

office, for the information of the Governor and General Assembly; and every superintendent when he shall go out of office, shall deliver to his successor, in office, all and singular the books, papers, goods, money, effects, prisoners, keys and property of any description, name and nature whatever, in good order and repair, without any molestation, hindrance or delay whatever.

Sec. 13. The Governor shall immediately on the taking effect of this act, appoint some disinterested person, to proceed to Jeffersonville, and there and then settle with Stephen Ranney on his hand, for building the wall around the state prison, and works therewith connected, and in that settlement such person shall take into consideration the true justice and equity of the case; and if on such settlement, such person shall conceive that said Ranney has not in justice received full compensation for what he has done to said wall and the works therewith commenced, such person shall allow said Ranney such further sum, over and above what he has received, as such person may deem just and reasonable, provided such further allowance so to be allowed to said Ranney by such person shall not when added to the amount which said Ranney has received, exceed the sum of two thousand five hundred dollars: But if such person shall conceive, that the said Ranney has received as much as in justice he ought to receive, then such person shall deliver to said Ranney his bond; provided said Ranney, will sign seal and deliver to the state of Indiana, a full receipt, discharge and acquittance, for any claim or claims, he may pretend to have against the said state in any way respecting the same.

Sec. 14. Each and every convict who may hereafter be confined in said state prison, and who shall be unable to pay or discharge all the expenses of the prosecution and conviction, in the court where such person was convicted, together with all the costs and expences attendant on the conveyance of such convict to the said prison; such convict shall not be confined at hard labor in said prison, after the period for which he or she was sentenced to confinement may have expired, at the rate of twenty-five cents per day, until the whole amount of such costs and expences are satisfied; and it is hereby made the duty of such superintendent, to keep a correct memorandum thereof, and pay the amount of such fees to the officers of court, as may appear to be due to them, when required so to do: and shall pay over into the state treasury, the amount of expenses incurred, in conveying such convict to the said prison.

CASH FOR WHISKEY.

THE SUBSCRIBERS WILL GIVE

CASH

For Merchantable Whiskey delivered in good barrels in this place, or at HARPER and NICHOLS', in Louisville.

JOHN HARPER, & CO.
Charlestown, May 15, 1824.

BLUE DYEING.

The subscriber takes this method to acquaint the citizens of Charlestown and its vicinity, that she purp- poses carrying on, during this season, the BLUE DYEING BUSINESS. Those who apply to her may depend on her attention and exertions to furnish a good blue and afford to her customers ample satisfaction. Her residence is on High street, near Mr. Littleton Howard's.

RACHEL PARKER.
Charlestown, May 15.

ON A FARM, within about six miles of this town, will be furnished to a careful family, for this season, rent free. For further particulars inquire of

NANCY COOK,
Charlestown, May 15.

STATE OF INDIANA, } ss.
CLARK COUNTY, } ss.
In the Circuit Court of said county
of Clark.
William T. Huff, plff, } On DOMESTIC
versus, } ATTACHMENT.
Leonard Jones, deft, } ss.

BE it known that the said William T. Huff, the plaintiff above named, heretofore, to wit: on the 10th day of May 1824, procured from the Clerk's office, of the Circuit Court of Clark county, his certain writ of Domestic Attachment against the goods and chattels, lands and tenements of the said Leonard Jones, the defendant, aforesaid; which writ was this 12th day of the month and year aforesaid, returned by the Sheriff of said county, executed by attaching 300 acres of land in the Illinois Grant, No. 163, as the property of the said Leonard Jones:—The said Leonard Jones, the defendant aforesaid, is, therefore, hereby required to take Notice of the pendency of the same, and that unless he appears before the judges of our said Court, at the Court House in Charlestown, at our next term, to be held on the first Monday in June next, and enter special bail, and plead to the action of the plaintiff at record, the said Court will proceed to enter up judgment against him for the amount of the plaintiff's demand and cost, and the property attached as aforesaid will be sold for the satisfaction thereof.

Test,
JOHN CARR, clk.
c. c. c. c.

CHARLESTOWN

MANUFACTORY.

The subscribers respectfully inform their friends and the public in general, that they have erected a set of

CARDING MACHINES, in Charlestown, at the East end of Main st. & near the Baptist Meeting house. Their Cards & Machines all being entirely new, they have no hesitation in saying they will operate completely. From their former experience in this business, they can assure all those who may favor them with their custom, their work will be done in a superior style, and with the greatest expedition. The wool must be clear of burs and all other trash. One pound of good soft grease is necessary for every eight pounds of wool. Customers from a distance will be accommodated on the shortest notice. The terms of carding will be eight cents per pound, or one six part of the wool.

ALEX. CULTON.
JAS. MCCLUNG.

May 15, 1824.

In the first week's publication of the above Advertisement, we misconceived the price, in wool, Messrs. Culton & McClung were willing to take for Carding; but it now stands corrected and agreeably to their statement in the last instance.

EDITORS.

STATE OF INDIANA, } ss.
CLARK COUNTY, } ss.

In the Circuit Court of Clark County aforesaid, Nov. Term, 1822.
JOHN HOBSON, plff,
versus,

WILLIAM ELLIS, deft.

ON FOREIGN ATTACHMENT.

This day came the plaintiff aforesaid, by his counsel, and the Sheriff having returned the attachment to this case executed, by summoning John Prather as Garnishee, and the said defendant failing to appear, and it appearing to the satisfaction of the court that the said William Ellis is not an inhabitant of the state of Indiana—it is ordered, that unless the defendant doth appear here on or before the first day of our next term, to be held on the second Monday in April next, at the Court House in Charlestown, and give special bail and plead to the action of the plaintiff aforesaid, judgment will be given for the plaintiff's demand and cost, and the property attached applied towards the satisfaction thereof, and this cause is ordered to be continued until the next term; and it is further ordered that a copy of this order be inserted in some newspaper printed in this state, for four weeks successively.

A Copy—Test,
ISAAC SHELBY, clk.

STATE OF INDIANA, } ss.
CLARK COUNTY, } ss.
In the Circuit Court of said county
of Clark.
ENOS TULY & JOHN FITE, plffs,
versus
REUBEN H. MURRAY and HENRY
PALMER, defendants.

ON DOMESTIC ATTACHMENT.

BE it known that the said Enos Tuly and John Fite, the Plaintiffs above named heretofore, to wit: on the 11th day of May, 1824, procured from the Clerk's office of the circuit court of Clark county, their certain writ of Domestic Attachment, against the goods and chattels, lands and tenements, of the said Reuben H. Murray and Henry Palmer, the defendants aforesaid, which writ was this 13th day of said month, returned by the sheriff of said county, executed by attaching one Side-board, and sundry other goods and chattels; the said Reuben H. Murray & Henry Palmer, the defendants aforesaid, are therefore hereby required to take notice of the pendency of the same, and that unless they appear before the Judges of our said court, at the court house in Charlestown, at our next term, to be held on the first Monday in June next, and enter special bail and plead to the action of the plaintiffs aforesaid, the said court will proceed to enter judgment against them for the amount of the plaintiffs demand and cost, and the property attached as aforesaid will be sold for the satisfaction thereof.

Test,
JOHN CARR, clk.
c. c. c. c.

Carding Machine.

The Carding Machine formerly owned by the subscriber and latterly by ALLEN & WRENCH, has again become the property of the subscriber, and will be kept in operation on my farm, near Bull creek, Clark county, not quite nine miles from Charlestown, and about seven from Bethlehem. The Machine is in complete repair, and all possible pains will be taken to render entire satisfaction to those who may think proper to favor me with their custom. Those who come from a distance may expect to have every facility rendered to expedite their work, and as little delay as possible. He will card for eight cents per pound, or one six part of the wool. Wheat will be taken at the cash price. The wool must be well picked and clear of burs, and one pound of grease must be furnished to every eight pounds of wool.

THOMAS ALLEN.

May 15, 1824.

SPRING AND SUMMER

GOODS.

The subscriber has just received a handsome assortment of

New Goods,

which he offers for sale at reduced prices, for cash or approved country produce, to wit: Whiskey, Bacon, Sugar, Flax, Flax and Tow Linen, Flour, and various other articles of trade.

JAMES SHOCKLEY.
Charlestown, May 22, 1824.

WOOL CARDING.

The Carding Machine formerly owned by Parker and Wilson, now belongs to the subscriber, and will be carried on by him, at the same stand in Charlestown. He having received an assortment of the finest quality of Cards, together with his experience in the above line of business, can assure all those who may favor him with their custom, that their work shall be done in a workmanlike manner, and with the greatest despatch. The wool must be clear and free of trash. One pound of soft grease is necessary to eight pounds of wool. Customers from a distance will be accommodated as soon as possible. For Carding, eight cents in cash, or one six part of the wool. He will take in payment for carding, Sugar, Flax and Tow Linen, Bacon, good Wheat, and some Corn and Flour, all at cash price.

NATHANIEL PARKER.
Charlestown, May 22, 1824.

Collector's Notice.

Being appointed Collector of the taxes in Clark County, for the year 1824, I inform the people that their taxes are now due, and the law requires them to pay the same at the County Seat—Charlestown—at the Collector's Office. I am also authorized, to collect arrearages of taxes 1822 & 1823—For the convenience of the people, I will attend on the days and at the places following to receive taxes:—During the term of the court at my house in Charlestown—On Saturday, the 19th of June, at Zebulon Collings' in Monroe township—On Tuesday the 23rd at Mr. Roe's in New-Washington. On Thursday the 24th at Mr. Belden's, in New-Providence—On Friday the 25th at Absalom Ladd's in Silver creek township—On Saturday the 26th at Mr. Smith's, in Bethlehem—and on Monday the 29th at Col. Ranney's, in Jeffersonville. I wish punctuality in the payment of taxes; the present law is such, I cannot give that indulgence which has been received from former collectors.

JAMES C. CALDWELL,
Collector C. C.
May 15, 1824.

FOR SALE OR RENT.

The subscriber residing in Jeffersonville, Indiana, offers his Tavern Stand for sale or rent. He deems it unnecessary to attempt a particular description of the premises; but to those who reside at a distance and are unacquainted with the eligibility and conveniences of the stand, he would just observe, that to take it all in all, it is supposed by many, that there are very few, if any, to surpass it. Any one inclined to purchase or rent, can view the premises, and consult the proprietor, who will give a good bargain, in either case.

STEPHEN RANNEY.
March 13, 1824.

PUBLIC NOTICE

Whereas James Smith, a youth twenty years of age last February, did, on the 20th day of April last, absent himself from my custody. I therefore caution and warn every person from harboring or trading with him on my account, as I will not be answerable for any of his acts, nor for boarding, clothing, nor any charge whatsoever. Given under my hand at Charlestown, the 10th day of May, 1824.

JOHN PRATHER.

THE SUBSCRIBER respectfully informs those who may want his services as County Surveyor of Clark county, that he has removed from Charlestown to the upper part of said county, two miles south east of New Washington, at John Rawl's mill on Camp creek. Due attendance will be given to those who favor him with a call.

JOHN F. RANDOLPH.

March 20, 1824.

PROPOSALS,

FOR PUBLISHING BY SUBSCRIPTION
THE INDIANA SELECTION OF HYMNS AND SPIRITUAL SONGS
BY RICE MC COY,
MINISTER OF THE GOSPEL.

THIS will contain a choice selection of Hymns, from the best authors, suited to the humble worshipper of any denomination. It will likewise contain many suited to the capacity of children and youth, yet not destitute of such as will find satisfaction and comfort to minds the most refined; together with a considerable number never before printed. It will contain near 200 pages, including binding, and be delivered in each neighborhood or town, where a tolerable number of subscribers are obtained, for 12⁵⁰ per copy. Those who will become accountable for six copies shall have the same gratis. This work has been approved by a select committee appointed for the purpose of examination, and by pious friends of different orders.—Those who obtain subscribers are requested to return a copy of their names, place of residence, &c. by the 1st of May, Salem, Indiana, Feb. 10, 1824.