



THE JOURNAL.

One country, one constitution one destiny

Huntingdon, Dec. 15, 1841.

Temperance Meeting.

The Huntingdon Temperance Society will meet at the German Presbyterian church, in the Borough of Huntingdon, on next Tuesday evening the 21st instant, where it is expected that addresses will be delivered.—The public are invited to attend.

Our readers will excuse us for the lack of editorial matter this week. The President's Message, and the great press of advertisements, have filled our columns. We will make amends in our next.

The Message

Is given in our paper of this week. We leave it without comment for the present. It tells its own tale. It is neither *Hig nor Loco Foco*, it is rather in a state of *"betwixt."* The *Captling* will most likely, ere he is through with his administration, be entirely back to his first love.

Temperance.

The cause of Temperance has commenced a new era in our town, and we believe elsewhere. Every body, old and young, are gathering under its banner, and lifting their voices against that worm that never dies—the still-worm.

We have in our town two societies that are engaged in urging the good work, the Huntingdon, and Washington.

On Saturday evening the court house was filled to overflowing, at the monthly meeting of the latter, and the eloquent and able appeals of the speakers to the community, were listened to with much interest and attention; and their zeal and the energy of the members were commended by all. Much has been already done, but much remains to do. We trust that no friend of the cause will relax his efforts until the reform is complete.

MARRIED.

On Thursday evening last, in this Borough, by Rev. J. Peebles, Mr. HEBERIAN GREEN to Miss MARY ANN WADDLE, both of this township.

With the above notice we received a bountiful supply of cake. It is what the printers like to see. It tells of kindness of heart, and a thoughtfulness of the wants of others. The happy couple have the "prayers of the poor"—printer, for a long life of happiness.

DIED.

At his residence in Antis township, in this county, on Wednesday, the 1st inst. Mr. DAVID BEYER, in the 79th year of his age. He was a resident of this county about forty-two years, and was respected by all who knew him.

MECHANIC'S LIEN.

HUNTINGDON COUNTY, SS. The Commonwealth of Pennsylvania to the Sheriff of Huntingdon county, Greeting:

Whereas William Elder, surviving partner of the firm of Krings and Elder, hath filed a claim in our Court of Common Pleas, for the county of Huntingdon, against Zachariah Brown, for the sum of three hundred and thirty-five dollars and fifteen cents, for work done and materials furnished in and about the erection and construction of all that certain two-story frame building situated in Blair street, in the Borough of Hollidaysburg, in said county, containing in front of Blair street twenty-six feet, and in depth sixteen feet, and on lot of ground known in plan of said borough as lot No. 217, and the lot or piece of ground and curtilage appurtenant to said building. And whereas it is alleged that the said sum still remains due and unpaid to the said William Elder, surviving partner of the firm of Krings and Elder.— Now therefore we command you that you make known to the said Zachariah Brown and to all such persons who may hold or occupy the said building, that they be and appear before our Judges of said Court at Court of Common Pleas to be held at Huntingdon, on the second Monday of January next, to show if any thing they know or have to say why the said sum of three hundred and thirty-five dollars and fifteen cents should not be levied of the said building to the use of the said William Elder, surviving partner &c. according to the form and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient, and have you then and there this writ. Witness the Hon. Geo. W. Woodward Esq. President of our said Court at Huntingdon, the 7th day of December, A. D. 1841. JAMES STEEL, Prot'y.

REGISTER'S NOTICE.

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 Orphans' Court to be held at Huntingdon, in and for the county of Huntingdon, on Thursday, the 13th day of January next, viz:

1. John Hoover and Conrad Dilling, Guardians of John, Henry, Catherine and Isaac Dilling, minor children of Henry Dilling, late of Woodberry township, deceased, and George Hoover and John Hoover, Executors of the last will and testament of the said John Hoover, dec'd. and Conrad Dilling, the surviving Guardian of said minors.
2. Peter Boyle, Guardian of Isabella Burke, a minor child of John Burke, late of Cambria county, dec'd.
3. J. C. McLanahan, Administrator of the estate of James Martin, late of the borough of Hollidaysburg, dec'd.
4. Isaac Vandevander Esq. and James Campbell, Administrators of the estate of Adam Oswalt, late of Hopewell township, dec'd.
5. Thomas P. Campbell Esq. Administrator, *de bonis non* with the will annexed, of the estate of Charles Brothelme, late of the borough of Huntingdon, dec'd.

JOHN REED, Register. Register's Office, Huntingdon, Dec. 13, A. D. 1841.

MECHANIC'S LIEN.

HUNTINGDON COUNTY, SS. The Commonwealth of Pennsylvania to the Sheriff of Huntingdon county, Greeting:

Whereas David Kneedler hath filed a claim in our Court of Common Pleas, for the county of Huntingdon, against Daniel L. Martin, for the sum of one hundred and twenty dollars and forty-three cents, for work done and materials furnished in and about the erection and construction of all that certain two-story brick building situated on Allegheny street, in the borough of Hollidaysburg, in said county, and on lot recorded in plan of said borough as lot No. 177, and containing in front on said street twenty-five feet, and in depth fifty-four feet, and the lot or piece of ground and curtilage appurtenant to said building. And whereas it is alleged that the said sum still remains due and unpaid to the said David Kneedler.— Now therefore we command you that you make known to the said Daniel L. Martin, and to all such persons who may hold or occupy the said building, that they be and appear before our Judges of said Court at a Court of Common Pleas to be held at Huntingdon on the second Monday of January next, to show if any thing they know or have to say why the said sum of one hundred and twenty dollars and forty-three cents should not be levied of the said building, to the use of the said David Kneedler, according to the form and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient, and have you then and there this writ. Witness the Hon. Geo. W. Woodward Esq. President of our said Court at Huntingdon, the seventh day of December, A. D. 1841. JAMES STEEL, Prot'y. Dec. 15, 1841.

TO OUR CREDITORS.

TAKE notice that we have applied to the Judges of the court of Common Pleas of Huntingdon county, for the benefit of the laws of this Commonwealth made for the relief of Insolvent Debtors; and the said court has appointed the 2nd Monday (10th day) of January next, for the hearing of me and my creditors, at the court house in the borough of Huntingdon, when and where you may attend if you see proper. JAMES S. HORRELL, IRVIN HORRELL. Huntingdon, Dec. 15, 1841.

To the Honorable the Judges of the Court of Common Pleas of Huntingdon County, now composing a Court of Quarter Sessions of the peace, at the January Term 1842.

The petition of Peter Livingston of the village of Salisbury, Barree Township, and county of Huntingdon, respectfully sheweth: That your petitioner is desirous of keeping a public house or tavern in the house now lives, in said village of Salisbury, Barree township that he has provided himself with necessaries for the convenience and accommodation of travellers and strangers. He therefore prays your honors to grant him a license to keep a house of public entertainment and he will pray &c. PETER LIVINGSTON. We, the subscribers, inhabitants of Barree township aforesaid, do certify that Peter Livingston, the above applicant is of good repute for honesty and temperance, and is well provided with house room and conveniences for the lodging and accommodation of strangers and travellers, and that the said house, is necessary. Wm. Hirst, Alex. Livingston, D. Barrick, Cowden, Saml. Miller, T. Stewart, John Love, Gilb. Cherry, J. A. Sample, John Harper, Saml. Hawn, J. M. Quinn, Jas. Love, Saml. Coen, John W. Myton, John Hirst, J. Lehmler, Benj. Hartman. Dec. 15, 1841.

VALUABLE LAND FOR SALE.

By virtue of an order of Sale issued by the Court of Common Pleas, of Huntingdon county, in action of an Amicable partition by and between the children and heirs of Mary Huyett, formerly Mary Swoope, dec'd. I will expose to sale on the premises by public Auction, or Vendue, on Thursday the 30th day of December 1841, at ten o'clock A. M., the following described land and real estate, EITHER TOGETHER AS A WHOLE, OR IN SEPARATE PARTS OR PARCELS, as may be found most advantageous to the owners, and convenient and suitable for purchasers, to wit: A certain piece or parcel of land, situated in Porter township, in the said County of Huntingdon, bounded by lands of D. R. Porter, William Orison, John Huyett, Jacob Huyett, and others, containing about 318 acres and 136 perches, of which about 180 acres, are cleared on which are two Log Dwelling houses, two Log Baros, a Spring of never failing water, at each of the houses, and several apple Orchards. Terms of sale to be one third of the purchase money to be paid on confirmation of Sale, one third in one year thereafter with interest to be secured by sufficient and satisfactory securities, such as the bonds and Mortgage of the purchaser or purchasers. The above described land is situated about three miles from the borough of Huntingdon; lying on both sides of the public road, leading from Huntingdon to Williamsburg; is a good Limestone soil; and be advantageously divided so as to make two good plantations or farms, and will be divided if required and found advantageous to suit purchasers. JOHN SHAVER, Sheriff. Sheriff's Office, Huntingdon Dec. 15, 1841.

To the Honorable the Judges of the court of Quarter Sessions of the peace of the county of Huntingdon. The petition of Samuel Steffy respectfully sheweth, that your petitioner occupies that well known tavern stand situated in Barree township, on the road leading from Pine Grove to Greenwood Furnace in Huntingdon county, which he has occupied during the last three years, and being desirous of continuing to keep a public house of entertainment and for this purpose has proposed to the public authorities, to purchase a license for a house of public entertainment, and for this purpose he has applied to the Honorable Court for a license for that purpose and he will ever pray &c. SAMUEL STEFFY. We, the undersigned citizens of Barree tp. do certify that Samuel Steffy is a man of good repute for honesty and temperance, and is well provided with house room and conveniences for the accommodation of strangers and travellers, and that said tavern is necessary to accommodate the public and entertain travellers and strangers. Chas. M. Bell, sr. Daniel Cleper, N. Burley, M. Steffy, John Stewart, S. Mitchell, William Price, M. Herring, L. Steffy, M. Retbrenner, Geo. Wilson, C. C. Earheart Dec. 15, 1841.

To the honorable judges of the Court for the county of Huntingdon. The petition of the subscriber a citizen of said County, respectfully, sheweth that your petitioner occupies, that well known house and tavern stand, situated at McAlaveys Fort Barree Township, owned by Robert Barr; which said house is well calculated, for a public house of entertainment, and from its neighborhood and situation, is suitable for the accommodation of inhabitants, strangers and travellers. He therefore, respectfully, prays the court therefor, that he may be licensed to keep a public house for that purpose and he will ever pray &c. SAMUEL E. BARR. Huntingdon County, SS. We the subscribers, citizens of, and residing within the neighborhood of McAlaveys Fort, in the Township of Barree do certify, that we are personally and well acquainted with Samuel E. Barr the above petitioner, and applicant for a tavern license, that he is, and we know him to be of good repute, for honesty and temperance, and is well provided with house room, and conveniences of the lodging and accommodation of inhabitants, strangers and travellers and we do further certify, that we know the house for which the license is prayed, and from its neighborhood and situation believe it to be suitable for a tavern, and necessary to accommodate the public, and entertain strangers and travellers. Robert Stewart, Samuel Bicket, A. E. McDonald, Charles M. Bell, William Kealsh, Stewart Fox, John Duff, Robert Barr, Thomas Mitchell, Dec. 15, 1841.

Whereas Samuel Duff and Joseph Hunter acting and trading under the firm of Duff and Hunter, have filed a claim in our county Court, of Common Pleas, for the county of Huntingdon against Samuel E. Barr (owner or reported owner) for the sum of twenty three dollars and forty nine cents, with interest from the 1st May 1841 for work done to a certain frame stable, sixteen feet high, and of a certain lot or piece of ground, adjoining a lot of James Stewart on the South East and by Stone creek on the North West at McAlaveys Fort in Barree Township in the said county, on the road leading from Pine Grove to Greenwood, also, a further claim of 63 dollars and 9 cents, with interest from the first of May 1841, for work done to a certain frame house and building for a dwelling house, two stories high, 20 feet wide by 15 feet front, situated at McAlaveys Fort aforesaid—the same building being attached to and adjoining a certain two story frame house occupied as a tavern at said McAlaveys Fort, on the South East end of the lot aforesaid; and whereas it is alleged that the aforesaid several sums of money still remains due and unpaid to the said Duff and Hunter. Now we command you that you make known to the said Sam. E. Barr and to all such persons as may hold or occupy the aforesaid several buildings, that they be and appear before the Judges of the said court at a court of common Pleas to be held at Huntingdon on the 2d Monday of January next to show if any thing they know or have to say why the said sum of twenty three dollars and forty nine cents should not be levied of the said building to the use of the said Duff & Hunter according to the form and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient, and have you then and there this writ. Witness the Hon. George W. Woodward Esq. President of our said court at Huntingdon, the first day of December, A. D. 1841. JAMES STEEL, Prot'y. Dec. 15, 1841.

Whereas Lewis Bergstresser hath filed a claim in our court of Common Pleas for the county of Huntingdon, against Elisha Shoemaker, for the sum of two hundred and fifty dollars, for work and labor done and services performed as a millwright in building and erecting a saw mill with its fixtures on the waters of Stone creek, in Henderson township, in the county of Huntingdon. And whereas it is alleged that the said sum still remains due and unpaid to the said Lewis Bergstresser.— Now we command you that you make known to the said Elisha Shoemaker, & to all such persons as may hold or occupy the said building, that they be and appear before the Judges of our said court at a court of Common Pleas to be held at Huntingdon, on the second Monday of January next, to show if any thing they know or have to say why the said sum of two hundred and fifty dollars should not be levied of the said building, to the use of the said Lewis Bergstresser, according to the form and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient, and have you then and there this writ. Witness the Hon. George W. Woodward Esq. President of our said court at Huntingdon, the first day of December, A. D. 1841. JAMES STEEL, Prot'y. Dec. 15, 1841.

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MECHANIC'S LIEN.

HUNTINGDON COUNTY, SS. The Commonwealth of Pennsylvania to the Sheriff of Huntingdon County, Greeting:

Whereas Samuel Duff and Joseph Hunter acting and trading under the firm of Duff and Hunter, have filed a claim in our county Court, of Common Pleas, for the county of Huntingdon against Samuel E. Barr (owner or reported owner) for the sum of twenty three dollars and forty nine cents, with interest from the 1st May 1841 for work done to a certain frame stable, sixteen feet high, and of a certain lot or piece of ground, adjoining a lot of James Stewart on the South East and by Stone creek on the North West at McAlaveys Fort in Barree Township in the said county, on the road leading from Pine Grove to Greenwood, also, a further claim of 63 dollars and 9 cents, with interest from the first of May 1841, for work done to a certain frame house and building for a dwelling house, two stories high, 20 feet wide by 15 feet front, situated at McAlaveys Fort aforesaid—the same building being attached to and adjoining a certain two story frame house occupied as a tavern at said McAlaveys Fort, on the South East end of the lot aforesaid; and whereas it is alleged that the aforesaid several sums of money still remains due and unpaid to the said Duff and Hunter. Now we command you that you make known to the said Sam. E. Barr and to all such persons as may hold or occupy the aforesaid several buildings, that they be and appear before the Judges of the said court at a court of common Pleas to be held at Huntingdon on the 2d Monday of January next to show if any thing they know or have to say why the said sum of twenty three dollars and forty nine cents should not be levied of the said building to the use of the said Duff & Hunter according to the form and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient, and have you then and there this writ. Witness the Hon. George W. Woodward Esq. President of our said court at Huntingdon, the first day of December, A. D. 1841. JAMES STEEL, Prot'y. Dec. 15, 1841.

VALUABLE LAND FOR SALE.

By virtue of an order of Sale issued by the Court of Common Pleas, of Huntingdon county, in action of an Amicable partition by and between the children and heirs of Mary Huyett, formerly Mary Swoope, dec'd. I will expose to sale on the premises by public Auction, or Vendue, on Thursday the 30th day of December 1841, at ten o'clock A. M., the following described land and real estate, EITHER TOGETHER AS A WHOLE, OR IN SEPARATE PARTS OR PARCELS, as may be found most advantageous to the owners, and convenient and suitable for purchasers, to wit: A certain piece or parcel of land, situated in Porter township, in the said County of Huntingdon, bounded by lands of D. R. Porter, William Orison, John Huyett, Jacob Huyett, and others, containing about 318 acres and 136 perches, of which about 180 acres, are cleared on which are two Log Dwelling houses, two Log Baros, a Spring of never failing water, at each of the houses, and several apple Orchards. Terms of sale to be one third of the purchase money to be paid on confirmation of Sale, one third in one year thereafter with interest to be secured by sufficient and satisfactory securities, such as the bonds and Mortgage of the purchaser or purchasers. The above described land is situated about three miles from the borough of Huntingdon; lying on both sides of the public road, leading from Huntingdon to Williamsburg; is a good Limestone soil; and be advantageously divided so as to make two good plantations or farms, and will be divided if required and found advantageous to suit purchasers. JOHN SHAVER, Sheriff. Sheriff's Office, Huntingdon Dec. 15, 1841.

Proclamation.

WHEREAS by a precept to me directed dated at Huntingdon, the 15th day of November, A. D. one thousand eight hundred and forty-one, under the hands and seals of the Hon. G. W. Woodward President of the Court of Common Pleas, Oyer and Terminer, and general jail delivery of the 4th judicial district of Pennsylvania, composed of the counties of Mifflin, 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 felonies 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 perpetrated for crimes aforesaid—I am commanded to cause a Court of Oyer and Terminer, of Common Pleas and Quarter Sessions, will be held at the Court House in the Borough of Huntingdon, on the second Monday, and 10th day of January 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, Coroners, and Constables within the said county be then and there in their proper persons, at 10 o'clock A. M. of said day, with their records, inquisitions, examinations and remembrances, to do those things which their offices respectively appertain. Dated at Huntingdon, the 15th day of Novem. in the year of our Lord one thousand eight hundred and forty-one, and the 65th year of AMERICAN Independence. JOHN SHAVER, Sh'ff. Sheriff's Office, Huntingdon Dec. 10, 1841.

MECHANIC'S LIEN.

HUNTINGDON COUNTY, SS. The Commonwealth of Pennsylvania to the Sheriff of Huntingdon County, Greeting:

Whereas Samuel Duff and Joseph Hunter acting and trading under the firm of Duff and Hunter, have filed a claim in our county Court, of Common Pleas, for the county of Huntingdon against Samuel E. Barr (owner or reported owner) for the sum of twenty three dollars and forty nine cents, with interest from the 1st May 1841 for work done to a certain frame stable, sixteen feet high, and of a certain lot or piece of ground, adjoining a lot of James Stewart on the South East and by Stone creek on the North West at McAlaveys Fort in Barree Township in the said county, on the road leading from Pine Grove to Greenwood, also, a further claim of 63 dollars and 9 cents, with interest from the first of May 1841, for work done to a certain frame house and building for a dwelling house, two stories high, 20 feet wide by 15 feet front, situated at McAlaveys Fort aforesaid—the same building being attached to and adjoining a certain two story frame house occupied as a tavern at said McAlaveys Fort, on the South East end of the lot aforesaid; and whereas it is alleged that the aforesaid several sums of money still remains due and unpaid to the said Duff and Hunter. Now we command you that you make known to the said Sam. E. Barr and to all such persons as may hold or occupy the aforesaid several buildings, that they be and appear before the Judges of the said court at a court of common Pleas to be held at Huntingdon on the 2d Monday of January next to show if any thing they know or have to say why the said sum of twenty three dollars and forty nine cents should not be levied of the said building to the use of the said Duff & Hunter according to the form and effect of the act of Assembly in such case made and provided, if to them it shall seem expedient, and have you then and there this writ. Witness the Hon. George W. Woodward Esq. President of our said court at Huntingdon, the first day of December, A. D. 1841. JAMES STEEL, Prot'y. Dec. 15, 1841.

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SHERIFF'S SALES.

BY virtue of sundry writs of *Levari Facias* and *Venditioni Exponas*, issued out of the Court of Common Pleas of Huntingdon county, and to me directed, will be exposed to public sale at the Court House in the Borough of Huntingdon, on Monday, the 10th day of January, 1842, the following property, viz: All that certain tract of land situate in Barree township, bounded on the east by lands of Alexander Ennis, on the north by lands of David Barr, on the west by land of James Stewart, and on the south by other land of defendant, containing one hundred and ten acres, more or less; having a two story house, and a one and a half story house, and a frame barn thereon. Also one other tract of land in said township; the above described land of the defendant, containing ninety acres, about seventy of which are cleared, having two one and a half story houses and bank barn thereon erected. Seized, taken under execution, and to be sold as the property of James Ennis.

ALSO, A lot of ground situate in Williamsburg, numbered 62 in the plan of said town, having thereon erected a log house and stable. Also a tract of land situate in Walker township, adjoining lands of the heirs of Thomas Dean, the Hawns and others, containing 360 acres, about 40 of which are cleared, on which is erected a cabin house and a log barn. Seized, taken under execution, and to be sold as the property of Wray Maize.

ALSO, The interest and estate of Isaac Long in a piece of ground situate about two miles east of the Borough of Huntingdon, adjoining land of Jacob Fockler, containing about one acre, through which the turnpike passes, having thereon a one story log house with a garlen attached thereto. Seized, taken under execution, and to be sold as the property of Isaac Long.

ALSO, A tract of land situate in Cromwell township, Huntingdon county, on the bank of the big Aughwich creek, bounded by other land of George H. Pennock, land formerly owned by Jonathan Doyle and others, containing 232 acres and 109 perches, having a two story hewed log house, a double log barn thereon, and about 130 acres of cleared land. Also a small tract adjoining the above, bounded by the said described tract, by land of the widow Sharrer, and land formerly owned by Charles Prosser and others, containing 50 acres and 45 perches, to which said described tract of land is attached a water privilege in said creek, on the land formerly owned by Charles Prosser, the same being the privilege of erecting a dam, &c.; the said lands and privilege were sold by Samuel Carothers to George W. and Joel Pennock. Seized, taken under execution, and to be sold as the property of George W. and Joel Pennock. A lot of ground in Shirleysburg, on which is erected a two story log house and potter's kiln, adjoining John Owens on the south, and Mary Barton on the north;— Seized, taken under execution, and to be sold as the property of James Oliver.

ALSO, The Clinton Forge property situate on the Raystown branch of Juniata river, in Hopewell township, consisting of three several tracts of land, containing in all 750 acres more or less, about 80 acres of which are cleared, having thereon an apple orchard, a forge, a grist mill, a saw mill, a stone house, and five hewed log houses. Seized, taken under execution, and to be sold as the property of William Hopkins, William Biegle and George P. Mattern.

ALSO, All that certain tract of land situate in Barree township, Huntingdon county, bounded on the east by lands of Alexander Ennis, on the north by lands of David Barr, on the west by land of James Stewart, and on the south by other land of defendant, containing 110 acres more or less, having a two story house, and one and a half story house, and a frame barn thereon—also one other tract of land in said township of Barree, adjoining lands of John Smith and Joseph Obourn, and on the north by the above described land of the defendant, containing 90 acres, about 70 of which are cleared, having two one and a half story houses, and bank barn thereon erected. Seized, taken under execution, and to be sold as the property of James Ennis.

ALSO, in Springfield township, Huntingdon county, containing 130 acres, contracted to be sold and conveyed by John Patton, Esq. now deceased, to Henry Freed, by articles of agreement dated 2d September, 1817, and 6th February, 1828, the same being part of a larger tract bounded by the Rocky ridge or Jack's mountain on the east, by Clear ridge or lands of Alexander Park on the west, and lands of Thomas Green and others on the south and north, the said 150 acres to be laid off south of and from a division line run through said lands by Walter B. Hudson, Esq. from Jack's mountain to Clear ridge, by a line parallel with said division line, and having thereon a log house and barn, and forty or fifty acres cleared, on which said Henry Freed now resides. Also a tract or parcel of land situate in the same valley and township as above, containing about 170 acres, be the same more or less, bounded by lands of Thomas Green on the south, lands of Alexander Park or the Clear ridge on the west, the above described piece of land on which Henry Freed resides on the north, and Rocky ridge or Jack's mountain on the east, on which there is no improvement now existing, but on which there was formerly a small cabin house, now rotted down, and a small piece of land cleared, now grown up again. Also a tract or parcel of land situate in the same valley and township as above, containing about 560 acres, be the same more or less, bounded by Rocky ridge or Jack's mountain on the east, by land of Joseph Stever on the north, by Clear ridge or land of Philip Ruppell on the west, and by the above described piece or tract of land on which Henry Freed resides on the south, the same being unimproved. Also a tract or piece of land situate in Antis township in said county, bounded on and by the Brush mountain and by lands of Edward Bell, Lyon, Shorb, and company, and others, containing from 120 to 180 acres, be the same more or less, on which is an old cabin house and stable, and other small buildings, and from 50 to 60 acres cleared, the same having been surveyed on a warrant in the name of James Burns. Seized, taken under execution, and to be sold as the property of John Patton, Esq. deceased.

ALSO, The following described three tracts or parcels of land situate in Allegheny township, Huntingdon county, adjoining lands of Henry Gordon, the heirs of Geo. Kuntz and others, one thereof surveyed on warrant to John Baynton and Samuel Wharton, dated 28th of July, 1766, designated and known as No. 7 Vol. 3, and containing 416 1/2 acres. One other, adjoining the above, surveyed on warrant to the same, of same date, known as No. 10 Vol. 3, and containing 519 1/2 acres. And the other adjoining the above, being part of a survey in name of James Sterritt, beginning at a white oak, corner of the above tracts, near the spring, thence north 60 east 37p to a post, thence by Ruhns land north 16 1/2 west 152 to white oak, north 14 east 27 to ash, north 62 west 20 and three tenths to white oak, north 85 west 140 and five tenths to a post, south 87 west 7 to post, thence by Jacob Lantz south 34 east 80 to white oak, south 44 west 82 to the line of the first above survey, and thence by the same south 60 1/2 east 199 to the beginning, containing about 158 acres more or less. Seized, taken under execution, and to be sold as the property of Bernard O'Friel, deceased.

ALSO, A tract of land situate in Frankstown township, adjoining land of James Smith Dr. Peter Shoenberger, Henry Stuffer and Joseph McCane, containing about 130 acres, about 60 acres of which are cleared, having a house and barn thereon. Seized, taken under execution, and to be sold as the property of Samuel Smith, Samuel Duncan, and John McClosky.

ALSO, A lot of ground in the Borough of Huntingdon, fronting 50 feet on Washington street, and extending back 200 feet to Millin street, and numbered 142 in the plan of said town, with a one and a half story log dwelling house, and a one and a half story log house lately occupied as a school house, thereon erected. Seized, taken under execution, and to be sold as the property of Lazarus B. Mc Lain.

ALSO, A lot and a half of ground situate in the Borough of Gaysport, fronting 90 feet on the northerly side of the Main street or turnpike road, and extending back at right angles to the same to the Juniata river, being lot No. 7 in the plan of said Borough; and the half of lot No. 6, adjoining the said lot No. 7, having thereon erected a two story brick dwelling house and back buildings, a frame building one story and a half high, and a frame stable. Seized, taken under execution, and to be sold as the property of John Dearnit. JOHN SHAVER, Sheriff. Sheriff's Office, Huntingdon, Dec. 8, 1841.