

THE JOURNAL.

One country, one constitution one destin

Buntingdon June. 9. 1841.

*D. McMurtrie, jr. Delerium tremens.

Now mark how much candor, and how much honor, this worthy has to risk. "I can assure you upon my honor, that Banks cannot possibly beat Governor Porter 500 votes." Only think, his honor! What a tremend ous stake! what a guarantee for veracity! You might as well put the Governor's character into the bargain, and the people that the bills created by this

verdict of NOT GUILTY, rendered by the jury when Porter prosecuted Camp-bell for telling that he was not exactly the jury when
bell for telling that he was not exactly
what he was cracked up to be? Answer
us this, Mr. Correspondent.
Benedict's paper is to keep cool, unless

there is a purse raised, eh! But he can do no good here now, eh! He looks so much like a loufer. Well, well, this is

all very smart.

We can tell the worthy that we understand our business full as well as he does; and whenever we think it im-

JUNN BANKS,
OF REARS COLYNT.

OUR COURSE.

Some friend has sent as the cupy of the "Signal" which we desired, and we take the earliest opportunity of showing up the which we desired, and we take the earliest opportunity of showing up the which we desired, and we take the earliest opportunity of showing up the which we desired, and we take the earliest opportunity of showing up the which we desired, and we take the earliest opportunity of showing up the which we desired, and we take the was a manufacted by the great ungel of the earliest opportunity of showing up the which we desired, and the take the earliest opportunity of showing up the which we desired and the class that the was a constituted to the carries of the letter and the class that the was a constituted to the character of the paper may be learned from this litter, from the Signal.

The "Signal" prefaces the letter by the the was commendation of the entire, so that the was a constituted to the construction of t

ter does not wish to be obnoxious to our sanguine democrateould have anticipated; and the Governor is gaining friends every day.

"Benedict's paper is pretty cool yet, and I judge will continue so, until a parse is made up for him by the leading whig expectants of office; but, you know, Benedict can do nothing here now. His character has become such as to render him and his paper very obnoxious. He looks now more like a loafer than any thing else.

"Pap's big son* told me the other day that they were managing things beautifully in this county, and that the cel skins; it would be applied thick to secure a majority for Banks. They know very well that, by fair means, they would fail to beat the Governor here. They must cheat, but the democrats will be wide awake for them, and I have no doubt, will frustrate every attempt at fraud.

"The democrats will be at them in the borough tremendously; for before the election about one half of the old federalists will die with the "girafe," \ a minute of the character of the character of the character of the proposition of the proposition of the proposition of the federal particles will be with the distock holders should be liable.—One, and ouly one such bank bill ever passed the Legislature of Pennsylvania and that one was vetoed by David R. Porter, at a load of the Federal particles, which is the Banks is to be beaten trement of the federal particles, would be applied thick to secure a majority that they were managing things beautifully in this Borough, "for half of the differentiate of the letter hardly deserves a notice, except in one point; and that free also beat the foreign man withing at once that the cause in that federalists will doe off with the 'git apple." "a minuting at once that the cause in the foreign man with the git was, that he was satisfied that the banks would not like it, or something to that effect; and now these central committee the loads of the proposition of the federal particles and the proposition of the federal particles and the foreign man with among other chivalrous, and particularly things, has made a disgraceful assault upon the Lady of James Steel, Esq. than whom a more amiable and inoffensive female cannot be found, as every one acquainted with her will testify; and we are constrained to say, that the cause and its advocates must both be infamous, which crosses the threshold of the domestic circle, and casts insult upon a female. The people of our county will rebuke the master and the man.

*Look at your dictionary for the mean in this word.

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*Look at your dictionary for the mean in the trace and word with the word in the tavern of Mr. Horrell. After word, he suddent was missing, leaving at the tavern his valies and clothing; since which time in the tavern his valies and clothing; since which time in the tavern his valies and clothing; since which time in the tavern his valies and clothing; since which time in the tavern his valies and clothing; since which time in the tavern his valies and clothing; since which time in the tavern his valies and clothing; since which time in the tavern his valies and clothing;

tremendous stake! what a guarantee for veracity! You might as well put the Governor's character into the bargain, and we will then put up the "louse's hide and tallow" against both, provided you will post the difference.

The Bark Bill is unpopular, and the yeto popular! Whew! and david r. porter is gaining friends every day! Indeed! was it the veto which secured this augmentation of strength?—or was it his previous pardon of his pimps?—or was it the pardon of one FRAUDALENT INSOLVENT, and the proof that T. W. Dyott was not the only one who sported so significant a title?—or was it his plea of the STATUTE OF LIMITATIONS, as enfered on the Records of Huntingdon County, which took from the orphan his portion of the proceeds of a father's daily toil?—or is it the come to the conclusion.

We hope our fyoung man himse inform unaking by most of the Loco Foco papers, to satisfy the people that the bills created by this law, are unconstitutional. The opinions of counced learned in the law have so decided, and they begin to attach still more credit to Governor Porter's veto. Is it not extraordinary that, that which appears so plain now to hundreds of the faithful. Should have been overlooked in the veto? The veto of the bill by Porter never makes its unconstitutionality one of the objections, neither have the commuttee of "the party" enumerated that as an objection and yet many pretend to say it is unconstitutional. What consummate nonsense! The Constitution of the U. S. says "no WHEAT, DINSKEY, in bls. State shall is sue the "Philadelphia Lawyers" this have the "Philadelphia Lawyers" to see by what kind of hocus pacus they do. white, OATS. TIMOTHYSEED, WHISKEY, in bbls.

"The Party."

The party which claims to be all the Democracy, have again, through the central committee, commenced their urgent rai committee, commenced their urgent calls upon the faithful, to be up and doing; and have at the same time furnished them with the proper tale to tell about the "old monster," mixed up with a little of the buck shot war. Yet is it not a little strange that they cannot explain away the conduct of George Parts in the the conduct of Governor Porter, in the vetoing of the relief bill; and his subse-

About three weeks since, there came to

We hope our friends of the press, or the young man himself, should he see this will inform us, should it prove, as we hope it may, that he is employed at his trade, and

THE MARKTS.

CORRECT	red	WJ	EEF	LY	•]		
			P	tile	ude	lpl	ia.
WHEAT FLOUR, P	er bl	ol.	-	-	-	. 8	35.12
RYE MEAL.	do.						3.19
CORN do.	do.	-	-				8.00
RYE MEAL, CORN do. WHEAT, prime Per	nna.	per	· bu	ish.		-	1.19
do. Southern,		1	lo.	-			1.03
CORN, yellow,			do.				56
do. white,							53
OATS,							37
FLAXSEED.							1,60
WHISKEY, in bls.							24
				D	.71	·	
WHEAT FLOUR, PO	1.1	. i				Q	5.00
WHEAT FLOUR, P	er bi)le				4	1 15
WHEAT,	er or	1211					2 44
CoRN, yellow, do. white,	do.		-		-		34
do. white,	do.	-	-	-		3	55
RYE.	do.	-	-	-			60
CATS. TIMOTHYSEED,	do.	-	-			-	40
TIMOTHYSEED,	do.	-	-		-		3,22
WHISKEY, in bbls.	-		20		,		25

PUBLIC SALE.

Will be sold at public sale, on Saturday fune 19th at the residence of Samuel Her geshimer, on the Warm Spring road, three miles from Huntingdon; the following de-scribed property:

HORSES, CON S, SHEEP AND

HOKSES, COW S, SHEEP AND HOGS,
Farming utensils; one Dearborn; one farm Wagon; one Cart; and a varity of Hoosehold and kitchen Furniume. The Terms will be made known on the day of sale by ELIZABETH HERCESHIMER;
ELISHA SHOEMAKER,
June 9, 1841.





SUCH AS
Coffee, Tea, Suçars of all kinds, chocolate, molasses, Prunes,
Raisins, Oranges, Lemons, Almonds, Cream nuts, Filberts, &c. &c.
4th Proof Brandy and Cin, and Comnon do., a variety of Wines, and every
ind of Confectionary.
May 19 1841.

NEW DRUG STORE.

Respectfully informs the citizens of this and county, and the public in general, that he has just received an extensive assortment of

Proclamation.

HEREAS by Precept to me directed by the Judges of Common Pleas of the country of Huntingdon bearing test the 17th day of Aiprl A. D. 1841, 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 country of Huntingdon, on the third Monday and 21st of Huntingdon, in the country of Huntingdon, on the third Monday and 21st of all issues in said court which remain undetermined before the sand Judges when when the said Judges when the said Judges when the said success of the said issues are required to attend.

Dated at Huntingdon the 16th day of April, A, D. one thousand eight hundred and forty one, and the 65th year of American Independence.

JOSEPH SHANNON, Sheriff.

Sheriff's office Huntingdon May 19, 1841.

List of Retailers

Of Foreign Merchandize in the County of Huntingdon, as returned to January Sessions 1841 by the Constables of the several Townships and Boroughs, and the classification of the same, agreeably to the act of Assembly, passed 7th April 1830, to wit:

, to wit:				
ALEXANDRIA BOROUGH.	CLASS.			
Michael Sissler	8			
Henry Neff	8			
Gemmell & Porter	8			
John Porter	8			
ALLEGHENY TOWNSH	IP.			
Robert M'Cormick	8			
Elias Baker & Co.	8			
John Dorland	8			
Thos M Namara	8			

* Villiam Walker Antes Township. Edward Bell Graham M'Arment John Fratzer

BIRMINGHAM? BOROUGH. Thos. M. Owens & Son David Garrett *James Clarke *Dewy & Crawford

*Dewy & Crawford
BLAIR TOWNSHIP.
Robert M'Namarra
*Alexander Knox
Conrad M'Graw & Co.
William Ass
Peter O'Hagan
Jer. C. Betts
John Bouslough
Dr. Chas. O'Friel
William Anderson William Anderson John Dearmet

BARREE TOWNSHIP. BARREE TOWNSHIP.

Hall & Rawl
— Mitchell
J. W. Myton
James Ennis
Love & Oyer
Joseph Watson
*Love, Smith & Hartman
*Miles Lewis
Stewart & Anderson
CROMMELL TOWNSHIP CROMWELL TOWNSHIP.

M'Cardie & Rutter William Pollock Hunter & Wilkins

DUBLIN TOWNSHIP.

*John Blair & Son
William A. Hudson FRANKLIN TOWNSHIP.

John Ewing Martin Gates Shorb, Stewart & Co Hileman & Hammond John S. Isett Christopher Higton

FRANKSTOWN BOROUGH. Hileman & Hammond Wolf & Williams FRANKSTOWN TOWNSHIP.

HENDERSON TOWNSHIP Dorsey & Green J. & J. Milliken

HUNTINGDON BOROUGH. James Saxton jr. *J. & G. Gwin Geo. A. Steel * H illiam Dorris *# Hinam Dorns
Peter Swoope
B. E. & W. M'Murtrie
Thomas Read
C. A. & H. Newingham
John Nash
Fisher & M'Murtrie
William Stewart
Harmworkt. Towkskil

HOPEWELL TOWNSHIP. *James Entriken jr.
*Campbell & Given
Holdidaysburg Borough.

*A. J. Garber

*G. W. Patterson

*A. J. Garber

*S. Moore & Brother

Peter Hewit

A M'Cormick & Brother

J. & H. P. Dysart

Martin & Thompson

Thomas Johnson

Robert Williams & Co

Henry Lamar

J. B. Frampton and co,

Robert R M'Kee

David Goodfelloa

Edward Maloy & Co

Andrew J. Reed

George W. Geer

John Cooper

John Cooper

John Gourly

J. and D. Madden

Lloyd and Graff

Andrew Martin J, and D. Madden Lloyd and Graff Andrew Martin George Port Augustus Black William W. Ward Lloyd and Gardner Jacob Snyder James Orr Dr. James King and Co. Peter M'Nalley John Cox

Morris Township,

Henry L Spang
Hileman, Tussey & Co
Moore & Stiner
Petsrsburg Borough.

A. & N. Cresswell James Stevens
SHIRLEY TOWNSHIP. David Fraker William B. Lease Madden & Blair Samuel H. Bell

Ton Township.

John Hoover TYRONE TOWNSHIP Samuel Isett
*John M'Guire
UNION TOWNSHIP. Robert Spear
Jacob M. Cover
WEST TOWNSHIP. *Walker & Neff
*M'Clure & Neff

Woodberry Township Widliam Fouse
Dr. Peter Shoenberger
Samuel Royer
Royer & Schmucker
Walker Township. *James Campbell HILLIAMSBURG BOROUGH. Smith & Rhodes Jacob Shenefelt Simon Ake Hewit & Kinkade Adolphus Patterson Barr & Winters James M. Johnston WARRIORSMARK TOWNSHIP

James M. Johnston

Hartorsmaur Township.

Sisler § Diller

**Billiam M. Lyon & Co. 8

Abednego Stewart

**Abednego Stewart

The following name persons made application for Licenses to Retail &c., after the return was made, viz:

Brewster and Brown, Shirley Township

Joseph Forrest, Funtingdon Borough.

(©**Those marked thus ** have lifted their Licenses.)

Act of 7th April 1830, relative to Licenses of Retailers and &c.

**SEC. 8. It shall be the duty of the proper city or county Treasurer, on the first day of June in each year hereafter, to make out a correct list of all those who have not paid the duty and obtained license, and it shall be the duty of such city or county Treasurer to institute a suit against such delinquents, under the second section of the act of 4th March 1824 referred to in the above section, among other things, directs that it shall be the duty of proper city or county Treasurer, to institute a suit before any alderman or justice of the peace, in the name of the Commorwealth, within the months of June and December, in every year, against each delinquent retailer as aforesaid for the amount of duty payable agreeably to law.*

**In pursuance of the above recited sections of the law, suits will be instituted against every delinquent whose license is not lifted before the last day of June.

ANDRE W. H. HIRST, **Treasurer. ast day of June.
ANDREW H. HIRST, Treasurer.

May 26, 1841.

REAL ESTATE
FOR SALE.

BY virtue of a power of Attorney, duly executed to me by the widow and heirs of Wm Steel late of the borough of Huntingdon, and for that purpose I hereby offer at private Sale until the 10th June next a certain trrect of land situate in Hopewell township in the county of Huntingdon, surveyed in the name of John Fulton, containing

287 Acres

A CPS

to the same more or less.

A good and indisputable title will be given or said tract of land:
Terms of sale made known on application of the subscriber at Coffee Run, Huntingdon lounty, Pa:

JAMES TO STATE OF THE STATE

ounty, Pa:

JAMES ENTRIKEN, jr

Attorney in fact for the widow and heirs of Wm Steel dec

May 19 1841--ts.

Caution to Purchasers.

All persons are hereby notified that the one undivided half of the tract of land, situate in Hopewell township, Huntingdon county, above advertised for sale by James Encriken, Jr. as "attorney in fact for the widow und heirs of Wm. Steel, dec'd." belongs to the subscriber.

SAMUEL STEEL. Huntingdon, May 19, 1841.

ORPHANS' COURTSALE

ORPHANS COURT SALE.

By virtue of an order of the orphan's court of Huntingdon county, will be exposed to sale by public vendue or out cry on the premises, on Friday the 25th day of June next, 1831 the real estate late of James N. Thompson, late of Sherley towdship, in said county, deceased, containing &c. a certain piece, parcel, or tract of land situate in said township of Sherley, adjoining land occupied by James Galbrith, and lands of Lewis Bergstresser, containing fifteen acres, more or less, all of which is cleared but about five acres; with a log nouse, plaistered, a small double barn, and a spring house thereon exceted.

TERMS OF SALE:—one half of the purchase money to be paid on confirminous of the sale, and the residue within one year thereafter with the interest, to be secured by the bonds and mortgage of the purchaser.

By the county,

JOHN REED.

Clerk.

Sale to commence at 10 o'clock A. M.

Sale to commence at 10 o'clock A. M. of said day, when due attendance will be given by

LEWIS BERGSTRESSER,

Acting Adm'r of J. N. Thompson, dec'd.

June 3, 1841.—St.

Caution.

LL persons are hereby cautioned against taking two notes of hand, given by the undersigned to John Stewart senior. The first for \$30 payable Jan. 1 1842. The other for \$25 payable April 1 1842; as I am determined not to pay them until compelled by law; never having received value therefor.

JOSEPH M'CRACKEN.

June 9th 1841.