

leaf unmanufactured, palm oil, Peruvian bark, pewter, when old and only fit to be remanufactured; plaster of paris unground, rattans and reeds unmanufactured, rhubarb, saltpetre when crude, sarsaparilla, shells, silver bullion, silver epaulettes and wings, stones called polishing stones, stone called rotten stone, sump, tartar when crude, tautouque, turmeric, weld, woods of all kinds when unmanufactured, not herein enumerated.
(To be continued.)

THE TIMES.

For President.

Henry Clay,

Of Kentucky.

For Governor of Ohio.

Mordecai Bartley

Of Richmond County.

Senatorial Electors

THOMAS CORWIN, of Warren;
PETER HITCHCOCK, of Geauga,

Dist. Congressional Electors.

- 1—BELLAMY STORRE, of Hamilton;
- 2—WILLIAM BEBB, of Butler;
- 3—AARON HARLAN, of Greene;
- 4—SAMSON MASON, of Clark;
- 5—DAVID J. COKEY, of Henry;
- 6—JOSHUA SCOTT, of Crawford;
- 7—READER W. CLARKE, of Clermont;
- 8—DAVID ADAMS, of Ross;
- 9—JOSEPH OLDS, of Pickaway;
- 10—DANIEL S. NORTON, of Knox;
- 11—WASH. W. CONKLIN, of Marion;
- 12—SAMUEL R. HOLCOMB, of Gallia;
- 13—HARLOW CHAPIN, of Washington;
- 14—JOHN CROOKS, of Guernsey;
- 15—SAMUEL W. BOSTWICK, of Harrison;
- 16—WILLIAM R. SAPP, of Holmes;
- 17—JOHN W. GILL, of Jefferson;
- 18—CYRUS SPINK, of Wayne;
- 19—JACOB H. BALDWIN, of Trumbull;
- 20—WILLIAM L. PERKINS, of Lake;
- 21—JOHN FULLER, of Erie.

POMEROY:

Wednesday, April 24, 1844.

Rotary Steam Engine.

A new day in the application of steam is dawning upon us. Mr. Royal C. Grant of this place, has invented a Rotary Engine by which he is enabled to make a more direct application of that most invaluable power, than has hitherto been made by any other person. Economy seems now

to be the principal object in all new inventions of this kind. By a number of satisfactory experiments, Mr. Grant has fully convinced himself that his engine possesses advantages, over and above all others, that must before long bring it into general use. First, great economy in the original cost; second, great economy in the room occupied by it; third, simplicity in its construction; and lastly, an increase of power derived from the same quantity of steam there being little or no friction to overcome. There is another advantage in this engine, which perhaps is greater than all the others; it is this—there is but one dead point in a revolution, which may be entirely overcome by working the steam twice.

We wish Mr. Grant great success, and hope his inventive genius will prove a blessing to himself and the world.

We occupy the greater part of our reading columns to-day with a portion of the Tariff Law. We would have been content with publishing extracts from it, but were prevented from fear of the cry of "garbled extracts" from our opponents. The conclusion of the law will be published next week.

Godey's Lady's Book for April has been received. The proprietor gives the following notice to artists in relation to the paintings for which a premium of \$300 was offered in the March No.

It is particularly requested that a price may be affixed on each picture, sealed up and sent addressed to the subscriber. These notes will not be opened until the decision has been made. Several of the pictures may possibly be purchased by the undersigned, or they will be placed in a proper place for public inspection, and reference may be made to the publisher of the Lady's Book as to price.

L. A. GODEY.

We trust no one has read so carefully as to understand our special correspondent at Washington, much less us, as giving any countenance to Mr. Walker's estimate of votes for the admission of Texas. We believe just the contrary—that the annexation cannot receive a majority of the Senate votes—much less the requisite two-thirds. Mr. Walker's table claims some for annexation whom we know to be otherwise. Mr. Tyler's treaty will not be approved by this Senate—that we are confident.—New York Tribune.

The Secret Exposed.

Yes, the SECRET! A writer in the Mad Southern—some one of John Tyler's creatures—vents terrible threats against the person who revealed his secrets concerning the Texas treaty! He charges Mr. Webster with the offence, and threatens retaliation!

And have we come to this! Are the American people to be kept in ignorance of negotiations which strike at their political existence? In our republic to be sold by a secret treaty! Are the people to have no voice in a question, which is to influence the destiny, not only of

the present generation, but of unborn millions! And has John Tyler become such a demented fool as to suppose that the American people will surrender the rights of self government into his hands, and allow him, by a secret treaty, to barter off their dearest rights—change fundamentally the elements of their government—embroil us in interminable wars with foreign countries—adopt the principle of universal slavery, and force the freemen of the country to sustain it forever! If any thing could add to the ridicule of his position, it is the threat which he throws out against Mr. Webster, as the revealer of the secret, when it turns out to be his own leaky son Bob, who made the disclosure. To suppose that the Senate would secretly sanction such a monstrous proposition, would be to suppose they had caught the Tyler disease and become as politically insane.—Cincinnati Atlas.

We learn that JACOB WYCKOFF PIATT has resigned his situation as Clerk of the Court of Common Pleas. We cannot say whether this is the result of a strike, in consequence of a contemplated reduction of the fees of office, or whether, like a true philosopher, he is disgusted with its cares.—Cincinnati Atlas.

From the Pittsburgh Chronicle of April 1st

MURDER.

It has never fallen to our lot to record a deed of more cold blooded atrocity than took place in our city on this morning at about nine o'clock.

A man named Charles Diehl, a painter by trade, who resided in an alley on sixth street, in the rear of the Fifth Presbyterian church, instigated by his evil passions, which it is said had been inflamed by the immoderate use of intoxicating drinks for the last two weeks, although he was not drunk at the time the act was committed, deliberately killed his wife by striking her on the head with a flat iron, fracturing her skull and disfiguring her head in a most horrible manner. He also killed one of his children at once and injured the other to such a degree that its life is in imminent danger.

He then inflicted a gash in his own throat with a knife and sat down upon a stool, himself bleeding, and the reeking bodies of his wife and children around him. In this situation he was found by the neighbors who called to some person who was going by and had him secured. He was taken to the Mayor's office, his wound dressed, and he was committed to jail for a further hearing.

When at the Mayor's office he assigned to the officer who arrested him (Curry) that jealousy was the cause of the act, alleging that his wife had told him that the children were not both his children, which enraged him that he resolved to kill them all.

Sheriff's Sale.

BY virtue of a writ of pl. vend. ex. to me directed from the court of common pleas of Meigs county, I will expose to sale on the premises of Theophilus Jacobs in the township of Salisbury, on the 18th instant, at the hour of 11 o'clock on said day, one double carding machine, one 3 horse wagon, one 4 horse wagon, two gray horses, one bay mare, one sorrel horse, two black horses, one bay horse, three yoke of bulls, one yoke of oxen, two ox carts and 2000 bushels of salt. Said property levied upon as the property of said Jacobs at the suit of the President, Directors and Company of the Bank of Gallipolis for the use of Robert Mitchell.

THO'S SMITH, s. m. c.
April 3, 1844.—n23w2. \$1 50

DR. C. F. THOMAS,
PHYSICIAN AND SURGEON,
Pomeroy, Ohio.

TENDERS his professional services to the citizens of Pomeroy and vicinity. Those wishing his services will find him at his office, unless professionally absent. Office—in the large frame building near the Court House.
Pomeroy, December 27, 1843.

OUR HOUSE.

THE subscriber returns his thanks to his friends and the public generally for the liberal patronage they have heretofore extended to him, and he hopes to merit a continuance of their custom. He has enlarged his house, and fitted it up in a better style for the accommodation of the travelling public. His bills will be low, and in accordance with the hard times. From his country customers, as money is scarce, he will take produce at cash prices.

J. P. AUSTIN.
March 27, 1844.—n22f.

MASTER COMMISSIONER'S SALES.

NOTICE is hereby given that I will, on the 30th day of April next, in pursuance of a decree of the court of common pleas to me directed, offer for sale at the door of the court house in the county of Meigs, the following real estate, to wit: the west half of the north west quarter of section 26, township 3, and range 12, in said county. Ordered to be sold as the property of George Dusky at the suit of H. H. Grow.

ALSO.
At the same time and place, I will, in pursuance of a further decree of said court, offer for sale the following real estate, to wit: the west half and the south east quarter of the north west quarter of section 26, township 3, and range 12, in said county. Ordered to be sold as the property of George Dusky at the suit of Peter Lallance and Lucius Cross and others.

ALSO.
At the same time and place, I will, in pursuance of a further decree of said court, offer for sale the following real estate, to wit: lot twenty nine in the town of Graham Station, formerly owned and occupied by Nimrod Boggess as a tavern stand,

in said county of Meigs. Ordered to be sold as the property of James W. Rice at the suit of Thornton Myers, Adley Weaver, and others.

ALSO.

At the same time and place, I will, in pursuance of a further decree of said court offer for sale the following real estate, to wit: the south half of fraction 30 in the township of Orange, in said county of Meigs, containing 151 acres, and 17 2-3 acres from off the east side of fraction 32, and of the same length as the width of said south half of said fraction no. 30, and of width sufficient to make said 17 2-3 acres. Ordered to be sold at the suit of Silas A. Burrap, vs. Nathaniel Douglass, Administrator of N. Blackmore, deceased, Mary Blackmore, and others.

ALSO.

At the same time and place, I will, in pursuance of a further decree of said court offer for sale the following real estate, to wit: that portion of section number 34, in town 4, and range 12, in the Ohio company's purchase, now owned and occupied by Jesse and Rodney Halsey, containing about 100 acres more or less; also 21 acres in the north west part of fraction number 33, in town 4, and range 12; also 6 3-4 acres in the south side of section number 33, town 4 and range 12; also 4 1/2 acres in the west end of fraction number 24, town 4, and range 12, all in the Ohio company's purchase, and now owned and occupied by said Jesse and Rodney Halsey. Ordered to be sold at the suit of David Barber, vs. Jesse Halsey, Rodney Halsey, and others.

THO'S IRVIN,

Master commissioner in chancery.
March 27, 1844.—n22w5.

NOTICE is hereby given, that I shall offer for sale at the door of the court house in Pomeroy, on the 29th of April, between the hours prescribed by law, 3 acres and 80-100 of land situated in fractional section number 25 town 2 & range 11, Ohio company's purchase, beginning at the south west corner of lot number 8; thence with the line dividing lots numbers 6 and 8, north 78 degrees west 39 poles to a post; thence north 24 degrees east 19 poles and 3 links; thence 66 degrees east 39 poles and 12 links; thence down the Ohio south 30 degrees, west 11 poles and 5 links to the place of beginning. Appraised at 75 dollars.

JOHN CROLL, Adm.
of John Banks, deceased.
By T. MONTAGUE,
His Attorney.

March 27, 1844.—n22w5

INSOLVENT'S SALE.

NOTICE is hereby given that I shall offer for sale at the door of the court house in Pomeroy, on the 29th of April, between the hours prescribed by law, the undivided right, title and interest of Reuben Tabbs (an insolvent debtor) in and to 100 acres of land in section 30, town 4, and range 13, Ohio company's purchase, subject to the life estate of Caroline, wife of Daniel Tubbs deceased; appraised at 45 dollars.

T. MONTAGUE,
Commissioner of Insolvents.
March 27th, 1844.—n22w5.

ATTACHMENT.

AT my instance an attachment was this day issued by Harrison Downing, a Justice of the Peace of Rutland township, Meigs county, against the property and effects of James Gaston, an absconding debtor. Dated this 23d of March 1844.
n22w3*

H. PLUMMER.

SPECIAL MASTER COMMISSIONER'S SALE.

MEIGS COMMON PLEAS.
Hoeking H. Hunter, et al.,
Assignees of the Lancaster
Ohio Bank, }
vs. }
Howe & co., et al. }
In chancery.

BY virtue of order of the court in this case, I will expose to public sale at the door of the court house in Pomeroy, on the 29th day of April next, between 10 A. M. and 4 P. M. the following described real estate situated in the town of Pomeroy, to wit: The lot designated on the plot of said town as lot no. 14, with the improvements thereon, to wit: the Shovel factory and machinery, black smith shop, and Storehouse.

M. HECKARD,
Special master in chancery.
March 27th, 1844.—n21w5.

SHERIFF'S SALE.

BY virtue of a writ of vend. ex. to me directed from the court of common pleas of Meigs county, I will expose to sale at the door of the court house in Pomeroy, on the 29th day of April next ensuing, between the hours prescribed by law, the following described property, to wit: The east part of one acre and one eighth of an acre, land being a part of 100 acre lot number 313, in section 23, town 1, and range 12, and lying south and adjoining the town of Sheffield, being that part of said lot which lies east of Alexander H. Murry's house and south of lot number 81 in Sheffield, containing three-fourths of an acre more or less. Levied upon as the property of A. H. Murry at the suit of Jacob Rice.

THO'S SMITH, s. m. c.
March 27, 1844.—n22w5 \$2 50

SHERIFF'S SALE.

BY virtue of a writ of pl. vend. ex. to me directed from the Court of Common Pleas of Meigs county, I will expose to sale at the door of the Court House in Pomeroy on the 29th day of April next ensuing, between the hours prescribed by law, the following described real estate, to wit: sixty two and one half acres of land in the south west quarter of section 17, town 2, range 12, Ohio company's purchase and bounded as follows: beginning at the south east corner of the south west quarter of section 17; thence north 100 rods, thence west 100 rods, thence south 100 rods, thence east 100 rods to the place of beginning; levied upon as the property of Hugh McCullough at the suit of Westley G. Baker for

the use of Lallance & Cross.
THO'S SMITH, s. m. c.
March 27, 1844.—n22w5 \$3 00.

MEIGS COMMON PLEAS:
Herrman Plummer, Comp't.,
vs.
John S. Giles, Defendant, }
IN CHANCERY.

IN pursuance of a decretal order of the court of common pleas of Meigs county, at the November term, A. D. 1843, in the above case, will be exposed to public sale at the door of the court house, in Pomeroy, on the thirtieth day of April next, the following described land, to wit: Beginning 31 rods east of the south west corner of the north half of lot number 9, in range 14, town 6, and section 16, Ohio company's purchase; thence east 20 rods and 10 links; thence north 6 rods; thence east 4 rods; thence south 6 rods; thence east 24 rods 15 links to the corner; thence north 100 rods to the corner; thence west 60 rods on the north line to the corner; thence south 60 rods and 3 links; thence east 124 degrees north 19 rods 8 links; thence south 194 degrees east 17 rods 16 links; thence south 17 degrees east 20 rods 17 links, to the place of beginning, supposed to contain 42 acres. Also the following described lot, to wit: Beginning 18 rods east of the south west corner of lot number 5, in section 16, town 6, and range 14, in the Ohio company's purchase; thence north 15 degrees west 19 links; thence east 164 degrees north 33 rods 10 links; thence east 35 degrees north 19 rods and 8 links; thence east 294 degrees north 21 rods 17 links; thence north 5 rods; thence east 34 degrees north 8 rods 8 links; thence east 29 degrees north 27 rods 3 links; thence north 22 degrees east 15 rods 16 links up a small run; thence north 274 degrees east 14 rods; thence north 27 degrees east seven rods; thence north 74 rods 10 links to the north line of the section; thence east on said line 23 rods 17 links to the north east corner of said lot; thence south to the south east corner; thence west to the place of beginning, supposed to contain 60 acres. Also the following described lot, to wit: Beginning at the north west corner of section 17, town 6, range 14; thence south 50 rods; thence east to the middle of said section 17; thence north 50 rods to the section line; thence west to the place of beginning; containing 50 acres.

M. BOSWORTH,
Special Commissioner.

March 20, 1844.—n11w4

SPECIAL MASTER COMMISSIONER'S SALE.

MEIGS COMMON PLEAS.
Edw in Creel, }
vs. }
Edward Hookins }
IN CHANCERY.
PURSUANT to an order directed to me as Special Master Commissioner in Chancery, by the court of common pleas of Meigs county, Ohio, I will offer for sale at the door of the court house in Pomeroy, on the 29th day of April next ensuing, between the hours prescribed by law, the following described real estate, to wit: Lot number 59 in the town of Graham Station, in said county, to satisfy a decree in the above named case.

THO'S SMITH, s. m. c.
Pomeroy, March 20, 1844.—n21w5 \$3

SHERIFF'S SALE.

BY virtue of a writ of al. vend. ex. to me directed from the court of common pleas of Meigs county, I will expose to sale at the door of the court house in Pomeroy, on the 29th day of April next ensuing, between the hours prescribed by law, the following described real estate to wit: Commencing at the south east corner of section 19, town 4, and range 12; thence west 59 rods and 21 links; thence north 100 rods; thence east 12 rods; thence north to the line of John Stout's land; thence east 38 rods and 21 links to the section line; thence south on said line to the place of beginning, containing 57 acres more or less.

ALSO.

Part of section 13, town 4, and range 12, in the Ohio company's purchase, beginning at the south west corner of said section; thence north along said section line 160 rods; thence east 40 rods; thence south 160 rods; thence west 40 rods to the place of beginning, containing 40 acres more or less.

Said real estate levied upon as the property of Martin Easterday at the suit of James Ralston.

THO'S SMITH, s. m. c.
March 20, 1844.—n21w5. \$3 75

Sheriff's Sale.

BY virtue of a writ of pl. vend. ex. to me directed from the court of common pleas of Meigs county, I will expose to sale at the door of the court house in Pomeroy, on the 29th day of April next, between the hours prescribed by law, the following described real estate to wit: Lot number 253 in Pomeroy, formerly known as lot number 12 in Grantville, Kerr's Run. Levied upon as the property of Lyman Stacy, at the suit of Washington Smith.

THOMAS SMITH, s. m. c.
March 27th, 1844.—n22w5. \$2 25

Sheriff's Sale.

BY virtue of two writs of vend. ex. to me directed from the court of common pleas of Meigs county, I will expose to sale at the door of the court house in Pomeroy, on the 29th day of April next, between the hours prescribed by law, the following described real estate, to wit: Part of section 1, town 4, and range 12, beginning at the south east corner of Jacob Coudery's farm; thence down Shade river 174 rods; thence north 94 rods; thence west 174 rods; thence south 94 rods to the place of beginning. Also 374 acres in the north west quarter of the north east quarter of section 1, town 4, and range 12 running north and south the whole length of said quarter, and east and west far enough to make 374 acres. Said real estate levied upon as the property of John Adams at the suit of James Chapman for the use of Wm. McCullough.

THO'S SMITH, s. m. c.
March 27, 1844.—n22w5. \$3

Sheriff's Sale.

BY virtue of a writ of A. fs. et lev. fa. to me directed from the Court of Common Pleas of Meigs county, I will expose to public sale at the door of the court house in Pomeroy, on the 29th day of April next, between the hours prescribed by law, the following described lease land, to wit: The west half of one acre of lease land; now owned and occupied by Thornton Myers in section 18, town 2, range 12, and situate on the north west side of a certain street on the north west side of the town of Graham Station; bounded on the west by the Ohio river, on the north by Michael Wolf's land, on the east by land now occupied by Thos. Doak, and on the south east by the street aforesaid. Levied on as the property of said Myers, at the suit of Joshua Hanna et al, surviving partners of James T. McVay, deceased.

THO'S SMITH, s. m. c.
March 23, 1844.—n11w5. \$1 00

Terms of the Times.

Two DOLLARS per annum if paid within the year, and TWO DOLLARS AND FIFTY CENTS if payment be delayed until after the expiration of the year. Subscriptions for less than a year to be paid in advance. No subscription will be discontinued while the subscriber is in arrears, except at the option of the editor; and a failure to notify a discontinuance, at the end of an engagement, will be considered, in all cases, a renewal of the subscription.

ADVERTISEMENTS of one square (12 lines or less,) will be inserted three times for one dollar, and twenty-five cents for each subsequent insertion.

Beatty, McKenzie, & Co.,
GENERAL COMMISSION MERCHANTS,
AND WHOLE-SALE DEALERS IN

Produce & Groceries,

FITTSBURGH, CINCINNATI, AND OTHER

WESTERN MANUFACTURES.

No. 26, MAIN-STREET, CINCINNATI.

I will pay cash for 50 cords of Chesnut and Black Oak Bark delivered at my Tannery. W. BERGIN.
Pomeroy, Jan. 31, 1844.—n14f.

I will pay cash for Oats—Pork—Pots toes—and Butter. Y. B. HORTON.
Dec. 6th, 1843.—yly.

Notice.

A PETITION will be presented to the Commissioners of Meigs county at their next session, praying the establishment of a county road, commencing about 20 rods north east of the forks of the road near John Grant's in Rutland township, leading to Rutland Village; thence the nearest and best way to the north west corner of John Grant's land; thence to the bank of Leading creek near the old residence of Asahel Skinner; thence down said creek to where a new bridge has lately been erected; thence in a direction a little west of south along a route that has been lately opened and partly worked, to the south line of Livingston Smith's land; thence the nearest and best way to Calvin Knight's house; thence the nearest and best way to intersect a county road at Fredk's Tuckerman's. And also to vacate the old county road leading from Calvin Knight's to widow Hubbell's.

A PETITIONER.
March 13, 1844.—n20w4.

COLUMBUS INSURANCE COMPANY.

Capital \$300,000.

THE subscriber has been appointed agent of the above company for Sheffield, and its vicinity, and is prepared to insure property against loss or damage by fire. This company is chartered by this state, amenable to our laws, and accessible to suit in case of disagreement as to losses, &c. Its terms are as reasonable as those of any other company.
A. DONNALLY, Agent.
Sheffield, November 15th, 1843.—n3f.

Coffins.

THE undersigned is prepared to furnish coffins of any description on short notice, and on the most reasonable terms, at his shop in Pomeroy. S. S. BERGIN.
March 13, 1844.—n20m3.

MARTIN HECKARD,
Attorney at Law,
POMEROY, OHIO.

(OFFICE IN THE COURT-HOUSE, UP STAIRS.)
Continues the practice of Law in Meigs and the adjoining counties.
November 1, 1843.

J. CARTWRIGHT,
Attorney at Law,
Pomeroy, Ohio.

WILL give diligent attention to any business entrusted to his care.
Office—in the South Corner Room of the Court House, up stairs.
November 1, 1843.

Cooking Stoves.

I WILL sell Cooking Stoves trimmed off with tin and copper furniture, at the Cincinnati prices, for Cincinnati pay.
J. G. SPRAGUE,
Jan 24—n13f