4th, complimentary resolution to Prof their offices would remain vacant, and its the necessity of acting as blood hounds Banders: 6th, Prof Cooper again called legislature declare the State out of the seening weekly Lectures during the winter, and solicited aid for that purpose: the State. So long as the State at the continuous and in the solicited aid for that purpose: the State. So long as the State at the continuous and the continuou Adjourned to Friday, 9 o'clock A. M.

FRIDAY MORNING, NOV. 23.

The Institute assembled at 9 o'clock. Reading the Scriptures and reaver, by Prof. Sanders, | Singing by the choir. Lecture by Prof. Lewis, in which was explained the composition of the air, water etc. Recess. Exercise in Arithmetic, conducted by Prof. Cooper. Several long columns of figures were given to see how quickly they could be added. They recommended that teachers drill their pupils in this exercise, and that they also practice it themselves. Recess. Drill on the sounds of letters, the analysis of words ect., conducted by Prof. Sanders. Adjourned until half past one o'clock P. M. The Afternoon session. 74723

Grammar, conducted by Prof. Lewis. He spoke of the different styles of poetry, and explained the construction of each. He also gave examples of Lambic, Trochee, Anapest and Dactyl. The analysis of Grammar was taken into consideration Eeveral sentences were written on the blackboard and analyzed by the teachers.

the Arctic regions we would find animals

protection of commerce, the nullification and Portage Townships, beginning at and any who were addicted to its use were setting a bad example before their schelars.

Pupils would imitate their teacher.

Protection of commerce, the nullification and Portage Townships, beginning at a foresaid in Pike Townships, beginning at a foresaid in Pike Townships, beginning at a foresaid, thence South first perches to east line of warrant No. 5431, and of first fluence flast by family perches to mand Portage Townships, beginning at a foresaid in Pike Townships, beginning and and Portage Townships, beginning at a foresaid in Pike Tow laws of nature. Teachers were in a man. once.

making a speech. I thank you, in com- work itself out—no great loss will be the cause for retaliation and reprisal. mon with all those who have thought fit, by their votes, to endorse the Republication and event. can cause. [Applause.] I rejoice with you in the success which has so far at-

will be as ready to protect and defend lie sentiment is now on the right sidethe State in which he has not received a strike before it shall be too late. solitary vote against any encroachments upon its constitutional rights; as he would the one in which he has received the largest majority. I regard it as extremely should be a watter of rejoicing to all true mon sort, Secession, and we now propose Republicans that they will now have an to examine the only remaining branch of course of practical callering adjusting to their no. opportunity of demonstrating to their political adversaries and to the world that the Southern vocabulary.

interfere with the collection of the revenue on the scabord, the people in the other portions of the Umon would not be in the least incommoded.

The Notter Journal

COUDERSPORT, PA., Thursday Morning, Dec. 6, 1860. T. S. CHASE, EDITOR AND PUBLISHER.

to any post office the clubber may de quirements of an unconstitutional, inha-

sire. Try it.

The Secession movement at the Geography, conducted by Prof. Coop. South has made no particular progress er. This exercise was highly instructive since our last, except in South Carolina, of their secession and disunion threats. and entertaining. He said, the Western where a word in defence of the Union is This they regard as an infraction of their Hemisphere is clongated, and the East-the signal for the banishment of its au ern of an oval shape. America is the land of plains. He spoke of the animals of the thor, with even more precision than that two continents; those of the Eastern be of an Abolitionist. The Convention to late upon this constitutional act of the ing of a far more ferecious character than take measures for specision meets on the North—they have neither votes, nor law, was more simple in its structures. The and it is now generally conceded that But this charge is too silly for discussion, America, Europe and Asia, were nearly farthest. Her Members of Congress will the same. He also spoke of the men of of course then quickly walk out of the different countries. If we were to visit House at Washington, and the agony and plants of an inferior order. The peo- will be over, as her Senators uncondi-

tended that cause. [Applause.] Yet will you come and hear the Rev. J. H. tution and the laws, come what will. in all our rejoicing let us neither express Parsons plead for Vi.tue, Innocence, nor cherish any hard feelings toward any citizen who by his vote has differed from Peace and Prosperity, next Saturday eveus. [Loud cheering.] Let us at all oing? Will you give a few moments to I am intimately acquainted,—an old man the same more or less, being the North part in this remember that all American cities the cause of Temperance? Will you turn in this town, of sixty-five summers, furestate of S. M. Fox deceased, in Hebron zens are brothers of a common country, out in such numbers as shall show those mishing bread (not to speak of threshers, Township, Potter Co., Pa., and part of war-and should dwell together in the bonds), of fraternal feeling. [Immense applause:] who are violating the law for the sake of Let mangain beg you to accept my thanks making a few dollars in selling whisky. and to excuse me from further speaking that the business of drunkard-making is Revolution, -second, himself, -third, -Schater Trumbull followed with a long us has a personal interest in this matter, lastly,—grand-children down to the age Potter Co., Pa., bounded on the North by lot Record, the conowing synopsis of which for it the sale of intoxicating drinks shall again become general in this county, then the said Mr. Lircoln although the canadate of the Republican party, as Chief lagistrate will neither belong to that or not the party. When inaugurated he said of the party is a containing fruit trees thereon.

No. 170 of the lands of S. Ross and lands of II. H. Dent, on the East, South and West by lands of II. H. Dent, on the East, South and Lands of II. H. Dent, on the East, South and Lands of II. H. Dent, on the East, South and Lands of II. H. Dent, on the East, South and Lands of II. H. Dent, on the II. speech, the following synopsis of which for if the sale of intoxicating drinks shall of six summers. That same cid man has didute of the Republican party, as Chief by it. Most of us will have a near friend fencing, sowing and harvesting, being and allowance of which twenty acres are im-Magistrate will neither belong to that or go down to a drunkard's grave. If you any other party. When inaugurated he so desire, you may easily banish the danwill be the President of the country, and of the whole country, and I doubt not gereus poison from this community. Puc-

J. S. M.

Retaliation.

of Elecutionary skill by Prof Sanders, officer in South Carolina was to resign, passed laws to relieve their citizens from to the mind of the audience the project of Union, and it would all amount to little, to reclaim a species of property, field by ern local law. Disregarding the primary ter County, Pennsylvania, and to me directed, I cause, they now attempt to frighten the North into retractory measures by threat- day of Dec. 1860, at 10 o'clock, a. m., the fol- by lands of G. Kidney, on the East by ALSO-C ening to resent the fact; and in doing so, they are also irconsistent, because they of land situate in the Township of Portage, west by unseated lands; containing one tate in Oswayo. Township and unseated lands resent the doctrine of State-rights for Potter Co. Pa., described as follows to with hundred and twenty two acres, about the East by the unseated lands aforesaid, on the land and lands aforesaid, or the lands aforesa which they have so long and loudly conhundred and thirty eight, beginning at a thirty eight, beginning at a tended. If the South has State-rights Beech the North-east corner of said warrant; so also has the North; and if the protection Birch, thence East five hundred eightytion of unconstitutional property is a re- three perches to w past, thence North three Premiums for New Subscribers .- To served right, how infinitely much more each and every one who will next court so is the protection of the natural liberweek, or at the February Court, bring us ties and rights of citizens! But we can Atlantic Mouthly, Harper's Magazine, tirely the doctrine of State lights. There Magazine, or Blackwooll's Magazine for States -they have only taken measures to one year free. The papers will be senth relieve themselves of the oppressive re-

> Another charge is that the North have elected Mr. Lincoln President-in spite rights which calls for retaliatory action on their part. But how can they retal-

tion, and final disposition. If it fails of now that those acts are constitutionally improved. ERIENDS AND FELLOW CITIZENS :- success now, it can and will never be at- rebuked at one fell swoop by the majesty Please excuse me on this occasion, from tempted again. Therefore we say let it of northern franchise, the South claims

Mr. T. S. Chase-Dear Sir: Let me, days and years anterior to the American proved.

SWEDEN, Thanksgiving day, 1860. course of practical collegiate education, as the property of J. H. White and Harrison and for the benefit of the public at large. Rosa. Retaliation is literally returning like A new and important feature of this ALSO-Certain real estate bounded

John A. Porter, who may be addressed said Township of Genesee and part of Bingliam Estate and lands of Ira Surdam, and for further information, at New Haven, warrant No. 1286 Potter Co., Part with West by lands of Joseph Persing, containing Cond. - American Agriculturist

SHERIFF'S SALE.

lowing described real estate, to wit:

hundred twenty perches to a post, thence East five hundred eighty-three perches to the be-

ginning; containing eleven hundred acres, and allowance of six per cent. for Roads, etc., or the same more or or less. ALSO—War-rant numbered (5430) five thousand four hun-dred and thirty-nue; beginning at a Birch the North-east corner of said warrant, thence South three hundred twenty perches to a Lyan, thence West fire hundred sights to a the money for ten new subscribers (\$12, see no cause for regaliation on the part rant numbered (5439) five thousand four hun-50,) we will send a copy of either the of the South, even if we throw aside en dred and thirty-nue; beginning at a Birch Godey's Magazine, the Knickerbocker has been no aggression by the Northern Lyan, thence West five hundred eighty-three and barrabee & Lewis, and on the South by perches to a post, thence North three hundred and barrabee & Lewis, and on the South by twenty perches to the post, thence East five hundred eighty-three perches to the beginning; containing cleven hundred acres, and quirements of an unconstitutional, inhu allowance of six per cent. for Roads etc., be man and superlative law enacted by the the same more or less. ALSO—Warrant numbered (5440) five thousand four hundred South with aggressive spirit and intent. and forty: beginning at a valite pine, thence North three hundred and twenty perches to a white pine, thence east five hundred eightythree perches to a post, thence South three hundred twenty perches to a post, thence West five hundred eighty-three perches to the beginning; containing eleven hundred acres, and allowance of six per cent. for Roads, etc. 1450-Warrant numbered (5441) fifty-four undred and forty one : beginning at a Maple, thence North three hundred and twenty per-ches to a white pine, thence East five hunthose of the Western. The New World 17th inst., (a week from next Monday), was more simple in its structures. The and it is now generally conceded that animals of South America, Africa and it is now generally conceded that But this charge is too silly for discussion, then we were very different; while the Australia were very different; while the South Carclina will pass a secession or or even passing thought, and we leave it animals, trees, plants, etc., or North dinance, unanimously, by the 18th at here in order to enumerate some of the one large steam saw-mill, one blacksmith's ALSO—Certain real estate situate in Alle-one log house, and an apple orcherd thereon. Seized, taken in execution, and to be sold frame barn, one old fr aggressive acts of the South which have shop, four frame dwelling houses and one barn; lalso about two miles of plank-road, cept in a peaceful and constitutional manner. Among these are, the suppression North-east corner of said warrant, thence

Seized, taken in execution, and to be sold

ALSO—Determined restricted to Roson the North by lot No. 57 conveyed to Roson the North by lot No. 57 conveyed to H. and well Adams and No. 114 conveyed to H. and Seized, taken in execution, and to be sold thence along the said Warrant line West in the West of Louison on the East by lot No. 114 For our part, we say let the North stand W. S. Johnson, on the East by lot No. 114 by its protective acts; make not one jot and lot No. 40 now in possession of W. II. People of Coudersport and vicinity, or tittle of concession within the Constitute of the Constitu and on the West by lots No. 98 and 44 conveyed to Wm. McDougall and Mattison and lot No. 47; containing one hundred and thirif you please, state a few facts with which the same more or less, being the North part millers and other tollers,) to four gener- rant No. 1294 with one frame house, and two ations, -first, to great-grand-mother of board shanties thereon, about one acre in-

Seized, taken in execution, and to be sold as the property of M. Mattison.

Seized, taken in execution, and to be sold-

as the property of Norman H. Rogers. Fale Agricultural Lectures.—The ham Township, Potter Co., Pa., bounded on public will be gratified to learn that the novel experiment of the Yale Agricul.

The property of Norman H. Rogers.

ALSO—Certain real estate situate in Bing-ham Township, Potter Co., Pa., bounded on the North by lands of M Curdy and lots Nos. 51, 50 and 59 of the Fox estate in Bingham Township. tural Lectures of last Winter was so suc constitution that the South by lot No. 61 and unseated cossful as to induce its repetition this lands, and on the West by lot No. 163 and Township, on the East by lots Nos. 59 and This is great word just now in the Winter on a more complete scale. The lands of M. Curdy; containing 196 acres with fortunate for the peace of the whole coun- Southern vocabulary-in fact there are course will commence Feb. 5, and contin- the usual allowance of six per cent. for Roads iry, that this point upon which the Republicans have been so long and so perSecession and Retaliation, and these have passucans have been so long and so persistently misrepresented, is now to be but one root, which is Treason. We receively eultivator, are given under the 70 acros of which are improved, on which are beyond the possibility of a doubt. It cently discussed one branch of this com- auspices of the Yale Scientific School or erected two frame barns, one overshot saw

ter County, Pennsylvania, and to me directed, I estate situated in Allegany Township. Seized, taken in execution, and to be sold shall expose to public sale or outery, at the Court estate situated in Allegany Township. Seized, taken in execution, and to be sold shall expose to public sale or outery, at the Court estate situated in Allegany Township. Seized, taken in execution, and to be sold shall expose to public sale or outery, at the Court estate situated in Allegany Township.

ALSO—Certain two story frame brighing situate in the village of Lewisville, in the tenth acres with the usual allowance of six Township of Ulysses, Potter Co., Pa., said per cent. for Roads &c., being lot No. 69 of building is Orthogon in share, and eighteen the allotment of lands of the estate of Samuel building is Octagon in shape, and eighteen the allotment of lands of the estate of Samuel feet across each of the eight said sides, said M. Fox deceased in Oswayo Township, and building being situate upon a certain lot of part of warrant No. 1850, Potter Co., Pa.

ing about three acres Seized, taken in execution, and to be sold as he property of O. A. Lewis, Dan Baker, Charles Monroe, Lucien Bird, Cyrus Sunderlin, L. S. Robertson, Elijah Gridley, A. B. Bennett, Leavist Cushing, Willet Lyon, D. C. Larrabee and Seth Lewis, Trustees of the Ulysses Academy Joint Stock Company.
ALSO-Certain real estate situate in Jack-

the North by lands of the Bingham Estate and lot No. 2, on the East by lot No. 2, on the East by lot No. 3, on the Bingham Estate, and South by lands of the Bingham Estate, and South by lands of the Bingham Estate, and then in a southerly direction along the hill on the West by lot No. 4 and lands of the to include the fifty acres running to the Bingham Estate, being lot No. 3 of the allot-ment of lands in Jack on Township, Potter taining fifty acres strict measure, being part Co., Pa.; containing ninety-seven and four- of warrant No. 4685, about six acres of which tenths acres, of which thirty-five acres are are improved, with three frame houses thereca improved, on which are erected one frame house, one frame barn, one old frame barn,

described as follows: beginning it is post East by lots Nos. 64 and 67, and unseated correr of lot No. 25 of the allotment of the lands of the estate of Sanuel M. Fox deceased. South one honored and sixty perciles, thence lowance of six per cent, for Roads &c., bein ner. Among these are, the suppression ple inhabiting the regions of the Caucas, sian Mountains are the most beautiful on earth, &c. Recess.

Lecture by Dr. Graves, on Hygoria and Longevity. Teachers should, of all the understanding that the Government which shall crush her at Sickness is not the natural state of name fixed in the should understand the laws of nature.

Sickness is not the natural state of name fixed in the south of commerce, the nullification of commerce, the nullification of commerce, the nullification of pertence fast was presented. Among these are, the suppression of the clausary percient, thence South three lumined and six percents, thence South three lumined and six percents, thence South three lumined and six percents to nucle twenty percients to most beautiful on the south one bundred and six percents. South three lumined and swapers of six per cent. To Roads, e., bring the circulation of northern newspapers, thence South three lumined and swapers, thence South three lumined and swapers, thence South three lumined and six percents to nucle the sum of the circulation of northern newspapers, thence South three lumined when the south one bundred and six percents to a post, thence South three lumined and six percents to a post, thence South three lumined to the south one bundred and six percents to a post, thence South three lumined and six percents to a post, thence South three lumined to the south one bundred and six percents to the south one bundred and six percents to a post, thence South three lumined the south one bundred and six percents to a post, thence South three lumined to the south one bundred and six percents to a post, thence South three lumined to the south one bundred and six percents to a post, thence South three bundred and six percents to a post, thence South three bundred and six percents to a post, thence South three bundred and six percents to a post, thence South three bundred eighty three perches to a post, thence South three bundred and six percents to a post, thence west corner of lot No. 3 of the allotment contracted to John Carriel, thence East & and any who were additicted to its use were setting a bade example before their school are. Purplis would imitate their trachers the least space of the school houses. They are not sufficiently ventilated. There should be a free circulation of air. The scans last Monday, is good reason seats were constructed in a manner to prompte the ill health of the purple, etc. Recess:

The report of the C. mmittee on Resolutions was then listened to, after which the Lastitute adjourned.

As South Carolina, Georgia, and Floridation and Trumbull.

Speeches of Lincoin and Trumbull.

On the occasion of a serenade on the uttered, and an experiment of the occasion of a serenade on the uttered, and some content of the occasion of a serenade on the uttered, and some content of the occasion of a serenade on the uttered, and some content of the occasion of a serenade on the uttered, and the more of the series of the content of the occasion of a serenade on the uttered, and the more of the series of the content of the occasion of a serenade on the uttered, and the more of the series of the content of the occasion of a serenade on the uttered, and the content of the occasion of a serenade on the uttered, and the content of the occasion of a serenade on the uttered, and the content of the occasion of a serenade on the uttered, and the content of the occasion of a serenade on the uttered, and the content of the occasion of a serenade on the uttered, and the content of the occasion of a serenade on the uttered, and the occasion of a serenade on the uttered, the occasion of a taining sixty-three and one half acres, the tracted to James Ayres, thence North above described lots containing in all two hundred and fifty-seven rods to a post, then hundred and eighteen and one half acres of East twenty-nine rods to a post, thence North and the seventy-nine rods to a post, the seventy-nine rods to a post, thence North and the seventy-nine rods to a post, the seventy-nine rod as the property of John Earl, Jr.

ALSO—Certain real estate to wit; bounded and eighteen and one half acres of East twenty-five acres to the west bank of Sinnemalioning or the North by lot No. 57 conveyed to Rosson the North by lot No. 57 c

Seized, taken in execution, and to be sold as the property of Lewis A. Whol.

ALSO—Gertain real estate to-wit: situate in Genesec Township, Potter Co., Pa., bounded and twenty-nine acres be the same mental and Amasa Robins, East by Robins, and unscated lands of the estate of Samnel M. Fox deceased, South by lot known as the "Higgors Lot" and the "Annis Mill" Lot, and on the West by lands of H. O. Perry and the Highway; "containing one hundred and twenty-six and six tenths acres of land, about six acres of which are improved, about nine by lands of Adams & Holly, on the South five hundred and twenty-five rodation for the place of beginning; containing six led and twenty-nine acres be the same for less, and being part of warrant No. 40 and the same being all unimproved land. Seized, taken in execution, and to be a support of H. W. May.

ALSO—Certain real estate for Samnel M. Seized, taken in execution, and to be a support of H. W. May.

ALSO—Certain real estate for Samnel M. Seized, taken in execution, and to be a support of H. W. May.

ALSO—Certain real estate for Samnel M. Seized, taken in execution, and to be a support of H. W. May.

ALSO—Certain real estate for Samnel M. Seized, taken in execution, and to be a support of H. W. May.

ALSO—Certain real estate for land, about by lands of L. H. Kinney, on the South five blace of beginning; containing six led and twenty-nine acres be the same part of land twenty-nine and twenty-nine and twenty-nine acres be the same part of the place of beginning; containing six led and twenty-nine areas be the place of beginning; containing six led and twenty-nine areas be the place of beginning; containing six led and twenty-nine areas be the place of beginning; containing six led and twenty-nine areas being part of warrant No. 40 the same being part of w

as the property of Geo. W. Hacket.

ALSO—The following described property, one hundred and twenty-six acres and seventenths of an acre with an allowance of six

on the North by lot No. 94 of the allotment of lands of Sobjeski Ross in Clysses Township, and lands of H. H. Dent, on the Rast by lands of H. H. Dent and lot No. 115 of allotment Seized, taken in execution, and to the Rast lands of the Rast land aforesaid, on the South by lot No. 115, and on as the property of James H. Arnold. the West by lands of Geo. Fox and S. Ross ALSO—The following described real and lot 95 of the aforesaid allotment; con- to-wit: bounded on the North by un taining one hundred and three acres and two-tenths of an acre with the usual allowance of the East by lot No. 134 conveyed by the six per cent. for Roads &c., it being lot No. 16 of the allotment of lends of Sabicals Box 96 of the allotment of lands of Sobjeski Ross lot No. 135 of the allotment of lands in Ulysses Township, Potter Co., Pa., and Estate, on the South by lots Nos. 135, part of warrants Nos. 1823 and 1301, Potter Co., Pa., about thirty acres of which are imsecuted lands of the Fox Estate; con the Nos. 1820 and 1301, Potter Rossell Lands of the Fox Estate; con the Nos. 1820 and 1820

as the property of Wm. Al Gorton. altowance of six per cent. for all of the state bounded as follows: beginning at a sugar Nos. 1832, 1836 and 1837 in Potter maple tree being the North-west corner of said about 50 acres, of which are improved Retaliation is literally returning like mestic institutions of any of the States, nor the advocates of negro equality or of small gamation, with which political demagogues so often have charged them.—Secression is an impracticability; or rather an impossibility; the Constitution provides no may by which a State may withdraw from the Union, and no way by which a State may for the dissolution of the government in creates. The general government in the part of the South two and done to require restaliatory measures of the citizens, except for protection. It was not considered and the course are to be accompanied for the South the saceders charge for the citizens, except for protection. It was not for the South the Northern States have of the Course are provided now applied by the seceders, nor the advocates of negro equality or of small the place of resentment. In specimens, drawings, models and animals. Life sized paintings of groups from celebrate deality on the South by lots No. 20 of the south two hundred and the property of Nr. L. Dike. Allegany Township, and on the West by from the South toward the North line of said warrant to a corner; thence South of the North line of said warrant to a corner; thence North one of the North line of said warrant to a corner; thence North one of the North line of said warrant to a corner; thence North one of the North line of said warrant to a corner; thence North one to said estate in Herds will be its complete illustration by on the South No. 20 of the south two for the allottment of the Fox estate in Genese Township, and on the West by for the constitution. The lectures on training and the North line of said warrant to a corner; thence South of the North line of said warrant to a corner; thence North one to said estate in the south to North line of said warrant to a corner; thence North one to allottenent of the South North line o

Banders. Theme, "Importance of Men is chiefly felt in its benefits and its bless passed laws infinging upon the National lectures are under the direction of Prof. allotment of lands of the Fex estate to Co. Pa., bounded North and East by lands of the Culture." Exercise 3rd, specimens ings, not its exactions. If every federal fugitive slave law. That is, they have of Elecutionary skill by Prof. Sanders of General South Carolina and Estate and hands of Ira Surdam, and about thirty acres improved, one over one hindred and twenty-seven acres and shot saw mill, one frame house, one frame inherently of an acre be the same more or barn and some fruit trees thereon. It is being lot No. 28 of the allotment of lands Seized, taken in possession and to be warrant No. 1396, about 10 acres of part of warrant No. 1396, about 10 acres of

ALSO-Certain real estate situate in Osowing described real estate, to wit: lands of Wm. Nelson, on the South by wave Township, Patter Co., Par bounded on All those certain pieces parcels, or tracts lands of Amos Raymond and on the the North by lot. No. 21 of the Bingham Es. Seized, taken in execution, and to be Hebron Township, on the West by lot No. 17 sold as the property of Nathan Brown. of the Fox estate in Oswayo Township and lot No. 21 aforesaid; containing 56 and one

Seized, taken in execution, and to be sold as the property of Franklin Gale.

ALSO—Certain real estate situate in Ulysses Township, Potter Co., Pa., bounded on the North by lands of Gen. Harmon, on the East

by lands of George & Alva Carpenter, on the South by lot known as the Samuel Gibbs lot, and West by lands of Swifts; containing one landred acres, about eight improved, about eight acres slashed, with one frame house one log barn, one frame barn, and some fruit trees thereon. Seized, taken in exetution, and to be sold

as the property of James Kibbe.
ALSO—Certain reel estate situate in Wharton Township, Potter Co., Pa., commerting

on the West side of the Sinucmahoning ch Seized, taken in execution and to be sold

as the property of Peter Westbrook.

ALSO—Certain real estate situate in Alleis the properly of M. Chapel.

ALSO—Certain real estate bounded and ment of lands in Allegany Township, on the

twenty-six and six-tenths acres of land, about six acres of which are improved, about nine acres stashed, on which are creeked one frame house, one grist milt, and one board stable.

Seized, taken in exaction; and to be sold as the property of Geo. W. Hacket.

ALSO, The Ellewine Labelland are recorded on which is argeted one labell improved on which is argeted one labell improved on which is argeted one labell.

as the property of James Litinp. lands of Wm. Corey; containing about ALSO—Certain real estats to wit: bounded hundred acres, be the same more of the Vicinity lands? with one frame house, one log has

Seized, taken in execution, and to Seized taken in execution, and to be sold acre be the same more or less with the allowance of six per cent. for Roads &