FURTOVERNOR FRS. R. SHUNK: Subject to the decision of THE DEMOCRATIC STATE CONVENTION

in securing harmony in the National Convention, and that if her influence is given cheerfully to the nomine is triumphant election is certain. That there may be no obstacle to attain these objects Mr Buchanan has adopted the course indicated in his letter, and for the present relinquishes the support that would be so enthresistably given to him by his fellow citizens for the highest office to the gift of the people.

| All the right, tile, interest and claim of Control of Pitts and Contr highest office in the gift of the people.

We think there can be no doubt in the mind of any one as to who will receive the support of the democracy of Pennsylvania after her own favorite has, withdrawn from the list of candidates. He may not be hailed with the same ardor that would have characterized their support of Mr Buchanan; but their high estimation of his unswerving democracy and enlightened satesmanship, will induce them to support him warnly, and aid in placing him in the Presidential Chair by a vote that will erase the disgrace of our defeatin 1840, and triumphantly vindicate the principles so manfully battled for by the democracy in the memorable con-Buchanan, the party in Pennsylvania would rather have Mr Van Buren for the Presidential candidate have Mr Van Buren for the Presidentia than any other man that has been named for the office, and should be receive the nomination of the Convention, the vote of Pennsylvania is certain for him.

IMPORTANT LAND TRIAL .- The case of PAYNE and tried in the District Court of Allegheny county, ended on the tenth day, the 21st inst., by a recorded verdict for the Defendants. We will endeavor to state the substance of the case, according to our best informa-

SAMUEL SAMPLE, himself claiming under a military permission of settlement prior to 1767, surveyed in 1769, a tract of about three hundred acres of land, including this tract-the whole adjoining the manor of Pittsburgh, its draft calling for his improvement. For motives explained at the trial, and readily understood list of Presidential candidates, to be presented beby the old settlers, he chose to take out a warrant for lore the Democratic National Convention. part of this land, in 1783, in the name of his daughter lution has been dictated by an anxious desire to drive Juilet, then an infant child. The residue he patented in his own name. Juilet was married, in 1891, to and throughout the Union. In arriving at this conclusion in his own name. JULIUT was married, in 1391, to her cousin, STEEL SAMPLE, an eminent Lawyer of her cousin, STEEL SAMPLE, an eminent Lawyer of Pittsburgh, to whom, in 1808, the fainer SAMEL, desised all his estate, real and general. This devise the Supreme Court, in 1813 construed as vesting in smil Devisee, a fee simple. All the right, title, interest and claim of Alexander C. smill Devisee, a fee simple. All the property of Steel Sample. All the property of Steel Sample for the Devisee, a fee simple. All the property of Steel Sample for the Deviser, a fee simple. All the property of Steel Sample for the Deviser, a fee simple. All the property of Steel Sample for the Deviser, a fee simple. All the property of Steel Sample for the Deviser, a fee simple for the Deviser, and throughout the Union. In arriving at this conclusion of the No. 24, which Many N vide, ALSO.

ALSO:

All the right title, interest and claim of Horry by deed recorded in book 2 34, page 517 granted and by deed recorded in book 2 34, page 517 granted and by deed recorded in book 2 34, page 517 granted and by deed recorded in book 2 34, page 517 granted and by deed recorded in book 2 34, page 517 granted and by deed recorded in book 2 34, page 517 granted and by deed recorded in book 2 34, page 517 granted and by deed recorded in book 2 34, page 517 granted and by deed recorded in book 2 34, page 517 granted and by deed recorded in book 2 34, page 518 granted and by deed recorded in book 2 34, page 518 granted and by deed recorded in book 2 34, page 518 granted and by deed recorded in book 2 34, page 518 granted and by deed recorded in book 2 34, page 519 granted and by deed recorded in book 2 34, page 519 granted and by deed recorded in book 2 34, page 519 granted and by deed recorded in book 2 34, page 519 granted and by deed recorded in book 2 34, page 519 granted

mother according to the nomical title, and did not pass favorite candidate for the Presidency." I made some fend atts it was contended and established, that the tire of lot No 14, 109 feet to an alley 26 feet 5 inches wide, thence along the said alley 24 feet to the correct of Braver follows, to with commencing at the corner of Braver street and Chira of Lot No 16, thence along the said alley 24 feet to the correct of Braver follows, to with commencing at the corner of Braver street and Chira of Lot No 16, thence along the said alley 24 feet to the correct of Braver follows, to with commencing at the corner of Braver follows, to with comm bis will to Steel, whose title was vested in Mr. Craft, the D fend art, by a Sheriff's Sale. To the points thus arising, many questions of law and fact were applied with great ability on both sides, Messes. Woods and Write appearing for Plaintiffs, and Biddle, Merses and Loomis, acting for Plaintiffs, acting for Defendants. The Court of the points the same westwardly 51 feet, thence at right angles with leading the place of the points the same was to sold by the Sheriff of the unpid purchase money.

All the right, title, interest and claim of Thomas Nest being for purt of the unpid purchase money.

ALSO:

ALSO:

All the right, title, interest and claim of Lewis Pelantiffs, and Biddle, interest and claim of Bryan Melantiffs, and Biddle, which as observed the current of political events of ground, bounded and described as follows, to with siles, Messes. Woods and Write appearing for Plaintiffs, and Biddle, who has observed the current of political events of ground, bounded and described as follows, to with seize to the Allegheny river at the distance of 95 feet to the Allegheny river at the distance of 95 feet to the Allegheny river at the distance of 95 feet to the Allegheny river at the distance of 95 feet to the Allegheny river, thence down the sonal considerations, to suffer the great State, which has bestowed so many honors upon me, to ask, the legheny county, being lots Nos 149 and 151, being the same westwardly 51 feet, thence at right angles with legheny county, being lots Nos 149 and 151, being the same that Thomas Scott and wife, conveyed by deed.

All the right, title, interest and claim of Thomas Nest the same that Thomas Scott and wife, conveyed by deed and forty-three to James Wood.

All the right, title, interest and claim of Thomas Nest the seized at the soil doing for plant in wint into some onest.

All the right, title, interest and claim of Thomas Nest the seized and to such countries the seized at the soil doing for plant in wint into some onest.

All the right, title, interest and claim of Th

Greens have celebrated their organization by entertainments of this kind, which have been remarkable for amount of enjoyment secured to the guests. We have no doubt the Ball of this evening will be equal to any the company have ever given.

TRIAL FOR LIBEL. Commonwealth, Vs. In the Court of Qr. S. No. 32, of Oct. T. 1843. Indet. Libel.

Messrs. MOORHEAD, the Dep. Attorney General, and Loomis, for the Prosecution, And Messrs. BLACK, and DARRAGH, for the Defen-

chillenges on both sides being exhausted, the following Jury were sworm: Robt. Meely, Alex, Norton, her uniform self-sacrificing patriotism adds a double ALSO,

was appointed apply Janor, by E. From the National Convention.

was the Sherif of Allegheny County, in 1834, and continued up till 1837. J. Cowan was confined in the jail on a charge of Mucher; he was committed 21st jail on a charge of Mucher; he was committed 21st jail on a charge of Mucher; he was committed 21st jail on a charge of Mucher; he was in prison when I took charge of Correction as the property of the said Edward of Maken in execution as the property of the said Edward of Mucher; he said Edward jail on a charge of Murder; he was committed 21st Opt. 1834. He was in prison when I took charge of the Inion and strength of the Democratic part, by Jail, he continued in jail up to the 16th March, 1333. I do not know the precise hour of Ditabase contest further nomination.

ALSO,

Worthy of their support, I tender my most grateful line street, thence extending along Carson street, at the corner of Carson stre 1333. I do not know the precise hour of his escape.

I locked him up that night, and put one foot in the long bolts. I locked his room and came down, when the county watch came, hehad been out and came in about 9 or 10 o'clock; I then gave him the keys of the inility watch him; about day light part.

I do not know the precise hour of his escape.

In conclusion, I can solemnly declare, that the only solicitude which I personally feel upon the subject of this letter is that you shall be satisfied with my contained favor far above all other considerations.

I AMES BUCHANAN

I do not know the precise hour of his escape.

In conclusion, I can solemnly declare, that the only solicitude which I personally feel upon the subject of this letter is that you shall be satisfied with my contained favor far above all other considerations.

I AMES BUCHANAN

I do not know the precise hour of his escape.

In conclusion, I can solemnly declare, that the only solicitude which I personally feel upon the subject of this letter is that you shall be satisfied with my contained favor far above all other considerations.

Noble, at the suit of Robert Wightman.

ALSO

Third street, by lot 49, by Ross street and by lot No. 50, fronting on Third street, by lot 49, by Ross street and by lot No. 50, fronting on Third street, by lot 49, by Ross street and by lot No. 49, by Ross street and to No. 49, by Ross street and by lot No. 49, by Ross street and to No. 49, by Ross street and by lot No. 49, by Ross street iail to watch him; about day light next morning he Washington, 14th December, 1843.

THORAS PHILLIPS, EDITOR.

THORAS PHILLIPS, EDITOR.

THORAS PHILLIPS, EDITOR.

THORAS BECHARAS.—Our readers will find in motitor column of this morning's paper a letter from insotter column of this morning's pap

agains step are turny set turns in the servent of the contribution of his constituents and the externed the defeate this honest statesman still higher in the low of his constituents and the externed the defeate the honest statesman still higher in the low of his constituents and the externed the defeate the honest statesman still higher in the low of his constituents and the externed the defeate the honest statesman still higher in the low of his constituents and the externed the defeate the low of his constituents and the externed the defeate the low of his constituents and the externed the defeate the low of his constituents and the externed the defeate the low of his constituents and the externed the defeate the low of his constituents and the externed the defeate the low of his constituents and the externed the defeate the low of his constituents and the externed the defeate the low of his constituents and the externed the defeate the low of his constituents and the externed the defeate the low of his constituents and the externed the low of his constituents and the externed the defeate the low of his constituents and the externed the low of his constituents and the externed the defeate the low of his constituents and the externed the defeate the low of his constituents and the externed the defeate the low of his constituents and the externed the defeate the low of his constituents and the externed the defeate the low of his constituents and the externed the low of his constituents and the externed the defeate the low of his constituents and the externed the defeated the low of his constituents and the externed the defeated the low of his constituents and the externed the defeated the low of his constituents and the externed the defeated the low of his constituents and the externed the defeated the low of his constituents and the low of his constitue

the way in the stage. Neither the Sheriff ner I could get any information of him. There were charges by other papers, but never in a tangible form, never so direct as this, or in a shape which would enable me to take hold them. There was an article in the Allegheny of in and to, all the right, title, interest and claim of Oliver House in the Court House in the coal as stated in the proceedings aftersaid, with the coal as stated in the proceedings aftersaid, with the coal as stated in the proceedings aftersaid, with the coal as stated in the proceedings aftersaid, with the coal as stated in the proceedings aftersaid, with the coal as stated in the proceedings aftersaid, with the coal as stated in the proceedings aftersaid, with the coal as stated in the proceedings aftersaid, with the coal as stated in the proceedings aftersaid, with the coal as stated in the proceedings aftersaid, with the coal as stated in the proceedings aftersaid, with the coal as stated in the proceedings aftersaid, with the coal as stated in the proceedings aftersaid, with the coal as stated in the proceedings aftersaid, with the coal as stated All the right, title, interest and claim of Villiam take hold them. There was an article in the Allegheny, builded to coavey the idea that a lorge and situate in the Borough of Allegheny, bounded by Corps street and claim of Villiam the property of the said defendant, and described as follows—to with Borough of Allegheny, bounded by Corps street two hundred and nine-west along said Robinson attent two hundred and nine-west along said Robinson street two hundred and nine-west along said Robinson and Correy streets and running thence west along said Robinson street two hundred and nine-west along said Robinson street two hundred and nine-west along said Robinson and Correy streets and claim of Villiam the property of the said defendant, the property of the said defendant, and the property of the said property of the said property being a tenancy by the sounded by Ornsby st and Sidney street, by John st and by Wharton street, containing in front on Wharton and by Wharton street, containing in front on Ornsby st and Sidney streets and claim of Robert and by the records of the Orphans Court; which lot or piece of ground is true for the original described as follows—to with Burley form Joseph Allen. Seized and taken in execution for the original described and then in execution of the Orphans Court; which lot or piece of ground is true for the original described as follows—to with Burley form Joseph Allen. Seized and taken in execution for the original described and time in the property of the said Phillips in and by Wharton street, containing in front on Wharton and by Wharton street, containing in front on Wharton and by Wharton street, containing in front on Ormsby st and Sidney streets of said Phillips and by Wharton street, containing in front on Ormsby st and Sidney streets of said Phillips and by Wharton street, containing in front on Ormsby st and Sidney streets of said Phillips and by Wharton street, containing in front on Ormsby st and Sidney streets of said Phillips and by Wharton street, containing in fron

Jos. Watt, sworn. This witness is called to prove the publication. He states that he went to the office Objected to by Defts counselon the ground of a variance in indictment and the article published. The word "ever" is omitted in the indictment in the first count, which contains the averments, culoquium and inuendoes, and in the second count the word "ever" appears, but so general is the count that the testimony WIFE against Heidelberg (tenant of J. S. Craft.) can not be admitted. (so says the defts. counsel.) The court reserved the points for another occasion and directed the trial to proceed. [Court here took a recess for an hour,]

We are compelled by the length of the Shering tion as the project of the sait of James McTurk, for use, iff's Sules to postpone the publication of the afternoon ALSO.

that may be adduced to-day, will appear

To the Democrats of Pennsylvania. FELLOW CITIZENS-After long and serious reflection, I have resolved to withdraw my name from the

pestion, whether the original title was really in Ju
LIET SEMPLE, which was decided by them in the negative, as above stated, and in favor of Mr Craft's

title.

hrst time in her instory, tor a Presidential canonicate of her own, with a certain conviction, on my part, feet alley eastwardly 51 feet to the place of beginning, as the property of the said Lewis Peterson, Peter Pef cation as the property of the said Lewis Peterson, Peter Pef that the request would not be granted? Should I be that the request would not be granted? Should I be that the request would not be granted? Should I be the said described 20 feet terson and James T. Kincaid. Seized and taken in execution house and other buildings. Seized and taken in execution of the said Lewis Peterson, Peter Pef that the request would not be granted? Should I be the title suit of the Bank of the suit of Walter H. Lowrie.

ALSO.

All the right, title, interest and claim of Elias Philadelphia title interest and the property of the said to the property of the said to the title property of the said to the property of the said to the title property of the said to the title property of the said to the title property of the said to

The time has now arrived when I need myself constrained to apply these principles to my own practice. It is true that I may not be able to seeme entire unared in the county of Allegheny, in book Z 2d., inity in the party by withdrawing my name from the vol. 49, page 150 &c., granted and conveyed to the vol. 40,

We are compelled by the length of the Sher-

feet to a stake, thence eighty-three feet five makes to, ble and cold sheds. Soized and taken in execution as the place of heritaria, contail is generated strict in a specified property of the said Alexander M. Anderson and the place of heritaria, contail is generated estrict in as the property of the said Alexander M. Anderson and follows, to wit: Fronting on Coal Lane 24 feet to lot as the property of the said Samuel McKelvey, at the first of Pollard McCormick. Thomas Robinson, at the said of Pollard McCormick. Thomas Robinson, at the said of Pollard McCormick.

square in the city of Anegueny county of Anegueny to feet, and in depth focus and state of Pennsylvania, bounded and described as that cartain piece of ground situated in the city of Pitts ground, situate in Pitt township, Allegheny county, bestered as that cartain piece of ground situated in the city of Pitts ground, situate in Pitt township, Allegheny county, bestered as that cartain piece of ground situated in the city of Pitts ground, situate in Pitt township, Allegheny county, bestered as the corner burgh, extending in front on 5th street 48 feet 6 inches, ing marked and numbered as lot No 15, in the plan of street. Seized and taken in execution, as the pro-The present attempt was made in the name of the Heirat law of JCLIKT SEMPLE; her counsel alleging that this tract did not belong to the name of the When, in January last; the Democratic members of that this tract did not belong to the name of the white according to the name of the Presidence. In presented my name to the Union as Penecylvania favorite candidate for the Presidence. In many last the name of the Sund and in depth about 160 feet; on which is executed in the subdivision of out lot No 2 in the manor of Pitts burgh, which said land in depth about 160 feet; on which is execution. So the subdivision of out lot No 2 in the manor of Pitts burgh, which said plan is recorded in the office for respect to an annual ground rent of ground being subject to an annual ground rent of ground being subject to an annual ground rent of favorite candidate for the Presidence. I make the corner burgh, extending in front on 5th street running back (ninety) 90 feet on Congres street. Seized and taken in execution. So the subdivision of out lot No 2 in the manor of Pitts the subdivision of out lot No 2 in the manor of Pitts burgh, which said plan is recorded in the office for responsible to the name of the subdivision of out lot No 2 in the manor of Pitts burgh, which said burgh, which said lot now or late of particles. Seized and taken in execution. So the subdivision of out lot No 2 in the manor of Pitts burgh, which said and in depth about 160 feet; on which is executed the burgh, which said for the Rev.

John Black, for use.

A T CO bank tame 3.3 test to lot now or late of David Donelly, "Forrest House" and other buildings; said lot or piece thence at right angles with Bank lane 8 perches to the place of beginning, being the same piece of ground which Deal & Co.

ALSO:

A

which yet then night sense of their character, might forbid them to William Locky. Esq., by his deed poll bearing date Ail the right, title, interest and claim of Elias Phil-HIBERNIA GREEN BALL.—That spirited military corps, the Hibernia Greens, will give their annual Ball this evening, at Concert Hull. For many years the Greens have celebrated their organization by entertain
Greens have celebrated military of All the right, title, interest and cimm of Lans Proise of a sa-safras south

Sold decides, then to all that certain two story blick, then certain two story blocks, then certain two story b

Nathan W. Mitchall, Isaac Panybrun, David Waller, Jr.

William Scholey, Johnathan Rush, Lyman Childs, Isaac Panybrun, Childs, Isaac Panybrun, David Waller, Jr.

William Scholey, Johnathan Rush, Lyman Childs, Isaac Panybrun, Childs, Isaac Panybrun, David Waller, Jr.

Mr. Mourhead opened the case to the Jury, stating briefly the nature and character of the office of the Indicement. He then proceeded to read the in the Indicement. He then proceeded to read the Indicement to the jury, which contained the specific offence, the columns grained that the place of briefly the nature and character of the office and the convertion and character of the office and the convertion and character of the office and the Indicement to the jury, which contained two country, to which contained the specific offence, the other of the other

All the right, title, interest and claim of John Seville,

again at the time of Cowan's escape. I think the including the brick dwelling erected on the piemises certain tract of land situate in Jone's District of described in proceedings. It being the same lot inter alia which Wm. Robinson, street, subject to an alley as described in proceedings. It being the same lot inter alia which Wm. Robinson, street, subject to an alley as described in proceedings. It being the same lot inter alia which Wm. Robinson, street, subject to an alley as described in proceedings. It being the same lot inter alia which Wm. Robinson, street, subject to an alley as described in proceedings. It being the same lot inter alia which Wm. Robinson, street, subject to an alley as described in proceedings.

Reserve Tract opposite Pittsburgh, and conveyed by said Robinson and wife to the said Irvine, by Deed dated 16th December, 1836. Seized and taken in execution as the property of the said Wm. A. Irvine at the secret of William Robinson jr.

All the right, title interest and claim of Henry Whitsburgh, title interest and claim of Henry Whitsburgh, in the County of A legheny, marked on Watson's Subdivision of Lots in Sidneyville

Reserve Tract opposite Pittsburgh, and conveyed by piece of ground, situate in the manor of Pittsburgh, in the manor of Coal Lane and doescribed as follows, to wit Beginning at a sugar tree on the bed as follows, to wit Beginning at a sugar tree on the manor of Pittsburgh, in the manor of Pittsburgh

ALSO:

iff's Sales to postpone the publication of the afternoon when it and all the evidence session until to-morrow, when it and all the evidence of the morrow of the said to said to said the said to said Anderson and Thomas Ro i ison, of, in and to, a rinnips, as an end of the city of company, for use.

ALSO: ground situate in the city of Allegheny and county of Philsburgh, bounded and described as follows, to will regining at a stake on the north side of Bunk lane. 100 feer, along Gas street, preserving the same width terson, of, in and to, or out of all that certain lot or gheny river to the line of the Saw Mill property now owned by the Shoenberger's, and thence along said of the same width thirteen and three-hard-hegrees west for to a 30 feet street, and bounded by said 30 feet street, and boun Allegheny, bounded and described as follows, to wit: Fro sting on Second street 215 feet, and running back eginning at a stake on the north side of Bank lane. 100 feet, along Gas storet, preserving the same width the distance of five hundred and two atyonice feet to a by Grestreet, by Second street, and by property of county, being marked and numbered as Lot No 14, in line south to Penn street the depth 670 feet or therea. stake, thence south seven y-six degrees and one-fourth, ——— Cubertson, on which is erected a brick house the plan of the subdivision of out Lot No 2, in the bouts, on which is erected five two story brick buildwest eighty-three feet to a stake, thence south thirteen used for manufacturing class, with a two story car and manor of Pittsburgh which said plan is recorded in the ings, and two others owned by Mrs. McKelvey during and three-fourth degrees east five h in head and twenty packing house, brick mixing room and sand mill, sta-

sonal considerations, to some considerations, the following described tract of land, some considerations, to some consideratio

did tes, whose prospects are more promising.

But a still higher obligation rests upon me. In my legheny, in book N, vol. 38, page 1522 &c., granted decid, being the same tract which was conveyed to said legheny. In book N, vol. 38, page 1522 &c., granted decid, being the same tract which was conveyed to said the liberality of their arrangements, and the great letter, to which I have already referred, I declare that and conveyed to the said Thomas Nesmith. No. 2. Oliver by John Ornsby, by deed the 23d of July, A D and conveyed to the said Thomas Nesmith. No. 2. Oliver by John Ornsby, by deed the 23d of July, A D and conveyed to the said Thomas Nesmith. No. 2. Oliver by John Ornsby, by deed the 23d of July, A D and conveyed to the said Thomas Nesmith. No. 2. Oliver by John Ornsby, by deed the 23d of July, A D and conveyed to the said Thomas Nesmith. No. 2. Oliver by John Ornsby, by deed the 23d of July, A D and conveyed to the said Thomas Nesmith. No. 2. Oliver by John Ornsby, by deed the 23d of July, A D and conveyed to the said Thomas Nesmith. No. 2. Oliver by John Ornsby, by deed the 23d of July, A D and conveyed to the said Thomas Nesmith. No. 2. Oliver by John Ornsby, by deed the 23d of July, A D and conveyed to the said Thomas Nesmith. No. 2. Oliver by John Ornsby, by deed the 23d of July, A D and conveyed to the said Thomas Nesmith. No. 2. Oliver by John Ornsby, by deed the 23d of July, A D and conveyed to the said Thomas Nesmith. No. 2. Oliver by John Ornsby, by deed the 23d of July, A D and conveyed to the said Thomas Nesmith. No. 2. Oliver by John Ornsby, by deed the 23d of July, A D and conveyed to the said Thomas Nesmith. No. 2. Oliver by John Ornsby, by deed the 23d of July, A D and conveyed to the said Thomas Nesmith. No. 2. Oliver by John Ornsby, by deed the 23d of July, A D and conveyed to the said Thomas Nesmith. No. 2. Oliver by John Ornsby, by deed the 23d of July, A D and conveyed to the said Thomas Nesmith. No. 2. Oliver by John Ornsby, by deed the 23d of July, A D and conveyed to the said Thomas Nesmith. "the principles and the soccessor the demonstrate party so far immeasurable transcend in importance the elevation of any individual that they ought not to be elevation of any individual that they ought not to be elevation of any individual that they ought not to be elevation of any individual that they ought not to be elevation of any individual that they ought not to be elevation of any individual that they ought not to be elevation of any individual that they ought not to be elevation of any individual that they ought not to be elevated as allowed as a support of the elevation of any individual that they ought not to be elevated as allowed as a support of the elevation of any individual that they ought not to be elevated as allowed as a support of the elevation of any individual that they ought not to be elevated as a support of the elevation of any individual that they ought not to be elevated as a support of the elevation of any individual that they ought not to be elevated as a support of the elevation of any individual that they ought not to be elevated as a support of the elevation of any individual that they ought not to be elevated as a support of the elevation of any individual that they ought not to be elevated as a support of the elevation of any individual that they ought not to be elevated as a support of the eleva ity for either of the candidates." And again:—"If I know my own heart, I should most freely resign any pretensions which the partiality of friends has set up for me, if by this I could purchase harmony and unanimity in the selection of a Democratic candidate."

The time has now arrived when I feel myself conyin the selection of a Democratic candidate."

The time has now arrived when I feel myself conhis wife, by deed bearing date the 94th day of lone of the portions of Sarah M Philips and Jane Ormsby's chilsaid William Irvine, at the sait of Watt & Patterson,

A Jury being called, and after the legal number of chillenges on both sides being exhausted, the follow-| wardly 246 feet 84 inches to Oliver street, thence along

the Commonwealth called A Morris, who affirmed:

I was appointed deputy Jailor, by E. Trovillo, who was the Sherif of Allegheny County, in 1334, and continued up till 1837. J. Cowan was confined in the

situate in Birmingham, in the County of A'legheny, grees east 40 perches and 2 10 to a post on the great road, marked on Watson's Subdivision of Lots in Sidneyville and thence by said south \$7 degrees cast, 38 perches and thence by said south \$7 degrees cast, 38 perches and thence by said south \$7 degrees cast, 38 perches, thence north 4½ deg. east 20 perches, thence north 4½ deg. east 20 perches, thence north 4½ deg. east 20 perches and thence by said south \$7 degrees cast, 38 perches and thence by said south \$7 degrees cast, 38 perches and thence by said south \$7 degrees cast, 38 perches and thence by said south \$7 degrees cast, 38 perches and thence by said south \$7 degrees cast, 38 perches and thence by said south \$7 degrees cast, 38 perches and thence by said south \$7 degrees cast, 38 perches and thence by said south \$7 degrees cast, 38 perches and thence by said south \$7 degrees cast, 38 perches and thence by said south \$7 degrees cast, 38 perches and thence by said south \$7 degrees cast, 38 perches and thence by said south \$7 degrees cast, 38 perches and thence by said south \$7 degrees cast, 38 perches and thence by said south \$7 degrees cast, 38 perches and thence by said south \$7 degrees cast, 38 perches and thence of beginning.

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The same perches are the said south \$7 degrees cast, 38 perches and thence of the said south \$7 degrees cast, 38 perches and thence of the said south \$7 degrees cast, 38 perches and thence of the said south \$7 degrees cast, 38 perches and thence of the said south \$7 degrees cast, 38 perches and thence of the said south \$7 degrees cast, 38 perches and thence of the said south \$7 degrees cast, 38 perches and thence of the said south \$7 degrees cast, 38 perches and thence of the said south \$7 degrees cast, 38 perches and thence of the said south \$7 degrees cast, 38 perches and thence of the said south \$ street 46 tect, and extending back to Liberty street 127 large two story brick dwelling house and other building, on less, to the place of beginning, (being the same prehouse. Seized and taken in execution as the property
house and frame stable. Seized and taken in execution as the property
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house and frame stable. Seized and taken in execution as the property has been all taken in execution as the property has been all taken in execution as the property has been all taken in execution as the property has been all taken in execution as the property has been all taken in execution as the property has been all taken in execution as the pro

the City of Allegheny, on the corner of Uraig and Ann streets, whereon are erected a three story double brick All the right, title, interest and claim, of Hugh Swee-

All the right, title, interest and claim of William A. post and black oak bush, thence by Thompsons land Irvine, of in and to all that certain two story brick post and black oak bush, thence by Thompsons land Irvine, of in and to all that certain two story brick post and black oak bush, thence by Thompsons land Irvine, of in and to all that certain two story brick post and degrees cast 254 perches to a sasafras south All the right, title, interest and claim of William A. part of the house (that isto say, the front part of the said house is twenty-three feet in front by thirty-four that is twenty-three feet in front by thirty-four the said house is twenty-three feet in front by thirty-four the same tract granted to Hugh Sweeny, by patent

All the right, title, interest and claim of William A. Invine, of in and to all that certain three story brick house, situate on the south side of Robinson street, in house, situate on the south side of Robinson street, in the Borough of Allegheny: Beginning at a point That it shall not be lawful for any Rutcher or Drover, twenty-three feet west of Correv street and at the dis-

to say, the front part of said house is twenty three teet in front by thirty-four feet indepth, the passage leading shall be liable to pay a fine of Ten Dellars. to be referred to the back part is ten feet in length by

All the right, title, interest and claim of John M'Mullen, of in, and to, all those two certain lots of ground situate in Pitt Township, Allegheny County, and numbered in a plan of lots laid off by S. Colwell, Esq., in on the N side of Carson street, at the corner of Caro-line street, thence extending along Carson street 228 vol. 50, page 19, as follows: 109 & 110, each lot hav-

> All the right, title, interest and claim of William A. Irvine, of in, and to, all that certain lot or piece of ground, situate in the city of Allegheny, Penn'a. and the Drug Store of JON. KIDD, bounded and described as follows: Beginning at the

came to my room and told me Cowan had escaped.

I then went to his room and saw a large hole through which he had escaped.

I then went to his room and saw a large hole through which he had escaped.

I have not seen him since. The Juil was considered unsafe and previous Grand Jury had condemned it. I think the watch
Grand Jury had condemned it. I think the watch
Court House in the city of Pittsburgh, on Saturday, the corner of Robinson and Corry streets at the corner of ground situate in ALSO,

Of, in and to all that certain other portion of said tract, beginning to situate in Allegheny county, All that certain other portion of said tract, beginning the bouse now occupied by said freine, thence along situate in Allegheny county, and to write Besines and previous of the District Court of Allegheny county, and to give in the city of Pittsburgh, on Saturday, the watch
Grand Jury had condemned it. I think the watchsince. The Juil was considered unsafe and previous Grand Jury had condemned it. I think the watchman was employed by the recommendation of the Court House in the city of Pittsburgh, on Saturday, the Marris, thence South at right angles with Robinson street, at the distance of 36 feet west from the nortwest corner of Robinson street and Jury had condemned it. I think the watchman was employed by the recommendation of the Court House in the city of Pittsburgh, on Saturday, the Marris, thence South at right angles with Robinson street, and indepth, preserving the West from the nortwest corner of Robinson street, and indepth, preserving the west from the nortwest corner of Robinson street, and indepth, preserving the Willock street, thence extending along Sarah street, thence extending along Sarah street westward-and indepth, preserving the Willock street, thence Eastwardly along Kilbuck street, thence of 36 feet by 312 feet to John street, and indepth, preserving the west from the nortwest corner of Robinson street and John street, and indepth, preserving the west from the nortwest corner of Robinson street and John street, thence extending along Sarah street, thence extending along Sarah street westward-and indepth, preserving the Kilbuck street, thence Eastwardly along Kilbuck street, thence of South at right angles with Robinson and the corner of Robinson street and John street, and indepth, preserving the Kilbuck street, thence Court street and John street, thence South at right angles with Robinson and the city of Pittsburgh, on Saturday, the west from the nortwest corner of Robinson street and John street, and indepth, preserving the Kilbuck street, thence and such and the corner of Robinson street and John st

North by said Coney street two hundred fact to the place of beginning; being part of Out Lot No 32 in the Miller, of, in and to, all the following described lot or said Robinson and wife to the said Irvine, w Deed dassid Robinson and wife to the said Irvine w Deed dassid Robinson and wife to the said Irvine w Deed dassid Robinson and wife to the said Irvine w Deed dassid Robinson and w Robinson and Robinson and

having a frame saw mill and one or more dwelling having a frame saw mill and one or more dwelling houses and tenements thereon errected. Seized and VI the right, title, interest and claim of Samuel Mchones and tenements thereon errected. All the right, title, interest and claim of John Pat-

Sample (including the tract in question) was sold for with which you have urged my elevation to the highest

more or less, situate in East Deer Township, Alleghene or not of the state of the s erty having been always the elder Sample's passed by having been always the el eing for part of the unpaid parchase money.

Seizedand taken in execution as the property of the on which are erected two three story brick dwelling said John Patterson, at the suit of William Arthurs. houses, and one two story frame dwelling house, and other buildings. Seized and taken in execution, as All the right, title, interest and claim of Bryan Mc- the property of the said David Wilson, at the suit of

nouse and other buildings. Seized and basel in Case cution as the property of the said Bryan McDonald, at the suit of Walter H. Lowrie. north 31 degrees west 3861 perches to a post, thence by vacant land south 88 degrees west 41 perches to a H, vol 28 page 64. Seized and taken in execution,

House.

Sec. 1. Be it ordained and enacted by the citizens of

twenty-turve neet west of Correv street and at the dis-tance of fourteen feet from said Robinson street and extending in front along parallel to said last mentioned building of the old Court House; but the same shall be street the distance of twenty three feet, and in depth exclusively reserved and appropriated for the sale of Sec. 2. Be it further ordained and enacted: That

covered before the Mayor, or any Alderman; one half thereof to the use of the city, and the other half to the Ordained and enacted into a law in Councils, the 26th day of December, A. D. 1843. WM. EICHBAUM, President. Attest-E. J. ROBERTS, Clerk, C. C.

JOHN SHIPTON, President. -ALEX. MILLAR, Clerk, S. C. d28-3t