

HUNTINGDON PA Wednesday, Jan. 2, 1855.

See New Advertisements. The Huntingdon Foundry. Attention, Commissioned Officers. A wife left. Notice to stock holders of Juniata Bridge. Sale of two tracts of land. List of Letters.

The Latest News.

Congress.—No Speaker yet. The President delivered his message to the Senate on Monday—he would not wait any longer for an organization of the House. Pennsylvania Legislature.—Both Houses organized yesterday. Wm. M. Platt, Democrat, of Winning, was elected Speaker of the Senate, and Richardson L. Wright, Democrat, of Phila., Speaker of the House.

To our Readers.

It is profitable to take at fixed periods a retrospect; and, resolve to wisely improve in future. The beginning of a new year is a suitable point for this purpose. Politically, there has never been a year, in the history of our country, so pregnant with dissolving elements, than the past. Those, if unchecked in their development, will greatly mar the symmetry of our religious, civil and political institutions.

The past should admonish all to adopt, in future, vigilance, as their watch-word, in opposing the insidious machinations of those, whether in religion or politics, "who love darkness rather than light." No other course will so effectually perpetuate the Union, secure peace and prosperity to our country.

In our religious, social and domestic relations, the privileges and bounties enjoyed should lead all to suitable and grateful acknowledgements to the "Author of every good and perfect gift;" and to employ a continuance of His favors, and that He would incline all in future, "to do justice and judgement, more acceptable to the Lord than sacrifice."

GEN. CASS.—"Spectator," the Washington correspondent of the Ledger, refers to this great and distinguished man in the following words:

"General Cass, at a meeting of the Democratic Senators, held in caucus on Wednesday last, delivered an impressive speech, which was received with that profound attention always accorded to words falling from the lips of that venerable and good man. He referred to his long connection with the party now in a majority in the Senate, how steadily it had aided to maintain the Constitution, secure the just rights of each State, and preserve inviolate the integrity of the Union. He dwelt upon the sad and distracted spectacle now presented by the other political combinations in the country, and as the imminent dangers, which fanaticism and intemperate zeal threaten to the repose and security of society. He spoke of the weight of years upon him, urged upon his political friends around him the necessity, at this crisis, of union and harmony, to watch the coming events, and stand together to defend the constitution from the grasp of misguided men. Before taking his seat, he took occasion to reiterate a determination before expressed, that he was not, nor would he be a candidate for the Presidential chair."

Sunday Work.

In Mifflin county, Pa., recently a justice of the peace summarily convicted a number of persons for an infraction of the Sunday law, in doing the work necessary to keep in blast the anthracite furnace of Etting, Graff & Co. The case was remanded to the Court of Common Pleas of the county by writ of certiorari, which tribunal, after a careful review of the facts, reversed the decision of the justice of the peace. Judge Wilson, in delivering the opinion of the Court, said that he was satisfied that the injuries consequent on the stoppage of the blast of such furnaces for twenty-four hours out of every seven days, would be so great and general as essentially to be fatal to the manufacture of iron in this country, and that the act of Assembly prohibiting worldly employment on the Sabbath does not impose a fine for the work necessary to keep a furnace in blast.

WRITTEN VS. PRINTED BILLS.—The object of advertising is of course, to give notoriety and to attract attention. Now on an average, three fourths of those even who can read writing, can not do so with facility, and would therefore pass a written bill without attempting to read it, and of the other fourth, not one in five would take the trouble. This is not the case with printed bills. The display lines of the leading articles strike the sight, so that "he who runs may read," and whether one is inclined to or not, his attention is involuntarily attracted, and the object of the advertisement is accomplished. But it is idle to argue the subject. Every business man knows and feels the truth of what we have said, and acts accordingly.

Know-Nothing Defeats.

The reaction against the corrupt Know-Nothing organization, continues all over the country. Municipal elections were recently held in the important cities of Boston, Worcester, Springfield, Charleston, Roxbury, and Newburyport, in Massachusetts, and in all of them the Thugs were defeated. One year ago the black flag of the secret conclave waved in triumph in every one of these places.

An adjournment having been effected until Wednesday, members may become more placable under the softening influences of Christmas Dinners, and be willing to give up their differences and unite in the election of Mr. Banks to the Speakership. Much as such a result is to be deprecated, he is undoubtedly the ablest man named by the opposition.

Fuller and his friends still labor under the miserable hallucination that the Democrats will in the end come to his support, notwithstanding the effectual quietus given to all such pretensions by the able, manly and patriotic speech of Cobb, of Georgia, on Friday. The impudence on the part of the men who ask Democrats to vote for Fuller is surpassed only by the silliness of one or two Democrats who give ear to their propositions. Much as the Democracy are opposed to the Republicans and their insane attempts to spring fierce sectional issues upon the country, the gulf which separates the Democrats from the dark-lantern Know Nothings is as wide, deep and impassable. Above all, the Democracy must not be asked to reward the treachery of Henry M. Fuller with the Speakership; he is not worth quite that price. If those who call themselves Southern Americans find themselves in a bad scrape, they need not in their miseries call upon Hercules to help them, but must get out of it in the best way they can.—Had they relied on the National Democratic party, the result in the House would be very different. The Democrats most respectfully beg leave to be excused from relieving them from the ruin which has so properly overtaken them. They offer no alliance with the Know Nothings of any section, unless, purged of their heresies, they place themselves on the platform of the Democratic caucus, and come right into the Democratic fold. These are the terms—no fusion, no coalition with Know Nothings.

I do not think the House is any nearer an organization than it was on the day of meeting. The hope of the friends of Banks to carry the plurality resolution, and thus elect him, has twice failed, and will not perhaps be tried again. Some of the Republicans are opposed to the adoption of the rule, and sustain their opposition by the argument that if they have no majority to elect a Speaker, they have none for any practical purposes of legislation. They have made their stand on Banks, and are apparently resolved to stick to him to the last gasp, which resolve is by no means comfortable to Campbell of Ohio, and a brace of other gentlemen who had not begun to despair of their own chances for the Speakership.

The Hon. John R. Edie, who congratulates himself on having the especial guardianship and care of the "great iron interests" of Pennsylvania, votes for Campbell instead of Banks, because the latter is not sound on Protection! Col. Edie, I am told, considers this a "smart dodge," and expects by his influence, and, of course, that of the aforesaid "great iron interests," to bring the friends of Banks over to Campbell. They will hardly have given him a much better excuse for voting against Banks. He is understood to have had, about the memorable year 1840, a particular aversion to coon skins and hard cider. Opposition to him on that ground would have been fair and legitimate. But the Tariff! Where's "Tariff Andy?" Things are thus at a "dead lock" among the Know Nothing Republicans, and the legislation of the country is postponed by their personal difficulties and differences, which is a rather bad beginning for those who boast to be, par excellence, the "rulers of America."

The opposition parties in the House are showing up their true characters. Read the following from the proceedings of that body on Thursday last:

Mr. Millward, of Pennsylvania, said he had been approached by one of his colleagues, who had proposed that if he would vote for Mr. Banks, he (Mr. Millward) should be made Chairman of the Engraving, or Lithographing, or Printing Committee, and have a good thing of it. (Laughter, and cries of "name him!" "Who is he?")

Mr. Millward replied—Mr. Pearce, of Pennsylvania. (Sensation. Nearly all the members rising to their feet, and much interest manifested in all parts of the House.)

Mr. Banks, amid great confusion, denied emphatically that any body had authority to offer such a proposition from him. Mr. Pearce rose. (Cries of "order," "order," "Let's hear him," "Down in front.") Mr. Pearce said he had not been authorized by Mr. Banks to make such a pledge to Mr. Millward, or any body else, although a few moments ago he had asked that gentleman how he would like to be Chairman of the Committee on Engraving. (Laughter.) Mr. Millward asked Mr. Pearce—Did you not say, if it was not against my conscience to vote for Mr. Banks, I could make a good thing of it. [Laughter.] I asked you how you replied that I could be made chairman of the Printing, Lithographing, or Engraving Committee. I asked, "How do you know I can be made Chairman?" when you responded, "I have just had a conversation with Mr. Banks, who said that any promise I should make, would be carried out by him." Mr. Pearce—I deny what my colleague has said. He has misconstrued my remarks. Mr. Millward—I could not misconstrue them. (Great confusion, mingled with cries of "order.")

Mr. Humphrey Marshall remarked that he had advised Mr. Millward to make the exposition.

Mr. Pearce—I alluded to the matter merely in a playful manner, to my colleague. (Laughter.)

Mr. Millward—I don't consider it play, sir.

Mr. Floreco—Such a thing is disgraceful to our State, and were it in order I would at once move a committee of investigation.

Mr. Millward to Mr. Pearce.—Did you not tell me that Mr. Banks assured you that in case I voted for him he would give me what you promised?

Mr. Pearce.—I did not.

Mr. Millward, emphatically.—I say you did! Had you any conversation at all with Mr. Banks?

Mr. Giddings, his form; prominent amid the storm, calmly expressed the opinion that the House had enough of these proceedings.

Mr. Banks.—No man has an assurance from me with regard to the formation of the Committees. I stand, if elected to the office of the Speakership, perfectly free to do what is right and proper for myself, for the House, and for the country, and of that I am the judge and for doing which I would be responsible to the House and the Country. (Applause.)

Mr. Todd trusted that his colleague (Mr. Millward) would be more guarded hereafter in attacking the character of gentlemen. The Pennsylvania Delegation are independent, guided by right and truth, acting intelligently asking no pledges, and guilty of no false pretences.

Mr. Millward said he was not to be frightened by being told he must be more guarded. He had only alluded to one gentleman from Pennsylvania, and that was Mr. Pearce.

Mr. Campbell, of Pennsylvania, remarked that he had frequently met Mr. Banks socially, and never heard him at any time, or under any circumstances, make any remark which could be construed into a pledge.

Mr. Pearce thought the House ought to be obliged to Mr. Millward for his revelation.—He (Mr. Pearce) had heard Mr. Pearce say, that he had assurance from Mr. Banks, that the latter would constitute the Committee, as to take care of the interests of Pennsylvania. He could prove the fact.

Mr. Pearce replied, that he had the assurance that Pennsylvania interests would be cared for. He never had it from Mr. Banks, but from his own colleagues.

Mr. English thought this a pretty family fight. He had voted for Mr. Richardson as a man above suspicion.

Mr. A. K. Marshall was perfectly satisfied that if these charges were true, they justified Mr. Banks for the Speakership. In consequence of the absence of some members, proof cannot now be produced. Other revelations might also be made. He desired all further voting to be dispensed with for today.

Mr. Colfax contended that this was not a proper tribunal to investigate mere idle rumors, uttered perhaps in bar room; if it were he might repeat a rumor regarding the gentleman from Pennsylvania, but which he did not believe to be true.

Mr. Fuller—I wish to know what it is? Mr. Colfax.—The rumor is this—that in your opinion Mr. Whitefield, the delegate, from Kansas, is legally elected.

Mr. Fuller—I know nothing about the matter, and have said nothing. It is a subject of a contested election, and I shall examine it fairly. Any rumor contrary to this is utterly false, and I shall stigmatize as "liar" any one who authorizes any such expression.

Mr. Colfax, resuming, said he had remarked that the rumor was doubtless untrue, and nearly alluded to it now to show how futile such charges were. He believed other rumors would prove alike fallacious. There was no reason for the voting to be suspended.

Mr. Whitefield, delegate from Kansas—I ask for no pledges. I stand on the justice of my cause.

Mr. A. K. Marshall stated that his object in moving a suspension of the voting was to afford time for reflection. He did not refer to mere rumors, but to direct charges of which there was abundant proof.

Mr. Campbell, of Ohio, having been alluded to, said that no member of Congress had ever approached him, demanding pledges during the time he was voted for as a candidate for Speaker. He would have kicked such out of his room.

Mr. Washburn, of Maine, did not want dark insinuations, but wished to understand the charges made. He defended Mr. Banks.

Mr. Kunkle, of Pennsylvania, said the Pennsylvania delegation had neither asked nor received pledges from Mr. Banks.

Here the episode ended and the House proceeded to another ballot.

TAKE NOTICE.

WHEREAS my wife Elizabeth has lately left my habitation without my consent, this is to forewarn all persons that I will pay no debts of her contracting. ALEXANDER SCOTT. Tell Township, Dec. 29th, 1855.

ATTENTION.

THE Commissioned Officers of the 4th Brigade 14th Division P. M. (Huntingdon county), are ordered to meet at Huntingdon, on Tuesday 15th January, 1856, in full uniform. By order of Brig'r. General MCGILL, GEORGE DARE, Major. January 1st, 1856.

NOTICE.

THE Stockholders of Juniata Bridge Co., in Huntingdon county, are hereby notified that an Election for one President, six Managers and one Secretary and Treasurer, will be held at the house of Christian Coats in the Borough of Huntingdon on Monday the 14th January, 1856, between the hour of two and five o'clock of said day. JAMES GWIN, Sec'y. December 31st, 1855.

NOTICE TO THE PUBLIC.

THE Huntingdon Foundry lately leased to S. S. Wharton & Co., and destroyed by fire, will be rebuilt and carried on by R. C. McGill, and in the course of a few weeks he will be able to fill all orders as usual. R. C. MCGILL. December 27th, 1855.

PUBLIC SALE OF REAL ESTATE.

BY virtue of the powers by will of John D. W. Birkstresser, given to his Executors, we will offer at public sale on the premises on Tuesday 12th February, 1856, at 10 o'clock, A. M. the following real estate of said deceased viz: ONE TRACT OF LAND, situate in Hopeville township Huntingdon county, on the North side of the Raystown Branch of Juniata river, adjoining that stream, and the next mentioned tract, containing about 50 ACRES; about two thirds of it cleared, with a two story log house and a frame barn upon it.

ONE OTHER TRACT adjoining the above, the river, and lands of David Mountain, containing about 48 ACRES, two thirds of it cleared, a good apple orchard upon it. Terms made known on day of sale. JACOB WEAVER, JACOB S. BARKSTRESSER. December 28th, 1855.

"GLOBE" JOB PRINTING OFFICE.

Table with columns for months (JAN to DEC) and years (1855 and 1856), listing days of the week and specific dates.

LIST OF LETTERS.

REMAINING in the Post Office at Huntingdon, Pa., on the 31st day of December, 1855, which if not lifted on or before the 1st day of April next, will be sent to the Post Office Department as dead letters:

- Milton Ahlum, Jacob Levy, Rev. H. Aurend, Silas Long, R. F. Brewer, Mrs. Elizabeth Long, H. B. Bradford, Esq., 2 Henry Lump, Mrs. Rebecca Behrens, Miss. Jemima Long, Edwin Brady, 2 Miss. R. D. Lloyd, Charles H. Bailey, Herrn Simon Lippert, Miss. Sarah Cow, Peter McMillan, Miss. C. E. Cook, Miss. Julia Miller, Miss. Cath'ri Clabaugh, David A. Miller, Jacob Cain, Miss. Finor McCall, Edward Cox, Wm. Mitchell, John T. Dick, Miss. Harriet Murrlis, Jesse Davies, John A. Miskiey, Andrew Dittenbach, Wm. Miller, John Drenning, Moore & Whitesil, Robert Davis, Samuel A. Mathers, George Danonhower, Wm. Mingham, John Davis, Miss. A. E. Meredith, Jackson Emerick, Rev. Mr. O. Farrell, 2 George Hallowell, George Pierce, David Fairfield, P. H. Pence, Charles Forester, Jacob Platt, James Green, Miss. Sophia Queen, 2 Jacob Rohrer, Vienna Randolph, Elijah Goyssay, Rudolph Buck, George Gorwey, Joseph Roth, Julius Gotsch, Rev. E. A. Rupley, T. S. Grandstaff, Gen. G. W. Spier, 2 Mary Green, Mrs. Sarah Smith, Cyrus Gearhart, J. Willis Smith, Drake Gee, Rev. J. P. Smart, Barton Green, Charles Snyder, Esq., T. M. Gilmarton, Cornelius Shea, David Hutchison, 2 Mrs. P. Hallowell, George Hallowell, Esq., G. F. Shelton, Buckman Hallowell, Abraham Shinafitt, Martin Inoff, Azariah Sackett, Esq., Joseph N. Hamilton, Miss. Mary A. Starr, John Hamilton, Louis Schneider, Charles Heiner, George Smith, Mrs. Hoffman, Peter Slusser, Miss. Mahold Hollings, Peter Slusser, Miss. Elizabeth Hughes, Henry Stewart, Sarah Hamelton, Henry S. Wilson, 3 F. Hack, Benj. Walton, John Hays, Miss. M. J. Warefield, P. Hummel, Esq., Wm. B. White, Michael Hale, Mrs. Poley White, Catharine Hamlin, Miss. E. M. White, 3 Alexander Kennedy, 2 John Wilson, John Keller, Miss. Joanna Woolver, Henry Ketter, Jas. Wilson, Danj. Kitchy, John M. Wiley, Wm. Laughry, John M. Wiley, Persons inquiring for letters on the above list will say they are advertised. W. M. LEWIS, P. M. Huntingdon, Jan. 1st, 1856.

RAIL ROAD NOTICE.

THE Stockholders in the Huntingdon and Broad Top Mountain Rail Road and Coal Company are hereby informed that an election will be held at No. 56 Walnut street, Philadelphia on Monday the 14th day of January next, to elect by ballot, one President and twelve Directors to manage the affairs of the Company. By order of the Board of Directors, JACOB MILLER, Secretary. Huntingdon, December 26, 1855.

Dissolution of Partnership.

THE partnership heretofore existing between the subscribers was dissolved by mutual consent on the 15th day of November last—persons indebted to the firm will please call and settle their accounts with Geo. C. Bucher, on or before the first of April next. GEORGE C. BUCHER, GEORGE B. PORTER Alexandria, Dec. 26, 1855.

THE BUSINESS WILL BE CONTINUED AT THE OLD STAND BY THE SUBSCRIBER WHO WILL SELL GOODS AT VERY LOW RATES TO ALL WHO MAY FAVOR HIM WITH A CALL. GEO. C. BUCHER.

CLOTHING, BOOTS, SHOES.

AND a variety of articles, received on consignment, for sale at very reduced prices, for cash or in exchange for country produce. All those indebted will please call and settle their accounts. GEORGE HARTLEY, Agt., Corner of Smith and Allegheny sts. Huntingdon, Dec. 26, 1855.

EXECUTORS' SALE

OF REAL ESTATE AND PERSONAL PROPERTY. THE subscribers, Executors of the estate of Eleazar Lloyd, dec'd., will offer at Public Sale on the premises, On Thursday 10th day of January, 1856 THE FOLLOWING PROPERTY, TO WIT: A HOUSE AND FOUR LOTS, In the village of McConnellstown, Walker township, Huntingdon county. The lots are each 66 feet front and 165 back. On one of the lots there is a two story log house. Also—on the same day at the late residence of the deceased, FIVE HEAD OF HORSES, Horse Gears, one Wagon, Plows and Harrows, Winnowing Mill, and other articles. Sale of the Horses, &c., to commence at 9 o'clock A. M., and the sale of House and Lots at 1 o'clock P. M. Terms of sale—made known on day of sale, by ABRAHAM STAPES, MARTIN ORLADY, Executors. December 18th, 1855.

1700 Bushels Bituminous Coal, just received and for sale by CUNNINGHAM & DUNN.

HUNTINGDON COMMERCIAL SCHOOL.

HERE has been opened in the Hall formerly occupied by the "Sons of Temperance" in the borough of Huntingdon, a School under the above title, in which is proposed to be given, a thorough course of instruction, and practice, in single and Double Entry Bookkeeping. Also, Lectures on Commercial Law, will be given in regular course, by the most talented members of the Bar. Students can enter at any time, a day or evening class, or both if they wish. For any other particulars, address personally or by letter, T. H. POLLOCK, Principal. Huntingdon, Dec. 17th, 1855.—3m

W & P OF HUNTINGDON COUNTY.

THE undersigned proposes publishing, provided sufficient encouragement be obtained, a Map of Huntingdon county, said map to be constructed by actual survey of all the public Roads, Rail Roads, Rivers, Streams, Canals, Township lines, &c., and every place of note contained in said county, such as Churches, Post Offices, School Houses, Stores, Taverns, Mills, Factories, Shops, Crossings, and Stations carefully shown in their respective places, and the name and place of residence of nearly every business man in said county, and the branch of business followed by each, respectively. And the place marked where near all the farm buildings stand, and the proprietors and the occupants name given. Said Map to contain from fourteen to eighteen square feet of engraving, and to be finished in the most modern style and workmanlike manner, &c. WILLIAM CHRISTY. December 26th, 1855.

FOR RENT.

THE Store room now occupied by Mr. T. Swoope, and the shop occupied by J. N. Ball, in the borough of Huntingdon, Pa., for rent. WILLIAM DORRIS. December 18th, 1855.

TO IRON MEN.

THE subscriber has recently discovered an ORE BANK which will yield an abundant supply of Iron Ore. This Ore Bank is on a farm tract of land, belonging to the subscriber, containing about twenty acres, situated in Walker township, about one mile and three quarters from the station on the Broad Top Railroad near McConnellstown. Specimens of the Ore may be seen in Huntingdon at the ticket office of the Pennsylvania Central Railroad. The subscriber will either sell or lease the above tract of land. JOHN LEB. McCornellstown, Dec. 26, 1855.

MEDICAL NOTICE.

DR. C. L. KELLING, of Mechanicsburg respectfully informs the citizens of Huntingdon and vicinity, that he will be found at Mr. Robert V. Stewart's on the 15th, 16th and 17th of January, for consultation. Persons afflicted with cancers, wens or tumors, will call on the first or second day, (the 15th or 16th.) December 18th, 1855.

PROCLAMATION.

WHEREAS by a precept to me directed, dated at Huntingdon, the 24th day of Nov. A. D. 1855, under the hands and seals of the Hon. George Taylor, President of the Court of Common Pleas, Oyer and Terminer, and general jail delivery of the 24th judicial district of Pennsylvania composed of Huntingdon, Blair and Cambria, and the Hon. Johnathan McWilliams, Thos. F. Stewart, his associates, Judges of the county of Huntingdon, Justices assigned, appointed to hear, try and determine all every indictments made or taken for or concerning all crimes, which by the laws of the State are made capital or felonies of death and other offences crimes and misdemeanors, which have been or shall hereafter be committed or perpetrated for crimes aforesaid—I am commanded to make public proclamation throughout my whole bailiwick that a Court of Oyer and Terminer, of Common Pleas in p. Quarter Sessions, will be held at the Court House in the borough of Huntingdon, on the second Monday (and 14th day) of Jan. next, and those who will prosecute the said prisoners be then and there to prosecute them as it shall be just and that all Justices of the Peace, Coroner and Constables within said county be then and there in their proper persons, at 10 o'clock, A. M. of said day, with their records, inquiries, examinations and remembrances, to do those things which to their officers respectfully appertained. Dated at Huntingdon the 24th of Nov. in the year of our Lord 1855, and the 79th year of American Independence. JOSHUA GREENLAND, Sheriff.

PROCLAMATION.

WHEREAS, by a precept to me directed by the Judges of the Common Pleas of the county of Huntingdon, bearing test the 22d of Nov. 1855, I am commanded to make public proclamation throughout my whole bailiwick, that a Court of Common Pleas, Oyer and Terminer, and general jail delivery of the 24th judicial district of Pennsylvania composed of Blair and Cambria, and the Hon. Johnathan McWilliams, Thos. F. Stewart, his associates, Judges of the county of Huntingdon, Justices assigned, appointed to hear, try and determine all every indictments made or taken for or concerning all crimes, which by the laws of the State are made capital or felonies of death and other offences crimes and misdemeanors, which have been or shall hereafter be committed or perpetrated for crimes aforesaid—I am commanded to make public proclamation throughout my whole bailiwick that a Court of Oyer and Terminer, of Common Pleas in p. Quarter Sessions, will be held at the Court House in the borough of Huntingdon, on the second Monday (and 14th day) of Jan. next, and those who will prosecute the said prisoners be then and there to prosecute them as it shall be just and that all Justices of the Peace, Coroner and Constables within said county be then and there in their proper persons, at 10 o'clock, A. M. of said day, with their records, inquiries, examinations and remembrances, to do those things which to their officers respectfully appertained. Dated at Huntingdon the 24d of Nov., in the year of our Lord 1855, and the 79th year of American Independence. JOSHUA GREENLAND, Sheriff. Sheriff's Office, Huntingdon, Dec. 18, 1855.

ORPHANS' COURT SALE.

BY virtue of an order of the Orphans Court of Huntingdon county there will be sold at public outcry on the premises, on Tuesday the 8th day of January next, (1856.) the following described real estate, situated in Tell township Huntingdon county, late the estate of Thomas Love, dec'd., to wit: The undivided half part of a certain TRACT OF LAND, situate in the township and county aforesaid, adjoining on the west land of John and Samuel Bolinger, on the east, land of William Vain, and other land said in testate on the south, and land of James Love on the north, the whole tract containing One Hundred and Twenty Acres more or less, most of which is cleared and cultivated, and on which are erected a log dwelling house and a barn. Subject to the life estate of Mrs. Isabella Love, the mother of said intestate. TERMS OF SALE.—One third of the purchase money to be paid on confirmation of sale, and the residue in two equal annual payments thereafter, with interest, to be secured by the Bonds and Mortgage of the purchaser. Sale to commence at twelve o'clock M. when and attendance will be given by WILLIAM S. LYONS, Administrator of Thomas Love, dec'd. December 8th, 1855.—3t.

SHERIFF'S SALES.

BY virtue of sundry writs of vend. exp. issued out of the Court of Common Pleas of Huntingdon county, and to me directed, I will expose to public sale at the Court House in the borough of Huntingdon, on Tuesday the 15th day of January, next, at 2 o'clock, P. M., the following described Real Estate:

All the defendant's right and interest in and to a tract of land in Barree township, Huntingdon county, containing 30 acres more or less, bounded on the east by Thomas Brownover, and on the south and north by the heirs of John Coach's heirs, having thereon erected a two story log house, a small frame barn, with other out buildings—about 25 acres cleared and under cultivation. Seized, taken in execution and to be sold as the property of Catharine Ash.

ALSO—All the defendant's right and interest and estate in and to the following described tract of land, situate in Cass township, Huntingdon county, bounded on the north by lands of James Norris, west by Jacob Barnett, south by Jacob Drake, and containing 196 acres be the same more or less, with about 80 acres cleared, and having thereon erected a two story log house and small stable and saw mill. Seized, taken in execution and to be sold as the property of William Crotty.

ALSO—All the right and interest of Elias Swoope one of the defendants in and to two lots of ground in the village of Scottsville, Huntingdon county, one fronting 57 feet 8 inches on Hudson street and extending back at right angles 90 feet to Ashman street, bounded by lands of George D. Hudson on the east, having thereon erected a two story log house. The other fronting 57 feet 8 inches on Hudson street and extending back to Ashman street 90 feet, having thereon erected a small frame stable. Seized, taken in execution and to be sold as the property of Stitt and Elias Swoope.

ALSO—A certain lot of ground adjoining the borough of Birmingham, containing about one acre more or less, adjoining a lot of John Owens, Esq., on the west, the public road leading from Birmingham on Water Street on the south, lands of Shoemaker on the north and east, on which is erected a brick building 70 feet in length and 35 feet in depth, three stories high with stone basement, known as the Mountain Female Seminary. Seized, taken in execution and to be sold as the property of the Mountain Female Seminary.

ALSO—All the right, title, interest and claim of the defendant (Richardson Read, of, in and to all the Real Estate late of his father Thomas Read, dec'd., (who died intestate,) to wit: the undivided one fifth part of all the real estate which was owned and claimed by the said Thomas Read, dec'd., immediately before and at the time of his death, that is to say, a lot of land situated on the south-west side of Hill street in the borough of Huntingdon, adjoining John Armitage on the south-east, Armstrong Willoughby on the north-west, with a store house thereon erected, in which is kept the drug store of Thomas Read and son. Also, the undivided fifth of a lot of ground situated on the east side of Hill street in the borough, adjoining lots of William Orison, Esq., on the east and west, being fifty feet on Hill street in said borough, and extending back 200 feet to Washington street, on which is erected the mansion house lately occupied by Thomas Read, dec'd., with other buildings. Also on the interest as above of defendant in a tract of land in Cromwell township, at the eastern base of Jack's Mountain, adjoining lands of Benjamin Rinker and others, containing 348 acres more or less, part which are cleared. Also, on the interest as above described of defendant in two other houses and lots in the borough of Huntingdon, situate in Washington street, each fronting 50 feet on said street and extending back 200 feet to Fifth street, and numbered 166 and 167 in plan of said borough. Also on the interest as above described of defendant, in and to a tract of timber land situate on the eastern slope of Tarace Mountain in Union township, Huntingdon county, adjoining lands formerly owned by D. Blair, lands of D. Africa, Esq., and others, surveyed in the name of James Fea, 12th September 1807, containing 420 acres more or less.

Also upon all and any other interest or right of the defendant in and to any and all other lands of the defendant, descending to him by the laws of this Commonwealth from his father Thomas Read, dec'd of whatever kind and quantity and wheresoever situate in the county of Huntingdon aforesaid. Also, the interest of defendant in a tract of land situate in the borough of Cassville late part of the estate of Thomas Read, dec'd., fronting on the old road and extending back to Main street, containing between a fourth and a half an acre of land, on which is erected a large two story stone house and a brick store house, frame warehouse, carpenter shop, stable, and other outbuildings. Also the interest of defendant in and to a tract of land being on Mill Creek in the borough of Huntingdon, which John Waddell now resides. Seized, taken in execution and to be sold as the property of Richardson Read.

ALSO—All the right, title, interest and claim of the defendant Thomas Wallace, of, in and to, a piece and parcel of meadow land situate on the margin of Stone creek, in the borough of Huntingdon, adjoining a lot of George Greenland, Esq., on the north, a lot of Wm. Dorris, Esq., on the south another lot of said defendant, in the same inclosure, on the west, and said creek on the east, containing seven acres and sixty-four perches, be the same more or less. Also, a lot of ground situate at the south-eastern corner of Church and St. Clair streets in said borough, fronting about sixty-four feet on St. Clair street and extending back from the same two hundred feet in the old line of the said borough and western boundary of the above mentioned and described lot,—bounded on the north by Church street and on the south by a lot owned by the widow Hawn, including the whole of lot No. 173 and part of lot No. 172, in the recorded plan of said borough. Also, four contiguous lots of ground situate in said borough, bounded on the north and west by the Rouser Farm, on the east by the Warm Spring road, and on the south by a lot of Hon. James Gwin,—Nos. 1, 2, and 3, as represented on a map of said lots divided on the 16th day of October, 1855, for the defendant by J. Simpson Africa, County Surveyor, containing each four acres, and No. 4 containing about three acres, be the same more or less. Seized, taken in execution and to be sold as the property of Thomas Wallace.

ALSO—All the right, title, interest and claim of defendant Henry Cornpross, of, in and to a certain lot of ground situate on the north-east side of Hill street, in the borough of Huntingdon, fronting fifty feet on Hill street and extending back two hundred feet on Charles street to Washington street, having thereon erected a large log weatherboarded house two stories and a half high, with back buildings 45 by 14 feet, with a new building fronting on Charles street erected for a carpenter shop, the said house and lot known as the Dopp Tavern property, and numbered 215 in the plan of the said borough of Huntingdon. Seized, taken in execution and to be sold as the property of Henry Cornpross.

ALSO—All the right, title, interest and claim of defendant of, in and to a piece, parcel or farm of land in Cromwell township in the county of Huntingdon, containing 183 acres more or less, about 90 acres of which are cleared and under fence, having thereon erected a one and a half story log house, a small one story log barn and a log, together with the appurtenances. Seized, taken in execution and to be sold as the property of William Laird.

JOSHUA GREENLAND, Sheriff. Sheriff's Office, Huntingdon, Dec. 18, 1855.