

VEVAY TIMES AND SWITZERLAND COUNTY DEMOCRAT.

COOKING STOVES.

THE subscriber has just received from Cincinnati, a good assortment of PREMIUM COOKING STOVES, and SEVEN PLATE STOVES, of various sizes, and of the latest and most approved patterns, which he will warrant to purchasers. Plates that crack, will be replaced free of charge. The public are respectfully invited to call and examine for themselves, and learn the prices. F. L. GRISARD.

Dec. 7, 1839. 1f.

NEW ESTABLISHMENT.

THE undersigned respectfully informs the citizens of Vevay, and the public generally, that he has established a

Blacksmith Shop

at the lower end of Market street, where he is prepared to do any work in the line, in the best manner, and at reduced prices. Having engaged a good workman, he hopes to merit and receive a share of public patronage.

BENJAMIN DETRAZ.

N. B. An apprentice to the above trade wanted immediately.

Dec. 7, 1839. 1f.

SHERIFF'S SALE.

BY virtue of an alias execution issued out of the office of the clerk of the Switzerland circuit court, in favor of William Glenn, and against James S. Long, William Baird, Samuel Porter, George W. Heady and Abijah H. Grimes, their Repetition security for \$222, 14¢, the debt, interest and cost of suit, and also for the accruing cost; and also by virtue of one other alias execution issued out of the office of the clerk of said Switzerland circuit court, in favor of John Bakes, and against the said James S. Long, William Baird, Samuel Porter, and George W. Heady, and Abijah H. Grimes, their Repetition security for \$145, 14¢, the debt, interest and cost of suit, and also for the accruing cost, and to me directed; I will expose at public auction, to the highest bidder for cash in hand, at the court house door, in the town of Vevay, in said county, on Saturday the 11th day of January 1840, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, the rents and profits for seven years, of the following described property, to wit: all that certain lot, piece or parcel of land, lying, situate, and being in the town of Vevay, county of Switzerland, and State of Indiana; known and designated on the additional plan and plat of said town, as laid out by John F. Dufour, in the month of September 1836, by the number one hundred and ninety four, according to the plat aforesaid, which is recorded in the recorder's office, of said county, at Vevay—and on failure to realize the full amount of the debt, interest, and cost of suit on said execution endorsed, I will then and there at the time and place above mentioned, in manner and form aforesaid, expose the fee simple of said lot, so described as aforesaid, to sale for cash in hand. Said lot having been ordered to be sold by said court, as the property of Azariah McCallum and James Wright, at the suit of William L. Stevens, against the said Azariah McCallum and James Wright, for \$317, 55¢; the debt interest and costs of suit, and also for the accruing cost.

SHERIFF'S SALE.

BY virtue of an execution, and an order and decree of the Switzerland circuit court, entered at the last October term of said court, and issued out of the office of the clerk of said court, and to me directed; I will expose at public auction to the highest bidder for cash in hand, at the court house door in the town of Vevay, in said county, on Saturday the 11th day of January 1840, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day; the rents and profits for seven years, of the following described property, to wit: all that certain lot, piece or parcel of land, lying, situate, and being in the town of Vevay, county of Switzerland, and State of Indiana; known and designated on the additional plan and plat of said town, as laid out by John F. Dufour, in the month of September 1836, by the number one hundred and ninety four, according to the plat aforesaid, which is recorded in the recorder's office, of said county, at Vevay—and on failure to realize the full amount of the debt, interest, and cost of suit on said execution endorsed, I will then and there at the time and place above mentioned, in manner and form aforesaid, expose the fee simple of said lot, so described as aforesaid, to sale for cash in hand. Said lot having been ordered to be sold by said court, as the property of Azariah McCallum and James Wright, at the suit of William L. Stevens, against the said Azariah McCallum and James Wright, for \$317, 55¢; the debt interest and costs of suit, and also for the accruing cost.

Foreign Attachment.

William Lostutter.

vs.

Russel Blair.

NOTICE is hereby given to the said Russel Blair, and all others concerned, that a writ of Foreign Attachment has been issued against said Blair, at the suit of said Lostutter, and that the same has been served and returned to me, levied on one cow as the property of said Blair, and that the trial of said attachment will be had before me at my office in York township, Switzerland county, Indiana, on the 26th day of June 1840, at noon.

WILLIAM R. WILEY, J. P.

Dec. 14, 1839.

By W. Hall, Deputy.
prs. fee \$3.

Foreign Attachment.

William Lostutter.

vs.

Russel Blair.

NOTICE is hereby given to the said Russel Blair, and all others concerned, that a writ of Foreign Attachment has been issued against said Blair, at the suit of said Lostutter, and that the same has been served and returned to me, levied on one cow as the property of said Blair, and that the trial of said attachment will be had before me at my office in York township, Switzerland county, Indiana, on the 26th day of June 1840, at noon.

WILLIAM R. WILEY, J. P.

Dec. 14, 1839.

By W. Hall, Deputy.
prs. fee \$3.

Sheriff's Sale.

BY virtue of an alias execution issued out of the office of the clerk of the Switzerland circuit court, in favor of Ebenezer Hassford, as signee of William H. Roberts and against Daniel H. Banta and John Roberts and Henry Peters, his Repetition security, for the sum of \$483 37¢ the debt, interest, and cost of suit, and also for the accruing costs, but subject to a credit of \$175 00, and also by virtue of one other alias execution issued out of the office of the clerk of the said Switzerland circuit court, in favor of Norvin Green and against the said Dan'l H. Banta and William H. Roberts for the sum of \$60 79¢ the debt, interest, and cost of suit, and also for the accruing costs, but subject to a credit of \$88 65 and to me directed, I will expose to public sale to the highest bidder for cash in hand, at the Court House door in the town of Vevay, in said county, on Saturday the 11th day of January, 1840, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, the rents and profits for seven years of the following lots of land, viz: two certain lots of ground in the town of Vevay, in the said county of Switzerland known and designated on the original plat of lots of said town as laid out by John F. Dufour and Daniel Dufour in the month of November, 1813, by the numbers one hundred and fifty one and one hundred and fifty one; which lot No. 150 lies on the north west side of Market street, extending seventy four feet and three inches in front thereon, and back one hundred and forty two feet to an alley, and said lot No. 151 adjoins said lot No. 150, extending seventy four feet and three inches in front on Market street, and one hundred and forty two feet in front on Main Cross street (with the house thereon) according to the plat aforesaid, which is recorded in the office of the Recorder of Jefferson county at Madison, in the State aforesaid, together with the improvements thereon, except a part of said lot No. 150, it having been heretofore sold and conveyed by the said Daniel H. Banta and wife to John S. Roberts, of the metes and bounds following to wit: commencing at the south eastern corner of said lot on Market street of said town, and running from thence south westwardly along said market street fifty feet—thence back at right angles ninety five feet, thence south eastwardly to the north east—most line of said lot, thence along said line ninety five feet to the place of beginning; and on failure to realize the full amount of the debt, interest, and costs of suit, on said executions endorsed, I will then and there at the time and place above mentioned, in manner and form aforesaid, expose the fee simple of said lots as described as aforesaid, to sale for cash in hand. Said lots having been taken and levied thereon, by virtue of the said executions, as the property of the said James S. Long.

HENRY McMAKIN, Sheriff.

By W. Hall, Deputy.
prs. fee \$5.

Sheriff's Sale.

BY virtue of an execution and an order and

decree, of the Switzerland Circuit Court, in favor of Abijah H. Grimes and against George H. Hulley for \$439 92¢ the debt, interest, and cost of suit, and also for the accruing costs—and also by virtue of one other execution and an order and decree of said Switzerland Circuit Court, in favor of Abijah H. Grimes, William H. Hulley, and Joseph Alfrey, against the said George Hulley for \$451 81¢, the debt, interest, and cost of suit, and also for the accruing costs; said order and decree having been entered at the last October term of said court, and issued out of the office of the clerk of said Switzerland circuit court, and to me directed, I will expose at public auction to the highest bidder for cash in hand, at the court house door in the town of Vevay, in said county, on Thursday, the 9th day of January, 1840, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, the rents and profits for seven years of the following lots of land, viz—the following property lying and being in said county and described as follows, to wit: the north west quarter of section 20, town 5, of range 12 east, containing forty acres, also a certain tract, piece or parcel of land, beginning at the south east corner of Fr. S. 2, T. 4, N. of R. 12 E. in the Jeffersonville district, running on the line of said Fr. Sec. in a westerly direction 35 chains and 23 links to the south west corner of said Fr. Sec. thence northwardly of said sectional line 18 chains and 53 links to a corner in the branch, witnessed by a water beach and black ash, thence down said branch with the meanders thereof to a corner in said branch, witnessed by an elm and sugar tree, thence E. 1 chain and 32 links to a corner on the old Indian boundary line at which a stone is planted, thence southwardly on the old Indian boundary line unto the place of beginning; containing 53 acres and 21 hundredths of an acre, be the same more or less—and also a certain other tract of land, section 10, T. 4 and R. 12, containing 73 acres be the same more or less—beginning at Joseph Alfrey's N. E. corner, thence running N. 180 poles to the stake, thence with the sec. line 73 poles to the section corner, thence running south to the beginning 100 poles—and also the north part of fractional section 11, T. 4 R. 12 E., containing 75 acres; and on failure to realize the full amount of the debt, interest and cost of suit, on said executions endorsed, I will then and there at the time and place above mentioned, in manner and form aforesaid, expose the fee simple of said tracts of land so described as aforesaid to sale for cash in hand. Said lands having been ordered to be sold by said court as the property of the said George Hulley.

HENRY McMAKIN, Sheriff.

By W. Hall, Deputy.
prs. fee \$5—2s

A Farm for Sale.

THE subscriber wishes to dispose of the farm on which he now lives, containing 240 acres, about 50 of which are under cultivation, and the remainder covered with best of timber. The improvements consist of houses, stables, and other out-buildings; a first rate orchard of bearing apple and peach trees. There are a number of never-failing springs on the place. This farm is on high ground, a good settlement and healthy situation, lying in Switzerland county, on the State road from Vevay to Indianapolis, 13 miles from Vevay. The State road from Port William to Indianapolis, also terminates at said farm—the state road from Little York on the Ohio river, to Indianapolis, terminates here—both falling into the Vevay and Indianapolis State road at this farm, making it a very public situation. The United States mail stage stops at the post office here, four days in the week. The whole 240, 200, or 100 acres will be sold as it may suit the person wishing to purchase. Two thirds of the purchase money may lie at interest if desired. Persons wishing a good location, cannot fail to be satisfied by an examination of this. The title is indisputable. For further particulars, apply to the subscriber on the premises.

ALEXANDER ALLAN, Sr.

Pleasant, Switzerland co. Ia., Dec. 14, 1839.

By W. Hall, Deputy.
prs. fee \$3—2s

JUSTICE'S BLANKS of every description for sale at this office.

SHERIFF'S SALE.

BY virtue of an execution, and an order and decree of the Switzerland circuit court, entered at the last October term of said court, and issued out of the office of the clerk of said court, and to me directed; I will expose at public auction to the highest bidder for cash in hand, at the court house door in the town of Vevay, in said county, on Saturday the 11th day of January 1840, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day; the rents and profits for seven years, of the following described property, to wit: all that certain lot, piece or parcel of land, lying, situate, and being in the town of Vevay, county of Switzerland, and State of Indiana; known and designated on the additional plan and plat of said town, as laid out by John F. Dufour, in the month of September 1836, by the number one hundred and ninety four, according to the plat aforesaid, which is recorded in the recorder's office, of said county, at Vevay—and on failure to realize the full amount of the debt, interest, and cost of suit on said execution endorsed, I will then and there at the time and place above mentioned, in manner and form aforesaid, expose the fee simple of said lot, so described as aforesaid, to sale for cash in hand. Said lot having been ordered to be sold by said court, as the property of Azariah McCallum and James Wright, at the suit of William L. Stevens, against the said Azariah McCallum and James Wright, for \$317, 55¢; the debt interest and costs of suit, and also for the accruing cost.

PHILIP SCHENCK.

Milch Cows for Sale.

THE subscriber has two first rate Milch Cows, with young calves, which he will sell low for cash, or barter for Oats, Corn or Hay, at the market price, to be delivered at his farm about one mile below Vevay.

PHILIP SCHENCK.

Dec. 14, 1839. 2c

Foreign Attachment.

Cornelius Snyder, Before William R. Wiley, Esq., a Justice of Abraham Whipple, the Peace.

NOTICE is hereby given to the said Abraham Whipple and others concerned, that a writ of Foreign Attachment was by me issued, on the application of the above plaintiff, against the goods, chattles, rights, credits, monies and effects of the said Whipple, which said writ has been duly returned to me; and that I have set the trial of said cause to be heard before me at my office in the town of New York, Switzerland county, and State of Indiana; on the 10th day of June 1840, at 12 o'clock noon, of said day, at which time and place all persons concerned may attend if they please.

WILLIAM R. WILEY, J. P.

Dec. 7, 1839.

By W. Hall, Deputy.
prs. fee \$3.

Mulberry Trees for Sale.

THE subscriber has under cultivation ten thousand Morus Malicauis trees which he will sell at reasonable prices. All orders from a distance will be promptly attended to, Patriot, Switzerland county, Indiana.

INGERSOL' DIBBLE.

September 7, 1839. 41—6m

DRUGS! DRUGS!

THE subscriber having purchased the Drug Store of Rigby, Kent, & Co., has removed it to the house formerly occupied by W. Brown, next door to Clarkson & Dufour's Store, and hopes by a strict attention to business to merit a share of public patronage.

N. B. Advice given gratuitously.

DR. S. W. CLARKSON

Would inform the citizens of Vevay and its vicinity that he has resumed the practice of Medicine, &c., and can at all times be found at his Drug Store, except when absent on professional business.

Vevay, Sept. 26, 1839. 47f

NOTICE.

ALL persons concerned, are hereby notified that I have left my notes and accounts in the hands of Joseph C. Eggleston, of Vevay, for collection, with directions to sue on all that are due on the 1st day of January, 1840, unless paid on or before that time.

WILLIAM LAWRENCE.

Dec. 7, 1839. 1c

SHERIFF'S SALE.

BY virtue of two executions issued out of the office of the clerk of the Switzerland circuit court, and to me directed, I will expose to public sale to the highest bidder for cash in hand, on Saturday, the 11th day of January, 1840, at the court house door in the town of Vevay, in said county, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, the rents and profits for seven years of the following lots of land, viz: two certain lots of ground in the town of Vevay, in the said county of Switzerland known and designated on the original plat of lots of said town as laid out by John F. Dufour and Daniel Dufour in the month of November, 1813, by the numbers one hundred and fifty one and one hundred and fifty one; which lot No. 150 lies on the north west side of Market street, extending seventy four feet and three inches in front thereon, and back one hundred and forty two feet to an alley, and said lot No. 151 adjoins said lot No. 150, extending seventy four feet and three inches in front on Market street, and one hundred and forty two feet in front on Main Cross street (with the house thereon) according to the plat aforesaid, which is recorded in the office of the Recorder of Jefferson county at Madison, in the State aforesaid, together with the improvements thereon, except a part of said lot No. 150, it having been heretofore sold and conveyed by the said Daniel H. Banta and wife to John S. Roberts, of the metes and bounds following to wit: commencing at the south eastern corner of said lot on Market street of said town, and running from thence south westwardly along said market street fifty feet—thence back at right angles ninety five feet, thence south eastwardly to the north east—most line of said lot, thence along said line ninety five feet to the place of beginning; and on failure to realize the full amount of the debt, interest, and costs of suit, on said executions endorsed, I will then and there at the time and place above mentioned, in manner and form aforesaid, expose the fee simple of said lots as described as aforesaid, to sale for cash in hand. Said lots having been taken and levied thereon, by virtue of the said executions, as the property of the said James S. Long.

HENRY McMAKIN, Sheriff.

By W. Hall, Deputy.
prs. fee \$4.

SHERIFF'S SALE.

BY virtue of an alias execution issued out of the office of the clerk of the Switzerland circuit court, in favor of Neff and Brothers and against James H. Dufour for the sum of \$481 16¢ the debt, interest, and cost of suit, and also for the accruing costs, and also one other execution, in favor of Marshall McNamee & Co., against the said Ellwood Fisher and Francis G. Sheets his Repetition security, for \$193 57¢ the debt interest and costs of suit and also for the accruing costs endorsed, I will then and there at the time and place above mentioned in manner and form aforesaid, expose the fee simple of said lots of land, viz—the following property lying and being in said county and described as follows, to wit: the north west quarter of section 20, town 5, of range 12 east, containing forty acres, also a certain tract, piece or parcel of land, beginning at the south east corner of Fr. S. 2, T. 4, N. of R. 12 E. in the Jeffersonville district, running on the line of said Fr. Sec. in a westerly