

CONSTABLE'S SALE.

By virtue of two writs of Fieri Facies issued by Wm. W. Leconte Esq. and me directed 'one at the suit of Wm. P. Flint, and the other at the suit of Rosey Traverser, against the goods and chattels, lands and tenements of Wm. Geoghegan of Jno. I have seized and taken in execution the following property of said Geoghegan to wit: one house & lot which said Geoghegan bought of S. E. Barnes, I Sloop called, the James Point; and hereby give notice that on SATURDAY the 24th of MAY, between the hours of 10 & 4 o'clock at the residence of Wm. Traverser, I will offer to the highest bidder for cash, all the said Geoghegan's right, title, claim and interest at law and in equity to the above property so seized and taken into execution to satisfy a debt of \$1,000 and costs and also for Ouncy's charges and Disbursements due Jno. H. Hodson lae Collector, and Ouncy's charges and disbursements for 1843 & 1844 due Wm. B. Dail as Collectors. A subpoena given by May, 3 1845. WM. R. TALL, Constable.

SHERIFF'S SALE.

By virtue of a writ of Exec. Issued by Robert Bell Esq. Justice of the Peace for Dorchester county, and to the Sheriff directed at the suit of Tindle & Seran at the use of Morriss & Hardley, against the goods, chattels, lands and tenements of Alfred Wheatley and James P. Russell, I have seized and taken into execution the following property of Alfred Wheatley to wit:—1 horse, 1 ox cart, 1 yoke of steers, 3 head of cattle more or less, 4 head of sheep more or less, 1 negro woman aged about 41 years, 1 negro man named Ann aged 8 years, 1 negro boy named George aged 10 years; and the following property of James P. Russell to wit:—2 head of horses, 2 yoke of steers, 1 wagon and harness, and 1 ox cart; and I hereby give notice that I will sell to the highest bidder for cash on

Wednesday the 11th of June next, on the premises of the said Wheatley, all his right, title, claim and interest, both at law and in equity, to the above property so seized and taken into execution to satisfy said writ of a. d. s. JAS. E. DOUGLASS, Deputy Sheriff.

A CARD.

A. Applegarth having removed to his old stand (New House 102 Dugan's Wharf) is now prepared to fill all orders in his line and to accommodate Country merchants and others with groceries &c. upon the very best terms. Special regard will be paid to the sale of grain & other produce as heretofore, and no exertion spared to obtain the highest price. The public are invited to call on No. 102 Dugan's Wharf of A. APPLEGARTH BALT. April 29 1845.

JOHN M. ORE & CO. MERCHANT TAILORS.

Having constantly on hand an extensive assortment of French, English and American cloths, cassimeres and vestings, &c. of their own importation or purchased with cash from importers or foreign domestic agents which they are prepared to make up in the best and most fashionable style, at short notice. GENTLEMEN'S CLOTHING READY MADE. On the second floor of their building gentlemen will always find a general assortment of superior and medium clothing, the work and style of which they guarantee to be equal to any thing that can be made. ONE PRICE ONLY.—The price of every article is distinctly marked in figures. Balt. April 26, 1845. G. W.

E. R. HOOPER. Attorney at Law.

Has removed to the office two doors below the Court House, formerly occupied by Judge Goldborough, and opposite the office of Tom. Josiah Bayly, where he may at all times be found by those desiring his professional services. April 26, 1845. 71

NOTICE.

I hereby notify the creditors of John H. Barrow dec'd. to file their claims properly authenticated with the Register of Wills on or before the 31st of MAY, as there will be a dividend struck on the estate that day. JNO. F. HENRY adm'r d. b. n. of John H. Barrow

TAKE NOTICE.

All persons indebted to me on open accounts, are requested to come forward and settle either with money or note on or before the 1st of May next, after which time they will all be placed in the hands of the proper officer for collection. WILLIAM A. SULLIVANE, Feb. 15, 1845.

Notice.

I hereby notify the creditors of Henry Bradley dec'd. to file their claims properly authenticated with the Register of Wills on or before the 31st of MAY next as there will be a dividend struck on his estate that day. THOS. R. SMITH, adm'r. of Henry Bradley

CHANCERY SALE.

By virtue of a Decree of the High Court of Chancery, I will offer at public sale, to the highest bidder at the Court House door in Cambridge on Monday the 12th May next, at the hour of 11 (A. M.) all the Real Estate of which the late Phillip H. Graham died seized and possessed, consisting chiefly of the following property to wit:—The tract or parcel of land, called "Lot No. 1," lying near the Worlds End Bridge, containing 107 acres more or less—part cleared, and a part covered with wood and timber. There is a valuable orchard on the premises and the buildings and improvements are very respectable. The situation is a desirable one, for residence or business. This property will be sold in lots, if desired by persons wishing to buy. Also a parcel of land, called "Button's Rake," 23 acres, highly valuable and in the same neighborhood, and any and all other lands of which the said Phillip H. Graham died seized and possessed. The terms of sale are 1-3 cash, the residue on a term of 6 & 12 months, with interest from the day of sale, to be secured by bond, with approved security. JAMES A. STEWART, Trustee. ap. 19, 1845.

All kinds of Bills neatly executed at this Office.

CHINA GLASS AND QUEENSWARE.

TO COUNTRY MERCHANTS. A RIELY, No. 35, South Calvert Street, Baltimore, Importer and Wholesale Dealer in China, Glass and Queensware, has on hand a full and complete assortment of Goods in the above line, suitable for the Country Trade, which he is prepared to sell at unusually low prices. Country Merchants are respectfully invited to call, as they may depend on finding the prices lower than at any other establishment in the City. Packing warranted. A. RIELY, 35, South Calvert Str., Sign of the Gold Picher. Baltimore, ap. 19, 1845. 1m

MILLENARY.

MRS. MARGARET E. GRIGG, having just returned from the City with the latest spring fashions she has on hand a handsome supply of bonnets and ribbons of the latest styles. She would inform her friends and the public generally that she is prepared to execute all orders entrusted to her care with neatness and dispatch. She promises that all work done by her shall not be excelled for neatness and durability. She intends also to continue the dress making at her old stand immediately adjoining the residence of Mr. William Wingate. Thankful for past favours she hopes by strict attention to business to merit a portion of the public patronage. ap. 19, 1845. N. B. She wishes to employ 3 or 4 young ladies in the above business.

LAND FOR SALE.

By virtue of competent authority, I will expose to public sale on the 17th day of MAY next, at the store of Jno. W. Traverser on Taylors Island, all that tract or parcel of land called Pleasant Grove, containing one hundred and nine acres. The said land is situated on Taylors Island, was formerly owned and occupied by Miss Barnes, and more recently by Henry Barnes. The buildings and farm in tolerable good repair. The above tract will be sold free of any incumbrance of dower. I will sell at the same time and place all that tract of land formerly occupied by Moses Simmons, on which he formerly resided, situated on Taylors Island, in Hoopers neck, and containing about 200. The above tract of land is situated on the North Choptank river, has a dwelling house and kitchen in good order, and enough woodland for all the purposes of the farm. A long creek will be given on each of the above farms if the purchase money is well secured. SAMUEL LUNNOCK April 12, 1845.

Notice.

Retailers, Traders, Ordinary Keepers, Victuallers and all persons whom it doth or may concern, are hereby cautioned to obtain a License or renew the same, according to the provisions of the act of Assembly, entitled an Act to regulate the issuing of Licenses to Traders, Keepers of ordinaries and others, before the tenth day of May next, as the Clerk of Dorchester County Court is determined to renew no license after the said tenth day of May next. WM. B. DAIL, Sheriff April 12, 1845.

GEORGE WRIGHT'S NEW MOROCCO LEATHER STORE.

I doer from the North East Corner of South St. in Exchange Place, BALTIMORE. The subscriber begs leave to inform the Shoe Manufacturers visiting Baltimore, that they will find it much to their advantage to call and examine his stock before purchasing elsewhere. GEORGE WRIGHT. Balt. April 5, 1845. 1m

Notice.

All persons having claims against the personal estate of Johnathan Hurlock dec'd. are hereby notified to leave them properly authenticated with the Register of Wills on or before Wednesday the 7th of May, as there will be a dividend struck on said estate that day. JAMES HURLOCK, adm'r. of Johnathan Hurlock. March 29 1845.

FRESH SUPPLY.

Just received from the Mills a supply of those remarkably cheap wide Sheetings, which have attracted so much attention in this community. For sale by the Bale or less quantity. HENRY W. COOKE, Agent for the Manufacturers. ap. 5, 1845.

CHEAP BOOTS AND SHOES.

THE subscribers have just returned from Baltimore with a large assortment of boots and shoes consisting of Gentlemen's boots, and monroes, Ladies, Misses and Girls Morocco, and Kid shoes and Gaiters, all of which they will dispose of on accommodating terms. They also take this method of returning their thanks to the public for the liberal patronage they have received and will endeavor to deserve a continuance of it by strict attention to their business, fidelity in the execution of their work and the reasonableness of their charges. VACHELSTRAUGHN, & Co. March 29, 1845. 1f

For Sale.

THE farm on Taylors Island belonging to the heirs of William H. Traverser dec'd., and now in the occupancy of his widow, beautiful situated in the County of Dorchester, Maryland, adjoining the lands of William K. Traverser, consisting of about 100 acres. The dwelling is a two story one, and in good repair, with other out buildings. The arable land is tolerably good and susceptible of improvement. The said farm will be sold at public sale, on the premises, on the first Tuesday in June next, if not previously disposed of at private sale, on the following terms: one half of the purchase money to be paid in cash on the day of sale, and the balance in two equal instalments of one and two years, with interest thereon from the day of sale by the purchaser giving bond and security approved by the Trustee. Also, there will be offered for sale on the next day, some household furniture, and other articles. SAMUEL LUTHERI, COX, Agent. March 29th 1845. 1 2nds Trustee.

STRAW BONNET DEPT.

French Fancy and Staple Dry Goods, Shirts, &c. 221 Baltimore Street, 4 doors east of Charles Street Baltimore. SALMON & SMALL, MANUFACTURERS and DEALERS in Goods, having greatly enlarged their establishment, so as to offer superior quality of French and English Goods, and the transaction of an increased business, they are now daily receiving supplies of French and English Goods, particularly in the Straw Bonnet and Millinery DEPARTMENT. Devon Straw Bonnets, Village Hoods, Transparenc and lace Neapolitan Bonnets, English Satin Straw, Dunstable & Rutland, Modena, and every other description of White and Fancy Straw Bonnets, Bonnets of Leghorn, Florence Brads, Albert and Gimp and Hair Edgings, Satin and Wrapped Fire Foundations, crowns, Crowns, Leno, Willow, Straw Cord, Glee, with every article in the Millinery line. March 15, 1845.—2m

DRY GOODS.

They will also receive from the Auctioneers and from the Eastward daily during the season, the Newest and Richest styles of Ribbon, Dress Silks, Spring Chintzes, Calico Silk Shirts, Calicoes and Table do. French Lawns, Laces, Cambric, Hdk's., Hosiery, Gloves, with a large assortment of Domestic Goods and House-keeping articles, which they will sell as low as any other house in the Union, and on the most accommodating terms. SALMON & S. ALL. March 15, 1845.—2m

THE Co-partnership hereof existing under the firm of Levin Jones & Co. has been dissolved.

As the said Levin Jones has purchased the stock of goods of the late firm, he would respectfully inform his friends and the public generally that he intends to continue the business, and Commission business, of the old stand, (formerly kept by Levin Jones & Co.) where he will at all times be happy to see his friends. He pledges himself to give satisfaction to all those who may entrust business to him. With this assurance to a generous public he hopes to receive a share of their patronage. EZEKIEL JONES. Feb. 11 1845.—1f

For Sale.

Persons to whom it may be a duty, I hereby offer to private sale three valuable farms belonging to the private estate of G. W. Clark, situated in the County of Dorchester, two miles from New Market, and one mile from the town of New Market, and occupied by James H. Hurlock Esq. It contains about 200 acres of land, and is well improved, and the soil is very rich, and under stand 1000 cords of wood in the yard, and leave enough for all necessary purposes. Another of these farms is in the same neighborhood, and occupied by Jas. Moore Esq. and situated between the town of Fairview. Without exaggeration it may be said that there is not a more beautiful and fertile situation on the Great Choptank than this. A fine two story brick building and all necessary out-houses, land arable, improved and susceptible of improvement to a very high degree, vast resources near at hand, a beautiful view of the river, a plentiful supply of oysters, terrapins, wild ducks, &c. good water, a healthy location, and an agreeable neighborhood, are some of the advantages attending this farm. It contains about 270 acre of land, has upon it several small tenements, a granary for the purpose of taking in grain for vessels, &c. a valuable landing. The other is also situated on Great Choptank in Tatbot County, and the lands on each side of it belong to Wm. Hughlett Esq. This farm is generally known as the Canner farm, is healthy, and beautifully situated, and has shells enough on it to cover it all over, with timber sufficient to support the farm, and some say to spare. It is not often that such situations can be had, they are in every respect, either for speculation, or as permanent residences, well worthy of attention, and great bargains can be had. Title indisputable and a short credit will be given. Apply to THOMAS HAYWARD. MARCH 8 1845.

FRENCH GARDEN SEED FROM LANPHE'S PHILIP.

Also a beautiful assortment of Fancy articles, Soap and Perfumery, with fine Extracts for Handkerchiefs, together with a fresh assortment of Drugs, Chemicals, Paints, Glass & Dye-Stuffs just received and for sale by W. RUDENSTEIN. March 15, 1845. 1f

NEGROES WANTED.

HAVING returned from New Orleans, I will not pay the highest cash prices for all likely negroes that are slaves for life and good titles. All communications will be promptly attended to. HOPE H. SLATTER, Pratt Street, N. B.—On the 7th day of June 1844, Johnathan Wilson, (my former agent) by mutual consent will draw from my employment and is no longer my agent. HOPE H. SLATTER Baltimore, August 3, 1844

BLACK AND MODE COLOURS.

THIBET and M. De LAINE SHAWLS. 24 Caxtons comprising a complete assortment of sizes and qualities of the above desirable Shawls with and without silk fringe—plain, printed, richly embroidered &c. Just received and for sale wholesale and retail by HENRY W. COOKE, Corner of Hanover & Lombard Streets, BALTIMORE. ap. 5, 1845. 1f

HEAP DRY GOODS.

N. No. 77, Baltimore St., 2 doors below Traylor's Alley, Baltimore. J. THOMAS COX having taken the A. J. JONES of a large WHOLESALE AND RETAIL DRY GOODS STORE, is enabled to furnish goods at VERY LOW PRICES in addition to his present stock of Cloths, Cambrics, Linens, Flannels, Silks, Alpacaes, Cashmeres, Balzacs, Louises, Laces, &c. &c. he is now receiving and will continue to receive during the season, a large supply of fashionable and staple Spring and Summer Goods. Purchasers visiting the city will find it their interest to call and examine for themselves, as he is determined to sell LOW FOR CASH. LUTHERI. COX, Agent. March 16, 1845.—3m

LAW OF MARYLAND.

[BY AUTHORITY.] An Act imposing a tax on Commissions allowed to Trustees and Receivers, to aid in paying the debts of the State. Section 1. Be it enacted by the General Assembly of Maryland, That in all cases in which commissions shall be allowed to Trustees or Receivers by the Court of Chancery, the courts of the several counties of this State, or of Howard District, as courts of equity or otherwise, such commissions shall be subject to a tax for the benefit of this State of one-tenth part of the sum so allowed, to be taxed by the Auditor of the Court, by which such commissions shall be allowed, in adding the account or accounts of said Trustees or Receivers respectively. Sec. 2. And be it enacted, That it shall be the duty of the Trustee or Receiver, as the case may be, to pay to the Register of Chancery, or to the Clerk of the court of the county, or of Howard District, as the case may be, the sum so taxed by the Auditor under the first section of this Act, within thirty days after the account reported by the said Auditor shall have been finally ratified and confirmed, and on the failure of the Trustee or Receiver, as the case may be, to make such payment, within the time above specified, it shall be the duty of the said Register of Chancery, or of the Clerk of the court of the county, or of Howard District, as the case may be, to give notice to the Deputy of the Attorney General of Anne Arundel county, or where the said commissions have been allowed by the Court of Chancery, or to the Deputy of the Attorney General of the county, or of Howard District, where the commissions have been allowed by the county court of a county or of said district, who shall thereupon put the bond of such Trustee or Receiver so failing to make the payment herein directed, in suit, for the use of this State, which bond shall be liable therefor, as for any other default of the principal obligor or obligors therein. Sec. 3. And be it enacted, That it shall be the duty of the said Register of Chancery, or the Clerk of the court of the county, or of Howard District, as the case may be, to whom such payments shall be made, on or before the first days of July, October, April and January in each and every year, from and after the passage of this act to pay to the Treasurer of this State, all sums of money paid to, or received by them under the provisions of this act, accompanied with a statement of the amount so received, under oath or affirmation, verifying the truth thereof, and on failure, their official bonds shall be put in suit, and a recovery had thereon for the use of this State, for the amount which they may so fail to pay with interest at the rate of ten per cent per annum, from the date of such default. Sec. 4. And be it enacted, That upon the payment to the said Register of Chancery, or to the Clerks of the county courts, or of Howard District, as aforesaid, as the case may be, they shall give to the said Trustee or Receiver, as the case may be, so paying as aforesaid, appropriate receipts, one of which shall be forwarded by the said Trustee or Receiver, as the case may be, to the Treasurer of this State, to be by him preserved and copied, which shall be evidence in suits to be brought by the said Register or Clerks as the case may be, in signing the same. Sec. 5. And be it enacted, That upon the exhibition and deposit of a copy of the said receipt retained by the said Trustee or Receiver, as the case may be, to the collector of the income tax, this State, who he shall call to receive payment of the income tax due by said Trustee or Receiver, the said collector shall credit the amount of said receipt or receipts, if the said Trustee or Receiver shall have more than one receipt, upon the bill for said income tax due by said Trustee or Receiver; Provided, that no such credit shall be given however, unless the said Trustee or Receiver shall pay to the said collector the balance, if any, of said bill so due by him as aforesaid. Sec. 6. And be it enacted, That the said collector or collectors shall be credited on the production of the said receipts, with the amount thereof, as so much money collected by him or them and paid over. Sec. 7. And be it enacted, That this act shall take effect from and after the first day of June next. D. CLAUDE, Treasurer of Maryland. The Leonard Town Herald; Port Tobacco News; the Upper Marlboro Gazette; Maryland Republican; Rockville Journal; Carrolltonian Westminister; Examiner, Frederick; Torch Light, Hagerstown; Civilian, Cumberland; Madisonian, Havre de Grace; Cecil Whig; Kent News; Centerville Times; Paris Denton, Gazette; Easton; Cambridge Chronicle; Herald, Princess Ann, and Gettman Correspondent, will insert the above once a week for three weeks, and the Baltimore Sun twice a week for the same time.

LAW OF MARYLAND—No. 196.

[BY AUTHORITY.] A supplement to an Act to regulate the fees of Notaries Public, passed at December session 1841, chapter 250. Section 1. Be it enacted by the General Assembly of Maryland, That Notaries Public shall hereafter be allowed to receive, as a fee for protesting any note draft, bill of exchange or check for non-acceptance or non-payment, the sum of two dollars, one dollar of which fee on any protest and no more, it shall and may be lawful for the said Notaries, to retain for their own use, and the residue, it is hereby made their duty semi-annually to pay over to the Treasurer of the Western Shore, and every Notary Public failing or neglecting to comply with the requirements of this section, shall forfeit in each case the sum of twenty dollars, to be collected and paid for the use of the State. Sec. 2. Be it enacted, That the Notaries Public shall at the time of making payment of the proportion of the fees hereby required to be paid into the Treasury, accompany such payment by a statement under oath showing the number of protests made by him and the fees received therefor. Sec. 3. Be it enacted, That all such parts of the act to which this is a supplement, as are inconsistent with the provision of this act, be and the same are hereby repealed. D. CLAUDE, Treasurer of Maryland. May 10, 1845.

THE MOST REMARKABLE CURE EVER RECORDED.

HADDONFIELD, N. J., April 23, 1843. On or about the 13th day of October, 1811, I was taken with a violent pain in the side, near the liver, which continued for about five days, and was followed by the breaking of an ulcer, or abscess, inwardly,

which relieved the pain a little, but caused me to throw up a great quantity of offensive matter, and also much blood. Being greatly alarmed at this, I applied to a physician; but he said he thought he could do but little for me, except give me some Mercury Pills which I refused to take, feeling satisfied that they could do me no good; many other remedies were then prescribed by my wife and friends, but none did me any good—and the discharge of blood and corruption still continued every few days, and at last became so offensive that I could scarcely breathe. I was also seized with a violent cough, which at times, caused me to raise much more blood than I had done before—and my disease continued in this way, still growing worse, until February, when all hope of my recovery was given up; and my friends all thought I would die of a GALLOPING CONSUMPTION. At this moment, when my life was apparently drawing near its close, I heard of DR. WISTAR'S BALM OF WILD CHERRY, and got a bottle, which RELIEVED ME IMMEDIATELY; and by the use of only three bottles of this medicine, all my pains were removed—my cough and spitting of blood and corruption entirely stopped, and in a few weeks my health was so far restored as to enable me to work at my trade, (which is a carpenter,) and up to this time I have enjoyed good health. THOMAS COZENS. Gloucester County, N. J., 23

PERSONAL CAME BEFORE ME.

The subscriber, one of the Justices of the Peace in and for the said county, Thomas Cozens, and being duly affirmed according to law, saith the above statement is in all things true. Affirmed before me, on the 20th day of April, 1843. J. CLEVERLY, J. P. Such is the unprecedented success of this FALSAM "Nature's Favorite Prescription," a prescription congenial to our wants, as it is prepared from chemical extracts from substances which the Author of nature has placed in our own land for the most purposes, that many who know nothing of the mode of its preparation are endeavoring to reap pecuniary benefits by selling an article similar in name, or in appearance, or by representing their own trash as superior to this FALSAM, or by putting up a mixture and solemnly asserting that it is imported from a foreign country, which is not the case. All these deceptive ruses go to show that WISTAR'S BALM IS known to the world to be "THE GREAT REMEDY," and that to sell any mixture it must be like this in name, or appearance, to be like it in substance. (Beware not the cunningly wrought fabrication—and take only the original and genuine WISTAR'S BALM OF WILD CHERRY. NO OTHER CAN BE LIKE IT. Address all orders to ISAAC BUTTS, No. 32 Ann Street, New York. Agents. THOMAS M. FLINT, Cambridge, Md.

CLICKENER'S SUGAR COATED VEGETABLE EXTRACT PILLS.

A medicinal preparation is hereby announced which has been long desired, and sought for, and which the public must at once see and acknowledge the advantage of. It is a purgative pill, COATED WITH SUGAR, so that it leaves no taste whatever of its medicinal ingredients. In fact the medicine is so entirely disguised that if a person were to swallow the pills without being informed that they were, he would believe them to be simply lumps of pure sugar, nor could he afterwards, unless by his great purgative effect suspect that he had been taking medicine, for these pills are so skilfully prepared that they do not grip the bowels, and thus the pain in the bowels is avoided two evils which attend all other purgative medicines; namely nausea and pain. Medicine administered in all other sweet forms has the disadvantage of being mixed with the sugar, and hence presents a disagreeable flavor, which, in most instances is more disagreeable than unadulterated bitterness. In these pills this is altogether avoided; the sugar and the medicine being entirely distinct from each other, so that the former is not thoroughly removed before the latter can manifest itself to the taste. It is universally known that nearly all diseases originate with impurity of blood—Pure blood is therefore essential to health. We must not, however, wait until the blood is impure, for then it takes time—and that time passed in ill health—to rectify it; but when the slightest derangement of the system is indicated by costiveness, or any other sign, it admonishes us that superfluities are gathering in the system, which should at once be got rid of, for their removal leaves the chyle, (from which the blood is formed) in a healthy state, and purity of blood is not the result. This fact, as stated, is universally known; but people have such an aversion to medicine, that, unless the case is urgent, they prefer the disease to the cure, until an impaired constitution, or a fit of sickness rebukes them for the folly of their conduct. Still they had some excuse for heretofore, medicine in almost any form, was nearly as disgusting as it was beneficial. Now, however, as this medicine is so entirely removed; for CLICKENER'S SUGAR COATED VEGETABLE EXTRACT PILLS have no taste whatever of medicine—produce none of the nausea and griping, attendant on the operation of other medicine—while their speedy effect in removing all impurities from the system cannot be excelled by any other medicine which has ever been discovered. It is unnecessary to say more here. If these pills are, as described, the public will freely and gladly purchase them; and the proprietor merely asks a trial, which he is sure of receiving, to prove that he sometimes no merit for them which they do not fully possess. Clickener's Sugar-coated Vegetable Extract Pills are prepared and sold wholesale and retail and for exportation, by C. F. CLICKENER & Co., Chemists, at the wholesale and retail drug warehouses, No. 75 and 81 Barclay street, New York. Price 25 cents. Sold by the following agents: WHITE & ANDERSON—Cambridge. MARSHALL & EUNICK—... VICKERS & DUNN—... CHAS. CONNELLY—Lower Hunting Creek. DANIEL CANNON—Privilege. CHAS. J. SMITH—Mt. Pleasant. AKERS & HOWETH—Crotchers Ferry. J. B. DEAN—Draw Bridge. J. HIGGINS—Big Mills. W. J. VANE—Hicksburg. W. MOBRAY—Hardscrabble. JOHN MILLS—Bucktown. R. H. FUBMAN—Golden Hill. JOHN J. B. WOOLFORD—Loom Town. WRIGHT & JONES—Church Creek. SAMUEL CORNER—Neck District. MUIR & WRIGHTSON—... BRAMBLE & STEVENS—New Market. Feb. 1, 1845. 1y. Caution—The public should remember that C. F. Clickener is the inventor of the Sugar-Coated Pills and that nothing of the sort was ever heard of until he introduced them. Therefore should any other person, seized by the popularity of his discovery, advertise Sugar-Coated Pills, they must be a wretched counterfeit, which it would be dangerous to use, as none but the most ignorant can be so bold as dealing in such a notorious fraud, as palming off counterfeit for genuine medicine.

TAILORING BUSINESS.

WM. C. LITTLETON has returned from the city of Baltimore with the latest N. York Fashions. He feels thankful to his many patrons for the liberal encouragement he has received from them since he has commenced business. He intends to continue his efforts to please them. He has made arrangements to receive quarterly the London, Paris, New York and Philadelphia Plates of Fashions. March 20, 1845. 1f