

J. G. OUTCALT was taken severely ill Friday evening, with a heart
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about until married to Samuel January, July 14, 1842. He
Monday he was reported as consider- in 1893 she moved
ably better with her son to South Dakota.

A. I. BAILEY'S old driving horse lost its mind last week, showing many indications of a pronounced case of insanity, and it became necessary to chloroform it.

MISS GERTRUDE ARNOLD has returned to her home in Waynesville and Miss Elsie Haynes has taken her place as stenographer in the law office of Mills & Clevenger.

WILL GRIMES, an old Harveysburg boy, is again to the front. He has just been appointed Secretary of State of Oklahoma, at a salary of \$6,000.— [Lebanon Republican.]

THE water tower at the Kenia Orphans' Home collapsed one day last week owing to soft brick having been used in its construction. It is estimated a new one will cost \$10,000.

FRANK PALMER, of Beaver City, Neb., and Rev. W. C. Stanley and wife, of Lafayette, Ind., have been in Wilmington the past week, called here by the serious illness of their father, Jonathan Palmer.

At the Judicial Convention, in Dayton, on Saturday, Judges Brown and Kumler, of Montgomery County, and Clark, of Warren, were nominated for second terms. S. R. Mitchell was re-appointed Judicial Committeeman for Clinton County.

REV. JOHN M. COSBY, who has been pursuing ministerial studies for some time past in the Southern Baptist Seminary, at Louisville, returns to his work in Clinton County this week. He will preach at North Fairview Baptist Church next Sunday at 11 A. M.

THE Commercial Club last Tuesday evening adopted the recommendation of the Development Committee in regard to securing the removal of Chancellor Brothers' factory from Kingman to Wilmington, as outlined in the last issue of the Journal, and turned the duty of securing the \$400 necessary over to the Finance Committee. If the latter secures this sum, which will be used in defraying a part of the moving expenses, the factory will be lo-

AUDITOR FISHER is engaged with other County Auditors these days in appraising the railroads. Last week the Auditors along the line of the B. & O. S. W. increased its taxable valuation \$2,200 per mile of main line and \$1,000 per mile for branches. This puts a half million dollars increase on the road in Ohio, about \$50,000 of which will be added in Clinton County, increasing the amount the road will pay into our Treasury the coming year about \$1,500.

THE New Richmond Independent News publishes a table showing the extremely high and low water stages of the Ohio River at that village from 1832 up to the present time and it is interesting to note that the water has been as low as one foot, eleven inches and as high as sixty-four feet, three inches. That is certainly a great variation and has given the New Richmond people peculiar experience. At the low stage they could wade across to the Kentucky shore, while during the high water they are compelled to move out of their homes, go about the streets in boats and seek higher ground.

COUNCIL last Friday night made the tax levy for the coming year, assessing eleven mills, divided up to the various funds, as will be seen by the ordinance in another column. No levy is necessary this year for the police fund, for the money derived from the Dow law taxing saloons will furnish a sufficient amount to support that department of the town's government. Council, it will be noticed, granted the request of the Wilmington Library Association and set aside a half mill levy for library purposes. This will give the ladies \$850, and will maintain the library in good shape as a free, public institution.

J. C. WOOD, of Delaware, appeared before Council last Friday evening to ask a franchise for establishing a central system of hot water heating in Wilmington. The patentee of a successful system resides in Delaware, where last year a plant was constructed, and it is the desire to organize a company in Wilmington, if our people

Committee on In 1861." So Wilmin Fourth just forty one of the persons signed to the invit.

Our Wilmington "Meeting President Board of Electric Democrat inquired the Journal's asse had increased the l expenses of the li prompt response w. was wholly erronec The special or addi ply to the paymen curred last year an it is available for t current year.' Th on the part of the rass and harass the it will fail in its That charge again untrue and unjust sire or intention to harass the Electric in mentioning the light purposes we item of news as it c whom we considere mant. Our paragra been "wholly errone ing," as Mr. Burst c the "special or ad apply to the paymer curred last year," same to be used in p due which were con of repairs and all ni don't see much diffi statements. As to sertation that the Tru benefit of the extr year, we can only sa informed and had no it, but we find that allowance for light be greater the coun tra amount will appl ment of debts and w accordance with a Council some month. nal is not antagon Trustees at all: it ha sire at this time to de the election of Jacob was a Democrat and regular Republican n elected. We defend them because we tho made against him we

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of this wonderful remedy
 your case without cost to you
 regular price of "Snuffles
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 Wilmington Journal. 05/15/1901. Page 6
 Address Dept. C, 114,
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The Great Scourge
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 Take no substitutes.
 7 George W. Brown.

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TY, NEB., April 1, 1900.
 Food Co., LeRoy, N. Y.:
 —I must say in regard to
 at there is nothing better
 We have used it for years.
 was a great coffee drinker,
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 LILLIE SOCHOR.

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 It was an Arab that, at Firozpur, car-
 ried one hundred and forty-six pounds
 05/15/1901. Page 6
 enty-five
 minutes, a feat of endurance rarely, if
 ever, equaled.

A NEW Restaurant

First door West of Court-house.

Where we will be pleased to show
 you a fine line of

Candies & Fruits

FRESH OYSTERS!
GOOD MEALS!
PROMPT SERVICE!

Fresh Bread and Cakes.

A. W. STARBUCK,

Clin. Tel. 37. Wilmington.

J. R. BARC
OPTICIAN,

Of 547 W. Ninth st., Cincinnati, will be at the

Martin Hotel, Wilmington,

ON

Friday and Saturday,
MAY 17 AND 18.

Eyes examined free. Satisfaction guaranteed.

STATE FOR SALE



AN ORDINANCE

To Levy Taxes for Municipal Purposes for the Year 1901.

Be it ordained by the Council of the Incorporated Village of Wilmington, Ohio:

SECTION 1. That there be levied for municipal purposes for the year 1901 on each dollar of valuation of the real and personal property in the village of Wilmington returned on the grand levy, the sum of eleven mills, and that said levy be apportioned as follows:

- For general purposes, five-tenths of a mill.
- For street purposes, two mills and two-tenths of a mill.
- For lighting the corporation, two mills and three-tenths of a mill.
- For support of Fire Department, one mill and two-tenths of a mill.
- For Library, five-tenths of one mill.
- For payment of bonds and interest, three mills.
- For special light deficit, one mill and three-tenths of a mill.

SEC. 2. That the Clerk of the said Village of Wilmington shall cause a copy of this ordinance to be certified to the County Auditor, that said levy may be placed on the tax list and collected as provided by law.

SEC. 3. This ordinance shall take effect and be in force on and after its publication according to law.

Passed May 3, A. D. 1901.

[SEAL] W. I. STEWART,
 Mayor of the Incorporated Village of Wilmington, Ohio.
 LEE BAKER, Corporation Clerk.

Notice to Non-Residents.

Cornelius Sinning, administrator, &c., with will annexed, of John Hofman, deceased, plaintiff,
 vs.
 Mary Hofman, the unknown heirs of John Hofman, deceased, and the unknown heirs and relations of Leonard Hofman, deceased, defendants.

The unknown heirs of John Hofman, deceased, and the unknown heirs and relations of Leonard Hofman, deceased, will take notice that on the 11th day of April, A. D. 1901, Cornelius Sinning, administrator with will annexed of John Hofman, deceased, filed his petition in the Common Pleas Court of Clinton County, Ohio, against the above named parties and Mary Hofman, and said Mary Hofman has filed her certain cross-petition in said cause against the above named unknown heirs of John Hofman, deceased, and the unknown heirs and relations of Leonard Hofman, deceased, praying for a decree of the Court in said action that the third paragraph of the will of John Hofman be held null and void because the same is too vague and indefinite to determine its meaning, and for a construction of said will.

Said parties are required to answer on or be

Notice

State of Ohio
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