

Reeve,
DR,
Woodruff's store
forms his friends
that he continues
business in its vari-
he will spare no
to those who may
ustom.
Lard, Grain, &c.

820.
Sole.

of Pieri Facias, to
posed to sale at pub-
e eighth day of Au-
s of 12 and 5 o'clock
day, in the county of
Jarvis W. Brewster.

m,
Deerfield joins lands
said to contain
house, Lot and Wharf,
pins lands of Nancy
to contain two acres
L.o.s. also a good
ereon, near the shore.

A House and Lot
d others;—a number
oodland, the whole of
A better description
of sale.—Seized as
Seeley, and taken in
ry Brooks, Abraham
be sold by
EY, former Sheriff.
NS, late Sheriff.
HIAN, Sheriff.

re property is ad-
the 5th of Septem-
ne and place.

roperty is adjourned
October next.
EY, former Sheriff
NS, late Sheriff.
HIAN, Sheriff.

of the United
S.

of Congress passed
ntitled, An act to
United States to ap-
ublic Monies and to
the district of Lan-
ansas territory, with
having a claim in
in the said district
and location, accom-
plish now in force,
weeks before the time
resident of the United
to the soldiers of the
ty land in said dis-

roe, President of the
designate the fourth
as the time at which
mmence to issue.
the city of Washing-
, 1820.

AMES MONROE
Eges,
General Land Office.

vised to publish the
will insert the above
of November next in
General Land Office.

SALE.
of Pieri Facias, to be
to sale, at Public
fifth day of October
12 and 5 o'clock in
the county of Cum-
p Souder, in Bridg-

FARM,
Maurice River, said
s more or less, joins
rs, together with
and a better descrip-
ale.—Seized as the
and taken in execu-
Lee, and Mark Strat-

KINS, late Sheriff.

ian's Court.
st, 1820.

nsend, Ephraim
and others, Es-

o of Spicer Hughes,
he estate of Richard
ldredge, administrator
of said deceased,
demands and claims
ore the first day of
d creditors shall be
therefor against said
Spicer Hughes and
ice of this order, by
ive of the most pub-
Cape-May, for the
also advertising in
e newspaper printed
nt.

OWNSEND, Clerk.
—2m

THE WHIG

IS PUBLISHED

Every Monday, at Two Dollars and Fifty Cents per Annum, which may be discharged by the payment of two dollars in advance. No subscription will be received for a shorter period than six months, and unless orders are given, at that time, to discontinue, an intention to continue will be implied. No subscriber is considered at liberty to withdraw his name, whilst in arrears. Advertisements will be inserted at the usual rates.

Sheriff's Sale.

BY VIRTUE of sundry writs of fieri facias to me directed, will be exposed to sale, at Public Vendue, on Tuesday, the eleventh day of July next, between the hours of 12 and 5 o'clock in the afternoon of said day, at the hotel of Jarvis W. Brewster, in Bridgeton,

A Farm,

situate in the township of Downe, joins lands of Mark Moore and others, said to contain two hundred and fifty acres. Also, a Lot, joins lands of Ephraim Smith and others, said to contain twenty acres more or less; together with all the lands of the defendant. A better description will be given at the sale. Seized as the property of Edward Moore, and taken in execution at the suit of Edmund Sheppard, Asa Couch, and others, assignees, and to be sold by

WM. R. FITHIAN, Sheriff.

The sale of the above property is adjourned until Tuesday the 8th day of August next.

July 17—
The sale of the above property is further adjourned until Tuesday the 5th day of September next, at the same time and place.

August 8—ts
The sale of the above property is further adjourned until Tuesday the 3d day of October next, September 5.

Sheriff's Sale.

In Chancery of New-Jersey.
BY VIRTUE of a writ of fieri facias, to me directed, issued out of the Court of Chancery of the State of New-Jersey, will be exposed to sale, at Public Vendue, on Tuesday, the 24th of October next, 1820, between the hours of 12 and 5 o'clock in the afternoon of said day, in the county of Cumberland, at the inn of Jarvis Brewster, in Bridgeton; all the three following described

Lots of Land,

Situate in the vicinity of Port Elizabeth, in the township of Maurice River, County of Cumberland; said lots are numbered (3) and marked H. I. and J. on the return of the commissioners appointed to divide the Union Glass Works. The first lot is marked H. and bounds on Henry Reeves' line containing fifty-two square perches. The second lot marked I. begins in the centre of Union furnace containing thirteen square perches. The third lot marked J. on which is one fourth of the mill and pot house, also the lot marked K. adjoining No. 24. Lot No. 2, on Manamuskin creek, containing two square perches—the whole being ONE FOURTH PART of the UNION GLASS WORKS.

Sold as property of James Elliot Jr. at the suit of Robert McGlenachan, and to be sold by
WM. R. FITHIAN, Sheriff.
August 16, 1820.

Sheriff's Sale.

In Chancery of New Jersey.
BY VIRTUE of a writ of fieri facias, to me directed, issued out of the Court of Chancery of the State of New-Jersey, will be exposed to sale at Public Vendue, on Tuesday the 24th day of October next, 1820, between the hours of 12 and 5 o'clock in the afternoon of said day, in the county of Cumberland, at the inn of Jarvis Brewster, in Bridgeton, All that certain

Tract of Land,

Situate in the township of Fairfield, in the county and state aforesaid, and bounded as follows:—Beginning at a stake standing in the old run, which was formerly the main branch of the creek near Amos Fithian's mill dam; thence north eight degrees west six chains to a stake for a corner; thence west eighty two degrees east three chains, and eighty-two links to a stone for a corner, standing in the main road; thence north one degree and three quarters east three chains and four and a half links to a stone for a corner; thence south eighty-eight and a half west four chains and twenty-one links to a stake for a corner; thence south one and a half degrees east two chains four and a half links to a stake for a corner; thence south forty-six and three quarters degrees west forty three chains and eighty two links to a stake for a corner; thence south sixty degrees and three quarters east four chains and forty links to a stake standing in Cedar Creek, at low water mark; thence up said creek to the place of beginning, said to contain twenty five acres more or less.

Seized as the property of Lorenzo Lawrence and Ann his wife, defendants, and taken in execution at the suit of Norton O. Lawrence, complainant, and to be sold by
WM. R. FITHIAN, Sheriff.
August 16, 1820.

Sheriff's Sale.

In Chancery of New-Jersey.
BY VIRTUE of a writ of fieri facias, to me directed, issued out of the Court of Chancery of the State of New-Jersey, will be exposed to sale at Public Vendue, on Tuesday, the 24th October, 1820, between the hours of 12 and 5 o'clock in the afternoon of said day, in the county of Cumberland, at the inn of Jarvis Brewster, in Bridgeton, all the following described

Lots of Land,

Situate in the township of Downe, and County of Cumberland, and state of New-Jersey, bounded as follows, viz. the first beginning at a poplar tree standing in Gravelly Run, or now in the Mill Pond, and runs thence north westerly seventy-one degrees seven chains to a black oak for a corner; thence south westerly sixty degrees nineteen chains to a white oak for a corner; thence south westerly thirty-two degrees fifteen chains to a white oak for a corner; thence south easterly forty eight degrees eleven chains to a beach and gum tree for a corner, standing on the south-east corner of a tract of land formerly surveyed to Nathaniel Diment, from thence bounding on the said Diment's line south-westerly forty-five degrees twenty-four chains to a gum tree standing in the bear swamp for a corner; thence south-easterly fifty degrees twenty chains to the said Gravelly Run; thence up the said run, bounding thereon to the place of beginning, containing

One hundred acres of Land

and SWAMP; be the same more or less, with the usual allowance for roads; the second tract the said Joseph Whitaker became seized of by deed from Samuel Dallas, on the east side of Gravelly Run, and begins at the old poplar, the beginning corner of the first tract, and runs from thence about east supposed to be about twenty acres be the same more or less

Seized as the property of Joseph Whitaker & others defendants, and taken into execution at the suit of Daniel Wells, complainant, and to be sold by
WM. R. FITHIAN, Sheriff.
August 16, 1820.

Sheriff's Sale.

In Chancery of New-Jersey.
BY VIRTUE of a writ of fieri facias to me directed, issued out of the Court of Chancery of the State of New-Jersey, will be exposed to sale at Public Vendue on Tuesday the 24th of October next, 1820, between the hours of 12th 5 o'clock in the afternoon of said day, in the county of Cumberland, at the inn of Jarvis Brewster, in Bridgeton, All that certain

Tract of Land and Meadow,

situate in the township of Downe, and in Turkey Point, bounded as follows: Beginning at the mouth of a small gut that puts out on the west side of a creek called Maple creek and runs up the said gut, the several courses thereof to its head being on the south side of said farm, thence running a direct course from the head of the gut to a small sassafras stump for a corner, standing in the line of a tract that was purchased of Aaron Gandy, dec'd. and runs thence north about nine degrees west one hundred and fifty rods to a post for a corner; thence north eighty-four degrees and twenty minutes west to the maple creek aforesaid; thence down the same the several courses thereof to the place of beginning, containing eighty acres of land and marsh, be the same more or less; reference being had to deed Robert Lake to William Tomlinson and William Davis, dated March 16th, 1818, may more fully appear. And also,

A House and Lot,

Situate in the village of Dividing Creeks, and opposite to Esq McIntosh; house and lot contains half an acre and six perches of land, reference may more fully be had by deed George Scott to said William Tomlinson and Davis, dated Nov 19, 1817. 3d. A house and Lot of one acre of land, joining lands of Daniel Heaton, and others. 4th. Also, a SMALL FARM containing sixty acres more or less; reference for 3d and 4th lots may fully be had by deed John H. Bennett to William Tomlinson and William Davis, dated sixth day of March 1813 Fifthly, Store House and tavern stand, situate on the lower side of Dividing Creeks, beginning at a stone in the centre of thereof leading from Dividing Creeks Bridge, to Maurice River, & is a corner of major Henderson's land, thence along said road south 68° 45' east seven rods 4 links to a stone for a corner in said road; thence north 13° degrees east nineteen rods to a stone for a corner in major Henderson's marsh line; thence south 72 degrees west to a stone for a corner; thence south twenty two degrees 40 minutes west to the place of beginning, be the same more or less.

Seized as the property of William Tomlinson, William Davis and others, defendants, and taken in execution at the suit of Nathaniel Potts and Samuel Clements, Complainants, and to be sold by
WM. R. FITHIAN, Sheriff
August 16, 1820.

ADJOURNED SALE.

The sale of the property of Jane Moore, is further adjourned until Tuesday the 17th day of October next, between the hours of 12 and 5 o'clock, in the afternoon, at the inn of Jarvis W. Brewster.

DAN SIMKINS, late Sheriff,
Sept. 19.

Adjourned Sheriff's Sales.

Sheriff's Sales.
BY Virtue of a writ of Fieri Facias, to me directed, will be exposed to sale, at Public Vendue, on Tuesday the twenty-sixth 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 Hotel of Jarvis W. Brewster in Bridgeton,

The following described Lands,
Situate in the township of Downe, the first, the fast landing property with the wharf store-house and two dwelling houses, said to contain fifty acres more or less; a farm of sixty acres joins lands of Peter Cambios and others, fifty acres of timbered land, joins lands of Jonathan Sockwell and others, a lot near Newport, said to contain one and a quarter acres, together with all the lands of the defendant.—Seized as the property of Nathan Henderson, and taken in execution at the suit of Butler Newcomb, assignee, and Clark Henderson and others, and to be sold by

WM. R. FITHIAN, Sheriff.

At the same time and place,

A House and Lot of Land,
Situate in the township of Downe, joins lands of Thomas Blizard and others, said to contain one acre more or less, together with all the lands of the defendant.—Seized as the property of Samuel Blizard, and taken in execution at the suit of William Whitecar, assignee, &c. and to be sold by

WM. R. FITHIAN, Sheriff.

At the same time and place,

The following described Lands,
The first a farm, situate in the township of Newville, joins lands of David C. Wood, and other said to contain fifty acres more or less, a farm situate in the township of Deerfield, joins lands of Peter Slesman and others, said to contain one hundred acres more or less, together with all the lands of the defendant.—Seized as the property of Jonathan Coney, and taken in execution at the suit of Elias P. Seeley, Garrison Maul and Josiah Sayres, Executors &c. and to be sold by

WM. R. FITHIAN, Sheriff.

August 21, 1820—4t

The sale of the above described property of Nathan Henderson, Samuel Blizard and Jonathan Coney, is adjourned until TUESDAY, the 24th day of October next, at the same place and between the hours above mentioned

William R. Fithian, Sheriff.
September 26th, 1820.

List of Letters

- Remaining in the Post office at Bridgeton, October 1st, 1820.
- A—Lewis Ayres, Robert Alderman, Martha Adkinney.
 - B—Capt. Benjamin Ballinger, Edward Beacon, James H. Biddle, John Budd, Daniel Brewster, Zebulon Brooks, William Brooks.
 - C—William Carll, Lewis Collins, Mr. Coulomb.
 - D—Rebecca Dare, Elizabeth Dare.
 - F—Christianna Fox, Mary A. F. Fahm.
 - G—John Garrison, Isaac Green, James Godfrey.
 - H—Nathaniel Harris, William Hand, 2 Thomas Harris, George Harris, Jonathan Holmes, Joseph Hampton, Jacob Hichener, William Hapham.
 - I—Philine Jacobs, Matilda Jenkins.
 - L—Dayton Lummis, James Lummis, Thomas Long, James Lanning, Levi Lovering, Oliver Linsey, Library Company, Hannah Lanning.
 - M—Nathaniel Manning, Bowen More, Benjamin Minch, Nathaniel More, Robert M. Gee, Sarah M. Mullen, Mary Ann Mitchell, Hannah Murry.
 - N—Benjamin Naglee, Dianna Natus.
 - P—Thomas Peck.
 - R—Henry Rocap, David Runels, David Richman, Aaron Raley, Barbary Rocap.
 - S—John Sayre, William Steelling, Abraham Stull, Elish Sheppard, Ephraim C. Sheppard, Odd Sheldon, Philip Souder, Mary Swope, Mary Souder, Susan Stamburg, Phebe Sayre.
 - T—William Tomlinson, John & Wm. Tomkins, Keen & Taggart, Elizabeth Thorpe, Esther Thomas.
 - W—James Wills, Daniel Wells, John Woodruff, John Wilson, Sarah Woodruff, Lydia White, Isabella Wilson, Sarah Whiteford.

CURTIS OGDEN, P. M.
October 2d. 1820.

Public Sale.

BY virtue of a decree of the Orphan's Court of the county of Cumberland, will be exposed to sale at public vendue on the premises, on Friday the 10th of November next, between the hours of 12 and 5 o'clock P. M. the following property late of William Chard, Esq. deceased, situate at Newport in the county of Cumberland aforesaid:

No. 1. A Lot of about half an acre of ground, with a two story dwelling-house thereon, situate on main street.
No. 2. A Lot of about four acres of upland and six of three square marsh, on Newport street aforesaid, and runs back to Newport creek; it joins lands of Nathan Henderson and others.

No. 3. A Lot of about seven acres upland and ten of banked meadow, on which there is a two story dwelling house with a kitchen adjoining, a small barn and an excellent apple orchard. It is bounded by main street and Newport creek aforesaid, and joins lands of Ebenezer Westcott and others.

No. 4. A Lot of about fifteen acres upland and five of banked meadow, bounded by Newport creek and lands of Nathan Henderson; together with all the lands of the deceased, or so much thereof as will be sufficient to satisfy the debts and expenses.

The conditions will be made known on the day of sale by
EDMUND SHEPPARD,
Acting Executor.
Newport, October 21, 1820—1m

The Queen's Letter to the King.

Sir.—After the unparalleled and unprovoked persecution which during a series of years, has been carried on against me under the name and authority of your Majesty—and which persecution instead of being mollified by time, time has rendered more and more malignant and unrelenting; that I now, even in remembrance, bring myself to address this letter to your majesty. But bearing in mind that Royalty rests on the basis of public good; that to this paramount consideration all others ought to submit; and aware of the consequences that may result from the present unconstitutional, illegal, and hitherto unheard of proceedings;—with a mind thus impressed, I cannot refrain from laying my grievous wrongs once more before your Majesty, in the hope that the justice which your Majesty may, by evil-minded counsellors he still disposed to refuse to the claims of a dutiful, faithful, and injured wife, you may be induced to yield to considerations connected with the honor and dignity of your throne, the tranquility of your dominions, the happiness and safety of your just and loyal people, whose generous hearts revolt at oppression and cruelty, and especially when perpetrated by a perversion and a mockery of the laws.

A sense of what is due to my character and sex forbids me to refer minutely to the real causes of our domestic separation, or to the numerous unmerited insults offered me previously to that period; but leaving to your majesty to reconcile with the marriage vow the act of driving, by such means, a wife from beneath your roof, with an infant in her arms, your Majesty will permit me to remind you that that act was entirely your own; that the separation so far from being sought for by me, was a sentence pronounced upon me, without cause assigned, other than that of your own inclinations which, as your majesty was pleased to allege, were not under your controul.

Not to have felt with regard to myself chagrin at this decision of your majesty, would have argued great insensibility to the obligations of decorum; not to have dropped a tear in the face of that beloved child, whose future sorrows were then but too easy to foresee, would marked me as unworthy of the name of mother; but, not to have submitted to without repining, would have indicated a consciousness of demerit, or a want of those feelings which belong to affronted and insulted female honor.

The "tranquil and comfortable society" tendered to me by your majesty, formed in my mind, but a poor compensation for the grief occasioned by considering the wound given to public morals, the fatal example produced by the indulgence of your majesty's inclinations; more especially when I contemplated the disappointment of the nation who had so magnificently provided for our union, who had fondly cherished such pleasing hopes of happiness arising from that union, and who had hailed it with such affectionate and rapturous joy.

Cumberland

The following persons... the 4th ult. signed.

- James Clark, George... John Sibley... William B... Henry Shav... James Compton... Samuel Thompson...

- William R. Fithian... Enoch H. Morris... Samuel Seely... David Reed... Rev. Rison Maul...

The Republican... Trenton on Wednesday... President and Vice-

- CO... Ephraim... James M... John L... George... Samuel... Dr. G. H... EL... John L... Isaiah Sh... Joseph B... John W... John Cro... Andrew... Samuel H... David M...

Republican... At a meeting of De... townships in the... the Inn of Richard J... October, 1820, for... the consideration of the prop... ticket, and to make a...

- DANIEL BURT... ELIAS P. SEELEY, Sec... Revolved, That the... commended to the Re... County, as suitable... county in the State L... and Coroners of said c... JAMES... NATH... JOHN... GEOR... WILLI... Co... WILLI... JOSIAH... MARK... DA... ELIAS P. SEELEY, Secre...

To the Republican... of Cumb

On Tuesday and... will again be called... brilliant privilege of... present you in the... The present is a tim... zealous of his rights... proud of his charac... interested in asserting... ident voter. An... has been made to... franchise in the dust... He who address... towards any of the... nor is he a champio... fected—but as a rep... character of his par... any attempt to... Republican party w... their most sacri... porting a ticket fo...

partial tribunals; and they are less crue... as much as life is less valuable than hon... or if my life would have satisfied your... majesty you should have had it, and the... sole condition of giving me a place in the... same tomb with my child; but since you... would send me dishonored to the grave, I... will resist the attempt with all the means... that it shall please God to give me.
(Signed) CAROLINE R.
Brandenburgh House, Aug. 7, 1820.

A Monster let loose on Society.

John Deahman, the murderer of Frederick Knolte, John Jenzer, &c. made his escape from the jail of New Albany, Indiana, on the night of the 21st August. This man is one of the most daring, experienced murderers, that has been heard of in America. That citizens may be on their guard in every quarter of the U States, a brief history and description of the man is here by given:—

By his own account, he joined a band of robbers, on the Rhine, in Germany; after ten years of age, he continued with that band, and occasionally joined others; until twenty years old, when he entered into the cavalry of Bonaparte. During the time he was with the robbers, they committed depredations in many parts of that country. He was frequently detected, and confined in the strongest prisons, but always found means to escape. He came to this country, from Amsterdam, about two years since; was at or near Maysville, Kentucky, for some time; from thence he came down the Ohio river to Shippingport, &c. His first appearance in New Albany was as a friend of Knolte's, who was a baker, and came over in the same ship with him. He has confessed that he murdered Knolte while he was sleeping in his shop, by striking him on the head with an axe, then cutting his throat from ear to ear, and at midnight, put him in a sack, dragged him to the river, and with a skill took him out from the shore, and let him go. He then went to Shippingport, told his acquaintance that Knolte owed him a considerable sum of money, and had given up his establishment to him, & gone down the river; he then took possession of the shop for several days, (using the precaution to strew ashes and flour to conceal the blood on the floor,) sold out the effects of Knolte, persuaded Jenzer to go down with him, under pretence of selling him land, but (as he says) with an intent to murder him. They left New Albany together in a boat; delayed the time by going on shore occasionally a hunting, until he found a convenient place for his purpose, when they landed, about six miles below New Albany, at night; built a fire in the woods; Jenzer, being chilly, got near the fire, Deahman took Jenzer's gun, stepped off a few paces, and shot him through the head, then beat in his skull with an axe. He then burned Knolte's clothes, made a rope fast to Jenzer's leg, dragged him to the water, made the rope fast to the skiff, towed him down the river about six miles, and cast him off. He got 46 watches from Jenzer; about 16 dollars in money, and one watch from Knolte. The bodies of Knolte and Jenzer were discovered a few days after the murder of each of them; also a third person was found murdered, floating a few miles below where Jenzer was discovered, who had a stone fastened to his leg that weighed 43 lb. which the body buoyed up. There is every reason to believe that Deahman murdered the third.

John Deahman is 29 years of age this present month; he is about 5 feet 6 or 7 inches in height, stout built across the breast; he has an uncommon well-formed face, rather high forehead, good sized nose somewhat Roman, sharp but pleasant black eyes, black hair, complexion rather dark, his skin having a Jewish cast; he appears pleasant, except when ruffled, then he shows horror; his movements are quick; he speaks the German, French, and English languages; the English he speaks with an accent peculiar to foreigners from the continent of Europe; his voice is soft. No calculation can be made as to the route he has taken; but we may expect to hear of murder being committed whenever it is want of money; to use his own expression, "he was brought up in blood." It may be well to bear in mind, that he may disguise himself in woman's attire, as he hinted such a thing should he liberate himself from prison.

A reward is offered by the Governor of the State of Indiana, to any person who will apprehend and keep said John Deahman where he may be brought to justice. Should he be taken, it should be remembered that irons alone are sufficient to keep him.
New-Albany, Ind. Sept 7, 1820.

Bank of the United States.—Information from the Western country gives us reason to believe, that the United States Bank will receive the hundred thousand dollars taken from it by the Treasurer of the State of Ohio, under color of a law of the State.
Nat. Int.

me, and sentencing me to divorce and degradation.
The injustice of putting forth this Bill to the world for six weeks before it is even proposed to afford me an opportunity of contradicting its allegations is too manifest not to have shocked the nation; and, indeed, the proceedings even thus far are such as to convince every one that no justice is intended me. But if none of these proceedings, if none of these clear indications of a determination to do me wrong had taken place, I should see, in the Constitution of the House of Lords itself, a certainty that I could expect no justice at its hands.

Your Majesty's Ministers have advised this prosecution; they are responsible for the advice, they are liable to punishment if they fail to make good their charges; and not only are they part of my judges, but it is they who have brought in the bill; and it is too notorious that they have always a majority in the House; so that, without any other, here is ample proof that the House will decide in favour of the Bill, and, of course against me.

But further, there are reasons for your Ministers having a majority in this case; and which reasons do not apply to common cases. Your Majesty is the Plaintiff; to you it belongs to appoint and to elevate Peers. Many of the present peers have been raised to that dignity by yourself, and almost the whole can be, at your will and pleasure, further elevated. The far greater part of the Peers hold, by themselves and their families, offices, pensions and other emoluments solely at the will and pleasure of your Majesty, and these, of course, your Majesty can take away whenever you please. There are more than four fifths of the Peers in this situation, and there are many of them who might thus be deprived of the far better part of their incomes.

If, contrary to all expectation, there should be found, in some Peers, likely to amount to a majority, a disposition to reject the Bill, some of these Peers may be ordered away to their ships, regiments, governments and other duties; and, which is an equally alarming power, new Peers may be created for the purpose, and give their vote in the decision. That your Majesty's ministers would advise these measures, if found necessary to render their prosecution successful, there can be very little doubt; seeing that they have hitherto stopped at nothing, however unjust or odious.

To regard such a hotly as a court of justice would be to calumniate, that sacred name; and for me to suppress an expression of my opinion on the subject, would be tacitly to lend myself to my destruction, as well as to an imposition upon the nation and the world.

In the house of commons I can discover no better grounds of security. The power of your Majesty's ministers is the same in both houses; and your Majesty is well acquainted with the fact, that a majority of this house is composed of persons placed in it by the Peers and by your Majesty's treasury.

It really gives me pain to state these things to your Majesty; and if it gives your Majesty pain, I beg that it may be observed and remembered, that the statement has been forced from me. I must either protest against this mode of trial, or, by tacitly consenting to it, suffer my honor to be sacrificed. No innocence can secure the accused if the judges and jurors be chosen by the accuser; and if I were tacitly to submit to a tribunal of this description, I should be instrumental in my own dishonor.

On these grounds I protest against this species of trial. I demand a trial in a court where the jurors are taken impartially from amongst the people, and where the proceedings are open and fair. Such a trial I court, and to no other will I willingly submit. If your Majesty persevere in the present proceeding, I shall, even in the houses of parliament face my accusers; but I shall regard any decision they may make against me as not in the smallest degree reflecting on my honor; and I will not, except compelled by actual force, submit to any sentence which shall not be pronounced by a court of justice.

I have now frankly laid before your Majesty a statement of my wrongs and a declaration of my views and intentions. You have cast upon me every slur to which the female character is liable. Instead of loving, honoring and cherishing me, agreeable to your solemn vow, you have pursued me with hatred and scorn, and with all the means of destruction.—You wrested from me my child, and with her my only comfort and consolation.—You sent me sorrowing through the world, and even in my sorrows pursued me with unrelenting persecution. Having left me nothing but my innocence, you would now by a mockery of justice, deprive me even of the reputation of possessing that. The poisoned bowl and the poniard are means more manly than the perjured witnesses and

ers, and foul conspirators, swarmed in those places which had before been the resort of sobriety, virtue, and honour. To enumerate all the various privations and infortifications which I had to endure, and the insults that were wantonly heaped upon me, from the day of your elevation to the Regency to that of my departure for the Continent, would be to describe every species of personal offence that can be offered to, and every pain short of bodily violence that can be inflicted on any human being. Bereft of parent, brother, and father-in-law, and my husband for my deadliest foe; seeing those who have promised me support bought by rewards to be amongst my enemies; restrained from accusing my foes in the face of the world, out of regard for the character of the father of my child, and from a desire to prevent her happiness from being disturbed; shunned from motives of selfishness by those who were my natural associates; living in obscurity, while I ought to have been the centre of all that was splendid; thus humbled, I had one consolation left—the love of my dear and only child. To permit me to enjoy this was too great an indulgence. To see my daughter; to fold her in my arms; to mingle my tears with hers; to receive her cheering caresses, and to hear from her lips assurances of never ceasing love;—thus to be comforted, consoled, upheld, and blessed, was too much to be allowed me. Even on the slave mart the cries of "Oh! my mother, my mother!" Oh! my child, my child!" have prevented a separation of the victims of avarice. But your advisers, more inhuman than the slave dealers, remorselessly tore the mother from the child.

Thus bereft of the society of my child, or reduced to the necessity of juggling her life by struggles to preserve that society, I resolved on a temporary absence, in the hope that time might restore me to tier in happier days. Those days, alas! were never to come. To mothers—and those mothers who have been suddenly bereft of the best and most affectionate and only daughters—it belongs to estimate by sufferings and my wrongs. Such mothers will judge of my affliction upon hearing of the death of my child, and upon my calling to recollection the last look, the last words, & all the affecting circumstances of our separation. Suck mothers will see the depth of my sorrows. Every being with a heart of humanity in its bosom will drop a tear in sympathy with me. And will not the world, then, learn with indignation, that this event, calculated, to soften the hardest heart, was the signal for new conspiracies, and indefatigable efforts for the destruction to this afflicted mother? Your Majesty had torn my child from me; you had deprived me of the power of being at hand to succour her; you had taken from me the possibility of hearing of her last prayers for her mother; you saw me bereft, forlorn, and broken hearted; and this was the moment you chose for redoubling your persecutions.

Let the world pass its judgement on the constituting of a commission in a foreign country, consisting of inquisitors, spies, and informers, to discover and collect and arrange matters of accusations against your wife, without any complaint having been communicated to her; let the world judge of the employment of Ambassadors in such a business, and of the enlisting of foreign courts in the enterprise; but on the measures which have been adopted to give final effect to those preliminary proceedings it is for me to speak; it is for me to remonstrate with your Majesty; it is for me to protest; it is for me to apprise you of my determination.

I have always demanded a fair trial. This is what I now demand, and this is refused me. Instead of a fair trial, I am to be subjected to a sentence by the Parliament, passed in the shape of a law. Against this I protest, and upon the following grounds:—

The injustice of refusing me the names of the witnesses, of refusing me the names of the places where the alleged acts have been committed; these are sufficientlyagrant and revolting; but it is against the constitution of the Court itself that I particularly object, and that I most solemnly protest.

Whatever may be the precedents as to Bills of Pains and Penalties, none of them, except those relating to the Queen of Henry the Eighth, can apply here; for here your Majesty is the plaintiff. Here it is intended by the Bill to do you what you deem good, and do me great harm. You are, therefore, a party and the only complaining party.

You have made your complaint to the House of Lords. You have conveyed to this House written documents sealed up. A Secret Committee of the House have examined these documents. They have reported that there are grounds of proceeding; and then the House, merely upon that report, have brought forward a Bill containing the most outrageous slanders on

But, alas! even tranquility and comfort were too much for me to enjoy. From the very threshold of your Majesty's mansion the mother of your child was pursued by spies, conspirators, and traitors, employed, encouraged, and rewarded to lay snares for the feet, and to plot against the reputation and life, of her whom your Majesty had so recently and so solemnly vowed to honor, to love and to cherish.

In withdrawing from the embraces of my parents, in giving my hand to the son of George the Third and the heir-apparent to the British throne, nothing less than a voice from Heaven would have made me fear injustice or wrong of any kind. What then, was my astonishment at finding that treasons against me had been carried on matured, perjuries against me had been methodized and embodied, a secret tribunal had been held, a trial of my actions had taken place, and decision made upon those actions, without my having been informed of the nature of the charge, or of the names of the witnesses? And what words can express the feelings excited by the fact that this proceeding was founded on a request made, and on evidence furnished, by order of the father of my child, and my natural as well as legal guardian and protector?

Notwithstanding however, the unprecedented conduct of that tribunal—conduct which has since undergone, even in Parliament, severe and unanswered animadversions, and which has been also censured in minutes of the privy council—notwithstanding the secrecy of the proceedings of this tribunal—notwithstanding the strong temptation to the giving of false evidence against me before it—notwithstanding that there was no opportunity afforded me of rebutting that evidence—notwithstanding all these circumstances, so decidedly favorable to my enemies—even this secret tribunal acquitted me of all crime, and thereby pronounced my principal accusers to have been guilty of the grossest perjury. But it was now (after the trial was over) discovered the nature of the tribunal was such as to render false swearing before it not legally criminal! And thus, at the suggestion and request of your Majesty, had been created, to take cognizance of and try my conduct, a tribunal competent to examine witnesses on oath, competent to try, competent to acquit or condemn, and competent, moreover, to screen those who had sworn falsely against me from suffering the pains and penalties which the law awards to wilful and corrupt perjury. Great as my indignation naturally must have been at this shameful evasion of law and justice, that indignation was lost in pity for him who could lower his princely plumes to the dust by giving his countenance and favor to the most conspicuous of those abandoned and notorious perjurers.

Still there was one whose upright mind nothing could warp, in whose breast injustice never found a place, whose hand was always ready to raise the unfortunate, and to rescue the oppressed. While that good and gracious father and sovereign remained in the exercise of his royal functions, his unoffending daughter-in-law had nothing to fear. As long as the protecting hand of your late ever beloved and ever lamented father was held over me, I was safe. But the melancholy event which deprived the nation of the active exertions of its virtuous king, bereft me of friend and protector, and of all hope of future tranquillity and safety. To calumniate your innocent wife was now the shortest road to royal favour? and to betray her was to lay the sure foundation of boundless riches & title of honour. Before claims like these, talent, virtue, long services, your own personal friendships, your royal engagements, promises, and pledges, written as well as verbal, melted into air. Your Cabinet was founded on this basis. You took to your councils men, of whose persons, as well as whose principles, you had invariably expressed the strongest dislike. The interest of the nation, and even your own feelings, in all other respects; were sacrificed to the gratification of your desire to aggravate my sufferings, and ensure my humiliation.—You took to your councils and your bosom men whom you hated, whose abandonment of, and whose readiness to sacrifice me, were their only merits, and whose power has been exercised in a manner, and has been attended with consequences, worthy of its origin. From this unprincipled and unnatural union have sprung the manifold evils which this nation has now to endure, and which presents a mass of misery and degradation, accompanied with acts of tyranny and cruelty, rather than have seen which inflicted on his industrious, faithful, and brave people, your royal father would have perished at the head of that people.

When to calumniate, revile, and betray me, became the sure path to honour and riches, it would have been strange indeed if calumniators, revilers, and traitors, had not abounded. Your Court became much less a scene of polished manner and refined intercourse than it has at one time and another. Spies, Bacchanalian tale-bear-

THE WHIG.

BRIDGETON, OCTOBER 9, 1820.

Cumberland Nominations.

The following persons were nominated on the 4th ult. for the several offices designated.

COUNCIL.

James Clark, George Souder,* James D. Westcott, John Sibley,* Timothy Elmer, Ebenezer Seeley,* William B. Ewing, Thomas Lee,* Daniel Parvin, Henry Shaw, Ebenezer Elmer.*

ASSEMBLY.

James Compton, John Sibley, Nathan Leake, Samuel Thompson, Jos. Sneathen,* Dan Simons, Isaac Mulford, Joseph Sheppard, Jonathan Mulford, Jarvis W. Brewster, Ainos Westcott,* Thomas Lee,* George Souder, Jno Trenchard, jr.,* Thomas Q. C. Elmer, Elias P. Seeley,* Henry Shaw, Lucius Q. C. Elmer,* Edmund Sheppard, James D. Henry, Samuel Seeley, Ebenezer Davis, Jonathan Loring, Smith Bowen, John Lanning, Jr.,* Garrison Maul, Abel Bacon, Richard Seeley, Joshua Brick, William B. Ewing, Lewis Paulin, Timothy Elmer, Jonathan Socwell, John Buck, Daniel Parvin, Jeremiah Stratton.

SHERIFF.

William R. Fithian, David Reed,* David Lupton,* Enoch H. More, Daniel Carrall,* Norton Harris, Samuel Seeley, Joseph Buck.

CORONERS.

David Reed,* Reuben Hunt, Moses Bart, Garrison Maul, Henry Socwell, Mark Garton, David W. Carnes, William D. Barrett, Josiah Sheppard, Joseph B. Hughes, Ephraim Padget, Hugh R. Henshaws,* Stephen Miller, Ebenezer Seeley, jr., Joseph Buck, David Reeves, William Bevan, jr., Samuel Barber, John Swinny, David Sheppard, Moses Ware,* Howell P. Watson, Job Bacon. *Those marked thus (*) have declined.

The Republican Convention which met at Trenton on Wednesday last, selected the following ticket for Congress, and Electors of President and Vice-President.

CONGRESS.

Ephraim Bateman, James Matlack, John Linn, George Cassidy, Samuel Swan, Dr. G. Holcomb.

ELECTORS.

John L. Smith, Isaiah Shinn, Joseph Budd, John Wilson, John Crowell, Andrew Vansyckle, Samuel L. Southard, David Mills.

Republican Convention.

At a meeting of Delegates from several of the townships in the county of Cumberland, held at the Inn of Richard Jarman, on Friday the 6th of October, 1820, for the purpose of taking into consideration the propriety of selecting a county ticket, and to make a selection if thought necessary.

DANIEL BURT, was chosen Chairman, and Elias P. Seeley, Secretary.

Resolved, That the following persons be recommended to the Republicans of Cumberland County, as suitable persons to represent the county in the State Legislature, and for Sheriff and Coroners of said county:

Council.

JAMES CLARK.

Assembly.

NATHAN LEAKE, JOHN SIBLEY, GEORGE SOUDER.

Sheriff.

WILLIAM R. FITHIAN.

Coroners.

WILLIAM D. BARRET, JOSIAH SHEPPARD, MARK GARTON.

DANIEL BURT, Chairman.

Elias P. Seeley, Secretary.

Republican Electors of the County of Cumberland.

On Tuesday and Wednesday next you will again be called on to exercise your important privilege of choosing who shall represent you in the councils of the state. The present is a time when every freeman, proud of his rights, and every republican, proud of his character, is peculiarly interested in asserting his claims as an independent voter. An unprecedented attempt has been made to trample your elective franchise in the dust.

He who addresses you has no hostility towards any of the candidates selected, nor is he a champion of those who are rejected—but as a republican jealous of the character of his party, he feels indignant at any attempt to degrade it. That the republican party will be guilty of deserting their most sacred principles by supporting a ticket formed as was the one

offered to you by the meeting assembled at Bridgeton on Friday, he thinks will be made manifest by a simple statement of the facts connected with it.

But four townships were represented, and from one of those, delegates of only a section of the township appeared, and they were federalists, in favor of a federal candidate. Of those who attended, a part of the delegation from two or three townships were decidedly opposed to any selection by such a meeting. Notwithstanding all this a majority was found willing to go on; and to promote their views an accession of strength was acquired by bringing in as the delegate of Stoe Creek a gentleman who was not pretended to have been appointed by any meeting of his township. To complete the farce some of the persons selected were put on the ticket by a bare majority.

The selection of a Ticket is sometimes necessary to unite the suffrages of those who aim at the same object. But when it can be avoided, a due regard to republican principles certainly requires that every one should be left to his free and unbiassed choice. Proper as a selection may sometimes be, who but must revolt at the idea of submitting so important a question to the decision of any mere section of the party, however respectable. The corrective is in your own hands. Let it be well applied, and we shall not again have occasion to complain.

A REPUBLICAN VOTER.

MAMMOTH EEL.

Was caught in Cohansey Creek, near this place, on the 30th ult. an eel of the common species, which measured 3 feet 4 inches in length, upwards of 9 inches in girth and weighed five pounds and a quarter.

Bridgeton, Oct. 9, 1820.

From the Philadelphia Gazette. Oct. 2d.

Latest From Europe.

To the politeness of capt. Craycroft, of the fast sailing schr. Tom, arrived at this port yesterday from St. Andero, we are indebted for files of Spanish Gazettes down to the 1st Sept. We subjoin translations of some of the leading articles.

It would appear that the march of revolutions had not closed. One of a very formidable & decisive character has just taken place throughout the kingdom of Portugal, attended, as might be expected, with considerable bloodshed. The revolutionists had proclaimed King John, as their constitutional king, and demand a government similar to that of the Spanish cortes.

This revolution, as that in Spain, was begun and effected by the soldiery.

A conspiracy to subvert the throne of the Bourbons, had been discovered in Paris and the conspirators arrested. Such was the vigilance and energy of the government that the tranquility of Paris was not in the least interrupted by the discovery.

The utmost tranquility prevailed throughout all Spain.

Revolt in Paris—Revolution in Portugal, &c.

The following is extracted from the Government Gazette, published at Madrid, Aug. 29, 1820.

“Bordeaux, Aug. 23d.

Interesting news from Paris arrived by an express:

An express which left Paris on Sunday the 20th inst. at half past four, A. M. brought to the Prefect the “Moniteur,” of that day, which contains the news of an attempt made on the 19th, to excite a rebellion among the troops, and to lead them to the Thuilleries for the purpose of declaring a member of the family of Bonaparte sovereign of France; this excess of madness and infamy will not go unpunished. The authors of this execrable plot are under arrest, and will be tried.—What Frenchman, what native of Bordeaux is there who does not shudder to find that there yet exist men who dare to attempt the dethronement of the best of the Louises, a descendant of Henry the Fourth, for the relation of a tyrant who has devastated France for 20 years.—The following is the article from the Moniteur:

Paris, Aug. 20.—Moniteur.

“The government has been for some time advised of the existence of plots for exciting the troops to rebellion. It was assured that the excellent spirit which animated the French soldiers would render abortive the projects of some individuals, always ready to sacrifice their honor

and the repose of the country to their pride and avarice. The government watched their steps. These fools thought it was in their power to overturn the throne and the institutions which France owes to her king. A certain number of the officers and sergeants of the corps composing the garrison of Paris were seduced, and some of the royal guard were among the conspirators.

Last night these officers proposed to go to the barracks, to assemble the soldiers, to march against the palace of our kings, and proclaim as sovereign a member of the family of Bonaparte; but several of those, who were supposed to be seduced by perfidious propositions, informed their chiefs without loss of time of the plot which was about to be put in execution. The government could no longer delay. The persons concerned in this criminal conspiracy were arrested by the gens d’armes.

It appears that the plan of the conspirators was to get possession of Vincennes, where a fire broke out about 3 P. M. but was soon extinguished. was none it is presumed to create confusion so as to favour a surprise. France has a right to expect that this attempt will be punished in such a manner as to strike a terror into those who forgetful of their duty and their oaths, wish to turn against social order those arms intended for its defence. Nothing should in order to bring to punishment the authors and accomplices of a conspiracy, which, directed against the throne and the charter, thus attacks the feelings and the most valuable right of every individual of the nation. The highest tribunal, that which the charter has empowered with suppression of attempts against the security of the state by a salutary imprisonment will without doubt, be engaged with the trial of the greatest crime punishable by our laws.

Free from all influence, incapable of listening to any improper suggestions, this august tribunal will know better than any other how to recognize innocence, and dissipate ill-founded suspicions, it will also know how to judge the guilty, whomsoever they may be.

The city of Paris enjoys the most perfect tranquility. The citizens were apprized at the same moment of the existence of the plot and of the imprisonment of its authors.

Supplement to the Universal.

Madrid, Aug. 31 1820.

By an express which has arrived at this court from Corunna, which place it left on the 28th inst. we learn the following news of the revolution of Portugal; that it was commenced in Oporto and its provinces, by the Portuguese troops, who proclaimed the constitution, and whatever the cortes might institute; and their august sovereign Don Jon VI; that several other garrisons had followed this example, that D. N. Barrows, a Portuguese colonel of the 9th regiment of infantry, had taken command of the province of Minho. Gen. Wilson, who commanded there, having been displaced; that all the offices held by the English had been proclaimed at Lisbon, and the authorities arrested after some bloodshed.

This information is confirmed by other expresses which have just arrived from Ciudad Rodrigo and Badajoz.

It is said they have adopted the Spanish constitution.

From the New York Mercantile Advertiser, of Oct. 4.

Latest from England.

The packet ship Albion, capt. Williams, arrived last evening from Liverpool, bringing accounts to the 1st Sept. Capt. Williams has favored the editors of the Mercantile Advertiser with a file of the London Courier to the 30th of August, inclusive. The letter bag was not brought ashore last evening, in consequence of a heavy storm that prevailed.

The trial of the queen, which had progressed to the 12th day, still engrossed the whole public attention.

The cross-examination of MAJOCCHI closed on the 6th day, and the Times says:

“We believe we may congratulate the nation, on the exposure of the conspiracy against the queen, by the mere cross-examination of the first witness produced against her majesty. Every thing that Majocchi had previously sworn with respect to the solitude of her majesty’s bed room, now appears to be utterly false. This wretched witness was housed and fed by the British ambassador, lord Stewart, a man of extraction as low as that of Bergami—of fortunes almost as rapid!”

Look Here!

THE Subscriber informs his friends and the public in general, that he continues carrying on the Shoe making business in Fairton, and having employed an accomplished workman, those favoring him with their custom can be accommodated with all sorts of BOOTS & SHOES, either Morocco or Leather at moderate prices. EPHRAIM H. WHITECAR. Fairton, October 9—4t

NOTICE.

BY Virtue of a decree of the Orphan’s Court of the county of Cumberland, will be sold at Public Vendue, on Monday, the 20th day of November next, between the hours of 12 and 5 o’clock in the afternoon of said day, on the premises, A FARM situate in the township of Hope-well, joining lands of Azariah Jarman, and others, said to contain fifty two Acres, or so much thereof as will be sufficient to satisfy the debts and expences which remain unpaid, late the property of John Duffield dec. Conditions at time of sale, by

SAMUEL DAVIS, junr.

Adm’r de bon. non.

Bridgeton October 9, 1820.—1m.

Cumberland Orphan’s Court.

SEPTEMBER TERM, 1820.

Evan Ewan, Administrator of Evan Ewan deceased; Isaiah Dunlap, Administrator of Fithian Stratton, junior deceased, having severally exhibited to this Court, duly attested, a just and true account of the personal estates of said decedents, and also an account of the debts and credits, by which it appears the personal estates of said decedents are insufficient to pay said debts; and the said applicants having severally set forth to this Court that said decedents died severally seized of real Estate, situate in the county of Cumberland aforesaid, and praying the said of the Court in the premises.

Also, at the Term aforesaid John Compton guardian of Anna Bright, William Bright, Levi Bright and Catharine Bright, having set forth that said wards have no personal estate and praying a decree of this Court to sell a part of their real Estates, for their further support and maintenance.

It is therefore ordered, that all persons interested in the lands, tenements, and real Estates of said decedents, and said minors, do appear before the J. dges of the Orphan’s Court at Bridgeton on the first Monday of November Term next, at two o’clock P. M. and shew cause if any they have why so much of the real Estates of said decedents situate in the county of Cumberland aforesaid, should not be sold, as will be sufficient to satisfy the debts and expences aforesaid, and why so much of the real Estates of said minors should not be sold as will be sufficient to satisfy and pay the balance due their guardian &c.

By the Court,

T. ELMER, Clk.

Bridgeton October 9, 1820.—6w.

Sheriff’s Sale.

The sale of the remainder of the lands of Ebenezer Seeley is adjourned until Tuesday the 17th inst. at the hotel of Jarvis Brewster, in Bridgeton, between the hours of 12 and 5 o’clock P. M. at which time and place, it will be sold by DAN SIMKINS, late Sheriff.

Sept. 3.

SHERIFF’S SALE.

BY Virtue of two writs of Fieri Facias, to me directed, will be exposed to sale, at Public Vendue, on Thursday the fifth day of October next, between the hours of 12 and 5 o’clock in the afternoon of said day in the county of Cumberland, at the Inn of Philip Souder, in Bridgeton,

A SMALL FARM,

situate in the township of Maurice River, said to contain seventy five acres more or less, joins lands of John Hess and others, together with all the lands of the defendant; and a better description given at the time of sale.—Seized as the property of John Hess, jun. and taken in execution at the suit of Thomas Lee, and Mark Stratton, and to be sold by

DAN SIMKINS, late Sheriff.

September 4th, 1820—4t

The sale of the above property is adjourned until Thursday, the 2d day of November next.

Oct. 5.

NOTICE

IT IS HEREBY GIVEN, that we have applied to the Inferior Court of Common Pleas of the county of Cumberland, for the benefit of the insolvent laws of the State of New Jersey, and they have appointed the 14th day of November next, at 2 o’clock in the afternoon of said day, at the Court House in Bridgeton, in said county, at which time and place you will attend to hear what can be alleged for or against our liberation as insolvent debtors.

John Barrocliff,

Hosea Nichols,

October 9, 1820.

SHERIFF’S SALE.

BY virtue of two writs of fieri facias, to me directed, will be exposed to sale, at Public Vendue, on Wednesday the 8th day of November next, between the hours of 12 and 5 o’clock in the afternoon of said day, in the county of Cumberland, at the house of Samuel Westcott, in the township of Fairfield, a house and lot of land, situate near the Presbyterian Church; said to contain four acres more or less; joins lands of Thomas Bateman, Henry Sheppard and others, with other property of the defendant; a better description will be given on the day of sale. Seized as the property of Samuel Westcott, and taken in execution at the suit of James D. Westcott and John Treuchard, jr. and to be sold by

WM. R. FITHIAN, Sheriff.

Oct. 9, 1820.

LIMIT BONDS

For sale at this Office.

By the Quire or single Sheet.

Female Education.

Useful, Scientific, Ornamental.

THE Subscriber, residing in the city of Philadelphia, will receive into his family as boarders, a select number of young Ladies, whose education he will superintend with the strictest assiduity. Terms, for boarding and tuition, including the usual branches of an English education, \$150 per annum.

Music, per quarter, \$10
Drawing do do \$10

Pupils to find their own bed and bedding. Un-exceptional references will be given.—Apply at the corner of Twelfth and George Streets.
M. M. CARLL.

Philadelphia, Aug. 21, 1820.

By the President of the United States.

WHEREAS the President of the United States is authorised by law to cause certain Lands of the United States to be offered for sale:

Therefore, I, James Monroe, President of the United States, do hereby declare and make known that public sales for the disposal, agreeably to law, of certain lands, shall be held as follows, viz:

At Delaware, in Ohio, on the first Mondays in August and October next, for the sale of the lands which have been surveyed in the district of Delaware, being 45 townships and fractional townships, viz:

August Sale.
Townships 1, 3, 4, 5 and 6, south of range 14
1, 3, 4, 5 and 6 do 21 do
1, 2, 3, 4, 5 and 6 do 16 do
2, 2, 3, 4, 5 and 6 do 17 do

October Sale.
Townships 1, 2, 3 and 4, south of range 9
1, 2, 3 and 4 do 1 do
1, 2, 3, 4 and 5 do 1 do
1, 2, 3, 4 and 5 do 1 do
1, 2, 3, 4 and 5 do 12 do

At Piqua, in Ohio, on the first Monday in September next, for the sale of the lands which have been surveyed in the district of Piqua, being 33 townships and fractional townships.

A Brookville, in Indiana, on the first Monday in October next, for the lands which have been surveyed in the district of Brookville, being 36 townships and fractional townships.

At Jeffersonville, in Indiana, on the first Monday in August next, for the lands lately surveyed in the district of Jeffersonville, being 27 townships and fractional townships.

At Terre Haute, in Indiana, on the first Monday in September next, for the lands which have been surveyed in the district of Terre Haute, being 43 townships and fractional townships.

At Edwardsville, in Illinois, on the first Monday in October next, for the lands lately surveyed in the district of Edwardsville, being 36 townships and fractional townships.

At Arkansas, in the territory of Arkansas, on the first Mondays of August and October next, for the lands surveyed in the district of Arkansas, being 55 townships and fractional townships, viz:

August sale.
Townships 5, 7, 9, & 10, south of range 19, west of 5th principal meridian.
5, 6, 7, 8, 9 & 10 do 20 do
6, 7, 8, and 9 do 21 do
6, 7, 8, 9, 10, 11, 12, 13 and 14 do 22 do

October sale.
Townships 7, 8, 9, 10, 11, 12, 13 and 14, so. of range 22, west of 5th principal meridian.
8, 10, 11, 12, 13 and 14 do 24 do
9, 10, 11, 12 and 13 do 25 do
9, 10, 11 and 12 do 26 do
9, 10 and 11 do 27 do
9 and 10 do 28 do
9 and 10 do 29 do

At Jackson, in Missouri, on the second Monday in September next, for the lands surveyed in the District of Cape Girardeau, being thirty-five townships and fractional townships.

At Franklin, in Missouri, on the first Monday in November next, for the lands in the Military Bounty tract, (north of the Missouri river) which could not be distributed to soldiers, being chiefly quarter section and fractions, too small or too large for bounty lots.

At Cahaba, in Alabama, on the first Monday in October next, for the lots in the towns of Claiborne and Jackson, and for townships 12 and 17 in range 20, and for township 18 in range 15 which were advertised but not offered for sale in March, 1819.

Each sale shall continue three weeks and no longer; and each sale will commence with the lowest number of lot or section, township and range, and proceed in regular numeric order. The lands reserved by law for use of schools, or for other purposes, will, as usual, be reserved for sale.

Given under my hand, at the City of Washington, on the eighteenth day of April, in the year 1820.

JAMES MONROE.

By the President,
JOSIAH MEIGS,
Commissioner of the General Land Office
May 1st.

NOTICE.

ON Wednesday the 13th inst. a *Batteaux* was taken up by the subscriber in Delaware bay near Maurice River. The following articles were found on board, viz: a pair of oystering tongs, a blue roundabout, a light cotton waistcoat, a black silk handkerchief, a fur hat, a jug of cyder and two small baskets; all of which are in the possession of the subscriber; The owner is requested to come forward, prove property and take them away.
DANIEL ROBINSON.
Maurice River, Sept. 25, 1820—4t

Sheriff's Sales.

BY Virtue of a Writ of Fieri Facias to me directed, will be exposed to sale at Public Vendue, on Tuesday the twenty-second 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 Hotel of Jarvis W. Brewster, in Bridgeton,

A small Farm,

Situate in the township of Deerfield, joins land of Lewis Paulin and other, said to contain thirty acres more or less, a lot of bush land, joins the above described land, contains forty acres more or less; together with all the lands of the defendant.—Seized as the property of Pierce Gould and taken in execution at the suit of Thomas Woodruff, and to be sold by
WM. R. FITHIAN, Sheriff.

The sale of the above property is adjourned until Tuesday the 19th of September next.
WM. R. FITHIAN, Sheriff.

The sale of the above property is further adjourned until Tuesday the 17th of October next, at the same time and place.
Wm. R. Fithian, Sheriff.

Sept. 19.—
At the same time and place,
One hundred Acres of Woodland.

More or less, joins lands of Benjamin B Cooper and others, a right to fifty acres of cedar swamp and meadow, in the township of Downs, together with all the lands of the defendants. A better description on the day of sale.—Seized as the property of Francis Avis and Thomas Stanford, and taken in execution at the suit of David Vickers, assignee, and Thomas Lee, and to be sold by
WM. R. FITHIAN, Sheriff.

July 17, 1820—4t
The sale of the above property is adjourned until Tuesday the 19th of September next.
WM. R. FITHIAN, Sheriff.

August 22.
The sale of the above property is further adjourned until Tuesday the 17th of October next, at the same time and place.
Wm. R. Fithian, Sheriff.

Sept. 19.—

Sheriff's Sales.

BY Virtue of writ of Fieri Facias, to me directed, will be exposed to sale at public vendue, on Thursday the nineteenth of October 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 Jarvis Brewster in Bridgeton,

A house and lot of Land,
situate on the west side of Cohansy Creek; joins lands of Hannah Leake and Road; said to contain one acre and a half more or less; with all the lands of the defendant. Seized as the property of Almarin Brooks, and taken in execution at the suit of Samuel Tomlinson, and to be sold by
WM. R. FITHIAN, Sheriff.
September 18, 1820.

Sheriff's Sales.

BY Virtue of sundry writ of Fieri Facias, to me directed, will be exposed to sale, at public vendue, on Tuesday the twenty-fourth day of October next, between the hours of 12 and 5 o'clock in the afternoon of said day, in the county of Cumberland, at the Hotel of Jarvis Brewster, in Bridgeton, the following described lands, situate in the township of Maurice River,

A Small Farm,
situate near Hoffman's Mill, said to contain fifty four acres more or less. A tract joins lands of William Hoffman and others, said to contain twenty-five acres more or less. Together with all the lands of the defendant.—Seized as the property of Thomas Jones, and taken in execution at the suit of Thomas Lee, and to be sold by
WM. R. FITHIAN, Sheriff.

**At the same time and place,
Small Farm.**
situate in the township of Maurice River, joins lands of Jeremiah Ogle and others. Said to contain eighteen acres more or less; A Tract of Woodland, joins lands of Daniel Carroll, and others, said to contain twenty-five acres more or less; together with all the lands of the defendant. Seized as the property of Samuel Williams, and taken in execution at the suit of Samuel Hammet, and to be sold by
WM. R. FITHIAN, Sheriff.

**At the same time and place,
Small Farm.**
The following described lots of land situate in the township of Deerfield: the first a lot with two dwelling houses and a wheelwright's shop on the same; joins lands of James Hood and others, said to contain one quarter of an acre more or less. A lot joins on Cohansy creek, said to contain one quarter of an acre; together with all the lands of the defendant. Seized as the property of David Craven, and taken in execution at the suit of Henry Buck and Mary his wife and to be sold by
WM. R. FITHIAN, Sheriff.

**At the same time and place,
a Small Farm,**
situate in the township of Deerfield, and joins the Parsonage Place, said to contain ten acres more or less; together with all the lands of the defendant. Seized as the property of John Smith, and taken in execution at the suit of Elias P Seeley, Garrison Maul and Josiah Sayre, Executors, &c. and to be sold by
William R. Fithian, Sheriff.
Sept. 17, 1820.

PRINTING

Neatly Executed at this Office.

FOR SALE.

BY virtue of an order of the Orphan's Court of the county of Salem, will be sold at Public Vendue, on Saturday the 21st of October next, on the premises, the Farm, late the property & residence of Elwell Nichols, of Pittsgrove, deceased, containing one hundred acres, it is pleasantly situated on the road leading from Pittstown to Fork Mills, and has on it a comfortable dwelling house, a large frame barn, and apple orchard, the farm principally sown also at the same time and place, about 400 acres of wood and bush land, joining the above premises, and will be sold in lots to suit purchasers.—Also a lot of land, at Dayton's Bridge, and on the road leading from Dayton's Bridge to Pittstown, containing two acres more or less.—Sale to commence at one o'clock in the afternoon, when conditions will be made known and attendance required by
John Mayhew, Adm'r.
Pittsgrove, Aug. 21st, 1820—1s

Notice to Country Merchants.

RAGS bought at No. 191 south Front - 190 south Water street, at 4 dollars ASH, per hundred, 5 dollars in PAPER, and 6 dollars in BOOKS. All orders for paper and stationary punctually attended to.
George Helmbold,
Paper maker.

By the President of the United States.

WHEREAS by an act of Congress, passed on the 3d of March, 1817, entitled "An act to authorise the appointment of a Surveyor for the lands in the northern part of the Mississippi Territory, and the sale of certain lands therein described," the President of the United States is authorized to cause certain lands to be sold: Therefore, I, James Monroe, President of the United States, do hereby declare and make known, that public sales shall be held at Huntsville, in Alabama, for the disposal (according to law) of the following lands, viz:

On the 2d Monday in October next, for the sale of townships 10 and 13, in range 2, E; townships 9, 10, 11, and 14, in range 3, E; townships 9, 10, and 14, in range 4, E; townships 9, 10, 11, 12, 13, and 14, in range 5, E; townships 12, 13, and 14, in range 6, E; and township 12, in range 7, E. Also, the lands in the tract commonly called Colbert's reserve.

On the 1st Monday in December next, for the sale of townships 11, 12, 13, and 14, in range 8, W; townships 12, 13, and 14, in ranges 6 and 7, W; townships 11, 12, 13, and 14, in range 8, W; townships 12, 13, 14, in range 9, W; townships 13 and 14, in range 10, W; and township 14, in range 11, W. Also, the lands adjoining the town of Marathon, which have not been offered for sale, except rich lands as have been reserved by law for the support of schools, or for other purposes. The lands shall be sold in regular numerical order, commencing with the lowest number of section, township, and range.

Given under my hand, at the city of Washington, the 22d day of June, 1820.

JAMES MONROE.

JOSIAH MEIGS, Commissioner of the General Land Office
July 10, 1820.—11D.

For Sale, A GRIST MILL, AND OTHER PROPERTY.

BY Virtue of a Decree of the Orphan's Court of the county of Cumberland, will be exposed to sale,

AT PUBLIC VENDUE,

On the premises, on Thursday the 9th day of November next, the following property, late of David Page, deceased.

No. 1. A Grist-Mill situated on the main branch of Antuxet Creek, known by the name of Page's Mill, on the mail route from Bridgeton to Dividing Creeks. The mill has 1 run of stones, and does considerable business.

No. 2. A Lot, with a new two story frame dwelling-house thereon, adjoining the above.

No. 3. A Lot containing about one acre, adjoining the preceding.

No. 4. A Lot of good MEADOW, containing about ten acres, within half a mile of the mill.

No. 5. A Lot of Bushland, containing about fifty acres, within three miles of Antuxet landing. The timber on the land was cut off about 12 years ago, it has since grown up, and at present in a thrifty state.

As the above property is valuable, and well worthy the attention of the public, persons disposed to purchase are requested to call upon the subscriber, previous to the day of sale, and he will shew the property. An indisputable title will be given. The sale will take place at three o'clock P. M. when the conditions will be made known by

HENRY SHAW, Administrator.
Newport, September 11, 1820

A Quadrant

FOR SALE.—Enquire at the Office of the WHIG.
March 13.—1f

TAKE NOTICE

That we have applied to the Judges of the Court of Common Pleas in and for the county of Cumberland, and they have appointed the 14th day of November next at the Court-House in Bridgeton, at 1 o'clock P.M. to hear what can be said for and against our liberation from confinement insolvent debtors.

William Thomson,
Philip Souder, jr.
Isaac Fithian,
Thomas Bryant,
Joseph Denight,
Joseph Fisher,
George Harris,
C. H. COLL.

William Stathem,
David Hess,
William Hollinshead

William Tomlinson,
John O'Harrugh,
Jeremiah Smith,
Benoni Mancy,

Sept. 28, 1820.

NOTICE.

JAMES JOHNSTON, of Roadstown, in the County of Cumberland, having made assignment to the subscribers of all his estate Real and Personal for the benefit of his creditors, persons having demands will please make claims under oath or affirmation according to law.

Jacob Shull,
Lucius Q. C. Elmer
Bridgeton, September 25th, 1820—O2d

SHERIFF'S SALE.

THE sale of the property of David Massie, adjourned until Wednesday the 25th of October inst. between the hours of 12 and 5 o'clock P. M. at the Inn of Philip Souder, in Bridgeton.

DAN SIMKINS, late Sheriff.

Sept. 26.

Nathaniel Reeve, TAYLOR,

Next door to Thomas Woodruff's shop

RESPECTFULLY informs his friends and the public generally that he continues to carry on the above business in its various branches; and that he will spare no pains to give satisfaction to those who favour him with their custom.

Wood, Flour, Butter, Lard, Grain, &c. taken in Payment.
Bridgeton, Sept. 11, 1820.

By the President of the United States.

WHEREAS, by an act of Congress passed the 17th of March, 1820, entitled, "An act to authorize the President of the United States to appoint a Receiver of the Public Money and Register of the Land Office for the district of Lawrence county in the Arkansas territory," it is enacted, that any person, having a claim to right of pre-emption within the said district shall make known his claim and file on record to the provision of the laws now in force in the Register, at least six weeks before the date to be designated by the President of the United States for issuing patents to the soldiers of the late army, entitled to bounty land in said district:

Therefore, I, James Monroe, President of the United States, do hereby designate the first Monday of November next, as the time at which patents as aforesaid shall commence to issue. Given under my hand, at the City of Washington, the eighteenth April, 1820.

JAMES MONROE

By the President,
JOSIAH MEIGS,
Commissioner of the General Land Office

Printers who are authorised to publish the laws of the United States, will insert the above once a week, till the first of November next, and send their accounts to the General Land Office for payment.
May 1st.

Cape-May Orphan's Court.

TERM OF AUGUST, 1820.

PRESENT—Cresse Townsend, Ephraim Hildreth, Isaac Smith and others, Esquires, Judges.

ORDERED, On application of Spicer Hughes Esq. administrator of the estate of Richard Cooper, deceased, Hannah Eldredge, administratrix of the estate of Aaron Eldredge, deceased, that the creditors of the estates of said decedents, bring in their debts demands and claims against the same, on or before the first day of May A. D. 1821, or the said creditors shall forever be barred of an action therefor against the administrators, the said Spicer Hughes and Hannah Eldredge, giving notice of this order, setting up copies hereof in five of the most public places in the county of Cape-May, for a space of two months and also advertising the same for the like space in the newspaper printed in Bridgeton.
By the Court,
JESU TOWNSEND, Clerk
August 2,—Aug. 21, 1820—2m

VOL. VI.

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WM. R

August 16, 1820.

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WM

August 16, 1820.