court.

TO PREVENT THE SALE OF LIQUOR TO MINORS

- If any person by himself, his clerk, agent or servant shall, directly or indirectly, sell or give to any minor, or drunkard, or person who is drunk, any spirituous, intoxicating or malt liquors, except when prescribed by a regular physician for medicinal purposes, he shall be punished by fine not exceeding twenty-five dollars, or by imprisonment not exceeding thirty days, or by both such fine and imprisonment in the discretion of the Court.

TO PREVENT MINORS FROM GAMBLING IN SA-

It shall not be lawful for any person by himself, his clerk, agent or servant to allow or permit any minor to play at cards, dice, billiards, or any game of chance, in any part of any building or saloon in which a bar is kept, or spirituous, intoxicating or malt liquors are sold. Any person, who shall violate the provisions of this By-Law, shall be punished by fine not exceeding twenty-five dollars, or by imprisonment not exceeding thirty days, or by both such fine and imprisonment in the discretion of the Court.

TO PREVENT BOYS FROM JUMPING UPON OR RUNNING ON OR ABOUT THE TRAINS OF THE MICHIGAN CENTRAL RAILROAD.

about any car or train of cars on the Michigan Central Railroad within said Village.

BY-LAWS onment in the village prison not less than VILLAGE OF BUCHANAN BERRIEN COUNTY, MICHIGAN. The Common Council of the Village of Buchanan, ORDAIN, on this twenty-fifth day of August, A. D. 1873, the following By-Laws for the government of said Village, under the Charter thereof, now in

BY-LAW I. FOR THE PUNISHMENT OF DISORDERLY PERSONS

Every person who shall, within the corpocite others to engage in any affray, riot, disturbance, disorderly assemblage or mob, or shall assault, beat or wound any person, or shall willfully disturb any religious or other lawful assemblage or meeting, or shall be guilty of any indecent exposure of his or her person in any of the public places or streets of said village, shall, on conviction thereof, be punished by fine not exceeding fifty dollars, or by imprisonment not more than thirty days, or by both such fine and imprisonment BY-LAW II.

MENT OF DRUNKENNESS.

BY-LAW III. AND DRUNKARDS.

BY-LAW IV.

LOONS WHERE LIQUORS ARE SOLD.

BY-LAW V.

If any boy or boys shall be tound jump-

ten and not exceeding thirty days, or in the county jail not less than thirty and not exceeding ninety days : Provided, however, that this By-Law shall not apply to sellers of drugs and medicines, who shall have given bonds as provided in section 2,147 of the compiled laws of 1871 and shall have complied with the conditions thereof.

SEC. 2. Every saloon keeper, within the meaning of the above section, shall annually pay to the Treasurer of said Village said li cense fee of one hundred dollars, and the said Treasurer shall give to the person so

paying a receipt for the same specifying for what it is given and the date thereof, and up-Recorder of said Village he shall give a Certificate of License, signed by him as Recorder of the Village of Buchanan, setting forth that the person, naming him, has paid the sum of one hundred dollars license fee for one year as saloon keeper in the Village of Buchanan, specifying the place and the building where such saloon is to be kept, and the | crosswalk, or if any number of persons shall time when such license shall commence and when it will expire.

SEC. 3. The Recorder shall enter in book, to be kept by him for that purpose, a record of the name of the person obtaining such license, and of the time when such license commences and expires, and of the place and building where such suloon is to be kept.

SEC. 4. Such license shall be valid only in the hands of the person or firm to whom it is issued, and shall not be assignable or transferable

SEC. 5. No license shall be granted for a less period than one year. BY-LAW XI.

TO PROVIDE FOR THE LICENSING OF PEDDLERS.

SECTION 1. If any person shall carry on the business of a peddler within said Village, without having first obtained a license therefor, he shall be punished by fine not exceeding twenty-five dollars, or by imprisonment not more than thirty days, or by both such fine and imprisonment in the discretion of the Court. SEC. 2. The President of said Village, and

in his absence the Recorder, is hereby empowered to grant such license and to fix the the sum of ten dollars per day. BY-LAW XII.

TO PROVIDE FOR THE LICENSING OF PUBLIC EXHIBITIONS.

SECTION 1. Every person who shall exhibit publicly any show, or perform publicly any plays, games, theatrical or other performance, or concerts, (except school or church concerts and exhibitions) or shall exhibit any natural or other curiosities, for which pay or compensation shall be required or demanded. without having first obtained a license therefor from the President, or in his absence from the Recorder of said Village, shall be punished by fine not exceeding twenty-five

onment in the discretion of the Court. SEC. 2. The President, and in his absence the Recorder, of said Village, is hereby eming upon, clinging to, or running upon or powered to grant such license and to fix the from any person who shall bring to him any

BY-LAW XIII.

EERS.

BY-LAW XIV.

MULES LOOSE IN THE STREETS.

ished by fine not exceeding ten dollars.

BY-LAW XV.

· OF DOGS.

muzzled, and for every violation of this By-

Law the owner shall be liable to a fine of five

SEC. 2. It shall be the duty of the Mar-

shal to kill any dog he may find running at

above mentioned, unless such dog shall be

TO PREVENT FAST DRIVING.

BY-LAW XVII.

ance.

shrubbery, plants or flowers in any street, public grounds, cemetery or lot not his own, either by fastening any horse or other animal thereto, or by permitting any animal to run and subject to the same rules and regulations at large, or in any other manner, shall be punished by fine not exceeding fifty dollars, or by imprisonment not more than thirty days, or by both such fine and imprisonment in the discretion of the Court.

BY-LAW XXI.

TO PREVENT THE BUILDING OF BONFIRES. Every person who shall, at any time between sunset and sunrise, make or kindle, or cause to be made or kindled any bonfire of shavings or other substances within fifty feet of any building, or kindle any fire in any on the presentation of said receipt to the street of said Village, shall be punished by fine not exceeding ten dollars for each and every such offence.

BY-LAW XXII.

TO PREVENT THE OBSTRUCTING OF TRAVEL ON SIDEWALKS AND CROSSWALKS.

If any person shall, in person, or by his team or wagon or other vehicle, obstruct any congregate on any sidewalk or crosswalk and obstruct the travel, and shall refuse to move a on and clear said walk, when ordered so to do by any member of the Common Council of said Village, or by the Marshal, the person or persons so offending may be summarily arrested and punished by fine not exceeding ten dollars.

BY-LAW XXIII.

TO PREVENT INJURY TO BUILDINGS AND PROPERTY.

If any person shall willfully injure and lamage any sidewalk or bridge, or mar, deface, disfigure or in any manner trespass upon or injure any public grounds, building, engine, hose-cart, hose or other corporate property belonging to said Village, he shall e punished by fine not exceeding one hundred dollars, or by imprisonment in the Village prison not exceeding thirty days, or in the County jail not more than ninety days, or by both such fine and imprisonment in the discretion of the Court.

BY-LAW XXIV.

TO REGULATE THE PLANTING AND SETTING OF SHADE TREES.

If any person shall plant or set out, or cause to be planted or set out any tree, on rates to be paid for the same, not exceeding | any street in said Village at a distance on said street from the line of the lots other than that designated by the Common Council of said Village, he shall be punished by fine not exceeding five dollars; and if upon being notified by the Marshal to remove the same he shall refuse so to do, it shall be the duty of the Marshal to cut down, dig up or remove the same.

BY-LAW XXV.

TO PREVENT ANIMALS RUNNING AT LARGE. SECTION 1. If any horses, sheep or swine are at any time found running at large within the corporate limits of said Village; or if any cattle are found running at large within said Village, between the dollars, or by imprisonment not more than first day of November and the first day thirty days, or by both such fine and impris- of April following, or at any time between the hours of nine o'clock p. m. and four o'clock a. m., it shall be the duty of the Marshal to seize and take, and to receive rates for the same, not exceeding twenty dol- such horses, sheep, swine or cattle so found lars for any one show, exhibition or perform- running at large against the provisions of this By-Law, and to impound and care for | THE BOARD OF HEALTH AND ITS AUTHORITY. the same. SEC. 2. The owner of any animal thus im-TO PROVIDE FOR THE LICENSING OF AUCTIONpounded shall be entitled to the possession of the same upon payment to the Marshal of the following fees: For horses the sum of one SECTION 1. Any person who shall carry on the business of an Auctioneer, or shall dollar per head and fifty cents per day for sell property at public auction or outcry, or keeping while thus impounded; cattle fifty shall offer goods at nominal prices by public cents per head and the expense of keeping, outcry, (except property sold by virtue of not exceeding fifty cents per day while imlegal process) without having first obtained pounded; sheep and swine twenty-five cents per head and the expense of keeping, not exceeding thirty cents per day while thus imsuch fine and imprisonment in the discretion pounded. SEC. 3. If the owner of any animal thus impounded shall not pay the amount fixed by SEC. 2. The President, and in his absence the above section, together with costs of keep-ing as therein provided, and remove such anthe Recorder, of said Village, is hereby emimal or animals within three days after the impounding thereof, it shall be lawful for the Marshal of said Village to sell the same at public auction, having first given at least ten TO PREVENT THE LEAVING OF HORSES AND days' notice of the time and place of such sale by posting notices thereof in three public places, and also by inserting the same If any person shall leave any horse, or once in a newspaper jublished in said Vilteam of horses or mules in the streets, or in lage; and the Marshal shall deposit the money arising from such sale with the Treas. some suitable post or railing, he shall be punurer of said Village, (excepting and reserving one-half of such fee for his own use,) and said Treasurer shall pay the surplus arising therefrom, after deducting the amount of fees TO PROVIDE FOR THE MUZZLING AND KILLING and expenses above set forth, together with SECTION 1. It shall not be lawful for the costs of sale, to the owner of such animal or animals upon satisfactory proof of such ownowner of any dog to allow the same to run at large in the streets or in any public place | ership. BY-LAW XXVI. TO PREVENT ENCROACHMENTS UPON SIDE-

so returned by the Marshal, with twenty per cent, added thereto, as a tax upon said lot or premises, to be collected in the same manner, as other taxes. BY-LAW XXVIII.

TO PREVENT OBSTRUCTIONS UPON STREETS AND STDEWALKS.

SECTION 1. If any person shall place, or cause to be placed, any saw logs, timber, lumber, wood or other obstructions in or upon any of the streets or sidewalks of said Village, it shall be the duty of the Marshal to notify the owner or the person who placed, or caused to be placed such saw logs, timber, lumber, wood or obstructions upon any street or sidewalk, to remove the same within forty-eight hours; and if the person so notified shall neglect or

refuse to remove the same within the time mentioned, he shall on conviction be punished by fine not exceeding five dollars for every

day such saw logs, timber, lumber, wood or obstructions shall remain after the expiration of the time fixed in such notice : Provided, however, that the President of said Village may grant a permit for the placing of build ing materials or other property, temporarily, upon any street or sidewalk in front of any premises owned or occupied by the applicant, so long as the same shall not obstruct or hinder the travel upon such street or sidewalksubject, however. to the right of the Common Council to cancel or revoke such permit.

SEC. 2. If the owner or person who shall place, or cause to be placed, any saw logs; timber, lumber, wood or other obstructions in or upon any street or sidewalk as above set forth, cannot be ascertained by the Marshal, or he be found within the limits of said Village so as to permit the service of notice as above provided, it shall be the duty of the Marshal to post a notice on or in front of the lot where such saw logs, timber, lumber. wood or other obstructions are placed, requiring the owner or agent, within fortyeight hours thereafter, to remove the same so that they shall no longer obstruct the street or sidewalk; and if such obstructions are not removed within the time specified, or if the party served with the notice, as specified in section one, shall neglect or refuse to remove

such saw logs, timber, lumber, wood or other obstructions, within the time mentioned in such notice, it shall be the duty of the Marshal to remove the same to some suitable place lage, and to hold the same until the costs of such removal are paid.

SEC. 3. If no person shall apply, within twenty days after such removal, for property taken or removed by virtue of the above sections, and pay the costs of such removal and for the care of the same, the Marshal, after the expiration of said twenty days, may proceed to sell the same at public auction, havime and place of such sale by posting the same in three public places, and also by inserting the same once in a newspaper published in said Village; and the Marshal shall deposit the money arising from such sale with the Treasurer of said Village, who shall pay the surplus arising therefrom, after deducting the costs of removal, the care of the same

and costs of sale, to the owner thereof upon satisfactory proof of ownership.

any of the lots by the owner thereof, or which may be in any part of the grounds, shall, on conviction thereof, be fined in a sum not less than ten nor more than one hundred dollars. or by imprisonment not exceeding twenty days in the discretion of the Court. BY-LAW XXXII.

which may have been planted or placed on

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TO PREVENT THE STANDING OF STALLIONS AND JACKS.

If any person shall stand or exhibit any tallion or Jack kept for hire, in any of the streets, alleys, lanes or public places, or within view of the public in said Village, he shall be punished by fine not exceeding ten dollars, or by imprisonment not more than ten days, or by both such fine and imprisonment.

BY-LAW XXXIII.

TO PROVIDE FOR THE ASSESSMENT AND COL-LECTION OF TAXES.

SECTION 1. All personal estate shall be assessed to the person who shall be the owner thereof on the fourth Monday in March, and all real estate shall be assessed to the owner, or agent, or person occupying it on that day, unless the same shall be given in by some other person for assessment to him. SEC. 2. The taxes assessed upon any real estate, and all legal charges made thereon, shall be a charge against the person owning the same on the fourth Monday in March. and shall be a lien on said real estate from the first Monday of June of the year in which such real estate was assessed.

SEC. 3. The Marshal of said Village upon receiving the assessment roll shall, for the purpose of collecting the taxes therein mentioned, be and remain at his office or place of business in said Village, on Saturday of each and every week, from ten o'clock A. M. to four o'clock P. M., after receiving such list, until and including the last Saturday in the month of June; and upon all taxes paid or tendered to him on such days, or at any other time before the first day of July thereafter, he shall add one per cent. for collection fees, and upon all taxes collected by him after the first day of July he shall add four per cent. for collection fees.

SEC. 4. The Marshal shall, immediately after receiving such roll, give notice by publication in some newspaper printed in said Village, and by posting notices in five public places in said Village, that the assessment roll has been placed in his hands for collection. as near as may be convenient, within said Vil- | of the time within which such taxes are to be paid, and the place where his office will be for receiving such taxes as above provided.

BY-LAW XXXIV. TO PROVIDE FOR IMPRISONMENT FOR VIOLA-

TION OF CHARTER OR BY-LAWS. Whenever, by the ; rovisions of the Charter or any By-Law of said Village, the party violating such provision may be punished by imprisonment, such imprisonment may be in ing first given at least ten days notice of the | the Village Prison or in the County Jail in the discretion of the Court : Provided, however. that no sentence of imprisonment in the Village Prison shall be for a longer period than thirty days.

BY-LAW XXXV. TO PROVIDE FOR COMMITMENT ON FAILURE TO

PAY FINE OR PENALTY. In all cases where by the Charter or By-Laws of said Village a fine is imposed, the Court, before whom any person shall be con-

that every candid reader of the REC-ORD will ponder well the case before taking a family up there on the statement of the "Modoc" I have no. interest in any misrepresentation but to present the plain, unvarnished truth. I had every inducement held out to me while up there, to write to the East those big reports and blow Oregon, for I heard, as will every man as soon as he arrives there. the big stories and blowing. I told be-

a yearly record of 65 per cent. of

days with out rain or snow. I don't

dry with no rain at all, but if such is

have just such a report as suits them

so that they can get a flood of emigra-

Mobilier, and salary grab steals and

bribery for money by men in high

places. I don't know as Government

officers in Oregon would be exempt.

I think the business men would get

just such a report as suited them. He

wishes me to refer him to some man

that has seen Oregon who dislikes it.

I will refer him or any candid reader

of the RECORD to the Honorable John

Sutherland, of Laporte Co., Ind., who

is one of the best farmers in the State.

Mr. Sutherland is now President of

was in Oregon the same time

that I was and passed clear through

the Willamette Valley and the State.

His judgment is as good as any man's

and any one can get his statement, so

BRAINARD'S MUSICAL WORLD. ---

The September number of this favor-

ite Musical Monthly contains a large

amount of beautiful new music and

lishers offer to send the Oct., Nov.

CAPL. JACK.

would.

except he shall be a passenger on such train, or employee of said road, he may be summarily arrested by the Marshal, or by any Village policeman, and may be punished by fine not exceeding five dollars.

BY-LAW VI.

FOR THE PUNISHMENT OF VAGRANCY. If any suspicious person shall be found prowling or lurking about the streets, or about any dwelling, shop, store or other building or place of business, after the hour of a license therefor, shall be punished by fine ten o'clock P. M. and before daylight, he not exceeding fifty dollars, or by imprisonshall be deemed to be a vagrant, and may be ment not more than thirty days, or by both interrogated by the Marshal or Night Watch of said Village, and unless he shall give sat- of the Court. isfactory reasons for being abroad at such time and place, may be summarily arrested and proceeded against as a vagrant, and powered to grant such license and to fix the upon conviction thereof shall be punished by | rates to be paid for the same, not exceeding fine not exceeding twenty-five dollars, or by | the sum of twenty dollars per day for every imprisonment not more than thirty days, or | such license.

by both such fine and imprisonment in the discretion of the Court. BY-LAW VII.

TO PREVENT THE KEEPING OF DISORDERLY HOUSES AND HOUSES OF ILL FAME.

If any person shall keep a house of ill any public place in said Village, without havfame resorted to for purposes of prostitution | ing them securely fastened, tied or hitched to or lewdness, or shall keep a noisy and disorderly house to the disturbance of the quiet of the neighborhood, he shall be punished by fine not exceeding fifty dollars, or by imprisonment not more than thirty days, or by both such fine and imprisonment in the discretion of the Court.

BY-LAW VIII. in said Village, between the fifteenth day of June and the fifteenth day of September, TO PREVENT THE KEEPING OPEN OF SALOONS AND PLACES OF BUSINESS ON THE FIRST without such dog shall be safely and securely

DAY OF THE WEEK. SECTION 1. If any person shall keep open or admit any person into any saloon kept for the sale of spirituous, intoxicating or malt | dollars. liquors, or into any billiard saloon or place for playing at cards, dice, or any other game of chance, or as a resort for idlers, gamblers,

large, within said Village during the period or drunkards, on the First Day of the week, commonly called Sunday, he shall be punsafely and securely muzzled as therein pro-vided; and the Marshal shall receive from ished by fine not exceeding twenty-five dollars, or by imprisonment not more than thirty days, or by both such fine and imprisonment in the discretion of the Court.

SEC. 2. If any person shall keep open any barber shop, store, or any other place of business, on the First Day of the week, commonly called Sunday, he shall be punished by hotels, or to drug stores open temporarily punished by fine not exceeding ten dollars, for the sale of medicines.

or by both such fine and imprisonment in the TO PREVENT THE REEPING OPEN OF SALOONS | discretion of the Court.

the provisions of this By-Law shall be punished by fine not exceeding fifteen dollars. SEC. 2. The presence of any person, or of lights, in any such saloon between the times

it is open in violation of this By-Law. BY-LAW X.

WALKS.

If any person shall place or cause to be placed any sign, cloth, garment, box or other article upon or over any sidewalk, beyond the line of any lot in said Village, which shall in any manner impede, obstruct or preevery day such encroachment shall remain, after the person offending shall have been notified by the Marshal to remove the same: Provided, however, that this section shall not apply to any awning used upon any building in said Village. BY-LAW XXVII.

TO REGULATE THE REPAIRING OF SIDEWALKS AND REMOVING OF SNOW, ICE AND RUBBISH. SECTION 1. It shall be the duty of the 'owner, occupant or agent of each and every or by imprisonment not more than ten days, lot within the corporate limits of said Village, to keep the sidewalk in good repair. And whenever the sidewalk shall be found out of repair, it shall be the duty of the Marshal to TO REGULATE THE KEEPING OF GUNPOWDER. notify such owner, occupant or agent of such lot, if there be one found, to repair the walk, No person shall have, or keep, or suffer to be kept or deposited, in any building within and in case such owner, occupant or agent reder than twenty-five pounds, except in a magfuse or neglect to do the same within five days after such notice, the Marshal shall cause the same to be done, and shall keep an distant one hundred feet or over from any building; and the powder so kept or depositaccount of the expense thereof, and return the same to the Assessor of said Village, who ed in any building shall be kept in tin canisters with secure tin canister covers, and no shall levy the amount so returned by the Marshal, with 10 per cent. added thereto, as such canister shall be opened or handled exa tax upon said lot or premises, to be collectcept in the day time. Any person violating ed from the owner thereof in the same manner, and subject to the same rules and regulations as other taxes. In case such owner or agent cannot be found within the corporate limits of said Village, then such notice shall be in writing, and shall be served by being mailed at the post office in said Village,

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BY-LAW XXIX.

constitute a Board of Health, and shall have | alty so imposed is paid, not exceeding in any authority to enforce the laws of this State as provided in chapter 46 of the compiled laws of 1871 and the amendments thereto; and they shall cause the removal and abatement of all nuisances which, in their opinion, may be detrimental to the health of the inhabi tants of said Village.

BA-TYM XXX

FOR THE PREVENTION AND ABATEMENT OF NUISANCES.

SECTION 1. If any person shall keep in or about any shop, warehouse or other building any green, untanned hides or skins, or shall carry on any filthy or loathsome trade, or shall erect or continue, or cause to be erected or continued any privy, hog sty, cow pen, stable or other nuisance, so near to the grounds of another as to injure the health or comfort of any person residing near such nuisance. he shall be punished by fine not exceeding ten dollars for each and every day he shall continue to violate the provisions of this By-Law after having received from the Common Council twenty-four hours' notice to remove or abate the same.

to be thrown, on any sidewalk, or into any street or alley any slops or filthy water, urine, carrion or filthy substance, or shall suffer, cause or permit the same to pass through any sink or spout to any sidewalk or into any street or alley, or shall throw or cause to be thrown on any sidewalk or into any street or alley, or upon any lot, any dead animal, fowl or carrion, he shall be punished by fine not

exceeding twenty dollars, or by imprisonment not more than twenty days, or by both such fine and imprisonment in the discretion of the Court. SEC. 3. If any person shall throw, or cause to be thrown or placed into any creek, mill vent the full, free and clear passage of said race or flume, within said Village, any saw sidewalk, or obstruct the full view of the dust, corn cobs, dead animals, or offal of whole width of the sidewalk, he shall be pun- | slaughtered animals, he shall be punished by ished by fine not exceeding five dollars for | fine not exceeding twenty-five dollars, or by imprisonment not more than twenty days, or by both such fine and imprisonment in the discretion of the Court. SEC. 4. If any person shall keep, within

> the limits of said Village, any slaughter house, or yard for the purpose of slaughtering animals, or yard for the purpose of feeding any hogs, sheep, cattle or other animals to be having first obtained a permit from the Common Council of said Village, he shall be punished by fine not exceeding twenty-five dollars.

SEC. 5. If any person shall neglect or refuse for the space of twenty-four hours after notice, to obey any order lawfully made by the Board of Health of said Village, and to him directed, he shall be punished by fine not exceeding twenty-five dollars. -

BY-LAW XXXI. FOR THE REGULATION AND PROTECTION OF

CEMETERIES. SECTION 1. All persons before making in-

terments in the cemetery shall apply to the permit for the making of such interment. | not exceeding five dollars. The said Sexton shall be the only person allowed to dig graves, for which services he is authorized to receive two dollars and fifty cents for digging the grave and attending the burial of a person of ten years of age and upwards, and one dollar and seventy-five

victed, may adjudge that the person so convicted shall stand committed to the Village The Common Council of said Village shall | Prison or County Jail until the fine or pencase a period of thirty days. BY-LAW XXXVI.

FOR THE PUNISHMENT OF PERSONS SEIZING PROPERTY.IN POSSESSION OF THE MARSHAL. If any person shall rescue, seize, or take, or shall cause to be rescued, seized or taken any horses, cattle, sheep, swine or any property whatever out of the possession or cus-tody of the Marshal of said Village, which said Marshal has taken or received by virtue of the charter or By-Laws of said Village, he shall be punished by fine not exceeding fifty dollars, or by imprisonment not more

than thirty days. BY-LAW XXXVII.

TO PROVIDE FOR SUMMARY ARRESTS IN CER-TAIN CASES.

Wherever by the provisions of the Charter or By-Laws of this Village, the violations thereof may be punished by imprisonment as well as by fine, the Marshal of said Village may summarily arrest without warrant any person whom he may find violating any such provision, and take the person so offending before any officer authorized to hear and de-SEC. 2. If any person shall throw, or cause | termine such offence, to be dealt with accord-

ing to law. BY-LAW XXXVIII.

FOR THE PUNISHMENT OF PERSONS RESISTING THE MARSHAL OR VILLAGE POLICEMAN. AND RESCUING PRISONERS FROM

CUSTODY.

If any person shall assault or resist the Marshal or any Village policeman, or hinder or obstruct him or them while in the discharge of his or their duty, or shall rescue or aid in rescuing from the custody of the Marshal or any Village policeman any person who has been by him or them arrested for violating the Charter or any of the By-Laws of said Village, he shall be punished by fine not exceeding one hundred dollars, or by imprison-

ment not exceeding thirty days. BY-LAW XXXIX.

TO DEFINE THE AUTHORITY OF VILLAGE POLICEMEN.

Any Village policeman, appointed by the President or Common Council of said Village, and any person, who by virtue of his office, shall be clothed with the authority of Village policeman, shall, for the purpose of enforcing the By-Laws, have and exercise all the authority and power conferred upon slaughtered or shipped for market without the Marshal by the Charter and By-Laws of said Village; and it shall be the duty of every Village policeman to see that the By-Laws of said Village are enforced. BY-LAW XL.

TO REQUIRE THE ASSISTANCE OF BY-STANDER: IN EXTINGUISHING FIRES AND IN THE REMOVAL AND PROTECTION OF PROPERTY.

The Marshal or any member of the Common Council may require the assistance of any by-standers in extinguishing any fire in said Village, and in the removal, preservation and protection of any property endangered thereby, and in case any by-stander shall willfully neglect or refuse to comply with such Sexton of the corporation, who shall grant a requirement, he shall be punished by fine

> BY-LAW XLI. TO PREVENT THE RUNNING AT LARGE OF

GEESE AND OTHER POULTRY. If any person, being the owner, or having the care of any geese, turkeys, or poultry of any kind, shall permit the same to run at .

and Dec. numbers free to all new subfire-arms, slung shot or any deadly weapons TO PROVIDE FOR THE LICENSING OF SALOON cents for one under ten years of age. large, without the inclosure of the owner or scribers for 1874, sent in this month. directed to such owner or agent at his last' KEEPERS. he shall be punished by fine not exceeding SEC. 2. Any person who shall make an inperson having the care of the same, at any to discuss the question, and leaves it | This will give the subscriber Four SECTION 1. Every person who shall, by ten dollars. terment, or cause an interment to be made, | time between the first day of March and the known place of residence. finally to the very class interested. hundred and twenty pages of choice BY-LAW XIX. TO PREVENT THE DISCHARGE OF FIRE WORKS OF any lot or premises in said Village, or who himself or his servants, directly or indirectmusic and musical reading for onl This has always met our views on fely sell or offer for sale any spirituous, inbe punished by fine not exceeding five dolone dollar. The music alone would male suffrage, i. c. whenever a majoritoxicating or malt liquors, or shall keep a bar, AND FIRE-ARMS. shall be in possession of such lot or premises, shall on conviction thereof, be fined ten dollars. ty of the women of the State would cost, in usual sheet form, over twenty wheel of fortune or other apparatus for deal-ing out liquors, or shall keep one or more If any person shall, within fifty fect of shall, for the space of twenty-four hours, per-any building, light or set off any fire cracker mit any snow, ice or rubbish to remain upon except by consent of the Sexton, unless he BY-LAW XLII. say "we desire the ballot," then give it | dollars. Besides all this, one hundred OF THE REPEAL OF BY-LAWS AND ORDINANCES. elegant premiums are offered for clubs. to them. It would be wrong to longbilliard or pigeon hole tables for use or hire, shall be deemed to be a saloon keeper within or fire works of any kind, or shall discharge the sidewalk in front of or adjoining said lot shall be absent, shall on conviction thereof All ordinances, By-Laws or parts of By-Send one dollar now and receive the er withhold it, under a government claiming to be based on Republican any pistol, gun or other fire-arms in said Vilor premises; and upon failure of such owner | be fined five dollars. Laws heretofore adopted by the President MUSICAL WORLD for fifteen. months. the meaning of this By-Law, and shall pay SEC. 3. Any person who shall break any and Trustees of said Village of Buchanan, lage, he shall be punished by fine not exceed- or person in possession of said lot or premis-Specimens copies will be sent on apprinciples. ing ten dollars. BY-LAW XX. annually a license fee of one hundred dollars es to remove such snow, ice or rubbish within fastening affixed to the burying grounds, or conflicting in any way with the foregoing Byplication to the publishers, for such saloon kept by him; and on failure who shall break down or otherwise injure the Laws, are hereby repealed. fence, remove the stakes within the enclosure, BY-LAW XLIII. the time above specified, it shall be the duty 'S. BRAINARD'S SONS, Cleveland, O. to pay the same and obtain such license as is TO PREVENT THE INJURING OF SHADE TREES | of the Marshal to cause the same to be re--Last week we advertised for rain. and in a day or two the want was hereinafter provided, he shall be punished AND SHRUBBERY. moved and to keep an account of the expense or break, injure, mutilate or deface any rail of TIME WHEN BY-LAWS SHALL TAKE EFFECT. Any person who shall injure, dig up or thereof, and return the same to the Assessor or railing, tomb stone, or board, or injure or The foregoing By-Laws shall take effect moved and to keep an account of the expense or break, injure, mutilate or deface any rail or TIME WHEN BY-LAWS SHALL TAKE EFFECT. -Cranberries are beginning to ap-pear in market. Otsego Herald, 15th. by fine not less than fifty dollars and not exsupplied. Who says advertising don't ceeding one hundred dollars, and by impris- I destroy any shade; ornamental or other trees, I of said Village, who shall levy the amount | carry away any tree, shrub, plant or flowers | on the first day of October, A. D. 1873. pay.-Saline Review. The state of the s (##) الأنفر من محفود

BY-LAW XVIII.

WEAPONS.

BY-LAW IX.

IN THE EVENING.

SECTION 1. If any person shall keep open or admit any person into any saloon kept for the sale of spirituous, intoxicating or malt liquors, or into any billiard saloon or | said Village, a greater quantity of gun powplace for playing at cards, dice, or any other game, or as a resort for idlers, gamblers or azine kept exclusively for that purpose, and drunkards, after the hour of eleven o'clock P. M., and before daylight, such keeper or the person in charge of such saloon shall be punished by fine not exceeding twenty-five dollars, or by imprisonment not more than twenty days, or by both such fine and imprisonment in the discretion of the Court.

specified, shall be prima facie evidence that | TO PREVENT THE CARRYING OF CONCEALED

If any person shall carry any concealed

said Village the sum of fifty cents for each and every dog so killed by him. BY-LAW XVI. If any person shall drive or cause to be driven any cattle, or horse, or team of horses or mules upon any sidewalk, or shall ride fine not exceeding ten dollars : Provided, | or drive the same immoderately in any street however, that this section shall not apply to or public place in said Village, he shall be



		has also just received and is prepared	country.	co, Cal., <i>Daily Register</i> of Sept. 2d, from which we see that our Michigan	put the furnace in, to the end that he	in favor of Hanley, as Col. B, was a		not soil white cambric, and yet lasts
	Remember the Place:	to show a new supply of millinery		folks, Mr. T. M. Fulton and wife,	be required to remedy the defects in	Federal Soldier: The ball. lodged in	and the second	long on the hair, giving it a rich, glossy lustre, and a grateful perfume.
		goods. Ladies will do well to go and see her new styles before making		were stopping then at the Grand Ho-	the heating of the School Building.	the. Colonel's side and could not be		
		the second second	IMPROVED Mrs. Dunning has	tel; Dr. R. W. Pierce at the Cosmo-	On motion of Mr. Pears a commit-	extricated. Respectfully,		Prepared by Dr. J. C. Ayer & Co., Practical and Analytical Chemists,
	At the Old Stand, South Side		made a decided improvement in her	politan Hotel, and Mr. R. W. Mon-	tee was appointed by the Board to	ONE OF BRINNEMAN'S Two Boys.	A SPECIALTY.	LOWELL, MASS.
	of Front Street	Go to H. J. Howe's for wall and	millinery building on Main street. The glass front adds materially to its	tross at the Lick House.	settle with Mr. Alexander, the con- tractor of the School House. Messrs.	Wilhoft's Anfi-Periodic, or Fever and	A SPECIALITI.	
	of Front Street.	window paper. New lot just receiv-	appearance: And by the way we would	SEE in another column, advertisement about lowa	Pears, Osborn and Richards were du-	Ague Tonic.	PLOUR, FEED, BUTTER, EGGS, LARD,	
			remark that Mrs. Dunning knows how	SIIII and Acoraski Lands.	ly elected such committee.	This Great Remedy possesses all the	HUUR, LED, BUITER, IEEE, LARD,	
	The Berrien County Record		to get up millinery work in the latest	SOUTH BEND UNIONWe welcome	On motion the Board adjourned.	properties that are claimed for it by its discoverer and its manufacturers. It is	CROCKERY,	
			and most approved styles. She is al-	to our exchange list the South Bend	It was understood by the members	not a Panacea for all the "ills that flesh is	Glassware and Cutlery,	e Tor Contraction
	OFFICIAL PAPER OF THE COUNTY.	chips burned on a shovel of coals with a few cloves will clear a room of flies	ways up to the times.	Union, which, under the editorial management and supervision of our	that a regular meeting of the School Board should be held monthly, on the			
		in a few seconds. The experiment is	RETURNEDMr. T. M. Fulton and	young friend, J. Brownfield, Jr., is	first Monday evening of each month.	Hepatitus and Splenatis, attended with hypertrophy of that, organ, Sun Bains,	At low figures, Before purchasing call and examine our goods and prices.	
	THURSDAY MORNING, SEPT. 11, 1873.		wife returned home on Tuesday even-	in every respect a first-class local	A special meeting was agreed upon	Congestive Chills and all Fevers of mias-	FRESH BREAD.	
	To Advertisers.		ing from their tour to the Rocky	paper. It is announced that shortly	for Wednesday evening, Sept. 17th.	matic origin. Read the testimonials, of	FREGH DREAD,	
	The "Record" is the best Advertising		Mountains, Salt Lake and California.	a German edition of their paper will be issued, to be called the South Bend	The meetings of the Board will be held in the office of J. J. Van Riper,	grateful hundreds who have enjoyed its blessings and see what they say. \$500	Pies, Cakes, &c.,	
	Medium in South-western Michigan, hav- ing double the circulation of any other		Dr. Pierce and wife, who accompanied them, will return by water via Panama	Courier. We trust that both of these	Esq., hereafter.	reward is offered for the man who has		CIFT ENTERPRISE
		of next month.	and New York.	papers will be sustained and handsome-		taken the Tonic faithfully according to di-	EVERY DAY AT II I-2 A.M.	The Only Reliable Gift Distribution in the Country !
	and the second s			ly supported by the people of St. Jo.	WISCONSIN LEAD MINING Co. OF	rections and who will pronounce himself not cured! Bring up the man and get	AS Goods delivered promptly to any part of the city.	
•	Agents.	SHIPPING TAGS, a new supply, cheap	REGULAR meeting of the Common	County and vicinity.	DETROIT. We have received a copy	your money, if he can be found! The		\$100,000,00
	Geo. P. Rowell & Co., 41 Park Row, N. Y., and S. M. Pettingill, 37 Park Row, N. Y., are	at the RECORD office. tf	Council next Tuesday evening.	CROPS The crops west have all	of the "Articles of Association and	Tonic is safe, sure and speedy. It is	Mortgage Sale.	IN VALUABLE GIFTS!
	our authorized agents to contract for advertis-	OTITI in another column advertisement about Toxya			By-Laws of the Wisconsin Lead Min- ing Co. of Detroit, Michigan." The	cheap, because you do not require it in long drawn out doses. 29w2	DEFAULT having been made in the payment of three hundred and eighty and 50-100 dollars, (\$350.50), in-	To be distributed in
	ing, at our lowest rates, for the columns of the BERRIEN COUNTY RECORD.	SEE in another column, advertisement about Iowa	AND still they come to Day's for bread, pies, cakes, &c. Why? Be-		mining lands of this Co., on which con-	· · · · · · · · · · · · · · · · · · ·	L hundred and eighty and 50-100 dollars, (\$880.50), in- cluding interest at seven per cent: per annum, which sum- is claimed to be due and unpaid, at the date of this notice,	L. D. SINE'S
		FOR SALE A farm of 200 acres,	cause he keeps the best in town. Van	the United States is light, but the	siderable lead ore has been discover-	BET Every Family Should keep Page's Arnica Oil Salve in the	is claimed to be due and unpaid, at the date of this notice, on a certain Mortgage and note accompanying the same, biopind data the fibuday of Tanuart A.D. 1989, expension	42nd SEMI-ANNUAL
	Value of Advertising.	160 acres in cultivation, and 40 of	knows just how to get them up.	crop is an extra one compared with other countries. There is enough to	ed, are situated in Grant Co., Wis., a	house. It cures rheumatism, sprains, swellings, salt rheum, fever sores, chilblains, scrofula	by Benjamin Swayer, and Caroline, his wife, of the County of Berrien and State of Michigan, to George Rodfield	Gift Enterprise,
	"Without advertising I should be a poor man to-day."—H. T. Helmbold.	heavy timber, 21 miles from Poka-	· · · · · · · · · · · · · · · · · · ·		county in which there has been rich deposits of lead discovered. Grant	sores, piles, ulcers, sore eves, burns, caked	is chained to be due and allpair, at the date of this notice, on a certain Mortgage and note accompanying the same, bearing date the 6th day of Jabuary, A. D. 1868, excented by Benjamin Swayer, and Caroline, his wife, of the County of Berrien and State of Michigan, to George Redfield, of the County of Cass and State aforesaid, which Mort- games wis duly recorded in the office of, the Register of	
	"I advertised my productions and made money."	gon, 41 from Dowagiac, 5 from Cass-	VISITING Mrs. Dann, mine host-	demand which will necessarily be	deposits of lead discovered. Grant Co. is the South Western county in	breasts, &c We simply ask that the afflicted will try one box, the use of which will convince	on the 21st day of December, A. D. 1868, in Liber W of	• To be Drawn Monday, Oct. 13th, 1873. ONE GRAND CAPITAL PRIZE
	"Advertising has furnished me with a com-		ess of the Tremont House, is spend- ing a short time visiting friends in	large. Those best posted, predict	the State, and the Wisconsin line is	the most skeptical, and do more to introduce it	Mortgages, on page, 483, and which Mortgage, and note were duly assigned on the 30th day of April, 1873, by the said George Redfield, to Chlos Walker, of the County of	\$10,000 IN GOLD!
	petence."—Amos Lawrence. "A man who is liberal in advertising is lib-	ticulars of W. D. Kingery, at RECORD		that wheat will command a good price,	only twenty miles from Galena, Ill.,	into favorable notice than volumes written in its praise. Every day brings some new testi-	Ontario and State of New York, which assignment was	One Prize \$5,000 in Silver.
	eral in trade, and such a man succeeds, while his neighbor, with just as good goods, falls and	office, Buchanan, Mich.	······································	and that it will take at least two full crops to supply the market with the	where as rich lead mines have been	monials from Physicians and others of the won- derful cures they have effected with it. The	duly recorded in the collice of the Register of Deeds in and for the said County of Berrien, on the 6th day of	
	drops out of market."-Horace Greeley.		WORTH SOMETHING A boy four-	amount usually kept on hand. Farm-	found as any where in the world. The capital stock of the Company is	following conveys the sentiments of all :	May, A. D. 1873, in Liber 9 of Mortgages, on page 79; and no proceedings at law or otherwise having been instituted to forcelose said. Mortgage or collect the same-Now	Five Prizes \$500 \$ { FININALYS
,	"He who invests one dollar in business, should invest one dollar in advertising."-A.	POND'S EXTRACT.—One trial tells the story, and a small sum may save	teen years old, weighing less than SO pounds, in Weesaw, this season drove	ers have reason to expect a prosper-	\$150,000, of which \$10,000 consti-	GENEVA, January, 1865. MR. J. M. PAGE-Dear Sir : I commenced	therefore, notice is hereby given, that in pursuance of a power of sale contained in said Mortgage, and of the	Ten Prizes \$100 % (URBURUEDED
	T Stewart. "Constant and persistent advertising is a sure	many doctor's bills. It never fails.	a reaper to cut 112 acres of wheat,	ous season and a steady advance in price of farm property.	tutes the working capital. Shares	using your Arnica Oil Salve in my practice some three years ago. During the time, I have	statute in such case made and provided, the premises described in and covered by said Mortgage, to wit: All-	Two Family Carriages and Matched Horses, with Silve- Mounted Harness, worth \$1,500 cach 1
	prelude to wealth."-Stephen Girard. P. T. Barnum, the noted exhibitor, ascribes		oats and hay. He has also drove the		are fixed at \$25 each. It is expected that some of the stock will be placed	used it in numerous cases of Diptheria. I al- ways apply it to the throat warm, and in no	that certain piece or parcel of land, lying and being in the county of Berrien and State of Michigan, known and described on the north half of the parch half of the article	Two Baggies, Horses, Co., worth \$600 cach! Two Fine-Toned Rosewood Planes worth \$500 cach!
	his success in accumulating a million of dol-	Line approations from Joung mon	same team to drill in 40 acres of	ADULTERATED KEROSENE The	on sale in this place. If the repre-	case where I have used it have I ever known	described as the north half of the north-half of the north- west fractional quarter of Section thirty-five (35), town six (6) south of range eighteen (18) west, containing	Ten Family Sewing Machines, worth \$100 each. 1500 Gold and Silver Lever Hunting Walches, worth 1 from \$20 to \$500 each.
	lars in ten years to the unlimited use of print er's ink	and ladies, who are preparing to enter the Kalamazoo Business College, are	wheat. Such boys as this young Sterns are worth something on a farm,	last Legislature passed a law making	sentations of the Association are true.	the disease to go to the lungs, nor have I lost a patient with that complaint when I was called	thirty-eight acres and 37-100 of an acre of land more or less, will be sold at public auction at the hour of two	Gold Chains, Silver Ware, Jeweiry, &c., &c. Whole Number of Gifts 10,000 / Tickets limited to 10,060.
		double what they were last year.	or any place else where you may place	it a misdemeanor, punishable by im- prisonment not exceeding one year or	and we know not why they are not,	in the first instance. I have, also used it with the best success in cases of Piles, Rheumatism,	o'clock in the afternoon of Monday, the Sth day of De- comber, A. D. 1873, at the front door of the Court House	AGENTS WANTED TO SELL TICKETS, to whom Liberal Premiums will be paid.
	INSURANCETo all parties inter-		them.	by fine not exceeding \$400, or by both	ly to prove very valuable. E. Ham-	Salt Rheum, Group, Brysipelas, Scarlet Fever, and in fact in all cases where an external rem-	comber, A. D. 1873, at the front door of the Court House; in the village of Berrien Springs, in the said County of Berrien, by the Sheriff of said County. to the bighest bidder, to satisfy the amount due and unpaid on said	Single Tickets \$2; Six Tickets \$10; Twelve Tickets \$20; Twenty-Five Tickets \$40.
	- ested in sound Insurance Companies, we would say, that the Ætna, of Hart-	SHORT DAYS The days are grow-	JUST RECEIVED a large stock of	fine and imprisonment in the discre-	bujer. Detroit is the Vice President	edv is required. I would with greatest confi-	Mortgage, with costs and expenses allowed by law, and the attorney fee mentioned in said Mortgage	Circulars containing a fulllist of prizes, a description of the manner of drawing, and other information in r. c
	fort, the Old North America, of Phil-	ing perceptibly shorter. Those who	Fall and Winter Goods, which we in-	tion of the Court, for any person to	and Manager \cdot of the Association.	dence recommend it to the profession as a remedy that will do all that is claimed for it,	Dated Berrien Springs, Mich., Sept. 6, 1873. CHLOE WALKER, Assignce.	erence to the Distribution, will be sent to any one creation ing them. All letters must be addressed to
	adelphia, The Underwriters' Agency	say they do not want the RECORD un- til the evenings ; are long enough to	tend selling cheap enough to satisfy	used for lights, or offer for sale any	Hereafter we may be able to give a	and in no case will it do harm. H. D. Ebby, M. D.	WORTHT PUTNAM, Attorney for Assignee.	MAIN OFFICE. L. D. SINE, BOX S6, 101 W. FIDA St. (30#4). CINCLNNATI, (.
	•f New York and the Imperial of Lon- don, have all come out of the Boston	give time for reading, will come in	all. Call and see for yourselves. REDDEN & GRAHAM.	such oil that will at a temperature of	prospects.	It is warranted to give satisfaction, or the	TEFAULT having been made in the narment of the	A
	fre triumphant, and fully able and	now and subscribe according to prom-	TEDDEN & GRAHAM.	150° Fahrenheit, emit any explosive		money refunded. Sold by Druggists at 25 cents a box, and will be sent by mail on receipt of	sum of three hundred and thirty three dollars, (\$333.00) including interest at ten per cent, per annum, which sum is claimed to be due and unpaid at the date of	Ayer's
	willing to pay the last dollar of their	186	RAIL ROAD TICKETS TO STATE FAIR.	gas or take fire by plunging a well- lighted match therein. The quantity		30 cts. All orders should be addressed to w13 J. A. PAGE, Geneva, N. Y.	this notice on a certain Mortgage upon the promises de- scribed in the above forectionne; which Mortgage bears date the 4th day of January A. D.1371, made by Benja- min Swayer, and Caroline, his wife, of the County of	Chapper Dontary
	losses, as they did in the Chicago fire.	PIGEON HUNTINGNearly every	-Agent Gibbs, at Buchanan, will	to be used in the test shall not be less	Sept. 8, 1873. EDITORS RECORD :- As to Dowa-		date the 4th day of January; A.: DJ.1571, made, by Benja- min Swayar, and Caroline, his wife, of the County of	UTIOFT' A TOODATOT'
	These Companies offer reliable indem- nity to all who desire.to insure their	sportsman in town tried his luck shoot-	commence selling excursion tickets to	than half a pint. We trust all our	giac and the surroundings, things are	Marriages,	Berrien and State of Michigan, to: Worthy Putnam of the same County and State, which Mortgage was duly record- ed in the office of the Register of Deeds of the County of	For Diseases of the Throat and Lungs,
	property.	ing pigeons this week. Pigeons are	the State Fair, via Kalamazoo, on Sunday evening, Sept. 14, for the	kerosene dealers will test their oil and	very dry. Last week we had a very		Berrien and State of Michigan, on the 10th day of Janu-	such as Coughs, Colds, Whooping Cough, Bronchitis; Asthma,
	D. A. WAGNER, Agt., Buchanan.	not reported very plenty this season.	Kalamazoo Accommodation. Fare	know that they are not infringing the	good - rain - which did much - good-	Sept 6th, 1878; at the residence of the bride's father, by, J. T. Beckwith, Esq. Mr. JOHN L YOUNGS and CATHERINE HICKMAN, both of Weesaw.	238, which Mortgage and note accompanying the same	and Consumption.
	·	SETTLE your accounts with Fox	for the round trip to Grand Rapids		There was, however, too much light- ning for some of our inhabitants. The	the sector of th	Jirst day of August, A. D. 1872, to Lewis, Walker, of the County of Ontario and State of New York, which assign-	Among the great
	SEE in another column, advertisement about Iowa	and make his heart glad, then come	and return will be \$3.05. The tick-	THE REUNION AND DINNERFrom	barn of Mr. John Gage was struck by	-Deaths	ment was duly recorded in the Register's Office in and for said Country of Berrien, on the first day of August 4. D. 1872, in Cliber Soft Mottages, on Jargo 36; Andropro- ceedings at law or otherwise having been instituted to	science, few are of more real value to
		and buy more goods.	ets will be good to return until Mon- day the 22d inst.	several of our citizen soldiers who at-	lightning, and with the contents was	The of mulding safe they not such to with on TINNIE	coedings at law or otherwise having been intituted to foreclese said Mortgage or collect the same-New there	mankind than this el- fectual remedy for all
	Br-Laws.—This is the last week of the publication of the village By-			tended the Reunion of the 12th Reg- iment at Berrien, we learned that a:	burned. It contained two year's	Died, Friday, Sept. 5th, 1873, in this village, LINNIE daughter of John H. and Malinda M. Kingery, aged 10 months and 10 days.	fore, notice is hereby given, that in pursuance of a power	diseases of the Throat and Lungs. A vast
	-Laws which have occupied so much of	You can get a nice suit of clothes	PLANING Parties wishing planing	good time was had, that all things.	wheat crops and Mr. Gage's loss will be about \$3,000. A man by the name	Died, August 23d, 1873, of Consumption, at Michigan	such case made and provided. "the premises described in	
	, our space of late. After this issue	at Cotten & Fox's new clothing store for \$9.	done since the fire can be accommoda- ted at the Buchanan Wagon Compa-	passed off pleasantly. In fact that it	of Amadon, who was working for Mr.	20 days.	* Berrien and State of Michigan. known and described as	
	we will again give our readers the us-		ny's shop.	was one of the best reunions the Reg-	Gage, had his horse and harness burnt		the north half of the north half of the north-west frac- tional quarter of section thirty-five (35) town six (6) south	sliown that it does surely and effectually
	ual amount of reading matter.	BUSYFarmers are very busy sow-		iment had ever had. One thing they	up in the barn. His loss will be about \$200There is a great amount	BUCHANAN PRICESCURRENT.	of range eighteen (18) west, containing thirty-eight acres and 37-100 of an acre of land (38 37-100) be the same more or less, will be sold at public anction (under	control them. The testimony of our best citi- zens, of all classes, establishes the fact, that
	SEE the new clothing at H. J.	ing wheat and preparing their ground	PICTURE and frame for \$1 at Mrs. Churchill's picture gallery, Three Oaks.	dies of Berrien Springs were deserv-	of sickness in this vicinity, in this	×: 8	I the direction and authority. of Chloe Walker Adminis-	CHERRY PECTORAL will and does relieve and cure the afflicting disorders of the Throat and
	Howe's, very cheap. 29w2	for sowing. After this work is finish- ed farmers will have quite a respite		ing of great credit for the splendid	part of town nearly every house has	Correctedevery Wednesday morning for the Record by EATON& RICHARDS, Dealersin Groceries and Fro visions, Front Street, Buchanan, Mich.		t Lungs beyond any other medicine. The most dangerous, affections of the Pulmonary Organs
		until corn is ready for the orth In	I THOSE CONCOLUTION OF A DIACEOU UD-		some one sick therein.	These figures represent the prices paid by dealers, unless otherwise spectfield.	the last will and testament of the said Lewis Walker) at the hour of two o'clock in the atternoon of. Monduy, the 8th day of December, A. D. 1873, at the front door of the	vield to its nower: and cases of Consump-
	SICENESS.—The physicians say that	the mean time they are expected in	on our table the other day by Mr. Wm. Burrus were the first of the season.	tertainment could not have been bet-	Truly yours;	Wheat white: per basheli	, Court House, in the village of Borrien. Springs, in the solid Courty, of Series, by the Shrift of said County,	tion, cured by this, preparation, are public- ly known, so remarkable as hardly to be be- lieved, were they not proven beyond dispute.
	the general health is not quite so good in our vicinity the last week as for	town frequently, and that business	and extremely fine. One of the bunch-			Wheat white per bushelt	i to the highest bidder, to satisfy the amount due and un-	lieved, were they not proven beyond dispute. As a remedy it is adequate, on which the public may rely for full protection. By curing Coughs,
	several weeks before. Not many se-	will consequently be lively.	es weighed nearly three-quarters of a		MALARIAThe decayed and decaying	Flour, red, per barrel, selling		
•	vere cases of sickness are reported.		pound.	STATE FAIR We notice that Ber-	vegetation of newly settled lands, when	Timothy. Seed, per bushelter and the set of	Dated Berrien Springs, Mich., Sept. 6, 1873. Administratiz of the state of Lewis Walkfird Jesered Worth PUTNAN, Atty for Administratiz. 30#13	not to be computed. It challenges trial, and con- vinces the most sceptical. Every family should
	mostly colds, some bad cases of di-	SETTLE.—All persons indebted to Wm. Cotten are hereby notified to call	JUSTICE OFFICEN. B. Gollins,	rien County is to be represented in the State Fair, at Grand Rapids, as	damp, exhale a miasmatic poison which, absorbed through the lungs into the blood,	Oats, per bushel	Worring Purnan, Att'y for Administratrix. 30w13	keep it on hand as a protection against the early and unperceived attack of Pulmonary Affections,
	arrhea and a few cases of genuine aque.	and settle the same at the store of		follows:	causes the intermittent fevers and kindred	Oats, per bushel	BROBATE ORDER. State of Michigan, County of	which are easily met at first, but which become
	مى تەرىپىيە تەرىپىغۇرىغان ھەرەپ يېرىمى يېرىمىيە يېرىغى ئەرەپ يېرىپى ئەرەپ يېرىپى ئەرەپ يېرىپى ئەرەپ يېرىپى ئەرە ئەرەپ ئەرەپ ئەرەپ يېرىپ ئەر	Cotten & Fox.	office, and he will then attend to such	Zinc Collar Pad Company, Buchan-	diseases, which prevail in our Western States and Territories. But this great	Pork: mess. per pound.	E Berrion, ss.—At.a. session of the Probate (Court for the County of Berrien, holden at the Probate office in the village of Berrien Springs on Thursday, the 4th day	
	WM. H. Fox is desirous of settling	and the second se	business as may come before him in	an, zinc collar pads and zinc linings	acourge of our rich alluvial bottoms in the			If the distressing diseases which beset the Throat
	with every norson indebted to him by		Luat line, and to conveyancing, col-	for harness; Duncan, Talbot & Co.,	West is now raphied of its sting Deat	Hav marsh per ton 1	seventy-three.	and Chest of childhood, CHERRY PECFORAL

o copionnear, in the year one thousand eighthundred and seventy-three. Present, Daniel Chapman, Judge of Probate. In the matter of the scatte of Ames Wathburn, decensel. Son reading and, filing; the petitions duly rerified, of Otis Sterns, Administrator on said estate, praying that a time and place may be assigned few the examination and allowance of the final account of his administration of said estates is ordered, that Tuesday, the Th day of October noxt, at 11, delock in the formoon, be assigned for the hearing of said patient of his administration said decased, and all other persons interested in said estates, are required to appear at a session of said out, then to be holden at the Probate Office, in the 'lillage of Berrien' Springs, and show cause, if any there be, why the prayer of the petitoner should not be granted. And it is fur-ther ordered, that said 'potitioner give notice to the per-sons inferential the ferries, of the periodency of said period or due to be published in the 'Berrien' County, Record, a newspaper printed and clouded in "aid Quality of Berrien's order, to be published in the 'Berrien' County, Record, a newspaper printed and clouded in "aid Quality of Berrien's fillion, and the hearing thereof, by causing a copy of this order, to be published in the 'Berrien' County, Record, a newspaper printed and clouded in "aid Quality of Ber-rien, for three successive weeks provious to said day of hearing. that line, and to conveyancing, col- for harness; Duncan, Talbot & Co., and Chest of childhood, Chenry Prorotation of the second s with every person indebted to him, by West, is now robbed of its sting. Doct. lecting and such like. Buchanan, founders and machinists : the fifteenth of this month. Ayer has discovered an antidote which ef-OF COURSE .- Nearly every patent Buchanan Wagon Company, Buchanfectually neutralizes its venom : has comchurn, gate, washing machine, wagon an, carriages and wagons; Frank Brownwell, Niles, furniture; A. A. bined in it a remedy-"Arres's Ague Cure"-which rarely, of, as some of our WHOSE duty is it to prosecute for BUCKWHEAT .- The vield of buckor sewing machine you come across, the collection of fines for keeping unwheat in this county will be very light | claims to have taken the first prize at neighbors say, never fails. "It is reliable Jacks, Niles, paper; E. Murray, Niles, licensed dogs ? There are several parthis year. It will not pan out very the recent Vienna Exposition. both for prevention and cure. With it, ties of this kind in Buchanan. Whose wagons and carriages ; Lardner & Co., heavily. men may live with complete immunity Niles, straw baskets; Hall, Cook & duty is it to kill collarless, dogs? from the malignant effluvia which has Allen, Niles, Alden Fruit Company, APPLES.-We received from Mr. There are several running around hitherto rendered many localities almost uninhabitable. Those suffering from CHILLS AND FEVER may find in it imme. FALL.-We are having the second Slater some specimens of a seedling apple raised on the farm of Jeremiah Niles, preserved fruits; John Davis, loose. Let the law be enforced, and week of fall and of genuine fall weath-Niles, steam Bakery; French & Willet the proper officials attend to it. er. Several nights have already been Slater near Dayton. These apples lard, Niles, wood pumps; W. S. Maydiate relief, and those exposed will find almost cold enough for frost, and on are of a superior quality for fall fruit. THE nicest line of collars, ; cuffs, Dr. J. C. AYER & CO., Loweil, Mass., nard & Co., St. Joseph, carriage work; sure protection from attack, by taking it Monday morning Jack Frost made his | We believe the Slater apple is worthy | S. Harmon, do. carriage work; A. W. Wells & Co.; do. fruit pickers. in small doses as a preventative, -Ill. and neck ties in Berrien Co., at Cot-DANIEL OHAPMAN [L.B.] (A true copy.) 20w4 Judge of Probate Practical and Allalytical Obemists. . 121/ first appearance of the season. of cultivation. Democrat. ten & Fox's. 35@39 dia di Salahari .i ył



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