

surgent colonies, through the mediation of that power. It is also said, that negotiations are on foot respecting the Floridas, and that we are to cede those countries to the United States, on receiving a suitable indemnity."

INDIANA Set.

KNOX CIRCUIT COURT, TO WIT:—
May term, 1817.

William M. Wilson, Compt't. } In Chan-
vs. } cery.
Solomon S. Story, Def't.

This day came the complainant by his counsel, and it appearing to the satisfaction of the Court that the defendant is not an inhabitant of this State—Therefore on motion of the said complainant by his counsel it is ordered that unless the said defendant do appear here on or before the first day of the next term of this court and answer the said complaint and Bill the same will be taken and considered as confessed against him, and he is further ordered, that a copy of this order be forthwith inserted in the Western Sun for eight weeks successively.

A Copy Teste,

R. BUNTIN, Clerk c. c. & c.

28—8w

INDIANA Set.

KNOX CIRCUIT COURT, TO WIT:—
May term, 1817.

William M. Intosh } In Chancery.
vs. }
Samuel A. Chew & }
Eli Beatty, Admin- }
istrators of Samuel }
Lloyd Chew deceased }
& Benjamin Parke }
& Henry Hurst.

This day came the complainant by his counsel and it appearing to the satisfaction of the Court, that Samuel A. Chew and Eli Beatty administrators aforesaid, two of the defendants to the complainants Bill, are not inhabitants of this state, and they not having entered their appearance herein agreeably to law and the rules of this court—Therefore on motion of the said William M. Intosh the complainant herein, it is ordered, that unless the said Samuel A. Chew and Eli Beatty administrators aforesaid appear here on the first day of the next September term of this court and answer the said Bill the same will be taken and considered as confessed against them. And it is further ordered, that a copy of this order be forthwith inserted in the Western Sun for eight weeks successively.

A Copy Teste,

R. BUNTIN, Clerk c. c. & c.

28—8w

JOHN Mc GIFFIN, & Co.

Have just received. (in addition to their former Stock)

A GENERAL ASSORTMENT OF DRY GOODS & Groceries; CONSISTING IN PART, OF

Superfine Cloths, Domestic Cottons, Yellow and Blue Muslins, Silks, Nankeens, Raw & Spun cotton, Ginghams, Coffee, Silk Umbrellas & Loaf, Lump & Orleans Sugar, Parasols, Whiskey Mackerel, Young Hyson, & Window Glass, Imperial Teas, Madeira Port & Cut and Wrought Claret Wines, Nails, Cogniac Brandy, Salt, Tar, Jamaica Rum, Bar Iron & castings, Draft Porter, Soap.

ALSO,

A few doz. dressed Calf & Morocco SKINS
UPPER LEATHER, &c.

All of which, they will dispose of Wholesale or Retail, (at a very moderate advance) FOR CASH.

June 13,

29—tf

LOOK HERE!!

WHEELER & HARPER,

RESPECTFULLY INFORMS THEIR

FRIENDS AND THE PUBLIC

THAT THEY HAVE COM-

MENCED THE

MACHINE MAKING,

In all its various Branches,

MILL IRONS,

Made and turned of in the neatest manner.—They also informs the public they will have a double Throssel for Spining Cotton, in operation against the first of January next, at this place.

Wheeler & Harper,

Have their Carding Machine in complete operation, and are ready to receive

WOOL,

They have clothed their Machine with new Cards, which will make them able to give satisfaction to their old customers, and those that may favor them with their custom.

W. & H.

BRUCEVILLE, Knox County, }
June 2, 1817. } 27—tf

WAR DEPARTMENT, }
June 9, 1817. }

This is to give notice,

THAT separate proposals will be received at the office of the secretary for the department of war, until the 31st day of October next, inclusive, for the supply of all rations that may be required for the use of the troops of the United States, from the 1st day of June, 1818, inclusive, until the 1st day of June, 1819, within the states, territories, and districts, following, viz.

1st. At Detroit, Michilimackinac, Green bay, Fort Wayne, Chicago, and their immediate vicinities and at any other place or places where troops are or may be stationed, marched or recruited, within the territory of Michigan, the vicinity of the upper lakes and the state of Ohio, and on or adjacent to the waters of lake Michigan.

2d. At any place or places where troops are or may be stationed, within the states of Kentucky and Tennessee.

3d. At St. Louis, Fort Harrison, Fort Clark, Fort Armstrong, Fort Crawford, Fort Osage or Fort Clark on the Missouri river; and at any other place or places where troops are or may be stationed, within the state of Indiana, and the territories of Illinois and Missouri.

4th. At Fort Montgomery, Fort Crawford, Mobile, Fort St. Philip, New Orleans, Baton Rouge and Fort Claiborne; and at any other place or places where troops are or may be stationed, marched or recruited within the Mississippi territory, the state of Louisiana and their vicinities, north of the Gulf of Mexico.

5th. At any place or places where troops are or may be stationed, marched or recruited within the District of Maine and state of New-Hampshire.

6th. At any place or places where troops are or may be stationed, marched or recruited within the state of Massachusetts.

7th. At any place or places where troops are or may be stationed, marched or recruited within the states of Connecticut and Rhode Island.

8th. At any place or places where troops are or may be stationed, marched or recruited within the state of New-York, north of the Highlands, and within the state of Vermont.

9th. At any place or places where troops are or may be stationed, marched or recruited within the state of New-York, south of the Highlands including West Point, and within the state of New-Jersey.

10th. At any place or places where troops are or may be stationed, marched or recruited within the state of Pennsylvania.

11th. At any place or places where troops are or may be stationed, marched or recruited within the states of Delaware, Maryland and the District of Columbia.

12th. At any place or places where troops are or may be stationed, marched or recruited within the state of Virginia.

13th. At any place or places where troops are or may be stationed, marched or recruited within the state of North Carolina.

14th. At any place or places where troops are or may be stationed, marched or recruited within the state of South Carolina.

15th. At Tybee Barracks, Fort Hawkins and Fort Scott; and at any other place or places where troops are or may be stationed, marched or recruited within the state of Georgia, including that part of the Creek's land lying within the territorial limits of said state.

A ration to consist of one pound and one quarter of beef, or three quarters of a pound of salted pork, eighteen ounces of bread or flour, one gill of rum, whiskey or brandy, and at the rate of two quarts of salt, four quarts of vinegar, four pounds of soap, and one pound and one half of candles to every hundred

rations. The prices of the several component parts of the ration must be particularly mentioned in the proposals, but the United States reserve the right of making such alterations in the price of the component parts of the ration aforesaid, as shall make the price of each part thereof bear a just proportion to the proposed price of the whole ration. The rations are to be furnished in such quantities, that there shall at all times, during the term of the proposed contract, be sufficient for the consumption of the troops for six months in advance, of good and wholesome provisions, if the same shall be required. It is also to be permitted to all and every one of the commandants of fortified places or posts, to call for, at seasons, when the same can be transported, or at any time, in case of urgency, such supplies of like provisions, in advance as in the discretion of the commander shall be deemed proper.

It is understood that the contractor is to be at the expense and risk of issuing the supplies to the troops, and that all losses sustained by the depredations of the enemy, or by means of the troops of the United States, shall be paid by the United States, at the price of the articles captured or destroyed as aforesaid, on the depositions of two or more persons of credible characters, and the certificate of a commissioned officer, stating the circumstances of the loss, and the amount of the articles for which compensation shall be claimed.

The privilege is reserved to the U. States, of requiring that none of the supplies which may be furnished under any of the proposed contracts, shall be issued until the supplies which have been or may be furnished under the contract now in force, have been consumed.

GEO. GRAHAM,

Acting secretary of war.

31—t Oct. 1.

SCHEME OF A LOTTERY, FOR BUILDING A MASONIC LODGE,

IN THE TOWN OF ST. LOUIS.

1 PRIZE of \$5,000	is \$5,000
2 do	1,000
10 do	600
20 do	200
25 do	100
200 do	50
310 do	20
900 do	10
2,550 do	6
	15,300

8 Less than two blanks to a prize.

Part of the prizes to be determined as follows, viz. The first drawn 2000 blanks to be entitled to 6 dollars each.—First drawn number on the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, and 10th days drawing, each to be entitled to one of the above 600 dollar prizes, payable in part by 100 tickets, beginning with No. 7001 to No. 8000 inclusive. The first 100 tickets for the first drawn No. on the first day and so on in regular succession for the rest.

All other prizes floating.

Prizes subject to a deduction of 15 per cent, payable in 60 days after the drawing is completed.

To be drawn three times a week, 500 tickets each day.

JOSHUA PILCHER

THOMAS BRADY,

T. DOUGLASS,

D. V. WAL ER,

THOMAS HANLY,

St Louis, Feb. 1817.

15—7t

Tickets may be had in the above lottery either at the Store of John Paying, or of Bradley and Badollet, in Vincennes.

By the President of the U. States.

WHEREAS by an act of congress, passed on the 3d day of March, 1815, entitled "An act to provide for the ascertaining and surveying of the boundary lines fixed by the treaty with the Creek Indians and for other purposes," the president of the United States is authorized to cause the lands acquired by the said treaty to be offered for sale when surveyed, and whereas the following townships have been surveyed, in the District of Alabama, in the Mississippi territory, to wit:

Townships 11 and 12	in range 13
10, 11 and 12	14
9, 10, 11 and 12	15
9, 10, 12 and 13	11

13 14, 15, 16 and 17	17
13, 14, 15, 16 and 17	86
13 14, 15 and 16	19
13, 14, 15 and 16	20

THEREFORE, I, JAMES MONROE, President of the United States, in conformity with the said act, do hereby declare and make known, that public sales for the disposal (agreeably to what of the lands above described shall be held at Milledgeville, in the state of Georgia, on the first Monday in August next, and shall remain open for three weeks and no longer, the sales to commence with the township first above named, and proceed in the order in which they are named.

Given under my hand at the City of Washington the 24th day of May, 1817.

By the President,

(Signed) JAMES MONROE.

JOSIAH MEIGS, Commissioner of the General Land Office.

To the electors of Sullivan, Knox, and Davis counties—

FELLOW-CITIZENS,

By the mutual solicitations of my friends, I am induced to offer myself as a candidate for a seat in your next legislature. From urgent considerations I thought it my duty to offer my services to the people, as it was the wishes of those who are acquainted with me, and likewise my principles—a warm and devoted republican; and my qualifications necessary for the discharge of the duty incumbent on me as a legislator.

Should I meet with your approbation in tendering my services for such a public charge, and you should consider me competent for the performance of the task—and willingly confide to my care such an important trust, it is only necessary for me to say I will be vigilant in the discharge of my duty and use my best endeavors to promote your political welfare.

I am respectfully yours,

WILLIAM PITTS.

Carlisle, July 9, 1817.

To the Editor of the Western Sun.

Claims for Property lost, &c. During the late War.

MILITARY AND GENERAL AGENCY, Washington City, 10th March, 1817.

SIR—For the information of your readers, should you think proper to publish it I take the liberty to apprise you that the act passed on the 9th day of April, 1816, entitled "an act to authorize the payment for property lost, captured or destroyed while in the military service of the United States, and for other purposes," has been amended by an act of the late Congress, so as that he

1st Section limits the provisions of the 9th section of the former act, to buildings occupied by order, as a place of deposit for military and naval stores, or as barracks for the military forces. Claims under this, and the 9th section aforesaid, to be investigated by the Commissioner and reported to congress.

2d Section provides for the appointment of special Commissioners as formerly who are requested to take an oath of office. Commissioners authorised to appoint an agent in behalf of the United States, to join with the special Commissioners, when he may deem it expedient.

3d Sec provides for payment of any horse, mule, ox, waggon, cart, sleigh or harness lost in service except when the risk was to have been incurred by the owner.

4th Section extends the provisions of this and the former act to cases of property lost, captured or destroyed in the wars with the the Indian tribes subsequent to the 18th February, and prior to the first day of September, 1815—and the 5th and last section, provides, that all claims of 200 dollars or upwards, shall be reviewed by the secretary of War, and may be confirmed or rejected by him.

I am sir, most respectfully,

JOSEPH WATSON.

This agency will undertake to collect claims of the above description, and all others on recent govmt

LETTER PAPER,

JUSTICE'S BLANKS,

Blank Note Books,

Blank Note Books,

Executions & Supeonas, &c.

For Sale at this office,

WRITING PAPER,