

Treachery Unmasked!

BOTTS vs. TYLER.

Hon. John M. Botts having been charged with falsehood 'By Authority' in the Madisonian, in reference to some assertions made by him in regard to the treachery of John Tyler, appears at length in the Richmond Whig of the 10th in reply, traversing the whole matter in difference, and closing his statement with an affidavit of its correctness. We give the following extract from the letter, being a conversation relative to the election of Tyler for a second term to the Presidency. It furnishes a key to the motive of his treachery to the Whigs which unlocks the whole secret of his infamous conduct.

I said, Tyler there is one piece of advice I want to give you, and as you have invited me to talk freely with you, I shall do so. You are a poor man, and will feel it more sensibly when you retire from your present situation, than you have ever done before—you will find it necessary to live and entertain in a different style from what you have been accustomed to, and unless you provide the means now, you will be placed in an embarrassing situation.

You ought to lay up from your salary \$15,000 a year, which in four years will give you \$60,000, and that in Williamsburg will be a fine estate, upon which you can live after the payment of all your debts, as will become your station.

"Botts," said he, "why confine me to four years?"

"Why, confine you to what?" said I with surprise.

"Yes, confine me to four years? Why not twelve! I am now only finishing out the unexpired term of General Harrison, and if I can make my administration popular, why should I not be entitled to an election on my own account, and then if I could make myself acceptable to the people why should I not serve out my own term, as others have done before?"

"Why, Mr. Tyler," I answered, "you forget the one term principle." "No," said he, "it every body else would be bound by the one term principle, so would I, but nobody else is, and why should I be?"

"Mr. Tyler," said I, "let me entreat you, even in jest, never to talk this way to any body else."

Now Botts, don't you go off half cocked, and oppose my administration—I had rather any man in Congress should oppose my administration than you—I am under greater obligations to you than any body else, and there is no man whose interest I should take greater pleasure in promoting than yours. Now sir, I have a Cabinet around me not of my own selection: this is General Harrison's Cabinet, and I do not know how long I may live in harmony with them. I don't know how soon I may have to call around me a political family of my own choice, and when I do, where should I look so soon as to my old friends, from my own doors, extending both hands towards me.

Said I, "Mr. Tyler it is time you and I had come to an understanding: You say you had rather any man in Congress should oppose your administration than I. Now, sir, let me say to you, if it is your purpose to act with strict fidelity to that great Whig party to which I am and ever have been attached on principle, and which brought you into power; if it is your purpose to carry out in good faith those measures of relief, which we have promised to the country—you shall never want a supporter on that floor while I am there and able to render you assistance;—***, Mr. Tyler if it is your purpose to betray that party, and to defeat their measures; if it is your purpose to break them down and set up a party for yourself—Pill *** if ever you did see a more violent and bitter opponent than you will find me; and as for office, to which you have alluded, let me say to you, that there is not an office in the gift of the Executive that I desire to hold, and not one that I would consent to accept, if it were to be attended with the slightest sacrifice of my political integrity, or of the confidence of my constituents."

"Well, well," said he "we won't talk any more about this now—Come take off your hat and stay and dine with me." I tried to excuse myself; he insisted, took my hat and umbrella from me, and I stand, and broke bread that day with him for the last time in his house.

Hon. James Irvin.

The following Resolution was passed by the Whigs of Clinton county, at their late meeting:

Resolved, That inasmuch as the interests of the People and of the public works in this section of the country require a voice in the board of Canal Commissioners, and having full confidence in the honesty and capability of our late able and talented Congressman, Gen. JAMES IRVIN, we recommend him to the Whig party as a candidate for that office, subject, however to the decision of a State Convention.

A more deserved compliment could not have been bestowed on any individual in this section of the State. Gen. Irvin's industry, integrity, and business habits, qualify him in an eminent degree for a post of so much responsibility as that of Canal Commissioner; but whether the people of this district will consent to forego the benefit of his valuable services in Congress, even that he may be transferred to a sphere of greater usefulness, is very doubtful.—Bellefonte Whig.

SLAVERY IN TEXAS.—The N. Y. Journal of Commerce has intelligence from Texas, to the effect that it is seriously contemplated by a large number of the citizens of that Republic, to abolish Slavery—perhaps by paying for the slaves, which at \$200 each, would not exceed £1,000,000 sterling—a sum which the Journal considers might, with fair security on Texas lands, be immediately raised either from the Government or individuals in England. In the event also, of Texas becoming a Free Republic, it is thought that England would interfere to secure her immediate independence from Mexico.—Another effect would be, as Texas advances presume, that emigrants from England and the Eastern States of this Union, would, under the circumstances alluded to, pour into, and soon populate and enrich the young Republic.

To Postmasters.—By a late letter from the Post Office Department, in reply to inquiries on the subject from an editor in Maryland, it appears that letters and papers are placed on the same footing, and a Postmaster has just as much right to loan a letter from his office as a newspaper. The letter from the Department says:—Postmasters are expressly forbidden in their instructions, to suffer any person whatever, except the Assistants duly sworn, to have access to the letters or papers in their offices. Consequently no Postmaster can be justified in loaning out newspapers received at his office to be read, or in suffering them to be read at the office by persons to whom they do not belong. Postmasters would do well to remember this.

RE-MARRIED.—"In this Village," says the Glenn's Falls Clarion, "on the 22d April, by the Rev. J. Wells, of the Baptist Church, Mr. Joseph Francis, to his own faithful spouse, with whom he has lived in harmony, for the last 21 years.—It appears that the former marriage was solemnized according to the rites of the Roman Church, and at this late day, the wife began to have doubts about the scriptural legality of the ceremony, and strenuously refused to share the bed and board of her liege lord until the knot had been tied in language she could understand." Re-diced to this alternative, the desolate swain, with his old sweetheart, started on foot through the snow for this village, a distance of two miles, where the ceremony was performed as above stated.

COUNTERFEIT AND ALTERED RELIEF NOTES.—The Harrisburg Reporter says that Relief issues of the Harrisburg Bank, altered from one's and two's, to fives are in circulation. They may be easily detected by holding to the light.

The same may be said of the Erie and the York Banks.

Two's, counterfeit, of the Berks county Bank are very plenty.

Two's, counterfeit, of the Exchange Bank of Pittsburg are also very plenty, and are difficult of detection.

TAXING CLERGYMEN AND TEACHERS.—In a case recently carried up to the Supreme Court, Judge Gibson delivered the opinion of the Court, that, neither under the law of 1840, nor that of 1841, was it the intention of the Legislature that Clergymen or Teachers of schools should be subject to taxation. This decision is final in the matter that neither of that class of persons can hereafter be included among those receiving salaries, in assessing taxes.—Pittsburg American.

ANOTHER MURDER.—On Sunday, the 14th inst., the wife of Daniel Hummel, residing near the Big Dam, in Lebanon Co. Pa. died very suddenly, and was buried without any suspicions of foul play being excited. Subsequently the coroner was induced from some cause to disinter the body and hold an inquest, which resulted in the jury finding that Mrs. H. had been strangled.

The Sabbath Schools of New York City, are now imparting instruction to two millions of American youth, and have this year distributed 600,000 volumes, including 258 Libraries, to destitute Sabbath Schools—all at an expense of only \$14,000, of which \$1,700 was directly contributed by the public.

The next U. S. Senate stands 26 Whigs, including as such Mr. Rives, and 25 Locos with three vacancies, two from Tennessee and one from Maryland.

The Whigs have done very well in the Old Dominion. The Locofoco majority in the House of Delegates is from six to eight—last year it was between thirty and forty.

Governor Porter has again been exercising his right of Executive clemency in pardoning eight rioters who were convicted and sentenced to one week's imprisonment for disturbing a temperance meeting. How infinitely below contempt has the gubernatorial incumbent fallen!

The Northampton bank at Allentown, has made an assignment, at the same time repudiating a batch of new notes, recently put upon the market, signed by John Rice, President.

The clothing of Yucatacos is said to consist of a hat and a pair of hose. Those who wear pantaloons are considered amongst the aristocracy.

A woman in Wisconsin who was lately attacked by a bear in the woods, so abused the poor animal with her tongue that it died at her feet.

A SMART BOY.—The New York Sunday Mercury has a genius in their "Nimrod," whose brightness the editors develop in the following lesson in ecstasism:

"Well, Nimrod, can you tell me who was the first man?"

"Adam somebody. His father wasn't nobody, and he never had no mother, on account of the scarcity of women and the pressure of the times."

"How long were the children of Israel in the wilderness?"

"Till they found their way out."

"Who was cast into the lion's den?"

"Van Amburg."

"Why did they not devour him?"

"Because they had been fed with a great deal better beef."

"Who was compelled to seek refuge in the land of Nod?"

"Governor Dorr."

"Why was he obliged to flee thither?"

"Because he got up the King's Ebenezer and Providence would not protect him."

"That will do Nimrod, for this week. You are truly a scholar, and might be a gentleman with little exertion."

The cause of temperance is making rapid progress in New Hampshire, and many dealers in intoxicating liquors have given up the business within the past year.

Specie continues to arrive at New Orleans in considerable quantities.

MARRIED.

On Tuesday, the 23d inst., by the Rev. John Peckles, Mr. SIMON AKE to Miss ROSANNAH, daughter of Patrick Lang, Esq., all of this county.

On Tuesday the 23rd inst. by the Rev. H. G. Dill, Mr. BENJAMIN INGARD, to Miss CATHARINE SPEALMAN, all of this co.

In Milton, on the 18th inst., by the Rev. George Hildt, JOHN PORTER, Esq. Editor of the Milton Ledger, to Miss ELIZABETH PRILING, formerly of Washington city.

At Muncy on the 16th inst. by the Rev. Mr. Shadden, ADOLPHUS D. WILSON, Esq., Attorney at Law, formerly of this place, to Miss ELIZABETH ANN, daughter of Gen. William A. Pettrick of the former place.

Near Lewisburg, on the 16th inst. by the Rev. William G. Bennet, Mr. WILLIAM B. SWOPE, of Huntingdon county, to Miss NANCY MILLER, of York county, Pa.—Pa. Telegraph.

In Philadelphia, on Thursday the 25th inst., by the Rev. Mr. Moore, JOSEPH B. ARD, M. D., of Lewistown, Pa., to Mrs. ELLEN B. KEAGY, of the former place.

DIED.

On the 11th inst., of scarlet fever, BENJAMIN ALLEN, aged 1 year, 1 month, and 25 days; and also, on the 24th inst., HELEN LEWIS, aged 2 years, 2 months and 24 days; children of David S. and Sarah S. Bell, of Barre township, Huntingdon county.

ATTENTION!

WASHINGTON GRAYS. You will assemble for parade on Saturday the 3d of June, at 2 o'clock, for the purpose of Target Shooting.

It is expected that that every man will be in his place. By order of I. V. CULIN, Capt.

May 24, 1843.

Fire! Smoke!! Segars!!! 31,000 common and 7,500 half spanish SEGARS.

just received and for sale, by the thousand, hundred, or box—cheap for cash—at the DRUG STORE of T. K. SIMONTON. Huntingdon, May 31.—if

CHAIRS! CHAIRS!!

The subscriber is now prepared to furnish every description of CHAIRS, from the plain kitchen to the most splendid and fashionable for the parlor. Also the LUXURIOUS AND EASY CHAIR FOR THE INVALID.

in which the feeble and afflicted invalid, though unable to walk even with the aid of crutches, may with ease move himself from room to room, through the garden and in the street, with great rapidity.

Those who are about going to housekeeping, will find it to their advantage to give him a call, whilst the Student and Gentleman of leisure are sure to find in his newly invented Revolving Chair, that comfort which no other article of the kind is capable of affording. Country merchants and shippers can be supplied with any quantity at short notice.

ABRAHAM McDONOUGH, No. 113 South Second street, two doors below Dock, Philadelphia. May 31, 1843.—1 yr.

Orphans' Court Sale.

By virtue of an order of the Orphans' Court, will be exposed to sale by the public vendue or outcry on the premises in Chilcoatstown, Union township, Huntingdon county, on Tuesday the 4th day of July, A. D. 1843, all that certain messuage, tenement and lot of ground in said village of Chilcoatstown, in the said township and county, bounded by lots of David Clarkson and others, upon which is erected a story and a half frame dwelling house, 26 feet in front, and running back 22 feet, the said property of Shedrick Corbin, late of township, county, and State of Pennsylvania, deceased. The title is indisputable.

TERMS.—One third of the purchase money to be paid on confirmation of the sale, and the residue in two equal annual payments thereafter, with interest from the confirmation of the sale, to be secured by the bonds and mortgage of the purchaser.

By the Court JOHN REED, Clerk. Attendance will be given by ABRAHAM CORBIN, Administrator. May 31, 1843.—ts

NOTICE.

ALL persons are hereby notified that I, the subscriber, purchased at Sheriff's Sale on the 6th day of May inst., as the property of Thomas Cooper, of Henderson township, Huntingdon county, the following property which I have left in the possession of the said Thomas Cooper, to be taken care of, if not being convenient to remove the same, to wit: 1 bay horse, 1 black horse, 2 sets gears, 1 cutting box, 1 hay fork, 1 wind mill, 1 iron wedge, 1 lot straw, 12 acres wheat, 4 acres rye, 1 shovel plough, 1 log sled, 1 harrow, 7 hogs, 1 side hill plough, 2 calves, 12 saw logs at Hampson's saw mill, 4 of 25 saw logs Lane's saw mill, 1 clock, 1 saddle and bridle.

And also a cow, bought at Constable's Sale as the property of said Cooper, on 29th inst. Also, the undersign d purchased an assignment of the lease of the land on which Thomas Cooper lives, on the 27th April 1843, which lease is from David Hare to Thomas Cooper, and expires on the 12th April 1849.

All persons are therefore hereby cautioned and forewarned against intermeddling with the above mentioned property, as the same belongs to me, and I will proceed according to law against any person intermeddling with the same or any part thereof.

WILLIAM HARE. May 31, 1843.—5t.

RED LION HOTEL.

No. 200 MARKET STREET, (Above 6th Street) Philadelphia. BOARDING \$1.00 PER DAY.

THE subscriber, thankful for the liberal support of his friends and the public generally, respectfully informs them that he still continues at the old established house, where he will be pleased to accommodate all those who favor him with their patronage.

CHRISTIAN BROWER. Dec. 14, 1842.—1f.

Administrator's Notice.

LETTERS of administration on the Estate of Jacob Hoggie, late of Tell township, Huntingdon county, dec'd., have been granted to the undersigned.—All persons indebted to the said estate are requested to make immediate payment, and those having claims against it will present them duly authenticated for settlement without delay.

THOS. W. NEELY, Adm'r. Dublin township, May 24, 1843.—1 pd.

Orphans' Court Sale.

IN pursuance of an order of the Orphans' Court of the county of Huntingdon, will be sold at public sale on the premises, on Saturday the 17th day of June next, at one o'clock in the afternoon, "All that certain tract or parcel of land situate in Barre township, in the county aforesaid, adjoining lands of Josiah Cumingham, John White, Gilbert Cheney and Alex. Gregory and others, containing about

96 ACRES, be the same more or less, about 40 of which are cleared, about four acres of which are meadow—thereon erected a two story log

dwelling House, a one story house, a small stable and a small log (double) Barn—late the estate of Henry Wideasall, dec'd.

Terms of sale will be made known on the day of sale, and attendance given by JOSHUA GREEN, Adm'r. with the will annexed.

By the Court JOHN REED, Clerk. May 24, 1843.—ts.

VALUABLE PROPERTY

AT Public Sale. THE undersigned will offer at public sale, on Tuesday, the 1st day of August next, on the premises, in Antes township, that large and valuable tract of

FIRST RATE LAND, situate on the little Juniata, adjoining land of Edward Bell, including the large bottom on this side of the little Juniata, containing 300 ACRES.

more or less, about 8 or 10 acres of cleared land, and the remainder remarkably well timbered, with both Pine and Oak; and a first rate natural seat of water power, sufficient water to run a Grist and Saw Mill.

Terms of sale will be made known on the premises, on the day of sale; and will be such as will be most likely to accommodate purchasers.

ISRAEL CRYDER. May 24th, 1843.—3t. pd.

Notice to Creditors.

WHEREAS in pursuance of an act of the General Assembly of the Commonwealth of Pennsylvania an attachment hath been by the subscriber one of the Justices of the peace in and for the county of Huntingdon at the instance of a certain Peter Swope of the borough of Huntingdon in the county of Huntingdon against a certain James Henderson, Cabinet Maker, of the borough of Huntingdon, in the county of Huntingdon, where certain goods chattels and effects of the said James Henderson, hath been attached and are now in the hands of David Saare, Esq. and Charles A. Newingham, of the same borough, until they shall be disposed of according to law. This is therefore to give notice to the creditors of the said James Henderson, to appear on Saturday the 17th day of June next, at my Office in the borough of Huntingdon in the county aforesaid then and there to discover and make proof of their demands agreeably to the directions of the said act.

DANIEL AFRICA. May 24, 1843.

Administrator's Notice.

LETTERS of administration on the estate of John Gahagen, late of Porter township, Huntingdon county, dec'd., have been granted to the undersigned. All persons indebted to said estate are requested to make immediate payment, and those having claims against it will present them properly authenticated for settlement without delay.

JOHN GAHAGEN. JONATHAN ISENBURG, Administrators. Alexandria May 10, 1843.—6t. pd.

PROPOSALS.

Will be received by the common School Directors of the Huntingdon District until Saturday evening, 2d June next, for building by contract a two story

Brick School House, in the borough of Huntingdon, 40ft. by 50ft. Proposals, sealed, to be directed to Dennis Buoy, Secretary of the Board of common school directors, by whom the plan and specifications will be exhibited at any time previous to the letting.

ALEX. GWIN, Pres. Board C. S. Directors. May 24, 1843.

PROPOSALS.

Will be received by the undersigned, Commissioners of Huntingdon County, at the House of K. L. Green in Springfield Township, until the 3th day of June next, (at which time the letting will take place on the ground) for the building of a Bridge over Shade Creek at Shade Gap, in Dublin Township. The plan and specifications can be seen at any time in the possession of Mr. Green.

K. L. GREEN, ALEX. KNOX Jr., A. W. BENEDICT, } Coms. May 17th, 1843.

CAUTION.

ALL persons are hereby cautioned against meddling with, selling, disturbing or removing the following described property, which I this day purchased at Sheriff's Sale, as the property of Thomas Ewing, in West tp., Huntingdon county, and left in his possession until I see proper to remove the same, viz.—2 bay mares and 1 sucking colt. All persons are therefore cautioned and forewarned against intermeddling with the above mentioned property, as the same belongs to me, and I will proceed according to law against any person intermeddling with the same or any part thereof.

JAMES EWING. May 15, 1843.—St. pd.

MEDICAL NOTICE.

TO THE SICK AND AFFLICTED WITH DISEASE—THAT DOCTOR PURCELL.

HAS returned to Huntingdon, and opened an Office in the first house in Hill street, next to the Bridge. Where Medicine and advice can be had for any of the afflicting diseases that affect the human system. All letters addressed to Doctor Purcell, must be post paid.

Huntingdon, May 17, 1843.—1y.

Six cents Reward.

LEFT the residence of the subscriber on Friday the 5th day of May, inst., SAMUEL READ,

An indentured apprentice to the House Carpentering business. He is about twenty one years of age and had better than two years of his time to stay. All persons are cautioned against harboring or trusting said apprentice.

SAMUEL HEMPILL, Huntingdon, May 17, 1843.—3t pd

Notice.

NOTICE is hereby given to all persons interested, that the accounts of Daniel Africa and George Taylor, Esquires, Assignees of Irvin Horrell and James S. Horrell under a voluntary assignment, has been filed in my office, and will be presented to the Court of Common Pleas of Huntingdon county, on the third Monday, (and 19th day) of June next, at an Adjourned Court then to be held in the borough of Huntingdon, for confirmation and allowance, and the same will then be confirmed and allowed, unless cause be shewn why the same should not be done.

JAMES STEEL, Prot'y. Prothonotary's Office, } Huntingdon, May 3, 1843. }

Administrator's Notice.

LETTERS of administration on the estate of Hugh Williamson, of Barre township, Huntingdon county, dec'd., have been granted to the undersigned. All persons indebted to the said estate are requested to make immediate payment, and those having claims against it will present them properly authenticated for settlement without delay.

ROBERT WILLIAMSON, Adm'r. May 10, 1843.—6t.

A FRIENDLY HINT.

It is now more than a year since I disposed of the "Huntingdon Journal," and during all that time, I have been writing patiently, upon those who are in my debt, for subscription and advertising. I have been living on promises; and what is more, those to whom I am indebted, have been obliged to take 'promises' from me; and they like myself, are getting out of patience with this kind of a 'credit system.' Now by way of a hint I wish to say to all who know themselves to be in arrears to me, that I must have my accounts closed; and there is another part of the story—I WILL. I am not disposed to be illnatured, but mind I tell you all, I am out of money—nearly out of credit—and a settlement must be had between this and August Court—or—well I won't say what.

A. W. BENEDICT. Huntingdon, May 3, 1843.—tac.

B. HAWKINS.

DEGS to inform the inhabitants of Huntingdon and its vicinity, that he has commenced the business of light and heavy wagon making, and every kind of vehicle repairing. Having learnt his trade in England, he is prepared to furnish either the English or American style of wagons, and hopes by diligence and attention to merit a share of public patronage.

N. B. Shop near to Mr. J. Honck's blacksmith shop. Huntingdon, April 19, 1843.—1y.

BLANK DEEDS, of an improved form, for sale at this office.

Also BLANK PETITIONS FOR NATURALIZATION. BLANK BONDS to Constables for Stay of Execution, under the new law, just printed, and for sale, at this office.

VALUABLE REAL ESTATE

AT Public Sale.

IN pursuance of the Order of the Orphans' Court of Huntingdon county, will be exposed to public sale, on the premises, on Monday the 19th day of June next, 1843, the following real estate, late of John Miller, Esq., of the borough of Huntingdon, dec'd., viz:

All that lot of ground on the northerly side of Hill street, opposite the Market house in the borough of Huntingdon, fronting 50 feet on Hill street, and extending back 185 feet to Washington street; bounded by Bath street on the west, and a lot of Samuel Steel, Esq., on the east, with a large two story brick house and frame stable thereon erected.

Also, All that other lot of ground on the northerly side of Hill street, in said borough, fronting 50 feet on said street, and extending back 200 feet to Washington street, being lot No. 104 in the plan of said town, bounded by a lot late of John Yocum on the east, with a two story house, part log and part frame, and a blacksmith shop thereon.

Also, All those two adjoining lots of ground on the southerly side of Hill street, in said borough by a lot of William Ward on the west, and a lot of John McCahan on the east; each of said lots fronting 50 feet on Hill street, and extending in depth 200 feet to Allegheny street, and being lots No. 82 and 83 in the plan of said town; with a large two story weather boarded house, part frame and part log, a large log stable with a stone basement, and a tan yard and large Frame Tan House thereon. The title of the above property is indisputable.

Terms of Sale.—One half of the purchase money to be paid on the confirmation of the sale, and residue within one year thereafter, with interest; to be secured by the bond and mortgage of the purchaser. By the Court,

JOHN REED, Clerk. Sale to commence at 10 o'clock A. M. of said day. Attendance will be given by JACOB MILLER, Trustee, &c. May 17, 1843.

CAUTION!!!!

ALL persons are hereby cautioned against meddling with, selling, disturbing or removing the following described property, which we this day purchased at Sheriff's Sale, as property of Alex. Johnston, in West township, and left in his possession until I see proper to remove the same, viz: 1 Bay Stallion, 2 sorrel Horses, 1 farm wagon and bed, 1 sleigh, 1 saddle, 1 lot of boxes, barrels and horse feed in stable, 2 lots of boards, 1 grain cradle, 1 grindstone, 1 shovel, 1 wagon-trough, 1 clock, 1 buffalo robe, 1 lot sundries on garret, 1 sled, 6 sets gears, 1 meat vessel, 1 Bureau and book case, 2 stoves, 1 windmill, 5 bushels corn more or less, 15 chairs, 1 dining table, 1 small stand, and all household furniture of said Johnston, subject to execution.

WM. STEWART, JAS. LEONARD, JOHN BAGEN, } May 12, 1843.—3t. pd. 17th

Proclamation.

WHEREAS by precept to me directed by the Judges of the Common Pleas of the county of Huntingdon, bearing test the 15th day of April, A. D. 1843, I am commanded to make

PUBLIC PROCLAMATION throughout my whole bailiwick that an adjourned 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 19th day) of June, A. D. 1843, for the trial of all issues in said court which remains 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 15th day of April, A. D. one thousand eight hundred and forty-three, and the 66 year of American Independence. JOHN SHAYER, Sheriff. Sheriff's office Huntingdon May 17th 1843. }

Proclamation.

WHEREAS by precept to me directed by the Judges of the Common Pleas of the county of Huntingdon, bearing test the 15th day of April, A. D. 1843, I am commanded to make

PUBLIC PROCLAMATION throughout my whole bailiwick that an adjourned court of Common Pleas will be held at the court house, in the borough of Huntingdon, in the county of Huntingdon, on the fourth Monday (and 26th day) of June, A. D. 1843, for the trial of all issues in said court which remains 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 15th day of April, A. D. one thousand eight hundred and forty-three, and the 66 year of American Independence. JOHN SHAYER, Sheriff. Sheriff's office Huntingdon May 17th 1843. }

Proclamation.

WHEREAS by precept to me directed by the Judges of the Common Pleas of the county of Huntingdon, bearing test the 15th day of April, A. D. 1843, I am commanded to make