At a meeting of the "Washington Temperance society of the Borough of Huntingdon" held this evening it was on motion Resolved, "That this society meet at the Court house in said Borough on Saturday next, (Christmas day) form in Procession and proceed to one of the churches; the members to wear their badges

By oder

M. M'CONNEY of the state of the churches of the churches of the churches of the churches of the members to wear their badges

By oder

M. M'CONNEY of the state of the churches o

MARRIED,

On Tuesday, the 7th inst., by John Owens, Esq. Mr. David Tempeteron to Miss Ann Orr, both of Tyrone township, Huntingdon county.

DIED.

On Sunday, the 19th inst., Mrs. CATH-ARINE HAYDER, wife of Henry Hayder, of this place, in the 47th year of her age.
On Monday, the 15th inst., at the residence of Dr. Wm. Swoope, of this borough, aliss Eller Dewling, aged 23 years.
In Lewistown, on Monday evening, the 13th inst., after a painful illness, the Hon William M'Cay, one of the associate Judges of Millin county, in the 63d year of his age.

To Seamen.—Why do Seafaring men and watermen use Dr. Brandreth's Vegetable Universal Pills in preference to any, and all other medicines? For the following good and substantial reasons:

Reason 1st. They are entirely vege-

MECHANIC'S LIEN.



clanser of the stomach and bowels, they stand pre eminent.

3d. They are the most innocent and invigorating purgative in use.

4th. No care required in using them 5th. No change of diet eat and drink what you please.

6th: The body less liable to cold after than before a dose.

7th. May be taken morning noon and only the give universal satisfaction. All who use them speak in the highest terms of them.

Call try them and be convinced. Remember, none are genuine sold by Druggists, Doctors, or Apothecaries.

Purchase them in Huntingdon of Wm. Stewart, and only of agents published another part of this paper.

HOUSE AND LOT KONDE AND LOT HOUSE AND LOT HOUSE AND LOT HOUSE AND LOT House, in the Borough of Huntingdon on Wednesday. 12th day of January next, at 2 o'clock P. M. that well

Kourn Tavern Stand.

Situated in the Borough of Alexandria, formerly kept by Mr. Heuit. "The house is a two story one, weather boared, stim atted in the centre of the town, and on ward and the centre of the town, and on wards everything suitable for keeping a public house. There is also a store room pathic house, which is suitable for any business. There is also a store room pathing is large and commodious, any person wishing to view the premises. The stabling is large and commodious. any person wishing to view the premises. The stabling is large and commodious. any person wishing to view the premises. The stabling is large and commodious. any person wishing to view the premises. The stabling is large and commodious. any person wishing to view the premises. The stabling is large and commodious. any person wishing to view the premises. The stabling is large and commodious. any person wishing to view the premises. Dec. 22d 1841.—3t.

Likely ledge of the Carry of the Carry of sale.

Likely and the control of the control of common Pleas to be find of the control of

JM Raynolds, John Stryker, W M'Clur 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 showeth, that your petitioner occupies that well known tavern stand situate in Barree township, on the road leading from Pine Grove to Greenwoof Furnace in Hun tingdon county, which he has occupied during the last three years, and being desirous of continuing to keep apublic house of entertainment and for this purpose has provided himself with every thing convenient and necessary thereto. He there fore prays the Honorable Court a license for that purpose and he will ever pray &c.

SAMUEL STEFFY.

We the undersigned citizens of Barree tp.

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 convenience for the accommodation of strangers and travellers, and that said tavern is necessary to accommodate the public and enulance and strangers.

necessary to accommodate the public and en tertain travellers and stranges.
Chas M Bell, sr. Daniel Cleper M. Steffy, John Stewart S Mitcdell William Price, M Herringer, L. Steffy, M Retbremer, Geo Wilson, C Cearheart Dec. 15, 1841.

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, showeth that your petitioner occupies, that well known house and tavern stand, situate at Mc-Alaveys Fort Barrere 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 to grant him liceuse to keep a public house there, and your petitioner will ever pray &c.

SAMUELE. BARR.

REGISTER'S NOTICE.

NOTICE is hereby given to all persons one concerned, that the following some concerned, that the following some concerned, that the following some concerned, that the following showest that you putting the subscriber respectively above that you protect that you provide that well in the Register's Office, at Huntingdon, and that the said accounts will be proposed at an Orphan's Court to be held at Huntingdon, in and for the county of Huntingdon, on Thursday, the 13th day of January next, viz.

1. John Hower and Conrad Dilling, Guardians of John, Henry, Catherine and Islane Dilling, minor children of Henry and Henry of the said bond the said and honey deed.

3. John Hower and Conrad Dilling, Guardians of John Horver, Catherine and testament of the said John Hoover, et al.

3. John Hower and Conrad Dilling, the surviving Guardians of John Horver, Catherine and testament of the said John Hoover, et al.

4. Sand Conrad Dilling, the surviving Guardian of Island Horver, Executors of the last will and testament of the said John Hoover, et al.

5. J. C. McLanahan, Administrator of the state of Cambria county, dee'd.

5. J. C. McLanahan, Administrators of the state of Lambria county, dee'd.

5. J. C. McLanahan, Administrators of the state of Hollidaysburg, dee'd.

5. J. C. McLanahan, Administrators of the estate of James Martin, late of the borough of Huntingdon.

The petition of Sanuards of the particular of the state of Lambria county, dee'd.

4. Isaac Vandevander Esg. and James and Conrad Dilling, the surviving Guardians of Lambria county, dee'd.

5. J. C. McLanahan, Administrators of the estate of James Martin, late of the borough of Huntingdon county, which he has ception of Sanuards of the particular of the said of Cambria county, dee'd.

5. J. C. McLanahan, Administrators of the estate of Lambria county, dee'd.

5. J. C. McLanahan, Administrators of the estate of James Martin, late of the borough of Huntingdon county, which he have preparation of Sanuards of the particular of the particular of

Proclamation.

HEREAS by a precept to me directed day of November, A. D. one thousandjeigh hundred and forty-one, under the hands and seals of the Hon-G. W. Woodware President of the Court of Common Pleas Oyer and Terminer, and general jail delivery of the 4th judicial district of Pennsyl vania, composed of the counties of Mifflin Huntingdon, Centre, Clearfield, and Jeffer son, and the Hon. Joseph Adams, and John Kerr his associate Judges of the country of Huntingdon, justices assigned, appointed to hear, try, and determine all an every indictments, and presentments mad or taken for or concerning all crimes, which by the laws of the State are made capital felomes of death and all other offences or shall be committed or perpetrated with the said county, or all persons which areo shall hereafter be committed or be perpetrated for crimes aforesaid—Lam commanded to make

Public Proclamation.

bailiwick, that a Court of Oyer and miner, of Common Pleas and Quarter sions, will be held at the Court House in Borough of Huntingdon, on the second a day, and 10th day of January next, those who will prosecute the said prisor be then and those to prosecute them shall be just, and that all Justices of Peace, Coroner, and Constables within said county be then and there in their per persons, at 10 o'clock A. M. of said with their records, inquisitions, examina and remembrances, to dathese, the said said court of the said court of

SHERIFF'S SALES.

Py 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 Manday, 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 Eanis, 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 town ship of Barree, adjoining lards of John Smith, Joseph Oburn, and on the north by 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 Lames Ennis.

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 garden 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 11. 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 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 11. Also, Seized, taken under execution, and to be sold as the property of George 12. Also, and Joel Pennock.

ALSO,

A lot of ground in Shirleysburg, on which is erected a two story log house and spotts, skiln, 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.

on erected. Seized, taken under execution, and to be sold as the property of James Ennis.

The structure will differ for this particular to the control of th