

The Grave of Bunyan.

The grave of Bunyan is in Bunfield's Burial Ground. The cemetery has nothing pleasing or attractive about it, neither funeral yew nor creeping vine. It is entirely bare of sepulchral embellishment. A lane or avenue leads down the centre, and on each side are plain looking headstones, yet beneath them lie many celebrated men. In this grave-yard, lie Richard Watts, Dr. Price, Hugh Worthington, Burder, author of 'Village Sermons,' and others eminent for piety and learning among the Dissenters. But no 'storied urn' or 'animated bust' arrests our attention, and no tree or shrub throws its graceful screen or mantle about their sepulchers. Even the grass here is not green or verdant to the eye; the place has no look about it but burial and death!

On your left hand, as you pass down, you observe an ancient, black-looking monument, of an oblong form, and upon it you discern and read this epitaph:

Mr. JOHN BUNYAN,
Author of the Pilgrim's Progress.
Ob. 12 Aug. 1688.
Æ. 60.

Whilst multitudes of learned men or fashionable poets, who wrote during his life and times, have passed away into oblivion or partial forgetfulness, Bunyan lives in glorious immortality in his "Pilgrim's Progress;" to instruct, edify, and enlighten multitudes at the present day—learned and illiterate. "This wonderful work," observes Coleridge, "is one of the few books which may be read over repeatedly at different times, and each time with a new and different pleasure. I read it once as a theologian—and let me assure you, that there is a great theological acumen in the work—once with devotional feelings—and once as a poet."

THE RIOTERS AT WASHINGTON.—A noble prospect has been entered by the District Attorney, at the suggestion of the President of the United States, in the case of the persons charged with riot in front of the President's mansion, on the night of the 16th of August last. The President in his letter says:—"It was one of those outbreaks of popular feeling incident in some degree to our form of government, and entirely evanescent and harmless in its character; and there will be no danger of similar occurrence in future."

Seventeen thousand journeymen tailors, and about as many printers, shoemakers, and other mechanics, are destitute of employment, and consequently the means of subsistence in London. Magnificence and meanness—wealth and poverty—palaces and hovels—gluttony and starvation, are the discordant ingredients which make up the great nation. England is like a vast poor house, into which has been thrown the gilded contents of a toy shop, to make its wretchedness more hideous.

The Mormons.

The success of the Mormons is one of the most astonishing features of the age, and is beginning to excite a very deep interest in their movements. We find some interesting facts in relation to them in the Journal of Commerce, from which it appears that their numbers reach already one hundred thousand persons, and as many more in Europe. Many of them are men of intelligence, who have stood high in the Christian church. Their members are increasing by the addition of men of property, who join their wealth to the common stock. They have acquired so much political importance as to procure of the Legislature of Illinois an act of incorporation, authorizing the Mormons to maintain a standing army of a thousand men.—Smith and Rigdon have ordained twelve Apostles, who have been anointed for their work by a sight of the golden plates. They adopt the whole of the Bible, and claim that they have an additional revelation, which was communicated to Joe Smith on the golden plates. This pretended revelation is said to be, and there is good reason to believe the report true, the production of a deceased clergyman, who wrote it as an amusement during hours of sickness, the manuscript of which was stolen from the printer's office. With all the boasted intelligence of the day, people are as ready to follow strange delusions as much as they ever were in the most superstitious periods of the world's history.

TEXAS COURTSHIP.—"Hullo, gal—ho's your ma?"
"Hain't got none here—recon she's dead by this time, too?"
"Well—how's your pa?"
"He was hung last May."
"Humph! what are you doin'?"
"Jest looking about."
"Zactly what I'm doin. "Sposin we hitch and proximate?"
"Zactly—but who'll pay the judge?"
"Guess I'll fodder up one half the provender, if you can do the other beat."
"Well—but I've only got a counterfeit pote?"
"Jest zactly my own premises. Come, if we can't cheat one Judge, we can another—so come on, gal—here, take my arm—we'll try any how."

Tight.—In the old blue-law times, in Connecticut, the girls were in the habit of tying their hair so tight on the back of their heads, that it entirely prevented them from shutting their eyes or mouths, even if they ever felt inclined to do so. The consequence was that their lovers were compelled to untie the string before they could kiss them.

Tighter.—We were informed last summer in Philadelphia, that some of the ladies in that city were in the habit of hooking their frocks so tight behind, that they were obliged to loosen them before they could sneeze.

Tightest.—A Boston paper mentions an instance of a dandy there who strapped his pantaloons so tight that when he raised his foot to step he could not get it down again, but was obliged to stand on one leg like a goose, until the strap was taken off.

MARRIED.

On Thursday the 2nd. inst., by the Rev. Jas. Campbell, Mr. CHARLES K. HUNTINGTON, of N. Y. to Miss MARY S. eldest daughter of the Hon. James Jones of Pike Co. Mo.

On the 21st. ult. by the Rev. James H. D. Henderson, Mr. WILLIAM H. WRIGHT, to Miss MARY BARNETT, all of this county.

On the 30th ult. by the Rev. James H. D. Henderson, Mr. JOHN WILLIAMS, to Miss MARY M. daughter of Abiram Ray, all of this County.

ST. LOUIS MARKET.

BACON—Hams 5 a 5 1-2c; canvassed 6 a 7c; sides 3 a 4c; shoulders 2 a 3c.

BAGGING AND BALE ROPE—Bagging 21 a 22c; rope 9 a 10c.

BRASS—The price ranges from 37 to 50c.

BUTTER—In kegs, 10 a 12c for fair; prime commands a better price.

BEEWAX—25 a 26c, in demand.

CANDLES—Sperm, first quality, 44 a 45c; inferior 37 1-2 a 40c; tallow, mould 10 a 11c, dip 9 a 10c.

COTTON YARN—27 a 28, stock rather light.

COFFEE—Havana, prime 12 1-2 a 13c; Rio 12 a 13c; Java 16 a 17; St. Domingo 11 a 12c.

CHEESE—7 a 7 1-2; fair supply.

CASTOR BEANS—\$1 a 1 25 per bushel; in demand.

FLOUR—We quote favorite brands at \$5; ordinary 4 75. Buckwheat flour sells from 2 1-2 to 3c per lb.

FISH—We quote sales, mackerel, No. 1 \$1 19a 20, 2d 17 a 19, 3d 10 1-2 a 11; codfish \$1 25 a 1 50 per box; herring 75c a \$1 per box.

FRUITS—The market is now well supplied—new M R raisins \$2 50 a 3, old 2 a 2 80.—Lemons—3 50 a 3 55.

FURS AND PELTRIES—Deer skins, shaved, Indian handed, 22 a 30c per lb; red do do 25 a 30; grey do do 12 1-2 a 15c; shaved country handled 20 a 22; red and blue do do 20c; grey do do 10c. Otter, prime \$4 per skin. Raccoon, Indian handled 30 a 33c per skin; country handled 25c per skin. Wild cat 25c; Grey Fox 20c Minx 20c; Wolf 25; Muskrat 6 1-4 a 8c.

FEATHERS—3 1-2 a 3 75c, good supply.

FLAX-SEED—75 a 81; in demand.

CRAIN—Wheat has been taken at 80 a 83c.—The demand still continues good. Oats have been sold at thirty c in sacks. Corn 31 a 38.

HIDES—9 1-2 a 10 1-2; still in demand.

HEMP—7 a 8; scarce.

LARD—6 1-2c. There is some enquiry for export.

LEAD—Has been sold at 4c; there is but a small stock on hand.

MOLASSES—A small lot has arrived and sold at 30c from Levee.

NAILES—6 1-4 a 7 for Pittsburg; 7 a 7 1-2 for Boston; No. 3, 9c.

OILS—Winter strained sperm \$1 40 a \$1 50; whale \$1 a \$1 20; tanner's \$18 a 20 per bbl; linseed \$1 10 a 1 18.

RICE—6 a 7; scarce.

SUGAR—Prime 7 1-2 a 8 in hdd; 8 a 9 in bbl. Salt—G. Alum \$2 a 2 25 a 2 50; Blown \$2 50 a 2 75; Turk's Island 50 a 62 1-2c.

TOBACCO—Seconds 6 1-8 a 6 3-8c thirds 4 1-8 a 4 1-4c. loose 4c.

TEA—G. P. and Imp 87 1-2 a 95c; Y H 62 1-2 a 75; Pouchong 70 a 75.

The following gentlemen are authorized to act as Agents for the "RADICAL."

- R. M. KERCHEVAL, Louisiana, Mo.
- A. MASE, P. M. Frankford, "
- H. T. KENT, P. M. Clarksville, "
- C. E. PERKINS, P. M. Auburn, "
- J. H. BRITTON, Troy, "
- B. GIBSON, P. M. Padysville, "
- P. W. OVERLY, P. M. Shamrock, "
- J. D. S. DRYDEN, Palmyra, "
- JOHN RALLS, New London, "
- A. HENDRIX, P. M. Spencerburg, "
- J. CROSTHEWAIT, P. M. Madisonville, "
- W. H. NICKLIN, New Hope, "
- W. T. BOND, P. M. Sugar Grove, "
- L. T. MUSICK, Hickory Creek, "
- E. EMERSON, P. M. Louisville, "
- J. B. WELLS, Warrenton, "
- H. CAVE, Danville, "

Terms of the "RADICAL,"
IN-VARIABLE, &c

The terms will be \$2 to a club of three or more subscribers, paid in advance. \$2.50 to a single subscriber, if paid within six months, and \$3 if not paid till after that period.

TO ALL WHOM IT MAY CONCERN:

THE undersigned hopes that all persons indebted to the office of the *Salt River Journal*, for SUBSCRIPTION, ADVERTISING, or JOB WORK, will speedily pay up their accounts. The amounts due are scattered over a number of counties, and the cost of collection, if he is compelled to call upon each individual, would in many cases, exceed the sums collected. Those indebted to the office can remit to us, through the Postmasters, and thus save us both trouble and expense, and at the same time do us a great favor. We are in want of money, and we MUST HAVE IT, and it must come from those for whom we have been laboring for the last two years.
A. H. BUCKNER.

EVERY VARIETY OF JOB WORK
Executed with neatness and despatch,
On very reasonable terms,
FOR CASH AND CASH ONLY!

STATE OF MISSOURI, ss.
County of Warren, }
In the County Court of said county, November term, 1841.

David P. Hubbard administrator of the estate of Benjamin Hutcheson deceased, comes into court and presents his petition setting forth that there is not sufficient personal estate of said deceased to pay his debts, and praying for the sale of the real estate of said deceased for the purpose of paying said debts, which petition is accompanied by an exhibit of his administration according to the statute in that case provided: and thereupon it is ordered by the court that all persons interested in said estate be notified that unless good cause to the contrary be shown on or before the first day of the next term of this court, an order will be made to sell the south east quarter of the south east quarter of section number thirty, and the south west quarter of the south west quarter of section number thirty two, both in township number forty seven of range number one west—each tract containing forty acres or so much thereof as will be sufficient to pay the debts of said deceased; and it is further ordered by the court that said administrator give notice of this application according to law.

I, Joseph B. Wells, clerk of said court do certify that the above is correctly copied from the record of said court. In testimony whereof, I have hereunto set my hand and the seal of said court, at office in said county this 18th day of November A. D. 1841.

JOSEPH B. WELLS, Clerk
Dec. 11, 1841—6t.

STATE OF MISSOURI, ss.
County of Warren, }
In the County Court of said county November term, 1841.

William Demire, administrator of the estate of Adolphus Shaburg, deceased, comes into court and presents his petition setting forth that there is not sufficient personal estate of said deceased to pay his debts, and praying for the sale of the real estate of said deceased for the purpose of paying his debts, which petition is accompanied by an exhibit of his administration according to the statute in that case provided.

And thereupon, it is ordered by the court that all persons interested in said estate be notified that unless good cause to the contrary be shown on or before the first day of the next term of this court, an order will be made to sell the south west quarter of the south west quarter of section number 21, in township number 45 of range number 1 west, containing 40 acres: and it is further ordered by said court that said administrator give notice of this application according to law.

I, Joseph B. Wells, Clerk of the County Court do certify that the above is correctly copied from the record of said court. In testimony whereof, I have hereunto set my hand and the seal of said court at office in the town of Warrenton, in said county, this 18th day of November, 1841.

JOSEPH B. WELLS, Clerk
Dec. 11, 1841—6t.

STATE OF MISSOURI, ss.
County of Warren, }
In the County Court of said county, November term, 1841.

Charles A. Kuntze administrator of the estate of John Osterich, deceased, comes into court and presents his petition praying for the sale of the real estate of said deceased for the purpose of paying his debts, which petition is accompanied by an exhibit of his administration of said estate pursuant to law. It is therefore ordered by the court that all persons interested in said estate be notified that unless good cause to the contrary be shown on or before the first day of the next term of this court an order will be made to sell fifty five acres and twenty poles of land situate in section number twenty, in township number forty-five, in range No. two west, or so much thereof as will be sufficient to pay the debts of said deceased, and it is further ordered by the court that said administrator give notice of this application according to law.

A true copy taken from the record. In testimony whereof, I, Joseph B. Wells, Clerk of said county court have hereunto set my hand and the seal of said court at office in said county this 18th day of November, A. D. 1841.

JOSEPH B. WELLS, Clerk
Dec. 11, 1841—6t.

NOTICE.

THE subscriber will offer for sale to the highest bidder on the first day of January 1842, in the town of Bowling Green, Pike county Mo. one likely Negro Girl, about sixteen years of age on a credit of six and twelve months, by the purchaser giving bond with approved security.
WILLIAM BAXTER.
Dec. 11, 1841—2t.

TO THE PUBLIC.

THE undersigned, grateful for the liberal patronage extended to him by his transient friends while at his old stand opposite the Bank of Missouri, takes this method of informing them that he has removed to a much more eligible and commodious situation on the corner of the old market, formerly known as the Saint Louis Boarding House, and more recently kept by Mr. Dennis.

I would just say to my friends and the public generally, that no pains shall be spared to render comfortable all who may favor me with a call. Arrangements are made for the keeping of horses of transient friends at a good stable, and a porter furnished to carry baggage to, and from steam boats.
V. J. PEERS.
Dec. 11, 1841.—4t.

FINAL SETTLEMENT.

THE undersigned administrator of the estate of Julia Ann Maher, dec'd late of Pike county Mo, hereby gives notice to all concerned, or in any way interested in said estate, that the undersigned Executor will make a final settlement of the said estate at the next February term of the county court of said county, 1842.
GEORGE D. BONDURANT Executor
Dec 4, 1841.—4t

NOTICE.

MY wife Mahala B. Hendrix, having left my bed and board without just cause or provocation—all persons are hereby forewarned from harboring or trusting her on my account, as I will pay no debts of her contracting.
E. HENDRIX.
Nov. 13th 1841.—3t.

\$5 REWARD.

STRAYED from the subscriber on Sunday night the 28th of November, a gray horse about 15 1-2 hands high, 5 years old, light mane and tail, shod all around, in good condition. The above horse left the stable of Mr. Wm. Penix on Sugar Creek. Any person finding him and will deliver him to either William Penix, or Augustus Oury in Bowling Green, shall receive the above reward and the thanks of the owner.
MARCUS TROFUS.
Dec. 4, 1841.—3t.

ADMINISTRATOR'S SALE.

THE undersigned administrator of the estate of Humphrey Vannoy, late of Pike county, Mo. deceased, on the 25th day of December instant, at the late residence of said deceased, on Indian Creek will offer for sale and sell to the highest bidder on a credit of twelve months, the personal property of said deceased, consisting of horses, cattle, hogs, sheep, corn, farming utensils, and some household and kitchen furniture.

NATHAN VANNOY, Adm'r.
Dec. 4, 1841—3t.

ADMINISTRATION NOTICE.

NOTICE is hereby given, that the undersigned has obtained from the Clerk of the County Court of Pike county, letters of Administration upon the Estate of Humphrey Vannoy dec'd, bearing date the 10th day of Oct. 1841. All persons having claims against said estate, are requested to exhibit them in one year from the date of said letters for allowance, or they may be precluded from any benefit of said estate; and if such claims are not presented within three years from the date of said letters, they will be forever barred.

NATHAN VANNOY, Adm'r.
December 4, 1841—3t.

ADMINISTRATION NOTICE.

NOTICE is hereby given that the undersigned has taken out letters of Administration on the estate of Wm. A. Chappeler dec'd, from the Clerk of the County Court of Pike County, bearing date the 9th of Novem'r, A. D. 1841: all persons, therefore who have any claims against the estate of said deceased are required to exhibit the same duly authenticated for allowance, within one year from the date of said letters, or they may be precluded from having any benefit of said estate, and if such claims are not presented within three years they will be forever barred.

WILLIAM H. LONG, Adm'r.
Dec. 4th 1841—3t.

LOOK AT THIS!

WAXEY can beat Sir Charles with ninety pounds on each, one mile for ONE THOUSAND DOLLARS; five hundred dollars forfeit—or any other Stalion in Pike County, same terms and same distance.

JAS. S. TURNER.
November 27, 1841—tf.

STATE OF MISSOURI, ss.

County of Warren, }
In the Circuit Court October Term, A. D. 1841.

PETER S. SHARPE, Complainant.

vs.
STEPHEN B. WHEELER, JOHN DUNHAM, JORDAN DENHAM, FRANCIS J. BEVAN, JOHN C. MCKENNEY, Defendants.

Now, at this day, appears said complainant by W. V. Bruce his solicitor and files his bill of complaint. The object and general nature, of which is as follows to wit: said defendant, Stephen B. Wheeler executed a Mortgage to said complainant, which is dated the 3rd day of February 1840, conveying to him said complainant certain real estate of said defendant, to the payment of about nineteen hundred and fifty dollars, it being the residue of the purchase money of said real estate, which had been sold by said complainant to said defendant, Stephen B. Wheeler, that said money is due and unpaid, and praying that said Stephen B. Wheeler be made a Defendant to said bill, and that said Court decree that the Equity of redemption of the said Stephen B. Wheeler be foreclosed, and the mortgaged premises sold to satisfy the amount of the residue of said purchase money of said real estate, which is situate in Warren County in Missouri, and that the premises are occupied by John Dunham, Jordan Dunham, Francis J. Bevan, and John C. McKenney, who are also made defendants thereto, and said complainant also files his affidavit, stating that said Stephen B. Wheeler is a non-resident of this State. It is therefore ordered by the Court, that said defendant Stephen B. Wheeler be notified that unless he appear at the next Term of this Court, to be begun and held at the Court House in the town of Warrenton in said County of Warren, on the second Monday of next March, and answer the allegations in said Bill, the same will be taken for confessed, and it is further ordered that a copy of this order be published in some newspaper printed in this State for eight weeks successively, the last insertion to be at least four weeks before the said next Term of this Court.

Bill in Chancery to foreclose a Mortgage.

STATE OF MISSOURI, ss.

County of Pike, }
In the Circuit Court, of the Term of September, to wit, on the 30th day of September, 1841.

DAVID C. M. PARSONS, Plaintiff, }
vs. } Petition in
JAMES U. BYRNE, and } debt, by Attach-
WILLIAM E. KEITH, Defendants. } ment.

And now at this day comes the said plaintiff, by his Attorney, and it appears by the Sheriff's return endorsed on the writ issued herein, that the following real estate, to wit, the west half of the south west quarter of section 16, in township No 51, south of range No. 3 west—the southwest fourth of the northwest quarter of the same section 5 1/2 acres off the west side of the east half of the southwest quarter, and 26 2-3 acres off the west side of the S. E. fourth of the N. W. quarter of the same section, township and range, hath been attached as the property of the said James U. Byrne—and it also appears that the said James U. Byrne and William E. Keith are not inhabitants of this State—whereupon it is ordered by the Court, that the said James U. Byrne and William E. Keith be notified that an attachment hath been issued against them in favor of the said plaintiff, for the sum of three hundred and thirty dollars and seventy five cents (beside interest and costs of suit,) that the above described real estate hath been attached as the property of the said James U. Byrne—and that unless you, the said James U. Byrne and William E. Keith, be and appear before this Court, at the next term thereof, to be begun and held at the court house in Bowling Green, within and for said county of Pike, on the fourth Monday of February next, and plead to the said Plaintiff's action, on or before the third day of said Term, judgment will be rendered against you by default, and the property attached will be sold as aforesaid, to satisfy the same. And it is further ordered by the Court, that a copy of this order be published for six weeks successively, in some newspaper printed in this State, the last insertion to be at least thirty days before the commencement of the next Term of the court, until which said Term, this cause is continued.

I, J. M. Noyes, Clerk of the Circuit Court aforesaid, certify that the above writing is a true and correct copy of the record and proceeding of said Court, in the above entitled cause, at the time and day therein mentioned, as fully a copy and as large as the same remains on the record of said Court.

In witness whereof I, M. J. Noyes, Clerk, have hereunto set my hand and affixed the seal of said Court, at the office thereof, in Bowling Green, in said county, this 14th day of October, A. D. 1841.

M. J. NOYES, Clerk.
Nov. 27, 1841. 6w

IN THE LINCOLN CIRCUIT COURT, MISSOURI, OCTOBER TERM, 1841.

CHARLES BENNET, Complainant, } Bill in Chancery
vs. } for
MARY BENNET, Defendant. } Divorce.

NOW, here comes the complainant by his solicitor, and on affidavit of said complainant, it appearing to the satisfaction of the court, that said defendant is a non resident of this state. It is therefore ordered by the Court, that said defendant be notified by a publication of this order, to be made in some newspaper printed in this state, for eight weeks successively, the last insertion to be at least four weeks before the commencement of the next March term of the court, that the said complainant has filed in this court, his bill of complaint against her for a divorce from the bonds of matrimony. Therefore the said defendant is required to appear in this court, on the first day of the next term to be begun and held at the Court House in the town of Troy, in and for said county of Lincoln, on the 3d Monday in March next, and answer said bill of complaint, or the same will be taken for confessed against her—Huston for complainant.

State of Missouri, ss. I, Francis Parker, Clerk of the County of Lincoln, do hereby certify that the above is a true copy of an order from the records of said Court, made at the October term thereof, 1841.

Given under my hand and the seal of said Circuit Court, at office in the town of Troy, in and for said county of Lincoln, this 13th day of November, 1841.

Nov. 20—8t. FRANCIS PARKER, Clerk.

NEGROES FOR SALE.

BY order of the estate of L. P. Darnold, will sell to the highest bidder, on the 10th day of December 1841, said county, on the 10th day of December 1841, on four likely young Negroes to wit, a boy and two girls, on a credit of 12 months, the purchaser to give approved security.

N. T. DAMRON, Adm'r.
November 13, 1841—4t.

NOTICE.

John Clay, by Mathew R. Arnold his Attorney in fact. Isaac Clay, and Catharine Douglass, being a part of the heirs and distributees of the Estate of Abraham Clay deceased, do hereby give notice to George Jamison and Mary his wife, Abram Clay, William C. Rainey and Susan his wife, Thomas Butler and Ann his wife, Green Remington and Elizabeth his wife, Green Clay, and Benjamin B. Bryan jr. Joseph T. Bryan, Abram C. Bryan, Enoch Bryan, Mary C. Bryan, and John Bryan, the six last infants and children of Benjamin B. Bryan, Sr. and Sarah his deceased wife, all heirs and distributees of the Estate of Abraham Clay deceased. That they John Clay, Catharine Douglass, and Isaac Clay as aforesaid will apply to the County Court, within and for the county of Montgomery and State of Missouri, to be begun and held at the Court House in Danville on the first Monday of May 1842, on the 2nd day of said term, or as soon thereafter as hearing can be had for an order