

V. B. PALMER, Esq., is authorized to act as Agent for this paper, to procure subscriptions and advertisements in Philadelphia, New York, Baltimore and Boston.

OFFICES:
Philadelphia—Number 59 Pine street.
Baltimore—S. E. corner of Baltimore and Calvert streets.
New York—Number 160 Nassau street.
Boston—Number 16 State street.

From the United States Gazette.
Great Race between Fashion and Peytona.

The second great trial for supremacy of the turf, took place yesterday over the Camden Course, and the high reputation of the contending animals induced such a general interest, that the attendance was very large. At an early hour in the morning, people began to crowd the ferry boats which ply between this city and Camden, and at a later period, the steamboats were literally loaded down with men and vehicles of every description. The road to the Course was crowded with vehicles, and as the day was exceedingly hot and dry, the annoyance of huge clouds of dust disturbed by the wheels, was added to the inconveniences of the pilgrims to the great centre of attraction.

The stands rapidly filled, and the field, at 11 o'clock, was thickly sprinkled with vehicles, while lines of omnibuses were drawn up close to the inner fence on the straight side, the occupants of which used the tops as places of look-out, to see the horses as they passed around.

Adjoining the member's stand, and connected with it, was the main stand, and further on in the same line, an open stand without cover. These were soon crowded, and the main stand, the roof of which was prepared to accommodate people, was packed to its utmost capacity. Shortly before the race commenced, a disastrous accident took place by the falling of this main stand, the particulars of which, so far as we could hastily gather them, are related in another article.

The weather was excessively hot, and the track somewhat heavy—betting ran freely in favor of Peytona, who appeared to be the favorite, and 75 to 100 seemed to be the ruling figures. Most of the bets however, were upon time, the race being so very doubtful that most people were puzzled to know which to choose, and of those who staked "their pile" on time, the majority marked from 7 37 to 7 40.

The falling of the stand added a great difficulty to the preparations for the race the crowd from the stands and from the field having been poured upon the track in a dense mass, through which it was with exceeding difficulty an opening of sufficient width was made to admit the free passage of the horses. During the second heat the crowd of people so encroached upon the track, that Fashion in coming in on the fourth mile, had hardly room to get through, the people falling back as she came on.

Shortly after 2 o'clock, the Judges announced from the stand, that it having been ascertained from the best medical authority, that no one was dead or dying from the injuries received by the falling of the stand, the race would proceed—observing at the same time that it had been the unanimous determination of the Club to instantly postpone the race if any one had been killed, or had received injuries which it was probable would result in death.

The Jockies were previously weighed and Barney the rider of Peytona having made up his weight to 118 pounds, and Joe Laird the Jockey of Fashion to 123 pounds, the preparations were concluded.

The horses were brought on the course soon after the announcement from the Judges' stand, and both animals looked in tip-top condition. Fashion never looked better. Peytona won the inside of the track, and the order for the start for the first heat having been given, off they went Fashion slightly ahead and continuing to gain until at the first quarter stretch she passed Peytona and got the inside of the track. Along the top Peytona made a brush and lapped Fashion, but the Jersey mare on coming into the back stretch shook off her opponent and stepped a length in advance, which distance she continued to hold until the coming home; Peytona at times making a brush and putting her nose at Fashion's saddle, only to be left behind again. The first three miles of the heat were won in this manner, the Jersey mare passing the stand each time a length ahead, but on the fourth mile Peytona did not hold her position, so that Fashion came in three lengths ahead, winning the heat in 7m. 48s.

The following is the mile time of the first heat:

Table with 2 columns: Mile number and Time. 1st mile - 1:50, 2nd - 1:54, 3rd - 1:53, 4th - 2:05.

Total 7:48

At the call of the bugle the horses appeared for the second heat and it was apparent that they had not dried up well, both animals being pretty wet. Fashion taking the inside, the animals went off at a snapping pace, Peytona slightly in advance, an advantage, however, overcome by Fashion before the top of the course was reached her nose being then pushed a little in advance of her opponent. Both horses went in this style down the back stretch, and round the bottom, coming into the straight side almost even, but on passing the stand, the first mile, Peytona was half a head in advance. On the second mile, the horses were so even in their running, that the animal towards the specta-

tor could at times only be seen. Peytona was doing her very best, but the free and frequent application of the spur, and occasional admonitions with the whip, did not serve to aid her go-ahead-attitude, while Fashion was going easily under a tight rein. The third mile was a most exciting period, the horses being absolutely together all the way round, except that coming down the straight side, Fashion got so much the foot of her opponent, as to pass the stand half a head in advance. The fourth mile, the last tug, was soon settled, for Peytona, after gallantly struggling to bring up her lee way, began to fall back at the top of the course and on entering the back stretch, the Jersey mare opened a gap between her and her southern rival, and continuing to improve her advantage, was full three lengths in advance, before they were half way down the back of the course. It was evident that the contest was settled, from the manner in which Peytona ran, and Fashion came in a winner, amid deafening cries and cheers, leaving Peytona barely grace enough to save her distance.

Table with 2 columns: Mile number and Time. 1st mile - 1:56, 2nd - 1:53, 3rd - 1:58, 4th - 2:10.

Total 7:57

The time made was not good, and a cause of this may be that the crowd obstructed a large part of the course in such a manner as to prevent the horses from going properly. On the second heat Fashion was the favorite at long odds, and a considerable quantity of money changed hands during the closely contested first three miles. Fashion, it was said, was held hard in hand throughout the second heat.

Thus ended the second trial for the supremacy of the turf, and Fashion is again in possession of her hard won laurels. The stake of course was a slight consideration, the glory of the North and the South being the real game of the day. The crowd quickly dispersed after the result had been announced and but few were left as witnesses of the mile race. With the departure of the excitement of the contest the recollection of the disastrous accident before the race was renewed, and with the unsightly ruins before them and the knowledge that some at least had been seriously injured, there was but little disposition left to see further trials of speed. The spirit of rivalry had been satisfied by the victory of Fashion.

Justices of the Peace.

We copy the following Act passed at the last session of the Legislature of this State from the Harrisburg Union, in which it appears "By Authority." The effect of its first section is to authorize the Justices of the Peace whose commissions expired this Spring, to retain their Dockets and give transcripts of the proceedings had before them, to be carried out by their successors in office. It is singular that this Act, which was passed so long ago as February last, should not have been published until now for the very object of the Legislature in directing the Secretary of the Commonwealth to publish the laws of a public character in a newspaper, was to give prompt notice of their enactment to the people, the pamphlet edition not generally appearing for some months after the adjournment.

A SUPPLEMENT to "An act to provide for the election of Aldermen and Justices of the Peace," approved the twenty first day of June, one thousand, eight hundred and thirty-nine; and a further supplement, passed April eleventh, one thousand eight hundred and forty, and for other purposes.

SECTION 1. Be it enacted by the Senate and House of Representatives, of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same: That so much of the tenth section of the Act to which this is a further supplement, as relates to Aldermen and Justices of the Peace, who were in commission at the time of the first election under said act, be and the same is hereby extended to Aldermen and Justices of the Peace elected; and who may hereafter be elected under the provisions of said Act.

Sec. 2. That the privileges granted to Aldermen and Justices of the Peace who were in commission at the time of the first election held under the act to which this is a further supplement, by the third section of "A supplement to an Act, entitled 'An act providing for the election of Aldermen and Justices of the Peace,'" approved the eleventh day of April, one thousand eight hundred and forty," be and the same is hereby extended to Aldermen and Justices of the Peace elected and who may hereafter be elected under the provisions of said Act of the twenty-first of June, one thousand eight hundred and thirty-nine.

Sec. 3. That the Justices of the Peace of this State shall have jurisdiction in actions of debt, on demands not exceeding one hundred dollars, founded on judgment or judgments of any Justice of the Peace of any adjoining State, where a similar jurisdiction is given to justices by the laws of such State, founded on the judgment or judgments of justices of the Peace in this State; Provided, That it shall appear by a copy of the record or docket entry of the proceedings had before such Justices, certified and authenticated as hereinafter mentioned, that the original cause of action was such as by the laws of this Commonwealth would

have been within the jurisdiction of the Justices of the Peace thereof.

Sec. 4. The plaintiff or the party in interest in such cases shall, as evidence of his demand, produce on the trial a copy of the record or docket entry of the proceedings had before the Justice who tried the original action, with his affidavit thereunto annexed, certifying the same to be a true and full copy of the record of the proceedings had before him, and that the judgment remains in force, and has not to his knowledge been vacated, annulled, or in any manner satisfied, and further certified by the Clerk of the Court of Common Pleas, or clerk of the County where such Justice keeps his office, under the hand of such clerk, and seal of the Court or County, that the person before whom the proceedings purport to have been had, was at the time an acting Justice of the Peace of such County, duly appointed or elected, and qualified according to law: Provided, That the defendant shall have the right to make the same defence to the action upon said Judgment, as he was originally entitled to make to the claim or demand upon which it was founded.

Sec. 5. The copy of the proceedings aforesaid shall be kept by the Justice who shall try the case as a part of the record, and it shall be a part of the record of the proceedings of such Justice.

FINDLEY PATTERSON,
Speaker of the House of Representatives.
WILLIAM P. WILCOX,
Speaker of the Senate.

APPROVED—The twenty-seventh day of February, one thousand eight hundred and forty-five.

FRS. R. SHUNK.

The Public Domain.

Extensive Sales.—The President has already issued his proclamation for very extensive sales, next summer and autumn of the public lands in the northwest, west and southwest, embracing an aggregate of upwards of five millions of acres.—In Wisconsin Territory, about 370,000 acres of land, lying on and between the Fox and Wolf rivers. Iowa—there are two sales to take place at each of the land offices in that Territory, Dubuque and Fairfield, in the months of September and October. Upwards of 90,000 acres of the rich bottom lands of Illinois will be brought into market, embracing tracts on the Mississippi and islands in that river with small detached bodies of land not heretofore offered. In Missouri, upwards of a million of acres will be offered for sale, embracing tracts in the north, northwest, west, and southwest parts of the State. In Arkansas there will also be brought into the market about 1,000,000 acres, embracing nine townships in the new district of Campagnole. In Louisiana about 154,000, and in Florida, upwards of 600,000 acres of fine sugar and cotton land will be offered for sale.

Our Bishop Elect.—The general anxiety to learn whether Dr. Alonzo Potter will accept the ecclesiastical dignity conferred upon him with such gratifying and complimentary unanimity, seems to be shared by the friends of the Protestant Episcopal Church elsewhere. The Albany Evening Journal of Wednesday says:—"The general impression, derived from the opinion of his neighbors, is that the office will be declined. We, however, are led to believe and to hope that Dr. P. will accept. It will be taking away from this State a very valuable citizen, and one who, in various ways, assists largely in carrying forward good enterprises; but it will be taking him to Pennsylvania, where an equally wide and much less cultivated field for usefulness opens up to his enlightened and philanthropic teachings. There are difficulties, and perhaps dangers, in his path, but Dr. P. is both too wise and too good a man to hesitate in encountering either in the discharge of his duty. And, besides, what would be perilous to others will prove harmless to him. At any rate, though there are thousands whom we "could better spare," we hope to see Bishop Potter doing for the People of Pennsylvania the things which have won for him the affection and gratitude of the People of New York."

We are very sanguine that Dr. Potter will yield to a sense of duty and accept, although he leaves a home of comparative ease and quiet to fill an honorable but too often thankless office. When the committee appointed to tender him the office reached Albany, on their way to Schenectady, they called on his brother, the Rev. Dr. Horatio Potter. Upon the announcement of the choice, he was much overcome, and could scarcely answer any questions as to the probability of his brother's acceptance. He, however, resolved to accompany the committee and use his endeavors to induce a compliance with their wishes. North American.

The Crops.—The Washington Union says:—"A friend who has recently travelled through a portion of the rich agricultural regions of Pennsylvania—York, Lancaster, Dauphin, Lebanon, and Berks, for example—represents it to us as in a highly promising and flourishing condition. Nature is everywhere scattering her gifts from her well-filled cornucopie, with a liberal and profuse hand, and the husbandman has promise of a rich return for his labors. The wheat fields are said to be more exempt from the fly than has been the case for many previous seasons, and its ravages, usually so destructive, will be comparatively unfeared. Rye, corn, oats, and grass, also looks remarkably well so that both "man and beast" may rejoice in the prospect that the ingathering of the summer and autumn will result in bountiful supplies for the succeeding winter."

Important to owners of rented Farms.

In a trial at the recent sessions of our Court reported in our last, an attempt was made to prove the removal of hay and straw by the tenant of a farm who was defendant in the case; but the Court ruled out the evidence, on the ground that the tenant had a right to the hay and straw raised by him on the premises, in the absence of any stipulation or lease to the contrary. The counsel for the defendant stated that it had always been his opinion, that where no stipulation in relation to hay and straw was made in a lease the tenant had a right to remove or dispose of it as he thought proper, it being as much his property as the grain he raised—and that had been so decided by the Supreme it Court. The Court coincided in this opinion, and under the decision of the Supreme Court rejected the evidence above referred to.

This law we presume, is new to a majority of our farmers, and is exactly contrary to their views of it. It will be well for landlords leasing farms, to bear this in mind, and where they do not intend the tenant to remove hay or straw, (as is generally the case,) stipulate its reservation in the lease.—Bucks County Intelligencer.

THE MARKETS.

[CORRECTED WEEKLY.]

Table of market prices for Philadelphia, May 30. Includes items like Wheat Flour, Rye Meal, Wheat, Rye, Corn, Oats, and Whiskey with their respective prices.

Orphans' Court Sale.

By virtue of an alias order of the Orphans' Court of Huntingdon county, will be exposed to sale, by public vendue or outcry, on the premises, on

Saturday the 14th day of June next, as the property of John Scullin, deceased, a lot of ground with a large and commodious

TAVERN HOUSE

thereon erected, two stories high, part log and weather-boarded and part frame, situated in the borough of PEIERSBURG, in said county, now occupied as a public house by Mrs. Mary Scullin. Also parts of two other lots in said borough, on which are erected a large frame stable, and a small log stable, appurtenant to the tavern stand.

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

JOHN REED, Ck.
Sale to commence at 1 o'clock, P. M. of said day. Attendance will be given by JOHN McCULLOCH, Adm'r. Petersburg, May 21, 1845.

Land For Sale.

A valuable tract of land situated in Porter township, Huntingdon county, about 1 mile from the borough of Alexandria, and 6 miles from Huntingdon borough, containing

110 ACRES.

On the premises, there are 100 acres cleared, and in a good state of cultivation—a first rate orchard of Apple, and other fruit trees—dwelling house—barn, &c.

For terms inquire of the subscriber, on the premises.

TIMOTHY NOLAND,
N. B. 100 acres of good woodland, convenient, can be had with the above. Also, a Lot of four acres, in good condition, in the town of Alexandria. T. N. Potter etc., May 14, 1845.—3t. pd.

STRAY HORSE.

STRAYED away from the subscriber, on Sunday evening, the 18th inst., from Piper's Dam, near Petersburg, a dark bay horse, 8 or 9 years old, about middle sized, has a crack in one fore and one of his hind feet. Any person taking up said horse, and writing to the subscriber in Waynesburg, Mifflin county, or sending him there shall be liberally rewarded for his trouble, and all charges paid. He is supposed to have gone towards Shaver's Creek Valley or Stone Valley. JAMES GARLINGER.

Waynesburg, May 19, 1845

JOHN WILLIAMSON

Having returned to Huntingdon county, has recommenced the practice of LAW in the Borough of Huntingdon, where he will carefully attend to all business entrusted to his care.—He will be found at all times by those who may call upon him, at his office with Isaac Fisher, Esq., adjoining the store of Thos. Read & Son, near the Diamond. Huntingdon, April 30, 1845.

Estate of Elizabeth Shaw, late of Morris township, deceased.

NOTICE is hereby given, that Letters testamentary on the last will and testament of said deceased have been granted to the subscribers. All persons therefore indebted to the estate of said deceased, are requested to make immediate payment, and all having claims to present them duly authenticated for settlement, to JOHN KELLER, Ex'r. April 30, 1845.—6t Morris tp.

ISAAC FISHER,

ATTORNEY AT LAW.—Has removed to Huntingdon, with the intention of making it the place of his future residence, and will attend to such legal business as may be entrusted to him. Dec. 20, 1843.

Take Notice,

THAT I have left my accounts with John Albright, Esq., for collection. All persons knowing themselves indebted to the subscriber will save costs by calling on or before the sixth of May next and settling their accounts. THOMAS ADAMS. Huntingdon, April 30, 1845.—3t.

JURORS.

LIST of JURORS for an adjourned Court of Common Pleas to be held in and for the county of Huntingdon, commencing on the 27th Monday (and the 16th day) of June 1845.

TRAVERSE JURORS.—FIRST WEEK.

Table listing names, occupations, and residences of Traverse Jurors for the first week, including Appley John Jr., Burket Frederick C., Barr John, etc.

TRAVERSE JURORS.—SECOND WEEK.

Table listing names, occupations, and residences of Traverse Jurors for the second week, including Adams Samuel R., Albaugh Daniel, Burkhardt Jacob, etc.

Trial List for the Adjourned Court, June 1845.

FIRST WEEK.

Table listing names and attorneys for the first week of the trial list, including Batton's Assignee, John M'Comb, W. B. Hudson, etc.

SECOND WEEK.

Table listing names and attorneys for the second week of the trial list, including Charles Springer, M. C. Garber, John F. Lowry, etc.

TAILORING

Done in the best style and on short notice.

JACOB SNYDER

Most respectfully informs his old friends and customers, and the public in general, that he still continues the

Tailoring Business,

at his old stand, two doors east of the Store of T. Read & Son, in the borough of Huntingdon, where he is fully prepared to accommodate all who may favor him with their work.

He receives, regularly, from New York, Scott's New York, Paris and London

FASHIONS?

and he is determined to employ none but the best and most experienced workmen; and he guarantees to execute all orders in his line in the most fashionable and workmanlike manner, or according to the wishes and orders of his customers.

Thankful for the liberal encouragement he has heretofore received, he respectfully solicits a continuance of public patronage. May 21, 1845.—4t.

A. W. BENEDICT,

ATTORNEY AT LAW—HUNTINGDON, Pa.—Office at his old residence in Main street, a few doors West of the Court House. A. W. B. will attend to any business entrusted to him in the several courts of Huntingdon and adjoining counties. April 30, 1845.—4t.

PLANK BONDS—Judgment and com

mon—for sale at this office.

The first number of our new paper will be issued this (first) day of May, with an entire new dress—new type, fine white paper, with other important alterations and improvements. The paper will be devoted to a fearless exposition of Democratic principles; it will zealously and unremittingly oppose each and every effort to establish a mammoth monarchy bank and other mischievous corporations and consolidations of wealth, which subvert the rights of the people and undermine the pillars of the Republic; it will oppose an oppressive and anti-republican tariff system, the assumption of the state debts by the General Government, and all other Federal principles which have an inevitable tendency to destroy public prosperity as well as individual happiness. Against all such political delusions, we shall wage unchanging, uncompromising war.

The FARMER and the MECHANIC who produce all the real capital of the nation, will find in our paper an unwavering champion of their inalienable rights; the long cherished principles of the editors are too well known to the public to require any pledge upon this point. To the Miscellaneous Department particular attention will be devoted; the Ladies will always find in our columns a choice selection from the current literature of the day as well as original contributions from the most talented writers of which our country can boast. A general summary of Foreign and Domestic news will be furnished a regular price current and a correct list of the prices of stocks will also be given.

The conductors have already secured the aid and co-operation of a large number of the most distinguished literary and political writers of the day; arrangements will also be made, at the earliest period possible, to embellish our columns by the contributions of correspondents from abroad. With this brief and imperfect outline of our plan, we very respectfully submit our claims to an extensive patronage to the consideration of a generous public.

THEOPHILUS FISK, }
JESSE E. DOW, } Editors.

TERMS.

Weekly paper by the year - \$2 00
" " for six months - 1 00
Semi-Weekly paper by the year, in advance - 5 00
" " for less than a year 50 cts
per month.

Daily paper by the year in advance 10 00
" " for less than a year, \$1 per month.
Subscriptions to the Daily for less than two, to the Semi-Weekly for less than four, or to the Weekly for less than six months, will not be received.

If not paid within the year, the Daily paper will be \$12, the Semi-weekly \$6, and the Weekly \$2 50 a year.

All payments to be made in advance.—Those who have not an opportunity of paying otherwise, may remit by mail at our risk, postage paid. The Postmaster's certificate of such remittance shall be a sufficient receipt therefor. The notes of any specie paying bank will be received.

Auditor's Notices.

The undersigned having been appointed by the court of common pleas of Huntingdon county, auditor, to distribute the proceeds arising from the Sheriff's sale of the real estate of Joseph S. P. Heris, to and among his creditors, will attend for that purpose at his office in the borough of Huntingdon, on Saturday the 14th day of June next, where all persons interested are notified to attend.

THOMAS P. CAMPBELL,
May 7, 1845. Auditor.

The undersigned having been appointed auditor, by the court of common pleas of Huntingdon county, to report the facts on the exception filed to the account of Randall Alexander and Daniel Tenge, Assignees of M'Carrell & Rutter, and to state an account, and to report a distribution of the monies of which the said assignees are chargeable, to and among the creditors of the assignors according to his decision, &c. gives notice that he will attend for that purpose, at his office in the borough of Huntingdon, on Saturday, the 14th day of June next, at 10 o'clock, A. M.

THOMAS P. CAMPBELL,
Huntingdon, May 7, 1845. Auditor.

The undersigned auditor appointed by the Orphan's Court of Huntingdon county, to distribute the assets in the hands of Thompson Melin, administrator of the estate of Thomas Melin, late of the borough of Birmingham, in the county of Huntingdon, and among the creditors of said estate, gives notice that he will attend for that purpose, at the Treasurer's office in the borough of Huntingdon, on Saturday the 7th of June next, at 10 o'clock, A. M., when all persons having accounts against said estate are notified to present them properly authenticated.

GEORGE TAYLOR,
Huntingdon, May 7, 1845. Auditor.

Estate of Henry S. Spang, late of Morris township, deceased.

NOTICE is hereby given, that Letters testamentary upon the said estate have been granted to the undersigned. All persons indebted to said estate are requested to make immediate payment, and those having claims or demands against the same are requested to present them duly authenticated for settlement, to H. A. SPANG, }
DR. JESSE WOLF, } Ex'rs.
April 23, 1845. Morris tp.

GEORGE TAYLOR,

Attorney at Law.—Attends to practice in the Orphan's Court, Stating Administrators accounts, Gravening, &c.—Office in Diamond, three doors East of the "Exchange Hotel." Feb 28, '44.