



"IT FULLY APPEARING TO ME, YOU owner of any farm in the county, which he HAVE NOT BEHAVED YOURSELF WELL IN SAID OFFICE"!!! Is not this going it And if this is submitted to, may covet. that may be expected to follow.

It is true that Sheriff Shaver was ch It is known to every person who knows any thing about the transaction alluded to, and for which Sheriff Shaver was convicttrapped into an agreement which was an offence against our election laws, by certain persons whose object, as is manifest from the agreement, was, that if elected, he should bear all the *responsibility*, while ed and sentenced, as above stated, that the offence for which he was thus prosecuted, was committed previous to our last October election,--that the prosecution was commenced before he gave bail, and his commission issued to him as Sheriff,-they would receive all the profits. that previous to the commission issuing to that previous to the commission issuing to him, there were forwarded to the Gover-nor, by his friends, copies of the affidavit and complaint on which this prosecution was founded, with full written and verbal information on the subject,--and that since Mr. Shaver has been commissioned, there Air. Snaver has been commissioned, there has not been a single allegation of, let alone a prosecution for, his misbehaving in the discharging of the dutics of his office. And yet, O shame, where is thy blush! our immaculate Executive says to busic our humaculate Executive says to him, "It fully appearing to me that you have not behaved yourself well in said of-fce," THEREFORE, I remove you !! Say you so, Master Kickapoo? On the con-trary, it manifestly and fully appearing that the assigned reason for thus at-tempting to remove Sheriff Shaver, is utterly untrue; THEREFORE, this high handed act, this supercilious supersedeas is totally void and of no effect. The Governor, under the facts of the case, and under the constitution and the laws, has no more right and authority to do this than he has to supersede the title of the

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ATTENTED USURPATION OF POWER.
The direct of the state, and the wild of the state, and the wild of the state, and the state of the state of the state, and the state of the state, and the state of the state, and the state of the state of the state of the state of the state, and the state of the state, and the state of the state of the state, and the state of the st

commission aloresaid, or to take any of the fees or emoluments which shall appertain to said office. Given under my hand and the Great Seal of the State at Harrisburg this 18th day of April, 1842. By the Governor, A. V. PARSONS, Secretary, & c. **RRIGADE ORDERS** P



he should bear all the responsibility, while they would receive all the profits. It is true our amended Constitution provides that " all officers for a term of years shall hold their offices for the terms respectively so long behave themselves well; and shall be removed on conviction of misbehavior in office, or any infamous crime." But the Governor, reckless and daring as he is, has not dared to allege that the offence of which Sheriff Shaver has been convicted is an infamous crime within the meaning of the Constitution and the laws, and put his attempted removal on that ground. If this drem years of the constitution and the laws, and put been convicted of a misdemeanor for any thing done by him while in the discharge of the duties of his office. The act of Assembly declaring what Mr. Shaver has done and for which he has been prosecu-ted and convicted, an officue, has fixed mid declared what the punishment shall be-fine and imprisonment; -- and not having made a forfeiture of office a part of the punishment, Governor Porter, to suit his own views, or to meet the wishes of his peculiar friends, cannot make it so: course of three hours did more business. than they had done in these weaks. The subth Sheriff Lawer weaks The suit his own views, or to meet the wishes of his peculiar friends, cannot make it so: course of three hours did more business. than they had done in these weaks. The subth fire value done in these weaks. The subt

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than he has to supersede the title of the of his poculiar triends, cannot make it so. Twenty-Seventh Congress. Extracts from the Correspondence of the Philadelphia North American. WASHINGTON, Apil 5, 1842. The House has been to-day as it was yesterday the point of attraction, and Mr. Aparks the magnet. He concluded the speech commenced by him yesterday, and the main of the defence of the "peculiar institutions of the disposed of on Monday. The Board you a fuller abstract. Which I alterwards regretted, I had not room to send you a fuller abstract. When Mr. Apass concluded, Mr. April 16. The House has been engaged to deat of Mr. Lawrence, a member of the fransaction of some unimportant is the base for your State. After the Journal of the House has been engaged to day on the General Appropriation of the House has been engaged to day on the General Appropriation for the towas has been engaged to day on the General Appropriation for the towas has been engaged to day on the General Appropriation for the date of the House has been engaged to day on the General Appropriation for the date of the House has been engaged to day on the General Appropriation for the date of the House has been engaged to day on the General Appropriation for the date of talk, and in the base of talk, and in the fulle what we wat fell what he had known him well and felt what he

BRIGADE INSPECTOR.

BRIGADE INSPECTOR. Fellow Soldiers of the 2d Brigade 10th Dimision, P. M.-By the solicitation of a number of my friends, 1 am induced to offer myself to your consideration as a candidate for the office of Brigade Inspec-tor, at the election which will be held on the first Monday of June next, and re-spectfully solicit your support. MAJ. ROBERT KINKEAD. Morris tp. April 20, 1842.

BRIGADE INSPECTOR.

Fellow citizens and Soldiers of 2nd Brig-ade, 10th Division P. M. I offer myself to your consideration as a candidate for the office of Brigade Laspector, at the election to be held in June next, and most constructive content of the solution of the solu

the election to be new in support, ost respectfully solicit your support, CAPT, JOHN BURKET, near Birming April 6th 1842 .- te

New Tailoring Establishment.

WILLIAM FAHS.

RESPECTFULLY informs the citi zens of Huntingdon, and the public in general, that he has commenced the TAILORING BUSINESS.

in Main Street, Huntingdon, in the brick house lately occupied by Joseph Forest as what and shoe store, immediately opposite the store of Thomas Read, where he is ready to accommodate all who may favor him with a'call. He will regularly receive from Philo-delphia, the

delphia, the LATEST FASHIONS;

LATEST FASHIONS; and is determined to employ none but the best and most experienced workmen. He will execute all orders in his line in the most fashionable and workmanlike manner. By strict attention to business and endeavoring to please, he hopes to merit and receive a share of the public matronage.

ORPHANS COURT SALE

N pursuance of an order of the Or phans Court of Huntingdon county be exposed to public sale on th

Saturday, the 14th day of May

two stories high, a log barn, and about 130 acres cleared. Late the estate of William Loveall, dec'd. Terms of sale will be made known, on the day of sale, and attendance given

CALEB GREENLAND, Ex'r. By the Court,

JOHN REED, Clerk April 20, 1842.--ts.

NEW TEMPERANCE HOUSE

The property of the second suitable bound suitable bound suitable bound suitable bound suitable bound s

April 20, 1842 .--- tf.

T. H. CREMER. ATTORNEY AT LAW, HUNTINGON, PA. Office in Main street, one door West of the "Journal" Printing Office.

USTICES' BLANKS for sale a

SADDLING. ThankFUL for past favors, the subscriber takes the liberty of informing the citizens of Shirleysburg, and the pub-licin general, that he has returned to Shirleysburg

BLANK BOOK MANUFACTORY. No. 64, Corner of Third and Walnut Sts masulsoure.

THE subscriber, having been appoin-ted by the Court of Common Pleas of Huntingdon county, Committee of the person and estate of Jacob Neff (River) of West township, in said county, kereby no: tites all persons interested, that he will remain at his residence in West township, on Wednesday the 1st day of June next, when and where all persons indebted to the said estate are requested to come for-ward and make payment, and all persons and istends keeping constantly, a general as-sortment cf Saddle and Harness, Making; Mards him, and istends keeping constantly, a general as-sortment cf Saddles, Harness, Brides, Mar-mation statis the said estate to present them properly authenticated. GEORGE BORST. Weshfpr April 20, 1842.

on Wednesday the 1st day of June next, when and where all persons indebted to the said estate are requested to come for-having claims against the said estate to present them properly authenticated. West pr April 20, 1842. Dissolution of Partnership between the subscribers has this day been dissolved by mutual consent. The books have been left in hands of James

 BARBY, that hone will delay at least in making settlements.
 Imaking settlements.

 JAMES GWIN, GEORGE GWIN.
 Imaking settlements.

 Huntingdon, April 18, 1842.—3tp
 thanks to their friends for the favora so liberally bestowed on them, and beg leave to assure them that no efforts shall be wanting on their part to merit a continuance of their partonage, both in referse to workmanship and cheapness of price to suit the times. It is highly admenticated to the undersigned.

 All persons indebted to the said estate are requested to make immediate payment; and those lay.
 GEORGE HALLMAN, Adm'r.

 April 20, 1842.—6t
 All descriptions of binding neatly executed. Gentlemen's Libraries fitted up and repaired. Music and Periodicals Bound to Patterns. Ladjes' Scrap Books, Allum's and Portfolios, of all descriptions, societies, Sc. on advairageous Terms.

 Therefore and the undersigned...
 The setting the or Shifter to the the said estate are request.

 April 20, 1842.—6t
 Allum's and Portfolios, of all descriptions are in sparted to the undersigned. All persons indebted to the said estate are requestive to the undersigned. All persons indebted to the said estate are requestive filling for contry, dec'd, have been granted to the undersigned. All persons indebted to the said estate are requestive filling said the said estate are requestive filling to resent them properly authenticated for settlement, with the persons indebted to the said estate are requestive filling to resent them properly authenticated for settlement, with the person them properly authenticated for settlement, with the part is a subject to the said estate are requestive filling to resent them properly authenticate for settlement, with the pr

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EXECUTORS' Notice. LETTERS testamentary on the estate to of James Moore, late of Tyrone township. Huntingdon county, deceased, Analy persons having claims or demands against the estate of said deceased, will please make them known without delay; and all persons indebted to the said estate, are requested to call and make settlement immediately. ARTHUR MOORE, GEO. W. MOORE, JAMES WILSON, April 20, 1842.-6:. HATHAWAY'S COOKING

Saturday, the 14th day of May next, at one o'clock, A. M. All that certain tract of land situate on Big Trough Greek in Tod township, in the county of Kerfman, Henry Elias, Jacob Chilodi and others, containing 230 acres more or less; thereon erected a **LOG HOUSEF**, two stories high, a log barn, and about 130 acres cleared. Late the estate of Willing Longel Late the estate of Willing Longel Late the estate

Bexecutors' Notice,
Bernse Moor, late of Tronse, lock and all work and all persons have been granted to the undersigned.
All persons having claims or demands examtle the known without delay, and all persons indebed to the said extant.
Martinut MOORE, Lerrs, JAMES WILSON, James More, James Multison, James Multison, James More, James Multison, James James Multison, James James Multison, James Multison