

POETRY.

THE BATTLE OF THE THAMES. The stars are bright and our steps are light, As we sweep to our camping ground, And well we know, as we forward go, That the foe fills the greenwood round;

Now the deep green grass is our soft mattress, Till the beating of reveille: No lights in our camp but the fire-fly lamp, No roof but the greenwood tree, Brief slumber we snatch, till the morning watch, But one eye no slumber knew!

One mind was awake for his soldier's sake— 'Twas Johnson the Hero true. The faint dawn is breaking our bugles are speaking, Quick rouses our lengthened line; Sweet dreams are departing, and Johnson is starting,

To improve each moment of time. But hark! 'tis the drum! the foe is come, Their yelling rings the dark wood through; But see mounted, ready, brave cautious and steady, The Colonel with courage true,

Now nigher and nigher, thought is the fire, And ceaseless the volleying sound, We press down the hollow, and dauntlessly follow, Where Johnson marks the ground, With death pealing ardor we press them yet harder,

And each at his foe aims. 'Now, steady boys, steady; be quick and be ready!' Cries Johnson, the Hero of Thames. Down, down, drop the foe, and still on, on, we go,

And each thicker and dingle explore; Loud our shrill bugles sing, till the wild woods ring, And their rifles are heard no more— Now weave the green crown of lasting renown For the patriot HERO'S brow, And write his name with a halo of fame— JOHNSON, the Democrat now.

SKYING A COPPER— or "as in present," "Till the stars are bright, one day set his jaw bones ajar, Racing Colquhoun and Cooper, Black, Troop and Lamar. They have changed, but I'm firm as Gibraltar," says he, "They may change like the Moon; but they cannot change me!"

Goeth said—"I'll endorse you that overstatement; You are stamp'd a Whig coin of low denomination, And for once you've told truth to its fullest extent— For none but a fool thinks of changing a CENT." Charleston Mercury.

THE HOOE CASE AND THE NORTH CAROLINA ELECTION. That the good people of the old North State may have the earliest information of the impositions which have been practised upon them by those who, taking advantage of the unguarded expressions of a District Attorney, (himself a slaveholder) have misrepresented the feelings and opinions of the President upon the subject of the Hooe case, we have obtained a copy of the following letter, with permission to lay it before them.

It was addressed to a citizen of their own State some days since, but may not, perhaps, be immediately published. The letter of the President holds the light of truth to one of the base inventions by which the most desperate and unscrupulous faction that ever made war upon freedom in any country, expect to establish their profligate rule over this great Republic, and demolishes utterly the scarecrow which that faction had concocted to operate upon the particular quarters of our country most interested in this question of slavery.

The Federal party have determined to act up to their old character at the election. They solemnly resolved at the Harrisburg Convention that their principles would not "avail" them in the contest and that, therefore, a declaration of them was inexpedient. But the swarm of "lies and columns," which have, since that convention, darkened every section of the country, like the locusts of Egypt, indicate too clearly the character of the weapons which they themselves, though secretly, determined to substitute. The moment one is put down, they, without hesitation or remorse, supply its place with another—not at all abashed by the detection, but consoling themselves with the greater or less effect which the calumny may have produced, before it was exploded; perhaps, at times, in securing to them local power, but always in confirming and sustaining the fundamental axiom of their political creed, "that the people may be guiled and cheated, and are incapable of self-government."

In Virginia they carried the State election by the "standing army" story, of which the adroit manager, Thaddeus Stevens, is reported to have said to a member of Congress in this city, that "that humbug might do for Virginia, but that would be useless in Pennsylvania." For the latter State the "Ogle" mixture was prescribed, the compounder of which was chosen from the old Keystone, because it was expected to work well upon the "dumb Dutch," as the Federalist call them. The more reputable portion of the Whig members, while Ogle was preparing it in the House, turned up their noses at him & raised their hands with well affected astonishment and disgust; but no one doubts now that although they allowed him to do the dirty work they intended to make great use of it when it was done.

That such electioneering materials should be used in the service of any party, especially among a free and enlightened constituency like the people of these States, must be a melancholy reflection to all honest and virtuous men.

WASHINGTON, August, 1840. Sir: I have received your letter, asking me, for yourself, and in behalf of the citizens of Martin county, North Carolina, to give you a statement of the case of Lieutenant Hooe of the navy, with my views upon the subject; a request with which I do not hesitate to comply.

It appears from the official report of the case made by the Secretary of the Navy to Congress, that Lieutenant Hooe was tried by a court martial upon several charges, portions of which were for causing several persons to be flogged on board of the United States ship Vandalia, in disregard of the internal regulations of said ship, and in direct violation of the act for the better government of the navy; that he was acquitted

upon a portion of the charges, and convicted upon the residue; that in the course of his trial two colored seamen belonging to the crew of the vessel on board of which he was serving, were offered as witnesses to substantiate a portion of the charges; that they were objected to by Lieutenant Hooe, but admitted by the court, a majority of which was composed of Southern officers; that the proceedings of the court martial were referred by the Secretary of the Navy, in the absence of the Attorney General, to the Attorney for this District, a native of a slaveholding State, and subsequently to the Attorney General himself, for their opinion in regard to the objection, which had been made on the trial as to the competency of the colored witnesses; that these gentlemen unite in the opinion that inasmuch as the testimony given by those witnesses was not material to the question of the guilt or innocence of Lieutenant Hooe, in respect to the charges upon which he had been convicted, the objection having been decided upon other testimony, the objection raised to their competency ought to have no influence with the Secretary in regard to the finding of the court; that the passing upon the finding of the court, by the sentence of the court, by which Lieutenant Hooe was directed "to be dismissed from the West India squadron, after having been reprimanded in general orders by the Secretary of the Navy," was thereupon approved by the Secretary; and that, upon an appeal to me by Lieutenant Hooe, I declined to interfere with the decision.

The simple question presented by these proceedings, was whether the admission of illegal evidence (assuming it to be so) to be allowed to participate into the charges, ought to be allowed to invalidate the finding of the court in regard to those charges which were established to the satisfaction of the court by other and unquestioned evidence; in other words, whether Lieut Hooe ought to be suffered to avoid the consequences of a conviction upon proof admitted to be legal, and deemed to be sufficient, because the public prosecutor attempted to sustain other charges against him by proof which the accused claimed to be illegal. The court martial thought not—the law officers of the Government thought not—the Secretary of the Navy thought not—and I sustained their united opinion. No principle is better established in courts of law than that a new trial will never be granted on the ground of the introduction of illegal testimony, when the verdict complained of is fully sustained by proof to which there was no objection; the common sense and justice of which rule will be at once obvious to every ingenious mind.

This disposes of the case of Lieut. Hooe, as far as it was passed upon either by the Navy Department or myself. But it does not, as you will perceive, touch the question as to the legality of permitting free blacks to testify against white persons in naval courts martial. It is obviously not so much the individual case, as the general principle, which has excited your attention, and it is therefore due to you give you a wider view of the subject. By your State laws blacks are prohibited from testifying against white men. You very naturally, as well from that consideration as from your own feelings, look with repugnance upon their admission as witnesses before the Federal tribunals. The first question is, whether the law, as it now stands, authorizes their admission; and if it does the next is whether the law ought to be, and how it can be changed. There is no act of Congress which prohibits the admission of colored persons as witnesses in courts martial. It is believed that the practice of permitting them to testify, has been uniform, and I have not found that the question has ever before been brought up for decision. Indeed, I did not perceive that, except by the accused, the illegality of their admission is even now objected to any quarter. The officers constituting the court, a large majority of whom were Southern gentlemen, of highly respectable standing, cognizant of all their rights, and in no sense, liable to the imputation of being indisposed to sustain them did not, it appears hesitate as to the legality of the testimony. The District Attorney, Mr. Key, declares the witnesses to have been competent as the law now stands. The Judiciary Committee—composed of professional gentlemen, at least a majority of whom could not be suspected of a disposition to screen the Department or the Executive from responsibility, if they had sanctioned an illegal act—are silent upon the subject, and the very resolutions even by which the case of Lieutenant Hooe was brought before Congress, although denouncing the proceedings with great vehemence, do not, I believe, allege that the admission of these witnesses was illegal. The matter rests upon very simple grounds. The able men who framed the judiciary act of 1789, wisely adapted it as far as practicable, as many of them had assisted in doing with the Constitution itself, and as they did with most of the early and fundamental acts of the Government, to the peculiar condition of the different States composing the confederacy in respect to their local laws and domestic institutions. It was to this end provided, "that the laws of the several States, except where the Constitution, treaties or statutes of the United States, shall otherwise require or provide, shall be regarded as rules of decision in trials at common law in the courts of the United States, in cases where they apply. The consequence of this provision in respect to this particular question is, that when the Federal courts, sit in a State where, by its own laws, colored persons are prohibited from testifying against white persons, they are excluded in those courts; and when the State laws admit them in the State courts, they are admitted in the Federal courts also. Such has been the uniform practice under the act, and all excitement upon the subject has been by this means avoided. But this applies only to the judicial tribunals of the country. The law of courts martial has not been framed with so much care. Their proceedings have been exclusively regulated by acts of Congress without reference to State laws or State usages. Those acts have never prohibited the introduction of colored persons as witnesses; and hence their frequent admission in that capacity, particularly in naval courts martial, some of them almost invariably forming a portion of every ship's crew. If it were wrong to admit them, the fault is in the law, and the remedy is to be found only in its alteration. It is surely not necessary that I should say to you, sir, that this cannot be accomplished by me. Were I either to disregard the law as it stands, when a case for doing so was presented, or to attempt to change its operation there would indeed be cause for complaint and denunciation. But whilst I have not the constitutional power to alter the law, I have no hesitation in saying that I have not been able to discover a sufficient reason why the rule which prevails with the consent and approbation of all the judicial, should not be extended to the military tribunals of the country. The legislation of Congress necessary to accomplish that object would be very simple, in being only necessary to provide that the rules, in regard to the admission of witnesses in this particular, should be the same in both classes of courts. Some special enactment in regard to

courts martial held at sea, and out of the jurisdiction of any State, might be necessary, but could easily be adjusted. It is thus seen that efforts designed to be useful in the matter should be directed to Congress and not to the Executive. I am, sir, very respectfully, Your obedient servant, M. VAN BUREN. To Mr. Eugene Barras, Jamestown, Martin county, N. C.

William H. Harrison left the army in the spring of 1814, and gave up the country to the defence of others. In the fall of the same year, the British burnt Washington city, and made an attack on Baltimore. At this time, James Buchanan, now a Senator in Congress from Pennsylvania, rallied to the standard of his country, which Harrison had abandoned, and assisted in driving back the invaders—while Harrison remained in inglorious retirement at his own home west of the mountains, out of danger. The whig papers now call Harrison a "whig," and Buchanan a "tory!"—Detroit Free Press.

"Pa! what is it that you and Elder B.— are drinking?" said a little boy, the other day to his father. "It is Hard Cider, my son." "Why! Pa, I thought you and Elder B. were officers of the Teetotal Society, and you smack your lips like it was good?" "Hush child," answered the father, "you talk entirely too much; don't you know it is the only way to defeat them dreadful Loco-Focos, and save our beloved country?"

THE NEW ORLEANS ELECTION.—The Globe gives the following item of curious intelligence as to the federal mode of swelling a majority: "The presiding officers at the New Orleans election, reported at stated intervals during the election, to the Tippecanoe Club, the Federal majority. The Club reported it to the public. According to their reports, the Federalists had a majority of little more than five hundred at the close of the polls. The ballot boxes were during the three nights in a bank; when the final count was made, the majority swelled from five hundred to eleven hundred."

A POSER.—At a meeting of whigs at the log cabin in this town last week, a gentleman from Burlington, Vt. being called upon to make a speech, commenced by saying that he was a federalist of the old school, and that he was not ashamed to own it; that he was an advocate of log cabins, and had the honor of selecting the spot for the erection of one at Burlington. "And where gentlemen, (said he) do you suppose it was? The most proper of all other places—the identical spot on which the effigy of Thomas Jefferson was hung, whipped and burnt during his administration."—Saratoga Sentinel.

FROM THE PENNSYLVANIA KEYSTONE. FEDERAL DESPERATION. As the election approaches, and it becomes daily more apparent, that the decision of the people will once more inevitably turn all the hopes of the federalists into disappointment and chagrin they are found to increase in the violence and desperation of their means. Finding that "soft words, & soothing strains," are inadequate to the purpose of seducing a majority of the people from their pledged faith, their leaders now begin to bluster, and foam, and curse, and even to threaten (oh! la!) the American people. Some of their leaders are actually stark mad, and unless some philanthropic barber speedily performs the service of SHAVING THEIR HEADS and enveloping their forms in STRAIGHT JACKETS, it is greatly to be feared they will not survive the coming dog days. That would be a catastrophe which we sincerely desire to see averted, and hence we recommend the poor unfortunate objects, (evidences of whose hallucination we shall lay before our readers) to the sympathy and attention of their friends. The monomaniacs to whom we have reference, are: 1. William C. Preston, a United States Senator from South Carolina.

2. W. J. Graves, a member of Congress from Kentucky, better known as the MURDERER of Cilley. 3. Capt. R. F. Stockton of New Jersey, who it is said, holds a commission in the navy; and last, but not least.

4. A Mr. Fay, a teacher at the New Plalz Academy, Ulster county, (N. Y.) These distinguished worthies, who are all zealous champions of the whig cause, have recently, in different parts of the Union, simultaneously preached REBELLION to their whig followers, and invoked the people at the top of their voices, should all other remedies fail, to OVERTURN the present administration by FORCE.

The first of these Bedlamites (Preston) recently addressed a federal meeting at Richmond, Virginia. The Enquirer reports his speech, in which is contained the following language: "If Mr. Van Buren cannot be displaced through the ballot box in November next, I, for one, am ready to resort to such means as GOD AND NATURE have put within my reach, to FORCE a change." The Enquirer adds, that reasonable declaration was uttered within hearing of from five to six hundred men of both parties, and was loudly applauded by the federalists!

Second on the list of orators stands the MURDERER of the lamented Cilley. (We will not again pollute our sheet by writing his name.) Well, this blood-stained bank-scullion, this hired desperado, whose hands are still reeking with the innocent blood of a fellow man—this DEVIL in human shape, whose fiendish malignity plunged wife and children into misery—recently had the brazen effrontery to exhibit his cabin-like countenance at a federal meeting in Portsmouth (Virginia,) and there used language such as this, vouch'd for by the Jeffersonian.

"If it were not," said the MURDERER, "for the hope of redress, the hope of a change through the ballot box, I would have—so help me God!! upon this holy altar!!! taken an oath this night, to TAKE UP ARMS, and MARCH WITH YOU TO WASHINGTON, AND PUT DOWN THE PRESENT DYNASTY BY FORCE!!" Oh shame! Oh shame! American citizens could so far degrade themselves as to be in the company of so vile a wretch—and especially hear him utter a sentiment, such as this! Shame! shame!

Captain Stockton, (third on the list of candidates for a Lunatic Asylum) held forth at Winceton, N. J. In the true spirit of a bravo, he declared to the multitude that they "must rally to beat the democrats, peaceably if they could, but FORCIBLY if they must." He told them to drive back the BRIGANDS. He said, "with the Scotsman of old, you may cry—they have robbed us of name, and pursued us with beguiles; and would to God I might hear roaring from the ranks of the democratic whigs of New Jersey, the concluding part of the stanzas, viz: GIVE THEIR ROOFS TO THE FLAMES, AND THEIR FLESH TO THE EAGLES!"

This speech is published in the federal papers of New Jersey, with remarks of JOY and APPROBATION, so that it becomes the language of the entire party, and not of this one man only. Now for the demonstration of the schoolmaster—who teaches young ideas how to shoot! In a speech delivered at the New Plalz Academy, (N. Y.) this knight of a-b-ab's and b-l-a-b's, wound himself in the highest pitch and exhorted his hearers thus: "Freemen of Ulster county—persevere in the work you have commenced—go on for Harrison and reform—and if the ballot box does not produce reform, BLOOD WILL FLOW—THE SWORD OF FREEMEN WILL BE UNSHEATHED—THE TYRANTS WILL BE LAID PROSTRATE AT OUR FEET!"

Here, fellow-citizens, you have a striking indication of the recklessness and desperation of the federalists! Are men, who coolly and deliberately utter sentiments like these, FIT to become your rulers? Is their spirit which should guide the ship of state in its onward voyage? No! They are desperadoes, worthy descendants of the dark REIGN OF TERROR, when men were BROWBEATEN, FINED, IMPRISONED and even SENTENCED TO BE HUNG, for exercising their political opinions!

STAND TO YOUR ARMS, therefore, democratic friends, and be neither COAXED by the flattery, nor dismayed by the THREATS, of your enemies!! Now they must bluster, and swear, and menace, and be pot-valiant, above all the heroes of ancient or modern times; but reduce their valor to practice, and, in imitation of your Penroses, your Borrowesses, and your Stevenses, they will prove the veriest COWARDS in existence, and jump from the BACK WINDOWS, or any other avenue, hiding themselves, under cover of the night, among the thistles and thorn bushes of the by-ways and alleys. FEAR THEM NOT; but for the sake of FREEDOM, for the sake of VIRTUE, for the sake of YOURSELVES and your FAMILIES, for the sake of YOUR COUNTRY, KEEP THEM OUT OF POWER!!!

2,000 SOLE LEATHER: Upper do 250 Sacks Ground Alum SALT; 300 do Liverpool do 5 Tons IRON—Swedes and Rolled, assorted; 500 Lard SUGAR—single and double refined; 10 Kegs heads SUGAR—St. Croix, Porto Rico, and New Orleans; 60 Bags COFFE—Java, Lagaira, and Rio; 50 Barrels HERRINGS; 50 " TAR; 20 Kegs Dupont's POWDER; 20 Tons LIME and PLASTER OF PARIS; MOLASSES; WINES; PAINTS; OILS; &c. &c. For Sale at reduced prices, for CASH or produce. JAMES WYCHE. Henderson Depot, N. C., Aug 20th 1840. 304-3.

BOOTS and SHOES. The subscriber respectfully informs his friends and the public, that he still continues at his old Stand, south side of the Market House, where he has on hand a quantity of BOOTS and SHOES of his own manufacture, and keeps no other. Articles in his line made in French or any other style that may be wanted. JOHN HOLLOWAY. Raleigh, N. C. Sept. 3, 1840. 305-1f.

ADMINISTRATOR'S SALE.—On Tuesday the 22 day of September 1840, at the late residence of Robert N. Jeffreys, deceased, all the perishable part of the estate of the said intestate, consisting of about 60 or 70 Barrels of old Corn, Oats, Feed, Horses, Mules, Cattle, Hogs, Sheep, Farming implements, Household and Kitchen Furniture, &c. On a credit of twelve months bond with approved security required of the purchaser. ROBERT N. JEFFREYS, Jr. Adm'r. August 31, 1840. 305-3f.

UNIVERSITY.—A special meeting of the Board of Trustees of the University of N. C. is held at Chapel Hill, at 12 o'clock on Friday the 25th September inst., on important business relating to the internal policy and government of the College. By order of the President of the Board CHARLES MANLY, Sec'y. Sept. 1, 1840. 305-3f.

WILLIAM WHITE has just received a general assortment of Ladies and Children SHOES, Gentlemen's HATS, &c. He has also on hand a very large assortment of Gentlemen's fine Dress BOOTS, of Superior quality. All of which will be sold low for Cash. August 19, 1840. 303-1f.

BY my consent, my negro man JACK left my house on the 16th of July last, on my horse, bridle and saddle, to return in eight days. Said negro has not yet returned, and from a letter just received, I think he is concealed or kept by Mr. AARON EMERSON, of Chatham County, (N. C.) now a candidate for the Senate from that County. It seems from the letter, that he contends that Jack is free. I purchased JACK of Jonathan Kettel, of Greene county, Alabama, who bought him of Mr. ESTES, a gentleman who married the mistress of Jack. Jack has been sold 3 or 4 times at deceased person's sales, and registered in the Clerk's Office of Chatham County Court. Therefore, take notice, that if any person or persons conceal or harbour the said Jack, if he is a free man, I will prosecute them to the end of the law. No person has any right to him until he is proved to be myself. JACK is about 45 years old, a brown mulatto, 5 feet 8 or 10 inches high, thin visage, teeth out before, inclined to be bald-headed; had on when he left, a brown homespun coat, flax pantaloons, and wool hat. I will pay \$25 for his confinement in any jail of the State, or \$35, if delivered to me in Raleigh. A. HESTER. Raleigh, August 10, 1840. 303-4f.

ONE HUNDRED DOLLARS REWARD. The undersigned will give the above reward for the apprehension of his negro fellow WILSON. Wilson ran away from my service about the 30th day of August last. From authentic information, which I have lately received, there is no doubt but he is now lurking in the neighborhood, with a debase white man, known as Blount, disguised in female apparel; that he is armed with a gun, and probably with other dangerous and unlawful weapons, and that he has it in contemplation to make his way immediately to some free State. The undersigned will pay the above reward for the apprehension of the negro, and will also give the stoppage of this advertisement, if it be hoped that all true friends to the safety of society and to the preservation of discipline and order among our slave population, will strenuously exert themselves to apprehend this runaway. Description: Wilson is about six feet two inches in height—stoutly made, and weighs from 185 to 190 pounds—has an abrupt manner when met by any person. He is of a dark complexion, has a scar upon the left temple near the ear, which was produced by a burn; and would not being round shouldered, he bends forward considerably when walking; his feet are unusually large and his toes turn out when walking. J. Q. A. LEACH. Johnston County, Aug. 7, 1840. 303-1f.

NOTICE.—Taken up and committed to the Jail of Pitt County on the 12th April inst, a negro man named EPHRAIM. Said negro is about 5 feet 7 inches high and was sold by a gentleman of this County about five years since to a Mr. Brooks of Guilford or Stokes County, was then as he reports taken to New Orleans, where he was sold to a Mr. Banks and thence to Natchez where he made his escape. The Owner of said negro is hereby notified to come forward, prove property and take him away, or he will be dealt with as the law directs. Greenville, Pitt Co. BENJ. M. SELBY, Sheriff. June 3, 1840. 292-1f.

C. JONES, Very respectfully informs the Public, that he has lately purchased the Hotel occupied by J. S. Spivey, and is prepared to accommodate gentlemen and ladies as well, and on as liberal terms, as they can meet with in the State. His Stables are attended by as faithful Grooms, as reason could desire. His Bar is well supplied, as extra encouragement could give, that no one shall have cause to complain of a degree, that he has raised by J. S. Spivey, some time ago. His House is now undergoing a most thorough repair, and he earnestly hopes that those who feel disposed to give encouragement to honest exertion, will call upon him. 295-1f. June 24, 1840.

NOTICE.—Was Committed to the Jail of Ashe County, on the 15th day of May last, a negro man, who says his name is Tom, and that he belongs to a Speculator by the name of JOHN McCRAE. But does not know where he lives, that he was raised by JOHN CAMPBELL of Craven County, about twelve Miles from Newbern, and was bought by said McCRAE some time in the month of January last, and ran away from his Master in the month of February last. Tom is about five feet seven or eight inches high, stout built, weighs about one hundred and fifty or sixty pounds, of a copper color. Speaks pert and sensible when spoken to, and is about twenty four years of age. The Owner is requested to come forward, prove property, pay charges, and take him away, or he will be dealt with as the law directs. GEORGE PHILLIPS, Sheriff. Ashe Co. June 22nd 1840. 295-6f.

HORRID DEPRAVITY.—Some notorious Counterfeiters have nearly killed several persons by selling them a spurious mixture of HAYS' LINIMENT. The genuine is warranted perfectly harmless and effectual. Never buy the article unless it has the written signature of COMSTOCK & CO. on the spindle wrapper. That firm are solely authorized to make and sell the true article. Original proprietor, SOLOMON HAYS. S. S.—The true Hays' Liniment is warranted to cure PILES and RHEUMATISM, in all cases, or no pay taken for it. Sold at No. 2, Fletcher street, near Pearl street and Maiden Lane, New York, by COMSTOCK & CO., Wholesale Druggists.

THE HUMAN HAIR is warranted staid or restored, and the head kept free from dandruff, by the genuine OLD BRIDGE'S BALM OF OLUMDIA. Remember the genuine as described below. This is certified to by several Mayors, Ministers of the Gospel, British Consuls, Physicians, and a great number of our most honorable citizens, to be seen where it is sold. DARING FRAUD!—This article has been imitated by a notorious Counterfeiter. Let it never be purchased or used unless you have the name of S. COMSTOCK, on the wrapper. This is the only external test that will secure the public from deception. Apply at the wholesale and retail Office, No. 2, Fletcher street, near Maiden Lane and Pearl street. Address COMSTOCK & CO., Wholesale Druggists. A constant supply of the above valuable preparation will be kept for sale by W. M. MASON & CO. Raleigh, March 18, 1840. 281-12m.

WASHINGTON HOTEL.—The Subscriber very respectfully informs the Members of the next Legislature, that he has purchased that well known stand, the UNION, now WASHINGTON HOTEL, where he will be pleased to board 40 Members of the next Legislature. A large addition is now adding to the establishment, and it will be in complete order by the next Legislature. His personal attention will be given to every branch of the business. His stables are numerous, with a large and convenient lot, and a comfortable room for the accommodation of the next Legislature. A large addition is now adding to the establishment, and it will be in complete order by the next Legislature. His personal attention will be given to every branch of the business. His stables are numerous, with a large and convenient lot, and a comfortable room for the accommodation of the next Legislature. A large addition is now adding to the establishment, and it will be in complete order by the next Legislature. 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