

From the Baltimore American.
TWENTY SEVENTH CONGRESS.
WASHINGTON, Jan. 5, 1843.
UNITED STATES SENATE.

Mr. WRIGHT presented a memorial from two citizens of New York, asking compensation for slaves taken by the Government of Florida, and carried to Arkansas, in some expedition connected with the Government.

Mr. BUCHANAN presented a memorial from the Philadelphia Board of Trade, asking for the establishment of the warehousing system.

Mr. TALLMADGE presented two resolutions from New York, against the repeal of the Bankrupt Law.

Mr. McROBERTS presented a memorial from citizens of the West for an appropriation for the removal of the obstructions in the Ohio River. The memorial was accompanied by a statement of the frightful destruction of property.

CLOTH CASES.

The resolution asking for information in relation to the decisions upon the Cloth Cases in Philadelphia was taken up and adopted.

[It is said there is a Report in the Treasury Department upon this subject, favorable to the decision of the Court and unfavorable to the Importers. It is called for in reference, it is presumed, to a decision of the Supreme Court which will probably be made upon an appeal from the Courts of Philadelphia. These decisions create much feeling here, are considered as often unjust, and will probably become the subject of debate by and by.]

PUBLIC DEBT.

The Resolution presented by Mr. SMITH of Ind. calling for information as to the amount of the Public debt at the close of the Revolution, the amount incurred by individuals, the amount paid by the several Administrations, the amount of public debt at present existing, the debt of Great Britain and other information upon the subject of indebtedness, exports and imports, was also passed.

OREGON BILL.

The Bill making provision for the occupation and settlement of the territory of Oregon coming up in order upon its third reading.

Mr. CALHOUN said he was not prepared to vote at present. He wished to enquire more into the character of the pending negotiations, and wished for time also to read the correspondence which had appeared upon the subject.

Mr. LINN consented that the Bill should be postponed until Monday, and the Senate so ordered.

Mr. BAYARD moved an Executive Session, after which the Senate adjourned.

HOUSE OF REPRESENTATIVES.

Mr. CAMPBELL of S. C. introduced a bill to suppress the second section of the bill for the appointment of representatives among the several States, according to the sixth census, so far as the same may affect the elections of any persons who have been or who may be elected Representatives of the 27th Congress.

On motion of Mr. BARNARD, the bill was referred to the Committee of Elections.

Mr. HALSTEAD introduced a bill to regulate the taking of testimony in cases of contested elections, and for other purposes, which was referred to the Committee of the whole.

Mr. STRATTON submitted a resolution, which was adopted, instructing the Committee on Naval Affairs to inquire into the expediency of reporting a bill to suppress the crime of duelling in the Navy of the United States.

On motion of Mr. IRWIN of Pa. a resolution was adopted, instructing the Committee on the Judiciary to inquire into the expediency of providing for a more extensive publication of the laws of the United States, both in English and German.

The resolution of Mr. BOWNE, instructing the Committee on the Judiciary to report on Thursday (to-day) a bill to refund the fine, with the costs, imposed upon General Jackson in 1815, was taken up for consideration.

Mr. GWINN of Miss. delivered a few remarks to show that a recent pamphlet, written by a Kentuckian, and laid upon the tables of members this morning, was erroneous in many particulars, and to remove any prejudices which might have resulted from this publication.

Mr. CUSHING said that they were now on the eve of the anniversary of the battle of New Orleans, one of the greatest events in the history of our country, and whatever may be the difference of opinion with regard to General Jackson's conduct in political life, no one could deny that this victory covered our country with imperishable glory.

He desired that the bill should be passed by the 8th of January, so as to make the anniversary of the victory of New Orleans a day to be sanctified in the action of the House by the restoration of the fine imposed upon General Jackson.

Mr. C. then moved to amend the resolution of Mr. BOWNE, so that the debate may be terminated to-morrow by two o'clock; and he moved the previous question.

Mr. ADAMS had no idea of having the gag applied to him. He wanted to debate this subject thoroughly: it was important to the country. If Gen. Jackson was poor, he would be willing to contribute his portion to relieve his necessities, but he could not consent to bestow a pension upon the old man, in his latter day, by voting for this bill. If the bill should be passed, it would be equivalent to sanctioning despotic power exercised by General Jackson over our own citizens.—There was at that time, no necessity for the declaration of martial law. During the delivery of Mr. Adams's remarks, the morning hour having expired, and the Speaker informed the gentlemen from Massachusetts of the fact.

Mr. Adams said that he would conclude his observations to-morrow.

Mr. C. J. INGERSOLL moved that the House resolve itself into a Committee of the whole, on the state of the Union.

Mr. TURNEY moved to amend the motion by adding, and take up the bill in relation to the fine imposed on General Jackson.

The Speaker said that the amendment was not in order, without the concurrence of two-thirds. By a mere majority the House could resolve itself into a committee of the whole, and take up whatever measure they please.

Mr. CAYE JOHNSON of Tenn. called for the yeas and nays, on going into Committee, and the question being taken, it was decided in the negative. Yeas 100, nays 106.

Mr. EVERETT called for the orders of the day — being the bill to repeal the Bankrupt law.

Mr. GORDON replied to Mr. BOWNE; and said that his colleague could get neither the Democratic nor Whig party to join in the remark that the people did not care who was the President, so that the Constitution was preserved. The people did care. But the Democratic party could not take Mr. Webster — an old Federalist could not be trusted, although he might profess to be a Democrat; for the dog will return to his vomit, and the sow to her wallowing. In this style, the honorable gentleman amused the House for an hour.

Mr. Gordon in all his remarks was studiously severe upon his colleague (Mr. BOWNE) and exhausted the language of vituperation in speaking of Mr. Webster. The personalities of his remarks, and the point of them towards both gentlemen, gave him many listeners, and the House was occasionally excited by roars of laughter. Mr. Gordon spoke his full hour under the rule, and the floor was given to Mr. McKEON of New York.

Mr. BOWNE begged most earnestly for permission to reply, and having been dealt with most unceremoniously by Mr. Gordon, the House joined in the request.

Mr. BOWNE begged but for five minutes and promised to stop then.

Mr. McKEON consented and Mr. B., the House all eyes and all ears in the meantime, spoke his five minutes. He said he well knew that to make a reply to his colleague he must, for the time, cast aside all self respect, and he then stood in that position.

Mr. B. said that his colleague was not the man to arraign him for his democracy. He was not the high priest of the party. His own principles hung too loosely about him to allow him to dictate to others or to judge for or of others. He was not true to his party, for it was verified under affidavit that in the canvass of 1840 he had offered to become a whig leader and a whig candidate for Congress, if the whigs would take him into their ranks, provided his own party should not nominate him to the post he now filled. [Great laughter.]

The gentleman, in his remarks, Mr. BOWNE further said, had entirely perverted the truth. He had, with the printed remarks before him, misrepresented his whole speech, and he had—

[Here Mr. B. was cut short by the expiration of the five minutes.]

Mr. GORDON was now anxious to rejoin, and after some interpretation, inquiry and objection, appeal and opposition, he spoke for five minutes also, and pronounced the accusation of his colleague false in every particular. He accused him too of betraying his party, and joining "the Guards."

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MARRIED.

On the 5th inst., by the Rev. Mr. Berzstreiner, Mr. CHARLES BECKMAN, of Augusta, to Miss ELIZABETH JANE, daughter of John Klino Esq., of Rush township.

On the 18th ult., by the Rev. A. Fisher, Mr. Geo. SCHEWACK to Miss HANNA BECKER, both of Shamokin.

On the 21st ult., by the same, Mr. JACOB SINTON to DENORAH KESSENER, both of Shamokin.

On the 4th inst., by the same, Mr. PETER PERKINS, of Shamokin, to Miss SARAH HOWER, of Columbia county.

On the 3d inst., by Elder J. D. Jones, Mr. ISAAC SHIPMAN to Miss REBECCA LITTLE, both of Augusta township.

On the same day, by Elder George M. Spratt, Mr. FARNWORTH REED to Miss ROSANNA MILLER, both of Shamokin township.

On the 24th ult., in Rochester, Cedar county, Iowa, by the Rev. Mr. Free, Mr. WILLIAM GORDON, formerly of this place, to Miss ELIZABETH, daughter of the Rev. Morton Baker, of the first named place.

In Pottsville, on the 26th ult., by the Rev. Mr. Morse, Mr. THOMAS J. ARTWOOD, of Muncy, Lycoming county, to Miss ANNA MARIA, daughter of the late John W. Wykopp, Esq., of Philadelphia.

DIED.

At Tamaqua, Schuylkill co., on the 21st ult., THOMAS JEFFERSON, son of Wm. B. Lebo, Esq., aged 3 years, 6 months and 23 days.

In Pottsville, on the 5th inst., "Old" VENUS COGGINS, a black woman, aged 103 years. Venus retained her faculties, both mental and physical, to a most extraordinary degree; and was able to walk about town until within four or five days of her death — *Emporium.*

PRICE CURRENT.

Corrected weekly by Henry Yoxtheimer.

WHEAT,	80
RYE,	50
CORN,	40
OATS,	25
PORK,	5
FLAXSEED,	100
BUTTER,	12
BEEF,	25
BREXWAL,	12
TALLOW,	12 1/2
DRIED APPLES,	75
DR. PEACHES,	200
FLAX,	10
HUCKLED FLAX,	8
EGGS,	8

John H. Cowden's Estate.
NOTICE is hereby given, that all persons, corporate or natural, interested in the estate of JOHN H. COWDEN, or in the monies in Court for distribution, to appear by the 7th day of February, 1843, and make themselves parties to the several issues in fact, and to the proceedings for distribution. By the Court.

SAMUEL D. JORDAN,
Platiff's attorney,
Sunbury, Jan. 9th, 1843.

Abraham Dunkelberger's Estate.
NOTICE is hereby given to all those indebted to the estate of Abraham Dunkelberger, dec'd., late of C. township, Northumberland county, by note due, or book account, to call and make payment on or before the 11th day of February next, at the house of the deceased. All those having claims on said estate, are requested to present them, well authenticated, for settlement.

SUSANNA DUNKELBERGER,
Jan. 7th, 1843—5t
Administratrix.

BANKRUPTCY

HENRY YOXTHEIMER.
NOTICE is hereby given, that on the 22d day of September last, the undersigned was appointed by the District Court of the United States, for the Western District of Pennsylvania, assignee of HENRY YOXTHEIMER, dec'd., by the said Court a Bankrupt, pursuant to the act of Congress passed August 19th, 1841, and that said assignee has entered upon his duties as such, of which all concerned in any manner whatever will please to take notice.

CHARLES PLEASANTS,
Dec. 31st, 1842—3t
Assignee.

Estate of Jacob Malich, dec'd.
NOTICE is hereby given to all those indebted to the estate of Jacob Malich, dec'd., late of Augusta township, Northumberland county, by notes due, or book account, to call and make payment on Tuesday, the 17th of January next, at the house of the deceased. All those having claims on said estate, are requested to present them on the same day, well authenticated, for settlement.

PETER MALICH,
JOHN MALICH,
Dec. 21st, 1842—3t.
Admrs.

NOTICE.

I HAVE taken my son Wm. I. Greenough's, in partnership in the practice of the law, in the county of Northumberland. He will be constantly in attendance at my office, in the borough of Sunbury, ready to transact such business as may be entrusted to our care. Merchants and others may rely upon his vigilance and fidelity in the collection of monies. E. GREENOUGH.

Sunbury, Dec. 31st, 1842—5t

PARTNERSHIP.

THE Partners have entered into partnership in the practice of law, in the several counties of the county of Northumberland, and state of Pennsylvania. Their office is the same that has hitherto been occupied by E. Greenough, in the borough of Sunbury.

E. GREENOUGH,
W. I. GREENOUGH.
Sunbury, Dec. 31st, 1842—5t

NOTICE.

THE Public are hereby notified, that the subscribers purchased of William and Jacob Ulp, of the borough of Northumberland, on the 20th day of December inst., two MARES, the one bay and the other black.

Take notice, that we have loaned the above property to the said Wm. and Jacob Ulp, to be delivered to us at any time when called for.
WM. McCAY,
BRAUTIGAM & WAPLES,
Northumberland, Dec. 31st, 1842.

Last Notice.

All those who are indebted to the subscriber, are requested to call and make settlement, on or before the 10th day of January next, by paying up or giving their notes or due bills, as he is in want of cash, and determined to have his accounts settled. The accounts of all those refusing to comply with this request, will be left in the hands of a magistrate for collection, without respect to persons. D. N. is received.

Dec. 24, 1842—3t JOHN YOUNG.

Public Notice.

TAKE NOTICE, that on the 20th day of December, 1842, we purchased, at constable's sale, held by Edward Gass, constable for the borough of Sunbury, the following property of Joseph Martz, to wit:

4 Chairs,	\$0 85
1 Bureau,	1 00
1 Corner Cupboard,	2 77
1 Brown Mare,	40 00
1 Halter,	0 22
1 Day Mare,	35 00
1 Halter,	0 51
1 Clock,	5 25
16 Bushels Corn, at 43 cts. per bu.	6 88

The public will therefore take notice that we have loaned the above named articles to Joseph Martz, of Augusta township, Northumberland county, as purchased by us at constable's sale, and that they are held by him in no other way.

IRA T. CLEMENT,
JACOB MARTZ,
Sunbury, Dec. 24, 1842.

Dr. G. B. Weiser,
OFFERS his professional services to the citizens of Sunbury, and vicinity. Office next door to the residence of Rev. R. A. Fisher, where he may be found, or less engaged in discharging the duties of his profession. Oct. 8th, 1842—4t.

SAUL DRUCKENHILLER,
HATTER,
VERY RESPECTFULLY begs leave to inform his customers and the public generally that he still continues in—

HATING BUSINESS,
in all its various branches, in the store, No. 12, opposite the Buck Tavern, formerly occupied by Henry Hass and himself, under the firm of Drs. & Druckenhiller, which firm has been mutually dissolved. He hopes, by his long experience in the above business, and strict attention thereto, to render general satisfaction, and receive a liberal share of public patronage.

Sunbury, October 15th, 1842.—6m.

UNION HOTEL,

(General Stage Office.)
UNION,
LYCOMING COUNTY,
Pennsylvania.

THE Subscriber respectfully informs his friends and the public in general, that he has taken the above

LARGE AND COMMODIOUS
HOTEL,
IN THE BOROUGHS OF UNION,

and that he is now well prepared to accommodate all who may favor him with their company. His STABLE APARTMENTS are well aired, and comfortable.

His TABLE and BAR will always be supplied with the best the market can afford. His STABLES, which is good will be under the charge of good and careful drivers. He feels confident, by strict attention to business, and an earnest desire to render comfortable those who may patronize him, that he will not fail to give general satisfaction. H. B. WEAVER
Union, Oct. 1st, 1842—4t.

A CARD.

Dr. J. W. Peal begs leave to tender his grateful acknowledgments to the people of Sunbury and surrounding country, for their past encouragement in the line of his profession; and would at the same time announce to them, that he still intends to continue the practice of medicine, in all the various departments. He would, therefore, solicit a continuance of their confidence and patronage. He may be found at all times at his office, in market street, unless professionally engaged.

A CARD.

Dr. D. T. Tritts, respectfully informs the citizens of Sunbury and vicinity, that he has taken an office in the building lately occupied by Dr. Lazarus as a drug store, in market street, Sunbury, where he may be found at all hours, unless professionally engaged.

DR. TRITTS returns his sincere thanks for the encouragement he has received in the line of his profession, in this place, and trusts, by prompt attention to the duties of his profession, and reasonable charges, that he will continue to receive a liberal share of the public patronage.

PHOTOGRAPHIC NOTICE.

M. P. SIMONS,
No. 173 Chesnut Street, 4th Story,
PHILADELPHIA.
MANUFACTURER OF DAGUERREO TYPE APPARATUS, Surgical and Military Cases, Importer of French Chemicals and double silver plates for the Daguerre type, and this method of informing the citizens of Northumberland, that he carries on the above business extensively, in all its various branches. Persons desirous of obtaining any of the above articles, can be promptly supplied, or the business conducted upon all letters (post paid) will receive immediate attention.

Mr. G. R. MILLER, dec'd., has been appointed by the Northern part of the State, will promptly attend to all orders, give necessary information, and Photographic instructions to any person, on application to him. August 6th, 1842.—4t.

DR. J. N. SUMNER,

SURGEON DENTIST.
RESPECTFULLY informs the public that he has made Northumberland his permanent place of residence, and is ready to attend to any calls in the line of his profession.
July 2, 1842—1v.

TAILORING.

ON HIS OWN HOOD.
PETER GERTER,
RESPECTFULLY informs his friends and the public generally, that he has discontinued the

Tailoring Business,
and is now engaged in the manufacture of Boots and Shoes, in the store, No. 12, opposite the Buck Tavern, formerly occupied by Henry Hass and himself, under the firm of Drs. & Druckenhiller, which firm has been mutually dissolved. He hopes, by his long experience in the above business, and strict attention thereto, to render general satisfaction, and receive a liberal share of public patronage.

Sunbury, June 18th, 1842—1y

Fresh supply of ROSE OINTMENT, received and for sale by
M. B. MASSER.
Nov. 19th, 1842.

THE PHILADELPHIA, READING AND POTTSVILLE RAIL ROAD.

AN EXTRA ACCOMMODATION LINE
Will commence running between Philadelphia and Pottsville on the following days and hours:

ON AND AFTER MONDAY, MAY 9, 1842.	Leaving Pottsville, on Mondays, Wednesdays and Fridays,	8 1/2 A. M.
Leaving Philadelphia, on Tuesdays, Thursdays and Saturdays,	12 P. M.	

Hours of stopping: Reading, 1 1/2 P. M.; Pottsville, 4 1/2 P. M.; Pottsville, 8 1/2 P. M.; Pottsville, 12 P. M.

Between Pottsville & Philadelphia, \$3.00 & \$1.00
Between Reading & Pottsville, 2.25 & 1.75
Between do. & Philadelphia, 1.40 & 1.00

EXCESSIVE TICKETS—GOOD FOR RETURNING NEXT DAY
Between Pottsville & Philadelphia, \$5.00
Between Reading & Pottsville, 2.00
Between do. & Philadelphia, 1.00

The other passenger trains will as before, at the following hours:
Philadelphia and Pottsville,
From Philadelphia, at 8 1/2 A. M. } Daily
From Pottsville, at 2 P. M. }
Hours of stopping: Reading, 1 1/2 P. M.; Pottsville, 4 1/2 P. M.; Pottsville, 8 1/2 P. M.; Pottsville, 12 P. M.

All tickets will stop for way passengers at the usual places.
Passengers are requested to procure their tickets at the station.

To Country
MERCHANTS.
THE Subscriber, Agent of Lyon & Harris, Hat & Cap Manufacturers, for New York, Philadelphia, Baltimore and other large cities, where Hats are highly commended for good style and durability, has on hand a first rate assortment of HATS and CAPS, suitable for Spring sales, which will be sold very low, for cash or approved notes, as the retail cheap store, No. 40, North Third street, opposite the City Hotel, Philadelphia.

ROBERT D. WILKINSON, Agent,
N. B. Orders for Hats in the rough, promptly attended to. The highest price in cash or trade given for Fur skins.
Philadelphia, June 11, 1842—1y

All persons indebted to the firm of Lyon & Harris, under the agency of O. N. Teacher, Hat and Cap Manufacturers, No. 40 North Third street, Philadelphia, are requested to make immediate settlement of their accounts, with the subscriber, their legally authorized Agent, who is fully empowered to receive and collect the accounts of said firm.
ROBERT D. WILKINSON,
June 4th, 1842.—4t Agent.

WARRANTED SUPERIOR TO ANY OTHER NEAR SUNBURY.

JOHN & HENRY LANDAU, having rented the Lane-Kilns of Henry Masser, in Sunbury, have now for sale the best Lime in this part of the country, and will continue to keep constantly on hand fresh Lime for Plastering, Building and for Lining Land, on as reasonable terms as can be had anywhere in the neighborhood.

J. & H. LANDAU.
May 21, 1842.

EAGLE HOTEL.

Corner of Third and Vine Streets,
WILLIAMSPORT, PA.

THE Subscriber, who has announced to the public that he has opened a Hotel in the commodious brick building situated on the corner of Third and Vine streets, where he will be happy to wait upon those who may favor him with their company. The Eagle Hotel is large and convenient, and furnished in the best modern style. It is provided with a large number of well aired and comfortable sleeping apartments, rooms, private parlors, &c. Persons visiting Williamsport on business, or for recreation, will find it a most desirable place to stop. The Table will be supplied with the very best market articles, and his bar with the purest wine and other liquors, and he trusts to receive a liberal share of the public patronage.

DR. TRITTS returns his sincere thanks for the encouragement he has received in the line of his profession, in this place, and trusts, by prompt attention to the duties of his profession, and reasonable charges, that he will continue to receive a liberal share of the public patronage.

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U. S. Mail Coach

FOR POTTSVILLE.
STICK TO THE MAIL COACH!
PASS & SUIVRE!
THE Mail Coach for Pottsville leaves Northumberland every morning at 9 o'clock, and arrives in Pottsville in the evening.

Fare