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No. 103.

TWO DOLLARS

MONDAY, JULY 7, 1817.

PER ANNUM.

THE WASHINGTON WHIG

IS PUBLISHED EVERY MONDAY, AT TWO DOLL ARJ PER ANNUM,

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period than six mon hs, and unless orders are given, at that time, to discontinue, an intention to continue will be implied.

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

Advertisements will be inserted at the usual

Battle of Trenton.

Extract from the 1st vol. chap. 3, page 120, of Wilkinson's Memoirs.

f It was now broad day, and the storm eat violently in our faces; the attack had ommenced on the left, and was immediately answered by colonel Stark in our front, who forced the enemy's picket, and pressed into the town; our column being close at his heels. The enemy made a momentary show of resistance, by a wild and undirected fire from the windows of their quarters, which they abandoned as we advanced, and made as aftempt to form in the main street, which might have succeeded, but for a six gun battery opened by captain T. Forest, under the immediate order of general Washington, at the head of King's street which annoyed the enemy in various directions; and the decision of captain William Washington, who, seconded by lieutenant James Monroe, (now President of the United States) led the advanced guard of the left column, perceiving that the enemy were endeavouring to form, a battery, rushed forwards, drove the artillerists from their guns, and took

two pieces in the act of firing:

"These officers were both wounded in the charge: the captain in the wrist, the lieutenant through the shoulder. These been noticed, and yet they could not have been too highly appreciated, for if the enemy had got his artillery into operation, in a narrow street, it might have checked our movement, and given him time to form and reflect; and if he had retired across the bridge in his rear, and taken post, he would have placed a defile between us, which in our half naked, half frozen condition, he ought to have defended against our utmost efforts; and we in turn might have been compelled to retreat; which would have been fatal to us."

Baltimore June 27, 1817. Latest from South America.

We have been politely furnished by a entleman who arrived in the bay, in the Buenos Ayrean brig Patriota, with the following interesting information relative to affairs in South America.

On 1st of June last, a Spanish squadron passed the Island Margaretta, consisting of 20 sail and 2500 men, under the Bour-bon flag and anchored in Cumana, after plundering several fishing boats, and pressng a number of fishermen and committing namerous other depredations against the citizens: by the last accounts they had not disembarked as they were in an unhealthy state; and finding that Gen. Arismendi, was determined to dispute the ground with

A few days previous to the sailing of Ad. Brion, from Pampatar, he received dispatches from Gen. Bolivar, requesting two men of war and four gun-boats, to enter the Oronoke in order to intercept the royal tyrants of Spain which embarked in some merchant vessels from the Guayanas previous to capture, and now lying at Augustura, with all their riches, supposed to amount to four millions of dollars.

Gen. Bolivar, awaits the answer of Ad. Brion, to advance on Augustura, the only place that remains in the hands of the tyrants in that quarter where there remains no doubt of his success.

A list and situation of the Republic armies of South America, in the Province of Venezedla and Guayana.

General Simon Bolivar, at the head of the main army, his head quarters at the Meza before Augustura; besieging old and new Guayana, with the divisions under Generals Piar, Arismendi, Cedeno, Bermudez, Valdez-strong about 7000 men

infantry and cavalry.

Gen: Paes, with the armies of Lower Apure, about 6000 strong, mostly cavalry.

General Sarasa, at Chapana, in the Pro- | tered at the other end, going towards Sanvince of Barcelona, rear of Caraccas, with 1500 cavalry, and about 600 infantry.

General Monagas, in the rear of Barcelona, with 700 cavalry and 300 infantry.

General Marino, in the Province of Cumana, with 2500 infantry and 300 cavalry.

General Razas at Maturin, with 700 ca-

valry, and 200 infantry.

A list of vessels, under the command of Admiral Brion, with a complement of 3,500 men, destined for the Oronoke. sailed from Carupano on the 6th of June,

Sloops of War-Congress, India Libre Brigs-America Libre, Conquestador, Valiente, Terrible, Formidable, Carpoli-

Hermaphrodite Superbe.

Schooners— Centaur, Jupiter, Grerrere, Brion, Gen. Marino, Tartor, Gen. Arismendi, Constitution, Gen. Farasas, Con. dor, Venganza, Conesor. .

Sloops Aurora.
Gun Bonts-St. Anna, Uua Sua Del Vaile, La Perla; Devastadora, Felix, St. Joseph Vengador, Gen. Piar, Fumillante, Invincible, Insurgente, Nengsuza.

New York, June 26. The company of Cadets from the military academy at West Point, under command of Captain Partridge paraded yesterday in the Park, in front of the City-Hall, and performed various military evolutions

in a manner that excited the admiration of a great number of spectators. They were then reviewed by his excellency the gover-nor elect, accompanied by the Mayor, gen. Mer. Adv. Morton, and others.

Bridgetown, (Barbadoes) June 2 .- In telligence has been received from the Bay of Honduras, that the inhabitants had opposed the landing of the rebellious negroes transported from this colony, on the 25th of January last, and had sent home a remonstrance to government on the subject. The negroes are still on board the yessel, the Frances Mary] at the contractor's ex-

Extract of letter from St. Mary's dated the 14th June.

"There are four large Carthagenian vessels now lying off Amelia. The inhabitants are removing to St. Mary's in consequence."

On Thursday arrived at this port, no less thin eleven fishing smacks, with full fares of fresh fish, from the Banks. If suitable encouragement be afforded, we shall soon rival the New York market, 'in the variety and excellence of our, fish, as we to the Count's surgeon, a skilful man, to already surpass it in most other articles. We have sheeps-head, salmon, sea-bass, hlack fish, lobsters, mackarel in great per-fection during their season. Philad. Gaz-

The Jew's Leap.

A dangerous and frightful Pass over which capt, Riley and his fellow-sufferers travelled; in their journey from Santa Cruz towards Mogaciore, as related in his narrative.

The path we were now obliged to follow, was not more than two feet wide in oiie place, and on our left it broke off in a precipice of some hundred feet deep to the sea: tlie smallest slip of the mule or camel would have plunged it and its rider down the rocks to inevitable and instant death, as there was no bush or other thing to lay bold of by which a man might save his life. Very fortunately for us, there had been no rain for a considerable time previous, so that the road was now dry. Rais told me when it was wet it was never attempted, and that many fatal accidents had happened there within his remembrance; though there was another road which led round over the mountains far within the country.

One of these accidents he said he wouldmention. "A company, of Jews six in number, from Santa Cruz for Morocco, came to this place with their loaded mules in the twilight; after sunset; being very anxious to get past it before dark, and supposing no other travellers would venture to meet them, or dare to pass it in the night, they did not take the precaution to look out, and call aloud before they entered on it: for there is a place built out on each end of this dangerous piece of road, from whence one may see if there are others on it; not being quite half a mile in length, a person by hallowing out can be heard from one end to the other, and it is the practice of all who go that way to give this signal. A company of Moors had en- ed her of her pain.

ta Cruz, at the same time; and they also supposing that no others would dare to pass it at that hour, came on without the usual precaution. About half way over, and in the most difficult place, the two parties met; there was no possibility of passing each other, nor of turning about to go back either way; the Moors were mounted as well as the Jews; neither party could retire nor could any one, except the foremost, get off his mule; the Moors soon became outrageous, and threatened to throw the Jews down headlong; the Jews, though they had always been treated like slaves, and forced to submit to every insult and indignity, yet finding themselves in this perilons situation, without the possibility of retiring, and being unwilling to break their necks merely to accommodate the Moors, the foremost Jew dismounted carefully over the head of his mule, with a stout stick in his hand; the Moor nearest him did the same, and came forward to attack him with his scimitar; both were fighting for their lives, as neither could retreat; the Jew's mule was first pitched down the craggy steep, and dashed to atoms by the fall; the Jew's stick was next hacked to pieces by the scimitar; when finding it impossible for him to save his life, he seized the Moor in his arms, and springing off the precipice, both were instantly hurled to destruction; two more of the Jews and one Moor lost their lives in the same way, together with eight mules; and the three Jews, who made out to escape, were hunted down and killed by the relations of Moors who had lost their lives on the pass, and the place has ever since been called "the J w's leap." It is indeed, enough to produce dizziness, even in the head of a sailor, and if I had been told the story before getting on this frightful ridge, I am not certain but that my imagination might have disturbed my facties, arid rendered me incapable of proceeding with safety along this perilous

Sagacity of the Brute Creation.

A German Count had a very valuable dog, a large and noble looking animal; in some description of field sports, the was reckoned exceedingly useful, arid a friend of the count's applied for the loan of the dog, for a few weeks' excursion in the country—it was granted; and in the course of the rambles, the dog, by a fall, either dislocated, or gave a severe fracture tu one of his legs. The borrower of the dog was in the greatest' alarm, knowing well how greatly the count valued him—and fearing to disclose the fact, brought him secretly restore the limb. After some weeks applicatlon, the surgeon succeeded, the dog was returned, and all was well. A month or six weeks after this period; the surgeon was sitting gravely in his closet, pursuing his studies, when he heard a violent scratching at the bottom of the door; he rose, and on opening it to his surprise, he saw the dog, his late patient, before him in company with another dog that had broken a leg, and was thus brought by his friend to be cured in the same manner.

Lond.paper.

The following paragraph is copied from the postscript of a letter from a Scotchman in Charleston, to his friend in New York. **The** letter **is dated** June 19th. *Coin. Ad*. "To-day our countrymen, general Sir Gregor M'Gregor, left this port, -with up-

wards of five hundred men, in three ves scls, generally smart fellows. I hope he will always bear in mind that Sir William Wallace was his countryman."

Unexampled Liberality - The Treasurer of the Massachusetts General Hospital, on Wednesday, received from a distinguished fellow-citizen, the payment of the unexampled subscription of \$20,000 to **ihat** institution.

A most distressing accident happened at the U. S. saw mill at Harper's Ferry, on Friday, the 13th instant. A little girl, daughter of Mr. John Grymes, had gone to the mill for the purpose of collecting chips, and whilst Mr. Foreman; the miller, was engaged out of the mill, seated herself upon a log then upon the slide, and not ob-serving her approach towards the saw, was caught by it, and one of her lower limbs almost completely separated from her body before any assistance could be given her. The unfortunate little sufferer was otherwise dreadfully mangled but it was not many minutes before death reliev-

NOTICE.

A LL persons indebted to LORENZO LAW-RENCE, are requested to make payment to Moses Bateman & Amos Fithian, his Assignees; and all those that bought at vendue, are request ed to come forward and comply with the conditions thereof; and those having demands will please to present them for settlement, to

MOSES BATEMAN, Assignees.

N. B. The Subscribers will attend at the store formerly occupied by said Lorenzo Lawrence, on Wednesdays and Saturdays. Cedarville, June 9th.—3t

ATTACHMENT

TOTICE IS HEREBY GIVEN, That a writ of attachment, issued out of the Court of Common Pleas of the county of Combelland. State of New Jersey, at the suit of William R. Fithian, assignee of Andrew Miller, against the rights and credits, monies and effects, goods and chattels, lands and tenements of Reuben Harris, an absconding debtor, in a plea of debt, for four hundred dollars, returnable to June Term 1817— That the same was returned, "duly served as per inventory annexed," by the Sheriff of said county.

EBEN. SEELEY, Clk.

ELIAS P. SEELEY, Atty., June 16, 1817.—2m.

ATTACHMENT.

NOTICE is hereby Given, that an attachment issued out of the Court of Common Pleas of the county of Cumberland, State of New Jersey, against the rights and credits, monies and effects, goods and chattels, lands and tenements of David C. Wood and Jesse B. Quinby, non-resident debtors, at the suit of John Young, in a plea of trespass on the case, upon promises, for one thousand five hundred dollars,—has been duly executed and returned to the Term of June 1817 by the Sheriff of said county.-Now therefore unless the defendants shall appear, give special bail, and receive a declaration at the suit of the plaintiff, judgment will be entered, and the estate attached will be sold.

EBEN. SEELEY, Clk.

Janiel Elmen, Atty. June 23, 1817-3m

ATTACHMENT.

OTICE is hereby Given, That a writ of attachment issued out of the Court of Common Pleas of the county of Cumberland, against the rights and credits, monies and effects, goods and chattels, lands and tenements of Moses Burt. a non-resident debtor, at the suit of William D. Barrett, in a plea of debt, for one hundred and sixty dollars, returnable to February Term 1817 -that the same was returned by the Sheriff of said county, "attached as per inventory annexed." Now therefore, unless the defendant shall appear, give special bail, and receive a declaration it the suit of the plaintiff, judgment will be entered, and the estate attached will be sold. EBEN, SEPLEY, Clk.

DANIEL ELMER, Atty. June 23, 1817-3m

Books, Stationary, &c.

THE Subscriber has on hand for sale, a variety of School Books and Stationary, among which are the following: Murray's Introduction,

English Reader, Grammar, Scott's Lessons, Columbian Orator, Webster's Spelling Book, American Tutor's Assistant,

Watts' Psalms and Hymns, Bibles and Testaments, Red Morocco Pocket-Books, Writing and Post Paper, Slates, Copy Books, Cyphering Books, Quills, Lead and Slate Pencils, Sand Papers, Black Sand,

Children. ALSO, Tooth Brushes of a superior quality,

Wafers, with a variety of small Books for

with Silver wire. William Schultz-

June 9th.

Sale of Real Estate.

BY Virtue of a Decree of the Orphans' Court of the County of Salem, will be sold at Public Sale, on the premises, in the township of Pittsgrove, on the 9th day of August next, between the hours of 12 and 5, P. M.

A House and Lot of Land.

Containing about twenty acres, more or less; late the real estate of Mary Richman, deceased, and sold for the payment of her debts.

Jeremiah Wood. Adm'r. June 30, 1817.—4t

FOR SALE,

A Large Bragoon SABRE, with Steel Scab-bard. Enquire at this Office. May 12, 1817.—tf

	IRECT TAX.	Richard Lot, Samuel Dare, (owner) Richard Lot, Richard Lot, Richard Lot, Some Description of Land in Pittsgrove, Samuel Dare, (owner) Richard Lot, Some Description of Land in Pittsgrove, Some Description of
	CE IS HEREBY GIVEN,	David Monroe, heirs of, 100 Acres, do. John Mayhew, esq. 120 do. Benjamin Miller, 10 do.
Congress, passed the Ninth	day of January, 1815, upon the following described pro-	Isaac Newkirk, Samuel Newkirk, 105 do. do. 212 John Newkirk, Lohn Vanmeter. 2 72
dition thereto shall be paid next, the said property, or s	o much thereof as shall be necessary to satisfy the Tax,	Israel Richman, 20 do. do. do. Heirs of Jeremiah Richman, 191 do. 393
James Sherron, in the town the said fourth day of Augu	of Salem. The Sales to commence at 2 costs.	Doct. Wm. Robinson, Samuel Dare, Jesse Sitheans, Adam Saul. 48 Acres, 57 do. 67
Joseph Acton,	SALEM. One Lot of Land in Bridgestick, containing one acre, \$1 00	Isaac Seeds, 30 do. 19 Brathwait Tuft, 20 do.
David Bradway,	Several Lots of Eand in the township of Lower Alloway's Creek, 484	Heirs of B. Vanmeter, Abraham Woodruff, 20 do 40
Wood Bishop, Mary Smith, (owner) Joseph Beaston,	A House and Lot of Land in the town of Salem, - 80 40 Acres of Land in the township of Lower Alloway's Creek, 93	UPPER ALLOWAY'S CREEK. Ellis Ayres, 60 Acres of Land, 160, 28
Richard Thompson, (owner) Walker Beasley, Wm. & Lewis Paullin (owners) Mark Bowen,	A House and Lot, in the township of do. do. 53 90 Acres of Land, do do. 279	Samuel Arons, 143 do. 1.99 Simon Ayres, 143 do. 28
Sarah Boon.	A House and Lot of Land in the township of Lower Alloway's Creek, 3 Acres of Land in Elsenborough, 33	David Allen, 15 do. Elijah Ayres, J. Moore, House and Lot, 8 Enoch Burgin, heirs of, 20 Acres, 20 Uriah Burroughs, 90 do.
Thomas Berry, David Cline, Wm. Bradbury, (owner)	House and Lot, Lower Alloway's Creek, - 16	Thomas Black, 100 do. 1'60 Noold Bishop, House and Lot, 12
Mark Coleman, Heirs of D. Stretch, (owners) Reuben Cuff.	House and Lot, do. do 17.	Ephraim Bee, 20 Look Bonham, Jerem. Bennett, heirs of, 60 do 53
Heirs of Jesse Carll, (owners) Isaac W. Crane, Wm. Dorsey,	House and Lot of Land, Mannington, - 40 85 Acres of Land, Elsenborough, - 7 89	Moses Crane, R. Tittermary, Adam Couch, 150 do 1.86
John Hile Smith, (owner) Zebediah Davis, Samuel Elwell, Senick Sennickson, (owner)	40 Acres, Lower Alloway's Creek, 1 45 80 Acres of Land, Lower Penn's Neck, 4 24	Wm. McCormick, D. Dickinson,
-Asa Engle, John Elwell, Charles Fithian,	10 do do do 93 14 do Lower Alloway's Creek, - 45 A House and Lot, do do - 30	1 Toka Course Tokaca of 90 do
Heirs of D. Stretch, (owners) Daniel Forrest, Heirs of D. Stretch, (owners)) do do 27	John Derriell, Wm. Barrel, (do. 14) John Duffey, 4 Acres, 14 Andrew Earnest, 20 do 40 Charles Fog, 7 do 20
Samuel Gosling, jun. Stephen Reeve, (owner) Edward Grantling,		Abel Griffith, House and Lot, - 33 Luther Gamble, Heirs of Jane Chew, 100 Acres, - 1 59
J. Thompson, (owner) Peter Girard, Thomas Gandy,	7 Acres of Land, do do 56 3 A House and Lot, do. do 14	Charles Gallagher, Heirs of D. Harris,
J. Smith, (owner) John Gibson, Heirs of A. Keasby, (owners)	A House and Lot in Elsenborough, do. in Salem,	William House,
Charles Green, N. George Hall, Susanna Seaton, (owner) Stephen Hutchins,	do. in Mannington,	Isaac Harris, 25 do. 83 Deborah Harris, 26 do. 85 George Jarman, 60 Acres of Land, - 1 73
Geo Goff, (owner) Nimrod Hincer, N. Heirs of John Hancock,	do. in Salem, do. in Elsenborough, 10 Acres of Land, Lower Penn's Neck, 4	6 Samuel & Arthur Loper, 42 do 67
John Thompson, Executor, (ver Hall, Heirs of D. Stretch, (owners)	A House and Lot in Lower Alloway's Creek, 3	Joshua Mickle, 63 do - 1 SS Francis Wells, Mathew Newkirk, 5 do - 95
Eleanor Hancock, Morris Hall, Guardian, J. Nicholson,	do. do. do. 1 0 § 93 Acres, in Salem and Elsenborough, 5 3	Eliza M'Gill, 21 do - 27
George Hitchner, Jonathan Kelty, Robert Lea,	17 Acres, in Elsenborough. 35 Acres, in Mannington, 6 11 Acres of Land in Lower Penn's Neck,	5 Benjamin Miller, 13 do - 18 0 David Newport, 50 do - 67 4 Joseph Oliver and Peter Ringle, 7 do - 34
Francis Hillman, (owner) George Laws, S. Ward, (owner) James Moore,		Lewis Austin, owner, Kelizabeth Peck, John Redman, heirs of, State of the control of the contr
Mark Miles, Mulford Miller, George Oakley,	5 Acres, do. 3 Acres, Lower Alloway's Creek,	0 John Sims, 4 acres 80 perches, - 7 4 Joseph Sheppard, 20 acres, - 53
Elizabeth Patrick, John Pernell, Heirs of D. Stretch, (owners)	6 Acres, Lower Alloway's Creek,	Rachel Simpkins, 8 do - 10 John Smick, Temperance Smick, 416 do - 53
Anthony Pierce, Wm. Wadington, (owner) Sarah Patterson,	A House and Lot, do. do.	Andrew Sinickson, 21 do - 45 David Smith, 45 do - 21 Thomas Smith, 11 do - 15
Daniel Peterson, Jos. Mapes, (owner) Nicholas Peterson,		John Smith, .18 Anthony Snyder, SO do . 32
John Simpson, (owner) John Reeves, Wm. Shoards,		Jon. Saunderlin, 'heirsof D. Harris, 11 do George Stewart, 15 do - 14
Wm. Griscum, (owner) Hannah Simpson, Jonathan Hacket, (owner)	do. do 2	Samuel Tylar, 36 do - 93 Thos. Thompson,
Joseph Stellman, Merriman Smith,(owner) Ellis Simpkins, Heirs of D. Stretch, (owners)	87 Acres of Land, in Mannington, 48 House and Lot, Lower Alloway's Creek,	Richard Thompson, James Jesup, 170 do - 6 65
Prudence Stretch, heirs of, Wm. S. Scudder, James Stewart,	do. do. do 3 do 3 do. do 3 do.	David Willis, 2 do 53 Wm. Wright, 55 do - 88
Debo. Stewart, (owner) Wm. & John Sheppard, Wm. Snoad,	87 do. do 8	David Ware, 27 do - 20 John Walker, 11 do - 18 Jeremiah Young, 50 do - 1 33
Wm. Hancock, (owner) Wm. Stanley, John Tylar,	15 Acres of Land, in do.	PEOPLE OF COLOUR.
Saml. N. Thompson, John Thompson, Thomas Ware, (owner) Thomas Watson,	A Lot of Woodland, Elsenborough, 70 Acres Land in Lower Alloway's Creek, 13	Ann Ackoo, 2 do 10 Gilbert Branson, John Redstreake, 7 do 24
John Ware, Grace Ware, heirs of, John Wright,	77 Acres of Land, in do. do 2 8	Rachel Briant, 2 acres 40 perches, 14 George Clark, 2 do 14 Tobias Clark, 80 perches, 7
Thomas Watson, Thomas Weaver, Benjamin Walker,	5 Acres in Mannington, 140 Acres in do. A House and Lot, Salem,	Peter Dorane, Sacres, - 20 Richard Leach, 68 do 14 Rebecca Leach, 80 perches 10
Wm. Brown, Wm. Lambert, (ow Burgin Ayres.	J A House and Lot in Pittsgrove,	Mark Mayhew, Anthony Roads, William Miller, Deboat Stonford
Clark Chattin, Crumwell Brandriff, Jesse Coombs, Jeremiah Dubois,	80 do. do	Jacob Thompson, 5 do 20 Solomon Wright, 1 do 14
Jeremiah Dubois, James Dubois, John Edwards, Julian Parker, (owner)	140 do. do 2 1 1 250 do. do 1 1	755 Phillis Wall,
Simon Frollis,, Charles Bennett, John Fismire ,	30 do. do	William Bowker, 14 acres, 53 William Allen, 5 do 27
Jeremiah Garrison, Daniel Garrison, John Garrison,	100 do. do. do. 50 do. do	John Dunlap, 29 do - 67 lsaiah Dunlap, 29 do - 93 (assignee of Thos. Dunlap,) \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
Enos Garrison, Jesse Harris, Mary Hughes,	20 do. do. 3 do. do. 264 do. do.	8 George Earnest, 17 do 74 Joshua Rox, Jacob Doughty, 140 do 2 65
Benjamin'Hughes, Ann Kindel,	150 do. do 50 do. do.	James Flannagan, June Jno. Fenton, 300 do 15 91 Jas. Flannagan, (Wheelwright,) 2 perches, 34

Manada (1) 、 20	
James Flannagan, 1990	80 perches, 53
	8 acres, - 1 33
	215 do . 8 55
MISURAL TOWOYS CONTRACTOR OF THE PROPERTY.	
fary Horn,	
Michael Hackett,	4 do - 3.32
saac Howey, (C. Morris,)	10 perches, - 20
MSEGO TION OFF (C. 1.120.1.12)	80 perches, - 1 60
James Liemell' anuguran Durgernack?	• · · · · · · · · · · · · · · · · · · ·
I CHOOM TO COLOURS	11, 401039
	AUG
Glas D. Tinker, C. Morris,	140 perches, - 1 00
Jacob Urius,	40 perches, 06
SINGS CANOS	227 acres, 4 25
Charles Hubbs,	200 mor 003

HPPER PENN'S NECK.

OFILMLL	RTATA K	Total Tille i i i i i i i i i i i i i i i i i i	L
Jonathan Burton, heirs of,	9 acres,	- 36	1
James Brown, (R. G. Johnson,)	221	do - 26 52	ı
Jacob Clark,	137	do - 4 51	ı.
Sarah Dalbow,	1	do . 40	ŀ
Baran Daniel (D. Ferentone)	80	do - 1 33	١
Wm. Daniel, (D. Ferestone,)	100	do - 2 66	ł
Charles Dalbow,	71	do - 227	I.
Chas. & Jos. Dalbow, (Creek)	200	do - 18 26	ľ
Martin Green,		do - 3 05	l
Joel Haines,	57		l
Istac Hall, heirs of G. Hickman,	45	do - 1 59	١
John Lloyd,	1	do - 31	١
John Layton,	4 acres	and 120 perches, 06	l
John Lippincott, (John Jaquett,)	1	do 1 33	
James M. Callister, (James Biddle,)	88	do - 531	I
John Penton, (James Hewes),	67	do - 1 78	1
Thomas Patterson, James Patterson,	22 acres	80 perches, - 80	1
George Peterson, (son of Henry,)	47	do - 80	1
George Straughn,	35	do - 53	1
Wm. Stremple,	35	do - 1 33	1
will burempie,		120 perches, - 97	-
Charles Saxson,	40	do - 1 81	1
thet Smith,	50	do - 67	1
Frederick Stanton,	31	do - 80	
Michael Walker,	97	u o	-
Renry Whiley,	ਹ/	- \$ 0 ₅	

July 7, 1817—4t

List of Letters

Remaining in the Post-Office, Bridgetown,
July 1st, 1817.

A.—Daniel Ackley, John Anderson, Wm. Arm-

irong, Isaac Adcock. B. Westly Budd, esq. 2, Alason Benadict, Booh Boon, Nancy Boon, Capt. Boon, Samuel John Comer, James Carrill, Richard Camp

iell, Abel Clarkson, Moses Crosly, Isaac W Lewis M. Dantissoches, Philip S. Dare.

E-Silas Eldridge, George Earl, Benjamin El-

Thomas Foster 2, Daniel Forseman. Gilbert Gibson, Abraham Garrison, Jesse

H-Jacob Hitchner, Isaac Howland, Philip Biris, Jehiel Hull, Josiah Harris, Abigail Har-

kg Toseph Hampton. J.—Alya Jackson, Daniel Jackson, John Jag

Samuel Lambert, Joseph Ludlam George

Inning. M.—Robert M'Gee, Jas. Morris, J. C. Martin Darius Miller, John Maul.

N.—Walter Nickols. O.—Kelly Oliver.

R.-Jonathan Riley, 3.

S-George Souder, 2. Daniel Souder, Ephraim Seley, jun. Abraham Sayre 4, Benjamin Boan, As Sayre, Elizabeth Soulard 2. T.—A. G., Thorp, Oliver C. Thorp, Joseph

W.-William Wetherby, William Woodruff. CURTIS OGDEN, P. M.

July 7th. 1817-4t

Look out Millers and Farmers.

NOR SALE, or to RENT, and immediate pos-session given, a valuable FARM, containing when and fifty six acres of land, situate cash: if not sold, any person inclining to rent, be furnished with the implements of husdry already on the place. Inquire of the subber on the premises.

N.B. A good miller wanted immediately. John Matthews. duly 7th, 1817—3t

Cumberland Orphans' Court.

JUNE TERM, 1817.

PON Application of James Giles, Esq. Executor of Enoch Burgin, Esq. who was Exehistrators of Samuel Reeve, deceased, for te rule.

sordered by the court that the said Execu-and Administrator, give public notice to the ors of the said decedents to bring in their within one year from the date hereof by cree for the sale of part of their real estates. gup a copy of this order in five of the Public places in this county, for the space omonths, and by publishing the same in the newspapers of this state, for the like of time and any creditor neglecting to exis demand within the time so limited, Public notice being given,) shall be forev-ted his action therefor against said Exe-Administrators.

the Court, T. ELMER. Clk.

7th, 1817—2m

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By John Mulford, James Lee, and Jaco Shull, Esquires, Judges of the Court of Common Pleas, in and for the County of Cumberland, in the State of New-Jeer-

SAMUEL L. JAMES, Collector.

HEREAS Application has been made to us WHEREAS Approcauon has been made by Joshua Brick, who claims an undivided part of a certain Tract or Parcel of Land, situate, lying, and being in the township of Maurice River, in the county of Cumberland, bounded as follows: beginning at a stone corner of M'Laughlin Jones' lot, on the northwesterly side of the public road leading from Port-Elizabeth to Budd's Iron Works, thence by said Jones' lot North forty degrees and thirty minutes West one chain and eighty-seven links, to a stone set for a corner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty minutes East thirty links to the edge of a Spong that issues out of Manumuskin Creek, thence down the said Spong by the border of the fast land, North nine degrees West one chain and twenty links, thence continuing the course of the same North seventy degrees West one chain and fifty links, thence by the same North seven-ty seven degrees and thirty minutes, West one chain and sixty links, still by the same South seventy-eight degrees and fifteen minutes, West one chain and ten links to the edge of low water mark of Manumuskin Creek, thence along the said creek by low water mark South thirty-one degrees, West four chains and fifty links, still by the same mark down the said creek South fifty five degrees, West five chains and twenty-three links, thence South forty degrees and twenty minutes, East five chains to the side of the aforesaid road, thence by the same North forty-nine degrees and thirty minutes, East eleven chains and twenty-five links to the place of beginning; containing five acres, two roods and twenty-eight perches of Land,—to appoint Commissioners to divide the same.—We have thought proper to nominate Stephen Willes, Isaac Townsend, and Daniel Carrell, for that purpose, and unless legal objections are made to us at the house of Jarvis Sundred and fifty six acres of land, situate so bjections are made to us at the house of Jarvis le township of Downe, county of Cumberland Brewster, in Bridgeton, on the eighteenth day of State of New Jersey, within 1 mile and a half August next, the said persons will then be applicable and the said persons will then be applicable and the said persons will then be applicable and saw Mill, a two story scribed land into four shares, or parts, pursuant medwelling house and barn, a young thriving to the directions of an act, entitled "An act for le orchard, &c. 1000 cords of wood may be the easy division of Lands, held by coparceners, on the premises. An extensive credit will specific treamts, and tenants in common," passed the given if a small part of the purchase money is \$11th day of November, 1789.

JOHN MULFORD, JAMES LEE, JACOB SHULL, Bridgeton, July 5th, 1817-7 6t

Cumberland Orphans' Court. JUNE TERM, 1817.

THOMAS HENDERSON, Administrator of Daniel Heisler, deceased, Dayton Riley, Administrator of Henry Seeley, deceased, Henry Howell, Executor of Bayse Newcomb, deceased, having severally exhibited to this court duly attested, a just and true account of the personal estates of said decedents, and also an account of the debts and credits so far as they can be discovered, by which it appears that the personal eswithin which the creditors of the said tates of said decedents are insufficient to pay Burgin, Esq. and Enoch Burgin, Esq. and Enoch Burgin, Esq. and Enoch Burgin, Esq. Said debts. Therfore on application of said forms in their debts, claims and demands or Administrators and Executor, setting forth that Administrators and Executor, setting forth that rever barred from an action against the said & said decedents died severally seized of lands, tes Glies, Esq. Executor as aforesaid; and on sements, hereditaments and real estates, in the application of Ruth Reeve and John Reeve, county of Cumberland aforesaid, and praying the county of Cumberland aforesaid, and praying the aid of the court in the premises. Also, at the term aforesaid, Avis Cullen, guardian of Spencer

> It is Ordered, that all persons interested in the lands, tenements, hereditaments and real estates of said decedents, and of said minors, do appear before the Judges of this Court, on the first day of September Term next, and shew cause, if any they have, why so much of the real estates of said decedents shall not be sold, as will be sufficient to satisfy the debts aforesaid, and why so much of the real estates of said minors shall not be sold, as will be sufficient for their support and

> Cullen and John Cullen, setting forth that the

personal estates of said wards are insufficient for

their support and maintenance and praying a de-

maintenance: By the Court,
T. ELMER, Clerk.

WASHINGTON WHIG.

BRIDGETOWN, JULY 7, 1817:

In consequence of unusual advertising favours this week, we are under the necessity of deferring several intended articles. The proceedings of this town on the 4th inst. shall be given, at length, in our next.

[COMMUNICATION.]

At Roadstown, the Anniversary of American Independence was ushered in by the discharge of cannon. At day-break a federal salute was fired: at 2 o'clock a procession was formed, and escorted to the Baptist Church by Captain Fithian's Company of Artillery, and the Rifle Corps commanded by Captain M'Calla. The exercises at the Church were commenced by singing an appropriate hymn; after which, the Rev. Mr. Smalley made a prayer well adapted to the occasion; the Declaration of Independence was read by Ma jor Howell, an Oration was delivered by Doctor Fithian, and the exercises concluded by prayer. The procession then moved to a bower previously prepared, when a number of appropriate toasts were drank, accompanied by music and the discharge of cannon.

[FROM THE TRENTON FEDERALIST.].

'DIED,

On the 24th instant, at the house of his brother in-law, Robert C. Thempson; Esq. in the county of Sussex, Aaron Dickinson Woodhorr, Esq. late Attorney General of the state, in the 56th year of his age. He was educated at Princeton College, the honors of which he received at the commencement, in the year 1779, when he de-livered the valedictory oration. At subsequent periods of that eventful crisis, altho in his with, he took an active part in defence of American liberty, both in civil and military departments. Admitted io the bar, in the year 1784, he speedily attained an elevated and highly respectable standing-among many eminent competitors.
He early possessed the confidence of his country, manifested by repeated elections to very confidential and honorable trusts, and particularly to the office of Elector of President and Vice-President of the U. States, and to a seat in the Legislature as a member from the county of Hunterdon. He was highly distinguished for his talents and usefulness at the important period of fixing on the permanent seat of the state government, which he actively contributed to establish at Trenton, In the year 1793, he was elected to the high and responsible ofice of Attorney-General, and not-withstanding he was an undeviating adherent to the politics of the Washington School,-he was continually re-elected, except at one period, in the year 1811, when through the violence of parts spirit, he was displaced. Such, however, was the force of public opinion, that he was unanimously again elected to the office the rear following which he continued to discharge with dignity during the residue of his life. In the domestic sphere he was pre-eminent for the amiable and affectionate virtues which adorned his character as a husband, parent and friend. He was for many years severely afflicted with a most painful and distressing disease, which he bore with exemplary patience and resignation to the divine will. receiving it without a murmuring word, as from the hand of the Lord. Although his health aras such as that for several years he was precluded from frequent attendance on public worship, yet he was ever in a high degree respectful to the ministers, ordinances and institutions of christi-anity, and founded all his hopes of salvation on the free; grace of God, in the atoning blood of Christ. If in the discharge of his official duties, the subject required it, he did not fail to manifest the warmest zeal in suppressing every vice which particularly militated against, our holy religion, air excellent trait of his character, often observed by the writer, and well known to others who have been his associates in forensic affairs. He was a very acceptable and highly beloved presid ing brother among the ancient and honorable fraternity of free and accepted Masons, and as it was the joy of his heart to see the Brethren living in unity, and by a consistent life and convertion, practising and adorning those sacred doc trines, which in their excellent institution they profess, so where the contrary appeared in any it was a source of real grief and concern to his amiable and pacific mind. In social life he was the chee ful companion, the kind neighbour, and the sympathizing friend—unostentatiously merciful, his heart was ever open to the cries of the poor and distressed, and his secret charities are be-lieved to have been great. His health had been rapidly declining for some months previous to his death; about two weeks before which he went to the mineral spring at Schooley's Mountain; after residing at which a few days, and appearing better, he visited his brother-in-law, not for distant, where he was seized with violent symptoms which increased until they terminated in his death. His remains were brought to his honse in this city, where, on the morning of the 26th instant, notwithstanding the unfavourable weather, a very large and respectable collection of the Judiciary, Bar, Masonic brethren, as well as of afflicted relatives, friends and fellow-citizens of this vicinity and of more distant places having assembled; the Rev. Samuel B. Howe, Pastor of the Presbyterian Church in this city, (of which the deceased was a trustee,) after a short, but affecting exhortation, made a solemn prayer adapted to the melancholy occasion, and his body

At a meeting of the Members of the Bar of New Jersey, residing in the City of Trenton, held at the Town-hall, the 26th of June, 1817,

was interred with Masonic honors, in the Presby

terian grave yard

JAMES LINN; esq. Chairman. CHARLES EWING, Secretary.

RESOLVED, That this meeting most sincerely ament the decease of Aaron D. Woodnurr, Esq. Attorney-General of the State of New-Jersey, and June 9th.

deeply deplore the bereavement sustained by his Family, the Bar and the Community.

Resolved. That this meeting entertain an high and just sense of his virtues; talents and attainments—of his amiable, benevolent and exemplary deportment in the walks of private life—of his patriotism as a citizen—of his zeal, abilities and integrity as an advocate, and of the faithful, em inent and dignified manner, in which he discharged the duties of his official station.

Resolved, That the members of this meeting will wear the usual badge of mourning on the left arm for thirty days, and recommend to their professional brethren throughout the state a similar token of respect for his memory.

JAMES LINN, Chairman.

CHARLES EWING, Secretary.

Sackets-Harbor, June 24.

By information received from several gentles men recently from Kingston, U. C. we learn that the military and naval force, with the exception of one company and a few marines, have orders to repair to Montreal, where it is believed they are to receive orders to embark for Europe. Opinions are various respecting the object of this movement. It is understood however, to be the opinion of some well informed men in Kingston, that the Canadas are to be exchanged for some French possessions in the Mediteranean.

From the N. Y. Daily, Advertiser July 2. LIBERATION OF BONAPARTE.

Captain Bruinard, of the ship Fox arrived at this port from Matanzies, informs that while at that place, captain Baker arrived there in 3 days from Nassau, N. P. stated that a vessel had arrived at Nassau in a short passage from England, with intelligence that Bonaparte had been set at liberty by an order from the British government, and that he had sailed from the island of St. Helena for Malta.

GREAT CHOPPING.

On Monday the '2d inst. Jonas Nicholas with Olivei Moffit, a person employed in his service, felled, chepped, split, and corded ten cords offine Glass Furnace wood in eleven hours, and on the day crossed the lake from Mr. Benjamin Dey's to the Glass Factory, with a boat load of wood containing twenty-five cords.

I do hereby certify, that the above statement is correct, as I was present during the performanceed the labor, and measured the wood when WM. GRAY.

Geneva Glass Factory, June 3, 1817

London, April 26-30.

The Paris Papers now say that Joseph Bonaparte, the Ex-King of Spain, is founding a colony in'the wilds of Americ:, and the numerous emigrants now on their way for America, and down the Rhine from Switzerland, are under the protection of his agents.

Santine, who lately left St. Helena, and while, here published alibel on the British government respecting the treatment of Bonaparte has passed through the Netherlands. He visited all the chief friends of Bonaparte at Brussels, and we have doubt delivered them letters. llave no doubt delivered them letters- He pur-tiosed to visit Munich, and afterwards Italy, and, we presume, with a similar view.

The soi-disant Polish officer Poniatowaki who has come back from St. Helena, whither he had lieen to follow Bonaparte, has passed through Brussels, but did not make any stay: probaly because he was informed that the London Police office had given various informations respecting liim. The journey of this person seems to have the same object as that of Santine.

SENTIMENTS ON LOVE AND MARRIAGE.

There is but one's ort of love, but, like genuine coin, there are a thousand counterfeits of it. True love is founded on esteem, as it requires something more than personal beauty to make it permament.

Beauty of person is like an annual flower, but beauty of the mind, like a perennial one, lasts for more than a season.

Too great a disparity of years is unnatural in wedlock: if a man be double the age of a woman, old, age overtakes him too soon.—Eight or ten years may be excused on the man's, side-the half of it on the woman's is intolerable:

A sensible man seldom or never uses a woman ill, unless she throws aside her prudence, because men are sometimes awkward in courtship, but shine most in the married state—they despise affectation, and had rather censure than flatter. In short courtship, we can form no judgment

either the affection or merit of a person, but length of time must evince both—Remember, but do not try the old proverb, Marry in haste, and repent at leisure. The most unhappy marriages are the monied

ones, and parents often render their own and their children's lives miserable by persuading them to marry for convenience instead of love. Sincerity and ingeniousness are likewise cha-

racteristics of true affection, for they that disguise their real sentiments in courtship, are always sufferers after marriage. A set of fine words and compliments too often

deceive the fair, but a true lover will sooner tell his dulcinea her foibles than flatter her imperfec-

CUMBERLAND BANK,

Bridgeton, July 1st, 1817.

THE Directors have this day declared a dividend of one dollar and twenty-five ceuts on each share of the Capital Stock of this Bank, which will b paid to the Stockholders or their legal representatives after the 11th inst. C. READ, Cashier.

July 7th-4t

FOR SALE.

Handsome Silver EPAULET, and CHA-A PEAU,—Enquire at this Office.

CAUTION.

W HEREAS the Subscriber insthe year 1814, was prevailed upon by a man by the name of Asa Douglass, it consent to endorse two Notes, amounting to two hundred and sixty dol-lars, in order to enable said Douglass to draw the amount out of the Camden Bank;—and the Subscriber being unacquainted with the manner of doing hosines in Bank, and confiding in the henesty of said Douglass, he become the Drawer instead of the Indorser—and said Notes have since been taken out of Bank by means of a new in-dorser, and said Douglass has assigned, or at-tempted to assign them away.

Therefore this is to forwarn all persons from taking an assignment on said Notes; the Sub-scriber never received any value on account of said Notes, and is determined never to pay the amount, nor any part of them, unless compelled gy due course of law.

The whole conduct of said Douglass, in this affair, is a complete fraud and deception, to which he is prone, as is evident by the frauds that he has since practised on other people of this neighbourhood.

Peter Ladow.

Dividing Creek, Cumberland Cy. ? June 20, 1817—30, 3t

By the President of the U. States.

WHEREAS by an Act of Congress, passed on the 3d day of March, 1815, entitled " An act to provide for the ascertaining and surveying of the boundary lines fixed by the Treaty with the Creek Indians and for other purposes," the President of the United States is authorized to cause the Lands acquired by the said Treaty to be offered for sale when surveyed, and whereas the following townships have been surveyed, in the District of Alabama, in the Mississippi Territory, to wit.

Townships 11 and 12 10, 11 and 12 9, 10, 11 and 12 9, 10, 12 and 13 in range 13. 13, 14, 15, 16 and 17 13, 14, 15, 16 and 17 13, 14, 15 and 16 17. 18. 13, 14, 15 and 16

THEREFORE, I, JAMES MONROE, Presi dent of the 'United States, in conformity with the said act, do hereby declare and make known, that public sales for the disposal (agreeably to law) of the Lands above described, shall be held at Milledgeville, in the state of Georgia, on the first Monday in August next, and shall remain open for three weeks and no longer, the sales to commence with the township first above, named, and proceed in the order which they are named.

Given under my hand at the City of Washington, the twenty-fourth day of May, 1817.

By the President. JAMES MONROE. (Signed)

JOSIAH MEIGS, Coinmissioner of the General Land Office.

The printers of newspapers that pub lish the Laws of the United States, will insert the above six times, and send their accounts to John Taylor, Esq. Receiver of Public Monies for the District of Alabama, at Milledgeville, Georgia.

Notice is hereby Given,

HAT the Judges of the Court of Cornmon Pleas in and for the County of Cumberland have appointed Monday, the fourteenth day of July next; to meet at the Court-house of said county, at 10 o'clock in the forenoon, to hear what can be alleged. for and against our libera tion from confinement as insolvent debtors.

Asa Douglas, Joseph Fithian. Adrian Woodruff; Eli > Sharp, Ogden Daniels. James Loper, jr.

George Tice. Cumberland Jail, June 9th, 1817-4t

CREDITORS.

TAKE NOTICE, That we, the Subscribers, who are now in actual confinement for debt in the Conimon Prison of the county of Cape May, intend to make application by petition to the Judges of the Inferior Cohrt of Common Pleas, to be held at Cape May on Tuesday, the fifth clay of August Term next, at 10 o'clock A. M. in the county aforesaid, for the benefit of the several laws passed for the relief of persons imprisoned for debt, as the same are now in force in the State of Sew-Jersey.

Jesse Green, his Robert. Seagraves,

mark. Cape May Prison, June 30-4t

Notice is hereby Given,

MHAT the Auditors appointed to audit and adjust the demands of the plaintiff, and applying creditors of Jacob Welch, an absconding debtor, will meet at the house of Philip Souder, Innkeeper, at Bridgetown, at 1 o'clock P. M. on Monday, the 4th day of August next, for the purpose of making distribution of the monies arising from the sale of the property of the said Jacob Welch.

EBENEZER DAVIS,
DAVID LUPTON and
JAMES LANING June 30, 1817—6t

NOTICE.

Those persons who still remain indebted for subscription to the Washington Whig, up to the 24th of January last, are inform ed that they may pay the same to either of the following gentlemen, who are authorized to receive the same and give receipts

Port-Elizabeth.—Thomas Lee, Esq. Millville .- Jeremiah Stratton, Esq. Bridgeton .- Mr. William Schultz.

Sheriff's Sale.

Y virtue of a writ of Fieri Facias, to me di-rected, issued out of the Court of Chancery of the State of Hew-Jersey, will be exposed to sale at Public Vendue,

ON TUESDAY,

The Second day of September next,.

Between the hours of twelve and five o'clock in the afternoon of said day, at the Inn of Philip Souder, in Bridgetown, in the county of Cum-berland, a certain Plantation, Tract, or Par-

LAND,
Situate in the township of Downe, in the county of Cumberland, and State of New-Jersey, lying in Nantuxet Neck, being in two parts, one of which is bounded as follows:—Beginning at a Red Oak Tree standing in a line of George Crosby's land, near the head of Page's Lane, and runs from tlience south three degrees west, three chains and seventy-two links to the said Lane, then south seven degrees, east seven chains and fifty links, thence south three degrees, east twenty one chains and thirty-one links, to a small Black Cak for a corner below the Cow well, then south fifty degrees and a half, west thirty-nine chains fifty links, to a large pond in the marsh known by the name of the pond, between the Flammocks, thence down along said pond or tho roughfare to a corner of marsh on U. lower place, then along the said line north fonrteen degpees, west twenty one chains, to a post in the marsh, then north sisteen degrees, east twenty seven chains, to a small Black Oak for a corner thence north forty-eight degrees, east eleven chains and fifty links, to a post in David Page's Lane, near a White Oak, then along said Page's Lane north thirty-one degrees, west twenty-five chains and seventy-five links, to a young White Oak for a corner, then south sixty-eight degrees, wrest six chains and twenty-five links, to the place of.beginning, containing one hundred and twenty-five acres of land and Marsh, be the saine nlore or less. The other partis situate as aforesaid, and adjoining the above described, and bounded as follows:—Beginning at a post on the east side of Michael's Point, being a corner of Church's land, and runs from thence north thirty one degrees, west forty-four chains and seventy-five links, joining on said Church's line to a post near a White Oak for a corner, then forty-eight degrees west, eleven chains and fifty links, to a small Black Oak marked for a corner, then south sisteen degrees, west twenty-seven chains, to a post in the marsh, then south fourteen degrees east twenty-one chains, to thoroughfare pond, tlien down said pond about eighteen chains, to Church's line, then along said line north forty seven degrees, east about thirty-two chains, to the beginning—containing one hundred and twenty-five acres of Land and Marsh, be the same more or less.—Seized as the property of Thomas Hughes and Israel Hughes, Executors of Nemucan Hughes, dec. and others, defendants, and taken in execution at the suit of Joshua Swain and Henry Swain, Executors of Jacocks Swain, dec. complainants, and to be sold by

DAN SIMKINS, Sheriff.

June 30—2m

Chancery of New-Jersey.

T a special Term of this Court, holden at A T a special term of this code,

Elizabethtown, on the sixth day of June, in
the year of our Lord one thousand eight hundred and seventeen, BETWEEN

James B. Caldwell, Marmaduke Wood, and Nathan Cooper, Complainants,

On bill, &c. William Lee, and Ann his wife, , and Jeremiah Strutton, Defen-

Upon opening the matter, this day, to this Court, on behalf of Daniel Elmer, Solicitor and of counsel with the complainants, it appearing to he Court that the object of the complainants bill is to foreclose the equity of redemption in certain mortgaged premises, mentioned and described in the said bill of complaint, and that the said William Lee and Ann his wife, the mortgagors, in the said bill mentioned, have withdrawn themselves out of the State of New-Jersey, so that they cannot, upon due enquiry, be found within the same, to be served with the process of subpana, which in this cause hath been duly issued—It is ordered that the said William Lee, and Ann his wife, do cause their appearance, in this cause to be entered, on or before the second Tuesday of September next, and do plead, answer or demur to the said bill of complaint, or that on failure thereof, to said bill of complaint as. to thein, be taken pro confesso, and such decree made thereon as may be agreeable to law——The complainant making publication of this order according to the statute in such case made and provided.

A true Copy. - ISAAC H. WILLIAMSON, Chancellor. Wm. Hyen, Clk. 9tine 30, 1817—6w

TAKE NOTICE,

THAT my wife LYDIA did, on the 1st of May, 1817, leave me without any just cause. This is to forwarn all persons trusting her on my account, as I am determined not to pay any debts of her con-

EPHRAIM GARTON. June 23,-4t.

Sheriff's Sales.

The Article of two writs of Fieri Facias, to me directed, will be exposed to sale, at Public Vendue, on Tuesday, the 15th day of July next, between the hours of 12 and 5 o'clock in the afternoon of said day, in the county of Gumberland, at the Inn of Philip Souder, in Bridge.

A Tract of Woodland,

Situate in the township of Millville, said to contain two hundred acres, more or less; joins lands of Joshua Combs and others. Also, a Tract of WOODLAND, said to contain one laindred and five acres, more or less; joins lands of Alfred Williams, Jacob Hoover and others, with all the tands of the defendant.—Seized as the property of John Young and John Wishart, and taken in execution at the suit of Samuel Whitell and James B. Caldwell, and io be sold by DAN SIMKINS, Sheriff.

At the same time and place, A House and Lot,

Situate in the township of Hopewell, and in the village of Bridgetown. Lot contains one eighth part of an acre, more or less; joins lands of Ja-cob Shull, esq and others.—Seized as the pro-perty of John Bishop, and taken in execution at the suit of William Bevan and Benjamin Conner, a signees of Samuel Alben, and to be sold by DAN SIMKINS, Sheriff.

June 16, 1817.—4t

ATTACHMENT.

TOTICE is hereby Given, That a writ of attachment issued out of the Court of Common Pleas of the county of Cape May, against the rights and credits, monies and effects, goous and chattels, lands and tenements of Anthony Holman, a non-resident debtor, at the suit of Thomas Forrest, in a plea of trespuss on the case, for one hundred and fifty dollars, returnable to May Term 1817—that the same was returned by the Sheriff of said county, (attached as per inventory annexed."—Now therefore, unappropriate the same was returned by the Sheriff of said county, (attached as per inventory annexed."—Now therefore, unappropriate the same said of less the defendant shall appear, give special bail, Island. and receive a declaration at the suit of the plain. tiff, judgment will be entered, and the estate attached will be sol!

A. SMITH, Clk.

Danter Elmen, Atty. June 23, 1817-3m

ATTACHMENT.

NOTICE is hereby-Given, That a writ of at-tachment issued out of the Court of Cornmon Pleas of the county of Cape May, State of New Jersey, at the suit of William Earl, against the rights and credits, monies and effects, goods and chattels, lands and tenements of John Gifford, an absconding debtor, in a plea of debt, for two hundred dollars, returnable to May Term 1817—that the same was returned, "attached as per inventory annexed," by the Sheriff of said

A. SMITH, Clli.

Daniel Elmer, Atty. June 23, 1817—2m

ATTACHMENT.

NOTICE is hereby Given, That a writ of attachment issued out of tachment issued out of the Court of Corn-mon Pleas of the county of Cumberland, State of Yew Jersey, against the rights and credits, monies and effects, goods and chattels, lands and tenements of John Thackrey, an absconding debtor, at the suit of David Sheppard, in a plea of covenant broken, for three hundred dollars, returnable to June Term 1817—that the same was returned, "attached as per inventory annexed," by the Sheriff of said county.

EBEN. SEELEY, Clk. DANIEL ELMER, Atty. June 23, 1817-2m

ATTACHMENT.

OTICE is hereby Given. That a writ of at-tachment issued out of the Court of Common Pleas of the county of Cape May, State of New Jersey, against the rights and credits, monies and effects, goods and chattels, lands and tenements of Edward Gardner, a non-resident debtor, at the suit of Joseph H. West and Thomas Austin, in a plea of trespass on the case, for one thousand dol ars, returnable to May Term 1817—that the same was returned by the Sheriff of said county, "attached as per inventory an--Now therefore shall appear, give special bail, and receive a de-claration at the suit of the plaintiffs, judgment will be entered, and the estate attached will be

A. SMITH, Clk.

Daniel Elmer, Atty. June 23, 1817—3m

Cape May Orphans' Court,

TERM OF MAY 1817. PRESENT-Elijah Townsend, Ephraim Hildreth, Cresse Townsend and others, Esquires, Judges.

EREMIAH LEAMING, administrator, &c. of Ezra Johnson, dec. Downs Edmunds, executor, &c. of Nero Emmerson, dec. having respec-tively presented to this Court just and true accounts of the personal estates, and also of the lebts and credits of the said decedents, whereby it appears that the personal estates of the said decedents is insufficient to pay their just debtsand the said administrator and executor having also set forth to the Court, that the said dece dents died seized of real estate in the county of Cape May, praying the aid of the Court in the

The Court orders, that all persons interested in the real estate of the said decedents, do appear before the Court on Monday, the 4th day of August next, at ten o'clock in the forenoon, to shew cause, if any they have, why so much of the real estate of which the said decedents respectively died seized, in the said county, should not be sold, as will be sufficient to pay off and discharge their respective debts.

From the Minutes. JEHU TOWNSEND, Clerk.

June 16, 1817-2nı

WAR DEPARTMENT.

June 9th, 1817.

THIS IS TO GIVE NOTICE,

THAT separate proposals will be received at the office of the Secretary for the Depart ment of War, until the 31st day of October next, inclusive, for the supply of all rations that may be required for the use of the troops of the United States, from the 1st day of June, 1818, inclusive, until the 1st day of June, 1819, within the states, territories and districts following.

1st. At Detroit, Michillimackinac, Green bay, Fort Wayne, Chicago, and their immediate vicinities, and at any other place or places where troops are or may be stationed, marched or recruited, within the territory of Michigan, the vicinity of the upper Lakes, and the State of Ohio, and on or adjacent to the waters of Lake Michigan.

2d. At any place or places where troops are or may be stationed, within the states of Ken tucky and Tehnosiseel

ort Harrison, Port Clark Port Armstrong, Fort Crawford, Port Osage of Fort Clark, on the Missouri river; and at Inc. other place or places where troops are or may be stationed, marched or recruited, within the state of Indiana, and the territories of Illinois and Missouri.

4th. At Fort Montgomery, Fort Crawford, Mobile, Fort St. Philip, New-Orleans, Baton, Rouge and Fort Claiborne; and at any other place or places where troops are or may be sta tioned, marched, or recruited, within the Missis sippi territory, the state of Louisiana and there

sippi territory, the state of Louisiana and then vicinities, north of the Gulf of Mexico.

5th. At any place or places where troops are or may be stationed, marched or recruited within the District of Maine and State of New

Hampshire. 6th. At any place or places where troops are or may be stationed, marched or recruited with in the state of Massachusetts.

7th. At any place or places where troops are or may be stationed, marched or recruited within the states of Connecticut and Rhode

8th. At any place or places where troops are or may be stationad, marched or recruited within the state of New York, north of the light

lands, and within the state of Vermont, 9th. At any place or places where troops are or may be stationed, marched or recruited within ille state of New York, south of the High lands, including West Point, and within the

state of New Jersey.

10th. At any place or places where troops are or may be stationed, marched or recruited with in the state of Pennsylvania.

11th. At any place or places where troops are or may be stationed, marched or recruited within the states of Delaware, Maryland and the Dis trict of Columbia.

12th. At any place or places where treeps at or may be stationed, marched or recruited within the state of Virginia.

13th. At any place or places where thoops are

or may be stationed, marched or recruited will in the state of North Carolina. 14th. At any place or places where troops at

or may be stationed, marched or recruited within

the state of South Carolina.

15th. At Tybee Barracks, Fort Hawkins and Fort Scott; and at any other place or place. where troops are or may be stationed, marched or recruited, within the state of Georgia, include ing that part of the Creek's land lying with the territorial limits of said state.

A ration to consist of one pound and of quarter of beef, or three quarters of a pound'd salted pork, eighteen ounces of bread or flour one gill of rum, whiskey, or brandy, and at the rate of two quarts of salt, four quarts of view gar, four pounds of soap, and one pound and half of candles to every hundred rations. To prices of the several component parts of the tion must be particularly mentioned in the posals, but the United States reserve the morning such attentions in the process. of making such alterations in the price of component parts of the ration aforesaid, as an make the price of each part thereof bear a make the price of each part the pric proportion to the proposed price of the warration. The rations are to be furnished in quantities, that there shall, at all times directly the term of the proposed contract, be sufficient for the consumption of the troops for six months in advance, of good and wholesome provided if the same shall be required. It is also be permitted to all and every one of the communication. ants of fortified places or posts, to call forth seasons, when the same can be transported any time, in-case of urgency, such supplied like provisions, in advance, as in the discretion of the commander shall be deemed properties understood that the contractor is the contractor is the contractor is the contractor.

at the expense and risk of issuing the suppl to the troops, and that all losses sustained the depredations of the enemy, or by mean the troops of the United States, shall be paid the United States, at the price of the article of tured or destroyed as aforesaid, on the depo tions of two or more persons of credible char ters, and the certificate of a commissioned of cer, stating the circumstance of the loss and amount of the articles for which compensation shall be claimed.

The privilege is reserved to the United Sta of requiring that none of the supplies who contracts, shall be issued, until the which have or may be furnished under the tract now in force, have been consumed.

GEORGE GRAHAM . Acting Secretary of Fort

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Note.—The editors of newspapers who authorised to publish the Laws of the States, are requested to insert the foregoile vertisement once a week until the 1st of October

June 16-t0c1

BEANKS

FOR SALE

At the Office of the Whigh