cer or soldier who shall behave himself with contempt or distrespect towards his repute, or to excite commanding officer, against them the hashall be pumshed actred of the zood peocording to the nature of his offence, by the formatial.

Art. 7. Any officer or soldier who shall begin, excite any unlawful combinations therefore or soldier who shall begin, excite, any unlawful combinations therefore or soldier who shall begin, excite, any unlawful combinations therefore or soldier who shall begin, excite, any unlawful combinations therefore or soldier who shall suffer death, or the U. S., or any act mutiny or sedition in any troop or combinations therefore of the U. S., or any act mutiny or sedition, the property can be provided by the Constitution shall suffer death, or of the U. S., or the such other punishment, the property can be provided by the Constitution shall suffer death, or of the U. S., or the such other punishment, then such profition of the U. S., or the such other punishment, the such of the constitution shall suffer death, or of the u. S., or the such other punishment, the such of the constitution of the U. S., or the such of the u. S., or the constitution of the u. S., or the constitution of the u. S., or the constitution of the u. S., or the such of the u. S., or the constitution of the u. S., or

marital with death, or otherwise, according to the nature of the offence.

Art. 9. Any officer or soldier who shall strike his superior officer, or draw wilft up any weap of offer any vioon of a superior office, or any of his office, or any of his office, or shall disobey any pretence whateve.
or shall disobey any lawful command of his superior officer, SHALL SUFFER DEATH, or such punishment as shall according to the nature of his offence be inflicted upon him by the sentence of a court martial. ourt martial.

You have seen by the message, that Van Buren approves the Bill; and you see by the bill, that the articles of war are part of the government of the militia; and these articles you can see that, the pri vate soldier who speaks DISRESPECT-FULLY of Martin Van Buren, shall be fined and imprisoned. It matters not even it the disrespectful words are true; still the poor private must be punished. This is worse than the old Sedition Laws, punished only for "false, scandalous, and malicious" words; while Van Buren is for putting the screws to a man who dare speak disrespectfully of him.

The poor soldier must suffer under

these "rules and articles," according to the sentence of a court martial; and who compose that court martial? Why the officers of this army, above a captain, all of whom are commissioned by the President. So that, in truth, the very tools of his cwn creation, sentence the poor soldier to the dungeon cell. Fellow citizens, what do you think would be your case, if some of the serfs of the present Administration could take part in a drum head court martial against you, because you think both the master and the man deserve the executions of all honest men. officers of this army, above a captain, all of whom are commissioned by the Presithe execrations of all honest men.

Suppose, that some of our canal officers should happen to be a part of such a court martial—for some of them are very tall captains in the party—and that some one of the hundreds who have seen fit to quit the ranks of Loco Foco Humbug; what do you think would be the kind of justice he would get? Do you not believe that DEATH, in accordance with the 9th section, would be his portion?

Farmers and mechanics, look carefully and see if it be not the silent, slow, and measured steps of despotism, which is creeping upon you. Freemen, watch well the temple of your freedom. Tyrants ar foging you in fetters. Awake!

# OBITUARY RECORD

"In the midst of life we are in death."

DIED-in this Borough, on Thurs day last, the 30th ult., MARGARET, wife of James Entriken, Jr., and daughter other late William Steel, aged 31 years.

An Apprentice Wanted.

An apprentice is wanted at this office, one of good, steady, and industrious habits, and that can come well recommended; none other need apply. One from the country would be prefered. One from the

THE subscriber respectfully informs be Millers and Millwrights, and the ade in general, that he still continues

FRENCH BURR MILL STONES, in Harrisburg, where he keeps constantly on hand a good assortment of French Bur Blocks of a very superior quality, which he is prepared to manufacture to order, on favorable terms, and cheaper than the same quality of French Burrs can be had at any other place in the U. States, and will warrant them equal in quality to any that can be made in America.

ica.

The subscriber will, if desired, deliver Burrs at any given point along the Canals or Railroads; at his own risk.

Orders by mail will meet the same prompt attentention as if personal application is made.

Iv. H. KEPNRE. August 5, 1840--6m

### To my Creditors.

To my Creditors.

KE NOTICE that I have applied to the Judges of the court of Common Pleas of Cambria county, for the bench of the laws made for the relief of insolve it debtors, and they have appointed Monday", the 5th day of October next, for the hearing of me and my creditors, at the court hous? In the borough of Ehensburg, when and wire eyou may attend if you think proper, and show cause, if any you have, why I should in the discharged according to law.

have, why I should in the cording to law.

HENRY II. IEFFRIES.

Ebensburg, July 9th, 1840.

### Wm. S. PAWSON

Commission MERCHANT No. 77 Smith' WHARF BALTIMORE.

### Dissolution of PARTNERSHIP.

The firm heretofore existing under the name of Cover and Henderson, was dissolved on Jane 17th 1740 by mutual cansent. All persons interested in said firm are requested to come furward for immediate settlement. The books remain at the store of J. M. Cover, where the subsoribers may be found. the subscribers may be found.

J M Cover

Jas Henderson

July 15, 1840.-St-p.

### TAILORING.

### PETER O'ROURKE,

### ADMINISTRATORS MOTICE.

All persons knowing themselves in lebted to the Eestate of Wm. Steel, Esq. late of the borough of Huntingdon dec'd are requested to make immediate payment to the undersigned; and all those having claims against said estate, are requested to present them properly authenticated for settlement.

JAS STEEL
JAS ENTRIKEN, Esq. Admrs Hunt. 22, July 1840.

### Proclamation.

HEREAS by a precept to me directed dated at Huntingdon, the 20th day of April, A. D. one thousand eight hundred and forty, under the hands and seals of the Hon-Thomas Burnside, President of the Court of Common Plens, Oyer and Terminer, and general jail delivery of the 4th judicial district of Pennsylvania, composed of the counties of Millin, Huntingdon, Centre, Clearfield, and Jefferson, and the Hon. Joseph Adams, and John Kerr his associate Judges of the county of Huntingdon, justices assigned, appointed to hear, try, and determine all and every indictments, and presentments made or taken for or concerning all crimes, which by the laws of the State are made capital or felonics of death and all other offences, crimes and misdemeanors, which have been or shall be committed or perpetrated within the said county, or all persons which are or shall hereafter be committed or be perpetrated for crimes aforessid—I am commanded to make.

### Public Proclamation,

ailiwick, that a Court of Oyer and Tersiner, of Comm in Pleas and Quarter Sesons will be held at the court house in the
orough of Huntingdon, on the second Monity and 10th day of August, next, and
ose who will prosecute the said prisoners,
ithen and there to prosecute them as it
all be just, and that all Justices of the
acc, Coroner, and Coustables within the
id county be then and them in the

remembrances, to do those things which ir offices respectively appertain lated at Huntingdon, the 17th day of April, in the year of our Lord one thousand eight hundred and forty, and the 64th year of American Independence.

dence.

JOSEPH SHANNON, Sh'ff.
iheriff's Office Huntingdon, July 15, 1840.

### Proclamation.

HEREAS by Precept to me directed by the Judges of Common Pleas of the county of Huntingdoa bearing test the 20th day of April, A. D. 1840, I am commanded to make Public Proclamation throughout my whole bailiwick that a court of Common Pleas will be held at the court house, in the borough of Huntingdon, in the county of Huntingdon in the county of April, A. D. 1840, I am a cou when and with eyou may attend if you think proper, and who asses, if any you have, why I should not be discharged actording to law.

Ebensburg, July 9th, 1840.

Dissolution of Partnership.

The partnership heretofore existing between Charles H. & John F. Miller, has this day dissolved by mutual consent. The books and accounts are in the hands of Charles H. Miller, where all face and the first of the distance of the control of the court house, in the broongh of Huntingdon, in the county of Huntingdon, in

### PUBLIC NOTICE.

PUBLIC NOTICE.

Individuals to whom debts, and moneys are yet due and owing on account of the repairing of the breach which occurred in the Juniata division of the Pennsylvania canal, between Huntingdon and Hollidaysburg, in the summer of 1888, are hereby notified to prepare and exhibit their several claims, together with the places of their residence, to Col. John Cresswell, Collector of the port of Huntingdon, on or before the 1st. of August next. The claimants are required to state the items of their several claims in detail and the persons with whom they contracted for materials delivered or work done, and also the names of the foremen under whom the work was done. The accounts to be properly authenticated, with a view to their adjustment, according to the provisions of the 4th sec. of the act of the General Assembly entitled "an act for continuing the improvements of the State and for the payment of the interest on the public debt," passed the 11th day of June 1840.

FR. R. SHUNK,
Sec. of the Commonwealth.

Vunc 1840.
FR. R. SHUNK,
Sec. of the Commonwealth.
July 15, 1840.

# PUBLIC SALE.

Will be sold at public sale on the 21st of August, the farm now in tenure of R. Campbell, situate in Dublin township, Huntingdon county, about one quarter of a mile from Burnt Cabins, containing

don, and all others who wish to have their work done in a durable and workmanlike anner, that he continues the

TAILORING BUSINESS in his old stand, opposite the Post Office, and two doors west of James Saxton's Store in Market street, where, being, in the receipt of the fashions, quarterly from New York and Philadelphia, he will be much pleased to attend to all orders in his tine, and execute the same with prompts ness and despatch.

June 17, 1840.-1y.

300 ACRES,
200 acres cleared and in good order, the residue is well timbered. Thereon erected a good log house and double barn, and other out buildings. The land is principally first rate quality limestone, well watered; and only a short day's drive from the southern turnpike, and within \$1\$ of a mile of the State road. It will be sold in parts to suit purchasers. Terms in the prompts and despatch.

June 17, 1840.-1y.

July 8, 1840.-34.

### SHERIFF'S SALES

DY virtue of sundry writs of Vendition on Exponas, and Levari Facias, issued out of the court of Common Pleas of Huntingdon county, and to me directed, will be exposed to PUBL'C SALE at the Court House in Huntingden, on the 10th day of August next, at ten o'clock A. M., the following property viz--s Atract of land situate in Tell township adjoining lands of Moreland Waters, Jas. Irvin, Alex. Beers, and heirs of James M'Neal dec'd., containing one hundred acres more or less, about forty or fifty acres of which are cleared, with a cabin couse and barn thereon erected.

Seized and taken under execution and to be sold as the property of Jacob Gooston.

Also
A lot of ground situate in the extension of the borough of Alexandria, numbered 9 in the plan thereot, adjoining on the east a Itchinger, on the west a lot of Nicholas Cresswell, fronting sixty feet on the turnpike road and extending back 180 feet to an alley, on which is creeted a two story log house and a frame tailor shop. Seized and taken under execution and to be sold as the property of Stephen Itchinger.

Also

Also

An lot of ground situate in the extension and effect of the act of as such case made and provided, is all all seem expedient, and have there this writ. Witness the Burnside Esq., President of our A. D. 1840.

James Steel,

MECHANIC'S LIE

HUNTINGDON County, ss

The Commonwealth of Pen

San Dipyl Burky.

A troot of land taken under execution and to be sold as the property of Stephen it teliniger.

A tract of land situate in Franklin that the said and the sold as the property of Stephen is of 'Owls Hollon' adjoining lands of Shorb, Stewart &co. Thos. Ewings, And Taxis, Wm. Murray, Esq., and others, containing twenty nine acres be the said of Shorb, Stewart &co. Thos. Ewings, And the stephen is of 'Owls Hollon' adjoining lands of Shorb, Stewart &co. Thos. Ewings, And Taxis, Wm. Murray, Esq., and others, containing twenty nine acres be the said of t



### MECHANIC'S LIEN.

HUNTINGDON, COUNTY, SS.

MECHANICS LIEN.

Y virtue of sundry writs of Vendition on Exponas, and Levari Facias, issued out of the court of Common Pleas of Huntingdon county, and to me directed, will be exposed to PUBL'C SALE at the Court House in Huntingden, on the 12th day of April 1859, agreeably to the act of assembly in such case made and provided, filed a claim in our county court of common Pleas in and for the sum of sixty-eight dollars and eight cents against all that certain log building acres more or less, about forty or fifty a cres of which are cleared, with a cabin couse and barn thereon erected.

Seized and taken under execution and to be sold as the property of Jacob Gooshorn.

Also

A lot of ground adjoining lands of Huntingdon county, containing about 3 acres more or less, on which are erected two dwelling houses, one smith shop, one that was a large tailors shop, a double barn, sheds.

A lot of ground situate in the extension of the borough of Alexandria, numbered 9 in the plan thereof, adjoining on the east a Itchinger, on the west a lot of Nicholas Cresswell, fronting sixty feet on the turnpike road and extending back 130 feet to an alley, on which is receted a two dwell, fronting sixty feet on the turnpike road and extending back 130 feet to an alley, on which is receted a two dwelling houses and a frame tailor on the second Monday of August next, to show it any thing for himself he knows or has to say why the sum of sixty-eight dollars and eight cents would not be levied of the said building according to the form and effect of the act of assembly in such case made and provided, filed a claim in our county of the suid on sixty-eight dollars and eight cents still remains due and unpaid to the said bunces within six months (then) last past. And whereas it is alleged that the said sam of sixty-eight dollars and eight cents still remains due and unpaid to the said lame of sixty-eight dollars and eight cents still remains due and unpaid to the said lame of sixty-eight dollars and eight cents should not be leving to be sol

James Steel, Proty

# MECHANIC'S LIEN.

the said Divid Barr, and to all and persons are may had or occupy the said barry and said ports. The source of the said property of the said sum of one hundred and seven do lars and thirty eight cents should not be lard and the said building to the use of the said James Clinger, according to the lard and the said same personal seven do lars and thirty eight cents of assembly, in such case much an personal persons that the said of the said the said same personal seven do lars and the said same personal seven do lars and thirty eight cents of assembly in such case much an personal seven do lars and thirty eight cents of assembly in such case much an personal seven do lars and thirty eight cents of assembly in such case much an personal seven do lars and thirty eight cents of assembly in such case much and personal seven do lars and thirty eight cents of assembly in such case much personal seven do lars and thirty eight cents of a said county of the said consequences. This repart the said surface the said surface and extending back one harding down the said and have them adjusted in bits and the said surface and the said brick house is twenty-two feet of large and served to business in decided the act of the said brick house is twenty-two feet of large and served to business in

### BEGISTER'S NOTICE

NEGASTIERS IN OTTICES
NOTICE is hereby given to all persons concerned, that the following named persons have settled their accounts in the Register's Office, at Huntingdon, and that the said accounts will be presented for confirmation and allowance, at an Orolan's court to be held at Huntingdon, for the county of Huntingdon, on the second Monday and 10th, day of August aext, to wit—

lor the county of Huntington, on the second Monday and 10th, day of August aext, to wit—

1. Peter Kern, Executor of the last will and Testament of Michael Kern, late of Tell township, dee'd.

2. John Henry, acting Administrator of the estate of Nathaniel Wilson, late of Barree township, dee'd.

3. James Saxton, jr., and John Hildebrand, Executors of the 'ast will and Testament of John Port, late of Henderson township dee'd.

4. Caspar Dilling, Executor of the last will and Testament of Caspar Dilling, late of Woodberry township, dee'd.

JOHN REED, Register Register's Office, Huntingdon, 13th. August A. D. 1840.

Mays' Liniment.

Those only who know by trial or immediate observation, can form any idea of the effects, of the perfect relief, of the almost charm-like cures iffected in cases of the Piles Rheumatism, all Swellings, and all external pains, no matter how severe, by the use of Hays' Liniment. Find one who has used it that will not laud it above all things ever used, and you will find—what cannot be found.

For the relief of suffering human beings who may be afflicted, I beg you to ask—ask of those who know—ask the Hon. Alfred Conkin, U. S. Judge for that district, residing near Auburn; ask Mathew J. Myers, Esq., Athens, N. Y.; ask Gen. Duff Green, late of Washington city, each of these gentlemen know of cases unconquerable by all other remedies or physicians, though tried for many years, that have been cured by the use of the genuine Hays' Liniment. Thousands of other persons know similar cures. We appeal to their sense of justice—their human reelings.

peal to their sense of justice—their human feelings.

It is but a duty you owe to your suffering fellow-beings to let this great remedy be known. Speak of it then to all your friends. This will save much pain where the newspapers are not read, or where readers are incredulous, because so many worthless articles are advertised for the same purpose. To buyers we say, if all who have used it do not say it is beyond all praise, then do not take it. The proprietor will not allow this article to be paid for miless it cures, when all the directions are fully followed. Will any one suffering refuse to try it? If he does, he ought to be pitied more for his obstinacy than his suffering.

Mr. Hays would never consent to offer this article, were he not compelled by his sense of moral—of religious duty—to do all in his power for the victims of distress and misery. For this purpose he would sooner devote a tortune, than secure a dollar for any worthless article.

Tortune, than secure a dollar for any worth-less article.

LOOK OUT,—Some swindlers have counterfeited this article, and put it up with various devices. Do not be imposed upon. One thing only will protect you—it is the name of COASTOCK & Co.; that name must be always on the wrapper, or you are cheat-ed. Do not forget it. Take this direction with you, and test by that, or never buy; for it is impossible for any other to be true or genuine.

SOLOMON HAYS.
Sold by Constock & Co., 2 Fletcher St.,
New York.
For side at THOMAS READ'S Drug
Store, Huntingdon, Pa.,
July 1, 1840.-3 m.

## WORMS! WORMS!! SUPERIOR Vermisuge Syrup.