

sented this day, praying for protection to domestic manufactures, by a revision of the tariff on imports.

Dec. 31. Mr. Mallary, from the committee on manufactures, reported the following resolution:

Resolved, That the committee on manufactures be vested with power and authority to send for persons and papers.

[On the adoption of this resolution a debate ensued which lasted the whole day; during which, on motion of Mr. Oakley, it was amended so as read after the word resolved—"That the committee on manufactures be empowered to send for and to examine persons on oath, concerning the present condition of our manufactures, and to report the minutes of such examination to this house," and in this form agreed to—ayes 102, nays 88.]

Jan. 2. Mr. Jennings, from the committee on public lands, reported a bill from the senate, to authorize the sale of public lands in the state of Indiana, heretofore set apart for the use of schools, without amendment. The bill was then committed for to-morrow.

Mr. Mercer, from the committee on roads and canals, reported a bill for the continuation of the Cumberland road. This bill was twice read, and committed for to-morrow.

The house went into committee of the whole, on the bill to revive & continue in force the several acts making provisions for the extinguishment of the debt due to the United States by the purchasers of the public lands, and on the bill for the relief of purchasers of public lands which have reverted for non-payment of the purchase money, which were severally read and ordered to be engrossed for a third reading.

Jan. 3. Several petitions were presented praying an increase of duties on foreign fabrics, by way of protection to domestic manufacturers.

#### LIST OF ACTS

Passed by the Legislature of Indiana, at the Session of 1827-8.

**AN ACT** for the relief of Thomas Wyatt. To organize the country of Hancock. To provide for the purchase of stationery for the use of the General Assembly, and also for the public printing.

Supplemental to an act entitled "an act regulating the admission and practice of attorneys and counsellors at law," approved January 31 1824.

Supplemental to an act to provide for carrying the laws into effect in new counties.

To amend an act entitled "an act respecting apprentices."

Attaching a portion of vacant territory lying adjoining to the county of Floyd to said county.

To establish a levee to preserve the road leading from Vincennes through the Lower Prairie near the Wabash river.

Respecting the state and county revenue due from the county of Clay for the year 1826.

Supplemental to an act entitled "an act changing the mode of doing county business in certain counties therein named," approved Jan. 26, 1827.

To establish a canal to connect the navigable waters of the Wabash with the navigable waters of the Miami of Lake Erie.

Relative to the Knox county seminary. Supplemental to an act entitled "an act changing the mode of doing county business."

To amend an act entitled "an act for the benefit of persons who have, or are likely to suffer by the destruction of the records of Dearborn county, which were consumed by fire in the Court House at Lawrenceburg, on the morning of the 6th of March, 1826," approved Jan. 11, 1827.

Authorizing the Leasing of Rosey's Lick and Rock Lick reserves in the county of Washington.

For the formation of the county of Carroll.

For the benefit of the devisees of Thomas Watts, deceased.

Authorising the Board of Justices of Wayne county to sell a part of the public square in the town of Centreville.

To revive an act entitled an act for the relief of such persons as have suffered or may hereafter suffer by the destruction of the records of the county of Knox, which were consumed by fire at Vincennes in the year 1814, passed Sept. 7th, 1814.

To amend an act entitled "an act to establish a state library," approved Feb. 11, 1825.

Directing the mode of suing out and prosecuting writs of habeas corpus.

To incorporate the town of Corydon in Harrison county.

Authorizing the inhabitants of congressional township numbered 11, north range 9 west, to incorporate themselves according to the provisions of the act of 1824.

To provide for the re-payment of certain money to the county of Delaware.

To extend an act entitled an act to provide for recording brands, ear marks, and for posting estrays in the counties

therein named, and for other purposes, approved Jan. 24, 1827.

To incorporate the Indianapolis Steam Mill Company.

Providing for the payment of certain monies to the county of Delaware.

Supplementary to an act entitled an act for the appointment of county surveyors and their deputies—approved Jan. 30, 1824.

To divorce Sarah Pettengill from her husband James Pettengill.

To amend an act entitled an act to provide for the partition of real estate—approved Jan. 2, 1824.

Making further provision for the sale of the Seminary townships of land in the counties of Gibson and Monroe, and for other purposes.

Supplementary to an act entitled an act providing for the incorporation of towns, approved 30th Jan. 1824, in aid of the trustees and corporation of the town of New Albany.

To dissolve the bands of matrimony between John C. Brown and Polly his wife.

To amend the act entitled an act to incorporate the town of Charlestown.

To amend the act concerning the Auditor of Public accounts and Treasurer of State.

For the benefit of Henry Markle. To amend the law regulating grist mills and millers.

To establish a state road from Shelbyville to intersect the Madison state road in the county of Jennings.

Supplemental to the act entitled "an act to establish a Board of Trustees for the promotion of schools and education in Clark's Grant."

Respecting a county seminary, and the seminary fund of the county of Switzerland.

To incorporate the Montezuma Agricultural and Domestic Manufacturing Association.

To provide for printing and distributing the laws and journals of the present session.

To amend an act entitled an act to regulate the militia of the state of Indiana, approved Jan. 20, 1824.

To amend an act entitled an act to provide for the election of Electors of President and Vice President or the United States.

To establish a state road from New Castle in Henry county, to Lafayette in Tippecanoe county.

Legalizing the proceedings of the board of county commissioners in Shelby county.

For the relief of purchasers of lots in the town of Indianapolis, which have become forfeited to the state.

For the benefit of Peter Charley, Elijah Hurst, and John Watkins, late Trustees of Congressional township No. 3, in Range No. 4 east in the Jeffersonville District.

For the benefit of the Gibson county Seminary.

Relative to limited partnerships.

For the relief of Caleb Harrison.

For the relief of Joseph Campbell.

To establish a state road from Leavenworth via Bono, to Indianapolis.

To divorce Nancy Maddox from her husband David T. Maddox.

To locate and open a state road from Crawfordsville in Montgomery county, to Indianapolis.

To establish a state road from Carlisle in Sullivan county to Spencer in Owen county.

For the relief of Robert Martin.

Vacating the town of Greenfield in the county of Vigo.

Supplemental to an act declaring Big Blue River a public highway.

To amend an act entitled "an act mandatory of the law and for the better advancement of justice"—Approved Jan. 20, 1826.

To amend an act entitled "an act to establish county seminaries in the several counties therein named"—Approved Jan. 26, 1827.

To amend the several acts regulating the judicial circuits and fixing the times of holding courts.

To divorce Elizabeth Stout and Reuben Stout.

To dissolve the Connersville Library Association.

Establishing the boundary line of Decatur county.

To improve the navigation of certain rivers in this state.

To incorporate the Indianapolis and White Water Turnpike Company.

To incorporate the Franklin Cotton Manufacturing Company.

To divorce certain persons therein named.

Making general appropriations for the year 1828.

To provide for the surveying and marking a road from Lake Michigan to Indianapolis.

To provide for the government of the Seminary of Knox county.

To attach certain territory to the counties therein named.

To establish a College in the state of Indiana.

To authorize the loan of the Seminary fund.

To enable the inhabitants of the congressional townships of the several

counties in this State to express their assent or dissent to the of the 16th section in their respective townships. To amend an act entitled an act to establish a state road from Terre Haute to Fort Wayne. To authorize persons to retail spirituous liquors, without the requisitions of a tavern keeper. To authorize the leasing of section 16 in township numbered 15 north of range numbered 7 east in Hancock county, and for other purposes. Making specific appropriations for the year 1828. To establish a state road from Indianapolis via Danville and Rockville to Montezuma.

#### JOINT RESOLUTIONS.

Joint resolutions of the General Assembly relative to the purchasers of public lands.

A joint resolution respecting the office of the Clerk of the District Court of the United States for the District of Indiana.

A joint resolution relative to the procuring of a complete set of the Journals of Congress, and other public documents.

A joint resolution of the General Assembly relative to the mail route from Louisville, in Kentucky, to St. Louis, in Missouri.

A memorial and joint resolution on the subject of the great National Road.

A joint resolution relative to the northern boundary of the State of Indiana.

A joint resolution to provide the Wabash and Miami Canal Commissioners with a copy of Strickland's Report.

A joint resolution and communication of the General Assembly of the State of Ohio, on the subject of connecting the waters of the Wabash river with those of Lake Erie.

A joint resolution relative to the navigation of the Wabash river.

A joint resolution of the General Assembly.

A joint resolution of the General Assembly of the state of Indiana authorizing the Treasurer of state to purchase a book and make certain records therein.



#### LAWRENCEBURGH.

SATURDAY, FEBRUARY 2, 1828.

A number of communications have necessarily been laid over for want of room. They will be attended to hereafter.

We observe, by the late Washington city papers, that Daniel J. Caswell, of Cincinnati Ohio, and Oliver H. Smith, of Connersville, Ia. have been admitted into the Supreme Court of the United States as Attorneys and Counsellors at Law.

*Lawrenceburg Market.*—Apples, green, 25 cts. per bushel—Beef, lb. per quarter, 2 to 2 1/2—Butter, lb. 10 to 12 cts. in demand—Chickens doz. 75 to 87 cts.—Corn bushel, in ear, 18 to 20 cts.; Meal, do. 25 to 31 cts.—flour, superfine, bbl. \$5 scarce; country, per cwt. \$2 in demand—Pork, per cwt. \$1 50 to \$2—Potatoes, bushel, 25 to 31 cts. in demand.

*The Augusta Ky. Herald is no more!*—The editor in announcing the discontinuance of this paper, makes some humorous and ingenuous remarks, after the style of the Declaration of Independence. The following is an extract from his valentine, and may be taken as a fair sample of the whole article:

"We, therefore, the proprietor, publisher, printer, and editor of the Augusta Herald, in the editorial cabinet assembled, appealing to the public for the correctness of our course, do, in the name of our empty pockets, unpaid notes, and dunning creditors, publish and declare,

that the Augusta Herald is, and of right ought to be,—DISCONTINUED: that it is absolved from all further obligations to its patrons, to furnish them the weekly "signs of the times;" and that, as a discontinued paper, the editor has a right to make out his bills, collect his arrears, pay his debts, and perform such other acts of necessity, as publishers are sometimes compelled to resort to, to possess their just wages."

The Legislature of this state adjourned *sine die*, on the 24th ult. after a session of about 8 weeks; during this time 81 acts and 11 joint resolutions have undergone the inspection of the "people's servants" and been pronounced *passable*. How many of these will receive the approbation of the public, we are unable to say, as we have not had an opportunity of examining them. No provision has been made for an increase of Circuits

**CINCINNATI**, Jan. 25. We are highly gratified at being enabled to state, that the damage done to the Miami Canal by the late fresh in the Great Miami, is much less than was reported. We are informed that two or three hundred dollars will repair all the injury done to lock No. 1, which was caused by water backing up the old race—a quarter from whence no danger was apprehended, and consequently no provision made to guard against it. It will now, however, be effectually secured.

Four boats loaded with produce, arrived at the Basin near this city, on Saturday last, having navigated the Canal the whole distance from Middletown. The breaches in the Canal had been temporarily repaired, to enable the boats to pass. On the 20th day of January, 1828, be it remembered that the Miami Canal was not, nor had not been, impeded by ice. We have not learned that the recent freezing has been sufficient to close the Canal.

**REPUBLICAN.**

**SALE OF REAL ESTATE.** PUBLIC notice is hereby given that I shall expose to sale at public vendue on the premises, on Saturday the 23rd day of this month, all the right, title, claim, interest and demand of Ann Sherer, infant daughter of Pierce Sherer dec'd, in over and to the south east quarter of section 19, town No 6 of Range No. 2 west, in the said county of Dearborn; this land is sold by order of the probate court of Dearborn county for the maintenance of said minor, and will be sold subject to the widow's right of Dower. Terms made known on the day of sale.

**ELIAS MILLIKEN, Guardian of Ann Sherer.**

February 1, 1828. 42-Sw.

**ADMINISTRATORS' NOTICE.** THE subscribers, having taken out letters of administration on the estate of James M. Minn, late of Dearborn county, dec'd, hereby notify those indebted to said estate to come forward immediately and make settlement; and those having claims against said estate are also requested to present them properly authenticated for payment as the law directs.

Notice is hereby given that a sale of the personal estate of said dec'd. will take place at the house of E. Conwell, in Aurora, on the 23d day of February next. Terms made known on day of sale.

**ZALMOND HOLLEY, ELIAS CONWELL Adm'res.**

February 2, 1828. 4-Sw.

#### To Rent!

I wish to RENT my house in the town of Lawrenceburg, occupied as a tavern stand by myself, by the name of the

#### UNION HOTEL.

I would prefer having it kept up as a stand. Any person wishing to rent will please call on the subscriber living in the house. The terms will be made very reasonable.

**JOHN SPENCER.**

Nov. 8, 1827. 42

**N. G. HOWARD, COUNSELLOR AT LAW,**

Lawrenceburg, Indiana, will faithfully attend to professional business intrusted to his care. He will attend the courts in the 3d circuit, also the Supreme and U. States courts at Indianapolis. Office on High Street, opposite the Clerk's Office.

Feb. 25, 1828. 8-1f.

#### FARM FOR SALE.

THE SUBSCRIBER wishes to sell his valuable farm situated on Salt Fork, Lawrenceburg township, about six miles from Lawrenceburg, containing 160 acres of land. On this farm are sixty acres cleared, and under good fence, together with a Mill Seat, bearing Orchard of Peach and Apple trees; Also, a good Hewn Log House, out Houses, Barn and Well of excellent water. The above land will be sold very low, and the terms of payment made easy.

**JOHN DAVISON.**

May 12, 1827.

#### TAKEN UP