

**PROHIBITION IN PENNSYLVANIA.**  
Our near neighbors of the Keystone State, have just enacted a law regulating and to a great extent prohibiting the sale of ardent spirits. It seems that they have begun rather moderately in the work of Reform, and while they accomplish much good by this first step, there is substantial ground for believing that the present enactment will be stiffened as experience shows it can be safely done. It will interest our readers to know what our neighbors are doing, and we accordingly present them an abstract of the new law. It is well matured in its provisions, practical, and can be successfully executed, and is not simply a quartet, which some persons regard with favor, as being calculated to increase the consumption of liquors. Those who are permitted to sell by the quart are so hedged in and bounded by restraining laws as almost effectually to prevent the indiscriminate sale of liquors. Great caution and prudence will hereafter be necessary in exercising this trade. Let us not anticipate fancied and improbable evils from this enactment, but look at the good which will flow from it.  
It will root out and destroy all general drinking houses and low grogeries, which abound in all the large towns and cities presenting inducements at every corner for the thirsty to indulge their appetites, and for the young to acquire an appetite for intoxicating liquor.  
It will entirely prevent the sale of liquors in hotels and taverns, either at the bar, where it is retailed by the glass, or by the bottle; thus diminishing the number of hotels in the cities to that actually required for the accommodation of strangers and travelers. In the country it will diminish the number of taverns by at least one half by cutting off the principal source of revenue which now sustains them and compel those remaining to stand entirely upon the accommodations afforded to travelers and lodgers for their support. The number of taverns will thus be reduced and their quality and accommodation very naturally bettered.  
It does not discriminate between spirituous and malt liquors, but abolishes all larger beer houses and ale houses, and prevent the sale of malt liquors in restaurants and oyster cellars, thus destroying a traffic which has for late years rivalled in evil with the sale of spirituous liquors.  
It will prevent the sale of liquors of all descriptions in any measure less than one quart, and requires those willing to sell by the quart to obtain a license from the Court, after due notice thereof to the community, and be subject to restrictions and obligations which will prevent the abuse of this privilege. Persons so licensed will be required to give a bond in one thousand dollars with sufficient sureties, for the faithful observance of all laws relating to the sale of liquors, which embraces the Sunday law and the law of last session, preventing the sale of liquors to minors and persons of intemperate habits.  
It prohibits liquors being sold and drunk on the same premises, and thus prevents the stores of licensed dealers from being turned into tippling houses; and it requires the payment of three times the present amount of tax for license to sell.  
That is what every one will call a very sensible beginning, and the evident result will be, if it is found to promote temperance, reduce taxation and crime arising from the excessive use of liquors, that the people will come to the conclusion that something more stringent will produce still greater good. And thus, from this comparatively moderate beginning, we shall ere long expect to see entire prohibition of the law of Pennsylvania.—*Olean Journal.*

**THE AMERICAN PARTY ON SLAVERY.**  
The following are resolutions passed by the State Council of New Hampshire, at a meeting held at Concord, on Tuesday and Wednesday of this week. They are published by a vote of the Council, in the *Manchester American*, which is the State organ of the party.—*Evening Post.*  
*Resolved*, That there appear to exist in the minds of a portion of the community some doubts as to the position of the American party in regard to slavery, and its extension over new territories; therefore,  
*Resolved*, That the American organization be constituted and existing in New Hampshire, is not based on one idea alone, but comprehends every principle that will promote the political welfare of a free people.  
*Resolved*, That the Declaration of Independence, the tones and deeds of the founders of this republic, all indicate that our forefathers intended that slavery should be sectional, not national—temporary, not permanent.  
*Resolved*, That as a political party, pledged to regard and watch over the best interests of the whole Union, and to labor for its integrity and perpetuity, we solemnly protest against the repeal of the Missouri Compromise, the Kansas-Nebraska bill, and the Fugitive Slave law, as violating the spirit of the Constitution, and tending to disunion and the destruction of the free institutions of the country.  
*Resolved*, That we never will, under any circumstances, consent to the admission of slavery into any portion of the territory embraced in the compact of 1820, and from which it was then excluded by the mutual agreement of both the northern and southern States.  
*Resolved*, That any attempt to commit the American party of New Hampshire to the advancement of the interests of slavery, to ignore it as a political question, or to encourage it upon as to its evils and enormities, shall receive our earnest and unqualified disapprobation.

**MISSION OF THE REPUBLICAN PARTY.**  
The mission of the Republican party is of the greatest importance. Its objects are unalterably fixed, and its policy is well defined. Freedom and Temperance are its essential features; and these demand our highest patriotism and our warmest zeal. As distinct and feasible objects, they challenge the most searching investigation, as when thoroughly and honestly maintained, they may well be the strongest opposition. Neither of the great parties of this country has ever adopted one or the other of these issues, as a component part of its platform, although each party, at various periods, in local organizations, but never in national convention, has passed *theoretical* resolutions affirming the importance of both.  
The position of the Republican party is therefore peculiar and responsible. It proposes the practical recognition of the great doctrine of HUMAN RIGHTS; not as incidental or subordinate to other objects of minor importance, but as the vital element of its creed. Other objects, indeed, are not to be overlooked; for although we might safely argue that, in this case, "the greater includes the less," yet, as wise and practical citizens, it is also our imperative duty to recognize, and heartily to encourage and support every object whose legitimate design is to promote the social and political improvement of the people. To this end the commercial, the manufacturing, the agricultural interests of the State will justly claim our fostering care, while the cause of sound education will be especially promoted, and its material benefits imparted, as uniformly and universally as the nature of the case will admit. In short, the Republican administration will be eminently democratic, and reflect as truly as practicable the intelligent wishes of the whole people.  
With the Republican party the doctrine of Human Rights means, the overthrow of American Slavery wherever it may exist, and its complete abolition, and also the support of the Maine Law, which is designed for the suppression of Drinking Houses and Tippling Shops. These objects constitute the main purpose of the Republican party; and upon this basis, fully recognized and frankly avowed, it is determined to stand or fall.  
Nor has it anything to fear from within:—Is not the party which is here the rock upon which the party will split, if not apply it shall fall at last. A partial application of this great doctrine, and a timid policy, are most of all to be apprehended and dreaded. A distrust of the people is a common and fatal error, and a lack of faith is sorely needed.  
Never was a party inaugurated under more favorable auspices, nor with brighter prospects and never was a cause more certain, if we are but true to ourselves and to the cause we have solemnly espoused. Let our policy then be bold and energetic; let there be no half-way measures—no  
"Fearful souls, that tire and faint!"  
but let a manly, straight-forward, vigorous course be constantly pursued, and by the blessing of Heaven, the Republican party will be maintained in fact, and its perpetuity secured.—*Portland Inquirer.*

**General Information.**  
**UNITED STATES GOVERNMENT.**  
President—Franklin Pierce  
Vice President (de facto)—Jesse D. Bright  
Secretary of State—Wm. L. Marcy  
Secretary of Interior—Robert McClelland  
Secretary of Treasury—James Guthrie  
Secretary of War—Jefferson Davis  
Secretary of Navy—James C. Dobbin  
Post Master General—James Campbell  
Attorney General—Caleb Cushing  
Chief Justice of United States—R. B. Taney  
**STATE GOVERNMENT.**  
Governor—James Pollock  
Secretary of State—Andrew G. Curtin  
Deputy Secretary of State—J. M. Sullivan  
Sergeant General—J. Porter Brawley  
Auditor General—Ephraim Banks  
Treasurer—Eli Sifer  
Supreme Court Judges—Ellis Lewis, W. B. Lawrence, G. W. Woodward, J. C. Knox, J. S. Black.  
**County Officers, with Post Office Address.**  
President Judge, ROBERT G. WHITE, Wellsboro, Tioga Co.  
Associate Judges, ORANGE A. LEWIS, Clydes, JOSEPH MASS, Millport.  
District Attorney, FRANKLIN W. KNOX, Coudersport.  
Sheriff, PIERRE A. STEBBINS, Coudersport.  
Prothonotary and Clerk of the Courts, THOMAS B. TYLER, Coudersport.  
Register and Recorder, ANDREW JACKSON, Coudersport.  
County Commissioners, WILLIS YOUNG, Clydes, HARRISON ROSS, Whites Corners, HENRY NELSON, Wharton.  
County Auditors, HENRY L. STOVES, Coudersport, HARRIS LEXMAN, Roulette, JAMES H. WILSON, Sharon.  
Commissioners' Clerk, SAMUEL HAYES, Coudersport.  
Treasurer, HARRY ELLIS, Coudersport.  
County Surveyor, Z. F. ROEBUCK, Harrison Valley.  
Superintendent of Common Schools, JOHN B. PRATT, Coudersport.

**Very Important Information.**  
Dr. JONES, one of the most celebrated physicians in New York, writes as follows:  
"Dr. CURETTE—Dear Sir—Having witnessed the excellent effects of your HYDRO-PATHIC VAPOR AND QUERRY SYRUP, in a case of chronic Bronchitis, and being much in favor of counter-irritation in affections of the throat, bronchial tubes, and lungs, I can therefore cheerfully recommend your Medicated Apparatus as being the most convenient and effectual mode of applying anything of the kind I have ever seen. Doubtless thousands of persons may be relieved, and many cured, by using your remedies.  
You are at liberty to use this in any way you may think proper.  
Respectfully, yours, &c.,  
C. JONES, M. D., No. 609 Houston street, New York.  
Prof. S. CURETTE writes as follows:  
"GENTLEMEN—I have recently had occasion to test your Cherry Syrup and Hygienic Vapor in the case of chronic sore throat, that had refused to yield to other forms of treatment, and the result has satisfied me, that whatever may be the composition of your preparation, it is no imposition, but an excellent remedy. I wish, for the sake of the afflicted, that it might be brought within the reach of all.  
Rev. Doctor CURETTE writes, Nov. 15, 1854.  
New-York, Nov. 15, 1854.  
Dear Sir—I think highly of Dr. Curtis's Hygienic, as a remedy in diseases of the throat and lungs. Having had some opportunity to test its efficacy, I am convinced that it is a most excellent medicine, both the Syrup and the inhaling application to the chest. The Hygienic is for sale by D. W. SPENCER, Coudersport. 7-52  
Dr. J. B. Wilson OFFERS his services to the citizens of Coudersport and vicinity. Office over the store of T. B. Tyler. 7-52

**Putnam's Monthly.**  
In examining the publication of PUTNAM'S MONTHLY, it is only necessary for us to refer to the special notice issued, with our hearty approval, upon the first of April, by the late publishers. The Magazine will soon be at greater excellence in the direction of its progress, and, without being a partisan, will hold decided opinions, and will treat all public questions from a humane and truly national point of view.  
In all the other varied departments of a Monthly Magazine, it will hope to amuse, instruct, and benefit; to criticize generously but justly, and to attract to its pages, as it has already done, the contributions of able men in every walk of Literature, Science, and Art. The past volumes are the best assurance that, no being obnoxious to the purest morality, and no wanting attack upon honest conviction, it will ever find a place in the Magazine.  
All communications should be addressed to D. C. EDWARDS, Publishers of Putnam's Monthly, 10 Park Place, New York.

**MAY.**  
**CONTENTS.**  
The Last Word of Geology. Oliver Bosselin.  
The Compensation Office. The Alps.  
The Days of Virginia.  
The Turks Two Hundred Years Ago.  
The Night-Glass.  
Only a Pebble.  
The Count De Cagliostro.  
The Challenge.  
The National Academy of Design.  
The Birth-place of Mozart.  
A Cruise in the Flying Dutchman.  
The Beasts of the Prairies.  
American for the American.  
Twice Married. (Continued.)  
Editorial Notes.  
I. Literature—1. American.  
2. Reprints.  
II. Fine Arts.  
III. Music.  
IV. Drama.

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50 21

**TO THE PUBLIC.**  
TAKE NOTICE, that I intend to apply to His Excellency, Gov. Pollock, for the pardon of my son, Wm. Alonzo Crosby, who was convicted of Forgery in this county at the last September session.  
W. M. CROSBY.  
Coudersport, Pa., April 22, 1855.

**A NEW supply of School Books,** Paper, Pens, etc., of every kind equipped for in this part of the country, just received and for sale at the  
**JOURNAL BOOK-STORE.**

**Bounty Land.**  
THE undersigned will give particular attention to the procuring of Bounty Land for all those entitled thereto under the late or any previous Act of Congress.  
A. G. OLMSTED.  
Coudersport, Pa., March 15, 1855. 7-43 6m

**Auditor's Notice.**  
NOTICE is hereby given that the Auditor appointed by the Court to make distribution of the proceeds of the moneys arising from the sale of real estate in the case of Aaron Rice vs. John Pyle and Martin Ryan, No. 47 Feb. Term, 1853, will attend to the duties of his appointment at the Prothonotary's Office, in Coudersport, on the 11th day of April next, at one o'clock P. M., when all persons interested may attend if they think proper.  
T. B. TYLER, Auditor.  
March 22, 1855. 44-3

**Macarthus's Liniment.**  
The best Liniment in the World!  
Prepared by A. MACARTHUR, M. D.  
This article may be relied upon as being a sure cure for Sprains, Bruises, Cramps, Swellings, Rheumatism, Frozen Limbs, Contractions of the Muscles, Croup, Quinsy, Chills, Affections of the Spine, Nerve, Diseases, Weakness, and for Burns if applied immediately, Eruptions of the Skin, Chapped Hands, Cuts or Sores, and effectually counteracts any Inflammation.  
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For sale by  
D. W. SPENCER.

**Estates of Decedents.**  
NOTICE is hereby given, that the Administrators of the Estates of Decedents in the following cases, to wit:  
Adm'rs, of the Estate of L. Warren, dec'd, H. Morley,  
have filed their accounts in the Register's Office of the county of Potter, and that the same will be presented for confirmation to the Orphan's Court of the said county, to be held at the Borough of Coudersport on the 18th day of June, 1855, when all persons can attend if they think proper.  
A. JACKSON, Register.  
May 17, 1855. 52-4

**Coudersport Academy.**  
THE Spring Term of this institution will commence on Monday, March 5, 1855, and continue eleven weeks.  
**Terms.**  
Elementary branches—Orthography, Geography, Arithmetic, Physiology, \$3.00  
Higher Arithmetic, First Lessons in Algebra, and English Grammar,..... 3.50  
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Higher Mathematics and the Languages, 6.00  
Drawing extra,..... 1.50  
Instruction on the Piano Forte extra..... 10.00  
Use of Instrument,..... 3.00  
Vocal music free of charge.  
Pre-payment of all bills strictly required.  
Either higher class of studies will include any or all the lower classes.  
The subscriber takes this occasion to express his thanks to the people of Potter and of other sections for their liberal support during the past year, and to assure them that no pains will be spared in the future that may be required to make this school an institution worthy of the entire confidence and support of all who desire a sound and liberal education as a thorough mathematical and classical education.  
J. BLOOMINGDALE, Principal.  
The undersigned Officers and Trustees of the Coudersport Academy are moved by a sense of official and personal duty, to call the attention of the public, and of the people of our county in particular, to the rising and useful character of this institution of learning. We have been favored the present worthy Principal, and the past one, we found the Academy depressed and declining. We submitted its organization and other most numerous affairs to his discretion and management; and our experience enables us with increased confidence to assure parents and guardians that he has proved faithful, efficient, and practical—just such an instructor as this community needs.  
H. H. DENT, President,  
H. J. OLMSTED, Treas., Trustees,  
T. B. TYLER, Sec'y.

**County Proclamation.**  
WHEREAS, the Hon. Robert G. White, President Judge, and the Hon. O. A. Lewis and Joseph Mann, Esqs., Associate Judges of the Courts of Oyer and Terminer and General Jail Delivery, Quarter Sessions of the Peace, Orphan's Court and Court of Common Pleas for the County of Potter, have issued their precept, bearing date the 23rd day of September, in the year of our Lord one thousand eight hundred and fifty-four, and to me directed for holding a Court of Oyer and Terminer and General Jail Delivery, Quarter Sessions of the Peace, Orphan's Court, and Court of Common Pleas, in the Borough of Coudersport, on MONDAY, the 18th day of June next, and to continue one week.  
Notice is therefore hereby given to the Coroners, Justices of the Peace, and Constables within the county, that they be then and there in their proper persons, at 10 o'clock, A. M., of said day, with their rolls, records, inquiries, examinations, and other remembrances, to do those things which to their offices appertain to be done. And those who are bound by their recognizances to prosecute against the prisoners then and there in the jail of the said county of Potter, are to be then and there to prosecute against them as will be just.  
Dated at Coudersport, Feb. 24th, 1855, and the 77th year of the Independence of the United States of America.  
P. A. STEBBINS, Sheriff.

**List of Causes**  
For Trial in the Court of Common Pleas of Potter County, at June Term, 1855.  
Curtis vs. Dickinson.  
Admin'or of Adams, vs. Butts.  
Harrison use of Garrett Hall.  
Ayes vs. Bell.  
Perry vs. Hill and Hill.  
Carson vs. Johnson.  
Brown & Co. use of Simpson.  
Aby vs. Brown and Steele.  
Jones vs. Jones.  
Ross vs. Jordan.  
Williams vs. Reaut.  
Benson vs. Carrier, et al.  
For Admin'or of Fox, vs. Dwight.  
Cady vs. THOS. B. TYLER, Proth'y.  
PROTHONOTARY'S OFFICE, Coudersport, April 26, 1855.

**IMPORTANT TO LUMBERMEN.**  
SKINNERS  
PATENT SHINGLE-MACHINE.  
THE undersigned, agent for the Patentee in Potter and the adjoining counties of Pennsylvania and New-York, would respectfully call the attention of Lumbermen and others to this labor-saving machine, patented Nov. 1851, and now in successful operation in various parts of the United States. This machine will give and save from one to two thousand shingles per hour, and will work hemlock equally as well as pine, the practical working of which can be seen at Genesee Fork, where one is now in operation. Any information respecting the same will be given by addressing the subscriber.  
O. CHAMBERLAIN.  
Ellisburg, Pa., March 21, 1855.

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[N. Y. Tribune.]  
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