

NOTICE
ed to the Judges
Pleas in and for the
and they have
of November next
in Bridgeton, at 2
at can be said for
from confinement as

m Thomson,
Souder, jr.
Fithian,
as Briant,
Denighty,
Fisher,
Harris,
Cobb,
m Statham,
Hess,
m Hollinshead,
is Avis,
m Tomlinson,
O'Harrrough,
iah Smith,
i Muncy,
Ireland.

CE.
of Roadstown, in
d, having made an
of all his
fit of his
will please make
information according

Shull.
Q. C. Elmer,
25th, 1820—O24

Here!
his friends and
he continues
business in Fair
complished with
their custom can
of BOOTS & SHOES
at moderate prices
M. J. WHITTIER

Reeve,
OR,
Woodruff's store
informs his friends
that he continues
business in its
he will spare
to those who may
Laid, Grain, &
1820.

of the United
S.
of Congress passed
entitled, An act to
the United States
public Monies and
the district of
ansas territory," &
Having a claim
in the said district
and location, accord
laws now in force,
weeks before the
resident of the Uni
and seven acres, near
ty land in said
roe, President of
designate the fourth
as the time at which
commence to issue
the city of Washin
1, 1820.

AMES MONROE
General Land Office
rised to publish
will insert the ab
of November next
General Land Office

CB
It we have applied
Common Pleas of
benefit of the
New Jersey, and
of November next
of said day, at
in said county,
shall attend to hear
our liberation

n Barrocliff,
ea Nichols.

rant
the Office of
March 13—U

THE WHIG

IS PUBLISHED
Every Monday, at Two Dollars and Fifty
Cents per Annum, which may be dis-
charged by the payment of two dollars
in advance.
No subscription will be received for a shorter
period than six months, and unless orders are
given, at that time, to discontinue, an inten-
tion to continue will be implied.
No subscriber is considered at liberty to with-
draw his name, whilst in arrears.
Advertisements will be inserted at the usual
rates.

Sheriff's Sales.

BY Virtue of sundry writs of fieri facias, to
me directed, will be exposed to sale at Public
Vendue, on Thursday the thirtieth day of
November next between the hours of 12 and 5
o'clock in the afternoon of said day, in the coun-
ty of Cumberland, at the Inn of Philip Souder
in Bridgeton, the following described tracts of
land situate in the townships of Deerfield, Fair-
field, and Millville:
No. 1. A Tract of Bushland, containing 3155
acres more or less.
No. 2. A Tract of Woodland, in Downes town-
ship, containing 100 acres more or less, called
the Hubbs Tract.
No. 3. Several Tracts situated at and
near the Befiance Mills, including a part of the
pond, and two small tenements, containing to-
gether 500 acres more or less.
No. 4. The one third part of the Fork Mills
pond, together with the one third part of the
land tracts near and adjoining. Being all the
defendant's lands. &c. purchased in company
with Jeremiah Buck and William Potter, Esq.,
together with all the lands of the defendant.—
Taken as the property of Benjamin B. Cooper,
and taken in execution at the suit of Gideon
Roll, Jr. and to be sold by
DAN SIMKINS, late Sheriff.

At the same time and place,
A House and Lot,
situate in the township of Downes; lot contains
seven acres more or less; joins lands of John
Whitaker and others, together with all the lands
of the defendant. Seized as the property of Sam-
uel Jenkins, and taken in execution at the suit of
Daniel Parvin and others, and to be sold by
DAN SIMKINS, late Sheriff.

At the same time and place,
A Lot of Land,
situate in the township of Maurice River, contain-
ing one hundred acres more or less; joins
lands of Samuel Combs; one hundred acres joins
land of Abraham Reeve; ten acres of meadow &
thirty acres of arable land, joins James Hankins;
the equal undivided fourth part of a saw mill
and the lands attached. Seized as the property of
Nathan Smith, and taken in execution at the suit
of Benjamin B. Cooper, and to be sold by
DAN SIMKINS, late Sheriff.

At the same time and place,
A Lot of Land,
situate in the township of Millville, containing
six acres more or less; joins lands of John
Dallas. A house and lot in Millville, the
lot contains one acre more or less, situate near
the Glass Works. Also, two ninths of one hun-
dred and seventy acres, near Millville. Seized
as the property of Nathaniel Foster, and taken in
execution at the suit of Charles Kinsey & others,
and to be sold by
DAN SIMKINS, late Sheriff.

At the same time and place,
A house and Lot,
situate in the township of Maurice River; the
lot contains one acre more or less; joins the
Glass Works, together with all the lands of
the defendant. Seized as the property of Ma-
thias Jones, and taken in execution at the
suit of Benjamin Fisher, and to be sold by
DAN SIMKINS, late Sheriff.
Sept. 26, 1820. Oct. 23.

Domestic Attachment.

NOTICE IS HEREBY GIVEN, that a writ
of Attachment, issued out of the Inferior
Court of Common Pleas of the County of Cum-
berland, at the suit of Henry Buck, against the
debts and credits, monies and effects, goods and
chattels, lands and tenements of David Craven,
absconding debtor, for one hundred dollars
in a plea of trespass on the case, returnable
in the term of September last, and that the same
in said county, shall be duly served and returned by
the Sheriff of said county. Dated October 17, 1820.
Eben. Seeley, Clk.

DANIEL ELMER, Atty.
Oct. 23—2m

PRINTING

Neatly Executed at this Office.

Sheriff's Sale.

In Chancery of New-Jersey.

BY VIRTUE of a Writ of fieri facias, to me
directed, issued out of the Court of Chan-
cery, in the State of New-Jersey, will be exposed
to sale at Public Vendue, on Tuesday, the 24th
October, 1820, between the hours of 12 and 5
o'clock in the afternoon of said day, in the
county of Cumberland, at the inn of Jarvis
Brewster, in Bridgeton, all the following described

Lots of Land,

Situate in the township of Downes, and County
of Cumberland, and state of New-Jersey, bound-
ed as follows, viz. the first beginning at a poplar
tree standing in Gravelly Run, or now in the
Mill Pond, and runs from thence north westerly
seventy-one degrees seven chains to a black oak
for a corner; thence south westerly sixty degrees
nineteen chains to a white oak for a corner; thence
south westerly thirty-two degrees fifteen
chains to a white oak for a corner; thence south
easterly forty eight degrees eleven chains to a
beach and gum tree for a corner, standing on the
south-east corner of a tract of land formerly sur-
veyed to Nathaniel Diament, from thence bound-
ing on the said Diament's line south-westerly
forty-five degrees twenty-four chains to a gum
tree standing in the bear swamp for a corner;
thence south-easterly fifty degrees twenty chains
to the said gravelly Run; thence up the said run,
bounding thereon to the place of beginning, con-
taining

One hundred acres of Land

and SWAMP, be the same more or less, with
the usual allowance for roads; the second tract
the said Joseph Whitaker became seized of by
deed from Samuel Dallas, on the east side of
Gravelly Run, and begins at the old poplar,
the beginning corner of the first tract, and runs from
thence about east supposed to be about twenty
acres be the same more or less.
Seized as the property of Joseph Whitaker &
others defendants, and taken in execution at
the suit of Daniel Wells, complainant, and to be
sold by
WM. R. FITHIAN, Sheriff.
August 16, 1820.

The sale of the above de-
scribed property of Joseph White-
tear is adjourned until Tuesday
the twenty-first day of November
next, between the hours of 12 and
5 o'clock in the afternoon of said
day, at the hotel of Jarvis W.
Brewster, in Bridgeton.
WM. R. FITHIAN,
Sheriff

Sheriff's Sale.

In Chancery of New-Jersey.

BY VIRTUE of a Writ of fieri facias, to me
directed, issued out of the Court of Chan-
cery of the state of New-Jersey, will be exposed
to sale, at Public Vendue, on Tuesday, the 24th
of October next, 1820, between the hours of 12
and 5 o'clock in the afternoon of said day, in
the county of Cumberland, at the inn of Jarvis
Brewster, in Bridgeton, all the three follow-
ing described

Lots of Land,

Situate in the vicinity of Port Elizabeth, in the
township of Maurice River, County of Cumber-
land; said lots are numbered (3) and marked H,
I, and J. on the return of the commissioners ap-
pointed to divide the Union Glass Works. The
first lot is marked H, and bounds on Henry
Reeves' line containing fifty-two square perches.
The second lot marked I, begins in the centre of
Union Furnace containing thirteen square per-
ches. The third lot marked J, on which is one
fourth of the mill and pot house, also the lot
marked K, adjoining No. 24, Lot No. 2, on Man-
amuskin creek, containing two square perches—
the whole being ONE FOURTH PART of the
UNION GLASS WORKS.
Sold as property of James Elliot Jr. at the suit
of Robert McClenahan, and to be sold by
WM. R. FITHIAN, Sheriff.
August 16, 1820.

The sale of the above described
property of James Elliott, jr. is adjourned
until Tuesday, the twenty first day of No-
vember next, between the hours of 12 and
5 o'clock in the afternoon of said day, at
the Hotel of Jarvis Brewster in Bridge-
ton.
WM. R. FITHIAN, Sheriff.
Oct. 24, 1820

NOTICE.

BENJAMIN RAY, at the Light House, in
Cumberland County, having made an as-
signment to the subscribers of all his Estate,
real and personal for the benefit of his creditors:
all persons having demands will please to make
their claims under oath or affirmation, accord-
ing to law.
Philip Fries,
Samuel Dare.
October 23, 1820.

Adjourned Sheriff's Sales.

Sheriff's Sales.

BY Virtue of a writ of Fieri Facias, to me di-
rected, will be exposed to sale, at Public
Vendue, on Tuesday the twenty-sixth day of
September next, between the hours of 12 and 5
o'clock in the afternoon of said day, in the coun-
ty of Cumberland, at the Hotel of Jarvis W.
Brewster in Bridgeton,

The following described Lands,

Situate in the township of Downes, the first, the
fast landing property with the wharf store-
house and two dwelling houses, said to contain
fifty acres more or less; a farm of sixty acres
joins lands of Peter Camblos and others, fifty
acres of timbered land; joins lands of Jonathan
Socwell and others, a lot near Newport, said to
contain one and a quarter acres, together with
all the lands of the defendant.—Seized as the
property of Nathan Henderson, and taken in ex-
ecution at the suit of Butler Newcomb, assignee,
and Clark Henderson and others, and to be sold
by
WM. R. FITHIAN, Sheriff.

At the same time and place,
A House and Lot of Land,
Situate in the township of Downes, joins lands of
Thomas Blizard and others, said to contain one
acre more or less, together with all the lands
of the defendant.—Seized as the property of
Samuel Blizard, and taken in execution at the
suit of William Whitecar, assignee, &c. and to
be sold by
WM. R. FITHIAN, Sheriff.

At the same time and place,
The following described Lands,
The first a farm, situate in the township of Mill-
ville, joins lands of David C. Wood, and others,
said to contain fifty acres more or less, a farm,
situate in the township of Deerfield, joins lands
of Peter Sicesman and others, said to contain one
hundred acres more or less, together with all
the lands of the defendant.—Seized as the prop-
erty of Jonathan Coney, and taken in execu-
tion at the suit of Elias P. Seeley, Garrison Maul
and Josiah Sayres, Executors &c. and to be sold by
WM. R. FITHIAN, Sheriff.
August 21, 1820—4t

The sale of the above descri-
bed property of Nathan Hender-
son, Samuel Blizard and Jonathan
Coney, is further adjourned until
TUESDAY, the 21st day of Novem-
ber next, at the same place and be-
tween the hours above mentioned.
William R. Fithian, Sheriff.
October 24th, 1820.

In Chancery of New-Jersey.

Of the term of October, in the year of our
one thousand eight hundred and twen-
ty.

Between
NORTON O. LAWRENCE,
Complainant, And
LORENZO LAWRENCE &
DANIEL C. PIERSON,
Defendants.

On Bill, &c.
Oct. 14, 1820.

UPON opening the matter to the Court, it
appearing that process of subpoena to ap-
pear hath issued against the said Lorenzo Law-
rence and Daniel C. Pierson, the defendants in
the said cause, and that Lorenzo Lawrence one
of the said defendants hath not caused his ap-
pearance to be entered as according to the rules of
this court, the same ought to have been entered
in case such process had been duly served, and it
also appearing by affidavit to the satisfaction of
the Chancellor that the said Lorenzo Lawrence
is out of this state; the Chancellor doth order
and direct, on motion of Daniel Elmer, solicitor
of court in behalf of the complainant that the
said defendant Loren o Lawrence, do appear,
plead answer or demur, to the complainant's bill
of complaint, on or before the third Tuesday of
January next, and in case he shall fail so to do,
the complainant's said bill shall be taken as con-
fessed against the said defendant Lorenzo Law-
rence; and thereupon such decree shall be made
as the Chancellor shall think equitable and just.
It is further ordered that a copy of this order be
published, within twenty days from this date, in
the "Washington Whig," a newspaper printed
and published in this state, for the space of six
weeks successively, once in each week.
ISAAC H. WILLIAMSON, C.

A true copy
WM. HYER, Clk.

Notice to Country Merchants.

RAGS bought at No. 191 south Front
or 190 south Water street, at 4 dollars
CASH, per hundred, 5 dollars in PAPER,
and 6 dollars in BOOKS. All orders for
paper and stationery punctually attended
to.
George Helmbold,
Paper maker.

Adjourned Sale.

Public Sale.

BY virtue of a decree of the Orphan's Court
of the county of Cumberland, will be ex-
posed to sale at public vendue on the premises;
on Friday the 10th of November next, between
the hours of 12 and 5 o'clock P. M. the follow-
ing property late of William Chard, Esq. deceas-
ed, situate at Newport in the county of Cum-
berland aforesaid:

No. 1. A Lot of about half an acre of
ground, with a two story dwelling-house
thereon, situate on main street.
No. 2. A Lot of about four acres of up-
land and six of three square marsh, on main
street aforesaid, and runs back to Newport
creek; it joins lands of Nathan Henderson and
others.
No. 3. A Lot of about seven acres upland
and ten of banked meadow; on which there is
a two story dwelling house with a kitchen ad-
joining, a small barn and an excellent apple
orchard. It is bounded by main street and
Newport creek aforesaid, and joins lands of
Ebenezer Westcott and others.
No. 4. A Lot of about fifteen acre- upland
and five of banked meadow, bounded by New-
port Creek and lands of Nathan Henderson;
together with all the lands of the deceased, or
so much thereof as will be sufficient to satisfy
the debts and expenses.
The conditions will be made known on the
day of sale by
EDMUND SHEPPARD,
Acting Executor.

Newport, October 2d, 1820—1m
The sale of the above described
property of William Chard, Esq. dec'd. is
adjourned until Friday the 24th instant,
at the inn of John Tompkins, between the
hours above mentioned.
EDMUND SHEPPARD,
Acting Administrator.
Nov. 13—ts

NOTICE.

BY Virtue of a decree of the Orphan's Court
of the county of Cumberland, will be sold
at Public Vendue, on Monday, the 20th day of
November next, between the hours of 12 and 5
o'clock in the afternoon of said day, on the pre-
mises, A FARM situate in the township of Hope-
well, joining lands of Azariah Jarman, and
others, said to contain fifty two Acres, or so
much thereof as will be sufficient to satisfy the
debts and expenses which remain unpaid, late
the property of John Duffield decd. Conditions at
time of sale, by
SAMUEL DAVIS, junr.
Adm'r. de boil. non.
Bridgeton October 9, 1820.—1m

Cumberland Orphan's Court.

SEPTEMBER TERM, 1820.
Evan Ewan, Administrator of Evan Ewan deceas-
ed, Isiah Dunlap, Administrator of Eubian
Stratton, junior deceased, having severally ex-
hibited to this Court, duly attested, 3 just and
true account of the personal estates of said deceas-
ed, and also an account of the debts said cred-
its, by which it appears the personal estates of
said decedents are insufficient to pay sa-
id and the said applicants having severally set
forth to this Court that said decedent died se-
verally seized of real Estate, situate in the coun-
ty of Cumberland aforesaid, and praying the said
of the Court in the premises.
Also, at the Term aforesaid John Compton
guardian of Anna Bright, William Bright, Levi
Bright and Catharine Bright, having set forth
that said wards have no personal estate and
praying a decree of this Court to sell a part of
their real Estates, for their further support and

It is therefore ordered, that all persons inter-
ested in the lands, tenements, and real Estates of
said decedents, and said minors, do appear be-
fore the Judges of the Orphan's Court at Bridge-
ton on the first Monday of November Term next,
at two o'clock P. M. and shew cause if any they
have why so much of the real Estates of said de-
cedents situate in the county of Cumberland
aforesaid, should not be sold, as will be suffi-
cient to satisfy the debts and expenses aforesaid,
and why so much of the real Estates of said
minors should not be sold as will be sufficient to
satisfy and pay the balance due their guardian
&c.
By the Court, T. ELMER, Clk.
Bridgeton October 9, 1820.—6w

NOTICE.

BY Virtue of a decree of the Orphan's
Court of the county of Cumberland,
will be sold on the premises, in the town-
ship of Stoe-Creek, on the 29th day of De-
cember next between the hours of 12 and
5 o'clock P. M. all the Real Estate of Mi-
chael McConnel dec. A LOT containing
about ten acres on which is a dwelling
house with a number of Young bearing
Apple Trees, and a good STONE QUAR-
RY.
No 2. Containing about 4 acres of New
Ground, the whole in feece. Conditions
at sale.
HANNAH M'CONNEL, Ex'r.
October 27th, 1820.

By the President of the United States.

WHEREAS, by various acts of Congress, the President of the United States is authorized to direct the public lands which have been surveyed to be offered for sale;

Therefore, I, James Monroe, President of the United States, do hereby declare and make known that public sales, for the disposal (according to law) of public lands shall be held as follows, viz:

At Franklin, in Missouri, on the first Monday in January next, for the sale of Townships 51 to 55, in range 26, west of the 5th principal meridian line.
50 to 55, ranges 27 and 28 do.
51 to 55 range 29 do.

At the same place, on the first Monday in March next, for the sale of Townships 51 to 56, in range 30, west of the 5th principal meridian line.
50 to 56, in ranges 31, 32 and 33 do.

At St. Louis, in said state, on the first Monday in December next, for the sale of Townships 35 to 44, in ranges 1 and 2, east of the 5th principal meridian line.

At the same place, on the first Monday in March next, for the sale of Townships 35 to 44, in ranges 3 and 4 east.
At the same place on the first Monday in May next, for the sale of Townships 35 to 44, in ranges 5 and 6 east, and of 43 and 44, in range 7 east.

At Jackson, in the county of Cape Girardeau, in the said state, on the first Monday in February next, for the sale of Townships 34, in ranges 1 to 14, east of the 5th principal meridian line.
33 range 4, east do.
29, 30 & 31 do.
31, 32 & 33 do.

At Edwardsville, in the state of Illinois, on the first Monday in January next, for the sale of Townships 8 to 13, in range 9, west of the 3d principal meridian line.
11 to 13 10 & 11 do.
6 to 13 12 & 13 do.
8 to 12 14 do.

At Vandalia, in the said state, on the third Monday in January next, for the sale of Townships 5 to 10, in range 1, east of the 3d principal meridian line.
7 to 10 2 do.
8 to 10 ranges 3, 4, 5, and 6 do.
1, 8, 9 & 10 range 7, east do.
1, 6, 7, 8, 9 & 10 8 do.

At Palestine, in said state, on the second Monday in February next, for the sale of Townships 6 to 10, in range 9, 10 and 11, east of 3d principal meridian line.
5 to 10 range 14 west of the 2d principal meridian line.
8, 9 & 10 ranges 12 & 13

At Detroit in Michigan Territory, on the first Monday in November next, for the sale of Townships 8, 9 and 10 S. in ranges 4 and 5 east.
8 and 9 6 and 8
7, 8 and 9 7 and 8

Except such lands as have been or may be reserved by law for the support of schools, or for other purposes. The lands shall be sold in regular numerical order, beginning with the lowest number of section, township and range.

Given under my hand, at the City of Washington this 19th day of September, 1820.

JAMES MONROE,
By the President,
JOSIAH MEIGS,
Commissioner of the General Land Office.

Printers who are authorized to publish the laws of the United States will publish the above once a week (in the 1st of May, and send their bills to the General Land Office for payment.
Oct. 5.—Oct. 16.—1st My.

Land for Sale.

By virtue of an Order of the Orphan's Court of the County of Cumberland, will be exposed to sale.

At Public Vendue, On Wednesday the 15th of November next, between the hours of 12 and 5 o'clock in the afternoon, will be offered the following Tract of Land, situate on the property of Jacob Clark, deceased, the

The Wood on Fifty Acres
of land, now being cut, in lots to be purchased after which will be sold.

130 ACRES,
cleared Land, Meadow, and Arable Land in good fence, part of which are the above described wood-lots, situate in the township of Hope-well, county aforesaid, six miles from Bridgeton and two miles from Deerfield Street.

The above will be found an object worthy the attention of all persons desirous of purchasing Real Estate
JOSEPH CLAYPOOLE, who resides near the land, will, on application for that purpose, show it.—The sale will be positive—terms of payment easy—conditions made known at the time of sale which will commence precisely at 2 o'clock P. M.
JOSEPH C. CLARK,
Adm'r de bonis non.

Sketch of the Proceedings

Of the House of Assembly.

SATURDAY, October 28.
Ten o'clock the House met.

Mr. J. Cook presented a petition from inhabitants of Middlesex county praying for the repeal of the late insolvent law—Read, and referred to the committee on that subject.

Mr. Taylor presented a petition from inhabitants of Trenon praying the repeal of a law passed Nov. 3, 1814, relative to a certain road—Read, and committed to Messrs. Taylor, Day and Mason.

Mr. P. Kline reported a bill to authorize John Boyd to take out of the state certain people of color therein named.—Read, and re-committed.

A warrant of half-pay, in favor of Lydia Westbrook, which had passed Council, was concurred in by the House.

Mr. White reported a bill for selling real estate of the minor children of James Wood, deceased—Read, and ordered a second reading.

Mr. Elmer reported a bill to repeal a supplement to an act for the relief of persons imprisoned for debt, passed 18th March 1795, and to an act to repeal the several insolvent laws passed since the 18th day of March 1795, and to revive the act for the relief of persons imprisoned for debt—Read, ordered a second reading, and to be printed.

Mr. Hancock reported a bill to authorize the erection of a bank, dam, and other water-works, on a part of the marshes, lying on the north side of Mannington Creek in the county of Salem—Read, and ordered a second reading.

The engrossed bill relative to commissioners for taking acknowledgements and proofs of deeds and conveyances, was passed, and sent to Council.—Adjourned to Monday.

MONDAY, October 30.
Ten o'clock—the House met.

Mr. Pennington presented a petition from Pamela Johnson and others for a law to sell real estate of Ogden Johnson, late of Newark, deceased—Read, and committed to Messrs. Pennington, Brinkerhoff, and Monro.

Mr. Shaver presented a petition from Alexander McKain, of Byram, in Sussex county for an act to exonerate him from a certain penalty—Read, and committed to Messrs. Shaver, Townsend, and M. Dowell.

Mr. Van Winkle reported a bill relative to a dam, sluices and floodgates across Kingsland creek, &c. in Bergen county—Read, and ordered a second reading.

Mr. Dow, from the committee on the petition of sundry aliens resident in the state of New Jersey, praying exemption from the performance of militia duty. Reported;

That taking into view the privations which are necessarily incident to aliens who have sought an asylum in the bosom of this country, and who intend to avail themselves of the provisions for naturalization—and considering the advantages which in many instances are denied to the state from that description of persons, are of opinion that the exaction of militia duty from aliens (which prevails in some sections of the state) is a grievance which calls for redress, and that it is repugnant to the principles of justice and equal rights, incompatible with sound policy, and in direct variance with the act of the General Government establishing a uniform militia throughout the United States.

They therefore respectfully submit to the House a bill to exempt aliens from the performance of militia duty—Read, and ordered a second reading.

Mr. P. Kline reported the bill to authorize the Rev. John Boyd to take out of this state certain people of color therein named with amendments—which were read, agreed to, and the bill ordered a second reading.

The bill for selling real estate late of James Wood, deceased, was read a second time, and while under consideration, the House adjourned.

Three o'clock—the House met.
The House took up the bill for selling the real estate of James Wood, dec. and ordered it to be engrossed.

No. 1, of unfinished business, a bill directing the manner of selecting jurors, was taken up, and committed to Messrs. Elmer, White and Pennington.

Mr. Van Winkle presented a bill to authorize the prosecuting persons committing depredations upon the property of others, and where the name of the depredator is not known.—Read and ordered a second reading.

The bill to authorize the erection of a bank, &c. on a part of the marshes lying on the north side of Mannington creek, in the county of Salem, was read a second time and postponed.

The bill to repeal a supplement to an

act for the relief of persons imprisoned for debt, passed 18th March, 1795, and to an act to repeal the several insolvent laws passed since the 18th day of March, 1795, and to revive the act for the relief of persons imprisoned for debt, was read a second time, and while under consideration, the House adjourned.

TUESDAY, October 26.
Ten o'clock—the House met.

Daniel Coleman, Esq. former Clerk, having resigned his office, the House proceeded to the election of a Clerk to supply his place—whereupon, William L. Prall and William Halsted, jun. were nominated, and on calling the House, Mr. Prall having a majority of votes, was duly elected Clerk.

Ordered, That the Clerk inform Council of his appointment.

Mr. Taylor offered the following resolution.

Resolved, That a committee be appointed to examine into, and report to this House, the present state of the Secretary's office.

Agreed to, Messrs. Taylor, Beatty and S. B. Miller appointed, and the Clerk ordered to inform Council, and request Council to appoint a corresponding committee.

Mr. Shaver reported a bill for the relief of Alexander McKain, which was read and ordered a second reading.

Mr. White offered the following resolution:

Resolved, That a committee be appointed to enquire whether it is not expedient to exempt all persons under the age of twenty one years from military duty in time of peace, and to reduce the number of days for military training.

Read and ordered to lie on the table.

The House resumed the consideration of the bill under discussion yesterday afternoon when the House adjourned—and having gone through the same by section, it was ordered to be engrossed.

The resolution offered by Mr. Mott, on Thursday last, was called up, amended, and committed to Messrs. Mott, Elmer and P. Kline.

The bill authorizing the Rev. John Boyd to remove from the state certain people of color was read a second time, amended, and ordered to be engrossed.—Adjourned.

Three o'clock—the House met.

The supplement to an act authorizing Edmund William Kingsland, and others, to erect and maintain a dam, &c. across Kingsland creek, in New-Barbadoes township, Burlington county, to improve the salt marsh, and a supplement thereto, was read a second time—whereupon Mr. Dow presented a remonstrance against the same, which was read, and together with the bill was committed to Messrs. Dow, Van Winkle and Townsend.

The bill authorizing the sale of certain real estate of Ogden Johnson, deceased, was read a second time, and ordered to be engrossed.

The bill to authorize more fully the prosecution of persons committing depredations upon the property of others, and when the name of the depredator is not known, was read a second time and postponed.—Adjourned.

WEDNESDAY, November 1.
Ten o'clock—the House met.

Mr. Pennington, from committee submitted the following report:
Your committee whose duty is connected with the subject of finance, beg leave to further report—That in taking a comparative view of the present time, with that of a few years past, they see an abundant reason why the financial concerns of the state should be reviewed. It is a maxim that will hold good in states as well as man's private concerns, that their expenditures ought to bear a proportion to their income. Three years ago, the citizens of this state were in a full tide of prosperity. The agriculturalist in his pursuit was cheered in the anticipation of receiving a profit from his crops. The manufacturer was vending his work at a liberal price in a safe market. The commercial interest has undergone a serious depression. It suffices to know that the scene has changed, then in prosperity, now in adversity. If the prosperous state of things then warranted the augmentation of the expensiveness of government, the same party of reasoning not in adversity calls for a reduction.

Therefore the committee are of an opinion, that the salaries arising from the government of this state the wages of members of the Legislature, and all officers and attendants incident thereto, ought to be reduced to what they were in the year 1814.

Which report was read and ordered to lie on the table.

Mr. Taylor, from committee, reported a bill to repeal an act to prevent public or private roads being laid out on, or opened on or through lands, belonging to this

state, which bill was read and ordered to be engrossed.

On motion of Mr. White, a committee was appointed to confer with Messrs. Southard and Ewing, who were appointed at the last sitting to superintend the printing of the revised laws, relative to the printing of the public laws of this state—whereupon Messrs. White, Elmer, and Shaver were appointed that committee.

Ordered, That the clerk inform Council of the appointment of said committee, and request Council to appoint a corresponding committee.

Mr. Elmer offered the following resolution:

Resolved, That the commissioners appointed by an act entitled An act authorizing repairs to be made to the State House passed March 2, 1820, be and they are hereby authorized to remove the jury seats at present existing in the Supreme Court room, and substitute in their place a suitable number of settees and chairs.—Read and ordered to lie on the table.

The engrossed bill authorizing the sale of the real estate of the minor children of James Wood, dec. was passed unanimously and sent to Council.

A message from Council informed that they have passed a farther supplement to the act for the punishment of crimes, to which they request the concurrence of this House—which bill was read and ordered a second reading—Also that Council have appointed Messrs. Crane and Prall a committee on their part, to join the committee of the House of Assembly for the purpose of examining into & reporting the present state of the Secretary's office.

The engrossed bill authorizing the Rev. John Boyd to take out of this state certain persons of color therein named, was passed and sent to Council.

Mr. Mott offered the following resolution:

Resolved, That a committee be appointed to enquire into the expediency of exempting from militia duty the masters and hands on board vessels employed in the coasting trade.

Read and ordered to lie on the table.

The engrossed bill authorizing the sale of certain real estate of Ogden Johnson, dec. was passed and sent to Council.

Mr. Cook, offered the following resolution:

Resolved, That a committee be appointed to enquire whether any, and if any, what alterations are necessary to be made in the militia law, with leave to report by bill, or otherwise. Which resolution was agreed to, and together with that offered yesterday by Mr. White, was committed to Messrs. J. Cook, Hornbeck and Leake.

The bill to exempt aliens from the performance of militia duty, was also committed to the same committee.—Adjourned.

Three o'clock—the House met.
Mr. Pennington, with leave, presented a bill to incorporate into a township a part of the townships of Springfield, Union and Newark, in the county of Essex by the name of Essex, which was read, whereupon Mr. S. B. Miller presented a remonstrance against the same from the inhabitants of the township of Springfield—and Mr. Day five remonstrances against the same, one of which was from the township of Union, two from persons residing within the bounds of the newly contemplated township of Essex, and two from the township of Orange, from persons not within the limits of the proposed township to be set off.

A message from Council informed, that Council have appointed Messrs. Kirkpatrick and Stryker, a committee on their part to join a committee of this House to confer with Messrs. Southard and Ewing, &c.

Also that Council have passed a bill for this House relative to commissioners for taking the acknowledgment and proofs of deeds and conveyances, with amendments.

Which amendments were agreed to by the House, and the bill ordered to be engrossed.

The bill for the relief of Alexander McKain, was read a second time, and the first section disagreed to, and the bill dismissed.

The engrossed bill entitled An act to repeal a supplement to an act, for the relief of persons imprisoned for debt, passed the 18th of March, 1795, and to an act to repeal the several insolvent laws passed since the 18th of March, 1795, and to revive an act for the relief of persons imprisoned for debt, was read a third time, and on the question of its passage, the yeas and nays were as follows:

YEAS.—Messrs. Allen, Board, Brinkerhoff, J. Cook, S. Cook, Cox, Day, Deburgh, Dow, Hance, Hancock, Hulme, J. Kline, P. Kline, M'Dowell, Mason, Miller, S. B. Miller, Monro, Pennington, Rav, Shaver, Smith Stout, Thompson, Townsend, Van Brakle, Van Winkle.

NAYS.—Messrs. Beatty, Capler, Crayell, Elmer, Ewing, Hornbeck, Leake, Maxwell, Mott, Taylor, Townsend, Van Brakle, Van Winkle, and the bill referred to Council.—Adjourned.

Maxwell, Mott, Taylor, Townsend, Van Brakle, Van Winkle, and the bill referred to Council.—Adjourned.

Ten o'clock

Mr. Hulme was committed to the Burlington which report Elmer, was called to

The engrossed bill authorizing the sale of the real estate of the minor children of James Wood, dec. was passed unanimously and sent to Council.

Mr. White reported a bill to repeal a supplement to an act for the relief of persons imprisoned for debt, passed 18th March 1795, and to an act to repeal the several insolvent laws passed since the 18th day of March 1795, and to revive the act for the relief of persons imprisoned for debt—Read, ordered a second reading, and to be printed.

Mr. Hancock reported a bill to authorize the erection of a bank, dam, and other water-works, on a part of the marshes, lying on the north side of Mannington Creek in the county of Salem—Read, and ordered a second reading.

The engrossed bill relative to commissioners for taking acknowledgements and proofs of deeds and conveyances, was passed, and sent to Council.—Adjourned to Monday.

MONDAY, October 30.
Ten o'clock—the House met.

Mr. Pennington presented a petition from Pamela Johnson and others for a law to sell real estate of Ogden Johnson, late of Newark, deceased—Read, and committed to Messrs. Pennington, Brinkerhoff, and Monro.

Mr. Shaver presented a petition from Alexander McKain, of Byram, in Sussex county for an act to exonerate him from a certain penalty—Read, and committed to Messrs. Shaver, Townsend, and M. Dowell.

Mr. Van Winkle reported a bill relative to a dam, sluices and floodgates across Kingsland creek, &c. in Bergen county—Read, and ordered a second reading.

Mr. Dow, from the committee on the petition of sundry aliens resident in the state of New Jersey, praying exemption from the performance of militia duty. Reported;

That taking into view the privations which are necessarily incident to aliens who have sought an asylum in the bosom of this country, and who intend to avail themselves of the provisions for naturalization—and considering the advantages which in many instances are denied to the state from that description of persons, are of opinion that the exaction of militia duty from aliens (which prevails in some sections of the state) is a grievance which calls for redress, and that it is repugnant to the principles of justice and equal rights, incompatible with sound policy, and in direct variance with the act of the General Government establishing a uniform militia throughout the United States.

They therefore respectfully submit to the House a bill to exempt aliens from the performance of militia duty—Read, and ordered a second reading.

The bill for selling real estate late of James Wood, deceased, was read a second time, and while under consideration, the House adjourned.

Three o'clock—the House met.
The House took up the bill for selling the real estate of James Wood, dec. and ordered it to be engrossed.

No. 1, of unfinished business, a bill directing the manner of selecting jurors, was taken up, and committed to Messrs. Elmer, White and Pennington.

Mr. Van Winkle presented a bill to authorize the prosecuting persons committing depredations upon the property of others, and where the name of the depredator is not known.—Read and ordered a second reading.

The bill to authorize the erection of a bank, &c. on a part of the marshes lying on the north side of Mannington creek, in the county of Salem, was read a second time and postponed.

The bill to repeal a supplement to an

act for the relief of persons imprisoned for debt, passed 18th March, 1795, and to an act to repeal the several insolvent laws passed since the 18th day of March, 1795, and to revive the act for the relief of persons imprisoned for debt, was read a second time, and while under consideration, the House adjourned.

TUESDAY, October 26.
Ten o'clock—the House met.

Daniel Coleman, Esq. former Clerk, having resigned his office, the House proceeded to the election of a Clerk to supply his place—whereupon, William L. Prall and William Halsted, jun. were nominated, and on calling the House, Mr. Prall having a majority of votes, was duly elected Clerk.

Ordered, That the Clerk inform Council of his appointment.

Mr. Taylor offered the following resolution.

Resolved, That a committee be appointed to examine into, and report to this House, the present state of the Secretary's office.

Agreed to, Messrs. Taylor, Beatty and S. B. Miller appointed, and the Clerk ordered to inform Council, and request Council to appoint a corresponding committee.

Mr. Shaver reported a bill for the relief of Alexander McKain, which was read and ordered a second reading.
Mr. White offered the following resolution:
Resolved, That a committee be appointed to enquire whether it is not expedient to exempt all persons under the age of twenty one years from military duty in time of peace, and to reduce the number of days for military training.
Read and ordered to lie on the table.
The House resumed the consideration of the bill under discussion yesterday afternoon when the House adjourned—and having gone through the same by section, it was ordered to be engrossed.
The resolution offered by Mr. Mott, on Thursday last, was called up, amended, and committed to Messrs. Mott, Elmer and P. Kline.
The bill authorizing the Rev. John Boyd to remove from the state certain people of color was read a second time, amended, and ordered to be engrossed.—Adjourned.
Three o'clock—the House met.
The supplement to an act authorizing Edmund William Kingsland, and others, to erect and maintain a dam, &c. across Kingsland creek, in New-Barbadoes township, Burlington county, to improve the salt marsh, and a supplement thereto, was read a second time—whereupon Mr. Dow presented a remonstrance against the same, which was read, and together with the bill was committed to Messrs. Dow, Van Winkle and Townsend.
The bill authorizing the sale of certain real estate of Ogden Johnson, deceased, was read a second time, and ordered to be engrossed.
The bill to authorize more fully the prosecution of persons committing depredations upon the property of others, and when the name of the depredator is not known, was read a second time and postponed.—Adjourned.
WEDNESDAY, November 1.
Ten o'clock—the House met.
Mr. Pennington, from committee submitted the following report:
Your committee whose duty is connected with the subject of finance, beg leave to further report—That in taking a comparative view of the present time, with that of a few years past, they see an abundant reason why the financial concerns of the state should be reviewed. It is a maxim that will hold good in states as well as man's private concerns, that their expenditures ought to bear a proportion to their income. Three years ago, the citizens of this state were in a full tide of prosperity. The agriculturalist in his pursuit was cheered in the anticipation of receiving a profit from his crops. The manufacturer was vending his work at a liberal price in a safe market. The commercial interest has undergone a serious depression. It suffices to know that the scene has changed, then in prosperity, now in adversity. If the prosperous state of things then warranted the augmentation of the expensiveness of government, the same party of reasoning not in adversity calls for a reduction.
Therefore the committee are of an opinion, that the salaries arising from the government of this state the wages of members of the Legislature, and all officers and attendants incident thereto, ought to be reduced to what they were in the year 1814.
Which report was read and ordered to lie on the table.
Mr. Taylor, from committee, reported a bill to repeal an act to prevent public or private roads being laid out on, or opened on or through lands, belonging to this

and ordered a committee with Messrs. Elmer, and to attend the printing relative to the of this State. Mr. Elmer, and to attend the printing relative to the of this State. Mr. Elmer, and to attend the printing relative to the of this State.

Marwell, Mott, Newbold, Stockton, Taylor, White, Wilson. So the bill was passed and sent to Council.—Adjourned. THURSDAY, November 26. Ten o'clock—the House met. Mr. Hulme from the committee to whom was committed the petition of William W. Stockton, Jun. of Burlington county, reported. That the petitioners have leave to bring in a bill on the second Wednesday of the next sitting of the Legislature, first advertising the said intention one month in the Burlington Mirror in said county. Which report was read and agreed to. The resolution offered yesterday by Mr. Elmer, was called up, read, and disagreed to. The engrossed bill relative to commissioners for taking the acknowledgment of deeds, &c. was passed and sent to Council. The bill from Council, a further supplement to the act for the punishment of crimes, was read a second time, and ordered a third reading.—Adjourned. Three o'clock—the House met. Mr. White presented a bill relative to the office of constable—read and ordered a second reading. Mr. Mott presented a bill to repeal two certain acts therein named (District Judiciary law and supplement thereto)—read and ordered a second reading. Mr. Elmer presented a bill supplementary to the act relative to the supreme and circuit courts—read, ordered a second reading, and to be printed. The bill from Council, a further supplement to the act for the punishment of crimes, was read a third time, and the further consideration thereof postponed.—Adjourned. FRIDAY, November 27. Ten o'clock—the House met. Mr. J. Cook presented a petition from the President and Directors of the New-Brunswick Bank, praying for a reduction of the shares, &c.—Read and committed. The bill to repeal an act therein named to prevent roads being laid out over lands belonging to the state, was dismissed. The committee to whom was committed the bill supplementary to the act authorizing E. W. Kingsland and others to erect a dam, &c. reported a bill which was read and ordered a second reading. A message from Council informed that they have passed the bill from the House authorizing the sale of certain real estate of Ogden Johnson, dec.—Also the bill authorizing the sale of the real estate of the minor children of James Wood, dec. both without amendment—and also, that they have passed the bill authorizing Rev. John Boyd to take out of the state certain people of colour—with amendments, which amendments were agreed to by the House and the bill ordered to be re-engrossed. The bill supplementary to the act relative to the Supreme and Circuit Courts, was read a second time, and the further consideration thereof postponed. The bill to repeal two certain acts therein named, was considered by section and postponed.—Adjourned. Three o'clock—the House met. Mr. Dow presented a petition from Essex county, praying for a reduction of the tax of interest—read and ordered to lie on the table. Mr. P. Kline presented a bill supplementary to the act for the preservation of sheep—read and ordered a second reading. Mr. J. Cook, from committee, reported supplement to the act to erect and establish a bank in New-Brunswick—read & ordered a second reading. Mr. Ewing, from the joint-committee of Council and Assembly, reported the accounts of the State Prison. Mr. J. Cook, from committee, reported bill to repeal part of the militia law—read, ordered a second reading, and to be printed. The re-engrossed bill authorizing Rev. John Boyd to remove certain people of colour was passed and sent to Council. Mr. Pennington offered the following resolution, which was agreed to—Resolved, That the Speaker be requested to enquire of the Governor in what way he receives the returns transmitted to the Clerks of the several counties of the State relative to the Electoral and Congressional Election, and give information to this House. The bill supplementary to the act for the punishment of crimes, was passed and sent to Council. A message from Council, informed that they had passed a supplement to the act relating to hawkers, pedlars, &c.—read and ordered a second reading. The bill relative to constables was read a second time, and ordered to be engrossed. Mr. Newbold offered the following resolution.

Resolved, that a committee be appointed to enquire into the expediency of repealing the act to prevent the fraudulent marking of sheep and cattle. Agreed to, and Messrs. Newbold, Brinkerhoff and D. Miller accordingly appointed.—Adjourned.

THE WHIG.

BRIDGETON, NOVEMBER 13, 1820.

In consequence of a press of advertisements we are unable to lay before our readers as great a variety of intelligence as we would wish, but we trust indulgence will be granted us.

By referring to the Proceedings of the Legislature, this day published, it will be seen that the supplement to the insolvent law passed in March last, has been repealed, by a large majority! The people of Cumberland generally appeared to be in favour of this law, which gave the county for the limits: What effect the repeal will have on their minds it is impossible to conjecture. The opinion of the great mass appears to be in favour of abolishing imprisonment for debt altogether.

Since the repeal of the supplement, the insolvent laws stand precisely as they did previous to the 3d of March last. An act repealing the district Judiciary law has passed the House of Assembly, but its passage in Council is very doubtful. An Act has unanimously passed both branches of the Legislature, authorizing the appointment of Commissioners to meet Commissioners from the state of Delaware, and form an agreement defining the boundaries, jurisdiction, rights to islands, &c. in the bay of Delaware, of the two states respectively.

The Governor of New Jersey has issued a proclamation, appointing THURSDAY, the 7th day of December next, to be observed throughout this state as a day of public thanksgiving and prayer.

CONGRESSIONAL ELECTION.

On the 7th and 8th instants an election took place in this state, for members of Congress, and Electors of President and Vice-President. In this county (Cumberland,) which can poll between two & three thousand, only about one hundred and ninety votes were taken. The Electoral ticket, in favor of James Monroe and Daniel D. Tompkins, met with no opposition. For members of Congress there were a few scattering votes;—there is little doubt but the republican ticket selected at Trenton, will succeed by a large majority.

Cumberland Election.

	M. Rivers	M. Mills	Downs	Deerfield	Hopewell	Greenwich	Stone Creek	Fairfield	Tidal
Bateman	27	13	12	28	45	12	3	27	167
Lynn	22	13	11	30	54	11	3	23	152
Cassedy	18	13	11	28	31	5	3	23	137
Swan	19	13	11	23	31	5	3	23	138
Holcombe	19	13	11	27	31	6	3	23	138
Matlack	19	12	11	27	23	5	3	23	133

A joint-meeting was held on the 8th inst. Peter Gordon was elected Treasurer without opposition; & Samuel L. Southard, one of the Judges of the Supreme Court, chosen Senator. James J. Wilson was the opposing candidate. The votes were,

For Southard,		
Hagge,	Thompson,	Beatty,
Brinkerhoff,	Munro,	M. Dowell,
Van Winkle,	S. Cook,	C. Newbold,
Board,	Smith,	Stockton,
Condit,	Rutherford,	Baxter,
Pennington,	Hornbeck,	White,
S. B. Miller,	Stryker,	Ewing,
Day,	D. Miller,	Elmer,
Dow,	J. Kline,	Hughes,
Upson,	Kirkpatrick,	Townsend, 30

For Wilson,		
Shaver,	I. Cook,	Tatem,
P. Kline,	Crane,	Wilson,
Coryell,	Coxe,	Hancock,
Prall,	Vanbrakle,	Ray,
Taylor,	Allen,	Mason,
Capper,	Hance,	Westcott,
Maxwell,	T. Newbold,	Leake—23.
Disborough,	Mott	

Many reports respecting the conduct of Mr. Wilson while in Senate, and which had been industriously propagated to his injury, appeared to be totally destitute of truth, and others greatly exaggerated and misrepresented. Mr. Wilson received every vote of Hunterdon, (in which he and Southard both live) and of Monmouth, and also every republican vote south of Trenton, except one from Cumberland. Mr. Southard, however, succeeded by a union of the federalists with the eastern interest, having 30 votes. In the evening a number of the inhabitants of Trenton met at the City Hotel, and called the mayor of the ci-

ty to the chair, when resolutions approving of Mr. Wilson's conduct were passed. The Governor and those members of the legislature who voted for Mr. Wilson attended by invitation. Mr. Wilson on taking leave made a short, but feeling and impressive speech. It is probable that the making a vacancy on the bench of the Supreme Court, and thus creating a chance for several expectants of the office, had much influence in favouring the election of Mr. Southard. The proceedings of this meeting will be published in our next. The Legislature will probably rise about the middle of next week.

During the quarter ending 31st of October, there were 40,473 barrels of Flour inspected at Richmond, nearly all of superior quality.

The deaths in New-York, for the week ending on Saturday last amounted to 84 of whom 17 were men, 26 women; 25 boys and 15 girls.

The Richmond "Enquirer" concludes an article on the subject of Slavery with the following declarations:—"We assure our brethren to the north, that notwithstanding the existence of slavery among us, we are as much devoted to the principles of liberty as they are, anti would cheerfully, do any thing in our power to blot out from among us, a stain, which, whilst we acknowledge its existence, we confess ourselves unable to eradicate. Point out any plan by which we can accomplish it with certainty as to the result, and justice as to the mode of its operation, and we shall not be backward in giving it the consideration it deserves."

The legislature of Rhode Island is in session.—Jas. D. Wolf, Esq. is speaker of the House, and T. Rivers, Esq. secretary. A resolution passed instructing the senators and requesting the representatives in Congress from that state, to endeavor to have the pay of members of Congress reduced to 6 dol.—per day.

Newark, Nov. 7. By letters from Trenton, we learn that the insolvent law, generally known by the name of the County Limit Law, has been repealed by decided majorities in both houses. We have not learned the details of the bill—but understand it does not affect those who are now applying for the benefit of the provisions of the late act. The authority of commissioners to take acknowledgements and proofs of deeds has been confirmed by an explanatory act.

From the Hartford (Conn.) Mirror, Nov. 4. Another Bank Exemption.

We understand that certain delicate facts have been disclosed relating to the affairs of the U. S. Branch Bank at Middletown, and that in consequence, the cashier, A. W. Magill, is removed, and J. P. Burnham is appointed in his stead.

The following communication on the same subject was enclosed to us last Saturday, but having no real name to support it, we declined publishing it. The amount of deficiency is said to be 70,000 dollars.

Another Defaulter.—Arthur W. Magill, cashier of the Branch U. S. Bank, at Middletown, has been "suspended" in office, by the parent board at Philadelphia, for some "irregularities" in relation to the Bank "Multa petentibus," "desunt multa. Ev. Post.

Boston, Nov. 4. This day, at about ten o'clock, another vessel was added to the American Navy. The beautiful schooner *Alligator*, pierced for 12 guns, and measuring about 193 tons, was launched at the Navy Yard, in presence of many spectators.—She has been built, under the appropriation made at the last session of Congress for five small vessels to be employed against the pirates of the Gulf of Mexico, or those more nefarious criminals, the dealers in slaves upon the coast of Africa.

Suicide by an Emperor. Baltimore, Nov. 6.

HENRY I. of Hayti, (Christophe) committed suicide about 10 days before the sailing of the *Barracoa* from Gonaives. He had been stricken with a paralytic affection in July. The army took advantage of his incapacity to act, and revolted—first at St. Barcs, where they killed the governor. Five regiments at the Cape were then ordered by Christophe to march against the insurgents. When assembled, they refused and turned their arms against him. These are the leading facts as yet communicated.

DIED, on Saturday evening last, Mr. ENOS WARE, of this place, aged about 24 years.

NOTICE. WHEREAS my wife Hattie, has left my bed and board without any just cause, these I therefore caution any person from trusting or harboring her on my account as it will not pay any debts of her contracting after this date. Joel Bishop. Cape-May, Nov. 13, 1820. 3t.

Six Cents Reward. RAN away from the subscriber about the middle of last May, an indebted apprentice to the Farming-Business, named ADAM BRINNISHOULTS, aged about 20 years. Had on when he went away light drab pantaloons, coarse shoes, white waist-coat and blue roundabout. Whoever takes up said boy and returns him to me shall receive the above reward but no charges. Joseph Woodruff. Bridgeton, Nov. 6. 3t.

SHERIFF'S SALE. BY virtue of two writs of fieri facias, to me directed, will be exposed to sale, at Public Vendue, on Wednesday the 8th day of November next, between the hours of 12 and 5 o'clock in the afternoon of said day, in the county of Cumberland, at the house of Samuel Westcott, in the township of Fairfield, a house and lot of land, situate near the Presbyterian Church; said to contain four acres more or less; joins lands of Thomas Bateman, Henry Sheppard and others; with other property of the defendant; a better description will be given on the day of sale. Seized as the property of Samuel Westcott, and taken in execution at the suit of James D. Westcott and John Treuchard, jr. and to be sold by WM. R. FITHIAN, Sheriff. Oct. 9, 1820. The Sale of the above described property is adjourned until Wednesday the twenty-second instant, between the hours of 12 and 5 o'clock in the afternoon, and at the same place. WM. R. FITHIAN, Sheriff. Nov. 13.

In Chancery, New-Jersey. Between David Sheppard and Abigail his wife, Complainants, and Thomas Woodruff, Jeremiah Perry, Daniel L. Hurt, Josiah Sayre, Garrison Maul, Elias P. Seeley, Joseph W. Throckmorton and John Thomas, and others defendants. On Bill to foreclose. October 12, 1820. It appearing to the Court that process of subpoenas to appear, &c. hath issued against the above defendants, but that Joseph W. Throckmorton, & John Thomas, two of the said defendants, have not caused their appearance to be entered as according to the Rules of this Court the same ought to have been entered in case such process had been duly served, and it also appearing by affidavit to the satisfaction of the court that the said Joseph W. Throckmorton and John R. Thomas, are out of this state, and reside in the City of Philadelphia in the State of Pennsylvania. Upon opening the matter this day to the court on motion in behalf of Lucius Q. C. Elmer, solicitor of the complainants, the Chancellor doth order and direct the said Joseph W. Throckmorton, and John R. Thomas, to appear, plead answer or demur, to the complainant's bill of complaint in this cause, on or before the third Tuesday of January next and in case they shall fail so to do, the complainant's said bill shall be taken pro confesso against him or them so failing and there upon such decree shall be made as the Chancellor shall think equitable and just. And it is further ordered that a copy of this order be published within twenty days from the date hereof in a public newspaper printed and published in the City of Philadelphia in the State of Pennsylvania for the space of four weeks successively once at least in each week or that a copy of this order be served on the said Joseph W. Throckmorton and John R. Thomas within the said twenty days and it is further ordered that a copy of this order be published in the Washington Whig, a public newspaper printed and published at Bridgeton in this state, within the said twenty days for the space of six weeks successively once at least in each week. ISAAC H. WILLIAMSON, C. A true copy WM. HYER, CLK. October 30, 1820—6v.

Sheriff's Sale. BY virtue of writs of fieri facias to me directed, will be exposed to sale, at Public Vendue, on Thursday, the thirteenth day of November next, between the hours of 12 and 5 o'clock in the afternoon of said day, at the inn of Philip Souder, in Bridgeton, the following described lands, situate in the township of Downes: the first, A tract of Land and Meadow, joins lands of Daniel Buzard and others, said to contain 60 acres more or less. A Tract of Land, joins lands of Reuben Garrison and others, said to contain Fifty Acres more or less; together with all the lands of the defendant. Seized as the property of Daniel R. Moore, and taken in execution at the suit of Samuel Seeley; William Bevan, jr. assignee, and others, and to be sold by WM. R. FITHIAN, Sheriff. At the same time and place, The following described lands, situate in the township of Maurice river: The first a lot said to contain eight acres more or less and joins the Tuckahoe road; five small building lots in Port Elizabeth, a lot said to contain sixteen acres; situate in the township of Downes, together with all the lands of the defendant. Seized as the property of James Lee, and taken in execution at the suit of Joseph & Collin Cooper, and to be sold by WM. R. FITHIAN, Sheriff. Sept. 28, 1820. Oct. 28.

Female Education.

Useful, Scientific, Ornamental.

THE Subscriber, residing in the city of Philadelphia, will receive into his family as boarders, a select number of young Ladies, whose education he will superintend with the strictest assiduity. Terms, for boarding and tuition, including the usual branches of an English education, \$150 per annum.

Music, per quarter, \$10
Drawing do do \$10

Pupils to find their own bed and bedding. Un-exceptionable references will be given.—Apply at the corner of Twelfth and George Streets.

M. M. CARLE. Philadelphia, Aug. 21, 1820.

By the President of the United States.

WHEREAS the President of the United States is authorized by law to cause certain Lands of the United States to be offered for sale:

Therefore, I, James Monroe, President of the United States, do hereby declare and make known that public sales for the disposal, agreeably to law, of certain lands, shall be held as follows, viz:

At Delaware, in Ohio, on the first Mondays in August and October next, for the sale of the lands which have been surveyed in the district of Delaware, being 45 townships and fractional townships, viz:

August Sale. Townships 1, 3, 4, 5 and 6, south of range 14 15
1, 3, 4, 5 and 6, 16
1, 2, 3, 4, 5 and 6 15
2, 3, 4, 5 and 6 17

October Sale. Townships 1, 2, 3 and 4, south of range 9 9
1, 2, 3 and 4 10
1, 2, 3, 4 and 5 11
1, 2, 3, 4 and 5 13
1, 2, 3, 4 and 5 12

At Piqua, in Ohio, on the first Monday in September next, for the sale of the lands which have been surveyed in the district of Piqua, being 33 townships and fractional townships.

A Brookville, in Indiana, on the first Monday in October next, for the lands which have been surveyed in the district of Brookville, being 36 townships and fractional townships.

At Jeffersonville, in Indiana, on the first Monday in August next, for the lands lately surveyed in the district of Jeffersonville, being 27 townships and fractional townships.

At Terre Haute, in Indiana, on the first Monday in September next, for the lands which have been surveyed in the district of Terre Haute, being 43 townships and fractional townships.

At Edwardsville, in Illinois, on the first Monday in October next, for the lands lately surveyed in the district of Edwardsville, being 36 townships and fractional townships.

At Arkansas, in the territory of Arkansas, on the first Mondays of August and October next, for the lands surveyed in the district of Arkansas, being 55 townships and fractional townships, viz:

August sale. Townships 5, 7, 9, & 10, south of range 19, west of 5th principal meridian. do 20 do
5, 6, 7, 8, 9 & 10 do 21 do
6, 7, 8, and 9 do 20 do
6, 7, 8, 9, 10, 11, 12, 13 and 14 do 22 do

October sale. Townships 7, 8, 9, 10, 11, 12, 13 and 14, south of range 22, west of 5th principal meridian do 24 do
9, 10, 11, 12 and 13 do 25 do
9, 10, 11 and 12 do 26 do
9, 10 and 11 do 27 do
9 and 10 do 28 do
9 and 10 do 29 do

At Jackson, in Missouri, on the second Monday in September next, for the lands surveyed in the District of Cape Girardeau, being thirty-five township and fractional townships.

At Franklin, in Missouri, on the first Monday in November next, for the lands in the Military Bounty tract, (north of the Missouri river,) which could not be distributed to soldiers, being chiefly quarter section and fractions, too small or too large for bounty lots.

At Cahaba, in Alabama, on the first Monday in November next, for the lots in the towns of Claiborne and Jackson, and for townships 12 and 17 in range 20, and for township 18 in range 19, which were advertised but not offered for sale in 1819.

Each sale shall continue three weeks and no longer; and each sale will commence with the lowest number of lot or section, township and range, and proceed in regular numerical order. The lands reserved by law for use of schools, or for other purposes, will, as usual, be reserved from sale.

Given under my hand, at the City of Washington, on the eighteenth day of April, in the year 1820.

JAMES MONROE. By the President, JOSIAH MEIGS, Commissioner of the General Land Office. May 1st.

NOTICE. HENRY BUCK } Cumberland, Sept-ber Term 1820.
DAVID CRAVEN. } On Attachment.

THE Subscribers Auditors appointed by said court will meet at the Inn of Jarvis W. Brewster in Bridgeton on Tuesday the 21st day of November next at 2 o'clock P. M. to adjust and state the accounts of the plaintiff, and other applying creditors.

Francis G. Brewster, David Lupton, Lemuel Watson. Bridgeton, Oct. 5th 1820.

Sheriff's Sales.

BY Virtue of a Writ of Fieri Facias to me directed, will be exposed to sale at Public Vendue, on Tuesday the twenty-second day of August next, between the hours of 12 and 5 o'clock in the afternoon of said day, in the county of Cumberland, at the Hotel of Jarvis W. Brewster in Bridgeton,

A small Farm,

Situate in the township of Deerfield, joins lands of Lewis Paulin and other, said to contain thirty acres more or less, a lot of bush land, joins the above described land, contains forty acres more or less; together with all the lands of the defendant, and taken in execution at the suit of Thomas Woodruff, and to be sold by

WM. R. FITHIAN, Sheriff.

The sale of the above property is adjourned until Tuesday the 19th of September next.

WM. R. FITHIAN, Sheriff.

August 22.

The sale of the above property is further adjourned until Tuesday the 17th of October next, at the same time and place.

Wm. R. Fithian, Sheriff.

Sept. 19.—

The sale of the property of Pierce Gould, is further adjourned until Tuesday the 14th day of November next, between the hours of 12 & 5 o'clock in the afternoon, at the hotel in Bridgeton.

WM. R. FITHIAN, Sheriff.

Oct. 17.

At the same time and place.

One hundred Acres of Woodland,

More or less, joins lands of Benjamin B. Cooper and others, a right to fifty acres of cedar swamp and meadow, in the township of Downs, together with all the lands of the defendants. A better description on the day of sale.—Seized as the property of Francis Avis and Thomas Stanford, and taken in execution at the suit of David Vickers, assignee, and Thomas Lee, and to be sold by

WM. R. FITHIAN, Sheriff.

July 17, 1820—4t

The sale of the above property is adjourned until Tuesday the 19th of September next.

WM. R. FITHIAN, Sheriff.

August 22.

The sale of the above property is further adjourned until Tuesday the 17th of October next, at the same time and place.

Wm. R. Fithian, Sheriff

Sept. 19.—

The sale of the Lands of Francis Avis and Thomas Stanford, is further adjourned until Monday the 13th of November next, between the hours of 12 and 5 o'clock in the afternoon, at the house of Francis Avis, in the township of Downs.

WM: R. FITHIAN, Sheriff.

October, 17.

Sheriff's Sales.

BY Virtue of sundry writ of Fieri Facias, to me directed, will be exposed to sale, at public vendue, on Tuesday the twenty-fourth day of October next, between the hours of 12 and 5 o'clock in the afternoon of said day, in the county of Cumberland, at the Hotel of Jarvis Brewster, in Bridgeton, the following described lands, situate in the township of Maurice River,

A Small Farm,

situate near Hoffman's Mill, said to contain fifty four acres more or less. A tract joins lands of William Hoffman and others, said to contain twenty-five acres more or less. Together with all the lands of the defendant.—Seized as the property of Thomas Jones, and taken in execution at the suit of Thomas Lee, and to be sold by

WM. R. FITHIAN, Sheriff.

The sale of the above described property of Thomas Jones, is adjourned until Tuesday the twenty-first day of November next, between the hours of 12 and 5 o'clock in the afternoon of said day, at the Hotel of Jarvis Brewster in Bridgeton.

WM. R. FITHIAN, Sheriff.

Oct. 24, 1820

At the same time and place,

A Small Farm,

situate in the township of Maurice River, joins lands of Jeremiah Ogle and others. Said to contain eighteen acres more or less. A Tract of Woodland, joins lands of Daniel Carrall, and others, said to contain twenty-five acres more or less; together with all the lands of the defendant. Seized as the property of Samuel Williams, and taken in execution at the suit of Samuel Hammet, and to be sold by

WM. R. FITHIAN, Sheriff.

Sept. 17, 1820.

The sale of the above described property of Samuel Williams, is adjourned until Tuesday the twenty-first day of November next, between the hours of 12 and 5 o'clock in the afternoon of said day, at the Hotel of Jarvis Brewster in Bridgeton.

WM. R. FITHIAN, Sheriff.

Oct. 24, 1820

Take Notice.

WHAT we have applied to the Inferior Court of Common Pleas of Cape May, for the benefit of the insolvent laws of New Jersey, and they have appointed the 4th day of December next, at ten o'clock A. M. at the Court House in the Middle Township, to hear what can be alleged for or against our liberation from confinement as insolvent debtors.

Enoch Young, Henry Brown, John Corson, Jacob Crease, George Munyan, Trial Justices

William G. Clement, Curtis Voss, Jacob Smith.

Cape-May Prison, Oct 30th, 1820—4t

By the President of the United States.

WHEREAS by an act of Congress, passed on the 3d of March, 1817, entitled "An act to authorize the appointment of a Surveyor for the lands in the northern part of the Mississippi Territory, and the sale of certain lands therein described," the President of the United States is authorized to cause certain lands to be sold:

Therefore, I, James Monroe, President of the United States, do hereby declare and make known, that public sales shall be held at Huntsville, in Alabama, for the disposal (according to law) of the following lands, viz:

On the 2d Monday in October next, for the sale of townships 10 and 13, in range 2, E; townships 9, 10, 11, and 14, in range 3, E; townships 9, 10, and 14, in range 4, E; townships 9, 10, 11, 12, 13, and 14, in range 5, E; townships 12, 13, and 14, in range 6, E; and township 12, in range 7, E. Also, the lands in the tract commonly called Colbert's reserve.

On the 1st Monday in December next, for the sale of townships 11, 12, 13, and 14, in range 3, W; townships 12, 13, and 14, in ranges 6 and 7, W.; townships 11, 12, 13, and 14, in range 8, W.; townships 12, 13, 14, in range 9, W.; townships 13 and 14, in range 10, W.; and township 14, in range 11, W. Also, the lands adjoining the town of Marathon, which have not been offered for sale, except such lands as have been reserved by law for the support of schools, or for other purposes. The lands shall be sold in regular numerical order, commencing with the lowest number of section, township, and range.

Given under my hand, at the city of Washington, the 22d day of June, 1820.

JAMES MONROE.

JOSIAH MEIGS, Commissioner of the General Land Office July 10, 1820.—11 D.

Adjourned Sale.

For Sale, A GRIST MILL, AND OTHER PROPERTY.

BY Virtue of a Decree of the Orphan's Court of the county of Cumberland, will be exposed to sale,

AT PUBLIC VENDUE,

On the premises, on Thursday the 9th day of November next, the following property, late of David Page, deceased.

No. 1. A Grist-Mill situated on the main branch of Antuxet Creek, known by the name of Page's Mill, on the mail route from Bridgeton to Dividing Creeks. The mill has 1 run of staves, and does considerable business.

No. 2. A Lot, with a new two story frame dwelling-house thereon, adjoining the above.

No. 3. A Lot containing about one acre, adjoining the preceding.

No. 4. A Lot of good MEADOW, containing about ten acres, within half a mile of the mill.

No. 5. A Lot of Bushland, containing about fifty acres, within three miles of Antuxet landing. The timber on the land was cut off about 12 years ago, it has since grown up, and at present in a thrifty state.

As the above property is valuable, and well worthy the attention of the public, persons disposed to purchase are requested to call upon the subscriber, previous to the day of sale, and he will shew the property. An indisputable title will be given. The sale will take place at three o'clock P. M. when the conditions will be made known by

HENRY SHAW, Administrator.

Newport, September 11, 1820.

The sale of the above described property of David Page, deceased, is adjourned until Thursday the 23d day of November, at the same and place, and between the hours of 12 and 5 o'clock P. M.

HENRY SHAW, Adm'r.

Nov. 13, 1820.—ts

NOTICE.

BY Virtue of a Decree of the Orphans' Court of the county of Cumberland will be sold at Public Vendue on the eighth day of December at the Inn of Charles Davis, between the hours of 12 and 5 o'clock in the afternoon of said day,

A small Plantation.

Situated in the township of Stone Creek; joins lands of Jacob West and others—supposed to contain 40 Acres.—Late the property of John Peck, dec. conditions at the time of sale.

MARTHA PECK, Executrix.

November 6, 1820.

Notice is hereby given to all whom it may concern,

I have now sitting in the Inferior Court of the township of Pittsgrove in the county of Salem, and to attach the same to the county of Cumberland, land, beginning at or near the bend of the county line, between Salem and Cumberland, near Jonathan Jagers and Jacob Newkirk, and to run from thence to the upper end of Broad Pond near William Filar's, and to run from thence to Gloucester county line.

November 6th, 1820.

TAKE NOTICE

That we have applied to the Judges of the Court of Common Pleas in and for the county of Cumberland, and they have appointed the 14th day of November next, at the Court-House in Bridgeton, at 2 o'clock P.M. to hear what can be said for or against our liberation from confinement as insolvent debtors.

William Thomson, Philip Souder, jr. Isaac Fithian, Thomas Briant, Joseph Deight, Joseph Fisher, George Harris, C. H. Cobb, William Stathe, David Hess, William Hollinshead, Francis Avis, William Tomlinson, John O'Harrough, Jeremiah Smith, Benoni Muncy, George Ireland.

Sept. 23, 1820.

NOTICE.

JAMES JOHNSTON, of Roadstown, in the County of Cumberland, having made an assignment to the subscribers of all his estate, real and personal for the benefit of his creditors, persons having demands will please make the claims under oath or affirmation according to law.

Jacob Shull, Lucius Q. C. Elmer.

Bridgeton, September 15th, 1820—024

By the President of the United States.

WHEREAS, by an act of Congress passed on the 17th of March, 1820, entitled, "An act to authorize the President of the United States to appoint a Receiver of the Public Monies and to register of the Land Office for the district of Lawrence county in the Arkansas territory," it is enacted, that any person, having a claim or right of pre-emption within the said district shall make known his claim and location, according to the provision of the laws now in force, to the Register, at least six weeks before the land to be designated by the President of the United States for issuing patents to the soldiers of the late army, entitled, to bounty land in said district:

Therefore, I James Monroe, President of the United States, do hereby designate the first Monday of November next, as the time at which patents as aforesaid shall commence to issue. Given under my hand, at the city of Washington, the eighteenth April, 1820.

JAMES MONROE.

By the President, JOSIAH MEIGS, Commissioner of the General Land Office.

Printers who are authorized to publish the laws of the United States, will insert the above once a week, till the first of November next, and send their accounts the General Land Office for payment. May 1st.

NOTICE

IS HEREBY GIVEN, that we have applied to the Inferior Court of Common Pleas of the county of Cumberland, for the benefit of the insolvent laws of the State of New Jersey, and they have appointed the 14th day of November next, at 2 o'clock in the afternoon of said day, at the Court House in Bridgeton, in said county, which time and place you will attend to hear what can be alleged for or against our liberation from insolvent debtors.

John Barrocliff, Hosea Nichols.

October 9, 1820.

A Quadrant

FOR SALE.—Enquire at the Office of W. H. WIG. March 13—4t

VOL. V

TWO D

THE

Every Monday Cents per charged by in advance. No subscribers period than six given; at that tion to continue. No subscribers draw his name, Advertisemen rates.

By Virtue of the Vendue, on November next o'clock in the afternoon of Cumberland in Bridgeton, the land, situate in 4th and Millville No. 1. A Tract acres more or less No. 2. A Tract ship, containing the Hubb's Tract No. 3. A Tract near the DeLancey pond, and two sections, 500 acres No. 4. The on and pond, together several tracts ne Jeremiah's lands together with all seized as the property and taken in execution, and to be sold by

At the sale A H JAMES JOHNSTON, of Roadstown, in the County of Cumberland, having made an assignment to the subscribers of all his estate, real and personal for the benefit of his creditors, persons having demands will please make the claims under oath or affirmation according to law.

At the sale A L

At the sale A L situate in the township of one hundred and thirty acres of land of Abraham R. twelve acres of aral one equal undivide and the lands attached to Benjamin B. Coe

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