Subscriptions, Communications, Advertisements, &c. will receive the most prompt attention.

TWO DOLLARS

MONDAY, JULY 28, 1817.

PER ANNUM.

THE WASHINGTON WHIG

IS PUBLISHED EVERY MONDAY, AT TWO DOLLARS PER ANNUM, PAYABLE IN ADVANCE.

But it will be distinctly understood, that to those Subscribers who defer paying until the expitation of the year, the price of the WHIG will be Two Dollars and Fifty Cents.

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 with draw his name, whilst in arrears.

Advertisements will be inserted at the usual rates.

WAR DEPARTMENT,

June 9th, 1817. THIS IS TO GIVE NOTICE,

THAT separate proposals will be received at the office of the Secretary for the Department 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, 1813, inclusive, until the 1st day of June, 1819, within the states, territories and districts following,

1st. At Detroit, Michilimackinac, Green bay, Fort Wayne, Chicago, and their immediate vi cinities; 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 Tennessee.

3d. At St. Louis, Fort Harrison, Fort Clarke, Fort Armstrong, Fort Crawford, Fort Osage or Fort Clark, on the Missouri river; and at any 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 stationed, marched, or recruited, within the Mississippi territory, the state of Louisiana and their 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 within 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 Island.

8th. At any place or places where troops are or may be stationad, marched or recruited with in the state of New York, north of the High lands, and within the state of Vermont.

9th. At any place or places where troops are or may be stationed, marched or recruited within the state of New York, south of the Highlands, 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 within 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-

ct of Columbia 12th. At any place or places where treops are or may be stationed, marched or recruited with

in the state of Virginia.
13th. At any place or places where troops are or may be stationed, marched or recruited with-

in the state of North Carolina. 14th. At any place or places where troops are 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 places where troops are or may be stationed, marched or recruited, within the state of Georgia, including that part of the Creek's land lying within

the territorial limits of said state. A ration to consist of one pound and one quarter of beef, or three quarters of a pound of 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 vinegar, four pounds of soap, and one pound and one half of candles to every hundred rations. The prices of the several component parts of the ration must be particularly mentioned in the proposals, but the United States reserve the right of making such alterations in the price of the component parts of the ration aforesaid, as shall make the price of each part thereof bear, a just proportion to the proposed price of the whole ration. The rations are to be furnished in such quantities, that there shall, at all times, during the term of the proposed contract, be sufficient for the consumption of the troops for six months, in advance, of good and wholesome provisions, if the same shall be required. It is also to be permitted to all and every one of the command-ands of fortified places or posts, to call for, at seasons, when the same can be transported, or at

any time, in case of urgency, Such supplies of like provisions, in advance, as in the discretion of the commander shall be deemed proper.

It is understood that the contractor is to be at the expense and risk of issuing the supplies to the troops, and that all losses sustained by the depredations of the enemy, or by means of the troops of the United States, shall be paid by the United States, ut the price of the article captured or destroyed as aforesaid, on the depositions of two or more persons of credible characters, and the certificate of a commissioned offi cer, stating the circuinstance of the loss, and the mount of the articles for which compensation shall be claimed.

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

GEORGE GRAHAM, Acting Secretary of War.

June 16-t0c1

Sheriff's Sale.

BY virtue of a writ of Fieri Facias, to me diof the State of New-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 Cumberland, a certain Plantation, Tract, or Parcel of

TAND, 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 thence 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 twentyone chains and thirty-one links, to a small Black Oak for a corner below the Cow well, then south fifty degrees and a half, west thirty-nine chains and fifty links, to a large pond in the marsh known by the name of the pond, between the Hammocks, thence down along said pond or thoroughfare to a corner of marsh on the lower place, then along the said line north fourteen degrees, west twenty-one chains, to a post in the marsh, then north sixteen 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 chains and seventy-five links, to a young White Oak for a corner, then south sixty-eight degrees, west six chains and twenty-five links, to the place of beginning, containing one hundred and twenty-five acres of Land 2nd Marsh, be the same more or less. The other part is 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-offe depees, 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 sixteen degrees, west twenty-seven chains, to a post in the marsh, then south fourteen degrees, east twenty-one chains, to thoroughfare pond, then down said pond about eighteen chains, to Church's line, then along said line north fortyseven degrees, east about thirty-two chains, to the beginning—containing one hundred and twen-ty-five acres of Land and Marsh, be the same more or less.—Seized as the property of Thomas H. Hughes and Israel Hughes, Executors of Me-mucan Hughes, dec. and others, defendants, and 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

Cumberland Orphans) Court. JUNE TERM, 1817.

PON Application of James Giles, Esq. Exe-Cutor of Enoch Burgin, Esq. who was Executor of George Burgin, Esq. deceased, to limit a time within which the creditors of the said George Burgin, Esq. and Enoch Burgh, Esq. sliall bring in their debts, claims and demands or be forever barred from an action against the said James Giles, Esq. Executor as aforesaid; and on like application of Ruth Reeve and John Reeve; Administrators of Samuel Reeve, deceased, for

It is ordered by the court that the said Executor and Administrator, give public notice to the ms within one year from the date hereof by seeing up a copy of this order in five of the most public places in 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 so limited, (such public notice being given,) shall be forey er barred his action therefor against said Executor or Administrators.

By the Court, July 7th, 1817-2m

T. ELMER. Clk.

DIRECT TAX.

NOTICE IS HEREBY GIVE ~

THAT the DIRECT TAX for the year 1816, laid in conformity to the Act of Congress, passed the Ninth day of January, 1815, upon the following described property, is now remaining unpaid, and that unless the said Tax, with ten per cent. addition thereto shall be paid to the Subscriber, on or before the fourth day of August next, the said property, or so much thereof as shall be necessary to satisfy the Tax, and twenty per cent. in addition thereto, will be sold at public sale, at the house of James Sherron, in the town of Salem. The Sales to commence! at 1 o'clock P. M. on the said fourth day of August-viz:

CALEM.

	SALEM.		
oseph Acton, Wm. Griscum, (owner)	One Lot of Land in Bridgestick, containing one	acre.	%1 00
David Bradway,	Several Lots of Land in the township of Lower		
Wood Bishop,	Creek,		4 84
Mary Smith, (owner]	A House and Lot'of Land in the town of Salem,		80
Joseph Beaston, Richard Thompson, (owner)	§ 40 Acres of Land in the township of Lower Allo	way's Cree	k, 93
Walker Beasley,	A House and Lct, in the township of do.	do.	5 3
Vm & Paullin (owners)	90 Acres of Land, do do.	do.	2 79
Sarah Boon,	A House and Lot of Land in the township of Lov		
Heirs of D. Stretch, (owners) Robert Brown, (Negro)	3 Acres of Land in Elsenborough,		27 33
Γhomas Berry, David Cline,	House and Lot in Mannington,		10
Wm. Bradbury, (owner)	House and Lot, Lower Alloway's Creek,		16
Mark:Coleman, Heirs of D. Stretch, (owners)	House and Lot, do. do.		17
Reuben Cuff,	} 90 Acres, do. do.		2 39
Heirs of Jesse Carll, (owners) saac W. Crane,	House and Lot of Land, Mannington,		40
Wm. Dorsey,	} 85 Acres of Land, Elsenborough,		₹ 89
lohn Hile Smith, (owner) Zebediah Davis,	40 Acres, Lower Alloway's Creek,		1 45
SamuelElwell, Senick Sennickson, (owner)	§ 80 Acres of Land, Lower Penn's Neck,		4 24
Asa Engle,	10 do. do. do	• <.	93
Iohn Eiwell, Charles Fithian,	14 do. Lower Alloway's Creek,		45
Heirs of D. Stretch; (owners)	A House and Lot, do. do.		30
Daniel Forrest, Heirs of D. Stretch, (owners)	do. do. do.		-27
Samuel Gosling (jun) Stephen Reeve, (owner)	50 Acres of Land,' do. do.		1 98
Edward Grantling,			10 A 10 A
I. Thompson, (owner) Peter Girard,	7 A House and Lot, do. do.	•	27
rhomas Gandy,	A House and Lot, do. do.		56 14
1. Smith, (owner) John Gibson,			
Heirs of A. Keasby, (owners)	A House and Lot in Elsenborough, -	* * ',	17
Charles Green, IN. George Hall,	do. in Salem,		16
Susanna Seaton, (owner)	do. , in Mannington, • •		19
Stephen Hutchins, Geo. Goff, (owner)	do. in Salem,		73
Nimrod Hincer, N.	do. in Elsenborough,		16
Heirs of John Hancock, John Thompson, Executor,	10 Acres of Land, Lower Penn's Neck,		40
Oliver Hall; Heirs of D. Stretch, (owners)	A House and Lot in Lower Alloway's Creek,		32
Eleanor Hancock,	do. do. do.	•	loo
Morris Hall, Guardian, J. Nicholson,	§ 93 Acres, in Salem and Elsenborough,		5 31
George Hitchner,	B5 Acres, in Msembrogough.	•	45
Jonathan Kelty, , , Robert Lea,	{1½ Acres of Land in Lower Penn's Neck,		60)
Francis Hillman, (owner)	3		14
George Laws, S. Ward, (owner) .	House and Lot, Elsenborough,		≥4
James Moore, Mark Miles,'	1½ Acres, do		17 30
Mulford Miller,,	3 Acres, Lower Alloway's Creek,	• 6,5	24
George Oakley, Elizabeth Patrick,	House and Lot, Salem, 6 Acres, Lower Alloway's creek,		53 20
John Pernell,	A House and Lot, Lower Alloway's Creek,		20
Heirs of D. Stretch, (owners)	A HouseandLot. do. do.	ر. 2 ديم د - ـ	-
Winth Mydlingto n, (owner) Sarah Patterson,	A HouseandLot, do. do. 11 Acres, township do. do.	- ************************************	65 63
Daniel Peterson,	House and Lot in Mannington,		\20
Jos. Mapes, (owner)	3 7	,	
Nicholas Peterson, John Simpson, (owner)	do. in Salem,	• - ~	20
John Reeves, Wm. Shoards,	30 acres of Land in Lower Alloway's Creek,		53 1.00
Wm. Griscum, (owner)	House and Lot in Salem,	•	1 00
Hannah Simpson, Jonathan Hacket, (owner)	do. do		40
Joseph Stellman,	87 Acres of Land, in Mannington,		4 85
Merriman Smith, (owner) Ellis Simpkins,	House and Lot, Lower Alloway's Creek,		27
Heirs of P. Stretch, (owners) Prudence Stretch, heirs of,	do. do. do.		20
Wm. S. Scudder,	75 Acres of Land, do. do.		3 48
James Stewart, Debo , Stewart, (owner)) 86 do. do. do		3.98
Debo , Stewart, (owner) Wm. & John Sheppard,	87 μ do- do do		82
Wm. Snoad, Wm. Hancock, (owner),	A House and Lot in Lower Creek,		16
Wm Stanley, John, Tylar,	15 Acres of Land, in do.		29 86
Saml. N. Thompson,	A Lot of Woodland, Elsenborough,	• , • ·	13 87
Iohn Thompson Thomas Ware, (owner)	70 Acres Land in Lower Alloway's Creek,		1 33
Thomas Watson,	A House and Lot in Lower Alloway's Creek,	•	27
John Ware, Grace Ware, heirs of,	77 Acres of Land, in do. do.		2 89
John Wright,	House and Lot, Mannington,		8 42
Thomas Watson, Thomas Weaver,	5 Acres in Mannington, 140 Acres in do.		8 36
Benjamin Walker,	A House and Lot, Salem,		16
Wm, Brown, Wm. Lambert, (owner)	A House and Lot in Pittsgrove,		22
Burgin Ayres, Clark Chattin,	35 Acres of Land, in do.	Fig. 9400.	47
Crumwell Brandriff.	80 do.	4	43 14
Jesse Coombs,	80. do. do.	*	14

(Concluded on last Page.)

WASHINGTON WHIG.

BRIDGETON, JULY 28, 1817.

_ [For the Washington Whig.] WOMAN.

MR. EDITOR,

Nothing is more common in the present civilized state of society, and particularly in this part of the country, than the abuse of the Fair Sex. And should any person ask from whom, I answer from those unto whom they look for pleasure, happiness, and worldly comfort. Woman was not originally made for labour: wherever, the earth is fruitful, furnishing man with abundant of means for supplying his wants, there he dispenses with the services of woman. The Asiatic expects from her whom he maintains in his Seraglio, in a state of inactivity, nothing but pleasure, and children to perpetuate his race. And this appears to be the most important object of her life, viz: the reproduction of the species: it is almost the only destination to which nature has called her, and the only object she has to fulfil in human society. Whatever withdraws woman from this her primitive distinction, is to her injury,; it is the scope of all her actions and habits; every thing in pliysical organization has reference to it. But, among some of the savage tribes of America, (and would to God that I could say, that in this more civilized state he was exempt from the charge) man, it is too true, abusing the right of power, tyrannizes over woman, reserving to himself all the advantages of social life. Of all the passions in woman, love has the greatest sway; all others are governed by it, and receive from it a peculiar cast, thereby distinguishing them from man. It has been said to be her only passion. Fontanelle us'd to say of some woman, One may see that love hath been here; and Madame De Stael says, Love is but an episode in the life of a man, but the whole history of the life of a woman. Some men entertain the idea that women, like brutes, were made only for their purposes and happiness; he therefore abuses that superiority of strength, with which he is blest for other purposes, viz. the toils of the field.

Women, in general, lead an innocent, a happy and quiet life, until deceived by man. He taketh her from under the care of parents who, perhaps; are wealthy; blest with every thing necessary to make life coinfortable and sweet. He taketh her to a distant land, seduceth her, and then leaves her to her fate.—To pine away an existence, now rendered irksome by him who should have made it happy. But how many there are, mho wish to get married, merely to mend a shattered fortune; possessing the hellish principle of not being content to be miserable alone; but must involve with them an innocent woman. How many there are, now in the highest standing in life, who have received the first steps thereunto from a woman and what have they done to repay her? I answer, in thwarting her in her few desires, denying her of her few requests, and making her to toil and labour whilst they take their ease.

I therefore would advise an unmarried lady to beware of man, until he has given her sufficient ground to believe, that his affections for her are pure and unsullied, and that he is urged by honorable motives, and them only. Beware of flat tery; it is a saying, that men is given to flatter. and woman is very susceptible of it; therefore beware, man often flatters most when he would deceive. A person whose affections aye sincere, very seldom makes use of 'this method to gain vours; but more frequently the contrary, viz: that of telling you your faults, thereby endeavoring to mould you to his own mind. Beware of a It is a saying, that a reformed rakemakes the best husband; but I would advise you not to trust your happiness on so unstable a foundation. I will conclude with the following short advice. Let man, previous to taking to himself a wife, make provisions far her, at least equal to those which she has always been used to. And let woman be aware of her affections; lay not your breast open to the many arrows which are aimed at it for your ruin; becautious; be secluse in your actions to your adnirer, until you are well convinced of his intentions; and if they are honorable, you may with safety 'cherishthe sentiment of love in thine own bosom; but if not, dismiss him as a lover, but thou mayest still retain him as a friend T.

SUMMARY.

Disaster at Port-au-Prince.-Letters from Port-au-Prince state, that the great magazine in the neighbourhood of that place, containing 120,000 pounds of powder, had been struck by lightning, and the town had suffered much by the ter ble explosion.—Another magazine was blown up tlie clay following, by the officer who had charge of it, while in a fit of intoxication and anger for a supposed injury done him by a superior. It contained 28,000 lbs. of powder. The officer was the only person killed;

Steam-Boat Vesta .- On the morning of the 20th inst. this boat, while lying at the wharf in Wil-mington, was discovered to be on fire, and notwithstanding great exertions were made to ex-tinguish the flames, she burnt to the water's

cisville Centinel) the merchants of this village closed their doors, by general consent, and refused to do business, or sell a single commodity. This is the first determined effort known to have been made in Louisiana, for a strict observance of this holy day.

Tlie United States vessels recently in the har-bour of Newport, have sailed for Portland, where they will commence the survey of the coast of New-England.

Slave Trade.-Three thousand three hundred slaves arrived at Havanna, in the short space of fifteen days; in the month of June lat, from the

Something Singular .- At a meeting of the grand Jury of the city of New-York, on the 16th inst. through their foreman, Mr. M'Dermut, they pre-sented the "Mayor, Aldermen, and Commonalty of the city of New-York," for not executing the laws relative to nuisances, &c. existing in the city, and which may prove injurious to the health

Cruise of the Congress.-A letter from a gen eman on board the U. S. Frigate Congress, to a friend in New-York, dated off the Mississippi, on

the 18th ult. contains the following information:
"According to promise, I will endeavour to acquaint you of our intended cruise, so far as has come to my knowledge. You already know, that Septimus Tyler, esq. is appointed by our Government, Agent to settle our affairs with the black Princes on the island of St. Domingo. He arrived in the United States' brig Boxer, on the 7th ult. and is nom on board this ship. We are to carry him to Port-au-Prince, aild Cape Francois, where he has a demand to make of half a million; but whether the demand is on Christophe, or Petion, or both, I know not.

⁶ From the Cape, we go to the island of Margaretta, near the Spanish Main, now in possession f the Patriots; thence to Santa Martha and Carthagena; and thence return to Norfolk. I do not know the object of our cruise dong the Spanish

A Letter from Rotterdam, dated May 19, states that there were about 4,000 Swiss and German peasants waiting at Amsterdam, to embark for America, and more arriving daily;— That their appearance was novel, and seemed to organized in clans, having chiefs and a gradation of superiors.

Robbery. - On the night of the 15th instathe Mechanic's Bank of the city of New-York, was eitered in the rear and a keg of dollars stolen therefrom, which had accidentally been left on the ground floor, instead of being put into the vaults. More than one person must have been employed in the robbery; and the plunder must have been conveyed through the Dutch Church-Yard into Carden street. The villains have yet been trac-

We understand, (says a New-Orleans Paper,) that the President of the United States has lately constituted a board of enquiry, consisting of two officers of the corps of engineers, an cer of the navy, and the assistant engineer General S. Bernard. The duties of said board are to examine all vulnerable and exposed positions of our country: select sites for, aiid form the plans of all such defences as in their opinion may be deemednecessary for the security of our republic, The board are now e gaged in exploring the matter courses, bayous and swamps, of this singular featured country, and it is to be hoped will soon place this city in such an attitude of defence, as its importance to the Western world

Lake Erie.—A writer in the Albany Argus, states that an excellent harbour has been discovered esactly half way between Buffalo end Erie, 45 miles from each. It is called Dunkirk. The form of the hay is nearly in a semicircle, with a capacious channel towards the west head land, of 12 feet in depth, and on the east of 10 feet Within the ledge is a spacious basin capable of containing 100 sail of vessels, with from 13 to 18 feet of water, and good anchorage. N.Y. D. Adv.

Fom the Boston Centinel of July 12.1 GEN. SWIFT.

We are confident that the pleasure and comfort of the President, in his whole tour, have been augmented by the geographical knowledge and affable attention of General Swift, who as companies him. We have a conscious pride in recognizing this able officer, as a native of this Commonwealth. We understand he was the first upil of the American Military Academy; and re rejoice in this fact, so honorable to indige. ious worth, that he has already been elevated by merit to the summit of his profession asch.ef ingineer. His urbanity to his fellow-citizens will be long preserved in the records of this aug. picious visit of the President; - an event which as a more direct tendency than any other, with. out any violation of principles, to remote prejulices, harmonize feelings, annihilate dissentions and make us indeed one people: for-we have the weet consolation (a balm that will heal and gi. catrise all wounds) to rest assured, that the Premeent will he President not of a party, but of a reat and powerfulnation.
Should these brief articles ever be perused in

a foreign land; let the reader know, that they are not the adulatory or idle compliment of few courtly sycophants; but the voice of truth, pronounced with emphasis by millions of bold and independent freemen, who, however they may differ in opinion on minor points of policy, feel

they have a common country to love and defend. During the President's excursion among the beautiful Islands in Boston Bay, to explore with a military eye the points of defence, and to exam. ine the reasons for establishing a great military depot at the Navy-Y: rd, there was one proud mo ment for sketching : Picture worthy the hand of a master.

It was when the Commander in Chief of the Land and Naval forces of United America, standing on the lofty head of Long-Island, which over looks the whole picturesque and delightful Archipelago, Gen. Swift unfolded on the ground before him, a spacious map of the harbor; and with a soldier's impulse, indicated with his sword's point, the fortifications which had been erected under his orders; while the gallant Hull, Bain-

The Sabbath.—Sunday last, (says the St. Fran-bridge and Perry, explained the course and depth sville Centinel) the merchants of this village of the channels through which their ships had orne them triumphant from the ocean.

As appendages to these primary and pre-emi-nent figures, the group might include the real likeness of heroes and pariots, whose services to their country can never be forgotten.

FROM AMELIA I SLAND.

SAVANNAH, July 15.

Our advices from that place come down as late as the 9th inst. At that time, the individuals who had left the island previous to the arrival of the Patriots, mostly returned, and appeared quite contented with the new order of things. General M'Cregor was busily engaged in sending off his troops to the St. John's, which place he was expected to reach about the 18th instant. St Augustine was strictly blocksded by a Patriot frigate and the True-Blooded Yankee sloop of var-more than a match for any naval force which Spain has in the western hemisphere.

By the arrival at this port, on Sunday last, o he schooner Fair American, sis days from the Havanna, we learn that the armament reported as having sailed from that place, to the relief of St. Augustine, was nothing more or less than a large number of Guineamen, which sailed on the 11th ult. under convoy for the coast of Africa. The news of the capture of Amelia Island had not reached Havanna on the 6th inst.

New-York, July 23.

The schooner Andrew Juckson, which arrived this morning from Teneriffe, has on board two Camels, one of which is 8 feet high; the length of the body twelve feet, and the neck five feet. It is said to be one of the most beautiful of the kind in the world. The other is a young one, the mother of which died on the passage.

Modern power of Music.—Being in the country

one day (said Vigneul Marville, professor of musick) I had a mind to see whether beasts (as is commonly said of them) take pleasure in musick. Whilst my companion was playing upon an instrument, considered attentively a cat, a dog, a horse, an ass, a hind, some cows, some little birds, and a **cock** and lien which were in the court below the window where **we** stood. The cat paid no regard to the musick, and to judge by his physiognomy, lie would have given all the symphonies in the world for a mouse; he stretched himself out in the sun and went to sleep. The horse stopped short before the window, and as he was grazing, he raised his head from time to time. The dog sat him down like a monkey, fixing his eyes stedfastly on the musician, and continued a long time in the same posture, with the air and attitude of a connoiseur. The ass took no notice of us at all, munching his thistles very demurely. The hind set up her large broad ears, and'seemed to be extremely attentive. The cows gave us a look, and then marched off. The ittle birds in a cage and on the trees strained heir throats and sung with the utmost eagelless; whilst the cock minded nothing but the hans, and the hens, busied themselves in searching the dung-hill.—The late Dr. Jortin, who studed musick for relaxation from his laborious writings, on reading this description said, "Ima-gine these creatures to be human, and you will have no bad representation of any one of our politest assemblies at a musical performance.

LAWS OF THE UNION. BY AUTHORITY.

Taking an appropriation for opening and cutting out a road therein described.

Be it enacted by the Senate and House of Repreentatives of the United States of America, in Congress assembled, That the sum of four thousand dollars be, and the same is hereby appropriated, and payable out of any moneys in the treasury not otherwise appropriated, for the purpose of pening and cutting out a road from Renyoldsburgh, on Tennessee river, in the state of Tenessee, through the Chickasaw nation, to interect the Natchez road near the south end of the Chickasaw old town, agreeable to the survey and marked lines heretofore made by Messrs. Johnon and Dickson, commissioners appointed by the President of the United States; and that the opening of the said road shall be under the direction of the Secretary of War.

El. CLAY,

Speaker of the Hous

JOHN GAILLARD, Marci 3, 1817.—Approved,

JAMES MADISON President of the Senate, pro tempore,

AX ACT For the relief of certain officers.

Be it enacted by the Senate and House of Repre-

rentatives of the United States of America, in Congress assembled, That the Paymaster General be authorized, and is hereby required to pay the general staff (the volunteer aids escepted) of the Governor of the Illinois territory, while in service in the year one thousand eight hundred and twelve, and that to each ope be allowed the pay and emoluments of a Major of Infantry. **H.** CLAY,

Speaker of the House of Representatives. JOHN GAILLARD,

President of the Senate pro tempore. March 3, 1817-APPROVED,

JAMES MADISON.

. AN ACT

For the relief of William .Oliver. Be it enacted by the Senate and House of Re sentatives of the United States of America, in Congress Assembled, That the additional account ant of the War Department be, and he is hereby authorized and directed to audit and settle the claim of William Oliver, on account of the destruction of his houses, by order, of the oficer who commanded at Fort Wayne, in the year one thousand eight hundred and twelve, and he allow him, in the settlement thereof, the value of the **houses** at that time.

Sec. 2. And be it further enacted, That the amount thereof, when ascertained as aforesaid, shall be paid to the said William Oliver, out of any money in the treasury, not otherwise appropriated.

H. CLAY,

Speaker of the House of Representatives.

JOHN GAILLARD,

President of the Senate, pro tempore. March 3, 1817 .- APPROVED JAMES MADISON:

AN ACT

For the relief of the legal representatives of Ignace Chalmet Delino, deccased, and of An thony Cruzat and L. P. Deverges.

Be it enacted by the Senate and House of Re-presentatives of the United States of America, in Congress assembled, That the accountant offi-cers of the Department of War be, and they are hereby authorized and directed to audit and settle the claim of the legal representatives of Ignace Chalmet Delino, deceased, on account of the destruction of the property of the said Delino, and of Anthony Cruzat and L. P. Deverges, in the vicinity of New-Orleans, by order of Major General Andrew Jackson.

Sec. 2. And be it further enacted, That the said accounting officers are hereby authorized to appoint three good and discreet citizens, who shall repair to the plantation of the said Delino, where the property is alledged to have been destroyed, and there diligently enquire what pro-perty may have been destroyed in the manner aforesaid, and to make a just appraisement of the value thereof, and transmit a true return of such appraisement, under oath or affirmation, to the accountant of the War Department, who shall award thei eupon such 'sum,, to' be paid to the claimants, as may appear reasonable and just; which sum, so awarded, shall be paid to the legal representatives of the said Delino, and to Anthony Cruzat and L. P. Deverges, out of any money in the treasury, not otherwise appropriated.

H. CLAY, Speaker of the House of Representatives. JOHN GAILLARD, President of the Senate, protempore.

AN ACT

Authorizing a subscription for the printing of the tenth volume of the public documents

Be it enacted by the Senate and House of Refreentatives of the United States of America, in Congress assembled, That the Secretary of State be, and he is hereby, authorized to subscribe for, and receive for the use and disposal of Congress, five hundred copies of the tenth volume of public documents, proposed to be printed by Thomas Bowait and Sons. The aforesaid volume to be delivered in strong leather binding, at the Department of State, at the rate of two dollars and a quarter for each five hundred pages contained in

the same.
Sec. 2. And be it further enacted, That the sum of one thousand five hundred dollars is hereby appropriated for the purpose aforesaid, to be paid out of any money in the treasury, not otherwise appropriated.

H. CLAY,

Speaker of the House of Representatives. JOHN GAILLARD, President of the Senate, pro tempore.

March 3, 1817—Approved,

JAMES MADISON,

AN ACT

Supplementary to "an act for the relief of persons Imprisoned for debts due the United

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That any person imprisoned upon execution for a debt due to the U. States, which he shall be unable to pay, if his case shall be such as does not authorize his discharge by the Secretary of the Treasury, under the powers given him by the act, entitled "an act providing for the relief of persons imprisoned for debts due to the United States," may make application to the President of the United States, and upon proof being made to his satisfaction that such debtor is unable to pay the debt, and upon a compliance by the debtor with such terms and conditions as the President shall deem proper, he may order the discharge of such debtor from his impris nment, and he shall be accordingly discharged, and shall not be liable to be imprisoned again for the same debt; but the judgment shall a remain good and sufficient in law, and may be satisfied out of any estate which may then, or at

any time afterwards, belong to the debtor.

H. CLAY Speaker of the House of Representatives. JOHN GAILLARD, President of the Senate, pro tempore. President of the March 3, 1817.—Approved,

JAMES MADISON.

Sheriff's Sale.

PY Virtue of a Writ of Fieri Facias, to me directed, will be exposed to sale, at Public Vendue, on TUESDAY, the second day of September 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 Bridge-

A Tract of Land,

With the improvements thereon, situate in the township of Millville, said to contain one hundred and twenty-four acres, more or less; joins lands of Daniel Brandiff and Richard Miller, with all the lands of the defendant.—Seized as the pro-perty of Uriah Ackley, and taken in execution at the suit of John Young, and to be sold by DAN SIMKINS, Sheriff.

July 28, 1817-4t

BLANKS FOR SALE

At the Office of the Whig?

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 he following gentlemen, who are authofixed to receive the same and give receipts

Port-Elizabeth.—Thomas Lee, Esq. Millville.—Jeremiah Stratton, Esq. Fairfield.—James Clark, Esg. Bridgeton .- Mr. William Schultz. July 7, 1817-

Shoriff's Sales.

DY Virtue of several writs of Fieri Facias, to me directed, will be exposed to sale, at Pub-le Vendue, on MONDAY, the twenty-fifth day Virtue of several writs of Fieri Facias, to of August next, between the hours of 12 and 5 oclock in the afternoon of said day, in the coun-gof Cumberland, at the inn of Philip Souder, in Bridgetown,

A Tract of Land,

Situate in the township of Millville, said to contain one hundred and five acres, more or less; joins lands of Isaiah Qunlap. Also, A HOUSB and fior in the town of Millville, now occupied as an inn or Tayern; together with all the lands of the defendant. Seized as the property of John Paul, and taken in execution at the suit of Rach-DAN SIMKINS, Sheriff.

JOHN SIBLEY, late Sheriff.

At the same time and place,

A House and Lot,

Situate in the township of Maurice River; the not contains 5 acres, more or less; joins lands of Benjamin B. Cooper and others; togethe with all the lands of the defendant. Seized as the property of Uriah Stites, and taken in execution at the suit of Josiah Seeley, and to be sold by DAN SIMKINS, Sheriff

At the same time and place,

A Tract of Land,

Smate in the township of Downes, said to contain twenty-eight acres, more less; joins lands of John G. Underwood and others, with all the lands of the defendant. Seized as the property of John Souder, and taken in execution at the suit of ames Barrett, Assignee, and to be sold by DAN SIMKINS, Sheriff.

At the same time and place,

A Tract of Land,

Situate in the township of Hopewell, said to contain seventy acres, more or less; joins lands of Moses Veal and others, with all the lands of the defendant. Seized as the property of David Platts, and taken in execution at the suit of John \$ Wood, Esq. and to be sold by

DAN SIMKINS, Sheriff.

At the same time and place. A Tract of Land,

With the Improvements thereon, situate in the township of Millville, said to contain one hundred acres, more or less, joins lands of Joseph Stedhams, and others, with all the lands of the defendant in the county of Cumberland. Seized as the property of David Reeves, and taken in execution at the suit of Robert Alderman, Assignee, and to be sold by

DAN SIMKINS, Sheriff.

July 21, 1817—4t

FURNITURE VENDUE.

THE Following FURNITURE will be Sold at Public Vendue, on MONDAY, the 4th day of AUGUST next, to commence at 10 oclock in the forenoon, at the house of the Subscriber, Laurel-Hill, Bridgeton:

2 New Elliptic Mahogany Bureaus.

2 New Mahogany Card Tables.
1 New do Dining Table & New do Breakfast Table.

New Setts of Fashionable Gilt Chairs.

3 Setts of Common Chairs. 2 New carved Bed-Steads.

2 New Bed-Steads.

1 Mahogany Side-Board.

do. Dining Table. do. Breakfast Tables.

do. do. Sofa.

Candle and Wash Stands. do.

Lady's Secretary. Circular Bureaus. do. do.

do New Setts of Fancy Gilt Chairs.

Looking Glasses.

12 Bed-Steads.

10 Feather Beds.

1 Ten Plate Stove.

ALSO, New Milch COW.

1 Wagon and Harness. Together with a great variety of other House hold and Kitchen Furniture. The whole of this Furniture is nearly new, and has been well kept. As money is scarce, a lengthy credit will be

James Lee.

N. B. WANTED to HIRE-A Wagon with two or three Horses, for the purpose of carrying a family to Pittsburgh.

Bridgeton, July 28, 1817.

Newhort, July 28, 1817-4t

NOTICE.

LL Persons indebted to the estate of WIL LIAM CHARD, Esq. deceased, on Vendue account or otherwise, are requested to make immediate payment, and those having demands against said estate to present them for examina-tion and settlement, to

> Edmund Sheppard, One of the Executors of said dec'd.

Carters Wanted.

ONE THOUSAND Cords of WOOD to Cart, for which a generous price will be given, by Joshua Brick.

Port-Elizabeth, July 21st, 1817-tf

CABINET MAKING.

THE Subscriper respectfully informs the Public, that he has lately commenced the CABINET MAKING business in the Shop former ly occupied by Mark Stratton, in the village of Port-Elizabeth, which he intends to carry on in all its various branches, in the negtest and mos-

fashionable manier.

Mahogany and Cherry Furniture, consisting of Secretaries, Desks, Bureaus, Daning and Breakfast Tables, Candle and Work Stands, Card Tables, High Post and Field Uedsteads, Commor do made in the neatest and most fashionable minner.

** All orders will be thankfully received; and

punctually attended to:

Stephen Bolkcom, Port-Elizabeth, July 21, 1817-3t

Six Cents Reward.

AN AWAY, on the 8th instant, from the Subscriber, in Stoe-Creek township, Cumberland County, West Jersey, ISAAC MCREEF, in indented apprentice Boy to the Farming business, about twenty years of age. Whoever takes up said runaway, and will return him to his master, will be entitled to the above reward, but n charges. Masters of vessels and others are forbid harbouring him at their peril.

John Garrison. July 21—3€

NOTICE.

ON THURSDAY, the 31st day of July, at 10 o'clock in the forenoon, will be sold at Public Vendue, at the late dwelling-house of Jeemiah Hand, of Cape-May, deceased, all the personal estate of said deceased, consisting of one Sloop called the Deborah of Cape-Ma?, 4 years old, built of the best materials, and sails well, her dimensions are 50 feet keel, 20 feet bean, 6 feet hold, and will carry thirty cords of wood, having been in that trade; with two good cables and anchors, and one good boat. Her sails and rigging are in fine order. Also, two excellent Horses, thirty head of fine Cattle, one pair of Oxen, 12 good Feather Beds and Bedding, together with sundry articles of Household Furni

Joseph Hand, Jeremiah Hand, } Adm'rs.

July 21, 1817—2t* Notice is hereby Given,

THAT'the Auditors appointed to audit add adjust the demands of the plaintiff, and applying creditors of Jacob Welch, an absconding clebtor, will meet at the house of Philip Souder. Innkeeper, at Bridgetown, at 1 o'clock P. M. or Monday, the 4th day of August next, for the purpose of making distribution of the monies Jacob Welch.

EBENEZER DAVIS, DAVID LUPTON and Auditors. JAMES LANING June **50,** 1817—6t

Chancery of New-Jersey.

A T a specia. Term of this Court, holden at 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.

AND William Lee, and Ann his wife, and Jeremian Strutton, Defen-

Upon opening the matter, this day, to thir Court, on behalf of Daniel Elmer, Solicitor and of counsel with she complainants, it appearing to the Court that the object of the complainants bill is to foreclose the equity of redemption in certain mortg; ged premises, mentioned and, described in the said bill of complaint, and that the said William Lee and Ann his wife, the mortgagers, in the said bill mentioned, have with rawn themselves out of the State of New Mitherawn thems Jersey, so that they cannot, upon due enquiry, be found within the same, to be served with the process of subpona, 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 be-fore 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 them, 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.
1SAAC H. WILLIAMSON, Chancellor. Wm. Hyer, Clk. June 30, 1817—6w

Adjourned Sale.

HE sale of the following property of Henry
Socwell is adjourned until TUESDAY, the
12th day of August next, between the hours of
12 and 5 o'clock in the afternoon, at the inn of

10 acres, with an Apple Orchard of 2 acres, of Daniel Elmen, Atty. EBEN. SEELEY, Clk. the same, under cedar fence; lying near Jonathan Socwell's land

No. 2, A Lot of Timbered LAND, containing 54 acres; adjoining Jonathan Sockwell's Lands in Newport Neck. No. 3, Six 50 acre Lots of SALT MARSH, ad-

joining marsh of Elias Bradford, Richard Whitaker and others. Together with all the lands of the 'defendant

in the county of Cumberland.

DAN SIMKINS, Sheriff.

HENRY SOCWELL.

July 14th, 1817.

Sheriff's Sales.

PyVirtue of a writ of Fieri Facias, to me directed, will be exposed to sale at Public Vendue, on TUESDAY, the nineteenth day of August 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 Bridgetown,

A FARM,

Situate in the township of Fairfield. said to contain one hundred acres, more or less; joins lands of Jonathan Bennet and others, with all the lands of the defendant. Seized as the property of Nathan Bennett, and taken in execution at the suit of Ebenezer Elmer, and to be sold by

DAN SIMKINS, Sheriff:

At the same time and place,

A Tract of Land,

Situate in the township of Fairfield, said to contain one hundred and sixty acres, more or less; joins lands of William Whitecar and others— Also, Sixty-two acres, more or less; joins lands of Norton O: Lawrence, with all the lands of the defendant. Seized as the property of William Conner and Benjamin Jaggers, and taken in execution at the suit of Dennis & Bernard M'Credy, assignees, and to be sold by

DAN SIMKINS, Sheriff.
July 21, 1817—4t

ATTACHMENT:

TOTICE IS HEREBY GIVEN, That a write of attachment; issued out of the Court of Common Pleas of the county of Cumberland, state of New-Jersey, at the suit of William R. Pithian, 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 2 plea of debt, for four liundred dollars, returnable to June Term 1817— That the same was returned, "duly served as Cumberlan per inventory annexed," by the Sheriff of, said Bridgeton,

EBEN. SEELEY, Clk.

June 16, 1817.—2m.

ATTACHMENT.

OTICE 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 chatters, lands and tenements of David 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.

EUEN. SEELEY, Clk. DANIEL ELMER, Atty. June 23, 1817—3m

ATTACHMENT.

OTICE 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, 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 —that the same was returned by the Sheriff of saidcounty, "attached as per inventory annexed."—Now therefore, unless the defendant 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, Clli.

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

ATTACHMENT.

NOTICE is hereby Given, That a writ of attachment 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 ars, returnable to Mov T ne thousand do 1817-that the same was returned by the Sheriff of said caunty, "attached as per inventory annexed."-Now therefore, unless the defendant 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 6e

· A. SMITH, Clk.

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

ATTACHMENT.

NOTICE is hereby Given, That a writ of at. tachment 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 HE sale of the following property of Henry

Socwell is adjourned until TUESDAY, the
12th day of August next, between the hours of
12 and 5 o'clock in the afternoon, at the inn of
Philip Souder, in Bridgetown,

No. 1, A two story HOUSE, Kitchen and Farm.

10 acress with an Apple Orcheckle of a correct of the same of the following property of Henry
debtor; at the suit of David Sheppard, in a piez.
of covenant broken, for three hundred dollars, returnable to June Term 1817—that the same was returned, "attached as per inventory annex."

June 23, 1817—2m

CUMBERLAND BANK,

Bridgeton, July 1st, 1817.

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

July 7th-4t

ATTACHMENT.

OTICE is hereby Given, That a writ of at a tachment issued out of the Court of Common 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 county. Dan Elmen, Atty. A. SMITH, Clk.

June 23, 1817-2m

ATTACHMENT.

NOTICE is hereby Given, That-a writ of attachment issued out of the Court of Cornmon Pleas of the county of Cape May, against the rights and crediis, monies and effects, goods and chattels, lands, and tenements of Anthony Holman, a noli-resident debtom at the suit of Phomas Forrest, in a plea of trespass 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, unthe defendant shall appear, give special bail, and receive a declaration at the suit of the plain-tiff, judgment will be entered, and the estate attached will be sold.

A. SMITH, Clk.

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

Sheriff's Sales.

Y Virtue of several writs of Fieri Facias, to me directed, will be exposed to sale at Public Vendue, on THURSDAY, the 14th day of August next, between the hours of 12 and 5 o'cleck in the afternoon of said day, in the county of Cumberland, at the inn of Philip Souder, in

A tract of Land,

Situate in the township of Downs, said to contain two hundred acres, more or less; joins lands of John Ellis, and others, with all the lands of the defendants.—Seized as the property of John G. Underwood, and John Underwood, and taken in execution at the suit of Benjamin B. Cooper, and to be sold by

DAN SIMKINS, Sheriff.
JOHN SIBLEY, late Sheriff.

At the same time and place, A tract of Land,

Situate n the township of Downs, said to contain thirty-seven acres, more or less; joins lands of Wesly Budd, and others; also, A LOT of MEA-DOW LAND, lying wilhin the Hay Gut Bank, said to contain three acres, more or less; with all the lands of the defendant.—Seized as the property of John Webb, and taken in execution at the suit of William D. Barret, and to be sold by DAN SIMKINS, Sheriff.

At the same time and place, A Lot of Meadow Land.

Situate in the township of Downes, and near Crambury Gut, said to contain seventeen acres, more or less; also, six acres, more or less, of CE-DAR SWAMP, lying within the Yok Wak, together with all the lands of the defendant in the county of Coinbedand.—Seized as the property of John Tubman, and taken in execution at the suit of John Buck, Nathan L. Stratton, and Daniel P. Stratton, and to be sold by;

DAN. SIMKINS, Sheriff.

At the same time and place, . A tract of Land,

With the improvements thereon, situate in the township of Downes, said to contain one hundred and seventy-five acres, more or less; joins lands of Ethan Lore and others, with all the lands of the defendant in the county of Cumberland. Seized as the property of Richard Downam, and taken in execution at the suit of several plain. taken in execution at the tiffs, and to be sold by DAN SIMKINS, Sheriff.

July 14, 1817-4t

CREDITORS.

TAKE NOTICE, That we, the Subscribers, who are now in actual confinement for debt in the Common Prison of the county of Cape-May, intend to make application by petition to the Judges of the Inferior Court of Common Pleas, to be held at Cape May on Tuesday, the fifth day 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 New-Jersey.

Jesse Green, Robert > Seagraves,

mark. Cape May Prison, June 30-4t

Boks, Stationary, &c.

HE 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 Testamahts, Red Morocco Pocket-Books, Writing and Post Paper, Slates, Copy

Books, Cyphering Books, Quills, Lead and Slate Pencils, Sand Papers, Black Sand, Wafers, with a variety of small Books for Children.

Tooth Brushes of a superior quality, with Silver wire.

William Schultzalin .

June 9th.

eremiah Dubois, lames Dubois,	Continued from 1st Pag. 140 Acres of Land in Pittsgro 103 do. do.		1 59 8	Jacob Thompson, 5 Solomon Wright, 1 Phillis Wall, 1	do 20 do 14 do 7
ohn Edwards, ulian Parker, (owner) imon Frollix	250 do. do.		1 83 ¹	이 일반에 살아보는 사람들이 살아보고 있다. 모양에 되었다.	GROVE.
harles Bennett. John Fismire, Jeremiah Garrison,	81 do. do. 100 do. do.			William Allen. 5	
Janiel Garrison, ohn Garrison, Inos Garrison,	6 do. do. 50 do. do. 20 do. do.		20 J	John Dunlap, Isajah Dunlap,	
esse Harris, Aary Hughes,	3 do. do. 264 do. do. 150 do. do.		1 39 60	(assignee of Thos. Duntap,) George Earnest, 1	
Benjamin Hughes, inn Kindel Richard Lot,	50 do. do 116 Acres of Land in Pittsgro	we.	4/ J	James Flannagan, junr. Jno. Fenton, S	00 do - 15 9(
Samuel Dare, (owner) Richard Lot, Mathew Newkirk,	80 Perches, do.		27	Joshua Barnes, James Flannagan,	O perches, - 53
David Monroe, heirs of, John Mayhew, esq.	100 Acres, do. 120 do. do. 10 do. do.		1 93	Joshua Howey,	acres, - 1 3324 15 do - 8 55 do - 22 2
Benjamir Miller Isaac Newkirk, Samuel Newkirk,	50 do. do. 105 do. do.		67 2 12	Michael Hackett.	do - 3 39 0 perches, 20
John New tirk, John Van leter, Israel Richman,) 20 do. do. do.		33	James Newell, Jonathan Bilderback, 8 Reuben Peterson, 1	0 perches, - 1 60 7 acres, - 40
Heirs of Jeremiah Richman, Isaac Alderman, (owner)) 191 do.			Silas D. Tinker, C. Morris,	05 do - 3 98 4 40 perches, - 1 06 6 0 perches, - 06 6
Doct. Wm. Robinson, Samuel Dare, Jesse Sitheans,	A House and Lot, 48 Acres,		1 46		27 acres, - 4 25 1
Adam Saul, Isaac Seeds, Brathwait Tuft,	95 do		67 8 19		NN'S NECK.
Rachel Vanmeter, Heirs of B. Vanmeter,	65 do			James Brown, (R. G. Johnson,)	acres, - 36 21 do - 26 52 37 do - 4 51
Abraham Woodruff,	ER ALLOWAY'S	CRFFK •	15	Sarah Dalbow.	do - 40/80 do - 1/83
Ellis Ayres, Samuel Arons,	· 60'Acres of Land,.	CKEEK,,.	160	Charles Dalbow, Chas & Jos. Dalbow, (Creek)	00 do - 2 66 1 do - 2 27
Simon Ayres, Isaac Atkinson,	7 do. 143 do. 42 do.'		1 99] 26	Martin Green, Joel Haines,	200 do - 15 26. 57 do - 3 05 15 do - 1 59
David Allen, Elijah Ayres, J. Moore, Enoch Burgin, heirs of,	House and Lot, 20 Acres,	•	14 E 2c	Isaac Hall, heirs of G. Hickman, 4 John Lloyd,	15 do - 1 59 do - 91 Lacres and 120 perches, 06
Triah Burroughs, Thomas Black, Daniel Stevens,	90° do.] 100 do.	● (*)	1 60	John Lippincott, (John Jaquett.)	
Wood Bishop, Ephraim Bee,	House and Lot, - 40 Acres,	•	12	John Penton, (James Hewes).	77 do - 178 22 acres 80 perches, - 80
Enoch Bonham, Jerem. Bennett, heirs of, Moses Crane,	60 do.		53	George Peterson, (son of Henry,) George Straughn,	17 do - 80 35 do - 58
R. Tittermary, Adam Couch,	150 do.	- Na	2 39 1 86	Wm. Stremple, Charles Saxson,	35 do - 1838 3 acres 120 perches, - 97
Patrick M'Cormick, Wm. M'Cormick, D. Dickinson,	22 do. 80 Perches,		53	Frederick Stanton,	10 do - 181 50 do - 67 31 do 80
James Cary, John Couch, heirs of,	20 Acres, 20 do.	•	22	Henry Whiley,	97 do 3.0 ₅
Wm. Drummond, M. Ayres, John Derrell, Wm. Darrel, John Duffey,	House and Lot, do. 4 Acres,		20 14 14	July 7, 1817—4t	MUEL L. JAMES, Collector.
Andrew Earnest, Charles Fog, Abel Griffith,	20 do. 7 do. House and Lot.	g 🕻 🐞 🙀 🙀	40 20	By John Mulford, James Lee, and Jaco	b & Cumberland Orphans' Court.
Luther Camble Heirs of Jane Chew,	100 Acres,		1 59	Shull, Esquires, Judges of the Court of Commou Pleas, in and for the County of	f JUNE TERM, 1817. JUNE TERM, 1817.
John Gruff, Charles Gallagher, Heirs of D. Harris,	400 do. 23 do.	•	10 69	Cumberland, in the State of New-Jer sey. N7 HEREAS Application has been made to u	ministrator of Henry Sceley, deceased, Henry Howell, Executor of Bayes Newcomb, deceased,
George Hains, J. Wood, (Guardian) William House,	do.			VV by Joshua Brick, who claims an undivide part of a certain Tract or Parcel of Land, situ	d stested, a just and true account of the personal
Isaac Harris, Deborah Harris,	25 do. 26 do.		85	até, lying, and being in the township of Mauric River, in the county of Cumberland, bounded a follows: beginning at a stone corner of M'Laugh	is several her which it enpears that the neground
George Jarman, Thos. Jones, Samuel & Arthur Loper,	60 Acres of I 41 do 42 do	and,	1 00	lin Jones' lot, on the northwesterly side of the public road leading from Port-Elizabeth to Budd'	e said debts. Therfore on application of said
Annias Lawrence, Joshua Mickle.	32 do		1 22	Iron Works, thence by said Jones' lot North for ty degrees and thirty minutes West one chai and eighty-seven links, to a stone set for a cou	n said decedents died severally seized of lands, to nements, hereditaments and real estates, in the
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro	32 do 63 do Newkirk, 5 do		1 33	ty degrees and thirty minutes West one chai and eighty-seven links, to a stone set for a conner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty m	n said decedents died severally seized of lands, to nements, hereditaments and real estates, in the county of Cumberland aforesaid, and praying the said of the court in the premises. Also, at the term aforesaid, Avis Cullen, guardian of Spencer.
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy,	32 do 63 do Newkirk, 5 do w, 15 do 21 do 1 do		1 33 93 14 27 27	ty degrees and thirty minutes West one chai and eighty-seven links, to a stone set for a con- ner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty mutes East thirty links to the edge of a Spon- that issues out of Manumuskin Creek, thence down the said Spong by the border of the fas	said decedents died severally seized of lands, te- nements, hereditaments and real estates, in 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, Cullen and John Cullen, setting forth that the personal estates of said wards are insufficientfor
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport,	32 do 63 do Newkirk, 5 do w, 15 do 21 do 1 do 13 do 50 do		1 33 93 14 27 27 18	ty degrees and thirty minutes West one chai and eighty-seven links, to a stone set for a con ner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty me nutes East thirty links to the edge of a Spon that issues out of Manumuskin Creek, then down the said Spong by the border of the fas land, North nine degrees West one chain an twenty links, thence continuing the course of	said decedents died severally seized of lands, to mements, hereditaments and real estates, in 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, Cullen and John Cullen, setting forth that the personal estates of said wards are insufficient for their support and maintenance and praying a decree for the sale of part of their real estates. It is Ordered, that all persons interested in the
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner,	S2 do 63 do Newkirk, 5 do w, 15 do 21 do 1 do 13 do 50 do kingle, } 7 do		1 33 93 14 27 27 18 67	ty degrees and thirty minutes West one chai and eighty-seven links, to a stone set for a con- ner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty in- nutes East thirty links to the edge of a Spon- that issues out of Manumuskin Creek, thence down the said Spong by the border of the fas- land, North nine degrees West one chain an 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 on	said decedents died severally seized of lands, to nements, hereditaments and real estates, in 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, Cullen and John Cullen, setting forth that the personal estates of said wards are insufficientfor their support and maintenance and praying a decree for the sale of part of their real estates. 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
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims,	S2 do 63 do Newkirk, 5 do 91 do 1 do 13 do 50 do 8ingle, 5 do 25 do 4 acres 80	perches,	1 33 93 14 27 27 18 67 34 14 20	ty degrees and thirty minutes West one chai and eighty-seven links, to a stone set for a conner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty mutes East thirty links to the edge of a North tissues out of Manumuskin Creek, then down the said Spong by the border of the falland, 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 seventy seven degrees and thirty minutes, West on chain and sixty links, still by the same Sout seventy-eight degrees and fifteen minutes, West one chain and ten links to the edge of low water to same and the links to the edge of low water to same south the same same same same south the same same same same same same same sam	said decedents died severally seized of lands, to nements, hereditaments and real estates, in 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 Cullen and John Cullen, setting forth that the personal estates of said wards are insufficientfor their support and maintenance and praying a decree for the sale of part of their real estates. 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 Septem er 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.
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims, Joseph Sheppard, Harvey Sheppard, (D. Ely	S2 do 63 do 75 do 75 do 15 do 16 do 16 do 17 do 17 do 18 do 50 do 18 do 25 do 25 do 20 acres, well,)	perches,	1 33 93 14 27 27 18 67 34 14 20 7 53 43	ty degrees and thirty minutes West one chain and eighty-seven links, to a stone set for a conner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty mutes East thirty links to the edge of a Sponthat issues out of Manumuskin Creek, then 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 seventy seven degrees and thirty minutes, West on 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-on degrees, West four chains and fifty links, still by	said decedents died severally seized of lands, te- nements, hereditaments and real estates, in 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, Cullen and John Cullen, setting forth that the personal estates of said wards are insufficientfor their support and maintenance and praying a de- cree for the sale of part of their real estates. 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 ucbe
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims, Joseph Sheppard, Harvey Sheppard, Harvey Sheppard, Ch. Eli Rachel Simpkins, John Smick, Temperance	S2 do 63 do Newkirk, 5 do 15 do 1 do 1 do 13 do 50 do kingle, } 7 do 5 do 25 do 4 acres 80 20 acres, well,) 40 do 8 do Smick, 16 do	perches,	1 33 93 14 27 27 18 67 34 14 20 7 53 43 12 53	ty degrees and thirty minutes West one chain and eighty-seven links, to a stone set for a conner 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 Sponthat issues out of Manumuskin Creek, then 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 seventy seven degrees and thirty minutes, West on chain and sixty links, still by the same South seventy-eight degrees and fifteen minutes, West one chain and tea links to the edge of low water mark of Manumuskin Creek, thence along the said creek by low water mark South thirty-on 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	said decedents died severally seized of lands, to nements, hereditaments and real estates, in 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 Cullen and John Cullen, setting forth that the personal estates of said wards are insufficientfor their support and maintenance and/praying a decree for the sale of part of their real estates. 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 maintenance. By the Court,
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims, Joseph Sheppard, Harvey Sheppard, (D. Ely Rachel Simpkins,	S2 do 63 do Newkirk, 5 do 15 do 1 do 1 do 13 do 50 do kingle, } 7 do 5 do 25 do 4 acres 80 20 acres, well,) 8 do Smick, 16 do 21 do 45 do		1 33 93 14 27 27 18 67 34 14 20 7 53 43 12 53 48 21	ty degrees and thirty minutes West one chain and eighty-seven links, to a stone set for a conner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty mutes East thirty links to the edge of a Sponthat issues out of Manumuskin Creek, then 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 seventy seven degrees and thirty minutes, West on chain and sixty links, still by the same Sout seventy-eight degrees and fifteen minutes, West one chain and ten links to the edge of low watemark of Manumuskin Creek, thence along the said creek by low water mark South thirty-ondegrees, West four chains and fifty links, still by the same mark down the said creek South fifty five degrees, West four chains and twenty-third links, thence South forty degrees and twenty mutes, East five chains to the side of the afort said road, thence by the same North forty-nin	said decedents died severally seized of lands, tenements, hereditaments and real estates, in 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, Cullen and John Cullen, setting forth that the personal estates of said wards are insufficientfor their support and maintenance and praying a decree for the sale of part of their real estates. 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, whyso 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 uot be sold, as will be sufficient for their support and maintenance. By the Court, July 7, 1817. 2m T. ELMER, Clerk
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims, Joseph Sheppard, Harvey Sheppard, Harvey Sheppard, Harvey Sheppard, CD. Elizabeth Simpkins, John Smick, Temperance Andrew Sinickson, David Smith, Themas Smith, John Smith, Anthony Snyder,	S2 do 63 do Newkirk, 5 do 15 do 1 do 1 do 13 do 50 do kingle, } 7 do 5 do 25 do 4 acres 80 20 acres, well,) 8 do Smick, 16 do 21 do		1 33 93 14 27 27 18 67 34 14 20 7 53 43 12 53 43 21 15	ty degrees and thirty minutes West one chai and eighty-seven links, to a stone set for a conner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty mutes East thirty links to the edge of a Sponthat issues out of Manumuskin Creek, then down the said Spong by the border of the falland, 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 seventy seven degrees and thirty minutes, West on 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-on 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-thre links, thence South forty degrees and twenty minutes, East five chains to the side of the afors said road, thence by the same North forty-nin degrees and thirty minutes, East eleven chain and twenty-five links to the place of beginning and twenty-five links to the place of beginning	said decedents died severally seized of lands, tenements, hereditaments and real estates, in 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, Cullen and John Cullen, setting forth that the personal estates of said wards are insufficient to their support and maintenance and praying a decree for the sale of part of their real estates. 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 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 maintenance. By the Court, July 7, 1817. 2m T. ELMER, Clerk Cape May Orphans? Courts Term of May 1817.
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims, Joseph Sheppard, Harvey Sheppard, Harvey Sheppard, (D. Eli Rachel Simpkins, John Smick, Temperance Andrew Sinickson, David Smith, Themas Smith, John Smith, Anthony Snyder, James Seaton, Jon. Saunderlin, heirs of I	See the second of the second o		1 33 93 14 27 27 18 67 34 14 20 7 53 43 12 53 48 21 15 14 32 12 32 43	ty degrees and thirty minutes West one chain and eighty-seven links, to a stone set for a conner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty mutes East thirty links to the edge of a Sponthat issues out of Manumuskin Creek, then down the said Spong by the border of the fast land, North nine degrees West one chain an twenty links, thence continuing the course of the same North seventy degrees West one chain and fifty links, thence by the same North seventy seven degrees and thirty minutes, West on chain and sixty links, still by the same Sout 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 four chains and twenty-thre links, thence South forty degrees and twenty mutes, East five chains to the side of the afort said road, thence by the same North forty-nin degrees and thirty minutes, East eleven chain and twenty-five links to the place of beginning containing five acres, two roads and twenty-eigh perches of Land,—to appoint Commissioners the divide the same.—We have thought proper to not said road, the same.—We have thought proper to not said road.	said decedents died severally seized of lands, tenements, hereditaments and real estates, in 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, Cullen and John Cullen, setting forth that the personal estates of said wards are insufficientfor their support and maintenance and praying a decree for the sale of part of their real estates. 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 to satisfy the debts aforesaid, and why so much of the real estates of said minors 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 to satisfy the debts aforesaid, and why so much of the real estates of said minors 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 to satisfy the debts. Cape May Orphans? Court, TERM OF MAY 1817. PRESENT—Elijah Townsend. Ephraim Hildreth, Cresse Townsend and others, Esquires, Judges.
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims, Joseph Sheppard, Harvey Sheppard, Harvey Sheppard, Harvey Sheppard, Chackel Simpkins, John Smick, Temperance Andrew Sinickson, David Smith, Themas Smith, John Smith, Anthony Snyder, James Seaton, Jon Saunderlin, heirs of I George Stewart, John Tylar,	Signature 1		1 33 93 14 27 27 18 67 34 14 20 7 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 43 14 7 7	ty degrees and thirty minutes West one chai and eighty-seven links, to a stone set for a conner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty mutes East thirty links to the edge of a Sponthat issues out of Manumuskin Creek, then down the said Spong by the border of the falland, 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 seventy seven degrees and thirty minutes, West on 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-ond 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-thre links, thence South forty degrees and twenty minutes, East five chains to the side of the afors said road, thence by the same North forty-nin degrees and thirty minutes, East eleven chain and twenty-five links to the place of beginning containing five acres, two roods and twenty-eigh perches of Land,—to appoint Commissioners the diddent of the same.—We have thought proper to minute Stephen Willes, Isaac Townsend, an Daniel Carrell, for that purpose, and unless legobjections are made to us at the house of Jarv.	said decedents died severally seized of lands, tenements, hereditaments and real estates, in 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. Cullen and John Cullen, setting forth that the personal estates of said wards are insufficient for their support and maintenance and praying a decree for the sale of part of their real estates. 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 to satisfy the debts aforesaid, and why so much of the real estates of said minors 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 to satisfy the debts aforesaid, and why so much of the real estates of said minors 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 to satisfy the debts aforesaid, and why so much of the real estates of said minors shall not be sold, as will be sufficient. Cape May Orphans? Court, TERM OF MAY 1817. PRESENT—Elijah Townsend Ephiraim Hildreth, Cresse Townsend and others, Esquires, Judges. JEREMIAII LEAMING, administrator, &c. of Exc. of New Emmans and the best aforesaid, and why so much of the real estates of said minors shall not be sold.
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims, Joseph Sheppard, Harvey Sheppard, Harvey Sheppard, Harvey Sheppard, Chackel Simpkins, John Smick, Temperance Andrew Sinickson, David Smith, Themas Smith, John Smith, Anthony Snyder, James Seaton, Jon. Saunderlin, heirs of I George Stewart, John Tylar, Thos. Thompson, (in care of Wm. T	See Newkirk, 5 do 63 do 63 do 63 do 63 do 64 do 65 do		1 33 93 14 27 27 18 67 34 14 20 7 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 54 14 54 54 54 54 54 54 54 54 54 54 54 54 54	ty degrees and thirty minutes West one chain and eighty-seven links, to a stone set for a conner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty mutes East thirty links to the edge of a Sponthat issues out of Manumuskin Creek, then 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 seventy seven degrees and thirty minutes, West on chain and sixty links, still by the same Sout seventy-eight degrees and fifteen minutes, West one chain and ten links to the edge of low watemark of Manumuskin Creek, thence along the said creek by low water mark South thirty-on 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-thre links, thence South forty degrees and twenty mutes, East five chains to the side of the afort said road, thence by the same North forty-nin degrees and thirty minutes, East eleven chain and twenty-five links to the place of beginning containing five acres, two roods and twenty-eigh perches of Land,—to appoint Commissioners to minate Stephen Willes, Isaac Townsend, an Daniel Carrell, for that purpose, and unless legiobjections are made to us at the house of Jarw Brewster, in Bridgeten, on the eighteenth day August next, the said persons will then be at	said decedents died severally seized of lands, tenements, hereditaments and real estates, in 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. Cullen and John Cullen, setting forth that the personal estates of said wards are insufficient for their support and maintenance and praying a decree for the sale of part of their real estates. 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 Septem's 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 to satisfy the debts aforesaid, and why so much of the real estates of said minors 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 to satisfy the debts aforesaid, and why so much of the real estates of said minors 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 to satisfy the debts aforesaid, and why so much of the real estates of said minors shall not be sold, as will be sufficient to satisfy the debts. Cape May Orphans? Court TERM OF MAY 1817. PRESENT—Elijah Townsend. Ephraim Hildreth, Cresse Townsend and others, Esquires, Judges. JEREMIAII LEAMING, administrator, &c. of Ezra Johnson, dec. Downs Edmunds, executor, &c. of Nero Emmerson, dec. having respectively presented to this Court; just and true accounts of the personal estates, and also of the
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims, Joseph Sheppard, Harvey Sheppard, Harvey Sheppard, Harvey Sheppard, Chackel Simpkins, John Smick, Temperance Andrew Sinickson, David Smith, Themas Smith, John Smith, Anthony Snyder, James'Seaton, Jon. Saunderlin, heirs of I George Stewart, John Tylar, Thos. Thompson, (in care of Wm. T Richard Thompson, James Jacob Wainwright,	See Jesup, See Newkirk, See See Jesup, See See See See See See See See See Se		1 33 93 14 27 27 18 67 34 14 20 7 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 43 14 7 7 8 8 16 7 8 17 8 18 8 18 8 18 8 18 8	ty degrees and thirty minutes West one chai and eighty-seven links, to a stone set for a conner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty mutes East thirty links to the edge of a Sponthat issues out of Manumuskin Creek, then down the said Spong by the border of the falland, 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 seventy seven degrees and thirty minutes, West on chain and sixty links, still by the same South and sixty links, still by the same South one chain and tea links to the edge of low water mark of Manumuskin Creek, thence along the said creek by low water mark South thirty-on degrees, West four chains and fifty links, still be same mark down the said creek South fifty five degrees, West five chains and twenty-thre links, thence South forty degrees and twenty minutes, East five chains to the side of the afors said road, thence by the same North forty-nin degrees and thirty minutes, East eleven chain and twenty-five links to the place of beginning containing five acres, two roods and twenty minutes, the links of the same.—We have thought proper to minate Stephen Willes, Isaac Townsend, and Daniel Carrell, for that purpose, and unless legobjections are made to us at the house of Jarv. Brewster, in Bridgeten, on the eighteenth day of August next, the said persons will then be appointed Commissioners, to divide the above described land into four shares, or parts, pursuate to the directions of an act, entitled "An act for the directions of an act, entitled "An act for the directions of an act, entitled "An act for the directions of an act, entitled "An act for the directions of an act, entitled "An act for the directions of an act, entitled "An act for the directions of an act, entitled "An act for the directions of an act, entitled "An act for the directions of an act, entitled "An act for the directions of the action of the action of	said decedents died severally seized of lands, tenements, hereditaments and real estates, in 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. Cullen and John Cullen, setting forth that the personal estates of said wards are insufficient for their support and maintenance and praying a decree for the sale of part of their real estates. 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 to satisfy the debts aforesaid, and why so much of the real estates of said minors 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 maintenance. By the Court, July 7, 1817. 2m T. ELMER, Clerk. Cape May Orphans? Courts Term of May 1817. PRESENT—Elijah Townsend. Ephiraim Hildreth, Cresse Townsend and others, Esquires, Judges. JEREMIAII LEAMING, administrator, &c. of the said decedents is insufficient to pay their into debts and credits of the said decedents, whereby it appears that the personal estates of the said decedents is insufficient to pay their into debts and credits of the said decedents is insufficient.
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims, Joseph Sheppard, Harvey Sheppard, (D. Eli Rachel Simpkins, John Smick, Temperance Andrew Sinickson, David Smith, Thomas Smith, John Smith; Anthony Snyder, James Seaton, Jon. Saunderlin, heirs of I George Stewart, John Tylar, Thos. Thompson, (in care of Wm. T Richard Thompson, James Jacob Wainwright, David Willis, Wm. Wright,	See		1 33 93 14 27 27 18 67 34 14 20 7 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 14 53 14 53 53 54 54 54 54 54 54 54 54 54 54 54 54 54	ty degrees and thirty minutes West one chain and eighty-seven links, to a stone set for a conner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty mutes East thirty links to the edge of a Sponthat issues out of Manumuskin Creek, then down the said Spong by the border of the fast land, North nine degrees West one chain an twenty links, thence continuing the course of the same North seventy degrees West one chain and fifty links, thence by the same North seventy seven degrees and thirty minutes, West on chain and sixty links, still by the same Sout seventy-eight degrees and fifteen minutes, West one chain and ten links to the edge of low watemark 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-thre links, thence South forty degrees and twenty minutes, East five chains to the side of the afort said road, thence by the same North forty-nin degrees and thirty minutes, East eleven chain and twenty-five links to the place of beginning containing five acres, two roads and twenty-eigh perches of Land,—to appoint Commissioners to minate Stephen Willes, Isaac Townsend, an Daniel Carrell, for that purpose, and unless legionic to the same and the house of Jarw Brewster, in Bridgeten, on the eighteenth day August next, the said persons will then be a pointed Commissioners, to divide the above described land into four shares, or parts, pursuar to the directions of an act, entitled "An act for the easy division of Lands, held by coparcener joint-tenants, and tenants in common," passed the	said decedents died severally seized of lands, tenements, hereditaments and real estates, in 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. Cullen and John Cullen, setting forth that the personal estates of said wards are insufficientfor their support and maintenance and praying a decree for the sale of part of their real estates. 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 to satisfy the debts aforesaid, and why so much of the real estates of said minors 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 to satisfy the debts aforesaid, and why so much of the real estates of said minors shall not be sold, as will be sufficient to satisfy the debts. Cape May Orphans? Court TERM OF MAY 1817. PRESENT—Elijah Townsend Ephraim Hildreth, Cresse Townsend and others, Esquires, Judges. JEREMIAII LEAMING, administrator, &c. of Ezra Johnson, dec. Downs Edmunds, executor, &c. of Nero Emmerson, dec. having respectively presented to this Court just and true accounts of the personal estates of the said decedents is insufficient to pay their just debts—and the said administrator and executor having also set forth to the Court, that the said decedents also set forth to the Court, that the said decedents also set forth to the Court, that the said decedents also set forth to the Court, that the said decedents also set forth to the Court, that the said decedents also set forth to the Court, that
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims, Joseph Sheppard, Harvey Sheppard, (D. Ely Rachel Simpkins, John Smick, Temperance Andrew Sinickson, David Smith, Themas Smith, John Smith, Anthony Snyder, James Seaton, Jon. Saunderlin, heirs of I George Stewart, John Tylar, Samuel Tylar, Thos. Thompson, (in care of Wm. T Richard Thompson, James Jacob Wainwright, David Willis, Wm. Wright, David Ware, John Walker,	See Jesup, 32 do 63 do 63 do 63 do 63 do 63 do 63 do 65 do 15 do 1 do 13 do 50 do 50 do 25 do 4 acres 80 20 acres, 40 do 11 do 13 do 14 do 15 do 16 do 11 do 18 do 11 do 18 do 10 do 11 do 15 do 16 do 56 do 65 do 65 do 65 do 65 do 65 do 67 do 65 do 67 do 65 do 67 do 67 do 67 do 68 do 69 do 69 do 60 d		1 33 93 14 27 27 18 67 34 14 20 7 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 14 53 14 54 54 54 54 54 54 54 54 54 54 54 54 54	ty degrees and thirty minutes West one chain and eighty-seven links, to a stone set for a conner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty mutes East thirty links to the edge of a Sponthat issues out of Manumuskin Creek, then 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 seventy seven degrees and thirty minutes, West on chain and sixty links, still by the same Sout seventy-eight degrees and fifteen minutes, West one chain and ten links to the edge of low watemark of Manumuskin Creek, thence along the said creek by low water mark South thirty-ondegrees, West four chains and fifty links, still by the same mark down the said creek South fifty five degrees, West four chains and twenty-thre links, thence South forty degrees and twenty mutes, East five chains to the side of the afort said road, thence by the same North forty-nindegrees and thirty minutes, East eleven chair and twenty-five links to the place of beginning containing five acres, two roods and twenty-eigh perches of Land,—to appoint Commissioners the divide the same.—We have thought proper to minute Stephen Willes, Isaac Townsend, and Daniel Carrell, for that purpose, and unless legiblections are made to us at the house of Jarv Brewster, in Bridgeten, on the eighteenth day and August next, the said persons will then be appointed Commissioners, to divide the above described land into four shares, or parts, pursuat to the directions of an act, entitled "An act for the easy division of Lands, held by coparcener joint-tenants, and tenants in common," passed the 11th day of November, 1789. JOHN MULFORD, JAMES LEE,	said decedents died severally seized of lands, tenements, hereditaments and real estates, in 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, Cullen and John Cullen, setting forth that the personal estates of said wards are insufficient for their support and maintenance and praying a decree for the sale of part of their real estates. 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 to satisfy the debts aforesaid, and why so much of the real estates of said minors 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 maintenance. By the Court, Land T. ELMER, Clerk. Cape May Orphans? Courts Term of May 1817. PRESENT—Elijah Townsend Ephraim Hildreth, Cresse Townsend and others, Esquires, Judges. JEREMIAII LEAMING, administrator, &c. of Extra Johnson, dec. Downs Edmunds, executor, &c. of Nero Emmerson, dec. having respectively presented to this Court just and true accounts of the personal estates, and also of the debts and credits of the said decedents, whereby it appears that the personal estates of the said decedents is, insufficient to pay their just debts, and the said administrator and executor having also set forth to the Court, that the said decedents decided seized of real estate in the county of Cape May, praying the aid of the Court in the premises.
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims, Joseph Sheppard, Harvey Sheppard, John Smick, Temperance Andrew Sinickson, David Smith, Anthony Snyder, James Seaton, Jon. Saunderlin, heirs of I George Stewart, John Tylar, Samuel Tylar, Thos. Thompson, (in care of Wm. T Richard Thompson, Jame Jacob Wainwright, David Willis, Wm. Wright, David Ware,	See Jesup, 32 do 63 do 63 do 63 do 63 do 63 do 63 do 64 do 65 do 65 do 625 do 64 acres 80 65 do 65 do 65 do 66 do 66 do 67 do 68 do 69 do 69 do 69 do 69 do 69 do 60 do		1 33 93 14 27 27 18 67 34 14 20 7 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 43 12 53 14 53 14 53 15 54 54 54 54 55 56 56 56 56 56 56 56 56 56 56 56 56	ty degrees and thirty minutes West one chain and eighty-seven links, to a stone set for a conner 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 Sponthat issues out of Manumuskin Creek, then down the said Spong by the border of the falland, 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 seventy seven degrees and thirty minutes, West on chain and sixty links, still by the same South seventy-eight degrees and fifteen minutes, West one chain and tea links to the edge of low water mark of Manumuskin Creek, thence along the said creek by low water mark South thirty-ond 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-thre links, thence South forty degrees and twenty minutes, East five chains to the side of the aforesaid road, thence by the same North forty-nin degrees and thirty minutes, East eleven chair and twenty-five links to the place of beginning containing five acres, two roods and twenty-eigh perches of Land,—to appoint Commissioners to divide the same.—We have thought proper to minate Stephen Willes, Isaac Townsend, an Daniel Carrell, for that purpose, and unless legioljections are made to us at the house of Jarv Brewster, in Bridgeten, on the eighteenth day of August next, the said persons will then be a pointed Commissioners, to divide the above described land into four shares, or parts, pursuar to the directions of an act, entitled "An act for the easy division of Lands, held by coparcener joint-tenants, and tenants in common," passed the 11th day of November, 1789. JOHN MULFORD,	said decedents died severally seized of lands, tenements, hereditaments and real estates, in 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. Cullen and John Cullen, setting forth that the personal estates of said wards are insufficientfor their support and maintenance and praying a decree for the sale of part of their real estates. It is Ordered, that all persons interested in light and the 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 uother sold, as will be sufficient to satisfy the debts aforesaid, and why so much of the real estates of said minors shall uother sold, as will be sufficient to satisfy the debts aforesaid, and why so much of the real estates of said minors shall uother sold, as will be sufficient to satisfy the debts aforesaid, and why so much of the real estates of said minors shall uother sold, as will be sufficient to satisfy the debts. Cape May Orphans? Court Term of May 1817. PRESENT—Elijah Townsend Ephraim Hildreth, Cresse Townsend and others, Esquires, Judges. JEREMIAII LEAMING, administrator, &c. of Ezra Johnson, dec. bowns Edmunds, executor, &c. of Nero Emmerson, dec. having respectively presented to this Court just and true accounts of the personal estates of the said decedents is insufficient to pay their just debts—and the said administrator and executor having also set forth to the Court, that the said decedents died seized of real estate in the county of Cape May, praying the aid of the Court in the premises. The Court orders, that all persons interested in the real estate of the said decedents, do appear
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims, Joseph Sheppard, Harvey Sheppard, (D. Eli Rachel Simpkins, John Smick, Temperance Andrew Sinickson, David Smith, Thomas Smith, John Smith; Anthony Snyder, James Seaton, Jon. Saunderlin, heirs of I George Stewart, John Tylar, Thos. Thompson, (in care of Wm. T Richard Thompson, James Jacob Wainwright, David Willis, Wm. Wright, David Ware, John Walker, Jeremiah Young, Samuel Yapp, Joshua Ayi	Single, 32 do 63 do 15 do 16 do 18 do 16 do 18 do 19 do 10 d		1 33 93 14 27 27 18 67 34 14 20 7 53 43 12 53 48 21 15 14 32 12 24 14 73 93 1 78 6 65 80 53 80 18 18 18 18 18 18 18 18 18 18 18 18 18	ty degrees and thirty minutes West one chain and eighty-seven links, to a stone set for a conner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty mutes East thirty links to the edge of a Sponthat issues out of Manumuskin Creek, then down the said Spong by the border of the fast land, North nine degrees West one chain an twenty links, thence continuing the course of the same North seventy degrees West one chain and fifty links, thence by the same North seventy seven degrees and thirty minutes, West on chain and sixty links, still by the same Sout seventy-eight degrees and fifteen minutes, West one chain and ten links to the edge of low wate 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 links, thence South forty degrees and twenty-thre links, thence South forty degrees and twenty-thre links, thence South forty degrees and twenty mutes, East five chains to the side of the afort said road, thence by the same North forty-nin degrees and thirty minutes, East eleven chain and twenty-five links to the place of beginning containing five acres, two roads and twenty-eigh perches of Land,—to appoint Commissioners to divide the same.—We have thought proper to minate Stephen Willes, Isaac Townsend, an Daniel Carrell, for that purpose, and unless legionjections are made to us at the house of Jarv. Brewster, in Bridgeten, on the eighteenth day of August next, the said persons will then be apointed Commissioners, to divide the above described land into four shares, or parts, pursuar to the directions of an act, entitled "An act for the easy division of Lands, held by coparcener joint-tenants, and tenants in common," passed the 11th day of November, 1789. JAMES LEE, JACOB SHULL.	said decedents died severally seized of lands, tenements, hereditaments and real estates, in 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, Cullen and John Cullen, setting forth that the personal estates of said wards are insufficient for their support and maintenance and praying a decree for the sale of part of their real estates. 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 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 maintenance. By the Court, Land Term of May 1817. PRESENT—Elijah Townsend Ephraim Hildreth, Cresse Townsend and others, Esquires, Judges. JEREMIAII LEAMING, administrator, &c. of the personal estates, and also of the debts and credits of the said decedents, whereby it appears that the personal estates of the said decedents is, insufficient to pay their just debts, and the said administrator and executor having also set forth to the Court, that the said decedents died seized of real estate in the county of Cape May, praying the aid of the Court in the premises. 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
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims, Joseph Sheppard, Harvey Sheppard, (D. Eli Rachel Simpkins, John Smick, Temperance Andrew Sinickson, David Smith, Themas Smith, John Smith, Anthony Snyder, James Seaton, Jon. Saunderlin, heirs of I George Stewart, John Tylar, Samuel Tylar, Thos. Thompson, (in care of Wm. T Richard Thompson, James Jacob Wainwright, David Willis, Wm. Wright, David Walker, Jeremiah Young, Samuel Yapp, Joshua Ayn PE Aaron Armer, Ann Ackoo,	See Jesup, 170 do 16 do 26 do 27 do 170 do 18 do 18 do 27 do 19 do	UR.	1 33 93 14 27 27 18 67 34 14 20 7 53 43 12 53 43 12 53 43 12 24 17 39 3 17 8 6 6 5 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	ty degrees and thirty minutes West one chain and eighty-seven links, to a stone set for a conner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty mutes East thirty links to the edge of a Sponthat issues out of Manumuskin Creek, then down the said Spong by the border of the fast land, North nine degrees West one chain an twenty links, thence continuing the course of the same North seventy degrees West one chain and fifty links, thence by the same North seventy seven degrees and thirty minutes, West on chain and sixty links, still by the same Sout seventy-eight degrees and fifteen minutes, West one chain and ten links to the edge of low watemark of Manumuskin Creek, thence along the said creek by low water mark South thirty-ondegrees, West four chains and fifty links, still by the same mark down the said creek South fifty five degrees, West four chains and twenty-thre links, thence South forty degrees and twenty mutes, East five chains to the side of the afort said road, thence by the same North forty-nindegrees and thirty minutes, East eleven chair and twenty-five links to the place of beginning containing five acres, two roads and twenty-eigh perches of Land,—to appoint Commissioners the divide the same.—We have thought proper to nominate Stephen Willes, Isaac Townsend, an Daniel Carrell, for that purpose, and unless legiblections are made to us at the house of Jarv Brewster, in Bridgeten, on the eighteenth day August next, the said persons will then be a pointed Commissioners, to divide the above discribed land into four shares, or parts, pursuan to the directions of an act, entitled "An act for the casy division of Lands, held by coparcener joint-tenants, and tenants in common," passed the Bridgeton, July 5th, 1817—7 6t Sale of Real Estate Bridgeton, July 5th, 1817—7 6t	said decedents died severally seized of lands, tenements, hereditaments and real estates, in 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. Cullen and John Cullen, setting forth that the personal estates of said wards are insufficientfor their support and maintenance and praying a decree for the sale of part of their real estates. 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 Septem's 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 to satisfy the debts aforesaid, and why so much of the real estates of said minors 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 to satisfy the debts aforesaid, and why so much of the real estates of said minors shall not be sold, as will be sufficient to find the real estates of the said decedents, Judges. TERM OF MAY 1817. PRESENT—Elijah Townsend Ephraim Hildreth, Cresse Townsend and others, Esquires, Judges. JEREMIAH LEAMING, administrator, &c. of the said decedents is insufficient to pay their just debts—and the said administrator, and executor having also set forth to the Court, that the said decedents is insufficient to pay their just debts—and the said administrator, and executor having also set forth to the Court, that the said decedents died seized of real estate in the county of Cape May, praying the aid of the Court in the premises. The Court orders, that all persons interested in the real estate of which the said decedents respectively died seized, in the said county, should not be
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims, Joseph Sheppard, Harvey Sheppard, (D. Ely Rachel Simpkins, John Smick, Temperance Andrew Sinickson, David Smith, Themas Smith, John Smith, Anthony Snyder, James'Seaton, Jon. Saunderlin, heirs of I George Stewart, John Tylar, Samuel Tylar, Thos. Thompson, (in care of Wm. I Richard Thompson, James Jacob Wainwright, David Willis, Wm. Wright, David Ware, John Walker, Jeremiah Young, Samuel Yapp, Joshua Ayı PE Aaron Armer, Ann Ackoo, Gilbert Branson, John Re Rachel Briant,	Sedestreake, 32	UR.	1 33 93 14 27 27 18 67 34 14 20 7 53 43 12 53 48 21 15 14 32 12 24 14 73 93 1 78 6 65 80 53 80 18 1 33 1 59	ty degrees and thirty minutes West one chain and eighty-seven links, to a stone set for a conner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty mutes East thirty links to the edge of a Sponthat issues out of Manumuskin Creek, then down the said Spong by the border of the falland, 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 seventy seven degrees and thirty minutes, West on chain and sixty links, still by the same South and sixty links, still by the same South mark of Manumuskin Creek, thence along the said creek by low water mark South thirty-on degrees, West four chains and fifty links, still be the same mark down the said creek South fifty five degrees, West five chains and twenty-thre links, thence South forty degrees and twenty minutes, East five chains to the side of the afore said road, thence by the same North forty-nin degrees and thirty minutes, East eleven chain and twenty-five links to the place of beginning containing five acres, two roads and twenty-eigh perches of Land,—to appoint Commissioners to divide the same. We have thought proper to minate Stephen Willes, Isaac Townsend, an Daniel Carrell, for that purpose, and unless legionisted land into four shares, or parts, pursuar to the directions of an act, entitled "An act force easy division of Lands, held by coparcener joint-tenants, and tenants in common," passed the lith day of November, 1789. Sale of Real Estate JACOB SHULL. Bridgeton, July 5th, 1817—7 6t Sale, on the premises, in the township of Pitt grove, on the 9th day of August next, between the sold at Pulic Sale, on the premises, in the township of Pitt grove, on the 9th day of August next, between the sold at Pulic Sale, on the premises, in the township of Pitt grove, on the 9th day of August next, between the sold at Pulic Sale, on the premises, in the township of Pitt grove, on the 9th day of August next, between th	said decedents died severally seized of lands, tenements, hereditaments and real estates, in 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 Cullen and John Cullen, setting forth that the personal estates of said wards are insufficientfor their support and maintenance and/praying a decree for the sale of part of their real estates. 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, whyso much of the real estates of said minors 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 maintenance. By the Court, TERM OF MAY 1817. Cape May Orphans? Court. TERM OF MAY 1817. PRESENT—Elijah Townsend Ephiraim Hildreth, Cresse Townsend and others, Esquires, Judges. JEREMIAII LEAMING, administrator, &c. of the said decedents is insufficient to pay their just debts—and the said administrator and executor having also set forth to the Court, that the said decedents is insufficient to pay their just debts—and the said administrator and executor having also set forth to the Court, that the said decedents is insufficient to pay their just debts—and the said administrator and executor having also set forth to the Court, that the said decedents here is the county of Cape May, praying the aid of the Court in the premises. 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 county, should not be sold, as will be sufficient to pay off and discharge. The Court orders, that all persons i
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims, Joseph Sheppard, Harvey Sheppard, (D. Ely Rachel Simpkins, John Smick, Temperance Andrew Sinickson, David Smith, Themas Smith, John Smith, Anthony Snyder, James Seaton, Jon. Saunderlin, heirs of I George Stewart, John Tylar, Samuel Tylar, Thos. Thompson, (in care of Wm. T Richard Thompson, James Jacob Wainwright, David Willis, Wm. Wright, David Walker, Jeremiah Young, Samuel Yapp, Joshua Ayn PE Aaron Armer, Ann Ackoo, Gilbert Branson, John Re Rachel Briant, George Clark, Tobias Clark, Peter Dorane,	Sed s	UR.	1 33 93 14 27 27 18 67 34 14 20 7 53 43 12 53 43 12 53 43 12 14 14 73 93 1 78 6 65 8 80 18 13 15 16 16 17 18 18 18 18 18 18 18 18 18 18 18 18 18	ty degrees and thirty minutes West one chain and eighty-seven links, to a stone set for a conner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty mutes East thirty links to the edge of a Sponthat issues out of Manumuskin Creek, thene down the said Spong by the border of the fast land, North nine degrees West one chain an twenty links, thence continuing the course of the same North seventy degrees West one chain and fifty links, thence by the same North seventy seven degrees and thirty minutes, West on chain and sixty links, still by the same Sout 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 four chains and twenty-thre links, thence South forty degrees and twenty thre links, thence South forty degrees and twenty mutes, East five chains to the side of the afort said road, thence by the same North forty-nin degrees and thirty minutes, East eleven chain and twenty-five links to the place of beginning containing five acres, two roads and twenty-eigh perches of Land,—to appoint Commissioners to minate Stephen Willes, Isaac Townsend, an Daniel Carrell, for that purpose, and unless legionjections are made to us at the house of Jarv. Brewster, in Bridgeten, on the eighteenth day of August next, the said persons will then be apointed Commissioners, to divide the above described land into four shares, or parts, pursuar to the directions of an act, entitled "An act for the easy division of Lands, held by coparcener joint-tenants, and tenants in common," passed that the directions of an act, entitled "An act for the County of Salem, will be sold at Pulic Sale, on the premises, in the township of Pitt grove, on the 9th day of August next, between the ours of 12 and 5, P.M. A House and Lot of Land, A House and Lot of Land,	said decedents died severally seized of lands, tenements, hereditaments and real estates, in the country of Cumberland aforesaid, and praying the aid of the court in the premises. Also, at the term aforesaid, Avis Cullen, guardian of Spencer. Cullen and John Cullen, seving forth that here personal estates of said wards are insufficientfor their support and maintenance and praying a decree for the sale of part of their real estates. 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, whyso 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 mobe sold, as will be sufficient for their support and maintenance. By the Court, July 7, 1817. 2m T. ELMER, Clerk. Cape May Orphans? Courts Term of May 1817. PRESENT—Elijah Townsend. Ephraim Hildreth, Cresse Townsend and others, Esquires, Judges. JEREMIAII LEAMING, administrator, &c. of Ezra Johnson, dec. having respectively presented to this Court just and true accounts of the personal estates, and also of the debts and credits of the said decedents, whereby it appears that the personal estates of the said decedents is insufficient to pay their just debts and the said administrator and executor having also set forth to the Court, that the said decedents deed seized of real estate in the county of Cape May, praying the aid of the Court in the premises. 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 county, should not be sold, as will be sufficient to pay off and discharge their respective debts. From the Minutes. JEHU TOWNSEND, Cl
Joshua Mickle, Francis Wells, Mathew I John Moore, Jesse Monro Eliza M'Gill, Joseph Moncy, Benjamin Miller, David Newport, Joseph Oliver and Peter R Lewis Austin, owner, Elizabeth Peck, John Redman, heirs of, John Sims, Joseph Sheppard, Harvey Sheppard, (D. Ely Rachel Simpkins, John Smick, Temperance Andrew Sinickson, David Smith, Themas Smith, John Smith, Anthony Snyder, James Seaton, Jon Saunderlin, heirs of I George Stewart, John Tylar, Samuel Tylar, Thos. Thompson, (in care of Wm. I Richard Thompson, James Jacob Wainwright, David Willis, Wm. Wright, David Willis, Wm. Wright, David Ware, John Walker, Jeremiah Young, Samuel Yapp, Joshua Ayn PE Aaron Armer, Ann Ackoo, Gilbert Branson, John Re Rachel Briant, George Clark,	Sed sed sed sed sed sed sed series and sed sed series and sed sed sed sed sed sed sed sed sed se	UR.	1 33 93 14 27 27 18 67 34 14 20 7 53 43 12 53 43 12 53 43 12 24 13 22 14 73 93 1 78 6 65 80 18 13 14 14 15 16 16 16 17 18 18 18 18 18 18 18 18 18 18 18 18 18	ty degrees and thirty minutes West one chain and eighty-seven links, to a stone set for a conner to said Jones' lot, and continuing by the same lot North forty-nine degrees and thirty mutes East thirty links to the edge of a Sponthat issues out of Manumuskin Creek, then down the said Spong by the border of the falland, 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 seventy seven degrees and thirty minutes, West on chain and sixty links, still by the same South and sixty links, still by the same South mark of Manumuskin Creek, thence along the said creek by low water mark South thirty-on 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-thre links, thence South forty degrees and twenty minutes, East five chains to the side of the afore said road, thence by the same North forty-nin degrees and thirty minutes, East eleven chain and twenty-five links to the place of beginning containing five acres, two roads and twenty-eigh perches of Land,—to appoint Commissioners to divide the same.—We have thought proper to minate Stephen Willes, Isaac Townsend, an Daniel Carrell, for that purpose, and unless legionisted land into four shares, or parts, pursuar to the directions of an act, entitled "An act force easy division of Lands, held by coparcener joint-tenants, and tenants in common," passed the lite asy division of Lands, held by coparcener joint-tenants, and tenants in common," passed the Bridgeton, July 5th, 1817—7 6t Sale of Real Estate JACOB SHULL. Bridgeton, July 5th, 1817—7 6t Sale, on the premises, in the township of Pitt grove, on the 9th day of August next, between the lower of 12 and 5, P.M.	said decedents died severally seized of lands, tenements, hereditaments and real estates, in 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. Cullen and John Cullen, setting forth that the personal estates of said wards are insufficientfor their support and maintenance and praying a decree for the sale of part of their real estates. 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 Septem er Term next, and shew cause, if any they have, whyso 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 unbesseld as will be sufficient for their support and maintenance. By the Court, July 7, 1817. 2m T. ELMER, Clerk. Cape May Orphans? Courts Term of May 1817. PRESENT—Elijah Townsend Ephraim Hildreth, Cresse Townsend and others, Esquires, Judges. JEREMIAII LEAMING, administrator, &c. of Ezra Johnson, dec. Downs Edmunds, executor, &c. of Nero Emmerson, dec. having respectively presented to this Court just and true accounts of the personal estates of the said decedents is insufficient to pay their just debts, and the said administrator and executor having also set forth to the Court, that the said decedents died seized of real estate in the county of Cape May, praying the aid of the Court in the premises. 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 respective debts. From the Minutes. June 16, 1817—2m June 16, 1817—2m