

THE WHIG

IS PUBLISHED

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Payable in Advance.

No subscription will be received for a shorter period than six months, and unless orders are given, at that time, to discontinue, an intention to continue will be implied.

No subscriber is considered at liberty to withdraw his name, whilst in arrears.

Advertisements will be inserted at the usual rates.

Advertisements must be paid for at the time they are left at the office, and Job printing on delivery.

MISCELLANEOUS.

FOR THE WHIG.

The Fairy's Car.

Behold Titania's splendid Car, Which bears her where the billows play, When Venus lights her beacon star, To guide the lover on his way.

Her coursers are the finny race, Which human eye has never seen; They're fasten'd to the sightless trace, By elves who circle round their Queen.

They need no lash nor charioteer Their course to guide, their speed to urge; Each wish they know, each accent hear, And lightly skim the swelling surge:

To see the sport, the Moon descends, And swims upon the sleepless wave; The western breeze its pinion lends, To waft the sweets the wild rose gave.

The streamlet smooths its lucid breast, And raptur'd hails its elfin Queen; And lo! 'en the trembling willows rest, So tranquil is the lovely scene.

Lo! now they weave their mystic dance! As shadows light their footsteps play; Grey evening casts a joyous glance, At scenes unknown to garish day.

But ah! too soon the fading clouds, Denote the approaching steps of day; And while dim night the landscape shrouds, The fairy revel melts away.

MONFALDO.

The Rev. Rowland Hill of London, was a preacher remarkable in applying himself in a particular and pointed manner to his congregation. Speaking upon the sin attendant on dress, and conforming to all the fooleries of the day, observed—"I am well aware that many of you are ready to say—"Mr. Hill, look at home, look at your own wife." It is all true, too true, look at her, there she is." And then applying himself personally to her, in presence of the congregation, said, "You know I have often pointed out to you the sin and folly of pursuing extravagance when you could relieve so many of your fellow creatures, in place of wasting your money in this way."

A woman can never be seen in a more ridiculous light, than when she appears to govern her husband. If unfortunately the superiority of her understanding is on her side, the apparent consciousness of that superiority betrays a weakness, that renders her contemptible in the sight of every considerate person.

A man who flatters a woman, hopes either to find her a fool, or make her one.

Women should be early taught to think highly of their sex; for their pride often supports virtue.

The pen, next to the needle, of all employments, whether for improvement or amusement, is the most proper and best adapted to the genius of women.

FISH STORY.

A gentleman sent his black servant to purchase a fresh fish. He went to a stall, and taking up a

fish began to smell it. The fish monger observing him and fearing that the bye standers might catch the scent, exclaims "hallo! you black rascal, what do you smell my fish for? The negroe replies, "Me no smell your fish Massa." "What are you doing then Sir?" "Why me talk to him Massa." "And what do you say to the fish, heh?" "Why me ask him what news at sea, dats all massa." "And what does he say to you?" "He say he don't know—he no been dere dese tree weeks."

Two honest gentlemen, who dealt in brooms meeting one day in the street, one asked the other, how he could afford to undersell him every where as he did, when he stole the stuff, and made the brooms himself? "Why you silly clog," answered the other, "I steal them ready made."

At a late assize, a cause was tried which originated in a dispute about a pair of small clothes—upon this occasion the judge observed that it was the first time he had known a suit made out of a pair of breeches.

A lady, about forty years of age, who lived at the corner of one of the streets of Paris, was struck early in the month with apoplexy. M. Lavalette, the physician was called in, and restored her instantly to life, by bleeding in a jugular vein, and stimulating the blood to flow abundantly by the application of a common needle to the exterior part of the vein and the adjoining nerves—It is thus shown, that the mechanical stimulant is able to revive nervous sensibility, and by creating a kind of peristaltic motion, to deduce from the arteries a great quantity of blood. There is also another instance of the efficacy of this application in the case of a M. Chatelein, a linen merchant, who had also been restored to existence under similar circumstances. It is trusted that this discovery will be generally beneficial.

From the Carlisle Republican.

THE PILGRIMS.

The citizens of Carlisle will no doubt recollect a gang of dirty, squallid creatures, who passed through some years ago calling themselves Pilgrims, and stated that they were on their way to the Promised Land. By the following account, which we copy from the "Christian Watchman," the reader will find that their pilgrimage did not turn out so happy as they were led to believe by the impostor who styled himself their priest. Whilst every friend to humanity cannot but deplore their misfortunes, yet it affords another salutary lesson to those who "depart from the faith of their fathers to seek strange gods."

Extract of a letter from a gentleman in the interior of N. York, to a friend in the vicinity of Carlisle.

Passing near Dryden, I was induced to enquire after news from the "Pilgrims," who were visited at their encampment in that town by Mr Chase, missionary, whose account of them was published in the Baptist Magazine a year ago. I was told that their prophet led them off westward to the Allegheny river; where they took a large boat, and went down that river in search of the "promised land," to which their pretended prophet was conducting them; that on their arrival at a certain island, they disembarked, and the prophet began to penetrate the soil with his staff, to discover if there were any indications of their approach to his

utopian Canaan. He at length announced to his deluded followers that this island was in very deed, the sought for land; in proof of which his staff, which he left in the ground, would, at a given hour, put forth buds and blossom! but that in the mean time himself, and priest must go to the main land "and seek the Lord." They accordingly took the boat together with all the provisions and money (of both which they had picked up a considerable quantity on the road) and departed; leaving the rest of the party augmented to about 70 persons, on the island to wait the issue of the prophet's miracle. The given hour however went by, and the prophet's staff remained but a barren stick. Neither bud nor blossom, prophet nor priest, appeared; but what was still worse, they had neither bread nor meat, nor the means of procuring either.

In this distressing situation they remained during three whole days, when they were providentially discovered, and taken up by some passing boats. Neither prophet nor priest has since been heard of, and the "Pilgrims" made the best of their way, to their several homes.

For the authenticity of this account I cannot vouch further than to say, that I heard it related within a few miles of the place where Mr. Chase saw them, and where the prophet acquired several new followers; some of whom as I was informed, have returned to tell their own pitiable story.

A FAMILY LIKENESS.

"Would you know this boy to be my son, from his resemblance to me?" asked a gentleman. Mr. Curran answered, "Yes, sir; the maker's name is stamped upon the blade."

[From the Bridgeport Courier, Feb. 2.]

Shocking Affair.—Never has it been our duty to record a more diabolical transaction than the one which we are informed took place in the family of captain Joel Handford, of Bridgewater Society, New Milford, on Wednesday morning, of last week. It appears that soon after the family, six in number, had taken breakfast, they were all attacked with violent internal pains & excessive vomiting, which excited great alarm, when physicians were called, and it was ascertained that a large quantity of arsenic had been put into the tea and coffee kettles, from which they had all drank; but happily the dose was so large as to defeat the intended object. A lad who resided with captain Sandford, as an assistant in his store, it seems had been detected in purloining money to a trifling amount, and who, at the exposure of the fault, had manifested much indignation, was on strong grounds, suspected of being the perpetrator, and taken into custody, and is now confined in Litchfield jail. The culprit, we learn, is a lad of only 13 years of age.—As late as Monday the family were all on the recovery from the effects of this foul attempt on their lives.

FROM THE ALBANY PLOUGH BOY, FEB. 7.

The following letter is from a respectable physician in Nassau, whose skill and experience entitles his opinions to be received with deference.

S. Southwick, Esq.

Sir—A disease called "cynanche maligna," or "burned tongue," has recently appeared in this section of the country, among our horses and cattle, and is spreading rapidly in every direction. As the peculiar symptoms of this complaint are very well described by Dr. E. T. Foote, of Chantaque, and already published by the board of agriculture, I shall not attempt a recapitulation of them, but shall confine myself to a few remarks relative to the mode of cure:

Much has already been said and written respecting this singular complaint, for which no satisfactory cause has yet been assigned, and a multitude of remedies published, without any reference or regard to the different stages of the disease in which they are to be applied: Hence, a course of practice, in my opinion highly erroneous, has been the result in many instances.

Dr. Foote has recommended several forms of remedies, which he says have been used with the best success; but I am of opinion that most of his forms are calculated to benefit the last stage of the complaint exclusively. When deep cancerous ulcers have formed about the lips and tongue, in the second, or last, stage of the disease, it is undoubtedly very proper to touch them with something sufficiently powerful to change the mode of action of the vessels of the part, in order that a healthy action may take place; but an indiscriminate use of strong solutions of copperas, &c. at the commencement of the disease, appears to me calculated to augment the inflammation which it was intended to destroy. I have seen much injury arise from that course of management in the neighbourhood where I reside.—Wishing to satisfy myself respecting the contagiousness of the complaint, I permitted my horse (which had not before been exposed) to feed in a manger where several diseased horses had stood, on Friday evening last. On Saturday, the upper lip was swollen, and the skin cracked open in many places; the mouth was more sensible than usual. Sunday morning, I found the mouth quite red and hot, which convinced me he had received the infection. I immediately gave as much common salt as he would eat, and applied the following solution as a wash to the mouth:

3 dr. alum, 3 dr. nitre and 1 scruple saccharum saturni, (sugar of lead) dissolved in a pint of warm water.

This solution was used 3 or 4 times a day, and the bridle bits wrapped with a piece of linen, wetted with the same; and I continued to feed and use him as usual, excepting that every day at noon I gave him about a peck of potatoes; and to-day (Friday) the disease has wholly disappeared, except a trifling enlargement of the upper lip. His appetite did not fail, neither was there any excoriation of the lips or tongue.

Should you deem the above worthy of being made public, you are at liberty to give it a place in your useful paper.

I am, with sincere respect, yours, &c. C. TANNER; Nassau, Jan. 23, 1820.

Sheriff's Sales.

BY Virtue of sundry Writs of Fieri Facias: to me directed, will be exposed to sale, at Public Vendue, on Tuesday the twenty-second day of February, in the afternoon of said day, in the county of Cumberland, at the Inn of Philip Souder in Bridgeton.

The Light-House Tavern;

Near the mouth of Cohansy Creek, and the Marsh attached, said to be seven acres more or less.—Seized as the property of John Waitman, and taken in execution at the suit of Thomas H. Sheppard, Mark M. Sheppard, and Isaac Browning, and to be sold by DAN SIMKINS, late Sheriff.

At the same time and place.

Three Houses and Lots;

Situate in the township of Marlville; also a Lot of Woodland, a better description will be given at the time of sale.—Seized as the property of Isaiah Dunlap, and taken in execution at the suit of Gideon Scull, jun. and to be sold by DAN SIMKINS, late Sheriff. January 24th, 1820.—4t

In Chancery of New-Jersey.

Between HENRY REEVES, Complainant, and LAWRENCE VAN HOOK and ELIZABETH his wife, TIMOTHY BRANDIFF, & BENJAMIN B. COOPER, Defendants. On Bill, &c. January 18, 1820.

IT appearing to the Court that process of subpoena to appear, &c. hath issued against the above defendants, that one of them, to wit, Timothy Brandiff, hath not caused his appearance to be entered, as according to the rules of this Court the same ought to have been entered, in case such process had been duly served; and it also appearing by affidavit to the satisfaction of this court, that the said Timothy Brandiff is out of this state;—Upon opening the matter this day, to the Court by Daniel Elmer, solicitor and of Counsel with the Complainant, the Chancellor doth order, and direct the said defendant Timothy Brandiff to appear, plead, answer or demur to the Complainant's bill of complaint in this cause, on or before the first day of the next stated term of this Court; and in case he shall fail so to do, the Complainant's bill shall be taken pro confesso, against the said Timothy Brandiff, and thereupon such decree shall be made as the Chancellor shall think equitable and just. And it is further ordered that a copy of this order, be published within twenty days after the date of this order, in the Washington Whig, a newspaper printed and published in Bridgeton in the county of Cumberland in this state, for the space of six weeks successively, once at least in each week, and that the same be published within the same time in a newspaper printed and published in the city of Philadelphia, for four weeks successively, once at least in each week.

Isaac H. Williamson, C.

A true copy.—WM. HYER, Clk. January 31, 1820.—6t.

In Chancery, New-Jersey.

Between LYDIA AYRES and WELLS THOMAS, Complainants, and LEVI THOMAS, NEWTON B. THOMAS and others, Defendants. On Bill &c. January 20, 1820.

IT appearing to the Court, that process of subpoena to appear, &c. hath issued against the above defendants, but that Levi Thomas, one of the defendants in this cause, hath not caused his appearance to be entered as according to the rules of this court the same ought to have been entered, in case such process had been duly served; and it also appearing by affidavit to the satisfaction of the Court, that the said Levi Thomas is out of this state;—upon opening the matter this day on behalf of James Giles, Solicitor and of Counsel with the complainants, the Chancellor doth order and direct the said Levi Thomas to appear, plead, answer or demur to the complainants' Bill of Complaint in this cause on or before the first Tuesday of April next, and in case he shall fail so to do, the complainants' said Bill shall be taken as confessed against him, and thereupon such decree shall be made as the Chancellor shall think equitable and just. And it is further ordered, that a copy of this order be published within twenty days from the date hereof in the "Washington Whig," a newspaper printed at Bridgeton, in this state, for the space of six weeks successively; once at least in each week; and that a copy of this order be posted up at the Court-House in the county of Salem, and in two of the most public places in the township where the mortgaged premises lie, within the said twenty days, agreeably to the Statute in such case made and provided.

Isaac H. Williamson, C.

A true copy. WM. HYER, Clk. Jan. 31, 1820.—6t.

In Chancery, New-Jersey.

Between HENRY SHEPPARD, Complainant, and JAMES L. CRAWFORD, JOHN C. KINMAN, and others, Defendants. On bill and amended bill, &c. January 20, 1820.

UPON opening the matter this day to this Court on behalf of James Giles, Solicitor and of Counsel with the complainant, and it appearing to the Court, that process of subpoena to appear, &c. hath issued against the above defendants, but that John C. Kinman, one of the above defendants, hath not caused his appearance to be entered, as according to the rules of this Court the same ought to have been entered in case such process had been duly served; and it also appearing by affidavit to the satisfaction of the Chancellor, that the said defendant John C. Kinman resides out of this state, to wit, in the state of Pennsylvania, the Chancellor doth order and direct that the said John C. Kinman appear, plead, answer and demur to the bill of complaint in this cause, on or before the first Tuesday of April next, and in case he shall fail so to do, the said bill of complaint shall be taken as confessed against him, the said John C. Kinman, and such decree shall be made thereupon as the Chancellor shall think equitable and just.—And it is further ordered, that a copy of this order be published within twenty days from the date hereof, in the "Washington Whig," a public Newspaper printed and published at Bridgeton, in this state, and be continued therein for the space of six weeks successively once in each week, and also in a newspaper printed and published in the city of Philadelphia within the said twenty days, and continued therein for the space of four weeks successively, once at least in each week.

Isaac H. Williamson, C.

A true Copy.—WM. HYER, Clk. January 31, 1820.—6t.

In Chancery of New-Jersey.

Between Robert McLenachan, Complainant, and James Elliott, Jun. Defendant. Bill for Sale, &c. January 19th, 1820.

UPON opening the matter this day to this Court on motion of L. Q. C. Elmer, Solicitor and of Counsel with the complainant, and it appearing to the court that process of subpoena to appear, &c. hath issued against the above defendant, but that the said James Elliott, Jun. hath not caused his appearance to be entered, as according to the rules of this court, the same ought to have been entered, in case such process had been duly served, and it also appearing to the satisfaction of the Chancellor, that the said defendant, James Elliott, Jun. is out of this state, to wit, in the state of Pennsylvania, the Chancellor doth order and direct that the said James Elliott, Jun. appear, plead, answer or demur to the bill of complaint in this cause, on or before the first Tuesday of April next, and in case he shall fail so to do, the bill of complaint shall be taken as confessed, and such decree shall be thereupon made as the Chancellor shall think equitable and just. And it is further ordered that a copy of this order be published within twenty days from the date hereof in the Washington Whig, a public newspaper, printed and published at Bridgeton, in this state, and be continued therein for the space of six weeks successively, once in each week, and that a copy of this order be posted up within the said twenty days, at the Court House of Cumberland, and in two of the most public places in the township in which such mortgaged premises lie, for at least six weeks, agreeably to the statute in such case made and provided.

Isaac H. Williamson, C.

A true Copy. WM. HYER, Clk. Bridgeton, Jan. 31, 1820.—6t.

CUMBERLAND BANK.

Bridgeton, Jan. 3d, 1820.

THE Directors have declared a Dividend for the last six months of One Dollar, on each share of the Capital Stock of this Bank, which will be payable to the Stockholders of their legal representatives after the 10th inst.

C. READ, Cashier.

Jan. 10, 1820.—2t.

Bank Note Exchange.	
Corrected	the American
Centinel.	
Philadelphia, Feb. 11, 1820.	
	Per cent. di.
United States Branch,	3
NEW-HAMPSHIRE.	
New-Hampshire Banks	2
VERMONT.	
Burlington	4
MASSACHUSETTS.	
Boston Banks	1
Springfield Bank	1 1/2
Hampshire Bank at Northampton	1 1/2
Salem Banks	1 1/2
Worcester Banks	1 1/2
Other Massachusetts Notes	2
RHODE ISLAND.	
Providence Banks	2
Washington Bank at Westerly	2
Other Rhode Island Notes	2
CONNECTICUT.	
Middletown	1 1/2
Putnam Bank at Hartford	1 1/2
Peru Bank	1 1/2
Bagle Bank at New-Haven	1 1/2
Hartford Bank	1 1/2
NEW-YORK.	
New-York City Banks	par
Jacob Barker's Exchange Bank	no sales
Albany Banks	1
Troy Bank	1
Mohawk Bank in Schenectady	1
Lansingburgh Bank	1
Washington and Warren Bank	no sales
Newburgh Bank	1 1/2
Newburgh Branch Bank at Ithaca	4
Orange County Bank	1 1/2
Catskill Bank	1 1/2
Bank of Columbia at Hudson	1 1/2
Middle District Bank	1 1/2
Auburn Bank	2
Columbia Bank	2
Columbia receivables	2
Utica Bank	5
Putnam Bank	5
Bank of Montreal	5
Canata Bank	5
NEW-JERSEY.	
Jersey Bank	par
Banks in Newark	par
Bank of New-Brunswick	par
Trenton Insurance Company	par
Farmers Bank at Mount Holly	par
Cumberland Bank	par
STATE BANK.	
At Camden	par
At Elizabethtown	1
At N. Brunswick	1
At Paterson	1
At Trenton	1
At Morristown	1
Sussex Bank	1
PENNSYLVANIA.	
Philadelphia Banks	par
Easton	par
Gettysburg	par
Montgomery County	par
Chester County at West Chester	par
Delaware County at Chester	par
Lancaster Bank	2
Farmers Bank at Lancaster	2
Harrisburg	1 1/2
Northampton	2 1/2
Newhope Bridge Company	2
Columbia do	4
Farmers Bank of Bucks County	1
York Bank	1
Chambersburg	3
Farmers Bank of Reading	15
Gettysburg	3
Carlisle Bank	3
Swatara at Harrisburg	4
Pittsburg	4
Centre	very dull sal.
Silver Lake	do
Washington	do
Northumberland, Union, and Columbia Bank at Milton	do
Greensburg	do
Brandywine	do
Huntingdon	do
Mechanic	do
Penn. Agric. and Manuf. Company at Carlisle	do
Glyph Castle	do
Marietta	do
Bedford	do
Leaver	do
Farmers and Mechan. Bank of Pittsburgh	do
Union Bank of Pennsylvania	do
Juniata	do
DELAWARE.	
Bank of Delaware at Wilmington	par
Farmers Bank of Del. and branches at Wilmington and Brandywine	par
Commercial bank of Delaware	5
Branch of do. at Milford	6
Laurel bank	no sales
MARYLAND.	
Baltimore banks	3
Do City bank	3
Annapolis	1
Br. of do. at Easton	3
Do. at Fredericktown	3
Hagerstown bank	3
Confederate bank at Williamsport	3
Bank of Westminster	2
Havre de Grace	3
Elkton	no sales
Bank of Caroline	do
Cumberland bank of Allegheny	do
Snowhill	do
Branch of do. at Somerset and Worcester	do
Somerset bk. at Princess Anne	no sales
VIRGINIA.	
Richmond and branches	1 1/2
Bank of the Valley	3
Branch of do. at Leesburgh	3
Branch at Charleston	3
Branch at Romney	5
N. W. bank of Va. at Wheeling	10
DISTRICT OF COLUMBIA.	
Mechanics bank of Alexandria	15
Franklin do.	no sales
All others	1
NORTH CAROLINA.	
State bank at Raleigh & branches	4
Cape Fear	5
Newbern	5
SOUTH CAROLINA.	
State banks generally	1
GEORGIA.	
State bank generally	2
Augusta Bridge Company	40
KENTUCKY.	
Bank of Kentucky and branches	15
OHIO.	
Marietta	15
Most others	15
Doublons	\$15
Dollars, prem.	15

In Chancery of New-Jersey.

Between
GEORGE R. GARDNER,
 Complainant,
 And
ISAAC HENDRICKSON and JOHN TURFF,
 Defendants.

On Bill, &c
 January 18, 1820

It appearing to the Court, that process of subpoena to appear, &c. hath issued against the above named defendants, and that one of them, to wit, Isaac Hendrickson, hath not caused his appearance to be entered, as according to the rules of this court the same ought to have been entered, in case such process had been duly served; and it also appearing by affidavit, to the satisfaction of this court, that the said Isaac Hendrickson is out of this state;—Upon opening the matter this day to the Court, by Daniel Elmer Solicitor and of Counsel with the complainants, the Chancellor doth order and direct the said defendant Isaac Hendrickson, to appear, lead, answer or demur, to the complainant's bill of complaint in this cause, on or before the first day of the next stated term of this Court, and in case he shall fail so to do, the complainant's bill shall be taken pro confesso, against the said Isaac Hendrickson, and thereupon such decree shall be made as the Chancellor shall think equitable and just; and it is further ordered that a copy of this order, be published within twenty days after the date of this order, in the "Washington Whig," a newspaper printed and published in Bridgeton, in the county of Cumberland in this state, for the space of six weeks successively, once a week at least in each week; and that the same be published within the same time, in a newspaper printed and published in the city of Philadelphia, for four weeks successively, once at least in each week.

Isaac H. Williamson, C.
 A true Copy,
 W. M. HYER, Clk.
 January 31, 1820—6w

In Chancery of New-Jersey.

Between
AMOS W. BUTCHER,
 Complainant,
 And
JOSEPH PRYOR and ANN
 his wife,
 Defendants.

On Bill, &c.
 January 18th, 1820.

It appearing to the Court, that process of subpoena to appear, &c. hath issued against the above defendants, and that they have not caused their appearance to be entered as according to the rules of this Court, the same ought to have been entered, in case such process had been duly served, and it also appearing by affidavit, to the satisfaction of this Court that the said Joseph Pryor and his wife, are out of this state; upon opening the matter this day to the court, by Daniel Elmer, solicitor and of Counsel with the Complainant, the Chancellor doth order and direct the said defendants to appear, plead, answer or demur to the Complainant's bill of complaint in this cause, on or before the first day of the next stated term of this court; and in case they fail so to do, the Complainant's bill shall be taken pro confesso against the said defendants, and thereupon such decree shall be made as the Chancellor shall think equitable and just. And it is further ordered that a copy of this order be published, within twenty days after the date hereof, in the Washington Whig, a newspaper, printed and published in Bridgeton in the county of Cumberland in this state for the space of six weeks successively, once at least in each week, and that a copy hereof be served upon the said Joseph Pryor in twenty days after the date of this order.

Isaac H. Williamson, C.
 A true Copy.—W. M. HYER, Clerk.
 January 31, 1820—6w

Sheriff's Sale.

In Chancery of New-Jersey.
 BY virtue of a writ of Fieri Facias, to me directed, issued out of the Court of Chancery of the State of New-Jersey, will be exposed to Sale at Public Vendue, on Tuesday the ninth day of May next, between the hours of 12 and 5 o'clock in the afternoon of said day in the county of Cape-May, at the Inn of Esther Hand, in the middle township, all that

Tract of Land,

And premises heretofore particularly described, situate, lying and being in the middle township in the county of Cape-May, bounded and bounded as follows: beginning at the head of Elijah Hand's, deceased, land in the line between him and his late brother Jonathan Hand, and running down said line north fifty seven degrees west, fifty one perches to a Division Corner, thence south fifty one degrees west one hundred and seventy perches across to the creek, from thence south forty four degrees, east thirty x perches, from thence north eighty one degrees east forty perches, from thence north twenty six degrees east, fourteen perches, from thence south six x four degrees east eighty two perches, thence south eighty five degrees east fifteen perches, thence north twenty two degrees east sixteen perches, thence north eighty seven degrees east seven perches, thence north forty five degrees east eighteen perches, thence north thirty degrees east thirteen perches, thence north forty six degrees west six perches and twenty links, thence north thirty degrees and fifty five minutes east forty one perches and twelve links, from thence south fifty seven degrees east seven perches, thence north thirty three degrees east eighteen perches thence fifty seven degrees west seven perches, thence north thirty three degrees east twenty seven perches, thence south fifty seven degrees west forty five perches, thence south thirty three degrees west to the first place of beginning; within said boundaries is said to contain one hundred acres be the same more or less, excepting thereout twenty two acres and thirty six perches heretofore sold unto Aaron Hewett, and also excepting thereout seven acres, three rods and thirty eight perches heretofore sold unto Richard Cresce.

Seized as the property of Recompense Hand, John Ross and Rachel his Wife, Thomas Douglas and Rebecca his Wife, Recompense Hand, Jun. Philip Hand, Achiah Hand, Mary Hand, Elijah Hand and Josiah Hand, Defendants, at the suit of Robert Edmunds, and John Stites, complainants.

DAVID TOWNSEND, Sheriff.
 Cape-May, Feb. 21, 1820—2m

FOR SALE,

THE time of a smart active Negro Girl, between 10 and 11 years of age, has about 11 years to serve.—Enquire of
ROBERT-SEELEY
 Bridgeton, Jan. 31, 1820

NOTICE.

ALL Persons having WATCHES in my possession will please to call at the shop now occupied by Theophilus Elmer, whom I have empowered to deliver them by paying the dues on them.
S. O. TAZEWELL.
 January 24, 1820,

LAW OF THE UNION.

[YB AUTHORITY.]
 AN ACT to alter the terms of the Court of the Western District of Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sessions of the Court for the Judicial District of Virginia, west of the Allegheny Mountain, instead of the times heretofore appointed, shall hereafter be holden annually as follows:—At Wythe Court House on the first Mondays of May and October; at Lewisburg, on the second Mondays of May and October; and at Clarksburg, on the fourth Mondays of May and October; any law to the contrary notwithstanding.

Sec. 2. And be it further enacted, That all processes which may be issued, or may hereafter issue, returnable to the next succeeding terms as heretofore established, shall be held returnable, and be returned, to those terms to which they are severally changed by this act.

February 10, 1820—Approved,
JAMES MONROE.

AN ACT making appropriations to supply the deficiency in the appropriations heretofore made for the completion of the repairs of the North and South wings of the Capitol, for finishing the President's house, and the erection of two new Executive offices.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purpose of supplying the deficiency in the appropriations heretofore made, for completing the repairs of the North and South wings of the Capitol, for finishing the President's house, and the erection of two new Executive offices, the following sum be, and the same are hereby, respectively appropriated, that is to say:
 For completing the repairs of the North and South wings of the Capitol, the sum of seventy-five thousand dollars.
 For finishing the President's house, the sum of thirteen thousand one hundred and seventy four dollars and sixty-six cents.
 For erecting two new Executive offices, the sum of eleven thousand and fifteen dollars and seventy-one cents.

Sec. 2. And be it further enacted, That the said several sums be paid out of any moneys in the Treasury, not otherwise appropriated.

February 10, 1820—Approved,
JAMES MONROE.

Sheriff's Sales.

BY virtue of sundry writs of Fieri Facias, to me directed, will be exposed to sale, at Public Vendue, on Tuesday the twenty eighth day of March next, between the hours of 12 and 5 o'clock in the afternoon of said day, in the county of Cumberland, at the Inn of Philip Souder in Bridgeton,

One Hundred Acres of Land,

Situate in the township of Maurice River, joins lands of Samuel Coombs, one hundred acres joins Abraham Reeves, ten acres of Meadow joins James Hankins, one equal undivided fourth part of a Saw Mill, and the lands attached thereto, together with all the lands of the defendant. Seized as the property of Elsha Smith, and taken in execution at the suit of Benjamin B. Cooper, and to be sold by
DAN SIMKINS, late Sheriff.

At the same time and place,

A House and Lot,

Situate in the township of Downs, lot contains half an acre more or less; also a lot of Cedar Swamp, together with all the lands of the defendant, a description given at the time of sale.—Seized as the property of Abel Pierce, and taken in execution at the suit of William Tomlinson, and William Davis, and to be sold by
DAN SIMKINS, late Sheriff.

At the same time and place,

A Lot of Land,

Situate in the township of Downs, said to contain fifty acres more or less, joins lands of Jonathan Hand, Peter Gaskell, and others, together with all the lands of the defendant.—Seized as the property of Aaron Hand, and taken in execution at the suit of John Budd, & Co. and to be sold by
DAN SIMKINS, late Sheriff.

Cape-May Orphans' Court.

FEBRUARY TERM, 1820.
 Present—Cresse Townsend, Ephraim Hildreth, Isaac Smith, and others Esquires, Judges.

Estate of Joseph Hildreth, and Jehu Eldridge, deceased.

ON application of Joshua Hildreth, esq. administrator, &c. of Joseph Hildreth, deceased, and of the estate of Jehu Eldridge, deceased, to the Orphans' Court of the county of Cape-May, in pursuance of the statute in such case made and provided.

IT IS ORDERED by the court, that the said administrators give notice to the creditors of the estates of the said decedents, to bring in their demands and claims against the same by the first Tuesday of February 1821, or that the same be barred he giving said notice by setting up copies of this rule in five of the most public places in the county aforesaid, and advertising the same in the paper printed in Bridgeton, for the space of two months.

PUEBE GIFFORD, Adm'r. On application to ANTHONY GIFFORD, dec. 5 sell Land.

THE said Administratrix having exhibited to this court duly attested, a just and true account of the personal estate and also of the debts and credits of the said decedent, whereby it appears that the personal estate of said decedent is insufficient to pay his debts and the said administratrix having set forth to the court, that the said decedent died seized of real estate in the county of Cape May, and praying the aid of the court in the premises. It is ordered, that all persons interested in the lands, tenements, hereditaments and real estate of said decedent, do appear before this court on Monday the twentieth day of May next, at ten o'clock in the morning, at the Court in the Middle township, in the county aforesaid to show cause if any they have, why the real estate of said decedent should not be sold for the payment of the debts and expenses yet unpaid.

Jehu Townsend, Clk.
 Cape-May, Feb. 21, 1820—2m

Legislature of New-Jersey.

A Sketch of the Proceedings of the House of Assembly.

SATURDAY, February 5.
 Mr. Garwood presented a petition from the four lower townships in Gloucester, for an act to set off the same as a separate county; read and committed.

Mr. Britton, from the committee to whom was referred the two bills to prevent the destruction of game, &c. reported the same condensed into one bill—read and ordered to be engrossed.

A message from Council, informed that they have passed a bill to repeal two sections of the act therein mentioned, (respecting Sheriffs)—read and ordered a second reading.

Mr. Butcher, with leave, presented a bill additional supplementary to that relative to the incorporating of townships—read and ordered a second reading, and to be printed.

Mr. Pearson moved a resolution that from Monday next the house meet at 9 and continue till half past two—read and disagreed to.

The engrossed compiled bills Nos. 10 and 12, the one to repeal the District Judiciary law, and one to extend the rights of inheritance, &c. were severally read a third time and passed.

The bill from Council relative to divorces, as amended, was read a third time and passed.

The compiled bill No. 16, relative to the punishment of crimes was read and referred to the committee on the State Prison.

The compiled bill No. 20, supplementary to an act to prevent the waste of timber, was read a second time and ordered to be engrossed.

Adjourned to Monday.

MONDAY, February 2.

Mr. Griffith from the committee to whom the subject of the contemplated canal through the state, to connect the navigable waters of the Raritan and Delaware, was referred, made report on the same, with a bill to incorporate a company for the purpose of accomplishing the undertaking; the report was agreed to, and the bill ordered a second reading and to be printed.

The engrossed bill, No. 14, supplementary to the act to ensure the faithful and impartial execution of office, passed January 1817, was read a third time and passed the House.

The compiled bill, No. 21, supplementary to the act respecting conveyances, was taken up and referred to the committee on No. 8.

The compiled bills No. 22, relative to the power and authority of the ordinary, the jurisdiction of the Prerogative court, &c. No 26 supplementary to the act for the limitation of actions; and No. 34, directing the mode of entering judgments, were taken up and committed.

Adjourned to 3 P. M.

Three o'clock the house met.—Mr. Taylor presented a memorial from a number of the inhabitants of Trenton and vicinity against any act being passed respecting steam-boat navigation, that shall give one part of the state advantages over another—ordered a second reading with the bill on that subject.

Pursuant to the order of the day the House went into a committee of the whole Mr. Elmer in the chair, on the bill entitled A further supplement to the act to preserve and support the jurisdiction of this state. [This bill was brought forward as a retaliatory act upon New-York, in regard to her pretensions to jurisdiction over the waters of this state—and her steam boat monopoly.]

After some time spent thereon, the committee rose, reported progress, and had leave to sit again.

Adjourned to ten o'clock to-morrow.

TUESDAY, February 8.
 Mr. Annin presented a memorial from a number of the inhabitants of Princeton and Kingston, deprecating the passing of the jurisdiction bill.

The engrossed bill No. 20, to prevent the unlawful waste and destruction of timber, was taken up, and committed to Messrs. Griffith, Ewing and Parker.

Pursuant to the order, the House in committee of the whole, took up the jurisdiction bill & continuing the discussion thereof until the time of adjournment.

Three o'clock the house met.—Mr. Annin presented a memorial from sundry inhabitants of Somerset, against the passing of the bill to enable Jacob Vandoren to erect a mill-dam across the Raritan—committed with said bill.

Mr. Griffith, from committee, reported the bill to prevent the unlawful waste and destruction of timber, with amendments—which were agreed to and the bill ordered to be engrossed.

The House again went into a committee of the whole on the jurisdiction bill, Mr. Elmer in the chair, and continued in consideration thereof until the time of adjournment. The committee of the whole obtained leave to sit again.

Adjourned 10 o'clock to-morrow.

WEDNESDAY, February 9.
 Petitions presented.—From inhabitants of Burlington for alterations in the act relative to the compensation of county collectors.—From Jane Swayze of Hanover, in the county of Morris, for an act to divorce her from her husband Stephen Swayze—remonstrating against the sale of certain property under the United States Tax Law—which were read and committed.

Mr. Griffith proposed the following resolution.

Resolved, That with a view to the completion of the revision of the laws of this State, it is highly necessary and expedient that there should be an adjourned sitting of this House, and that at such adjourned sitting the House will only act on public laws—ordered to lie on the table.

The House again went into committee of the whole, Mr. Elmer in the chair, on the bill to preserve and support the jurisdiction of this state, and after continuing therein until the usual time of adjournment, the committee rose, and the House adjourned to sit again, and the House adjourned to 3 P. M.

Three o'clock the house met.—And again went into committee of the whole on the jurisdiction bill, and having agreed through the same, the Speaker resumed the chair, and the chairman Mr. Elmer reported the bill, as amended, to the House—after which the House adjourned.

THURSDAY, February 10.
 Mr. Annin, from committee, reported the bill to enable Jacob Van Doren to erect a mill-dam across the Raritan, with amendments; which were agreed to, the bill gone through by section, and postponed.

Mr. Hopkinson asked and obtained leave of absence for the remainder of the sitting.

The house took up the amendments to the jurisdiction bill, and having agreed thereto the bill was read a second time, but on the question of engrossing the vote was 21 to 21 so it was lost.

Adjourned to 3 P. M.

Three o'clock the house met.—A message from Council informed that they had passed the two bills from the house supplementary to the Mofet Hope and Longwood and the Newark and Morris to nuptial acts; also that they had passed the compiled bills Nos. 3 and 11, a supplement to the act concerning landlords and tenants—Likewise a bill to incorporate the Elizabeth-Town Insurance Company—To which they request the concurrence of the house—Read and ordered second reading.

Mr. Hopkinson, from committee, reported the compiled bill No. 20, supplementary to the act for the limitation of actions, with amendments, which were agreed to, and the bill passed to be engrossed.

The two engrossed bills Nos. 14 and 20 were taken up and recommitted.

The house took up the bill supplementary to the militia act, for the encouragement of uniform companies, and after spending some time thereon the same was postponed.

Mr. S. Cook proposed the following preamble and resolutions—which were ordered to lie on the table.

Whereas iron is an article of such indispensable necessity to the government and people of the U. States, as that it would be inconsistent with sound policy, to depend for a supply upon the will of any foreign power; and as this consequence must happen if the domestic manufacturer, cannot obtain reasonable compensation for his expenses, risk and labor; and as we are fully persuaded that if some additional encouragement is not afforded by the General Government to the making of iron, nearly all the expensive establishments for that purpose, must soon cease to exist in the United States—Therefore

Resolved, That our Senators and Representatives in Congress, be requested to use their influence to obtain such additional influence upon the importation of iron, as will give the domestic manufacturer a prospect of a reasonable reward for his labor.

Resolved, That if Council concur hereon the Governor be requested to send a copy of this resolution to each of our Senators and Representatives in Congress.

Mr. Condit presented a bill to prevent the fraudulent marking of sheep—also one respecting stray cattle, sheep and horses—ordered second readings.

A message from Council, informed that they had passed the compiled bill No. 19, and request the concurrence of the House thereto. Also that Council had agreed to the amendment made by the first section to the bill concerning divorces and disagreed to the other amendments made by the house to said bill.

Whereupon the House insisted upon their amendments to said bill and the clerk directed to inform council thereof.

Adjourned to 10 o'clock to-morrow.

FRIDAY, February 11.
 Mr. Foster presented a memorial from inhabitants of Gloucester for an act to prevent unnecessary waste and sacrifice of property &c. in this state—referred to the committee on that subject.

Mr. Evans, from committee to whom was referred the memorial of P. Wilson, professor of Languages in Col. College N. Y. complaining of the sale of his property worth 4000 dollars for the United States tax, for the sum of about 14 dollars made report on the same, that it was not in the power of the Legislature to grant relief—read and agreed to.

Mr. G. also reported bill No. 20, to prevent the unlawful waste of timber, with amendments, which were agreed to and the bill postponed.

The house resumed the consideration of the bill supplementary to the militia act, for the encouragement of uniform companies, and on the question of agree-

g to the 1st section it was negative, then the house adj. at 3 o'clock.
Three o'clock the house met.—The bill supplementary to the act relative to toll and chain bridges, was taken up, considered by section and passed to be engrossed.
The compiled bill No. 1, to repeal two sections of an act therein mentioned, was taken up, the title amended so as to read, an act to repeal two sections of an act respecting Sheriffs, and passed to a third reading.
A message was received from Council, informing that they had agreed to a certain amendment made by the house to the bill concerning divorces, and insisted upon their disagreement to the amendment made to the 7th section, whereupon the house receded from the same.
The resolution on the table for an adjourned sitting, was taken up and agreed to.
The House resumed the consideration of the bill for the encouragement of uniform companies, (supplementary to the militia act) re-considered their disagreement to the 1st section and reversed the same, 2d after employing some time hereon, re-committed the same to Messrs. Ewing, Butcher and Yarrow.
The bill to authorize Jacob Vandoren to erect a mill dam across the Raritan was taken up and ordered to be engrossed.
Mr. Foster, from committee, reported the bill for the preservation of deer, &c. which was agreed to and the bill ordered to be engrossed.
Mr. Carson proposed the following resolution:
Resolved, That this House will only act on private bills this sitting—ordered to lie on the table.
Adjourned till to-morrow.

SATURDAY, February 12.
Mr. Miller from committee reported bill No. 8, a supplement to the act respecting conveyances, with amendments—read and postponed.
Mr. Griffith offered a resolution for a committee of conference with Council on the disposition of the compiled bills—agreed to.
The engrossed bill to enable Jacob Van Doren to erect a mill dam across the Raritan—the bill supplementary to the act respecting toll and chain bridges; the bill for the preservation of Deer, &c. and the bill from Council to repeal the 2d section of the act concerning sheep, passed the house.
No. 3 a supplement to an act concerning landlords and tenants, and No. 11, supplementary to the act concerning costs were read a 2d time and ordered a 3d reading.
The engrossed bill supplementary to an act for the limitation of actions, was re-committed to Messrs. Griffith, Butcher and Murphy.
The compiled bill No. 28, for the gradual abolition of slaves, &c. was read a 2d and 3d time, considered and ordered to be engrossed.
On motion, Ordered that during the remainder of this sitting the House will meet at 9 A. M.
Adjourned to 3 P. M.
Three o'clock the house met.—The question on engrossing the slave bill was re-considered, and the bill ordered to be re-committed.

Mr. Foster proposed a resolution for a committee to enquire into the expediency of providing by law for the more easy collection of debts from incorporate companies; agreed to.
The supplement to the act making lands liable to be sold for the payment of debts, and the compiled bill No. 32, respecting suits for the recovery of monies due the state, were read and ordered 2d readings.
The bill supplement to the small cause act was taken up, considered, amended and after some time spent thereon, postponed.
The Speaker informed the house that he had a communication from Charles Kinsey, Esq. resigning his seat in the house. Adjourned to 9 o'clock on Monday.

Extract of a letter to the Editors of the American Centinel, dated
Harrisburg, Feb. 16, 1820.
"This morning, Mr. Randall, chairman of the committee appointed by the house of representatives to inquire into the conduct of the governor, made an able report which was read by Mr. Wilkins, who is supposed to be the author of it. Upwards of an hour was consumed in reading the report, during which the members and the citizens who crowded the house and gallery were particularly attentive.
The report consists of upwards of twenty pages and completely exculpates the Governor from even the imputation of improper conduct. The house have ordered 2000 copies to be printed in English, and 1000 in the German language."

The Blakely (Alabama) paper, of the 19th ult.—"Capt. Dade's company of regulars are now encamped in the rear of this town, and are waiting for orders. 500 more men, of the 4th regiment, are expected here in a few days. Their destination is yet unknown; but we guess they will ere long move towards the rising sun."

HALIFAX, Jan. 19.
A very melancholy accident occurred at London, on the 29th ult. Mr. James Lockhart, of that place, was engaged in cutting down a tree, when it suddenly fell off from the stump, and tore away his right foot. He experienced the most excruciating tortures until the next morning, when he expired, leaving a wife and child to deplore his untimely fate.

THE WHIG.

BRIDGETON, FEBRUARY 21, 1820.

TO CORRESPONDENTS.
"A By-Stander" is unavoidably omitted, it will appear next week.
The pressure of business, during the past week, we give as an apology for the deficiency in our Shipping List, and the general appearance of this week's paper.

FROM OUR CORRESPONDENT AT TRENTON.
February 16, 1820.
"The time of the House has been mostly taken up for coinedays upon the revised laws, they require very strict attention and we make slow progress; I think there are about thirty still in the hands of the revisor—If it was even in the power of Judge Livingston to furnish them as wanted, which it is not, I think it would be desirable that longer time should be given him, that they may be 2s perfect as possible: were the House to adjourn leaving the revision unfinished to the next legislature, the view of the subject which the present members have would be lost. We have likewise at this time the advantage to be derived from the great legal information of some of the first lawyers in the state, I might say in the United States. It is thought if we should adjourn the last of next week and meet again in May, the laws might be gone through in about a month.

We have had a bill before us, subjecting to injunction from the court of Chancery all steam boats running under license, in consequence of the grant of the state of New-York to Livingston and Fulton, to navigate by steam exclusively the waters of that state: It excited great interest, was warmly debated for three days, during which time the galleries were unusually crowded; the speakers in favor of the bill were Messrs. Hopkinson, Carson, Taylor and Cook; against it Messrs. Griffith, Elmer, Thompson (Speaker) Ewing and Kinsey—the bill was lost in engrossing, he votes were 21 and 21.
The bill for the encouragement of the uniform companies has several times been under discussion before the house, its fate is uncertain, it will probably be decided to-morrow. The house will, I think, adjourn next Friday week.
This day the impeachment of Walker Beasley, Esq. was tried before the Council, the Esquire did not make his appearance—Council have not yet decided."

FOR THE WHIG.
From a Father to a Son.
Letter III.

DEAR EDWARD,
Another fault of yours which has occasioned me much mortification, is indolence as regards mental improvement. You have never been backward in the performance of a reasonable amount of manual labor; in the business to which you have been trained, and are not chargeable with want of diligence in this respect. You have, however, I lament to again state, always had a disinclination to school, and books, and though ample opportunities have been offered, you are but a tolerable reader, and spell badly. I have often been willing, nay desirous, to abate your labor of the field that you might labor to improve your mind; I have placed books of an amusing, as well as instructive, character in your hands with the hope of inducing a disposition to read them—I have often endeavored to fix your attention, whilst in the long evenings of winter I have spent hours in reading aloud in the midst of my family, but have usually observed that you was the most inattentive of the circles; that the veriest trifle would divert your ear, and that excuses have often been sought to go out from the sound of my voice;—the consequence is, that you are culpably ignorant of the most necessary branches of knowledge to enable you to get along with reputation in the world.
How much do you know of the history or geography of your own country? Are you acquainted with the Federal Constitution, the pride of the nation; with the prominent measures of the government under which you live, and are protected? What acquaintance have you with the plumeat, but most essential statutes of the state in which you were born, and will probably die? In short can you mix in conversation on the ordinary topics of the day, whether the subject be ethics, morals, law, political economy, politics, or history, without betraying a defect of knowledge, which from your advantages, would be little expected? Answer your own conscience these questions.—This lamented ignorance is not chargeable to want of capacity, for after abating somewhat for parental partiality, I can, without scruple, pronounce that your natural abilities are not below mediocrity. Perhaps you are not very sensible of the loss you have sustained by your negligence, but if you allow any reflection at all, and undertake to be respectable in the world, with which you are hereafter to have more extensive intercourse, you must soon be apprized of it, and bitterly lament so many

lost opportunities.—My son, it is not so late to correct the procedure. I am present, therefore, be a new era in our life,—diligent in business you must procure comfortable sustenance, but the most industrious can spare many hours storing the mind with useful information;—let your leisure be devoted to the noble purpose. Be not ashamed to consider yourself a pupil; the wise are always learners, read with slowness, care and attention, suitable books; if you are at a loss which to select, you can find friends willing to do it for you. Do not hesitate to ask them such questions, the correct answers to which may tend to enlighten you; do not, when in company, unnecessarily expose yourself, but choose Father's self to others, than to say much you do not know.—make your memory the depository of every thing valuable that you may derive from books, public instruction and private conversation.
Some of the most intelligent and useful men that I ever knew were in a great measure self-taught. By future application may pass, but neglected lessons will be revived in your mind, and will afford much advantage.—Never was advice more consonant to your real interest, and it is impossible that you should ever regret having followed it, should I be so happy as to induce you to do so.
Yours sincerely,

September 20th, 1819.

CONGRESSIONAL.

Extracts of letters to the Editor, dated Washington, Feb. 9, 1820.

THE MISSOURI QUESTION.
"Since my last notice of this subject Mr. Hemphill concluded his remark in favor of the proposed restriction; & Messrs. Lane of Delaware and Clay (Speaker) have spoken at length against it. Mr. Sergeant has occupied this day without finishing his remarks in favor of restriction.
In the Senate the subject was to-day postponed until Friday, when it is understood Mr. King of N. Y. will deliver his sentiments on the subject.
A few days ago Mr. Meigs of New-York, submitted for consideration the following preamble and resolutions which were on motion of Mr. Walker of N. C. ordered to be laid on the table where they quietly remain.
Whereas slavery in the United States is an evil of great and increasing magnitude: one which merits the greatest efforts of this nation to remedy: Therefore,
Resolved, That a committee be appointed to enquire into the expediency of devoting the public lands as a fund for the purpose of—
1st. Employing a naval force competent to the annihilation of the slave trade.
2d. The emancipation of the slaves in the United States; and
3d. Colonizing them in such way as shall be conducive to their comfort and happiness in Africa, their mother country."

February 13.
"The Senate have recently appointed a standing committee on the subject of roads and Canals—Mr. Trimble of Ohio, moved the resolution, and Messrs. King of N. Y. Vandyke, Dickerson and Thomas, compose the committee.
In the House, on Wednesday, Mr. Foot offered the following resolutions for consideration:
Resolved, by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be neither slavery nor involuntary servitude in any of the territories of the United States, otherwise than in the punishment of crimes, whereof the party shall have been duly convicted: Provided, That this shall not be construed to alter their condition or civil rights of any person now held to service or labor in said territories.
Resolved, That it be, and is hereby, recommended to the inhabitants of the several territories of the United States, that, for the purpose of effectually preventing the further extension of slavery, each territory, when authorized by Congress to form a constitution and state government, shall, by express provision in their constitution, prohibit involuntary servitude, or slavery, otherwise than in the punishment of crimes.
Mr. Nelson, of Virginia, moved that the resolution be committed to the committee of the white House, which was now considering the Missouri bill. It was entitled to serious consideration, as it affected the important question now under discussion. He conceived this not the proper mode of bringing up the question; it should be in the usual form of an act, which should go through the several Forms; while, as a resolution, introduced to-day to be decided to-morrow, it would not afford an opportunity for discussing its merits.
Mr. Foot observed, that a reference to a committee of the whole would defeat the object, because the subject now before the committee would of course have the precedence. These resolutions, gentlemen would observe, by a little attention, were perfectly proper, and indeed the only form in which a decision could be made; particularly as it respected the second resolution, which contained a mere recommendation to the territories to prohibit slavery, without involving the question whether the Congress had the power to impose this restriction. It was admitted, by gentlemen on both sides, that Congress had the power to prohibit the extension of

slavery in the territories; and, if these resolutions should be adopted, Congress would be relieved from the disagreeable necessity of deciding on their constitutional powers, respecting which great doubt appeared to exist—and the excitement which this question had produced would be allayed; then nothing would remain for their consideration but the question of expediency; the appeal would then be made to the proposed state of Missouri to restrict slavery, instead of an attempt to impose the restriction by Congress. Mr. F. moved to commit the resolutions to a committee of the whole on the state of the Union.
Mr. Rhea hoped the resolutions would be laid on the table until the great question now before the committee should be decided. Gentlemen were determined to discuss it, and decide upon it; and he hoped no proposition would be received to interfere with that discussion. Mr. R's motion to lay the resolutions on the table prevailed; and they were laid on the table accordingly.
Mr. H. Nelson called for the consideration of the resolution offered by him on Monday, in substance to suspend all other business of the House, pending the consideration of the question (now under discussion) concerning the admission of Missouri into the Union with or without restriction—but the House refused by a large majority, to consider the resolution."

THE MISSOURI QUESTION.
The Senate it will be recollected, refused some time ago to recommit the Maine bill for the purpose of separating from it Missouri, which had been attached to it by the Judiciary committee—after this the amendment proposed by Mr. Roberts, going to prohibit the further introduction of slaves into Missouri was largely discussed and finally negatived—the question is now in that body shall the amendment of the Judiciary committee be accepted? This is yet undecided, Mr. King of N. Y. yesterday spoke at length on the subject, and the further consideration thereof was on motion of Mr. Smith postponed till Monday.
In the House, since my last, Mr. Sergeant has concluded his observations in favor of restriction."

In the Western Reserve Chronicle printed at Warren in the state of Ohio, on the 5th inst. a certain Rowell Scovill advertises for sale, a patent steam generator. To what purpose the wonderful power of steam will be next applied we cannot conjecture.
In the same paper, a Mr. James Skinner advertises to settle the estate of Mr. Consider Tanner, deceased.
From the American Republican.

Obituary.
The Rev. DAVID JONES, A. M. closed his long and useful career on Saturday last, at his late residence in Easttown, at the advanced age of 84. His life, from an early age, has been zealously devoted to the temporal as well as eternal interests of his fellow men. As a preacher he spoke to the hearts of his congregation—his sermons were adapted to his hearers, and he delivered the plain truths of the gospel in an easy and often in an energetic manner. Ardently attached to the interests of the Redeemer, he has been extremely useful in the church to which he belonged. The case of humanity—the interest of religion—the good of society never appealed to him in vain, and it is universally acknowledged by all who were acquainted with his character, that a more decided and inflexible patriot never breathed. He entered the army as chaplain some time anterior to the commencement of our struggle for independence; and remained actively engaged in it during the whole of the memorable contest; part of which time he not only officiated as chaplain to Gen. Wayne, but likewise received from him the appointment of surgeon to a regiment and being possessed of a tolerably correct knowledge of the science of medicine and surgery, rendered him peculiarly and doubly serviceable. As soon as he beheld his beloved country emancipated from the servile yoke of despotism, he returned to the bosom of his family, and continued ardently engaged in the pursuit of his professional duties, until the goddess of liberty once more stretched forth her arm to check the torrent of transatlantic tyranny. Then the aged veteran, on whose venerable head near 40 years' snows had shed their snows, stepped forward and took the field as chaplain to Gen. Brown, with all the zeal and animation of youth.
His life has been useful and exemplary—his death was peaceful, and his memory is blessed.

The Enquirer states, that "it is pretty well ascertained that the deficit [robbery by a clerk] in the United States Branch in that city, is at least \$60,000."—Report says this money was lent by the clerk to one or more mercantile houses in Richmond.

Longitude, &c.—Le Baroness Boisroy-vray, has arrived in England from Paris, charged with a commission to present to the Admiralty Board a theory of the compass, which gives the longitude and latitude of the globe; for the discovery of which the whole world has long looked. The husband of this lady has submitted his theory to the Academy at Paris. His wife's mission to London was to prevent delay, as well as to have a trust-worthy agent.

SHIP NEWS.

Philadelphia, Feb. 16.
ARRIVED.
Ship Orleans, Grover, from New-Orleans, with sugar and cotton, to C. Price & Morgan. Sch. Eliza Jane, Wheeler, from Port-au-Prince, with coffee and sugar, to D. & B. M'Creedy.—schooner Lawrence, Bourne, from Port-au-Prince, with coffee, to Wain and Morris.—Sch. Molly, Watkins, from Richmond, with coal and flour.
Clared, Ship Gen. Wade Hampton, Baker, Charleston; sch. Franklin, Houston, Cape Henry; sloop Scourge, D. Groot, New-York.
Memoranda.—Brig Sarah, Cole, at Savannah, from St. Eustatia, via Turk's Island; brig Hannah & Rebecca, York, hence at St. Croix; brigs Perseverance, and Olive Branch, are safe at Reedy Island.

Philadelphia, Feb. 17.
Arrived, Sloop Margaret Ann, M'Allister, 13 days from Port-Lau-Prince, with coffee, to L. & B. M'Creedy.
Clared, Schrs. Minerva, Barclay, Havanna; Eliza and Polly, Seybert, Charleston.
MEMORANDA.—Brig John Howe, Boacourt, hence at Fernandina de Cuba, in 17 days; all well. Ship Wabash, Pitts, from Samarang and 48 days from Ran-sgate, Eng. with coffee and sugar, arrived at Baltimore on Tuesday.—Several vessels got up to Chester and Marcus Hook, yesterday, from Reedy Island and New-Castle.—Brig Pelican; has cleared at New-York for Philadelphia.
Norfolk, Feb. 11.—Arrived, sch. Mary, Symmons, Aux Cayes, Hayti; 15 days—left brig Rising Sun, Phil, of Philadelphia, to Reedy Is.—Also, Sloop Golden Age, Green, 9 days from St. Bartholomew; left sch. Franklin, Topman, of and for Philadelphia, taking in sugar, and, when to sail.—sch. Pegasus, from Nevis of and for Philadelphia, to sail in a few days.

Philadelphia, Feb. 18.
ARRIVED.
Ship Governor Hawkins, Carr, from Valparaiso.
Ship Sachem, Fennell, from St. Thomas, with coffee and sugar.
Ship Natchez, Warnock, from Hamburg.
Ship Caromandel, Day, from the Isle of May.
Ship Emma Matilda, Ansdale, from Marseilles.
Brig Perseverance, Armstrong, from Havanna.
Brig Trident, Nesmoz, from Bermuda.
Brig Rachel and Sally, Ryan, from Bermuda.
Brig Joseph, Graves, from Manzanillas.
Brig Joseph S. Lewis, Caldwell, from Porto Rico.
Brig Olive Branch, Eingham, from St. Thomas.
Brig South America, Gotier, from St. Thomas.
Brig Concord, Cozens, from Curacao.
Brig Swanwick, Hayes, from Marseilles.
Brig Mary, M'Pherson, from St. Croix, with rum, sugar, &c.
Sch. Olive Branch, Green, 20 days from St. Thomas, with ship timber.
Sch. Catharine & Jane, Neilson, from Port-au-Prince, with coffee.
Sch. Eliza, Armstrong, from Matanzas, with sugar, coffee, &c.
Sch. Robert Burns, Pearson, from Savannah, with cotton.
Sloop William Henry, Briggs, from N. York, with molasses.

Memoranda.—The ship Lancaster, Burkhart, from Liverpool, grounded yesterday afternoon, on the lower spit of Tinicum.

For Sale,
THE time of an indentured black girl, who is honest and healthy, and fitted for farm work.
Enquire of the Printer.
Feb. 21, 1820—5t

Notice is hereby Given.
THAT I have applied to the Judges of the Inferior Court of Common Pleas in and for the county of Cumberland and they have appointed the 30th day of March, at two o'clock in the afternoon, at the Court-House in Bridgeton, to hear what can be alleged for or against my liberation from confinement as an insolvent debtor.
Thomas Mulford.
Cumberland Prison, Feb. 21, 1820.

Notice is hereby Given.
THAT I have applied to the Judges of the Inferior Court of Common Pleas in and for the county of Cumberland and they have appointed the 28th day of March, at two o'clock in the afternoon, at the Court-House in Bridgeton, to hear what can be alleged for or against my liberation from confinement as insolvent debtors.
John Young.
John Logue.
Jacob Fulce.
Hosea Husted, jr.
his
Jonathan Campbell
his
Joseph Terry.
Cumberland Prison, Feb. 21, 1820.

WILL BE SOLD
AT PUBLIC VEDUCE.
BY Virtue of an order of the Orphan's Court, for the county of Cumberland, on the twenty-first day of April next, at the Inn of Charles Davis in the township of Greenwich, all the real estate of John Gibbon, dec. lying in Bacon's Neck, township aforesaid, containing about 5 acres more or less, the greater part of which is good plough land. There are on the premises a good two story brick house and kitchen, with a good cellar under the house, two frame barns, one of which is new, wagon house and cribs, with other out buildings generally in good repair. This farm is laid off in proper proportions, and fenced principally with cedar; there are also on the premises about 50 apple trees in full bearing. Sale to commence at 2 o'clock P. M. at which time and place attendance will be given and conditions made known by
Abel Bacon,
Administrator.
Feb. 21, 1820—ts

Adjourned Sales.
The sale of the lands of Major Henderson and Samuel Brooks, is adjourned until Tuesday the seventh day of March next at the Inn of Philip Souder, between the hours of 12 & 5 P. M.
DAN SIMKINS, Lata Sheriff.
Feb. 21.

Camden "Lottery Office.
Drawing announced.

J. JONES, & Co.

Have the pleasure to inform their friends and the public, that the drawing of the New-Jersey Navigation Lottery, will commence on Thursday, the

21st day of October next.

Present price of tickets \$12, and shares in proportion.

The following rich Prizes of

\$20,000	\$3,000	\$1,000	\$1,000
10,000	2,000	1,000	1,000
5,000	2,000	1,000	1,000
5,000	2,000	1,000	1,000
5,000	2,000	1,000	1,000
5,000	2,000	1,000	1,000
3,000	1,000	1,000	1,000
3,000	1,000	1,000	1,000
3,090	1,000	4,000	1,000
3,000	1,000	1,000	

Besides 20 of \$500, 40 of \$200, 60 of \$100, &c. &c. &c. will all be paid

Without Deduction,

AT THE CAMDEN BANK.

Tickets and Shares for Sale.

Letters (post paid) enclosing the Cash for Tickets, will be promptly attended to. CLUBS supplied on accommodating terms.

J. JONES & CO.

Near the Camden Bank.

Camden, N. J. Aug. 2d, 1819.

Printers of this State who have noticed J. Jones & Co's advertisement of the Navigation Lottery are requested to insert the above with all alterations instead of the former until forbid.

Bloomfield M'Ilvaine,

BECING ENGAGED IN THE

PRACTICE OF THE LAW,

IN the City of Philadelphia, respectfully offers his professional services to his friends in this active state, with a hope of meriting by fidelity and attention the confidence they may place in him.

Dwelling and Office at No. 74, South 6th Street Philadelphia, Sep. 28th, 1818--19

A CARD.

THE Subscriber, residing in the City of Philadelphia, will undertake any professional business entrusted to his care in the city and its vicinity. Merchants and others who have money to collect, &c. where a suit is or is not necessary, will find in their interest to employ him, as his charges will be moderate, and his attention assiduous. Letters, post paid, will be attended to, and the most respectable references given.

JACOB D. WHEELER,

Attorney at Law.

No. 32, south Fifth street, Philadelphia.

Fulling & Dyeing.

THE Subscriber respectfully informs his friends and the public that he has commenced the Fulling and Dyeing business in the mill formerly owned by D. Irean dec. in Hopewell township, about two miles from Bridgeton, where all orders in his line will be executed with neatness and despatch.

Peter T. Whitaker.

October 18, 1819.

A Plantation For Sale.

TO be sold at private sale, a PLANTATION, situate in the township of Deerfield, Cumberland county, lying on the main road from Bridgeton to Philadelphia, containing about two hundred and nineteen acres, (more or less.) Joins lands of Benjamin Dare, Louis Maillard, Ludley Dare, Joel Moore, Benjamin Lord, and others, about forty acres of

Handsome Timber Land,

principally oak and hickory, about twenty or twenty five acres of new ground of the first quality, on which there is situated a large dwelling house and barn, and a good well of water, and an apple orchard, &c. The said land is well situated to divide into two farms, which will be sold together or separate, to suit purchasers. The payments will be one third cash and the remainder will be made easy if secured by paying the interest annually. An indisputable title will be given. Any person wishing to view the property, can apply to Mr. Jonathan Fish, living near the premises, or to the subscriber in Bridgeton, who can give every information necessary.

Jonathan J. Hann.

Bridgeton, Sept. 27, 1819.—19

Notice is hereby given,

THAT the owners and possessors of Marsh lying within Holmes' Body, intend to petition the Legislative Council of New-Jersey at the adjourned sitting at Trenton, to repeat that part of the act of the Legislature passed in the year 1786, as respects the said Holmes' Body for the purpose of putting the same under the general banking law.

JEDIDIAH DAVIS, Clk.
December 6, 1819.—3t

Dissolution of Copartnership.

THE copartnership existing between the subscribers, at Millville, Cumberland county, N. J. is this day dissolved agreeably to limitation, by mutual consent. All those indebted to said firm are requested to settle off their accounts, on or before the first day of January next, and those who may have any claims to present them for payment.

**D. G. Parris,
B. M'Creedy,
D. M'Creedy,**

Millville, Dec. 20, 1819.

Sheriff's Sales.

BY Virtue of three Writs of Fieri Facias, to me directed, will be exposed to sale at Public Vendue, on Tuesday the twenty-ninth day of February next, between the hours of 12 and 5 o'clock in the afternoon of said day, in the county of Cumberland, at the Hotel of Jarvis W. Brewster, in Bridgeton,

Three Tracts of Land,

Situate in the township of Maurice River, the first bounds on the Menanico Creek, said to contain one hundred and three acres more or less; the second joins on Menanico Creek, and John File's land said to contain thirty six acres; the third a lot of Meadow Land, near the above, and bounds on Menanico Creek said to contain one and a half acres, more or less, with all the land of the defendant.—Seized as the property of Remembrance Lippincott, and taken in execution at the suit of John More White, Elias P. Seeley, and Wm. Biven, jun. assignee of Isaac W. Crane, and to be sold by

WM. R. FITHIAN, Sheriff.

At the same time and place,

A FARM,

Situate in the township of Deerfield, joins lands of Samuel Thompson and others, said to contain thirty acres more or less; also a tract of and joins the above described, said to contain forty acres more or less, with all the lands of the defendant.—Seized as the property of Dan Bowen, and taken in execution at the suit of William Garrison, assignee of Joel Garrison, and to be sold by

WM. R. FITHIAN, Sheriff.

At the same time and place,

A Tract of Land,

Situate in the township of Deerfield, joins lands of Jonathan Fithian and others, said to contain sixty five acres more or less, with all the lands of the defendant.—Seized as the property of William Woodruff, and taken in execution at the suit of Henry Ott, and to be sold by

WM. R. FITHIAN, Sheriff.

Januar: 24th, 1820—4t

Take Notice,

THAT we have applied to the Judges of the Court of common pleas in and for the county of Cape-Map, for the benefit of the insolvent laws of the state of New Jersey, and that they have appointed Thursday the 16th day of March next, at ten o'clock in the forenoon, at the Court House, in the Middle Township in the county aforesaid, to hear us and our creditors what can be said for or against our liberation from confinement as insolvent debtors

**Samuel Williams,
Imla Johnson,
Joseph Wilson.**

Cape-May Jail, Feb. 7th, 1820—4t

CAUTION.

JOSEPH HICKMAN, of the township of Downe, having obtained, on or about the 30 day of December 1819, two Bonds for between three and four hundred dollars, each payable in five and six or six and seven years thereafter. I do hereby caution and forward all persons from taking an assignment on said bonds, as I consider I have paid them, and am determined never to pay them again; unless compelled by due course of law.

Daniel Blizard.

Downe, Feb. 7th, 1820—f

PROPOSALS

For Publishing by Subscription, a work ENTITLED,

A View of the Arguments

For and against taking Life, in civil Society, for Murder,

WITH AN APPENDIX.

BY I. THOMSON.

THE object of this treatise is to exhibit the arguments, which are adduced, on which the different opinions of men are formed. The author has endeavored to present all the arguments on both sides of the subject in as concise a manner as could conveniently be done.

The Appendix is designed to illustrate the laws considered in the work, by shewing wherein confinement for grand larceny has failed of producing the beneficial effect contemplated.

The price when bound and lettered in a neat duodecimo volume, will be one dollar. To this will be added the essays of the celebrated late Dr. Rush on the punishment of death, for crimes and the effects of public punishment for grand larceny.

RECOMMENDATION.

I have read a manuscript treatise of Mr. I. Thomson, on the subject of capital punishments. The arguments are judicious and well arranged, and the deductions from them, in my opinion, just. It is well calculated to disseminate correct principles on the subject, and I therefore recommend it as worthy of general perusal and patronage.

DANIEL D. TOMPKINS.

September 13, 1819.
Subscriptions will be received at this office.

For Sale or Exchange,

For property in the City of Philadelphia or Camden,

The House of the subscriber, in the city of Trenton: The House is brick, three stories high; has 13 rooms besides a large store-room, and cellar under the whole. Many of the rooms command a delightful prospect of the Delaware and Pennsylvania shore. It is situate in the most central part of the city, adjoining the city hotel in Warren street, a few doors below Thomas C. Stealing's store, and directly opposite the store lately occupied by David Johnson and Co. and two doors above General Beatty's. The house is built of the best materials has the hydrant water in the cellar, and on the rear of the lot there is a stable sufficiently large to keep 2 horses and a cow. It is convenient to market, which is good and cheap, and to all the churches, viz. Episcopal, Presbyterian, Friends' Meeting, Methodist, Baptist and Catholic, in all of which there is excellent preaching. Great attention is paid in Trenton to Sunday Schools, and to instruction generally. The Rev. Mr. Tyler's seminary is surpassed by none in America in forming the minds and manners of young men and preparing them for college. The property offered for sale calculated to accommodate a private family, or a person wishing to do business, or both and will be sold or exchanged, on such terms as will make it advantageous to any person wishing to purchase, and immediate possession will be given. For particulars enquire of the subscriber.

ISAAC W. CRANE.

Camden December 13, 1819—19.

FALL GOODS, &c.

FOR CASH

Or approved 60 days credit.

THE subscriber still continues to offer for sale a very large assortment of Fall Goods, among which are the following articles, viz:

DRY GOODS,

Superfine cloths. Double and single milled cassimere, velvets and cords, best patterns, assorted, ready made vests;

Sheetings, Russia and } **LINENS,**
Irish

Canton crapes, assorted colours. Canton Crape, } **SHAWLS,**
Silk and

Cotton flag and Bandanna handkerchiefs, on Lon linings, Bombazettes assorted colours, plain and twilled,

Bombazines, superior quality, Zambric linen, Black, white and blue crapes, Table Diaper,

2ed tickings, Flannels, assorted, Red and green Baze, Cotton warp and filling, Finshaws, black and coloured, Lustring, satin and mantle, do, Ginghams, domestic and imported, Muslins, do. do.

&c. &c. &c.

GROCERIES.

Real pure and old Cogniac Brandy, do. do. Holland Gin, do. do. Jamaica Spirits? London particular Madeira Wine, Port and Lisbon Wine, Country Gin, Common Rum, Common brandy,

Molasses, coffee, sugar, Rice, raisins, spices, pepper, Lump Sugar, Chocolate, Imperial, superior quality,

Young Hyson, Hyson skin, and Bohea Cotton, Indigo, Coarse and fine SALT. Mackarel and Shad, different nos. Rhode Island and Country CHEESE, WHEAT and RYE FLOUR, CORN, PORK & POTATOES, &c.

HARDWARE,

QUEENSWARE, &c.

All of which will be sold low for cash or barter for country produce, or at approved 60 days credit.

Most of these goods having been purchased for cash at the late sales, will be disposed of OR the most reasonable terms.

Daniel P. Stratton.

Bridgeton, Sept. 27, 1819—19.

N. B. Tavern Keepers will be supplied at a liberal deduction.

Sheriff's Sales.

BY Virtue of sundry Writs of Fieri Facias, to me directed, will be exposed to sale at Public Vendue, on Tuesday the twenty ninth day of February next, between the hours of 12 and 5 o'clock in the afternoon of said day, in the county of Cumberland, at the Inn of Philip Souder, in Bridgeton,

A House and Lot,

Situate in the township of Deerfield, and village of Laurel Hill, lot contains one acre more or less, joins John Rose and others; also six building lots on Laurel Hill, joins William R. Fithian and others; also a Lot on the back street above Laurel Hill joins John Rose; also a House and Lot, situate in the town of Port Elizabeth, lot contains 84 square perches, joins Stephen Wilcox together with all the lands of the defendant. Seized as the property of Jeremiah J. Foster, and taken in execution at the suit of Lewis W. James, Hannah Parker and others, and to be sold by

DAN SIMKINS, late Sheriff.

At the same time and place,

A Tract of Timbered Land,

Situate in the township of Millville, said to contain three hundred acres more or less, joins lands of Charles Garrison and others; together with all the lands of the defendant.—Seized as the property of Israel Ewan, and taken in execution at the suit of Nathan L. Stratton, John Ruck, and Samuel Langley, and to be sold by

DAN SIMKINS, late Sheriff.

At the same time and place,

A House and Lot,

Situate in the township of Deerfield, and village of Laurel Hill, lot contains half an acre more or less, together with all the lands of the defendant.—Seized as the property of Apam Casper, and taken in execution at the suit of John Casper, and to be sold by

DAN SIMKINS, late Sheriff.

January 24th, 1820—4t

Dividing Greek

MAIL STAGE.

THE public will notice, that the subscriber has commenced running the MAIL STAGE, from Dividing Creeks by Newport, Cedarville & Fairton's to Bridgeton, twice a week. Start from the Inn of the subscriber every Tuesday and Saturday morning, precisely at 8 o'clock, and arrive at the Hotel in Bridgeton, about 11 and return back by the same route to Dividing Creeks, in the afternoon of the same day.

Baggage will be carefully carried, and business entrusted to the driver, punctually attended to.

The subscriber has reduced the fare to the low rate of FIFTY CENTS the whole route (18 miles) and to way passengers in proportion. N. B. Persons wishing a conveyance to Bridgeton, on the week of Court, can be accommodated, as the stage can run every day in that week.

Ellis Hand.

Dividing Creek, May 24th, 1819—19

Sheriff's Sale.

In Chancery of New-Jersey.

BY Virtue of a Writ of Fieri Facias, to me directed, issued out of the court of Chancery of the state of New Jersey, will be exposed to sale, at Public Vendue, on Tuesday the 25th day of January next, between the hours of 12 and 5 o'clock in the afternoon of said day, in the county of Cumberland, at the Hotel of Jarvis W. Brewster in Bridgeton, two certain

Tracts or Pieces of Land,

situate in the township of Deerfield, bounded as follows: Beginning at a hickory for a corner to otherlands of said Samuel Nichols, & also corner to land of the heirs of Joel Bateman dec. thence along Samuel Nichols' other land, north 54 degrees east twenty-eight chains to a stone for a corner, thence along the heirs of Isaac Vanneuter's land, south thirty-three degrees east forty-five chains and twenty-three links to a blackoak for a corner, to Jonathan Nichols' land, thence along the same south 54 degrees west, twenty-one chains and twenty-nine links to a stone for a corner, thence north thirty-one degrees west seven chains and forty-four links to a small black oak for a corner, thence north four degrees and a half east six chains and seventy-five links to a stone for a corner, thence north thirty degrees and a half west eleven chains and sixty links to a stone for a corner, thence north thirty-two degrees west thirteen chains and sixty-six links, thence south sixty degrees and a half west twelve chains and ninety links to a stone, thence north thirty-two degrees west, nine chains and twenty-five links to a stone, thence north fifty-two degrees east thirteen chains and nineteen links, to the corner first named, containing

185 Acres of Land

and premises be the same more or less—the second tract, bounded as follows: Beginning at a hickory marked for a corner, being the north-west corner of Thomas Nichols' plantation, and runs from thence north fifty-five degrees east, eighty-three perches along the line of other land of Samuel Nichols to a hickory for a corner, from thence north five degrees west, sixteen perches to a stone, from thence south fifty-five degrees west, eighty-seven perches to a stone for a corner, from thence south thirty-three degrees east thirty-nine perches to the place of beginning, containing

Eight Acres of Land,

more or less; also all that tract of Land and premises situate in Deerfield aforesaid, bounded as follows: Beginning at a black oak for a corner to Adam Hampton's land, thence along the heirs of Jonathan Nichols dec. and Frederick Fox's land, south fifty-four degrees west twenty-one chains and twenty-nine links to a stone, thence north thirty-one degrees west seven chains and forty-four links to a small black oak for a corner, thence north four degrees and thirty minutes east six chains and seventy-five links to a corner, thence north thirty degrees and a half west, seven chains and seventy-five links, to a corner, thence south fifty-four degrees and a half west eleven chains and sixty links to a stone for a corner, thence north thirty-two degrees west thirteen chains and sixty-six links, to a corner, thence north thirty-two degrees west twelve chains and ninety links to a stone for a corner, thence north thirty-two degrees west nine chains and twenty-five links to a stone, thence north fifty-two degrees east thirteen chains and nineteen links to a hickory for a corner, thence north thirty-five degrees west four chains to a corner, thence north fifty-five degrees east twenty-one chains and seventy-five links to a stone, thence south five degrees east four chains to a hickory for a corner, thence north fifty-four degrees east seven chains and twenty-five links to a stone for a corner, thence south thirty-three degrees east forty-five chains, and twenty-three links to the beginning, containing

One hundred and thirty-three Acres,

more or less; and also all the land or marsh the said Samuel Nichols owned on the fourteenth day of April, one thousand eight hundred and seventeen, on Dixon's Island, in the township of Fairfield, which he purchased of Joel Smith and Sarah his wife by deed dated the fourteenth day of August A. D. 1819, and of Henry Brooks and Amy his wife by deed dated the second day of September A. D. 1815, and of Ephraim Carl by deed dated the twenty-third day of August A. D. 1816, reference to the several deeds will more fully appear: Together with all and singular the ways, woods, waters, water courses, rights, members, liberties, hereditaments and appurtenances to the same belonging or in anywise appertaining and the reversions and remainders, rents issues and profits thereof, or so much thereof as may be necessary to be sold to pay and satisfy unto the said John Hannon the said complainant, the principal and interest in question in the said decree.

Seized as the property of Samuel Nichols, Zachariah Nichols, Ephraim Carl, William Woodruff and Jacob Miller, defendants, and taken in execution at the suit of John Hannon complainant, and to be sold by

WM. R. FITHIAN, Sheriff.

Nov. 15, 1819—2m.

Adjourned Sheriff's Sale.

The sale of the Lands of Samuel Nichols and others, described above, stands adjourned until Tuesday, the 22d day of February next, between the hours of 12 and 5 o'clock in the afternoon, at the Hotel in Bridgeton, at which time and place it will be sold by

WM. R. FITHIAN, Sheriff.

January 31, 1820

Cumberland Orphans' Court.

NOVEMBER TERM, 1819.

LUCIUS Q. C. ELMER, Esq. Administrator of James Hampton, deceased, and Abel Bacon, Administrator of John Gibbon, deceased having severally exhibited to this court duly attested a just and true account of the personal estate of said decedents, and also an account of the debts and credits, by which it appears that the personal estates is insufficient to pay said debts, and the said administrators setting forth to this court, that said decedents died several times seized of real estate situate in the county of Cumberland aforesaid, and praying the aid of the court in the premises.

It is therefore ordered, that all persons interested in the lands, tenements, hereditament and real estates of said decedents do appear before the judges of this court on the first day of February Term next, and show cause if any they have, why the whole of the real estates of said decedents should not be sold to satisfy the debt and expenses which remain unpaid.

By the Court, **T. Elmer, Clk.**

December 13th, 1819—6w

SHINGLES.

THE Subscribers have for sale about 20,000 two feet Shingles. **STRATTON & BYOK**
February 2d, 1819.

FAMILY BIBLES.

The Subscribers have on hand a great variety of

Quarto Family Bibles

With or without Maps, Plates and Concordance—which they offer for sale on reasonable terms.—Together with a general assortment of

School Books, Stationary & Miscellaneous Works,

Particularly adapted to the supply of Teachers Country Merchants and Library Companies, to whom they make a liberal discount.

ALSO,

Mathematical Instruments

Separate or in cases, Maps of the World, of the four Quarters United States, Pennsylvania &c. in sheets or on Rollers. The highest prices allowed for clean Linen and Cotton Bags and Country Quills in exchange for the above articles.

Merchants account Books and Records for Public offices furnished to any pattern.

Kimber & Sharpless.

No. 93 Market Street between 2nd and 3d streets Philadelphia, Oct. 18, 1819.

Cumberland Orphans' Court.

NOVEMBER TERM, 1819.

ANN PLATT'S and Charles Platts, Administrators of Moses Platts, deceased, James Clark, Esq. administrator of John Hampton, deceased, and Elias P. Seeley, Esq. and Garrison Maul, Executors of Abraham Sayre, Esq. deceased, having severally made application to this court to limit a time within which the creditors of said decedents shall bring in their claims and demands.

It is therefore ordered by the court, that the said Administrators and Executors give public notice to the creditors of said decedents, to bring in their claims within six months from the 29th day of November 1819, by setting up a copy of this order in five of the most public places of this county for the space of two months, and by publishing the same in one of the newspapers of this state for the like space of time, and any creditor neglecting to exhibit his demand within the time as limited, (such public notice being given) shall be forever barred his action therefor against said Administrators of Executors.

By the Court, **T. Elmer, Clk.**

December 13th, 1819—2m

Isaac W. Crane.

Attorney and Counsellor at Law.

RESPECTFULLY informs his friends and the public, that he has removed to CAMDEN, where all orders in the line of his profession, will be promptly and faithfully attended to.

ISAAC W. CRANE

Camden, Sept. 13, 1819—3t

NOTICE.

BY Order of the Orphan's Court, will be sold at Public Vendue at the Inn of James M'Clung at Dennis Creek, on Thursday the 17th of February next, between the hours of 12 and 6 P. M. all the residue of the

Real Estate