

Fifty Dollars Reward.



mulatto man named

HARRY,

about 23 years old, 5 feet ten inches high, heavy build, plain easy spoken fellow—said fellow took with him, and had on the following articles of clothing, a colored hunting shirt, a pair of buckskin overalls, a suit of black mixed, wool and cotton, a fur and wool hat,—he also took with him a dark bay horse, fourteen and a half hands high, seven years old this spring, a large flor, and a white streak coming down over one nostril, a strong, spirited, good riding horse, he also took with him a rifle gun and a pistol. Twenty five dollars reward will be given to any person who will secure said fellow in any jail and send me word so that I can get him again, or if brought home the above reward with all reasonable expenses.

Jeremiah Elsberry.

PROPOSALS

BY
GENERAL W. JOHNSTON L. D.
(of Vincennes, I. T.)
For publishing by subscription
A work, to be entitled
THE INDIANA JUSTICE
AND
CONSTABLES GUIDE.

This work shall embrace a legal dissertation on the rise and progress (under the laws of England) and present respective powers and duty of Justices of the Peace and Constables under the statute laws of Indiana—it shall likewise contain all the necessary forms for their respective offices—and be prefaced with the Constitution of the United States and the ordinance of the Territory.

The utility and essentiality of such an undertaking, and publication, especially in Indiana, cannot indeed it ought not, for a moment, to be doubted—it is therefore hoped that "what is generally good, will be liberally encouraged."

CONDITIONS.

1. It will be comprised of one volume octavo, of between one hundred and one hundred and fifty pages.
2. It shall be printed on good common paper and stitched.
3. It will be put to press as soon as four hundred copies are subscribed for (which amount, it is supposed will barely defray the expenses which must necessarily be incurred for materials, a copist and printing.)
4. It will be delivered to subscribers, in Vincennes at one dollar per copy.
5. The number of copies subscribed for, must be paid upon the subscribers being publicly notified that the work is ready for delivery.

Subscriptions for the above work will be received by the several Post-Masters in the Territory, by other Gentlemen to whom subscription papers may be forwarded and by others who may feel favorably disposed towards the undertaking.

EDITOR.

STRAYED from the subscriber in Vincennes, in September last, a brown cow and with her a red calf, the cow is marked with a crop and slit in the left ear and an upper bit out of the right, whoever will return said cow and calf, or give such information that I can get them shall be generously rewarded by

Mark Barnett.
February 5th, 1810.

JOHN BRUNER,
REED MAKER, and
BLUE DYER,

TAKES this method to inform the public he has returned to this place, and will constantly have on hand an assortment of the best Reeds, and all persons favoring him with yarn to dye, may depend on having it expeditiously and well done—he will continue to give a generous price for good ashes.

Vincennes, 15th Jan. 1810.

Foreign Attachment.

NOTICE is hereby given, that a writ of attachment issued out of the court of Common Pleas of Dearborn county, Indiana territory, at the suit of James Knight, against the goods and chattels, rights and credits, lands and tenements of Richard Reddy, a non-resident, in a plea of trespass on the case, damage twenty three dollars, thirty eight and a quarter cents, returnable to the term of August, 1809, on which the sheriff of said county hath returned, that he has attached one mare as the property of said Reddy.—Notice is therefore hereby given, that unless the said Richard Reddy, do appear by himself, or attorney, put in special bail, and receive a declaration, judgment will be entered against him by default, and the property so attached sold for the benefit of all creditors who may appear entitled to receive a share thereof, and who may duly claim the same.

Saml. C. Vance, c. c. p.
JAMES DILL, atty. }
for plaintiff.
Laurenceburgh, 30th Sept. 1809.

Foreign Attachment.

NOTICE is hereby given that a writ of attachment issued out of the court of Common Pleas, of Dearborn county, Indiana territory, at the suit of Robert Piatt, against the goods and chattels, rights, credits, lands and tenements, of John Henderson, a non-resident, in a plea of debt, twenty seven dollars, seventeen and a half cents, returnable to the term of August, 1808, on which the sheriff of said county, hath returned that he has attached one mare as the property, of said Henderson.—Notice is therefore hereby given, that unless the said John Henderson, do appear, by himself, or attorney, put in special bail, and receive a declaration, judgment will be entered against him by default, and the property so attached, sold for the benefit of all creditors who may appear entitled to receive a share thereof, and who will duly claim the same.

Saml. C. Vance, c. c. p.
JAMES DILL, atty. }
for plaintiff.
Laurenceburgh, 30th Sept. 1809.

Dissolution of Partnership.

THE co-partnership of Peter Jones & Co. was this day dissolved by mutual consent—all those indebted to said firm will please make payment on or before the first day of March next, to William of Peter Jones, who is authorized to settle our business; those failing to comply with this notice may consider such failure as an invitation to be sued.

Peter Jones,
William Jones,
Saml. N. Luckett.
29th January, 1810.

INDIANA TERRITORY,

Knox county, set.

John Small, complainant,
vs.
Abraham D'France, defendant,
On Foreign Attachment.

WHEREAS a writ of foreign attachment hath issued out of the court of Common Pleas of said county against the lands and tenements, goods, chattels and effects, rights and credits of Abraham D'France, at the suit of John Small, in an action of trespass on the case, which attachment the sheriff of said county hath returned "executed on sundry monies in the hands of Genl. W. Johnston,"—Notice is hereby given, that unless the said defendant, shall, by himself or attorney, appear and give special bail to answer said suit, judgment will be entered against him by default, and the property so attached disposed of for the benefit of all creditors who shall appear to be entitled to a demand thereon, and shall apply for that purpose.

R. Buntin, C. C. P.
JOHN JOHNSON, }
Attorney for pliff. }
February 7th, 1810.

TAKE NOTICE,

I INTEND to apply to the next March court of Common Pleas, for the county of Knox, and Indiana Territory, to establish a ferry across the river Wabash from my land to the opposite bank.

Samuel Ellison.
January 4th, 1810.

PUBLIC NOTICE,

ALL persons indebted to the estate of Henry Pea, dec. are hereby requested to come forward on or before the 10th day of March next, and settle off their respective accounts—all persons having claims against said estate are also requested to bring them forward by that day properly authenticated for settlement.

JOHN PEA, }
DANIEL PEA, } Executors.
January 20th, 1810.

NOTICE

I INTEND to apply to the July court of Common Pleas, for the county of Knox, and Indiana Territory, to establish a ferry across the Wabash, from my shore to the opposite bank.

John Small.
January 17th, 1810.

A REQUEST,

THE person who borrowed Goldsmith's Essays—Eowe's Poems, and Historical Anecdotes, the latter in French and English will please return them to the office of the Western Sun.

POST-OFFICE,

VINCENNES, January 1st, 1810.
A LIST of letters remaining in this office during the last quarter, which if not taken out before the expiration of three months, will be returned to the general post office as dead letters, viz.

A	Samuel Adams,	Jonathan Anthony,
	Robert Allen, 2	Josef Amelin,
	Isaac Anderson.	
B	Joseph Brooks,	James Black,
	George Bathe,	William Bals,
	Frederick Bals,	Rachel Barnett.
C	Mr. Campenel,	Alexander Chambers.
	Thomas Cooper,	Daniel Comer,
	Joseph Collings,	
D	William Donaldson,	W. H. Dunnica,
	Joseph Dunlap,	Enoch Davis,
E	Thomas Emmison,	
F	Davis Floyd,	Thomas Flowers,
	Lewis Frederick,	A. & J. Friend,
G	Anthony Griffin,	William Gamble.
	A. G. Goodlet,	David Gamble,
H	William Hogue,	Henry Highpel,
	Samuel Haynes,	John Haddan,
	Garvis Hazelton,	Levi Hollingsworth,
J	Samuel Johnston,	
K	Francis Kenner.	
L	F. Languidoe,	John Logan,
	Samuel Lemen.	
M	Nancy M'Kee,	John Murphy,
	Daniel M'Clure,	Henry Mace,
	Joseph Malcome,	John M'Coy,
	Isaac Montgomery.	
N	James Neal.	
P	Polly Parvin,	William Pearce,
	Sarah Farmer,	Benjamin Parke,
S	Reuben Sullenger,	Edward Stapleton,
	W. W. Sarter,	
T	Michael Thomas,	J. F. Thompson,
V	David Watson,	James Wilson,
	William Woods,	Jesse Wall,
	John Work,	
Y	Adam Young.	

65 GENL. W. JOHNSTON, p. m.

PUBLIC NOTICE,

SHALL apply to the court of Common Pleas of this county (Knox) at their term in March next, to appoint commissioners to divide the real estate of William Morrison, deceased, agreeably to the act of Assembly, in such cases made and provided, amongst his several heirs and representatives, whereof, in right of my wife, I am one.

Robert Kendall.
December 11th, 1809.

For sale at the Office of the Western Sun.
THE PERPETUAL ALMANAC,
Price 12 1-2 Cents.

INDIANA TERRITORY.

Auditors Office.

NOTICE is hereby given that by an act of Assembly, passed at the session of the Legislature of the said territory, at their session of one thousand eight hundred and even, if any non-resident claiming lands in this territory, either by entry, patent, deed for conveyance, bond for conveyance, or other evidence of claim, his or her agent or attorney, shall neglect or refuse to list his or her lands with the assessor of the county where such lands may have been entered and located, before the tenth day of March, then next, and now instant, and the tenth day of March, quadrennially, thereafter, the assessor shall immediately proceed to list, and make a valuation of the lands of such non-residents, that may be in his county, per hundred acres, according to the quality of the soil, and its relative situation; but in making such assessment and valuation, houses, barns, and other improvements shall not be included.

And further notice is given, that the Sheriff of every county, shall, by the fifteenth day of July, annually, demand payment of the taxes, or sum assessed, on each inhabitant in his county, in person, or by notice in writing, left at his or her usual place of residence.—In case of non-payment of taxes, by the time appointed, it shall be the duty of the Sheriff, to levy and collect the tax so in arrear, by a sale at the court house door of his county, of the tract of land for which the said tax shall be in arrear, or so much thereof as will bring the tax due thereon, to be paid off in form of a square, or parallelogram, in some corner of the tract, designated by the Sheriff at the time of sale; *Provided*, That if the owner of any tract, or tracts of land, for which the said tax shall be in arrear, or any person for him, shall, on the day of sale tender, and deliver to the Sheriff, at the place of sale, goods and chattels, sufficient to make the said tax so in arrear, then the said Sheriff shall not sell the said land, or any part thereof, but shall make and levy the said tax in arrear, by a public sale of such goods, rendering such overplus (if any) to the owner of such land, or such person for him.

PETER JONES,

Auditor of Public Accounts.

Vincennes, }
1st March, 1810. }

To all whom it may concern.

I HAVE appointed Genl. W. Johnston my deputy, as Recorder of Knox county.—I have put my notes & open accounts in his hands for settlement and collection; and it is seriously expected that those indebted to me, will call upon him and discharge their arrearages by the 15th of March, now ensuing, otherwise, that duty which I owe myself and family, may be the cause of rigorous steps being pursued.

J. D. Hay.
Vincennes, Feb. 18th, 1810.

FROM THE PRESS OF
E. STOUT.

PRINTER TO THE TERRITORY AND OF
THE LAWS OF THE UNITED STATES.