

Foreign News.

ARRIVAL OF THE CANADA LATER FROM EUROPE.

ENGLAND. Lord Palmerston stated in Parliament that no application had yet been made for the expulsion of foreign refugees from England...

FRANCE. The Pope was daily expected to arrive at Paris to perform the ceremony of crowning Napoleon III.

AUSTRIA. The man who attempted to kill the Emperor of Austria was executed at Vienna.

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Baltimore Market.

GRAIN.—Sales of Wheat to-day at 100 a 105 cts for good to prime reds, and 105 a 110 cts for whies.

SALES OF MARYLAND RYE TO-DAY AT 80 CTS. AND PENNA. AT 84 CTS. We quote Maryland Oats sells at 37 a 38 cts, and Pennsylvania at 40 a 42 cts.

SUNBURY PRICE CURRENT

Table with 2 columns: Commodity and Price. Includes Wheat, Rye, Corn, Oats, Potatoes, Butter, Pork, Flaxseed, Tallow, Beans, Peas, Apples, Peaches, and Flax.

New Advertisements.

WILL BE SOLD AT PUBLIC SALE, ON SATURDAY, MARCH 26, 1853, at 10 o'clock, A. M., at the Washington Hotel, in the borough of Sunbury.

Twelve Horses, One Cow, Sixteen Carriages, Buggies, Spring-Wagons and Sleighs.

Also, at the same time and place a variety of Household Furniture comprising Three Cooking Stoves, Three Parlor Stoves, Six Clocks, Bedsteads, Tables, Chairs, Bedsteads and other articles too numerous to mention.

Conditions liberal, which will be made known on day of sale by JAMES COVERT, Auctioneer.

Notice is hereby given, that letters testamentary on the above named estate, have been granted by the Register of Northumberland County, to the undersigned.

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List of Jurors.

OF Northumberland County for April T. A. D. 1853.

Grand Jurors.—Edward Eiseley, Northumberland—John Geist, Milton—Joseph Augustat, Patrick Monage.

DELAWARE.—William Erwin, Reuben Hill, Michael Bosket, T. James Smith, Lewis—John Schuyler, Phillips—Paul Lahr, Upperville—Charles Eckman, Lower—John Colborn, Jacob Renn.

RUSH—Aaron Campbell, Joseph Bear, Jesse Mensch, SHAMOKIN.—Franklin A. Clark, Simeon Campbell, Upperville—Moses L. Beissel, Giddens, Samuel Herin, Michael Norther, Lower—Abraham Lenker, Peter Hepper.

TRAVELER JURORS. TURBURY—Robert Hayes, George Blair, Frederick Detler, DELAWARE.—John Guffy, Samuel Green, John M. Kinney, Daniel Nicholas, Elijah Crawford, Isaac Vincent, jr., Daniel Smith, George Watson.

LEWIS.—William Savidge, MILTON.—John Murray, CHILISQUAKE.—Andrew Overpeck, Hugh Martin, George Troxel, James Turk, Daniel P. Carl.

POPE.—Charles Gulick, Upperville—Peter Overdorf, jr., Lower—Joseph Gass, Jacob Krebs, Simeon Haupt, Charles Halenbach, Francis Letch, Wm. Bloom, Peter Seaford.

SHAMOKIN.—William Farrow, H. H. Knobel, Samuel Gonsery, Jacob Norther, Wm. H. Fry, David McWilliams, Michael M. Saper, Lewis Chamberland, Wm. Price, Wm. Roth.

RUSH.—Joseph Reader, John Gearhart, jr., CAMERON.—Peter Weikel, Upperville—Henry Matlich, Lower—Benj. Bendahl, Jonathan Dockey.

LITTLE.—Conrad Raker, JACKSON.—John Carl, N. S. Dumbeller, Coal.—James Gilger, JORDAN.—John Adams.

Petit Jurors. SENBURY.—E. G. Markley, Andrew Baldy, J. H. Zimmerman, Frederick Lazarus, DELAWARE.—Simon Lantz, Joseph Hayes, jr., David Wilson, E. L. Truckemiller, Wm. Biggits, Wm. Bell.

CHILISQUAKE.—R. A. Giffens, Simon Ready, Samuel Muller, POINT.—George Lesher, Joseph Vankirk, Upperville—Frederick Hess, Solomon Hartzel, Herman Kline, jr., Lower—Peter Matlich, John Elbright.

UPPER MAHONY.—Wm. Shafer, Joseph Spitz, JACKSON.—Benj. Strickler, Daniel Wolf, Wm. Caros, REAR.—Samuel Swank, Joseph Campbell, Coal.—Daniel N. Lake.

SHAMOKIN.—Farnsworth Reed, Edward Wilkerson, Samuel Repler, John Boughner, CAMERON.—Wm. Derk.

SHERIFF'S SALES. BY virtue of a writ of *Levi Facias*, to be sold by public vendue or outcry at the Court House, in the Borough of Sunbury, on One O'clock, P. M., on the first Monday of April, the following real estate, to wit:—A certain

Tract of Land, situate in Rush township, in the county of Northumberland, bounded as follows, Beginning at a White Oak a corner of John Wilson's land, South fifty three perches by land of Peter Mettler to a post, thence by the east end of said tract eight perches to a post, thence by land of W. Mettler south 69 1/2 perches to a stone, thence west 25 perches to a fallen chert, thence south 55 perches to a stone, thence by land of P. Mettler west 14 perches to a post, thence North 40 perches to a post, thence by land of Henry Hoff west 13 1/2 perches to a post, thence by land of C. Campbell and Jacob Depp, thence North 123 perches to a post, thence by land of Isaac Kline north eighty degrees west 27 1/2 to a stone, thence north 19 degrees west twenty four perches 8 1/2 to a post, thence north 87 1/2 degrees east 13 perches to a post, thence south 19 degrees east 2 7/10 perches to a post, thence by land of Jacob Depp North 87 1/2 degrees east 11 perches to a post, thence north 30 3/10 to a post, thence north 19 degrees east 28 3/10 perches to a post, thence north 66 perches to a post, thence east by land of John Wilson 119 4/10 to the place of beginning, containing two hundred and fifty acres and 60 perches; whereon are erected on the east end of said tract a new Frame House, Frame Barn, &c., and on west end a large Frame House, Barn, Spring House Apple Orchard, &c.

Also: A certain Lot or parcel of land adjoining the above mentioned, on the west side, Beginning at a post, thence by land of Jacob Depp north 24 degrees west 45 6/10 perches to a post, thence by land of James Kline south 88 degrees west 30 3/10 to a post, thence by land of I. Kline and C. Campbell south 61 perches, west 46 perches to a stone, thence by land of C. Campbell north 88 degrees east 25 perches to the place of beginning, containing six acres and eighty six perches.

Seized, taken in execution and to be sold as the property of John Kline.

Also: A Certain Lot of Ground, situate in the borough of Milton, in the county of Northumberland, bounded north by Broadway, east by the Pennsylvania Canal, south by Pine alley and west by lot of James Covert, containing one fourth of an acre more or less, whereon are erected a Frame Dwelling House, two Store Houses, Stabling, &c.

Seized, taken in execution and to be sold as the property of Montgomery A. Sweeney surviving partner of John Sweeney & Son.

Also: Two certain contiguous Lots of Ground, situate in the borough and county aforesaid, bounded north by lots belonging to the estate of Catharine Fric, dec'd., east by Fourth street, south by lot of Murphy estate and west by the River Susquehanna, containing one eighth of an acre more or less, and known in the general plan of said borough as Nos. 153 and 154, whereon are erected a weather-boarded mill, 17 stories high and a small stable.

Seized, taken in execution and to be sold as late the estate of Henry Fric, dec'd., now in the hands of his Administrator and Heirs.

Also: All that Certain Tract of Land, situate in Augusta township, county aforesaid, bounded and described as follows, to wit: Beginning at a Birch by lot No. 8 north 14 degrees west 311 perches to a post, thence north 79 degrees east 171 perches to a post, thence by Christian Shieder part of lot No. 6 south two hundred and fifty one perches to a Black Oak, thence south 14 degrees east 48 perches to a post, thence six perches to the place of beginning, containing two hundred and forty nine acres and a quarter, being part of the manor of Pomfret, whereon are erected Two Dwelling Houses, a Ban Barn and other outbuildings.

Seized taken in execution and to be sold as the property of J. A. Shieder.

Also: BY virtue of a writ of *Levi Facias*, issuing out of the Court of Common Pleas of Northumberland County, to me directed will be

sold by public Vendue, or outcry, at the public House of John M. Hoff in the Borough of Milton at one o'clock, P. M., on the second day of April next, the following real estate, to wit:

All that certain Lot of ground, situate in the Borough of Milton, in the county aforesaid, bounded north by Broadway, east by the Pennsylvania Canal, south by Pine alley, and west by lot of James Covert, containing one fourth of an acre more or less, whereon are erected a Two Story Frame Dwelling House and Brick Kitchen, one Frame Store Room, and two large Ware Houses, Stabling, &c.

Seized, taken in execution and to be sold as property of John Sweeney & Son, in the hands of his Administrator J. Sweeney, with notice to Montgomery A. Sweeney, terre-tenant &c.

On Saturday, at the same time and place, A Certain other Lot of Ground, situate in Upper Milton, bounded north by Locust street, east by the Canal, south by lot of White and Merrine, and west by Front street, containing 1/2 of an acre more or less, whereon are erected a Steam Grist Mill, together with the Engine and fixtures annexed, a tenant house, cooper shop, stabling, &c.

Seized, taken in execution and to be sold as the property of Montgomery A. Sweeney, Sheriff's Office, Sunbury, March 12, 1853.

PROCLAMATION. NOTICE is hereby given that the several Courts of Common Pleas, General Quarter Sessions of the peace, and Orphans' Court, Court of Oyer and Terminer and General Jail Delivery, in and for the county of Northumberland, to commence at the Court House, in the borough of Sunbury, at 10 o'clock, A. M., on Monday, the 4th day of April next, and will continue TWO WEEKS.

The corner, Justices of the Peace and constables in and for the county of Northumberland, are required to take in their proper persons, with their rolls, records, impositions, and other remembrances, to do those things to their several offices pertaining to be done. And all witnesses prosecuting in behalf of the Commonwealth, or any prisoner arrested and re-quested, are commanded to be then and there attending in their proper persons to prosecute against him, as shall be just—and not to depart without leave at their peril. Jurors are requested to be punctual in their attendance, at the time appointed agreeable to their notices.

Given under my hand at Sunbury, the 5th day of March, in the year of our Lord one thousand eight hundred and fifty-three—and the Independence of the United States of America the 77th. WILLIAM B. KIPP, Sheriff.

CARR, GIESE & CO., Flour, Grain and Lumber Commission Merchants, 23 and 25 Spear's Wharf, BALTIMORE.

REFERENCES. John Clark, Esq., President Citizens Bank, Balt. A. P. Gies, Esq., Cashier Franklin Bank, " W. W. Cooke, Esq., Money, " N. M. Schuyler, Esq., " George Bodine, Huggsville, " W. Weaver & Co., Mountsville, " Gen. William F. Parker, Williamsport, " T. W. Hildy, Esq., Cashier, " James H. Huling, " Lewis G. Huling, " M'Henry & Bub, Jersey Shore, " J. P. Huling, Esq., Lock Haven, " J. P. Carr, Giese & Co. have the largest wharf-room of any commission house in Baltimore, always giving quick dispatch to boats in discharging their cargoes.

SPRING MILLINERY GOODS. JOHN STONE & SONS, IMPORTERS AND DEALERS IN French Millinery Goods, No. 45 North Second Street, PHILADELPHIA.

HAVING received by late arrivals a large and well selected assortment of SPRING MILLINERY GOODS, are now prepared to offer their customers, at the lowest market prices—

Fancy Bonnet and Cap Ribbons, French and American Artificial Flowers, Crapes, all colors, Fancy Nets and Laces, Together with every article pertaining to the Millinery Trade.

March 12, 1853.—2m.

Wood & Willow Ware. 20,000 Fancy Corn Brooms, 1,500 Doo Buckets, Assorted Colors, 600 Nest Cedar Wash Tubs, 500 Do. Wash Baskets, 300 Do. Willow and Scrub Brushes, &c., &c. The largest Stock ever offered in Philadelphia, and the cheapest in the world. Orders promptly filled.

M. & J. M. ROWE, No. 111 North Third Street, Philadelphia, March 12, 1853.—3m.

Estate of MARY MARSH, dec'd. NOTICE is hereby given that letters testamentary on the estate of Mary Marsh, dec'd., late of Shamokin township, Northumberland county, have been granted by the Register of said county, to the undersigned. Therefore all persons indebted to the said Mary Marsh, or to her estate, are hereby notified to present their claims to the undersigned, on Saturday, the 23 day of April, 1853, when all interested, if they think proper, can attend.

H. B. MASSEY, Auditor, Sunbury, March 12, 1853.—4t.

AUDITOR'S NOTICE. NOTICE is hereby given that the undersigned Auditor appointed by the Orphans' Court of Northumberland County, to distribute the assets in the hands of Wm. Reed, Administrator &c., of Peter Vandell, dec'd., and to among the Creditors of said dec'd., and that he will attend to the said distribution, for that purpose, on Saturday, the 23 day of April, 1853, when all interested, if they think proper, can attend.

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LIST OF CAUSES. Superior Court of Common Pleas of Northumberland County to be held on the 4th Monday of May, 1853.

Peter Fickler vs Wm. Ayres, Frederick Krenner vs Wm. Ayres, Peter Fickler vs Jacob Hiller, James Graham et al vs Hugh Bellas et al, Platt & Platt vs Henry Massey, Com'rs for Wm L. Heineman vs T A Billington, Peter Bosquet vs Louis Alex. Napoleon Dupasquier et al.

same vs Pierre Olivier et al, E John for Wm Camp vs Walter & Leisen's Eyster for Weaver vs Elzer Greenough ex'r Jordan vs A E Kapp, Mahony and Shamokin vs Abraham Platt Improvement Co vs Abraham Probus vs Samuel vs T. A. Billington & bail.

Henry Daniel et al vs Hugh Bellas, Robert Phillips vs Zerby Run and Shamokin vs Improvement Company, JAMES BEARD, Proth'y, Sunbury, March 5, 1853.—4t.

\$5 REWARD. WHEREAS Jacob Yaskey, a pauper of this township, and in my charge, has left my House, and protection, and against my wish—The public are hereby cautioned not to trust him on my account, as nothing will be paid by me—Persons delivering him to me, at my house on or before the 18th of March inst.

PETER YERGER, Jackson Township, March 12, 1853.—3t.

REGISTERS' NOTICE.

NOTICE is hereby given to all Legatees, Creditors and other persons interested in the Estates of the following named persons, that the Executors, Administrators, and Guardians of said Estates have filed their accounts with the Register of Northumberland County, and that the same will be presented to the Orphans' Court of said County, on Tuesday, the 5th day of April, A. D. 1853, in the forenoon, for confirmation and allowance.

Mary Welch, dec'd., settled by her Adm'r David Hull, Peter Dentler, dec'd., settled by his Executors, Thomas Watter, Margaret Dentler, and Jacob Dentler, Leonard Reed, dec'd., settled by his Adm'r David Dunkelberger, Jacob Hull, dec'd., settled by his Ex'r Samuel Hehr.

Solome Wagner, dec'd., settled by her Adm'r Deborah Tharp, dec'd., settled by her Adm'r Jesse Campbell, G. d'icy Brodus, dec'd., settled by his Adm'r Samuel Brodus.

In Rebn' D. C. Cook, dec'd., settled by his Adm'r Elias Walton, Gilbert Voris, dec'd., settled by his Adm'r Wm. T. Forsyth, George Long, dec'd., settled by his Adm'r George Yonkin.

Elizabeth Dentler, dec'd., settled by her Adm'r Geo. F. Miller and John Young, Matilda Huber, settled by her Guardian, George Garman, Sprock Metzer, settled by his Adm'r's Benj. Gearhart and Will Metzer, Rachel Cornel, dec'd., settled by her Adm'r John Yonky.

Joseph H. Kline, dec'd., Final Acct. settled by his Adm'r D. C. Cook, Andrew Chabes, dec'd., settled by his Adm'r Alexander Col, Jacob Snyder, dec'd., settled by his Executors John A. Snyder and William Kebab.

JOHN P. PURSELL, Register, Register's Office, Sunbury, March 5, 1853.—3t.

LIST OF CAUSES. Trial in the Court of Common Pleas of Northumberland County, at April T. A. D. 1853.

PLAINTIFFS. George Shiley vs Al'm Dunkelberger's adm'r's Abjah Bowen vs Wm H Thompson Wm M Auten vs James Brass Teubrock for Appleton vs Thomas Brase

Henry Klaz & Eve his wife vs Jacob Zartman's administrator, J B Masser vs Barbara Shaffer's ex'r's William McCarty vs Samuel Hunter, Jacob Keller vs Bank of Northumberland, Robert T. Sutton & Co vs Samuel Kyle, Daniel Rhodes vs Jacob Wertman, Samuel L. Beck vs Jacob Stitzel, Simon Snyder vs George Snyder, Christian Cable vs M Bachman & F Markle, Hitz for Reiner vs Meyer & Moy's Garage, William Sechler vs Jacob Hoffman et al, Washington Mutual Insurance Company vs E Kaufman et al, State Mutual Fire Insurance Company vs Reuben Pegely, Jacob B. Masser vs Samuel Pegely, Albin Newberry vs Thomas Raser, Rebecca Swartz vs Andrew McLanahan, Robert D. Bauer vs George Thomas, John L. Yeager vs George Bright, D Hosts for M Sweeney vs S Jenks with notice to terminate, Oliver B Hillard vs John Hartman, John W Peck vs Joseph Dummick, et al, Gen. William F. Parker, Williamsport, T. W. Hildy, Esq., Cashier, James H. Huling, Lewis G. Huling, M'Henry & Bub, Jersey Shore, J. P. Huling, Esq., Lock Haven.

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PETER YERGER, Jackson Township, March 12, 1853.—3t.

GEORGE W. ZIMMERMAN, VENETIAN BLIND MANUFACTURER, No. 61 Arch Street, four doors above Second, PHILADELPHIA, CONSTANTLY ON HAND A GENERAL ASSORTMENT OF BLINDS,

Which for style of finish and workmanship cannot be surpassed. Wholesale and Retail at the lowest prices. Also—TRANSPARENT WINDOW SHADES AND REED BLINDS. WHOLESALE AT MANUFACTURERS' PRICES. MERCHANTS and others are invited to call and examine. Philadelphia, August 21, 1852.—1y.

The Commonwealth of Pennsylvania, in the Court of Common Pleas of Northumberland county, do hereby certify that the following named persons, who are legal representatives of the said George Yonkin, deceased, have been appointed by the said Court, to receive and distribute the assets of the said George Yonkin, deceased, to-wit:—

George Yonkin, late of Chillisquaque township, dec'd., and Elizabeth Yonkin, widow, and to the heirs and legal representatives of the said George Yonkin, dec'd., viz:—Wm. Yonkin, of Michigan, Christian intermarried with Cook Clayton, of Jerseyville county, Illinois, George Yonkin, of Lyeomung county, Pennsylvania, and Peter Yonkin, (who is now dec'd., leaving issue three children, Elizabeth, Peter and George), and to all the legal representatives of the said George Yonkin, deceased.

You and each of you are hereby notified to be and appear in our said Court at Sunbury, on Monday, the 4th day of April, A. D. 1853, to show if you should not be made parties to a certain judgment, lately in our County Court of Common Pleas before our judges at Sunbury, to wit: in the Term of August, A. D. 1852, by the consideration of the said Court recovered against George E. Gehrig, Administrator as aforesaid of George Yonkin, dec'd., fifty-three 50 100 dollars, lawful money, which to David Holden and Mary Ann his wife in our said Court, is adjudged for the said George Yonkin, dec'd., as well by occasion of the non-performance of a certain promise and assumption by the said David Holden and his wife Ann his wife at said County Court, made as for suit in that behalf expended, and why the said David Holden and Mary Ann his wife should not have execution against the bonds of the said George Yonkin, deceased, for the debt and damages aforesaid, which they sustained as well by occasion of the non-performance of a certain promise and assumption by the said David Holden and his wife Ann his wife at said County Court, made as for suit in that behalf expended, and why the said David Holden and Mary Ann his wife should not have execution against the bonds of the said George Yonkin, deceased, for the debt and damages aforesaid, which they sustained as well by occasion of the non-performance of a certain promise and assumption by the said David Holden and his wife Ann his wife at said County Court, made as for suit in that behalf expended, and why the said David Holden and Mary Ann his wife should not have execution against the bonds of the said George Yonkin, deceased, for the debt and damages aforesaid, which they sustained as well by occasion of the non-performance of a certain promise and assumption by the said David Holden and his wife Ann his wife at said County Court, made as for suit in that behalf expended, and why the said David Holden and Mary Ann his wife should not have execution against the bonds of the said George Yonkin, deceased, for the debt and damages aforesaid, which they sustained as well by occasion of the non-performance of a certain promise and assumption by the said David Holden and his wife Ann his wife at said County Court, made as for suit in that behalf expended, and why the said David Holden and Mary Ann his wife should not have execution against the bonds of the said George Yonkin, deceased, for the debt and damages aforesaid, which they sustained as well by occasion of the non-performance of a certain promise and assumption by the said David Holden and his wife Ann his wife at said County Court, made as for suit in that behalf expended, and why the said David Holden and Mary Ann his wife should not have execution against the bonds of the said George Yonkin, deceased, for the debt and damages aforesaid, which they sustained as well by occasion of the non-performance of a certain promise and assumption by the said David Holden and his wife Ann his wife at said County Court, made as for suit in that behalf expended, and why the said David Holden and Mary Ann his wife should not have execution against the bonds of the said George Yonkin, deceased, for the debt and damages aforesaid, which they sustained as well by occasion of the non-performance of a certain promise and assumption by the said David Holden and his wife Ann his wife at said County Court, made as for suit in that behalf expended, and why the said David Holden and Mary Ann his wife should not have execution against the bonds of the said George Yonkin, deceased, for the debt and damages aforesaid, which they sustained as well by occasion of the non-performance of a certain promise and assumption by the said David Holden and his wife Ann his wife at said County Court, made as for suit in that behalf expended, and why the said David Holden and Mary Ann his wife should not have execution against the bonds of the said George Yonkin, deceased, for the debt and damages aforesaid, which they sustained as well by occasion of the non-performance of a certain promise and assumption by the said David Holden and his wife Ann his wife at said County Court, made as for suit in that behalf expended, and why the said David Holden and Mary Ann his wife should not have execution against the bonds of the said George Yonkin, deceased, for the debt and damages aforesaid, which they sustained as well by occasion of the non-performance of a certain promise and assumption by the said David Holden and his wife Ann his wife at said County Court, made as for suit in that behalf expended, and why the said David Holden and Mary Ann his wife should not have execution against the bonds of the said George Yonkin, deceased, for the debt and damages aforesaid, which they sustained as well by occasion of the non-performance of a certain promise and assumption by the said