

FROM WASHINGTON.

The adjournment of Congress. Disgraceful Scenes.

Both branches of Congress adjourned on Sunday morning about seven o'clock. Much important business was transacted during the last hours of the session. Among the bills which passed, may be mentioned that for the establishment of a Department of the Interior, or a home department, the bill for the coinage of gold dollars and double eagles—the Postal bill—the Naval Appropriation bill &c. &c. We are sorry to be compelled to state that two personal difficulties—one in the House, and one in the Senate—took place before the adjournment. In the former case, the parties were Mr. Johnston, of Alabama, and Mr. Fickland of Illinois, and in the latter, Gen. Cameron, of Pennsylvania, and Mr. Foote, of Mississippi.

The Daily News of Monday says:—“Let the reader turn to the record of the Congressional proceedings of Saturday, and it will be seen that gentlemen of that august body have consented to lower themselves beneath the most profound degradation of which a drunken and lawless roisterer at the Five Points could be guilty. The scenes are not less than three in number; they occur between members on the floor, are committed apparently without provocation, and suffered by Congress without any manifestation of disgust or displeasure. In the first case Mr. Meade seizes Mr. Giddings by the collar and thrusts his clenched fist into his face. In the second, Messrs. Ficklin and Johnson engage in a regular set-to, such an one as delights the reeling crowd of a suburban bar-room; and in the third, Messrs. Foote and Johnston engage in a regular set-to, such an one as delights the reeling crowd of a suburban bar-room; such outrages would have been utterly impossible within the sacred precincts of the Senate House. Say you so? The third took place in the Senate, where Mr. Foote, the fire eater bully and bruiser of that body, placed his fist under the nose of Mr. Cameron, who knocked him down for his pains. Time has been in other lands, when the hand that was raised to do violence within the precinct of the legislative hall, was lopped from the body; but that was before it was necessary that the authors of the laws of a great people should establish their claims to respect, by imitating, and that “most lamely and unfashionably,” the brawlers of the tap room or the heroes of the ring.”

Below we give a brief abstract of the last days proceedings.

WASHINGTON, March 3, 1849.

SENATE.—The House bill to extend the revenue laws of the United States over Upper California, and to establish a collection district, was laid on the table.

The bill authorizing the coinage of the gold dollar and the double eagle, was passed with an amendment, (in which the House concurred.)

The Senate disagreed to the House amendment to the bill to run the boundary line between the United States and Mexico, and a committee of conference was appointed.

Mr. Douglass moved that the bill from the House to establish a territorial government for Upper California be taken up, but the motion did not prevail—yeas 25, nays 28.

The bill establishing the Home Department of the Government was passed, after debate.

Various messages were interchanged with the House.

The several appropriation bills were passed.

After midnight, the general appropriation bill was received from the House with an amendment to the Senate's amendment, providing a government for the territories. Warm and eloquent remarks were made by Senators. Finally, the Senate receded from their amendment and this saved the bill, which was near being lost.

During the session, and after midnight, Mr. Cameron and Mr. Foote had angry words, and came near fistuffs.

An adjournment, sine die, took place at about seven o'clock on Sunday morning.

HOUSE.—A variety of miscellaneous business was transacted; and at three and a half o'clock the House took a recess until six.

Mr. McDowell of Virginia, offered a resolution of thanks to the Speaker for the able, impartial, and dignified manner in which he had discharged the duties of his station; and the resolution was adopted.

The Senate had passed an amendment to the general Appropriation bill, providing a government for the Territories—the House struck this out, and a committee of conference had been appointed on the disagreeing amendment.

Mr. Vinton moved the committee to be discharged.

Questions then were raised, debated and then disposed of. Finally the House receded, and brought the Senate's amendment before the House.

Mr. Morehead offered an amendment striking out that part of the amendment which says that the act shall apply to the territory west of the Rio, and inserting that nothing shall be construed to prejudice the claim of Texas as to boundary. This was agreed to—yeas 186, nays 20.

Mr. Thompson, of Indiana, moved to amend the Senate's amendment by extending the constitution of the U. S. over the territory, and also the existing laws, to secure the people in the enjoyment of their liberty, property, and religion, and empowering the President to carry the provision into effect. This was subsequently adopted. After various efforts of the free soilers to kill the Appropriation bill, it was again sent to the Senate. Motions were made to ad-

ourn, speeches delivered, calls of the House moved. The greatest possible confusion prevailed throughout the Senate.

Innumerable motions were made, bills were passed, messages interchanged between the two houses, &c., &c.

There were very bitter feelings existing on the part of Southern members towards the free soilers. Thrusts were made by several of the former to the faces of Messrs. Wentworth and Wilmot. Mr. Meade brushed Mr. Giddings in the face with his hand, and Mr. Johnson, of Arkansas, knocked down Mr. Ficklin. These disturbances were of brief continuance, and long after midnight.

Mr. Pettit, the hour of 12 having passed, said that there was no House, (it was a town meeting,) another member said it was a mob and moved to adjourn.

The House were relieved from the fear that the general Appropriation bill would be lost, by receiving a message that the Senate had receded from their territorial amendment. This saved the bill.

At 7 o'clock this morning a resolution was passed that the House adjourn sine die, and the speaker delivered an eloquent farewell address, as is customary on such occasions.

THE MARKETS.

FRIDAY, March 9, 1849.

The foreign news published this morning has had very little effect upon the market, and there is but little disposition to operate until after the receipt of the private letters.

The Flour market is quiet, and no sales for export have been reported. For city consumption small sales at \$5.25, 12½ for common and good brands, and 5.25, 5.92½ for extra and fancy brands. Rye Flour is steady at \$3.10, 3.12½ Corn Meal—sales of 500 bbls. Penna. at \$2.50 per bbl.

Grain—The sales of wheat have been confined to a few small lots of good red at \$1.08 per bu. Corn—last sales of yellow were at 56.57 cts. weight. Oats are in rather better demand, we quote Southern at 30.31 cts. and Penna. at 32.34 cts. per bu.

Whiskey—Small sales of hhdts at 22.22½ cts. and bbls. at 24 cts.

DIED.

At his residence in Dublin township, on Thursday, the 1st instant, Mr. ARCHIBALD STITT, in the 86th year of his age.

Another good man has been “gathered to his fathers!” Through the course of a long and useful life, his conduct and character were ever such as to win the confidence and esteem of all with whom he was associated.

A native of County Down in Ireland, he emigrated at an early day to this country, and in the year 1793 settled near Burnt Cabins. Among the many neighbors and friends who, from that time until the day of his death, knew and esteemed him for his honest heart and christian virtues, his character needs no eulogy. Of him we feel that we can without exaggeration say—

“None knew him but to love him,
None named him but to praise.”

From his early life an exemplary professor of the Christian religion, and for forty-two years an Elder in the Presbyterian Church at Shade Gap, there clustered around him the memories and the fellowships of age—the respect of manhood—the love and veneration of youth. Now that he has gone, they will derive consolation from the truth, that the tears which are shed over a good man's grave, act upon the seed he has sown in the hearts of those he loved, like the dew of Heaven upon the thirsty earth.

SHERIFF'S SALES.

BY virtue of sundry writs of Vend. Exp. to me directed, will be exposed to sale on Monday the 9th day of April next, at the Court House in the borough of Huntingdon, at 10 o'clock on said day the following described property, viz:

A certain piece or tract of land situate in Jackson township, Huntingdon county, containing about 6 acres, more or less, adjoining land of James Alexander, David Miller and Robert McBurney, having thereon erected a three-story frame dwelling house. All cleared, and to be sold as the property of David S. Vance.

ALSO,

The right, title and interest of Joseph Whitesell, in a certain tract of land situate partly in West and partly in Barre township, Huntingdon county, adjoining lands of Thomas Stewart, Jas. Harnish's heirs, David Whitesell and others, containing one hundred and eighty acres, or thereabouts, having thereon erected a log dwelling house, and Cabin barn—about 70 acres of which are cleared, with an apple orchard. Taken in execution and to be sold as the property of Joseph Whitesall.

A certain lot of ground situate in Brady township, (Mill Creek) Huntingdon county, having thereon erected a two-story brick house and out buildings, adjoining lands of James Irvin, & Co. and other lands of said defendants. Taken in execution and to be sold as the property of James Milliken and Joseph Milliken.

M. CROWNOVER, Sheriff.
March 13, 1849.

Administrators' Notice.

NOTICE is hereby given that letters of administration have been granted to the undersigned on the estate of JAMES DAVIS, late of West township, Huntingdon county. All persons indebted to said estate are requested to make immediate payment, and those having claims or demands against the same to present them duly authenticated for settlement.

JOHN C. WILSON, Administrator.
March 13, 1849. pd.

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 their said accounts will be presented for confirmation and allowance at an Orphans' Court to be held at Huntingdon on Wednesday the 11th day of April next, viz:

1. Abraham Hagan, surviving administrator of Charles Barnits, late of the borough of Huntingdon, dec'd.

2. Elijah Weston, acting executor of Thomas Weston, late of Warriormark township, dec'd.

3. Moses Robison and William Porter, executors of John Watt, late of West township, dec'd.

4. Samuel Houck executor of Jacob Houck, late of Tod township, dec'd.

5. Dawson C. Smalley, administrator of Margaret Smalley, late of Shirley township, dec'd.

6. William Vandevender and John Householder, administrators of Isaac Vandevender, late of Walker township, dec'd.

7. Peter Secrist, guardian of the minor children of John Flesher, late of Cromwell township, dec'd.

8. Samuel Isett, guardian of Cornelia Scott, late of the borough of Birmingham, dec'd.

9. Samuel Isett, guardian of Ellen Eliza Scott a minor child of Dr. Oliver G. Scott, late of the borough of Birmingham, dec'd.

10. Thomas Postlethwait and John Postlethwait, executors of William Postlethwait, late of Shirley township, dec'd.

11. William McNite, administrator of William Peebles, late of Tell township, dec'd.

12. Partial account of Abraham Buck administrator of Daniel D. Miller, late of Warriorsmark township, dec'd.

13. James Gwin, acting executor of Patrick Gwin, late of the borough of Huntingdon, dec'd.

14. George Jackson and John Jackson executors of Joseph Jackson, late of Jackson township, dec'd.

15. General Guardianship of James Potter guardian of the minor children of Silas Moore, late of the borough of Hollidaysburg, dec'd.

16. Samuel Dean and William Caldwell, executors of Robert Dean, late of Morris township, dec'd.

M. F. CAMPBELL, Register.
Register's Office,
Huntingdon, March 10 '49.

MILWOOD ACADEMY.

THE subscribers, residents of Shade Gap, Huntingdon county, Pa., beg leave to inform their friends and the public generally, that they have established at the place above mentioned, a BOARDING SCHOOL for the education of young men.

The course of instruction comprises, in addition to the usual branches of a common English education: Philosophy, Mathematics, and the Latin and Greek languages. The location is distinguished for its healthfulness and the moral and religious character of the surrounding community. Every attention will be paid to the health and morals of the pupils as well as to their mental training and advancement in scientific knowledge, and every facility will be afforded for their personal comfort and convenience. The year is divided into two sessions of five months each; the winter session commencing on the 1st of November, and the Summer session commencing on the 23rd of April.

Terms per Session:—For orthography, reading and writing, \$5. Arithmetic, Geography, Grammar, Philosophy, History and composition, \$8.—Mathematics, Greek and Latin languages, \$12. Boarding, exclusive of fuel and light, \$1.25 per week. Instructions given in French and German, at an additional charge. The subscribers, encouraged by the liberal patronage which they have already received, would repeat, that they are determined to spare no effort in making the Institution one that will commend itself to all parents who desire to give their sons a thorough preparatory education, without exposing them to the contaminating and immoral influences that exist in more popular communities. For reference or further particulars address

JAMES Y. MCGINNIS,
J. H. W. MCGINNIS.
Shade Gap, March 13, 1849.

REMOVAL!

Capt. David Hazzard,
WOULD respectfully inform his old friends and customers—that he has removed

Standing-Stone Head-Quarters to the room next door to Powell's Store, directly opposite Wallace's Washington Hotel, where he has fitted up an

OYSTER SALOON.

above ground, which can't be beat on the Juniata. The lovers of good Oysters can always be accommodated by giving him a call.

His new stand is fitted up “on purpose” to accommodate Ladies and gentlemen. The “old Captain” therefore hopes that his friends of both sexes will extend to him a liberal support.

CONFECTONARIES, APPLES, NUTS, &c., &c., always on hand.
March 6, 1849.

MACKEREL, SALMON, HERRINGS, PORK, HAMS AND SIDES, SHOULDERS, LARD & CHEESE,
Constantly on hand and for sale by
J. PALMER & Co.
Market St. Wharf,
PHILADELPHIA.
Feb. 27, 1849.-3m.

PROCLAMATION.

WHEREAS by precept to me directed, dated at Huntingdon, the 20th day of Jan. 1849, under the hands and seals of the Hon. Abraham S. Wilson, President of the Court of Common Pleas, Oyer and Terminer and general jail delivery of the 20th judicial district of Pennsylvania, composed of the counties of Huntingdon, Mifflin and Union, and the Hons. James Gwin and John Stewart, his associates, 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 Commonwealth are made capital or felonies of death and other offences, crimes and misdemeanors, which have been, or shall be committed or perpetrated within said county, or all persons who are or shall hereafter be committed or perpetrated, for crimes aforesaid, I am commanded to make proclamation throughout my whole bailiwick, that a Court of Oyer and Terminer, Quarter Sessions and Common Pleas, will be held at the Court House, in the borough of Huntingdon, on the 2d Monday (and 9th day) of April 1849, 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, coroner, 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 to their offices respectively appertain.

Dated at Huntingdon, the 5th day of March in the year of our Lord, one thousand eight hundred and forty-nine and the 73d year of American Independence.

MATTHEW CROWNOVER, Sheriff.

PROCLAMATION.

WHEREAS, by precept to me directed by the Judges of the Common Pleas of the county of Huntingdon, bearing the 20th day of January, A. D. 1849, 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, on the 3d Monday (and 16th day) of April, A. D. 1849, for the trial of all issues in said county, which remain undetermined before the said judges, when and where all jurors, witnesses and suitors, in the trial of all said issues are required.

Dated at Huntingdon, the 5th day of March, A. D. 1849, and the 73d year of American Independence.

MATTHEW CROWNOVER, Sheriff.

NOTICE.

To the Honorable the Judges of the Court of Quarter Sessions of Huntingdon County:

The petition of Joseph Forrest, respectfully sheweth: That your petitioner occupies a commodious house in the borough of Petersburg and county aforesaid, which is well calculated for a house of public entertainment, and suitable and necessary for the accommodation of the public and the entertainment of strangers and travellers—and that he is now occupying, and has heretofore for some years, occupied the said house as a public house. He therefore prays your honors to grant him a license to continue keeping the said house as a public house. And he will ever pray, &c.

JOSEPH FORREST.
March 13, 1849.

We, the undersigned, citizens of the borough of Petersburg, being personally acquainted with the said Joseph Forrest, and also having knowledge of the house for which the license is prayed, do hereby certify that the said house is necessary to accommodate the public and entertain strangers and travellers. That the said Joseph Forrest is a person of good repute for honesty and temperance, and that he is well provided with house room and conveniences for the lodging and accommodation of strangers and travellers.

Geo. M. Cresswell, Jno. R. Hunter, Jno. Irvine, H. Orady, John Lourimore, Thomas S. Kyle, George Stout, Jno. J. Marks, James McCauley, Thomas Morgan, William Wilson, Joseph Johnston, Henry Neville, Wm. B. Megahan, Bernard Sigler, Jno. P. Murphy, S. Reel.

NOTICE.

To the Honorable the Judges of the Court of Quarter Sessions of Huntingdon county, at April Term, A. D. 1849.

The petition of Samuel Steffy, of the township of Jackson in the County of Huntingdon, respectfully represents: That your petitioner is desirous of keeping a Public House or Tavern in the house he now keeps, being in the township above named, on the road from Pinegrove to Lewistown—that he has provided himself with all the necessary accommodations for strangers and travellers, and therefore prays your honors to grant him a license to keep a public house of entertainment in said house, and he will ever pray, &c.

SAMUEL STEFFY.
March 13, 1849.

We, the subscribers, citizens of the township of Jackson, in the county of Huntingdon, do certify that the tavern prayed for above, by Samuel Steffy, is necessary for the accommodation of the public and the entertainment of strangers and travellers—that the said applicant is a man of good repute for honesty and temperance, and is well provided with house room and other conveniences for the accommodation of strangers and travellers.

George Wilson, Samuel Rudy, Thomas Crayles, Matthias Lightner, Simon Worlbourn, Henry Worlbourn, Roland Wilson, Wm. Mears, James Fleming, sr., Nicholas Rudy, John Rudy, Geo. Rudy, George Manney, Geo. Steffy, J. B. Ozburn, M. Grinninger, Daniel Troutweir.

ADMINISTRATORS' NOTICE.
Estate of MICHAEL H. DEITRICH, late of Warriorsmark township, dec'd.

NOTICE is hereby given that Letters of Administration on the estate of M. H. Deitrich, late of Warriorsmark twp., Hunt. co., dec'd., 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 to present them duly authenticated for settlement.

JAMES THOMSON, Administrator.
Feb. 27, 1849.

Look out for Bargains!
More Watches, Jewelry, Silver Spoons, &c., &c.

ANOTHER superior lot of GOLD and SILVER WATCHES of various descriptions, will be received and opened this evening at “Huntingdon Jewelry Store.” Also—Gold Finger Rings, Gold Pens, Steel Beads, Pistols, &c., &c.
J. T. SCOTT,
Huntingdon, Feb. 4, 1849.

NOTICE.

To the Honorable the Judges of the Court of Quarter Sessions of the county of Huntingdon.

The Petition of John Whittaker, of the Borough of Huntingdon in said county, respectfully sheweth: That your Petitioner having for many years kept an inn or tavern at his old stand on the south western corner of Allegheny and Montgomery streets in said borough of Huntingdon, he has provided himself with house room, stabling and other conveniences necessary to accommodate the public, and entertain strangers and travellers, and is desirous of continuing to keep an inn at the same place. He therefore prays your Honors to grant him a license to keep an inn or tavern at said place. And he will pray, &c.

JOHN WHITTAKER.
March 6, 1849.

We, the undersigned citizens of the said Borough of Huntingdon, do certify, that we are well acquainted with John Whittaker, the above Petitioner, that the inn or tavern proposed to be continued and kept at the place mentioned in the foregoing Petition, is necessary to accommodate the public and entertain strangers and travellers, and that said Petitioner is of good repute for honesty and temperance, and is well provided with house room, and conveniences for the accommodation of strangers and travellers.

T. K. Sinton, C. S. Black, W. Snare, John N. Prowell, Thomas Foster, Isaac Linniger, Wm. Stewart, Robert Miller, Henry Bender, Samuel Houck, Alexander Osborn, Geo. A. Steel.

NOTICE.

To the Honorable the Judges of the Court of Quarter Sessions of the County of Huntingdon, at April Term A. D. 1849.

The petition of Abraham Moyer of the Village of Waterstreet, in said county, respectfully represents:—That your petitioner has leased that large and commodious brick tavern house situate in said Village of Waterstreet and immediately on the turnpike road leading from Philadelphia to Pittsburgh and is well known as the Waterstreet Hotel—that said house is well calculated for a public house of entertainment, and from its neighborhood and situation is suitable as well as very necessary for the accommodation of the public and the entertainment of strangers and travellers—that there is good stabling for horses attached to the same. And your petitioner has provided all necessary conveniences for the accommodation of the public. He therefore prays the Court to grant him a license to keep an inn or tavern and public house of entertainment in said house. And he will pray &c.

A. MOYER.
March 6, 1849.

We, the subscribers, citizens of the Village and Vicinity of Waterstreet do hereby certify that we are personally acquainted with Abraham Moyer, the above named petitioner, and know him to be of good repute for honesty and temperance, and is well provided with house room, &c., for the accommodation of strangers and travellers, and that the said tavern is necessary for the accommodation of strangers and travellers.

Robert Kinkead, John Davis, Henry B. Mytinger, Michael Doyer, John Mytinger, John Fox, Casper Weicht, J. M. Young, William C. Bayly, John M. Dickson, John Renner, Job Plympton.

NOTICE.

To Catharine McGrath, Margery McGrath, Bernard A. McGrath, and Hugh McGrath, grand children and heirs of Bernard O'Friel, dec'd., and to Francis McGrath, (who was appointed by the Court of Common Pleas of Huntingdon county, to receive notice for said grand children and heirs.)

Whereas, John Dougherty, John Bennet, Edwin F. Shoenberger, John H. Shoenberger, Geo. K. Shoenberger, Peter Shoenberger, John M. Davis, James M. Davis and John McFaden, now or lately acting or trading under the firm of the Reliance Transportation Company, heretofore, in the County of Common Pleas of Huntingdon county, to wit, in the term of April 1842, recovered against Dr. Charles O'Friel and John Dougherty, Executors of Bernard O'Friel, dec'd., a certain debt of three thousand eight hundred and eighty eight dollars and thirty two cents, lawful money of Pennsylvania, as also fifty dollars and sixty four cents, like money, which to the said plaintiffs were adjudged for their damages which they sustained by occasion of the detention of that debt, whereof the said John Dougherty and Dr. Charles O'Friel, Executors of said deceased, are convict. And Whereas, Margery O'Friel is now administratrix, de bonis non, with the will annexed of said Bernard O'Friel, dec'd.; and whereas, Execution of the debt and damages as aforesaid as yet remains to be done,

You, and each of you, are hereby notified and required to appear before the Judges of the Court of Common Pleas of Huntingdon county, at a Court to be held in Huntingdon on the second Monday in April next, to shew if anything for yourselves you know, or have to say, why Execution should not be had against you for the debt and damages aforesaid, and why the same should not continue a lien against the real estate of said deceased, according to the form and effect of said recovery.

Witness the Honorable A. S. Wilson, President of the said Court, at Huntingdon, the 25th day of January, A. D. 1849.

THEO. H. CREMER, Prothonotary.
March 6, 1849-4t.

NOTICE.

THE subscribers to the capital stock of “The Spruce Creek and Water Street Turnpike Road Company,” who have neglected to comply with the previous calls of said Company, for the payment of the several instalments, are again notified that they are required to pay me at my residence, in Franklin township, Huntingdon county, for the use of said Company, on or before the tenth day of April A. D. 1849, any and all moneys, now remaining due and unpaid, by reason of or on account of their said subscription to said stock.

Any subscribers who have subscribed to said stock since July, A. D. 1847, are also notified that they are required to pay at the same time and place, ten per cent of the stock subscribed, and on or before the tenth day of each succeeding month the like sum of ten per cent until the whole is paid.

JACOB S. MATTERN, Treasurer of W. S. & S. C. T. Co.
March 6, 1849-4t.

Boots and Shoes.

THE largest, finest and best assortment of Boots and Shoes, ever brought to town, for sale by
J. & W. SAXTON.

NOTICE.

To the Honorable the Judges of the Court of Common Pleas and Quarter Sessions of the Peace for the county of Huntingdon, at April Sessions A. D. 1849.

The petition of Michael Sisler of the borough of Alexandria in the county of Huntingdon, sheweth: That he keeps a public Inn or Tavern in the house he now occupies in the said borough of Alexandria, and that the said Inn or Tavern is necessary to accommodate the public, and to entertain strangers and travellers. Your petitioner therefore, prays your Honors to grant him a license for the continuance of the same, and your petitioner will ever pray, &c.

MICHAEL SISLER.
March 6, 1849.

We, the undersigned citizens of the borough of Alexandria, hereby certify that the house kept by Michael Sisler, as an Inn or Tavern in the borough of Alexandria, is necessary to accommodate the public and entertain strangers and travellers, and that the said Michael Sisler is of good repute for honesty and temperance, and is well provided with house room and conveniences for the accommodation of strangers and travellers.

John N. Swoope, Careus Patterson, Jacob Hoffman, George Walker, Alexander Stitt, Enoch Kline, William Moore, John Conoley, John Bisbin, Benj. J. Williams, Michael Richison, G. W. Jones, N. Cresswell, Sample Fleming, Stephen Jinger, Samuel Spiker, Andrew McClure, H. Fockler.
March 6, 1849.

NOTICE.

To the Honorable the Judges of the Court of Common Pleas and Quarter Sessions of the Peace for the County of Huntingdon, at April Sessions A. D. 1849.

The petition of Sample Fleming, of the borough of Alexandria, in the county of Huntingdon, sheweth: That he keeps a public Inn or Tavern in the house he now occupies in the said borough of Alexandria and county aforesaid, and that the said Inn or Tavern is necessary to accommodate the public, and to entertain strangers and travellers. Your petitioner therefore prays your Honors to grant him a license for the continuance of the same, and your petitioner will pray &c.

SAMPLE FLEMING.
March 6, 1849.

We, the undersigned, citizens of the borough of Alexandria, hereby certify that the house now kept by Sample Fleming as an Inn or Tavern in the borough of Alexandria, is necessary to accommodate the public and entertain strangers and travellers, and that the said Sample Fleming is of good repute for honesty and temperance and is well prepared with house room and conveniences for the accommodation of strangers and travellers.

John Sisler, B. I. Williams, Mickel Richison, William Kemp, Thomas Mitchell, Philip Piper, Frederick Schriver, G. W. Jones, John Piper, jr., Michael Sisler, Jacob Baker, Francis Conner, Abraham Piper, N. Cresswell, John N. Swoope, Careus Patterson, John Conoley, W. Walker.

NOTICE.

To the Honorable the Judges of the Court of Quarter Sessions of Huntingdon county:

The petition of Zacariah Pheasant respectfully sheweth: That your petitioner, residing in Union township, in said county, is well provided with house room and conveniences for the lodging and accommodation of strangers and travellers. Your petitioner, therefore, prays the Honorable Court to grant him a license to keep an Inn or Tavern in said house, and your petitioner will pray, &c.

ZACARIAH PHEASANT.
March 6, 1849.

We, the undersigned citizens of Union township, in which the above Inn or Tavern is prayed for, do certify that such Inn or Tavern is necessary to accommodate the public and entertain strangers and travellers—and that Zacariah Pheasant, the above named petitioner, is of good repute for honesty and temperance, and is well provided with house room and conveniences for the accommodation of strangers and travellers.

William Eastep, Henry Pheasant, Peter Posten, Philip Curfman, jr., J. K. Hampson, John McCombe, Jacob Miller, Wm. Smith, W. S. Hampson, J. M. Hampson, Jacob H. Miller, B. F. Glasgow.

NOTICE.

To the Court of Quarter Sessions of Huntingdon county, at April Term, A. D. 1849:

The Petition of Alexander Carmon of the borough of Huntingdon, respectfully represents:—That he is desirous of keeping an Inn or Tavern in the house he now occupies in the borough of Huntingdon, and county of Huntingdon, on the corner of the Diamond in Main Street, and has been kept by him as a public house for many years past—that he is well provided with everything necessary for the accommodation of the public and the entertainment of strangers and travellers. He therefore prays the Honorable Court to grant him a license for said purpose, and he will ever pray, &c.

ALEX. CARMON.
March 6, 1849.

We, the undersigned, citizens of the borough of Huntingdon, do certify that such Inn or Tavern as is prayed for above, by Alexander Carmon, in the house occupied by