



THE HUNTINGDON JOURNAL.
"Country, one constitution, one destiny."
Huntingdon,
Wednesday morning, Dec. 18, '44.

V. B. PALMER, Esq. (No. 59, Pine street Third, Philadelphia,) is authorized to act as for this paper, to procure subscriptions and risements.

WOOD! WOOD!! WOOD!!!
It is now decidedly cool weather, and we want of heat in our office, we would like to which of our near country subscribers will us a load—don't all come at once! Come in though, or perhaps we may Re-treat.

GOOD NEWS FROM OHIO.
We are glad to learn that the Hon. THOMAS M'WINE (Ex-Governor,) has been elected by the Ohio Legislature to the United States Senate, in the place of the Hon. BENJ. TAPPAN, whose term of office expires on the 4th March next. He received 60 votes. The Locofocos cast their votes for TYD T. DISNEY, Esq. who received 46 votes.

FOURTH PAGE.—See Sheriff Sales, Proclamations, List of Jurors, and Trial List for January 1845, on 4th page of this paper.

If any of our delinquent patrons intend to us have fattened TURKERS for Christmas and New Year, we would like to see them forthcoming almost no time.

Two men in the city of New York, who were tried for Polk and Dallas, were tried week before at, convicted of illegal voting and perjury, and sentenced to the Penitentiary; one for two years, the other for six months.

STATE TEMPERANCE CONVENTION.
By a call of the State Temperance Committee, to hold a State Temperance Convention is to be held in Harrisburg, on Wednesday, the twenty-second day of January next.

MORE SILVER MIXES.—Silver in the proportion of sixteen pounds to the ton of ore, is said to be abundant in the copper mine district of Lake Superior.

IRON ORE.—Discoveries of valuable iron ore have been made in the lower Anthracite region of Pennsylvania, a little North East of Harrisburg.

Congress.
Nothing has transpired at Washington, since our last, to excite very general interest. Mr. Atchison, of Mo., Senator elected for the unexpired term of Dr. Linn, and the Senators from New York, Messrs. Dickinson and Foster, appointed by the Governor, in the places of Messrs. Tallmadge and Wright, resigned, appeared in the Senate, and were sworn in.

In the Senate, Mr. McDuffie, of South Carolina, submitted a joint resolution to annex Texas to the United States, or the United States to Texas—it is not certain which. The resolution goes on to recite the Treaty which was rejected by the Senate, and declares that upon its being adopted by Texas, it shall be the fundamental law of the land. This, in effect, taking the question out of the treaty-making power of the United States, created by the constitution, and submitting the question to Texas, and asking her to say whether she will agree that the United States Government shall assume the debts of the "Lone Star," and exercise jurisdiction over her. Such is the elasticity of our constitution, in the opinion of Locofocoism. Mr. Benton also introduced a bill to annex Texas, which was referred to the committee on Foreign Relations. This bill requires, among other fair and equitable provisions, the consent of the government of Mexico to the treaty to be negotiated. In the House, Mr. C. J. Ingersoll reported a project for the annexation of Texas.

The Senate adopted a bill requiring the Presidential elections to be held on the same day (2nd Tuesday in November) in all the States. It remains to be seen whether the Locofoco House will adopt this wholesome law. The bill should, in our opinion, be so amended as to require the Congressional elections to be held on the same day throughout the Union. This would, in a measure, preserve the purity of the ballot-box; but Locofocoism, which likes to send hordes of voters from city to city to vote in every ward, would probably oppose such a law; or if passed, would nullify it, as they did the single district law in many of the Locofoco States.

The Magazines.
GRAHAM'S MAGAZINE for January 1845, has been received. It is a most superb number, beginning a new volume. The embellishments are rich and rare. It would be a Christmas or New Year's gift characterized by good taste, cheapness and beauty.

THE LADIES' NATIONAL MAGAZINE for January has also come to hand, and is well filled with choice contributions, and displays beautiful pictorial embellishments. This too, would prove an appropriate Holiday Present.

The Magazines for January are certainly the best that ever "came up the pike."

"GRAHAM" for the present month has not yet arrived—it is the only number that has missed us, and we do not know who is at fault. We dislike having the volume spoiled by the loss. Will the publisher have the kindness to forward us the December number.

It seems that emigration from this country to Texas during the present year has been quite as active as in previous years. The number of emigrants that passed through the frontier town of Van Buren, in Arkansas, is stated, is about five thousand souls, and the emigration by other routes is said to be equally as great.

For the Journal.
Whig Policy.

Mr. Editor:—The city Whig presses as well as others in the interior of this State, are now busily engaged in pointing out the course or policy which ought to be pursued by the Whigs of the Union.—Some are for adhering to a strict party organization—others, for withdrawing the party from the field of action, and suffering the Latter-day Democracy to pursue the even tenor of its way. We agree in part with the latter—so far, however, as respects the immediate annexation of Texas, and a repeal of the Tariff of 1842, we would advise the whigs in Congress, (and we have just given a right to give advice as any other "cloud-hopper,") to resist those measures recommended by President Tyler, in his late speech during the present Session, and let Mr. Polk and his friends have the responsibility of adopting them at the next Session.

In Pennsylvania, during the last canvass, the friends of Mr. Polk advocated his election on the grounds that he was more of a Tariff man than Mr. Clay. The Whigs denied the assertion, and endeavored to convince the rank and file of the party, that their leaders were deceiving them. Mr. Polk is elected, and how is the question of veracity to be settled, if the advice of the Whig press, as respects the "Policy of the Whigs," is adopted?—We are aware that individual interest must suffer by the experiment; it will be for the permanent interest of the country, to let the Free Trade Doctrine be introduced and carried out to its greatest extent.

Among other references to the election of a United States Senator, in this State, the Telegraph of Harrisburg, has introduced the name of the present Governor, D. R. Porter, as a Candidate in rather an unfavorable point of view. We view this attack of the Telegraph, however, as savouring more of personal hostility, than any other ground. We know D. R. Porter—he is a well-tried politician, and in the exercise of that character, has done things that have given offence to his opponents, but, he is in principle, a Tariff man, and a Pennsylvanian in feeling, and I would prefer him a thousand times before a Snowden—a Penniman—or any other "Barn-burner" in the State. The Whigs ought to place none of their friends in nomination, "to the victors belong the spoils"—let the Democracy of the country nominate their candidates, and the Whigs can decide among evils, in favor of the least.

AN OLD WHIG.
December 16, 1844.

The Twenty-fifth Rule.

The vote in the House of Representatives on Mr. Adams' resolution to rescind the twenty-fifth rule stood 108 to 80. The resolution was in these words:
Resolved, That the Twenty-Fifth standing rule for conducting the business of the House in the words following: "No petition, memorial, resolution, or other paper praying the abolition of slavery in the District of Columbia, or any State or Territory, or the slave trade between the States or Territories of the United States in which it now exists, shall be received by this House, or entertained in any way whatever;" be and the same is hereby rescinded.

The vote was not strictly in accordance with the territorial distinctions of free and slave-holding States. Three members from New Hampshire, two from New York, two from Pennsylvania, two from Indiana, four from Illinois and three from Ohio, voted against the resolution to rescind. On the other hand three members from Maryland, one from N. Carolina, and one from Kentucky, voted in favor of the rescinding resolution. The three from Maryland who voted to rescind the rule are Messrs. KENNEDY, WETHERED and PRESTON. The two other members from the South who voted the same way, are CLINGMAN of N. Carolina, and WHITE of Kentucky.

We can see no good reason why the resolution of Mr. Adams should involve a test question on the subject of abolition. The right of petition was the real thing at issue. In the Senate of the U. States there has been no difficulty in respect to abolition petitions, and for the simple reason that no question has been raised respecting the reception of them. They have been received and laid upon the table. The same course could be pursued in the House. Or the petitions might have, for the occasion, a special reference to a Committee of which Mr. Adams should be Chairman, so that a Report from him on the subject might be produced.

The following is an analysis of the vote in the House of Representatives on Tuesday, by which the motion of Mr. Adams, to rescind the rule excluding Abolition petitions, was adopted:

YEAS.	Loco. Whig.	NAYS.	Loco. Whig.
Maine	4	0	0
N. Hampshire	1	0	0
Massachusetts	2	8	0
Connecticut	3	0	0
Vermont	1	3	0
Rhode Island	0	2	0
New York	19	7	2
New Jersey	3	1	0
Pennsylvania	6	13	2
Delaware	0	0	1
Maryland	0	3	0
Virginia	0	0	9
N. Carolina	0	1	5
S. Carolina	0	0	6
Georgia	0	0	5
Alabama	0	0	5
Mississippi	0	0	1
Louisiana	0	0	4
Arkansas	0	0	0
Missouri	0	0	4
Illinois	1	1	4
Indiana	6	2	2
Ohio	7	8	3
Kentucky	0	1	5
Tennessee	0	0	5
Michigan	3	0	0
	66	52	65

It seems that emigration from this country to Texas during the present year has been quite as active as in previous years. The number of emigrants that passed through the frontier town of Van Buren, in Arkansas, is stated, is about five thousand souls, and the emigration by other routes is said to be equally as great.

The Popular Vote.

We annex a statement of the popular vote in the several States at the late Presidential Election. The full official vote is given in eighteen states, and the reported and estimated majorities in the others.

State	Clay.	Polk.	Bayne.
Maine	34,346	45,719	4,837
N. Hampshire	17,866	27,160	4,161
Massachusetts	67,768	55,262	20,027
Connecticut	32,832	29,841	1,943
Rhode Island	7,322	4,867	5
Vermont	26,770	18,041	3,984
New York	232,454	237,555	15,740
New Jersey	38,318	37,495	131
Pennsylvania	161,203	167,535	3,138
Delaware	6,267	5,965	
Maryland	35,984	32,676	
Virginia		6,000	
Ohio	155,057	149,115	8,050
Kentucky	10,000		
N. Carolina	43,232	39,287	
S. Carolina	[Chosen by the Legislature.]		
Georgia	42,106	44,155	
Alabama		12,000	
Indiana	67,867	70,181	2,106
Illinois		10,000	
Michigan	24,237	27,703	3,632
Mississippi	17,920	23,162	
Tennessee	60,030	59,917	
Louisiana		687	
Missouri		8,000	
Arkansas		3,000	
	1,081,579	1,113,323	57,754

Mr. Polk's majority over Mr. Clay, exclusive of South Carolina, is 31,744. If to this be added 20,000 as the majority for Mr. Polk in South Carolina, whose vote is not included in the above, the Legislature of that State choosing her electors, Mr. Polk's majority over Mr. Clay is 51,744.

The Abolition vote, as stated above, is 57,754. Add to this, 2,500, the probable vote for Mr. Birney in Illinois, and the total Abolition vote is 60,254. The Abolition vote, therefore exceeds Mr. Polk's majority over Mr. Clay by 8,510 votes; and Mr. Polk has consequently been elected President of the United States by a minority of the popular vote.

Harrison's majority in 1840 was 145,900, leaving out of the count S. Carolina. Including it, his majority was probably, in round numbers, 130,000.

Van Buren's majority in 1836 over Harrison was 25,876. Deduct from this the probable vote for Calhoun, and Van Buren's majority was between 10,000 and 15,000.

HIGH-HANDED PROCEEDINGS.

The State of Massachusetts appointed agents to reside at Charleston, S. C., and at New Orleans, to protect the rights of "free persons of color," citizens of Massachusetts, who may happen to go into those States. The Hon. SAMUEL HOAR, a gentleman of high standing, was the agent sent to Charleston. The Legislature of South Carolina have passed resolutions instructing the Governor to EXPEL Mr. Hoar, immediately from the borders of the State. There was but one vote against them in the House; and when sent to the Senate, promptly concurred in. Such high-handed and insulting conduct is disgraceful, and presents the chivalry of S. Carolina in a tattered and defiled uniform. [Telegraph.]

It seems to be impossible to get a jury to try the case of Polly Bodine, charged with the murder of Mrs. Houseman. The Sheriff has ransacked the county, but cannot procure more than six unprejudiced persons, all the rest having made up their minds as to her guilt or innocence. It is a singular and we believe an unparalleled case of difficulty in a jury trial.

A diseased potatoe was magnified 9000 times at Oxford, Massachusetts, and found to contain animals with bodies like the soldier ant, and legs like the hairy garden spider.

Senator Benton is said to be as decidedly adverse as ever to the Annexation of Texas.

At a meeting of the Washingtonian Temperance Society, of the Borough of Huntingdon, held at the Old Court House, on Saturday evening the 7th inst., the following persons named, were elected to serve as officers for the ensuing year. MATTHEW CROWNOVER, Pres't. A. W. BENEDICT, JAMES HEMPHILL, JACOB HOFFMAN, WM. SNYDER, Vice Presidents. Richardson Reed, Sec. Secretary. J. M. Cunningham, Assistant do. J. Sewell Stewart, Corresponding Sec. Richardson Reed, Treasurer. Mathew McConnell, Andrew Harrison, William H. King, John S. Patton, David Snyder, Ex. Committee.

MARRIED.

On Thursday, the 12th inst., by the Rev. H. G. Dill, Mr. JOHN L. WALKER, to Miss MARGARET FOSTER, both of Huntingdon county.

DIED.

On Monday, the 2d inst., Mrs. MARY ANN STEWART, consort of Maj. J. W. Stewart, of Canoe Creek, aged about 36 years.

WASHINGTONIANS!

The Society will meet at the usual place, the Old Court House, on Saturday evening next. The members will please bring along their books, with "mouths" &c. prepared for use—the Ladies in particular, will take notice. The first lecture of the course to be given this winter will be delivered by A. W. Benedict, Esq. Dec. 18, 1844. R. READ, Sec'y.

Bridge Proposals.

PROPOSALS will be received at the Commissioners' Office in Huntingdon, till January Court next for the building of a Bridge across Stone Creek, at Couch's Mill, in Barree township. The plan and specifications can be seen at any time in the Commissioners' Office. ALEX. KNOX, Jr., JOHN F. MILLER, MOHD. CHILCOTE, JOHN F. MILLER, Commissioners. Dec. 18, 1844.

A Premium COOKING-STOVE.

in medium size, with all the necessary furniture—used for some time—for sale—cheap—for cash, approved credit, or in exchange for country produce. Apply at this office.

The Pennsylvania TELEGRAPH.
FOR THE SESSION OF 1845.

The People of Pennsylvania have a deep interest in the proceedings of the Legislature and will feel anxious to see the policy pursued and measures recommended by the new administration which takes the reins of Government in January next.—The Whigs are in a minority, but representing a large majority of the intelligence and tax-paying interests of the country, they will hold a strong check upon the movements of radical Locofocoism and party zeal. We presume that the Whigs of Pennsylvania will feel a strong desire to scan the proceedings of the Legislature; and we intend giving them an opportunity to do so, through the medium of the Telegraph. For many years it has been admitted by all parties, to contain the most faithful and impartial reports of Legislative proceedings; and we pledge ourselves that in this respect it shall fully maintain its reputation, besides giving Congressional Proceedings, and the General News of the day. In doing so our expenses will be heavy and we confidentially look to the Whigs of the State to cheer us with a liberal support.

TERMS OF THE SESSION PAPER.
The Telegraph will be published semi-weekly during the session, on a double super-royal sheet at \$2. Six copies of the paper will be sent upon the receipt of \$10 in advance. Money may be transmitted by mail, and Post Masters are authorized to frank letters containing money for newspapers. THEO: FENN.

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 Wednesday the 15th day of January next, viz:
1. Jeremiah Cunningham, Guardian of George Mattern, a minor son of David Mattern, late of Franklin township, dec'd.
2. James Eutreklin, Esq., administrator of the estate of Thomas Wilson, late of Hopewell township, deceased.
3. John Withersoll, administrator de bonis non, with the will annexed, of the estate of John Ramsey, late of Dublin township, dec'd.
4. John Barr, acting executor of the last will and testament of Thomas Holmes, late of the borough of Gaysport, deceased.
5. John M. Gibboney and Daniel C. Gibboney, administrators of the estate of Willis Gibboney, late of Allegheny tp, deceased.
6. Michael Bassler, Guardian of David, Elizabeth, Susan, and Sarah Bassler, minor children of Jacob Bassler, late of Woodberry township, deceased.
7. Thompson Metlin, administrator of the estate of Thomas Metlin, late of the borough of Birmingham, deceased.
8. John Entire, surviving executor of the last will and testament of Martin Entire, late of Shirley township, deceased.
9. Hugh Allen, executor of the last will and testament of John Nichol, late of Franklin township, deceased.
10. Jacob Miller, administrator of the estate of Margaret Meshaffy, late of the borough of Huntingdon, deceased.
11. Peter C. Swartz and John S. Patton, administrators of the estate of John Swoppe, late of Walker township, deceased.
12. Joshua Roller, surviving executor of the last will and testament of Philip Roller, late of Morris township, deceased.

JOHN REED, Register. Register's Office, Huntingdon, Dec. 14, A. D. 1844.

Notice.

In the Court of Common Pleas of Huntingdon County: Maria M. Kancher, by her next friend, S. F. Henry, vs. Martin Kancher. On the Petition or Libel of the above named plaintiff, presented to the said court, the defendant, Martin Kancher, is commanded, that, for the causes therein set forth, he be and appear in his proper person before our Judges at Huntingdon at a court of common pleas there to be held in and for said county, on the 2d Monday of January next, to answer the said petition or libel, and to show cause, if any he has, why the said Maria M. Kancher, his wife, should not be divorced from the bonds of matrimony, according to the laws of this Commonwealth in such case made and provided. JOHN ARMITAGE, Sheriff. Dec. 18, 1844.

Notice to Creditors.

The account of Henry Reigart and Jeremiah C. Betts Trustees under a voluntary assignment of the property and effects of John B. Reigart late of Gaysport in the county of Huntingdon has been filed in the office of the Prothonotary of said county, and will be presented to the Judges of said court on the 2d Monday of January next, for confirmation and allowance, of which all persons interested will take notice. JAMES STEEL, Pro'ty. Dec. 18, 1844.

AUDITOR'S NOTICE.

The undersigned appointed auditor by the court of common pleas of Huntingdon county, to appropriate and make distribution of the proceeds of the Sheriff's Sale of the real estate of John Burket, to wit of a Tan Yark and about three acres of land situate in Warriorsmark township, sold to John Spanogle, Jr., in the hands of Joseph Shannon, late Sheriff of said county, hereby gives notice that he will attend for that purpose at the Prothonotary's Office, in Huntingdon, on Thursday the 9th of January next, at two o'clock, P. M., when and where all persons interested may attend if they think proper. JACOB MILLER, Auditor. Dec. 18, 1844.

Estate of Isaac Vandevander, Esq., (Late of Walker tp. dec'd.)

NOTICE is hereby given that letters of administration upon the said estate have been granted to the undersigned. All persons having claims or demands against the same are requested to make them known without delay, and all persons indebted to make immediate payment to WM. VANDEVANDER, JOHN HOUSHOLDER, Jr. Adm'rs. Walker tp., Nov. 6, 1844.

JOHN BROTHERTINE, Attorney at Law,

HOLLIDAYSBURG, PA. Will practice in the several courts of Huntingdon, Bedford, and Cambria counties. All business entrusted to his care, will be faithfully attended to. OFFICE.—Diamond.

ORPHANS' COURT SALE.

IN pursuance of an order of the Orphans' Court of Huntingdon county, will be exposed to sale, by public vendue, on the premises, on Friday, the 20th December next, as the property of Martin Entire, deceased, the following described
THREE FARMS,
or tracts of land, situate in Shirley township, Huntingdon county, to wit,
One thereof adjoining lands of J. M. and S. H. Bell on the north-east, of William Shaffer on the east and south, lands of the heirs of Elizabeth Entire, deceased, and other lands of Martin Entire, deceased, containing
136 acres,
more or less, nearly all of which is cleared and in cultivation, having a two story
LOG HOUSE, LOG BARN,
and other buildings thereon.
Also one other thereof, adjoining the above on the north, land of Jacob Lutz on the west, and land of William Shaffer on the south and east, containing
85 acres,
more or less, the principal part of which is cleared, having thereon erected a LOG HOUSE, a FRAME BARN, and other buildings.

And ALSO the other thereof, adjoining the last above described on the north, land of William Shaffer on the east, land of John Long on the south, land of Jacob Lutz and Joseph Miller on the west, containing **105 acres,** more or less, nearly the whole of which is cleared, having a two story
LOG HOUSE, a LOG BARN,
and other buildings thereon, and on which Benj. Long now resides.

TERMS OF SALE.—One third of the purchase money to be paid on confirmation of the sale; the residue in two equal annual payments, with interest from the confirmation; to be secured by the bond and mortgage of the purchaser.

By the Court, JOHN REED, Clerk. Sale to commence at 1 o'clock, P. M., and attendance will be given by the undersigned. JOHN MORRISON, GEORGE EBY, Adm'rs &c. Nov. 27, 1844.—ts.

ORPHANS' COURT SALE.

IN pursuance of an order of the Orphans' Court of Huntingdon county, will be exposed to sale by public vendue, on the premises, on Friday, the 20th day of December next, as the property of Elizabeth Entire, deceased, the following described
TWO PIECES OF LAND,
situate in Shirley township, to wit,
One thereof adjoining lands of James M. and Samuel H. Bell, Snalley's heirs, James M. Bell, and the heirs of Martin Entire, dec'd., containing
35 acres and all allowance.
And the other thereof adjoining lands of James M. Bell, Peter Long, and the heirs of Martin Entire, deceased, containing 30 ACRES and 135 perches and allowance, on which land an iron ore bank is situate and opened.
TERMS OF SALE.—One third of the purchase money to be paid on confirmation of the sale; the residue in two equal annual payments, with interest from the confirmation; to be secured by the bond and mortgage of the purchaser.

By the Court, JOHN REED, Clerk. Sale to commence at 1 o'clock, P. M., and attendance will be given by the undersigned. JOHN MORRISON, GEORGE EBY, Executors. Nov. 27, 1844.—ts.

NOTICE.

ALL persons interested will take notice that the account of Henry Snyder, Committee of the person and estate of Conrad Snyder, an Idiot, has been filed in the office of the Prothonotary of the Court of Common Pleas of Huntingdon county, and will be presented to the Court on the second Monday of January next, (1845) for confirmation and allowance, and will be then confirmed unless cause be shown to the contrary. JAMES STEEL, Pro'ty. Nov. 26, 1844.—St.

STRAY HEIFER.

Came to the residence of the subscriber, in Sinking Valley, Tyrone township, sometime last June, a dark brindle heifer, some white on its belly, supposed to be a year old last spring. The owner is requested to come forward, prove property, pay charges and take it away. FRÉDERICK REAMY. Dec. 4, 1844.

STRAY HEIFERS.

Came to the residence of the subscriber in Warriorsmark township, on the 23d day of November, 1844, two stray Heifers, rising three years old, the one is black, the other red, with some white spots, and has a short tail. The owner is requested to come and prove property, pay charges, and take them away. HENRY FUNK. Dec. 11, 1844.

Estate of Esther Bouslough, late of Allegheny township, deceased.

LETTERS of administration on the said estate have been granted to the undersigned. All persons indebted to said estate are requested to make immediate payment, and those having claims against it will present them properly authenticated for settlement without delay, to WILLIAM DORRIS, Jr. Adm'r. Nov. 20, 1844. Huntingdon

ESTATE OF JAMES TULLEY, Late of Barree township, Huntingdon county, deceased.

NOTICE is hereby given, that letters testamentary upon the said estate have been granted to the undersigned. All persons indebted to said estate are requested to make immediate payment, and those having claims or demands against the same are requested to present them duly authenticated for settlement, to JANE TULLEY, JOHN OAKS, } Ex'rs. November 20, 1844. Barree tp.

J. SEWELL STEWART, ATTORNEY AT LAW,

HUNTINGDON, PA. Office in Main street, three doors west of Mr. Buoy's Jewelry establishment. February 14, 1843.—tl.

J. Hearsley Henderson, ATTORNEY AT LAW,

Huntingdon, Pa. Office on Main street, one door West of William Dorris' Store. Huntingdon, June 12, 1844.

Watches, Silver Ware & Jewelry

James Peters & Co., No. 105 N. 2d St., corner of Elfreth's Alley, Philadelphia.
J. P. & Co. continue to manufacture at their old and Silver Spoons, Spectacles, Trimbles &c on as low terms as any other manufactory in the city. They have on hand and keep constantly for sale, beside their own manufactures, Watches of all kinds and prices; Silver Ware, Jewelry and Fancy Goods, in their variety, which will be sold low. Spectacle Glasses fitted to all ages and sights, in Gold, Silver, German Silver and Steel Frames, with convex, concave, periscope, blue, grey and green glasses.

Watchmakers supplied with all necessary articles in their line, such as Tools, Materials, &c. &c. Watches repaired at short notice and warranted to perform. Cash or exchange given for old Gold and Silver. Phil'a., Dec. 11, 1844.—2m.

In the Common Pleas of Huntingdon county. Writ de partitione Facienda, Defendants Blythe, and Calvin Blythe, Jr., William Yeager and Patience Yeager, will take notice that in pursuance of said writ, inquest will be held on Saturday, the 11th day of January, 1845, at 10 o'clock, A. M., on a Lot of ground situate in the borough of Huntingdon, adjoining a Lot of the heirs of David Murtrie, dec'd., on the east, and a Lot of H. P. Dorsey's heirs' on the west, numbered 7 in the plan of said town, to part and divide the same. JOHN ARMITAGE, Sh'ff. Dec. 1, 1844.

Orphan's Court Sale.

In pursuance of an order of the Orphans' Court of Huntingdon county, the undersigned Trustees appointed to make sale of the real estate of Jacob Keller, late of Morris township, in said county dec'd., will expose to sale by public vendue, on Friday the 27th day of December, inst., at 1 o'clock, P. M., on the premises, the plantation and tract of land on which said deceased in his lifetime resided, situate in the said township and county, adjoining lands of Hugh Fergus on the west, John & William Walters and a small lot sold to the School Directors, on the south, of George, Henry & David Keller on the east, and of Henry S. Spang on the north, containing
236 Acres,
or thereabouts, of which about 150 are cleared, upland and 10 of meadow, having a two story LOG HOUSE, FRAME BANK BARN, A SMALL FRAME HOUSE and an apple orchard thereon. The said tract is of the best quality of land, pleasantly situated, being but a short distance from Waterstreet, on the Turnpike road.
Terms of Sale.—One third of the purchase money to be paid on the confirmation of the sale, one third in one year thereafter with interest, and the residue at and immediately after the death of Catharine Keller, widow of said deceased, the interest of this third to be paid to the said widow annually during her life;—the whole to be secured by the bonds and mortgage of the purchaser. JOHN KELLER, (of Jacob's) PETER SHAFPER, Trustees. Dec. 4, 1844.

Orphan's Court Sale.

IN pursuance of an order of the Orphans' Court of Huntingdon county, will be exposed to sale by public vendue, on the premises, on Saturday, the 21st day of December next, one and a half lots of ground in the village of Smithfield, Walker township, bounded on the west by lots of Catharine Eckelberger, on the south by the turnpike road, on the east by vacant lot, being lot No. 3,