

To open a state road from Indianapolis to Lafayette.

To establish a state road from near Brownsville by the way of Waterloo and Milton to intersect the state road leading from Centerville to Indianapolis.

To amend the act regulating Judicial Circuits.

Appointing a guardian of the heirs of G. Richards.

To establish a state road from Madison in Jefferson county, to Lawrenceburg in Dearborn county.

To locate a state road from New Castle to Crawfordsville.

For the appointment of Senators and Representatives in the counties therein named.

To establish a levee near Vincennes.

To open a state road from Bono to Terre Haute.

To regulate the mode of doing county business in the counties of Allen, Hendricks and Madison.

To amend an act, entitled 'an act relative to crime and punishment.'

To amend an act, entitled 'an act for the formation of Congressional districts, and for the election of Senators and Representatives to Congress, approved Jan. 30, 1824.'

A joint resolution to increase the salary of the Agent of the three per cent. fund.

An act to establish a state road from Rushville to Lawrenceburg.

To incorporate the townships in Shelby county.

Providing for paying the Commissioners and other persons engaged in surveying and marking a state road from Lake Michigan to Indianapolis.

To authorize the county Surveyors to obtain copies of field notes of the original corners of land in their respective counties.

Concerning the town of Utica.

To change the name of John Smith to John Lucius Smith.

To authorize the Trustees of the first Presbyterian church in the town of New Albany, to sell and convey the real estate of said church.

A joint resolution relative to moneys due the state by the securities of Wm. H. Moore, late Collector of Clark county, and against the estate of R. W. Nelson, of said county deceased.

An act to amend an act providing for working public roads in certain counties.

To provide for the more certain preservation of the evidence of the title to real estate.

Making provision for compensation to the Records of Gibson and Monroe counties.

To authorize the Circuit Court of the county of Perry, to change the venue in a certain case therein named.

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

Supplemental to the act, entitled 'an act for the formation of the county of Cass,' passed at the present session.

Amendatory to an act regulating the jurisdiction and duties of Justices of the Peace, approved Jan. 20, 1824.

A joint resolution on the subject of the Commissioners appointed to clear out the White rivers and other streams.

An act authorizing further sales of the Seminary lands in Gibson and Monroe counties.

Supplemental to the act authorizing the loaning of the Seminary funds.

Authorizing the Board of Justices in Lawrence county to assess a poll tax for county purposes.

A Memorial of the General Assembly on the subject of the extinguishment of the Indian title to land within the state of Indiana.

An act to revive an act entitled 'an act for opening and repairing public highways in certain counties therein named.'

To authorize the board of justices of Scott county to sell a part of the public square in the town of Lexington and for other purposes.

Making general appropriations for the year 1829.

A joint resolution relative to the American Colonization Society.

An act to relocate the seat of justice of Warren county.

To authorize the sale of the school lands, and for other purposes.

For the relief of purchasers of out lots adjoining the town of Indianapolis, under the acts approved Jan. 31, 1826—and Feb. 12, 1825.

In addition to an act entitled 'an act for the incorporation of county libraries,' approved Jan. 28, 1824.

For the improvement of the navigation of Eel river, and for other purposes.

To change the mode of doing county business in the counties of Decatur and Tippecanoe.

Supplemental to the act regulating the militia of the state of Indiana.

Supplemental to an act declaring certain streams therein named, public highways, approved Jan. 26, 1824.

Relative to navigable streams declared highways by the ordinance of 1787.

To amend the several acts regulating

the Judicial Circuits, and fixing the times of holding Courts.

To organize Probate Courts, and defining the powers and duties of executors and administrators.

A memorial to congress, relative to a sale of the French lick reserved township.

An act in addition to the 'act laying off certain state roads, and appropriating \$100,000 thereon' and its supplements.

A joint resolution of the General Assembly, authorizing the printing of 4000 copies of the act authorizing the sale of the school lands.

An act to cause the state road leading from New Albany to Princeton to be opened.

To amend an act for opening and repairing public roads and highways, approved Jan. 24, 1828.

To provide for the inspection of salt, beef and flour.

To amend the act entitled an act for assessing and collecting the revenue, approved Jan. 30, 1824.

Concerning the Wabash and Miami canal.

A joint resolution relative to the three per cent. fund.

An act making specific appropriations for the year 1829.

[Number of acts, resolutions, &c. 107.]



LAWRENCEBURGH.

SATURDAY, JANUARY 31, 1829.

The legislature of this state, after a session of eight weeks, adjourned on the 24th inst. During this period 107 acts, joint resolutions and memorials passed the ordeal of legislation, and were sanctioned by the majority. The Michigan road bill, about which so much interest was manifested, sleeps among the rejected business, to be awaked at the next session. A copy of 'an act to authorize the sale of the school lands in the county of Dearborn and for other purposes,' has been received and will be published in our next. We have not had time to examine its provisions.

Small pox. It is stated that this loathsome and dangerous disease prevails to a considerable extent in the city of Pittsburgh. We have already noticed its appearance in Cincinnati. Later information, tho' the papers are silent on the subject, induce us to believe that it is spreading in the latter place.

The Senate of Kentucky have rejected the nomination of George Robertson as Chief Justice of the Court of Appeals, and passed a vote of censure on the conduct of Governor Morehead in relation to his nominations.—*Rep. Statesman.*

[It would seem from this that the governor and senate do not pull together very harmoniously in making appointments. Mr. Robertson has been three times put in nomination, but as often the senate has failed to confirm it. The 'checks and balances,' in the political machinery, are frequently seen operating in these days. Here is the senate of a neighboring state checking the governor, while in another, more remote, the governor has been known to put his veto upon nine bills sanctioned by both branches of the legislature.]

LATEST FROM EUROPE.

THE RUSSIANS AND TURKS.—Advices from the frontiers of Poland are to the effect of November. They speak of an extraordinary levy throughout the kingdom for the augmentation of the fifth Polish army.

There was some foundation for the late report via Smyrna, of a defeat of the Turks in the field, after the fall of Varna, but the report was exaggerated greatly. The action took place between Prince Eugene, of Wirtemberg, who went in pursuit of the Turks, and Omar Vronie, on the banks of the Kamptchik. The Russians have withdrawn from before Choumla. Their force consisted of the 3d, 5th, and 6th corps. The two latter have been ordered to proceed to Varna and its environs, to defend the approaches to that garrison; and the latter is to take up a position on the road to Silistria, to cover the siege of that fortress, which is to be carried on with vigor. This will be the only operation undertaken during the winter.

There was a report, but it was not credited, that a courier had passed through Frankfort, with the news that Silistria was taken on the 26th, by the Russians. The Russians have withdrawn from before Choumla. Their force consisted of the 3d, 5th, and 6th corps. The two latter have been ordered to proceed to Varna and its environs, to defend the approaches to that garrison; and the latter is to take up a position on the road to Silistria, to cover the siege of that fortress, which is to be carried on with vigor. This will be the only operation undertaken during the winter.

The Russians will continue to occupy a line beyond the Danube, from Varna to Silistria, and in that position waiting for the ensuing campaign. Bazardjic is fortifying for that purpose. It is stated that operations against Turkey will be carried on with as much energy as if the Emperor were in the field. We are assured that the Russians have no intention of retiring behind the Danube. One account says that they have advanced beyond Varna, whence the Turkish forces have been withdrawn, to be united with those of one of the Pachas of Bargas.

Great numbers of the wild hordes who assembled against the Russians, have dispersed at the approach of winter. In Armenia, Gen. Paskewitch has ceased active operation, having completely succeeded in capturing three provinces, six fortresses and three forts. One of the fortresses was defended by 30,000 Turks, and considered impregnable.

From Constantinople, Oct. 29, it is stated that since the fall of Varna, the military armaments are carried on with more activity than ever. Ammunition and artillery are continually sent to the army. Troops from Asia arrive daily, especially cavalry, which continue their march after halting for a short time. Among them the celebrated Tchassan Oglou, one of the most powerful Beys of Anatolia, with several thousand horsemen, passed through this city a few days ago.

Several vessels laden with provisions, corn excepted, had arrived at Constantinople from the Black Sea, with the permission of the Russian Government. The Porte was scarcely informed of this circumstance, when it declared that it would, on its side, relax in the rigour of the regulations for closing the Bosphorus, in the same proportion as the Russian Government, and would grant the entrance to the Black Sea to as many vessels laden with the productions of the South as there had arrived from Russia. Several Austrian and Sardinian vessels have, in consequence, received their firms for that destination.

NEW BEDFORD, Jan. 9.
From Peru.—Captain Brock of the Columbus, arrived here on Wednesday, furnishes the following intelligence of the commencement of hostilities between Columbia and Peru. Capt. B. left Payta, Sept. 15th.

The Peruvian sloop of war Libertad arrived at Payta, September 5, from a cruise off Tonibez, having had an engagement with two Columbian schooners, which had sailed from Guayaquil with the purpose of capturing her by surprise. The engagement lasted about forty five minutes, when the vessels separated and stood for their respective ports. The Columbian loss was said to be not less than an hundred.

Gen. Lomas, President of Peru, with 1500 troops was expected to arrive at Payta about the 17th Sept. in the frigate, Admiral Guise, to take command of the army. Gen. Nicococha was to command the cavalry. It was supposed that Admiral Guise would blockade Guayaquil.

Bolivar was expected to arrive at Guayaquil about the first of October, to take the command of the Columbian army, from the frontiers. It was said he would be accompanied by 4000 troops.

MARRIED on the 25th inst, by the Rev. Daniel Newton, Mr. CHATFIELD HOWELL to Miss ANN FRENCH, all of Lawrenceburg township.

Administrators' Notice.

WE, the subscribers, having been appointed administrators of the estate of WILLIAM WILSON, deceased, late of Cotton township, Switzerland county, notify all persons indebted to said estate to make immediate payment; and those having claims against said estate to present them duly authenticated for settlement, within one year from date.

The estate is considered amply solvent.
SUSANAH WILSON,
JOHN WOTTON,
Administrators.

Cotton township, Switzerland }
county, Ind. 19 h Jan. 1829. 4-3w

Administrators' Notice.

THE undersigned having taken out letters of administration on the estate WILLIAM BOGARD, late of the county of Ripley, deceased, hereby notify all persons indebted to said estate, to make payment immediately; and those having claims against it, to present them properly authenticated for settlement within one year from date.

The estate is considered solvent.
WILLIAM MARKLAND,
MARY BOGARD,
Administrators.

January 29 1829. 4-4w

Administrator's Notice.

PATRIK O'BRIAN, of Dearborn county, has taken out letters of administration on the estate of CORNIE MESSENGER, late of said county, deceased; all persons having claims or demands against said estate, are requested to produce the same within one year to said administrator; and all those indebted to said estate are requested to make immediate payment to said administrator. From the best information he has been able to obtain, he believes said estate to be insolvent, and claims the settlement thereof as such.

Said administrator also intends offering for sale, at his residence in Kello township, Dearborn county, on the 21st day of February next, household furniture and farming utensils, the property of the said deceased.

PATRIK O'BRIAN, adm'r.
24 h January, 1829. 4-3w

Table of the popular votes given for president and vice president, at the election in 1828 (the result as here given may vary from the official vote, but not so as to materially alter it. So soon as a more accurate statement shall come to hand it will be given for the convenience of reference.)

	Jackson.	Adams.	No. of Electors
Ohio	67,597	63,396	16
Kentucky	89,181	81,167	14
Illinois	9,560	4,602	8
Missouri	8,282	3,400	8
Pennsylvania	101,652	50,848	28
Virginia	26,752	12,101	24
Maryland	24,565	25,527	5
N. Carolina	37,887	13,919	15
S. Carolina	21,000	majority.	11
Alabama	10,000	do.	5
Mississippi	5,000	do.	5
Indiana	22,237	17,052	5
Louisiana	4,603	4,076	5
Tennessee	44,102	2,240	11
New Jersey	21,951	23,758	8
Delaware	4,349	4,769	3
Massachusetts	6,019	29,888	15
Connecticut	4,443	13,838	8
Vermont	8,355	24,365	7
Rhode Island	8,21	2,754	4
N. Hampshire	20,933	25,114	8
Maine	19,927	20,773	1
New York	140,763	135,413	20
Georgia	21,641	594	9
Total	668,482	508,593	178

Majority for Jackson 157,889

*In Delaware the legislature choosing the electors, the votes for member of congress, in 1828, are taken as the test.

†Two Jackson tickets were run in Georgia: the votes given both are added above.

Estray Horse Taken Up

BY my Stephen Little of Lawrenceburg township, about the 20th November last—colour sorrel—crease fallen—very old—age not known—no other marks or brands perceivable. Appraised to 12 dollars and 50 cents by Jabez Percival and Daniel Davis.

Certified on oath before me this 17th day of January, 1829.

BENJAMIN FULLER, J. P. [seal]

A true copy from my entry book. B. F. J. p.

TAKEN UP.

By John Dougherty, of Delaware township, Ripley county, Indiana, a dark bay mare colt, supposed to be two years old next spring, with a black mane and tail, about 12 hands high, the right hind foot white—no other brands or marks perceivable. Appraised to 12 dollars, this 16th day of Dec by Asher Waggoner and Gad Waggoner. A true copy.

H. FISHER, J. P.

TAKEN UP.

By Gad Waggoner of Delaware township, Ripley county, Indiana, a light bay mare colt, supposed to be two years old next spring, with a small star in her forehead, with her left fore foot white, and a part of her right fore foot white, about eleven and a half hands high, black mane and tail—no other brands or marks perceivable. Appraised to nine dollars and a half by Asher Waggoner and John Dougherty Dec. 18th, 1828.

A true copy.

H. FISHER, J. P.

TAKEN UP.

By George W. Yocum, in Delaware township, Ripley county, Indiana, one MARE COLT; supposed to be two years old last spring; about twelve hands high; a Red Roan; all feet white; a star on her forehead; a snip on her nose—no other marks perceivable. Appraised to twelve dollars, by James Bell and George Thomas. A true copy from my Estray Book, this 10th day of January, 1829.

2-3w* ADOLPHUS HUGGINS, J. P.

STATE OF INDIANA, DEARBORN COUNTY, Dearborn circuit court:

October Term, 1828.

Michael Farrar, vs. Alpha Bonney.

On complaint in Chancery.

NOW comes the complainant, by Lane his attorney, and proves to the satisfaction of the court, that Alpha Bonney, the defendant aforesaid, is not a resident of this state; it is therefore ruled and ordered by the said court, now here in chancery sitting, that notice of the pendency of the foregoing bill of complaint, be published for four weeks successively in the Indiana Palladium, a newspaper printed and published in Lawrenceburg, Dearborn county, requiring the said Alpha Bonney to be and appear before the judges of the Dearborn circuit court, in chancery sitting, on the first day of their next term, on the first Monday in April next, then and there to answer to the bill of complaint aforesaid, or the matters and things therein prayed for will be taken as confessed, and a decree entered therein accordingly.

JAMES DILL, Clerk.

27th January 1829. 4-4w

STATE OF INDIANA, DEARBORN COUNTY, Dearborn circuit court:

October Term, 1828.

Isaac Dunn, vs. Timothy Nichols.

On complaint in Chancery.

NOW comes the said complainant, by Lane his attorney, and it appearing to the satisfaction of this court, by good proof now here in court made, that the said Timothy Nichols is not now a resident of this state; it is therefore ordered and directed by the court, now here in chancery sitting, that notice of the pendency of the said bill of complaint be published in the Indiana Palladium, a newspaper printed and published in Lawrenceburg, Dearborn county, Indiana, summoning and requiring the said Timothy Nichols to be and appear before the judges of the Dearborn circuit court, on the first day of their next term, to be held at Lawrenceburg, in and for said county, on the first Monday in April next, then and there to answer the matters and things in said bill contained, or the same will be taken as confessed and a decree entered therein accordingly.

JAMES DILL, Clerk.

27th January, 1829. 4-4w

STATE OF INDIANA, DEARBORN COUNTY, Dearborn Circuit Court:

October Term, 1828.

Samuel Bond and Samuel Rees, vs. Lewis Ingols and others.

On complaint in Chancery.

NOW comes the complainants, by Dunn their attorney, and prove to the satisfaction of the court, that Dennis Cragg, one of the defendants aforesaid, is not a resident of the state of Indiana; it is therefore ruled and ordered by the court, that notice of the pendency of the foregoing bill of complaint be published four weeks successively, in the Indiana Palladium, a newspaper printed and published in Lawrenceburg, Dearborn county, notifying and requiring the said Dennis Cragg to be and appear before the judges of the Dearborn circuit court, in chancery sitting, on the first day of their next term, to be held at Lawrenceburg, in and for said county, on the first Monday in April next, then and there to answer to the bill of complaint aforesaid, or the matters and things therein prayed for, as to him, will be taken as confessed, and a decree thereon, as to him, will be entered accordingly.

JAMES DILL, Clerk.

27th January, 1829. 4-4w

STATE OF INDIANA, DEARBORN COUNTY, Dearborn circuit court:

October Term, 1828.

Robert Gillespie, vs. George Newton.

On complaint in Chancery.

NOW comes the complainant, by Lane his attorney, and files his affidavit that the said defendant is not a resident of this state, and it appearing to the satisfaction of the court, that the said defendant George Newton is not a resident of the state of Indiana; it is therefore ordered by the court, that notice of the pendency of the said bill of complaint be published for four weeks successively in the Indiana Palladium, a newspaper printed and published at Lawrenceburg, Dearborn county, requiring the said defendant to be and appear before the judges of the Dearborn circuit court, on the first day of their next term, to be held at Lawrenceburg, in and for the said county of Dearborn, on the first Monday in April next, then and there to answer the matters and things in the said bill contained, or the same will be taken as confessed, and the matters therein prayed for, decreed accordingly.

JAMES DILL, Clerk.

27th January, 1829. 4-4w

STATE OF INDIANA, DEARBORN COUNTY, Dearborn circuit court:

October Term, 1828.

Margaret Bartley, vs. George Bartley.

On Petition, or Bill for Divorce.

NOW comes the said complainant, by Lane her attorney, and files her petition praying a divorce from her said husband, for certain reasons in said petition set forth, and it appearing to the satisfaction of the court, by proof now here in court made, that the said George Bartley is not a resident of this state; it is therefore ordered and directed by the court, now here in chancery sitting, that notice of the pendency of said petition be published in the Indiana Palladium, a newspaper printed and published at Lawrenceburg, Dearborn county, requiring the said defendant to be & appear before the judges of the Dearborn circuit court, on the first day of their next term to be held at Lawrenceburg, in and for the county of Dearborn, on the first Monday in April next, then and there to answer the matters and things in the said petition contained, or the same will be taken as confessed, and the matters therein prayed for, will be decreed accordingly.

JAMES DILL, Clerk.

27th January, 1829. 4-4w

STATE OF INDIANA, DEARBORN COUNTY, Dearborn circuit court:

October Term, 1828.

Richard Robinson, vs. Hannah Gattenby and others.

In Chancery.

AND now on this day the plaintiff, by Stevens and St. Clair his solicitors, comes and by affidavit proves to the satisfaction of the court, that Hannah Gattenby, Andrew Gattenby, William Gattenby, Mary Gattenby, Thomas Gattenby and Johnathan Gattenby, six of the above defendants, are not residents of this state, and thereupon, on motion, the court order and direct by good proof, now here in court made, that the said defendants are not now residents of this state; it is therefore ordered and directed by the court, now here in chancery sitting, that notice of the pendency of the said bill of complaint be published in the Indiana Palladium, a newspaper printed and published in Lawrenceburg, Dearborn county, Indiana, summoning and requiring the said Hannah Gattenby, Andrew Gattenby, William Gattenby, Mary Gattenby, Thomas Gattenby and Johnathan Gattenby, to be and appear before the judges of the Dearborn circuit court, in chancery sitting, at their next term, on the first Monday in April next, then and there to answer to complainant's bill aforesaid, or the same will be taken as confessed, and the matter and things therein prayed for, decreed accordingly.

JAMES DILL, Clerk.

27th January, 1829. 4-4w

NOTICE.

THE undersigned having taken out letters of administration on the estate of William M. Frazier, deceased, of Laubery township, all persons indebted to said estate are requested to make immediate payment; and all persons having claims are requested to present them duly authenticated, as said estate is believed to be solvent.

ALSO—Will be sold on the 17th day of February, next, on the premises of said dec'd, the personal property belonging thereto, of which will be sold on a liberal credit. Conditions made known on day of sale.

CLARISA KNAPP, Adm'r.

January 21st, 1829. 3-3w

NOTICE IS HEREBY GIVEN,

THAT I, the undersigned, having taken out of the Clerk's office of Ripley county, Indiana, on the 22d day of Nov. last, letters of administration on the estate of James Duley, deceased, do declare the estate solvent, and wish all those that have claims against said estate, to present them duly authenticated within one year; and all those that are indebted to said estate, to make immediate payment.

WILLIAM DULEY, adm'r.
January 8th, 1829. 2-3w