

their "crow" as cheerfully as in any place in the country; and to keep up the echo of their crowing, we learn that they really intend taking up a ticket for our county and State officers.

We have long since thought that they would soon run out of stock for their tickets. But like the victims to the Jugernaut, every year finds some willing dupe who is willing to be victimised to their Juggernaut of party.

Poor Boys! crow away. It will soon be the people's turn; and when you hear that crow you will be like Peter of old, convinced that you have been lying long enough.

Whipping to boot.

Our readers, will undoubtedly recollect with what holy horror, the Loco Foco papers disclaimed upon the circumstance that Harrison approved of a law to sell out the convicted sheep thieves, and hen roost robbers, in order to make them pay, by their labor, the expense of convicting and punishing them, thus saving the honest people from paying a tax to pay the expenses. If the knaves ran away from their employer they were to take a taste of the forty-saves-one. The Locos having such a kindred feeling for rascals, became horror-stricken at this outrageous barbarity of whipping to boot. It was terrible, they said, to have American citizens whipped like slaves. One would have supposed that they were so wonderfully averse to this inhuman practice of whipping that they could hardly stand by and see a horse struck with a whip to make him work a little better.

Below we have selected a statement of an occurrence, horrible indeed, which has been enacted within the last few weeks, and that too by the written APPROVAL OF MARTIN VAN BUREN. One hundred and twenty lashes were applied to the naked back of the poor sailor; and so "well were they laid on" that the flesh was torn out and scattered about the deck in mangled fragments. Yet not one of these very human journals will even publish the fact of the whipping without a reference to the tyrannical Democrat, who approved of such barbarian cruelty.

Read the account honest Americans and ask yourselves, what is the character of a party who affect so much horror at the punishment of a CONVICTED FELON, yet will wink at the infliction of 120 Lashes on the bare back of some honest sailor who perhaps had refused to tip his tarpaquin to some little middy who would be obliged to get on a barrel to kick a man. Read the article we say.

HORRID BARBARITY!

One hundred and twenty lashes inflicted on an American Seaman.

We cut the following paragraphs from the Albany Evening Journal. The recital makes the blood curdle in one's veins. Read it, and then you can estimate Van Buren's feelings towards his fellow men. Did ever Gen. Harrison, when supreme in command, permit or authorize such cruelty?—Never. But it is perfectly in character with the cold-blooded and selfish nature of Martin Van Buren.

[From the Evening Journal]

Fleming Livingston, an American Seaman, was yesterday made to undergo the sentence of a Naval Court Martial recently convened at Brooklyn, and APPROVED BY THE PRESIDENT OF THE UNITED STATES, which for cold-blooded cruelty, has, we trust, few examples in our naval annals.

An eye-witness to the scene has described it thus morning in language that chilled us to the heart.

The punishment was inflicted on board the North Carolina at New York. The victim was stripped naked and lashed to a stanchion, where, under the burning sun, and in the presence of the officers and crew of the North Carolina, 120 LASHES with a cat were inflicted upon him, each one of which cut the flesh to the bone! Our informant states that with almost every lash pieces of flesh were cut from the back, and scattered about the deck of the vessel, while the agonized screams of the sufferer could be heard a mile distant—Merciful Heaven! In what age, in what country do we live. Are the days of barbarism never to end? Is this our boasted progress in humanity and civilization? In vain is the citizen protected by the constitution against cruel and unusual punishment—in vain have the rack and thumb-screw been banished from our tribunals of Justice—in vain have the dreadful ordeals of the middle ages been discarded from our codes of jurisprudence, if the Seamen and Soldiers of our country are to be made the victims of inhuman atrocity like this!

COMMUNICATED.

A GOOD 'UN—At a neighbourly "harvest home" celebration in our parts, a few days ago, a worthy squire, slightly warmed, called out, "hurrah for Van Buren!"

What for, said an elderly farmer present, what good deed has he done? The squire, by way of stirring up his recollective powers, scratched his head—he found nothing but "nits." A young Loco Foco in order to relieve him from his embarrassment said, tell him what Gen. Jackson has done, and what every body knows that Van Buren promised to "walk in his footsteps." Very true, said the old farmer, but you know a Fox will step in the tracks of a Bear, to avoid detection, after robbing a hen roost!! You can guess who had the laugh, as well as the truth, on his side.

J. M. Shaver's Creek, Aug. 3, 1840.

LIST OF LETTERS

remaining in Post Office at Huntingdon, which if not taken out and the postage paid, will be sent to the General Post Office as Dead Letters, in three months from this date.

Thomas Boyd Esq.,
John Brown,
John Brennan,
Andrew Brabender,
Thomas Barnes Esq.,
John Britt,
Sarah Bear,
C
Joshua E. Campbell,
James Clarke,
John Cutch,
Michael Cassidy,
E
Anthony H. Emley,
Thomas Ewing,
F
Rev. Sidney Fulton,
Melchor Fritz,
Nescher Fisher,
G
Philip Griffith, 2
H
Isaac Houser,
John Hall,
Samuel Hock,
Robert C. Hawn
J
John Johnson,
K
Berry Keppel,
I. DORLAND, P. M.
August 4, 1840.

FOR SALE OR BARTER.

An excellent Store Stand, and 2 acres of good land, in Buckingham township, Bucks Co. Pa., 4 miles N. E. of Doylestown court house, and 28 miles N. of Philadelphia. The improvements consist principally, of a large

STONEDWELLING HOUSE

Kitchen, Store House, Ice House, Frame Barn, Sheds &c., Fruit Trees, Shrubbery &c., two wells of good water, with a pump in each, and many other conveniences and necessaries not necessary to particularize here, as any person wishing to know more about the property can be informed on application to the Editor of the Journal, or to the subscriber at Mechanicsville P. O. Bucks county Pa., and the attention of persons having property lying South of the West Branch of the Susquehanna, and in Pa. who may wish to exchange \$2,000 worth of such property in part payment for the above, is hereby requested.

JONATHAN CONRAD,
August 5, 1840.]

HARRISBURG French Burr Mill Stone MANUFACTORY.

THE subscriber respectfully informs the Millers and Millwrights, and the trade in general, that he still continues to manufacture

FRENCH BURR MILL STONES, in Harrisburg, where he keeps constantly on hand a good assortment of French Burr Blocks of a very superior quality, which he is prepared to manufacture to order, on favorable terms, and cheaper than the same quality of French Burrs can be had at any other place in the U. States, and will warrant them equal in quality to any that can be made in America.

The subscriber will, if desired, deliver Burrs at any given point along the Canals or Railroads; at his own risk.

Orders by mail will meet the same prompt attention as if personal application is made.

J. H. KEPNRE.
August 5, 1840--6m.

TAILORING.

PETER O'ROURKE, RESPECTFULLY informs the citizens of the Borough of Huntingdon, and all others who wish to have their work done in a durable and workmanlike manner, that he continues the

TAILORING BUSINESS

in his old stand, opposite the Post Office, and two doors west of James Saxton's Store in Market street, where, being, in the receipt of the fashions, quarterly from New York and Philadelphia, he will be much pleased to attend to all orders in his line, and execute the same with promptness and despatch.

June 17, 1840--1y.

Dissolution of Partnership.

The partnership heretofore existing between Charles H. & John F. Miller, has this day dissolved by mutual consent. The books and accounts are in the hands of Charles H. Miller, where all interested are requested to call and settle. The business will hereafter be carried on by Charles H. Miller at the old stand.

CARLES H. MILLER,
JOHN F. MILLER.
July 29th 1840--7t.

Wm. S. PAWSON

COMMISSION MERCHANT No. 77 SMITH'S WHARF BALTIMORE.

Begs leave to offer his services to the millers and dealers in grain and produce generally. The facility of getting to the market through the Susquehanna canal offers inducements to try. Those disposed to make consignments to him may be sure of their interests being attended to. He refers for a knowledge of himself to

Henry Neff Esq. Alexandria, A. Paterson Esq. Williamsburg, Kemp and Cunningham Hollidaysburg.
J. & J. MILLIKEN, Lewistown.
July 29, 1840--3t.

Dissolution of PARTNERSHIP.

The firm heretofore existing under the name of Cover and Henderson, was dissolved on June 17th 1740 by mutual consent. All persons interested in said firm are requested to come forward for immediate settlement. The books remain at the store of J. M. Cover, where the subscribers may be found.

J. M. Cover
Jas Henderson
July 15, 1840.-St-p.

ADMINISTRATORS NOTICE.

All persons knowing themselves indebted to the Estate of Wm. Steel, Esq. late of the borough of Huntingdon dec'd. are requested to make immediate payment to the undersigned; and all those having claims against said estate, are requested to present them properly authenticated for settlement.

JAS STEEL
JAS ENRIKEN, Esq. } Adms
Hunt. 22, July 1840.

PUBLIC NOTICE.

Individuals to whom debts and moneys are yet due and owing on account of the repairing of the breach which occurred in the Juniata division of the Pennsylvania canal, between Huntingdon and Hollidaysburg, in the summer of 1838, are hereby notified to prepare and exhibit their several claims, together with the places of their residence, to Col. John Cresswell, Collector of the port of Huntingdon, on or before the 1st. of August next. The claimants are required to state the items of their several claims in detail and the persons with whom they contracted for materials delivered or work done, and also the names of the foremen under whom the work was done. The accounts to be properly authenticated, with a view to their adjustment, according to the provisions of the 4th sec. of the act of the General Assembly entitled "an act for continuing the improvements of the State and for the payment of the interest on the public debt," passed the 11th day of June 1840.

FR. R. SHUNK,
Sec. of the Commonwealth.
July 15, 1840.

PUBLIC SALE.

Will be sold at public sale on the 21st of August, the farm now in tenure of R. Campbell, situate in Dublin township, Huntingdon county, about one quarter of a mile from Burnt Cabins, containing

300 ACRES,

200 acres cleared and in good order, the residue is well timbered. Thereon erected a good log house and double barn, and other out buildings. The land is principally first rate quality limestone, well watered; and only a short day's drive from the southern turnpike, and within a mile of the State road. It will be sold in parts to suit purchasers. Terms made known on the day of sale. It will be sold previously at private sale if opportunity offers.

WM. JAMISON.
July 8, 1840.-3t-p.

REGISTER'S NOTICE

NOTICE is hereby given to all persons concerned, that the following named persons have settled their accounts in the Register's Office, at Huntingdon, and that the said accounts will be presented for confirmation and allowance, at an Orphan's court to be held at Huntingdon, for the county of Huntingdon, on the second Monday and 10th. day of August next, to wit—

1. Peter Kern, Executor of the last will and Testament of Michael Kern, late of Tell township, dec'd.
 2. John Henry, acting Administrator of the estate of Nathaniel Wilson, late of Barree township, dec'd.
 3. James Saxton, jr., and John Hildebrand, Executors of the last will and Testament of John Port, late of Henderson township dec'd.
 4. Caspar Dilling, Executor of the last will and Testament of Caspar Dilling, late of Woodbury township, dec'd.
- JOHN REED, Register
Register's Office, Huntingdon,
15th. August A. D. 1840. }

MECHANIC'S LIEN.

HUNTINGDON, COUNTY, SS.

The Commonwealth of Pennsylvania to the sheriff of said county Greeting: Whereas James M'clausky lately, viz: on the 12th day of April 1839, agreeably to the act of assembly in such case made and provided, filed a claim in our county court of common Pleas in and for the said county, against Samuel Duncan for the sum of sixty-eight dollars and eight cents against all that certain log building two stories high, twenty four feet in front and thirty feet back, situate in the town of Duncansville, in the said county of Huntingdon, for work and labor done and performed and materials furnished, in repairing, remodeling and improving said house within six months (then) last past. And whereas it is alleged that the said sum of sixty-eight dollars and eight cents still remains due and unpaid to the said James M'clausky. Now we command you that you make known to the said Samuel Duncan, that he be and appear before the Judges of our said court, at a court of common Pleas to be held at Huntingdon on the second Monday of August next, to show if any thing for himself he knows or has to say why the sum of sixty-eight dollars and eight cents should not be levied of the said building according to the form and effect of the act of assembly in such case made and provided, if to him it shall seem expedient, and have you then there this writ. Witness the Hon. Thos Burnside Esq., President of our said court at Huntingdon, this second day of June A. D. 1840.

James Steel, Proty

MECHANIC'S LIEN.

HUNTINGDON County, ss

The Commonwealth of Pennsylvania to the sheriff of said county, Greeting: Whereas John J. Taylor lately, viz: on the 27th April 1840 agreeably to the act of assembly in such case made and approved, filed a claim in our county court of common Pleas in and for the said county against Richard Plovman for the sum of five hundred dollars against all that certain saw mill, erected and partly finished on the farm of Richard Plovman now in the possession of Dr J. H. Dorsey known by the name of the Sugar Grove Farm, in the township of Henderson in the said county of Huntingdon, upon the run called "which run empties into the Pennsylvania canal at or near the Red House on said farm," for the work already done and materials found for the said saw mill, viz: for mill-wright work, hewing timber, iron and castings, in and about the construction and erection of the said saw mill. And whereas it is alleged that the said sum still remains due and unpaid to the said John J. Taylor. Now we command you that you make known to the said Richard Plovman and Dr. Jonathan H. Dorsey and to all such persons as may hold or occupy said saw mill that they be and appear before the Judges of our said court, at a court of common Pleas to be held at Huntingdon in and for the said county of Huntingdon on the second Monday of August next, to show if any thing they know or have to say why the said sum of five hundred dollars should not be levied of the said building according to the form and effect of the act of assembly in such case made and provided, if to them it shall seem expedient, and have you then there this writ. Witness Thos Burnside Esq. President of our said court at Huntingdon, this second day of July A. D. 1840.

James Steel, Proty

MECHANIC'S LIEN.

HUNTINGDON county, ss

The Commonwealth of Pennsylvania to the sheriff of said county, Greeting: Whereas Jonathan Conrad and Jerome Dawson, have filed a claim in our court of common pleas for the county of Huntingdon against Solomon Wilson of the borough of Hollidaysburg (contractor and reputed owner) for the sum of two hundred and twenty dollars, for all the materials, excepting the latches, locks, hinges and screws necessary for the doors, found, furnished and provided, and used for, in and about the erection and construction of "all that brick dwelling house erected on lot numbered two hundred and forty-three in the plan of the borough of Hollidaysburg aforesaid, said lot being and lying on Mulberry st., sixty feet in front and extending back one hundred and sixty-two feet to Horse alley, which said brick house is twenty-two feet long and sixteen feet broad or wide, and one story and a half high. And whereas it is alleged that the said sum remains due and unpaid to the said Jonathan Conrad and Jerome Dawson; now we command you that you make known to the said Solomon Wilson, and to all such persons as may hold or occupy the said building, that they be and appear before the Judges of our said court of common Pleas to be held at Huntingdon in and for the said county, on the second Monday of August next, to show if any thing they know or have to say, why the said sum of two hundred and twenty dollars should not be levied of the said building, to the use of the said Jonathan Conrad and Jerome Dawson, according to the form and effect of the act of assembly in such case made and provided, if to them it shall seem expedient, and have you then there this writ. Witness the Hon Thos Burnside Esq. President of our said court at Huntingdon, this 11th day of July A. D. 1840.

James Steel, Proty

Proclamation.

WHEREAS by a precept to me directed dated at Huntingdon, the 20th day of April, A. D. one thousand eight hundred and forty, under the hands and seals of the Hon. Thos Burnside, President of the Court of Common Pleas, Oyer and Terminer, and general jail delivery of the 4th judicial district of Pennsylvania, composed of the counties of Mifflin, Huntingdon, Centre, Clearfield, and Jefferson, and the Hon. Joseph Adams, and John Kerr his associate Judges of the county of Huntingdon, justices assigned, appointed to hear, try, and determine all and every indictments, and presentments made or taken for or concerning all crimes, which by the laws of the State are made capital or felonies of death and all other offences, crimes and misdemeanors, which have been or shall be committed or perpetrated within the said county, or all persons which are or shall hereafter be committed or be perpetrated for the crimes aforesaid—I am commanded to make,

Public Proclamation,

Throughout my whole bailiwick, that a Court of Oyer and Terminer, of Common Pleas and Quarter Sessions will be held at the court house in the Borough of Huntingdon, on the second Monday and 10th day of August, next, and those who will prosecute the said prisoners, be then and there to prosecute them as it shall be just, and that all Justices of the Peace, Coroner, and Constables within the said county be then and there in their proper persons, at ten o'clock A. M. of said day, with their records, inquisitions, examinations and remembrances, to do those things which their offices respectively appertain.

Dated at Huntingdon, the 17th day of April, in the year of our Lord one thousand eight hundred and forty, and the 64th year of American Independence.

JOSEPH SHANNON, Sheriff.
Sheriff's Office Huntingdon,
don, July 15, 1840.

Proclamation.

HUNTINGDON County, ss

WHEREAS by Precept to me directed by the Judges of Common Pleas of the county of Huntingdon bearing test the 20th day of April, A. D. 1840, I am commanded to make Public Proclamation throughout my whole bailiwick that a court of Common Pleas will be held at the court house, in the borough of Huntingdon, in the county of Huntingdon, on the third Monday and 17th of August, A. D. 1840, for the trial of all issues in said court which remain undetermined before the said Judges when and where all Jurors, Witnesses and suitors in the trial of all said issues are required to attend.

Dated at Huntingdon the 17th day of April, A. D. one thousand eight hundred and forty, and the 64th year of American Independence.

JOSEPH SHANNON, Sheriff.
Sheriff's office Huntingdon,
don July 15, 1840.

SHERIFF'S SALES

BY virtue of sundry writs of Vendit Boni Exponas, and Leuari Fucias, issued out of the court of Common Pleas of Huntingdon county, and to me directed, will be exposed to

PUBLIC SALE

at the Court House in Huntingdon, on the 10th day of August next, at ten o'clock A. M., the following property, viz:—

A tract of land situate in Tell township adjoining lands of Moreland Waters, Jas. Irvin, Alex. Beers, and heirs of James M'Neal dec'd., containing one hundred acres more or less, about forty or fifty acres of which are cleared, with a cabin ous and barn thereon erected.

Seized and taken under execution and to be sold as the property of Jacob Goosehorn.

Also
A lot of ground adjoining lands of Hugh Smith, David Barr, Samuel Stewart and James Ennis in Barree township Huntingdon county, containing about 8 acres more or less, on which are erected two dwelling houses, one smith shop, one tailor's hop, a double barn, sheds, out houses &c.

Seized and taken under execution and to be sold as the property of Joseph G. Watson.

Also
A lot of ground situate in the extension of the borough of Alexandria, numbered 9 in the plan thereof, adjoining on the east a litching, on the west a lot of Nicholas Cresswell, fronting sixty feet on the turnpike road and extending back 180 feet to an alley, on which is erected a two story log house and a frame tailor shop. Seized and taken under execution and to be sold as the property of Stephen litching.

Also
A tract of land situate in Franklin tp. Huntingdon county, known by the name of "Owls Hollow" adjoining lands of Shorb, Stewart & Co., Thos. Ewings, Jas. Travis, Wm. Murray, Esq., and others, containing twenty nine acres be the same more or less, thereon erected two dwelling houses, one woolen manufactory and a clover mill, and also all the right and interest of the said Wm Curry of and in all the Machinery in and connected with said woolen factory and clover mill. Seized and taken under execution and to be sold as the property of Wm. Curry.

JOSEPH SHANNON, Sheriff.
Sheriff's Office, Huntingdon,
don, July 22, 1840.

Job Printing

NEAT AND EXPEDITIOUSLY DONE AT THIS OFFICE.

MECHANIC'S LIEN.

HUNTINGDON COUNTY, SS.

The Commonwealth of Pennsylvania to the sheriff of said county Greeting:

Whereas James Clinger hath filed a claim in our county court of Common Pleas, against David Barr, for the sum of one hundred and seven dollars and thirty eight cents, for work and labor as a plasterer and carpenter, done, performed, and bestowed in and about the erection and construction of the certain building to wit: all that house and superstructure, erected upon the farm of the said David Barr, twenty-eight feet by twenty-eight, with a kitchen attached thereto, about 19 feet square. And whereas, it is alleged that the said sum still remains due and unpaid to the said James Clinger; now we command you, that you make known to the said David Barr, and to all such persons as may hold or occupy the said building, that they be and appear before the Judges of our said court, at a Court of Common Pleas, to be held at Huntingdon, on the second Monday of August next, to show if any thing they know or have to say, why the said sum of one hundred and seven dollars and thirty eight cents should not be levied on the said building according to the form and effect of the act of assembly, in such case made and provided, if to them it shall seem expedient; and have you then there this writ. Witness the Honorable Thos Burnside Esq. President of our said court at Huntingdon, the twenty-seventh day of June, A. D. 1840.

James Steel, Proty

WORMS! WORMS!! SUPERIOR Vermifuge Syrup.

This preparation is confidently recommended to the public, as an effectual remedy for expelling and destroying worms. It has been extensively used for some time and has never failed to give relief where worms have been present; and in many cases where all other medicines have failed, this medicine has given immediate relief. It is preferable to all other medicines, on account of the mildness of its operation, being easy to administer, requiring but few and small doses, and attended by no bad consequences. This highly valuable medicine is a safe and sure remedy for expelling all worms, to which many of the most respectable certificates can be obtained. It is unnecessary to give any further detail of its goodness, as a fair trial will prove its efficacy.

Prepared and sold wholesale and retail at the Drug, Chemical and Fancy store of Thomas Read, which is under the superintendence of Dr. Jacob Hoffman.
Huntingdon, July 8, 1840.-St.

Hays' Liniment.

Those only who know by trial or immediate observation, can form any idea of the effects, of the perfect relief, of the almost charm-like cures effected in cases of the Piles, Rheumatism, all Swellings, and all external pains, no matter how severe, by the use of Hays' Liniment. Find one who has used it that will not laud it above all things ever used, and you will find—what cannot be found.

For the relief of suffering human beings who may be afflicted, I beg you to ask—ask of those who know—ask the Hon. Alfred Conklyn, U. S. Judge for that district, residing near Auburn; ask Matthew J. Myers, Esq., Athens, N. Y.; ask Gen. Duff Green, late of Washington city, each of these gentlemen know of cases unconquerable by all other remedies or physicians, though tried for many years, that have been cured by the use of the genuine Hays' Liniment. Thousands of other persons know similar cures. We appeal to their sense of justice—their human feelings.

It is but a duty you owe to your suffering fellow-beings to let this great remedy be known. Speak of it then to all your friends. This will save much pain where the newspapers are not read, or where readers are incredulous, because so many worthless articles are advertised for the same purpose. I do beg you say, if all who have used it do not say it is beyond all praise, then do not take it. The proprietor will allow this article to be paid for unless it cures when all the directions are fully followed. Will any one suffering refuse to try it? If he does, he ought to be pitied more for his obstinacy than his suffering.

Mr. Hays would never consent to offer this article, were he not compelled by his sense of morality—of religious duty—to do all in his power for the victims of distress and misery. For this purpose he would sooner devote a fortune, than secure a dollar for any worthless article.

LOOK OUT.—Some swindlers have counterfeited this article, and put it up with various devices. Do not be imposed upon. One thing only will protect you—it is the name of COMSTOCK & Co.; that name must be always on the wrapper, or you are cheated. Do not forget it. Take this direction with you, and test by that, or never buy; for it is impossible for any other to be true or genuine.

SOLOMON HAYS,
Sold by COMSTOCK & Co., 2 Fletcher St., New York.

For sale at THOMAS READ'S Drug Store, Huntingdon, Pa.
July 1, 1840.-3 m.

To my Creditors.

TAKE NOTICE that I have applied to the Judges of the court of Common Pleas of Cambria county, for the benefit of the laws made for the relief of insolvent debtors, and they have appointed Monday, the 5th day of October next, for the hearing of me and my creditors, at the court house in the borough of Edensburg, when and where you may attend if you think proper, and show cause, if any you have, why I should not be discharged according to law.

HENRY H. JEFFRIES.
Edensburg, July 9th, 1840.