

Henry Clay on Disunion.

Henry Clay has freely, on many occasions, denounced the schemes of Abolitionism and of a Sectional party. He said in 1850—

"Abolitionism should not be regarded as an imaginary danger. The Abolitionists, let me suppose, succeed in their present aim of uniting the inhabitants of the slave States as one man against the inhabitants of the free States. Union on one side will beget union on the other, and this process of reciprocal consolidation will be attended with all the violent prejudices, embittered passions, and implacable animosities which ever degraded or degraded human nature. Virtual dissolution of the Union will have taken place, whilst the forms of its existence remain."

WHITE LABORERS LOOK HERE!

HENRY CLAY in a letter to Mr. Colton, dated Sept. 2, 1853, thus warns the white Laboring man of the dangers of Abolitionism. Mr. C. said:—

"But the great aim and object of your tract should be to arouse the LABORING CLASSES in the Free States against Abolition. Depict the consequences to them of immediate abolition. The slaves being free would be dispersed throughout the Union; they would enter into competition with the free laborer, with the American farmer, the mechanic, the tradesman, the merchant, and the manufacturer, and would be outbid by the foreigner, and his wages, by being so outbid, would be reduced to a level with those of the pauper."

NOW LOOK UPON THIS PICTURE!

JOSHUA R. GIDDINGS, who is the acknowledged head of the FREEMONT party, says:—

"I look forward to the day when there shall be a servile insurrection in the South; when the BLACK men, armed with BRITISH bayonets, and led on by BRITISH officers, shall assert his Freedom, and wage a war of extermination against his masters; when the torch of the INCENDIARY shall light up the towers of the South, and blot out the last vestige of Slavery; and though I may not mock at their calamity, nor laugh when their fierce cries, yet will I hail it as the dawn of a political millennium."

Purify Your Blood.

The Wonder of the Nineteenth Century. Important and of great Consideration to the Suffering.

T. A. HURLEY'S SARSAPARILLA. Of all the remedies that have been discovered during the present age for the "Blood-poison" that is her to "none equal this wonderful preparation. Only three years have elapsed since the discoverer (who spent a decade in studying, experimenting, and perfecting it) first introduced it to the public, and it is already recognized, by the most eminent physicians in all parts of the country, to be the most surprising and effective remedy for certain diseases of which they have knowledge.

Great Cure of Piles.

CAMDEN, N. J., March 12th, 1855. Dear Sir—It is with much pleasure that I take this opportunity of informing you of the great benefit I have derived from the use of a few bottles of "Hoof-Land's German Bitters." For a number of years I have been sorely and severely afflicted with a pain in the stomach, attended by severe attacks of the Piles, for which I tried a great many remedies, but without affording me any relief. Being advised to use the German Bitters, I did so, using in connection with the Piles, your Spikeweed Ointment, and I now inform you that they have entirely cured me and restored me to health, and I would advise all the afflicted to use your valuable medicines, &c.

GENERAL ELECTION PROCLAMATION.

WHEREAS in and by an act of General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to regulate the General Elections within this Commonwealth," it is enjoined upon me to give public notice of such Elections, and to enumerate in said notice what Officers are to be elected, I HUGH MOORE Sheriff of the County of Bedford, do hereby make known and give this public notice to the Electors of the County of Bedford, that a General Election will be held in said County, on the second Tuesday of October next, at the several election Districts, viz:

The Electors of the Borough of Bedford and Township of Bedford to meet at the Court House in said Borough.

The Electors of Broadtop Township to meet at the house of Wm. Griffith in said Township.

The Electors of Colerain Township to meet at the house of Ruben Smith in Rainsburg in said Township.

The Electors of Cumberland Valley Township to meet at the New School House erected on the land owned by John Whip's heirs in said Township.

The Electors of Harrison Township to meet at School House number 5, near the dwelling house of Henry Keyser in said Township.

The Electors of Juniata Township to meet at Keyser's School house in said Township.

The Electors of Hopewell Township to meet at the School House near the house of John Dasher in said Township.

The Electors of Londonderry Township to meet at the house now occupied by Wm. H. Hill as a shop, in Bridgeport, in said Township.

The Electors of the Township of Liberty to meet at the School House in Stonerstown in said Township.

The Electors of Monroe Township to meet at the house of James Carrel in Clearville, in said Township.

The Electors of Napier Township and Schellsburg Borough to meet at the house built for a School House in the Borough of Schellsburg.

The Electors of East Providence Township to meet at the house of John Nycum Jr. inkeeper in said Township.

The Electors of West Providence Township to meet at the new Log School House at Bloody Run in said Township.

The Electors of St. Clair Township to meet at the store near the dwelling house of Gideon Trout in said Township.

The Electors of Union Township to meet at the House of Michael Wyant in said Township.

The Electors of South Woodberry Township to meet at the house of Danl. Bucket near Noble's mill in said Township.

The Electors of Southampton Township to meet at the house of William Adams in said Township.

The Electors of the Township of Middle Woodberry to meet at the house of Henry Fluke in the village of Woodberry: at which time and place the qualified Electors will elect by ballot—

ONE PERSON for Canal Commissioner of the Commonwealth of Pennsylvania.

ONE PERSON for the Office of Surveyor General.

ONE PERSON for the Office of Auditor General.

ONE PERSON in connection with the Counties of Fulton, Franklin, Adams and Juniata, composing the 17th Congressional District, to fill the Office of Representative for said District in the Congress of the United States.

TWO PERSONS in connection with the counties of Fulton and Cambria to fill the Office of members of the House of Representatives of Pennsylvania.

ONE PERSON for the Office of Associate Judge for the County of Bedford.

ONE PERSON for the Office of District Attorney for said County.

ONE PERSON for the Office of County Surveyor.

ONE PERSON for the Office of Coroner.

ONE PERSON for the Office of Commissioner of said County for one year, and ONE PERSON for the same Office for three years.

ONE PERSON for the Office of Poor Director.

TWO PERSONS for the Office of Auditor for said County, one to serve two years and one to serve three years.

The election to be opened between the hours of 7 and 8 o'clock in the forenoon, by a public proclamation, and to keep open until seven o'clock in the evening when the polls shall be closed.

NOTICE IS HEREBY GIVEN.

That every person, excepting Justices of the Peace, who shall hold any office or appointment of profit or trust under the United States, or of this State, or any city or corporation, district, whether a commissioned officer or otherwise, a subordinate officer, agent, who is or shall be employed under the legislative, executive or Judiciary department of this State, or of any city, or of any incorporated district, and also, that every member of Congress and of the State Legislature, and of the select or common council of any city or Commissioners of any incorporated district is by law incapable of holding or exercising at the time the office or appointment of Judge, inspector or clerk of any election of this Commonwealth, and that no inspector, judge or other officer of such election shall be eligible to be then voted for.

And the said act of assembly, entitled "an act relating to elections of this Commonwealth," passed July 3, 1849, further provides as follows, to wit:

"That the inspectors and judges, shall meet at the respective places appointed for holding the election in the district at which they respectively belong, before eight o'clock in the morning of the 2d Tuesday of October, and each said inspector shall appoint one clerk, who shall be a qualified voter of such district.

"In case the person who shall have received the second highest number votes for inspector, shall not attend on the day of any election, then the person who shall have received the second highest number of votes for Judge at the next preceding election, shall act as inspector in his place. And in case the person who has received the highest number of votes for inspector shall not attend, the person elected Judge shall appoint an inspector in his place, and in case the person elected judge shall not attend then the inspector who received the highest number of votes shall appoint a judge, in his place; and if any vacancy shall continue in the board for the space of one hour after the time fixed by law for the opening of the election, the qualified voters for the township, ward or district for which such officers shall have been elected,

present at the election, shall elect one of their number to fill such a vacancy.

"It shall be the duty of the several assessors respectively to attend at the place of holding every general, special, or township election during the whole time said election is kept open, for the purpose of giving information to the inspectors and judges, when called on, in relation to the right of any person assessed by them to vote at such election, and on such other matters in relation to the assessment of voters, as the said inspectors or either of them shall from time to time require.

"No person shall be permitted to vote, at any election as aforesaid, than a white freeman of the age of twenty one or more, who shall have resided in this State at least one year, and in the election district where he offers to vote ten days immediately preceding such election, and within two years paid a State or county tax which shall have been assessed at least ten days before the election. But a citizen of the United States who has previously been a qualified voter of this State and removed therefrom and returned, and who shall have resided in the election district and paid taxes, aforesaid, shall be entitled to vote after residing in this State six months: Provided, That the white freemen, citizens of the United States between the ages of twenty-one and twenty-two years, who have resided in the election district ten days as aforesaid shall be entitled to vote, although they shall not have paid tax.

No person shall be admitted to vote whose name is not contained in the list of taxable inhabitants furnished by the Commissioners, unless: First, he produce a receipt of payment, within two years of state or county tax assessed agreeably to the constitution, and give satisfactory evidence on his own oath or affirmation of another that he has paid such a tax, or in a failure to produce a receipt shall make oath to the payment thereof; or Second, if he claim a right to vote by being an elector between the age of twenty-one and twenty-two years shall deposit on oath or affirmation, that he has resided in the State at least one year next before his application, and make such proof of residence in the district as is required by this act, and that he does verily believe, from the account given him that he is of the age aforesaid, and give such other evidence as is required by this act, whereupon the name of the person so admitted to vote shall be inserted in the alphabetical list by the inspector, and a note made opposite thereto by writing the word 'tax,' if he shall be admitted to vote by reason of having paid tax, or the word 'age' if he shall be admitted to vote by reason of age, and in either case the reason of such a vote shall be called out to the clerks, who shall make the like note in the lists of voters kept by them.

In all cases where the name of the person claiming to vote is not found on the list furnished by the commissioners, and assessors, or his right to vote whether found thereon or not, is objected to by any qualified citizen, it shall be the duty of the inspectors to examine such person on oath as to his qualifications, and if he claims to have resided within the State for one year or more, his oath shall be sufficient proof thereof, but he shall make proof by at least one competent witness, who shall be a qualified elector that he has resided within the district for more than ten days immediately preceding said election and shall also himself swear that his bona fide residence, in pursuance of his lawful calling, is within the district, and that he did not remove in the district for the purpose of voting therein.

"Every person qualified as aforesaid, and who shall make due proof if required, of his residence and payment of taxes, as aforesaid, shall be admitted to vote in the township, ward or district in which he shall reside.

If any person shall prevent or attempt to prevent any officer of an election under this act from holding such election, or use or threaten any violence to any such officer, and shall interrupt or improperly interfere with him in the execution of his duty, shall block or attempt to block up the window or avenue to any window where the same may be held, or shall riotously disturb the peace of such election, or shall use or practice any intimidation, threats, force or violence, with the design to influence unduly or overawe any elector, or prevent him from voting, or to restrain the freedom of choice, such person on conviction shall be fined in any sum not exceeding five hundred dollars and to be imprisoned for any time not less than one or more than twelve months, and if it shall be shown to the Court where the trial of such offence shall be had, that the person so offending was not a resident of the city, ward, district or township where the said offence was committed, and not entitled to vote therein, then, on conviction, he shall be sentenced to pay a fine of not less than one hundred nor more than one thousand dollars, and be imprisoned not less than six months nor more than two years.

If any person or persons shall make any bet or wager upon the result of any election with the Commonwealth, or shall offer to make any such bet or wager either by verbal proclamation thereof, or by any written or printed advertisement, challenge or invite any person or persons to make such bet or wager, upon conviction thereof he or they shall forfeit and pay three times the amount so bet or offered to be bet.

And the Judges of the respective districts aforesaid, are required to meet at Bedford, on the Friday next following the holding of said Election, then and there to perform those things required of them by law.

Given under my hand, at my office in Bedford, this 29th day of August, in the year of our Lord one thousand eight hundred and fifty-five, and the 81st of Independence of the United States.

HUGH MOORE, Sheriff.

Aug. 29, 1855.

MORE NEW GOODS.

Just received, at Reed's New Store, a fresh supply of late Style and Fancy Goods, embracing a large lot of

- Ladies' Dress Goods,
- French Needle Worked Collars,
- Fancy Silks,
- Gros de Rhine's,
- Blk. Silk Fringes,
- Dotted Swiss,
- Stripped do.
- Plaid Nansook,
- Bonnet Ribbons,
- Manilla do.
- Blk. Silk Cravats,
- Byron Collars,
- Merino Cassimere,
- Gents half-Hosiery, Mixed and Bro'n.

Also a prime lot of Family Groceries, consisting of Sugar, Coffee, Tea, Rice, Corn Starch, Syrup, Molasses, &c. &c.

July 18, 1856.

A VALUABLE FARM FOR SALE.

The subscriber will sell, at public sale, on the 21st day of November next, that valuable Farm on which he now resides, three miles north of Bedford, containing 100 acres more or less, 4 or 5 acres of which are in timber, and the balance cleared. The improvements are a good two story house, a small barn, a new horse stable, Hay Shed also new, hog-stable with corn-crib attached, stone spring-house with grainery on upper story. All of the aforesaid buildings are in good repair. A never failing Pump near the Door. A never failing Spring of water within a few rods of the house. A Small Orchard of fine grafted Fruit. The Fences are in good repair, part being post and rail fence—20 acres of Timber land will be sold with the above property if desired. It lies about 14 miles distant from the farm.

This property is considered one of the best in Bedford County, the land being Limestone, a part the best of River Bottoms, it lies on Duntings Creek in the neighborhood of Churches, Schools, and Mills. Any person wishing to purchase will call on the subscriber residing on the premises who will show the property with pleasure. Title good—Terms made known on day of sale.

Sept. 26, 1856.

SAMUEL ZIMMERS.

Public Sale.

On SATURDAY, the 11th day of Oct. 1856, the undersigned will offer at public Sale, at MOYNT ROSS, all their Stock and Farming Implements, to wit: 4 Head Horses, 8 or 10 Head Cattle, Hogs and Sheep, also one New Two Horse Wagon, 1 one Horse Wagon, Ploughs, Harrows, Wind Mill, Gears and Harness, together with a lot of Hay, Straw, Corn-Podder, and a lot of grain consisting of Wheat, Rye, Oats and Corn. Also one Buggy.

TERMS—6 months credit on all sums above \$5. Sale to commence at 10 o'clock, A. M.

ADAM FERGUSON,

O. E. SHANNON.

Public Sale.

On the same day, and at the same time, will be offered for sale, the Farm known as MOYNT ROSS, containing 80 acres, or thereabouts, cleared, together with 100 acres of Timber land. This Property is in sight of the Town of Bedford, and has thereon erected a large Two Story Frame House, Bank Barn, Tenant House, Spring House, and other out-buildings. There are also upon it two young Orchards of 200 apple trees, and 50 peach trees, two never failing Springs and a Pump before the door.—Terms made known on day of sale.

Sept. 19, 1856.

O. E. SHANNON.

PUBLIC SALE OF VALUABLE REAL ESTATE.

By virtue of an order of the Orphan's Court of Bedford County, the undersigned will expose to sale, at public outcry, on the premises, in St. Clair township, on THURSDAY, 16th October, 1856, all the Real Estate of Christiana Anderson, late of said township, dec'd, consisting of a tract of land containing 93 acres or thereabouts, adjoining lands of Jno. Keeffe's heirs, Jos. Ferguson, Peter Long and Jno. Cossina, Esq., and has thereon erected a Two Story Log House, Log Barn, and Log Spring House; also an apple Orchard thereon.

TERMS—Cash at the confirmation of sale on the 17th Nov.

O. E. SHANNON.

Adm'r. de bono non with the Will annexed of Christiana Anderson, dec'd.

Sept. 19, 1856.

PUBLIC SALE OF REAL ESTATE.

By virtue of an order of the Orphan's Court of Bedford County, the undersigned will offer at public sale on the premises, in Londonderry township, on FRIDAY, the 17th Oct. 1856, all the Real Estate of Jacob Albright, late of said township, dec'd, being the same which was lately appraised, under a writ of Partition, and containing 58 acres, the improvements are a Log House, Log Barn, Spring House, &c.

TERMS—One third in hand at the confirmation of sale on the 17th Nov. 1856, and the balance in two equal annual payments without interest.

DANL. B. TROUTMAN,

Trustee for the sale of said Real Estate.

Sept. 19, 1856.

NOTICE.

IN THE MATTER of the exceptions to the account of Jacob S. Burchman, administrator of the estate of Jacob Bidler, late of South Woodberry Tp. deceased, the undersigned auditor will sit at his office in Bedford Borough on Monday the 13th day of October next, when and where all persons interested are notified to attend.

JOHN MOWER, Auditor.

NOTICE TO TRESPASSERS.

All persons are hereby cautioned against hunting, fishing, carrying off fruit, or in any other way trespassing on the premises of the undersigned, in Cumberland Valley, Bedford Township, as the law will be rigidly enforced against any person so offending.

HANNAH BROWN.

Sept. 19, 1856.

TO THE FARMERS.

The undersigned informs the farmers of Bedford and adjoining counties, that he has made arrangements by which he can furnish, to those desiring, the latest improved and best AGRICULTURAL IMPLEMENTS of the day, embracing Scott's "Little Giant" Corn and Cob Grinder, guaranteed to grind from 8 to 15 bushels of feed per hour with one horse—Potts' Corn Stalk Cutter and Crasher, warranted to cut from 120 to 160 bushels of feed per hour—Hay and Straw Cutters, in variety—Wheat Drills and Corn Shellers, which are unsurpassed for cheapness and quality—Cultivators, Horse Hoes, Cider-mills, &c. &c. In short, every utensil used in or about a farm. Wishing to avoid all imposition, each machine sold by him will be warranted to work as represented, or no sale; and, as these machines are procured in most cases directly from the Patentees and Manufacturers, the purchaser will be secure in the right of using.

Pricing will be as moderate, and, in some instances, less than the same machines can be procured singly from the Manufacturer.

As the demand is very great for the two first named machines, orders should be given soon by those wishing to purchase.

WILLIAM HARTLEY.

June 20, 1856—6m.

WHO WANTS A GOOD FARM?

The subscriber will sell, at public sale, the farm on which he at present resides, situated 1 1/2 miles north-west of Schellsburg, Bedford County, containing 200 acres of patented land, about 125 acres of which are cleared out under good fence, about 50 or 30 acres of which is first rate meadow. The buildings are a good two story Stone House, with a cellar under the whole building, a double Log Barn, Hay House, and all the necessary outbuildings belonging to a property of this description. There is on the premises a large orchard of choice fruit. There is a stream running through the whole place well calculated for a Saw Mill, and an excellent well of good pure water at the door. Terms will be made easy to suit purchasers.

The farm is well adapted for a Stock Farm, and much more meadow could easily be made.

Any person in want of a good farm, would do well to call and examine this before purchasing elsewhere.

JOHN WHETSTONE.

Sept. 12, 1856.

PUBLIC SALE OF VALUABLE FARM!

The undersigned administrators of the estate of John Lafferty, deceased, by virtue of an order of the Orphan's Court of Bedford County, will expose to public sale on the premises, on SATURDAY the 11th day of October next, all that Farm late the property of said deceased, situate in Juniata township, containing 235 acres and 88 perches of patented land, about 75 acres cleared and under cultivation, having thereon erected a Log House and Log Barn; also an orchard thereon, and a spring of excellent water at the door; adjoining lands of Nicholas Knouff, William Prazier, Isaac Cochenour's heirs and others. There is an abundance of Pine and Spruce Timber on the premises, and a stream of water running through the same, upon which are built Saw Mills above and below this land.

TERMS—One third of the purchase money to remain in the hands of the purchaser secured on the land during the lifetime of the widow, the interest thereof to be paid her annually, and at her death the principal to the heirs of said deceased; one third thereof to be paid in cash at the confirmation of the sale, and the balance in two equal annual payments thereafter—payment to be secured by judgment bonds or notes. Further terms made known on day of sale, when due attendance will be given.—Purchasers are referred to John P. Reed, in Bedford, or the subscribers, for further description or information concerning the premises.

JOSIAH MILLER,

JOHN LAFFERTY,

Administrators.

Sept. 12, 1856.

REMOVED.

The undersigned take this method of informing their former patrons, and the public in general, that they have removed their entire Stock of goods from the West-end of Bedford to the Colonade Store, lately occupied by Capt Jacob Reed, where they will be pleased to see their old customers, and all who will favor them with a call.

All kind of produce taken in exchange for goods at cash prices.

They hope by fair dealing and evincing a desire to please, to continue to receive a liberal share of the public patronage.

J. & J. M. SHOEMAKER.

July 25, 1856.

VALUABLE MILL PROPERTY & FARM FOR SALE.

The subscriber offers for sale his Mill Property, situate in Licking Creek Township, Fulton County, one half-mile north of the Turnpike Road and six miles west of McConealsburg.—The Mill is nearly new, is large, and well finished, has overshot wheels, four run of stones, three of which are Burrs, metal gearing, and all necessary machinery for custom or Merchant work, and is capable of doing a large business.

The Mansion or Mill tract contains 214 acres and allowance, patented land, 150 of which are cleared, principally good bottom land, suitable for meadow or plough land. The improvements are a good Dwelling house, large Barn, Miller's house, Stables, &c., all built within a few years and in good repair.

Also one tract of timber land, adjoining the above, containing 283 acres and allowance, a considerable part of which might be cleared, being land of good quality.

Also a small piece of land adjoining the first mentioned tract, containing six acres, purchased for a water right.

As the subscriber resides over thirty miles from the above property, he will sell it low and on easy terms; a considerable portion of the purchase money can remain on interest, if desired, for a number of years.

Possession will be given 1st April next.

For further particulars address the subscriber, Pattonville P. O. Bedford County, Pa.

JOS. B. NOBLE.

July 25, 1856.

P. H. Shires' MACHINE SHOP.

THE undersigned respectfully announces to the Farmers of Bedford and adjoining counties, and the public in general, that he has now on hand at his Shop in Bedford, a large assortment of Thrashing Machines, which includes his four horse PREMIUM MACHINE. It will be remembered that this Machine took the FIRST PREMIUM at our County Fair last fall. It is constructed with tumbling Shaft and Strap combined; also four horse tumbling Shaft Machines of the very best kind—also two and three horse tumbling Shaft power—and our old and well-known four horse Strap Machine, which, for strength and durability, cannot be surpassed anywhere. Farmers will please notice that we are now prepared to furnish Machines on the most favorable and accommodating terms, and at the very lowest prices possible. Horses, Grain, Lumber, and all kinds of trade will be taken in payment for Machines. All kinds of repairing of Machines of different kinds and all other farming utensils done on the most reasonable terms, of the very best materials, and at the shortest notice.

ALL our Machines warranted one year if properly used. Please come this way for a good and cheap Machine.

PETER H. SHIRES,

July 25, 1856—3m.

WM. FOSTER,

WITH

BALDWIN, LYNDEMAN & CO.

Importers and Dealers in Hosiery, Gloves, Trimmings, Combs, Brushes, Fancy Goods, Looking Glasses, &c. No 84 North Third St., Philadelphia. All orders solicited and promptly attended to.

Sept. 3, 1856.

MORE SHOES AND GAITERS.

Just received at Shoemaker's Colonade Store, Ladies, Misses, Childrens and Gents shoes. And also Ladies and Gents Gaiters.

August 8, 1856.

TO THE CITIZENS OF BEDFORD AND VICINITY.

The undersigned would respectfully announce to the citizens of Bedford and vicinity, that he will open a High School, upon a broad, comprehensive basis, embracing all the English and Classical branches of a Liberal Education. It is designed to establish a permanent institution of the first order in both the Male and Female Departments, in which Music, Drawing, Painting, and other Ornamental branches will also be taught. The School will open about the 1st November. Course of Studies, Terms, &c., will be made known hereafter.

G. W. ALGHINBAUGH.

Sept. 26, 1856.

INQUISITION.

To Edwin A. Vickroy, Dr. Wm. A. Vickroy, George Vickroy, George Gettys, and Mary his wife, formerly Mary Vickroy, Mosses F. Marshall, and Matilda his wife, formerly Matilda Vickroy, Saml. Barrack and Louisa his wife, formerly Louisa Vickroy, and Charlotte Hancock, formerly Charlotte Slew, devisees or legatees under the will of Thomas Vickroy, late of Bedford County, deceased—

You are hereby notified that by virtue of an alias Writ de partition facienda, issued out of the Court of Common Pleas of Bedford County, I will, on Thursday the 30th day of Oct. next, proceed to hold an Inquisition upon the real estate of said Thomas Vickroy, dec'd, situate in St. Clair Township, adjoining lands of Gideon Trout, and Joseph W. Sless on the South, Thos. Blackburn and heirs of John McDonald on the West, Frederick Stambaugh on the North, Wm. Griffith's heirs and others on the East—containing nine hundred and fifty acres more or less—at which time said land will be divided if it can be done without prejudice to or spoiling the whole, otherwise it will be valued and appraised according to law—and when and where you may attend if you think proper.

HUGH MOORE, Sheriff.

Sept. 26, 1856.

INQUISITION.

Whereas, Samuel Boor, one of the heirs and legal representatives of Michael Boor, late of Cumberland Valley township, deceased, died seized of the following Real Estate, to wit:

A Tract of Land containing about four hundred acres, situate in Cumberland Valley Tp., adjoining lands of Martin Boor, Michael Boor, Wm. McFirman and William Mountain—leaving the following heirs, to wit: