

POETRY.

From the Ohio State Journal. The remains of the gallant Count Joseph Pulaski, who rendered such signal services to the cause of Liberty in this country...

PULASKI'S GRAVE.

Stranger tread light—'tis hallow'd ground O'er which you stride so carelessly; Beneath this unassuming mound Pulaski sleeps, the great and free.

The Briton trembled, when his plume Was seen to nod upon the gale; And where his burning glance was thro', The haughtiest gaze learned to quail.

When to the fearless charge of death By freedom's voice his hosts were driv'n Foremost upon the storm of wrath, As drops the thunderbolt from Heaven, He dashed amid the startled foe

Then, was to him who crossed his path, And woe to him who met his hand,— No wife, or loved one's tender clasp— Shall greet him to his native land.

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These faintly paint Pulaski's heart, When dies away the storm of war,— In battle fiercer than the Par's, In peace than woman's softer air.

BROOKSIDE.

NEW GOODS. THE subscriber would merely say to the public, that he has now on hand a very large stock of MERCHANDISE, all of which has been received from the Eastern Cities within the last thirty days.

REMOVAL. The subscriber begs leave to inform his old customers, and the citizens generally, that he has removed his shop from Mr. Arbuttle's in the hollow, to the east end of his own house—first door below Mr. Robert Gould's well known Blacksmith Shop.

MILLINER AND HATMAKING. THE subscriber informs the Ladies of Carrollton and vicinity, that she carries on the above business in all its branches, such as making PLAIN AND FASHIONABLE SILK BONNETS, HATS AND DRESSES.

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TERMS. THE CARROLL FREE PRESS, is published every Friday by PEARCE AND CHRISTY, at \$2 per annum, payable half yearly in advance; if payment be delayed until after the end of the year \$2.50, will be charged.

PROSPECTUS. For the continuation of the CARROLL FREE PRESS.

THE interest of William Johnston, Esq. in this establishment, having been transferred to John Christy, the Free Press will in future be conducted by PEARCE & CHRISTY.

OF the convenience and necessity of a public journal, published at the county seat, every citizen of the county must be convinced; and the editors trust that, the people of Carroll will sustain them in their efforts to promote public good, and to secure an honest maintenance.

TERMS.—The Free Press will be published every Friday morning, at Two Dollars per annum, payable half yearly in advance. If payment be delayed until after the end of the year, \$2.50 will be required.

Advertisements inserted at the usual rate. All communications addressed to the Editors must be post paid.

J. PEARCE & J. CHRISTY. Carrollton, Carroll co. O Sept. 1835

THE PHILADELPHIA SATURDAY NEWS, AND Literary Gazette.

A WEEKLY FAMILY NEWSPAPER, Devoted to Literature, Criticism, the Fine Arts, General Intelligence, News, &c. Price \$2 per annum—payable in advance.

ON Saturday, July 2, 1836 the subscribers will commence, in Philadelphia, the publication of a new weekly newspaper under the above title.

The News will embrace every variety of light literature, including Tales, Poetry, Essays, Criticism, Notices of the Fine Arts, the Drama, &c. The original matter will be supplied by writers of the first eminence.

Attention will be paid to securing at the earliest possible date the choicest productions of the English periodical press. Popular novels will occasionally be given, though they will not be suffered to interfere with a general variety.

Agents of this paper will be allowed the usual commission. Six copies furnished for ten dollars. All payments to be made in advance.

The following notices from our leading Daily papers are added as testimonials of the ability of the gentlemen engaged in publishing The News.

"We see that Mr. Godey is about to issue a Newspaper to be called 'The Saturday News,' in which he will be aided by Alderman McMichael and Mr. Joseph C. Neal, two good men and true, with genius and judgment, power to draw tears or create smiles."

"Clever Trio—Our enterprising and talented young townsmen seem determined that the public shall not suffer for want of Newspapers. Not less than half a dozen have been commenced within the last month or two, among them 'The Saturday News,' a weekly paper on the plan of the Saturday Courier, and to be under the editorial supervision of Messrs. Godey, McMichael, and Neal, three gentlemen well and favourably known to the Philadelphia Public."

"The Saturday News, is the title of a new weekly paper, the prospectus of which is now in circulation. It will be conducted by Morton McMichael, Jos. C. Neal, and Louis A. Godey, Esqs. A better trio for a weekly journal cannot be found in the Union."

CAUTION TO THE PUBLIC. The undersigned, manufacturer of Patent Bolting Cloths, being informed by several parties, whose orders they are in the habit of executing, that Bolting Cloths, manufactured abroad, and bearing no mark or stamp, are imported into the U. States of North America, and there marked and stamped, so as to imitate the stamp of the Anchor Manufactory.

IN order to guard against further deception, the American dealers are particularly requested to pay attention to the stamps marks, and mode of packing, used in their manufactories, as a test of the genuineness of their Cloths—and they hereby give the assurance that no cloths ever were, nor never shall, be delivered from their factories, without being provided with their customary and well known proofs of genuineness.

J. G. GODEFROY, Manufacturer of Bolting Cloths, marked and stamped with an Anchor. Amsterdam, Aug. 12, 1834.

J. JOHN PARKER, Vice Consul of the U. S. of America, for the port of Amsterdam, do hereby certify, that Mr. J. G. Godefroy, who signed the foregoing document in my presence, is a manufacturer of Patent Bolting Cloths, well known to me.

(Signed) JOHN PARKER, U. S. Vice Consul, Amsterdam, Aug. 12, 1834.

The manufacturer of the original Anchor Bolting Cloth, cautions the public against the deception now in use. Western and southern merchants will do well to be on their guard in the purchase of this article.

A general assortment of the genuine Cloths may be constantly had at JOHN RHEY'S.

The foregoing Testimonials, with many others in my possession, which I could furnish, are offered to a confiding public; and I beg leave to assure them, that renewed exertions shall be made to furnish customers with a superior article.

ON HAND, & FOR SALE. French Burr Mill Stones and Blocks Bolting Cloths, Mill Irons, Hoisting and Tumbler Screws, Cast Gearing, Cast Steel Mill Pickers, Ground Plaster for Land Calined Plaster and Roman Cement, Rolling Screens—40 pair Laurel Hill Mill Stones, various sizes, suitable for Rubbers, Hullers, Glass and White Lead manufactories.

ALL ARTICLES WARRANTED.—Letters and Orders will receive immediate attention. Reference to the principal Mill owners and Millers of this and the adjoining counties.

ADMINISTRATOR'S NOTICE. Notice is hereby given that all who are indebted to the estate of John Adams, late of Perry Township, Carroll county Ohio, deceased, are required to make immediate payment to the subscribers—and all those who have legal claims against said estate, will present them legally proven for settlement within eighteen months from the date hereof.

MARY ADAMS, Adm'r. FREDERICK SLATES, Adm'r. July 1st, 1836

THE LADY'S BOOK, OR PHILADELPHIA MONTHLY MAGAZINE.

Several Ladies of the highest Literary standing in the Country, have complied with the terms offered by the Publisher, and their contributions will appear in succeeding Numbers, commencing with Vol. 14.

This popular periodical has now completed the sixth year and twelfth volume of publication, and still continues, as at first, the most popular work of its class.

The publisher is grateful for the patronage extended to him, and will endeavor by unremitting exertions, to merit it. The Lady's Book was the first publication that attempted to give correct coloured representations of the Philadelphia Fashions. The work, as stated above, has now been published for six years, and the proprietor asks a careful examination of it from the many that have been subscribers from the commencement; and their candid judgment, whether it has not been constantly improving, from volume to volume. He may with safety say, that the engravings, which adorn each number, are such as would be creditable to the same class of periodicals in England. The Fashions are superior to all but those in the Court Magazine, and equal to them, if the subscription shall still continue

French Burr Mill Stones.—We ask the attention of the public generally, and especially of that portion which is engaged in the Flouring Business, to the certificates of many millers, and proprietors of mills, as to the excellence of the Stones manufactured by Mr. John Rhey. Many of the signers to this certificate are known to us to be men of standing, judgment in their business, and veracity.

to increase, greater exertions will be made. The promises made in the commencement of the year have by far been exceeded—and this is a fact that few periodicals can boast of—the promises made in advertisements, in general, far exceeding the performance.

MANNER OF EMBELLISHING. January, March, May, July, September, November, February, April, June, August, October, December.

FOURD ENGRAVINGS of Philadelphia Fashions.

STEEL ENGRAVINGS of different subjects.

Each number also contains either two Views of two Heads, from the Portrait Gallery—Embroidery—Fac Similes—Music—forty-eight pages of reading, and other matter, so varied as to require more space than can be spared to mention them.

Orders (post paid) to be addressed to L. A. GODEY, Publisher. Philadelphia July 1st.

STATE OF OHIO, CARROLL COUNTY, SS. COURT OF COMMON PLEAS. NATHAN KING, vs. RICHARD WALTON, JOHN CLARK, JACOB STERLING.

THE said Richard Walton not being a resident of this State, but of the State of Pennsylvania, take notice that, on the eleventh day of February, A. D. 1836, the said Nathan King, of the county of Carroll and State of Ohio, filed in the Court of Common Pleas of said county, a Bill in chancery against the said Richard Walton, John Clark and Jacob Sterling, setting forth, among other things, that, on the 23d day of June, 1831, the said Walton entered into a written contract with the said Clark for the conveyance to said Clark, of the South West quarter of section 31, township 14 and Range 4, then situate in the county of Columbiana, but now in said county of Carroll—that in pursuance of said contract the said Clark paid the said Walton a part of the purchase money—that afterwards, on the 4th day of July, 1831, the said Clark entered into certain agreements in writing with the said King for the conveyance to the said King, of eighty acres and twenty acres of the said quarter of section 31,—sold by said Walton to said Clark, as aforesaid—that said King paid to said Clark the full amount of money agreed to be paid by him for said eighty and said twenty acres of land—that on or about the 5th day of August 1835, said King tendered to said Walton the amount of money alleged by said Walton to be due on said contract between said Walton as said Clark, and that, on the 12th day of August, 1835 the said Walton, with a full knowledge of the contracts between said King and said Clark, fraudulently conveyed said lands to the said Jacob Sterling—he the said Sterling being well informed, also, of the contracts between said Clark and said King for the sale and purchase of said lands—upon these and other grounds therein more fully set forth, said Bill prays that said Walton may be decreed to make, execute and deliver to said King a good deed for said eighty acres and said twenty acres of land; or if said Walton has conveyed the legal title to said lands to said Sterling, then that said Sterling may be decreed to make, execute and deliver to said King a good and sufficient deed for said lands; and, in case a good deed can not be made to said King, that said Clark or said Walton may be decreed to pay to said King the amount of money paid by said King to said Clark for said lands. Said Bill then concludes with a prayer for general relief.

And the said Walton is further notified, that unless he appear, and plead answer or demur to said Bill (now pending) within sixty days after the next term of said Court, the said King at the next term after the expiration of said sixty days, will apply to said Court to take the matters of said Bill as confessed as to said Walton, and to decree thereon accordingly.

Pearce, Starkweather, & Jarvis. Solicitors for complainant. June 17, 1836.

NOTICE. The partnership lately existing under the firm of "Ternan & Co." has been dissolved by consent of all parties concerned.

MILES J. TIERNAN. SAMUEL McNEARY. JOHN THOMPSON. Carrollton July 8th. 1836.

BLANK DEEDS FOR SALE AT THIS OFFICE.

STATE OF OHIO, CARROLL COUNTY, SS. COURT OF COMMON PLEAS. Vacation after May Term, 1836. Petition for Partition. David Crabs, vs. James Crabs, John Crabs, Henry Crabs, Abraham Crabs, Elizabeth Nottingham, Perry, Harriet, and Anne Crabs, and Jacob Crabs, of Richland county, O. John Jackson Torrance and Phebe his wife of Meigs county Ohio, Philip Crabs, Katharine Crabs, Harriet Crabs, and George Crabs, of Jefferson co. Ohio, James Toland & E. Smith his wife, Daniel S. Bell and Mary his wife, John C. Minton and Sarah his wife, and William Crabs of said county of Carroll.

NOTICE is hereby given to the above named defendants that the said David Crabs of Richland county Ohio, has this day filed in the office of the Clerk of the Court of Common Pleas for Carroll county as aforesaid, his petition praying for partition of the following described tract of land, viz: The north east quarter of section eleven in township fourteen of Range six, of lands offered for sale at Steubenville Ohio, said land lying in the county of Carroll as aforesaid.—The said petitioner claiming to be entitled as heir at law, of Abraham Crabs deceased to one sixteenth part of said land which he prays may be set off to him in severalty, which said petition will be heard, according to the Term of the Court of Common Pleas for Carroll county Ohio, to be held on the 16th day of August A. D. 1836.

STONELEY & McCLAIVE, Attorney for Demandant. July 1, 1836

STATE OF OHIO, CARROLL COUNTY, SS. COURT OF COMMON PLEAS. Robert Craven, Admin'r of the estate of Joshua Amonds deceased, vs. Phebe Amonds, Wm. Amonds, et al.

THE said defendants are hereby notified that, for the purpose of paying debts against the estate of the said Joshua Amonds, deceased, the said Robert Craven as administrator of said estate, did on the 11th day of February A. D. 1835, file his petition in the Office of the Clerk of the Court of Common Pleas of said county, praying an order of said court to sell the following described land, to wit: The West half of the North West quarter of section thirteen, township thirteen and range five of the lands directed to be sold at Steubenville, O. And that the Dower of said Phebe Amonds in said premises be assigned her—which said petition will stand for hearing at the next term (August Term, 1836,) of said court.

WM. JOHNSTON, Attorney for petitioner. May 27th, 1836.

JAMES DAVIS. Opposite the Western Exchange, HAS become by purchase of the Patentees, the proprietor of the right for Centre township, Carroll county, O. to make & vend, &c. &c. A Beard's Patent Spring Seat and Spring Tree Saddles.—The superiority of this improvement over the common saddle, is well established in Virginia, where it has been for some time in use and is spoken of in the most favorable terms by certificates taken from the Mayville Monitor. "This is to certify that a model of Beard's patent Spring Saddle has been presented to us for inspection, and that after a careful examination we unhesitatingly pronounce it to be the best improvement both for the ease of the rider and also the horse, that we have ever seen: Francis and Joseph R. Sibert, New Market, Louis Gregory Peytonsburgh, Pittsylvania; Daniel Nash James Burton, Buckingham county, Phillips Rainey, Boydton, Mecklenburgh co. Va.; J. Bray, Shockee Hill, Richmond; W. Barnet, Nelson county; J. D. Bram, Christiansville, Va.; John P. King D. Hyde, Prince Edward county; John McCabe and sons, Baltimore, Robert Grove Staunton, Va.

Numerous other names could be added but the above is considered sufficient.—In a few days these saddles can be obtained at the above named place, a few doors west of the Steam Mill, and opposite the Exchange. With the addition of the Worm Steel Spring Saddle, which will be kept on hand with the common kind constantly—saddlery and harness of all kinds whole sale or retail—the above saddles may be objected to by some but the undersigned just invites the public to call and examine for their own satisfaction.

N. B. One or two good journeymen wanted immediately—an apprentice will be taken to the above business if application be made soon. The subscriber would just intimate to those who consider themselves indebted to him to come forward and discharge the same immediately, as money in hand is better than out—if this is not attended to another kind of Patton Spring than the above will be applied.

JAMES DAVIS. May 6, 1836.—12mo.

NOTICE. NOTICE is hereby given that, at my instance, a writ of Attachment was issued by James H. Ross, a Justice of the Peace, in and for Centre township, Carroll county, Ohio, against the goods, chattels, rights, credits, moneys and effects of James Moody an absent debtor.

JONAS MILLER