

**CODFISH.**

TEN Quarts CODFISH, of a superior quality, just received, and for sale by the subscriber, E. H. GORDON.  
C. N. N. September 9th.

**FOR SALE.**

**A FARM of the first Quality.**

TWO Hundred and Twenty-six acres of LAND, in Township No. 8, First Range, Lot No. 12, with about 40 acres cleared, and a hewed log-house thereon, will be sold on reasonable terms. For further particulars apply to REUBEN STENCER, who lives near the premises, or to the subscriber at Ly. n's Mills.

HENRY TOWAR.

November 18th, 1807. (1)

**TAKE NOTICE!**

ALL persons indebted to the Estate of SAMUEL OAKS, of the village of Lyons, in the town of Sodus, late deceased, are requested to make immediate payment; otherwise their Notes and Accounts will be put in suit without delay—and all those having demands on said estate, are requested to come forward for an adjustment.

FANNY OAKS, Administratrix.  
JOEL PRESCOTT, } Adminis.  
LEML BANISTER, Jun. } trators.  
Phelps, October 16, 1807. (15)

**CARDING MACHINES.**

THE subscribers take this method to inform their friends and the public, that their CARDING MACHINES, at the Mills of W. Myer's, at the Sodus Falls, are now in operation—where no contrived workman is needed. Those who please to favor them with their WOOL may rely on its being done with dispatch, in the best manner, and on the most reasonable terms by

J. & L. SHERKILL.

Seneca Falls, July 20, 1807.

**Blacksmith's Business.**

THE Subscriber informs his Customers and the Public, that he is determined to work as cheap as is possible for READY PAY, and he believes he may say it shall be well done and with dispatch.

\* \* \* AXES made in a workman-like manner, and warranted good. (2)

N. B. An APPRENTICE wanted to the Blacksmith's business. A smart active lad of from 14 to 20 years of age will meet with good encouragement by applying to

RICHARD LARZELERE.

Geneva, June 3, 1807.

**PROPOSALS,**

FOR PUBLISHING BY SUBSCRIPTION, IN THE CITY OF ALBANY, A WEEKLY

Literary and Miscellaneous Paper, TO BE ENTITLED

**THE GUARDIAN.**

To be published under the direction of an Editor, BY VAN BENTHUYSEN & WOOD, At their Bookstore and Printing-office, to be established at No. 19, Court-street.

**TO THE PUBLIC.**

IT is not our intention to excite expectations in our Patrons which we may not be able to gratify, nor to prejudice friends in our favor by pompous declarations of future performances. It is certainly our wish to render the GUARDIAN worthy of Public Patronage. How far, by our unremitting care and assiduity, we shall be able to effect this, remains to be determined.

RELIGION and MORALITY, those sister twins of heavenly birth, we deem of the highest importance, and the universal concern of man. Nothing, therefore, which shall be subservive of either shall gain admittance into our paper.

THE GUARDIAN being designed as a Literary and Miscellaneous, rather than a Political Paper, we shall endeavor to avoid political animosity. Our own sentiments on the subject of politics we consider ourselves at liberty to state with freedom, and we shall always endeavor to do it with candor. Should we ever be drawn into a controversy of any kind, it is our determination to respect, and not to injure, personal feelings and private character. Scurrility will never be permitted to stain our columns.

THE GUARDIAN shall contain, in an abridged form, the latest and most important intelligence, foreign and domestic.—Well written Moral Essays, Dissertations on Literature, Agriculture, Arts, &c. will be duly attended to.

"We respectfully solicit the patronage of the public, by whose decision we must stand or fall."

**CONDITIONS.**

THE GUARDIAN will be printed on fine paper with a new type, and contain 4 royal quarto pages.

It will be delivered to subscribers, residing in Albany, on Saturdays, at Two DOLLARS per annum, payable half-yearly. Those who live at a distance, and receive their papers by mail, will make half-yearly payments in advance; the first payment to be made on receiving the first number of the paper.

THE publication will commence as soon as there shall be a sufficient number of subscribers to defray the expense of publishing. September 24, 1807.

(3) Subscriptions for the GUARDIAN will be received at this Office.

**FULLING-MILL.**

THE subscriber informs his old customers and the public in general, that he has erected a FULLING-MILL on the Canandaigua out-let, (where there is abundance of water in the dryest season), and that he expects to superintend the business of Fulling and Dressing Cloth at his old stand in Geneva, where they may depend on having their Cloths dressed in the most elegant and fashionable manner.—All orders in his line will be attended to without delay, and every favor gratefully acknowledged. Cloths may be sent by the Mail Stage with the utmost safety, and will be returned by the same when dressed.

FOSTER BARNARD.

N. B. Cloths may be left at Mr. MATTHEWS' Store in Baileytown, which will be taken from there every fortnight, and returned to the same place when dressed, where the pay for dressing may be left.

Geneva August 17th. (40)

**NOTICE,**

To persons willing to Contract for making of

**TURNIPIKE ROAD.**

THE Turnpike Road, of 40 miles in extent, from the village of Bath, in the county of Steuben, to the Bridge, in the village of Angelica, in the county of Allegany, having been laid out by the Commissioners appointed for that purpose.—NOTICE is hereby given, That written Proposals will be received, and Contracts entered into by the subscribers for making the said road, or any part of it not less than half a mile, at any time previous to, or on the third Monday in December next. The said road is to be opened four rods wide; twenty-four feet of which is to be cleared of all stumps, trees, & roots; and within five feet on each side of the Turnpike, the stumps and roots need not be dug out and removed, but only levelled with the surface; but within the remaining fourteen feet they must be completely dug out and removed from the road, and the road to be bedded, where the natural soil is not of a gravelly or hard nature, with wood or stone. The bed of the road to be inspected by the Directors, or persons appointed by them, previous to the forming the arch.—The rise and fall not to exceed five degrees; and the arch to rise gradually from the sides to an elevation of eighteen inches. The road to be finished by the first day of March, 1810.

Payment for making the said road will be made in the stock of the Company, which stock the Estate of Sir William Paterson in Steuben county, and of Mr. Church in Allegany county, will be bound to accept in part payment of lands already purchased from either of the above estates, or hereafter to be purchased, within one year after the completion of the road. The lands hereafter to be purchased, to be estimated at the same price, and on the same terms as if sold to actual settlers.

For the convenience of persons wishing to Contract, the subscribers will attend to receive Proposals, and enter into further explanations, at Bath, on the third Tuesday in October next; at Angelica, on the second Tuesday in November next; and at Geneva, on the third Monday of December next.

PHILIP CHURCH,  
SAMUEL S. HAIGHT,  
GEORGE HORNBELL.

September 26th, 1807. (49)

**PORTAGE.**

**Porter, Barton & Co.**

HAVING taken a lease from the state of New-York of the carrying place at the Falls of Niagara; and having been at great pains and expense in forming and completing an establishment not only for the portage of goods around the falls, but for the transportation of property across Lakes Ontario, Erie, St. Clair, Huron and Michigan, and the navigable waters communicating with them, now offer their services in the above line to Merchants and Traders in the Western country.

They have erected safe and commodious store houses and wharves at Black-Rock, Fort Schlosser, and Lewistown, and provided themselves with stanch, well built vessels on the Lakes, and boats on the Niagara river, and will receive property at any point on the above waters and engage to deliver it at any other, on the most reasonable terms.

They particularly invite the attention of dealers in Salt, who have heretofore suffered great delays, and been put to much trouble, expense and loss, on account of the variety of hands through which this article has necessarily passed on its way to market. They will receive Salt at Oswego, Sodus, or Lewistown, and deliver it at Presque-Ile, on Lake Erie, or (by particular contract) at Pittsburgh, on the Ohio, and receive the same article in payment. They also engage that Salt shall be stored on its passage in their store houses at Lewistown, Schlosser, and Black-Rock, without any additional expense—it having always been customary with carriers as well on the British as the American side of the river, at these places, to leave salt exposed to the weather, by which it has suffered great damage.

Orders directed to, or contracts made with Joseph Annin at Cayuga Bridge, Peter B. Porter at Canandaigua, Benjamin Barton at Lewistown, or Augustus Porter at Fort Schlosser will be punctually attended to. (24-6)

**Upwards of 80,000 Acres of**

**LAND,**

SITUATE in the county of Genesee, State of New-York, lying 12 miles west of Genesee river, & 11 miles east of the Court-House, in the village of Batavia. The main road leading from the city of Albany to New-Connecticut, Presque-Ile, Fort-Niagara, and the province of Upper-Canada, passes through a part of this tract, from which another road leads to Lake Ontario, near the mouth of Sandy Creek, (which place is an excellent harbor for boats,) whence produce may be sent by water to any part of Europe. This tract of country has been surveyed into convenient Farms for settlers, and is offered for Sale on the most reasonable terms of any land in the western country. There will be but a small part of the purchase money required in hand, and a long credit given for the residue. From the fertility of the soil, and advantages of the water, there is no part of this country can excel, and but little equal it. There is already a Saw & Grist-mill erected on the tract.

For the price and terms enquire of the subscriber, on the premises, who is duly authorized to sell for the Proprietors.

RICHARD M. STODDARD.

Nov. 10, 1806 (1)

**Sales by Mortgage.**

DEFAULT having been made in the payment of one hundred and thirty dollars and fifty-nine cents, and the interest thereon, secured to be paid by a certain mortgage executed by Abraham Wooster, late of the town of Junius, in the county of Seneca, to the subscriber, bearing date the twentieth day of April, one thousand eight hundred & five.—NOTICE is therefore given, that by virtue of a power contained in said mortgage, and in pursuance of the act in such case made and provided, will be sold at public vendue, at Thomas Powell's Hotel, in the village of Geneva, in the county of Ontario, on the eighteenth day of June next, at ten o'clock in the forenoon, ALL that certain tract or parcel of Land situate in the town of Junius, in the said county of Seneca, and is known and distinguished by being part of Lot Number eighty-one, in said township of Junius, and is bounded as follows, (to wit) Beginning on a road at a beech tree at the southeast corner of a piece of land on said lot owned by Simeon Bacon, thence south eighty-nine perches; thence north seventy-four degrees west, fifty-two perches and three links; thence north eighty-nine perches to the land aforesaid owned by Simeon Bacon; thence south twenty-four degrees east, fifty-two perches and three links to the place of beginning, containing twenty-nine acres of land.—Dated December 9, 1807. (4.6m)

SETH MOORE,

By JOHN COLLINS, his Att'y.

WHEREAS default has been made in the payment of the monies secured to be paid by a Mortgage executed by John Booram, of the town of Ovid, county of Seneca and State of New-York, on the eighth day of November, in the year of our Lord one thousand eight hundred and six, to James Larawa, of the town, county and State aforesaid, of ALL that certain tract or parcel of Land situate lying and being in the town of Ovid, county of Seneca, and State of New-York—it being part of lot No. Forty-two, in the above said town, and beginning at a stake nigh the west line of said lot, and two links north of a white-oak tree marked, and on the north-west corner of a twenty-five acre lot belonging to Peter Rappleyea, thence east from the west line of said lot thirty-one chains and fifteen links to a stake and stones; thence north seven chains and sixty-eight links to a beech tree marked; thence south eighty-five degrees west to the west line of the lot, to a stake and stones; thence south five chains and thirty-four links, to the place of beginning, containing twenty acres & forty-eight perches of Land, be the same more or less.—NOTICE is hereby given, that by virtue of a power contained in said mortgage, and in pursuance of the statute in such case made and provided, the above described premises will be sold at public vendue, at James M'Call's Inn, in Ovid, on Thursday, the ninth day of June next, at one o'clock P. M. of that day.—Dated this 9th day of December, A. D. 1807. JONAS LARAWA,

By his Attorney, DAVID LARAWA.

(4.6 months)

WHEREAS Aaron Billings, of the town of Phelps, in the county of Ontario, and State of New-York, DID, on the second day of October, eighteen hundred and two, for securing the payment of fifteen hundred dollars—to wit, three hundred and seventy-five dollars on or before the twentieth day of January, eighteen hundred and four; three hundred and seventy-five dollars on or before the twentieth day of January, eighteen hundred and five; three hundred and seventy-five dollars on or before the twentieth day of January, eighteen hundred and six; & three hundred and seventy-five dollars on or before the twentieth day of January, eighteen hundred and seven, with interest on the whole after the twentieth day of January, eighteen hundred and three—convey by Mortgage unto ABRAHAM FOSTER, of the same place, ALL those certain pieces or parcels of Land situate lying and being in said town of Phelps, viz. ALL that certain tract or parcel of land, situate in the county of Ontario, and State of New-York; being part of lot number eighty-eight, in township Number ten, in the first range in said county, being the fourth half of said lot, and bounded as follows: Beginning at the southeast corner of said lot, & running west on the south line of said lot to the southwest corner of the same; thence north on the west line of said lot one half the width of the same; thence east by a line running parallel with the fourth line of said lot to the east end of said lot; thence south to the first mentioned bounds, supposed to contain one hundred and six acres, be the same more or less.—Also that certain tract or parcel of land being part of lot Number eighty-eight in town aforesaid, to wit, Beginning at a post at the middle of the west line of said lot, thence east fourteen rods; thence north forty-six rods; thence west to the west side of said lot; thence south to the place of beginning, containing four acres of land, including a saw-mill on the premises. Also one other tract of land, adjoining to the one above mentioned; Beginning at the post above mentioned, thence north on the east line of lot Number eighty-nine till it strikes Flint creek; thence south-westerly, on the west shore of Flint creek, till it intersects the north line of lands belonging to Thomas Dinsmore; thence east to the place of beginning, containing two acres of land; be the same more or less.—Also a certain tract or parcel of land, being part of lot Number eighty-eight aforesaid, viz. Beginning fourteen rods east of a stake on the middle of the west side of said lot, thence east on the centre line of said lot eleven rods; thence north parallel with the west line of said lot forty-six rods; thence west eleven rods; thence south on the east line of lands already owned by said Foster to the place of beginning, containing three acres & twenty-six rods of land.—Also a certain tract or piece of land, being part of lot Number eighty-nine aforesaid, viz. Beginning at a stake on the east line of said lot, being in the middle of said line, thence south fifteen rods; thence west to the eastern shore of Flint creek; thence down said creek to where a line west from the place of beginning, crosses said creek; thence east to the place of beginning, containing one acre of land, the same being more or less. Reserving always to the said Aaron the one half of all the mines & minerals found in or upon said lands, with the privilege of transporting the effects of the same.—And Whereas default has been made in the payment of the said sums of money.—NOTICE is therefore hereby given, that by virtue of a power contained in said Mortgage, and in pursuance of the statute in such case made and provided, the said mortgaged premises will be sold at public vendue at the house of Jesse Warner, inn holder, in said Phelps, on the first Tuesday of May next, at ten o'clock in the forenoon of that day.—Dated October the 20th, 1807. (49.6m)

ABRAM FOSTER.

WHEREAS default has been made in the payment of the monies secured by a Mortgage executed by SAMUEL M. SMITH, of the town of Romulus, county of Seneca & State of New-York, farmer, on the sixth day of May, in the year of our Lord one thousand eight hundred and six, to ANDREW SMITH, of the town, county and State aforesaid, farmer, of ALL that certain tract or parcel of Land situate lying and being in the town of Romulus, county of Seneca & State of New-York, it being part of lot Number seventy-one, in said town of Romulus, beginning at a stake in the line between said lot and lot Number seventy-eight, thence west forty-seven chains and fifty-six links to the corner of John Brown's land; thence north thirty chains; thence east three chains and twenty links; thence south fourteen degrees east, five chains two links; thence south seventy degrees east, one chain and twenty links; thence sixty-one degrees east, one chain and fifty-seven links; thence south eighty-three degrees east, four chains and sixty-four links; thence north sixty-nine degrees east, three chains and thirty-seven links; thence south four chains and fourteen links; thence south sixty-two degrees east, four chains; thence east two chains and eighty-six links; thence south forty-seven degrees east, three chains; thence south sixty-one degrees east, three chains; thence south twenty-eight degrees east, one chain and fifty links; thence east five chains; thence south fifteen degrees east, three chains; thence south eighty-four degrees east, three chains; thence south twenty degrees east, three chains and thirty links; thence south sixty degrees east; three chains and twenty links; thence south twenty degrees east, fifteen chains and thirty links to the place of beginning, containing ninety-seven acres of land.—NOTICE is therefore hereby given, that by virtue of a power contained in the said Mortgage, and in pursuance of the statute in such case made and provided, the above described premises will be sold at public Vendue, at David Hinrod's Inn, in Ovid, on Friday, the twelfth day of February next at ten o'clock in the forenoon of said day.—Dated this thirtieth day of July, one thousand eight hundred and seven. (39.6m)

ANDREW SMITH,

By his Att'y, PETER LE CONTE.

GENEVA:  
(ONTARIO COUNTY, NEW-YORK.)  
PRINTED AND PUBLISHED EVERY WEDNESDAY, BY  
JAMES BOGERT.  
Price TWO DOLLARS per Annum.