

their conduct. The right to the exercise of them as a natural consequence of their sovereignty, and inseparable from it.

Then the state of Indiana, as a free, sovereign, independent state, has a right to all these privileges, & to exercise all these powers, being equal in every respect to the old states; consequently, the jurisdiction and rights which the U. States claim in the state of Indiana, since the time she had a right to be admitted into the Union upon an equal footing with the original states; which jurisdiction and rights the U. States do not claim and exercise in any of the old states, and which are not vested in the U. States by the deed of cession, the articles of confederacy, and the constitution of the U. States, are violations of the sovereignty, freedom & independence of the state of Indiana, depriving her of her natural rights of self protection and preservation, and the natural resources of her prosperity and happiness:—therefore, your committee recommend the adoption of the following joint resolution—

Resolved by the general assembly of the state of Indiana, that the state being a sovereign, free and independent state, has the exclusive right to the soil and eminent domain of all the unappropriated lands within her acknowledged boundaries, which right was reserved for her by the state of Virginia, in the deed of cession of the Northwestern Territory to the United States, being confirmed and established by the articles of confederacy & the constitution of the United States.

That our senators in congress be instructed, and our representatives requested, to use every exertion in their power, by reason and argument, to induce the United States to acknowledge this vested right of the state, and place her upon an equal footing with the original states, in every respect whatever, as well in fact as in name.

That his Excellency the Governor be requested to transmit a copy of this resolution to each of our senators and representatives in congress and to each of their excellencies, the Governor's of each of the following states, to wit: Ohio, Illinois, Missouri, Mississippi, Louisiana and Alabama, requesting them to lay it before the legislature of their respective states for consideration, requesting them to adopt similar measures, if they should deem it expedient.

Borough Ordinance.

AN ORDINANCE concerning the Chairman, Clerk, &c.

Sec. 1. BE it ordained by the Trustees of the Borough of Vincennes in Common Council assembled, That the Chairman of the Board of Trustees shall be elected by ballot at the first meeting of the Trustees, next after the first Monday in February, annually, at which also, all other officers shall be elected. It shall be the duty of the Chairman to preside at the sessions of the Trustees, to discharge all such duties as may be required of him by the acts of Incorporation, or Ordinances, and especially, to notice the manner in which the several officers discharge their respective duties, and to report accordingly when necessary to the Trustees.

Sec. 2. The Borough Clerk shall keep a full record of all the proceedings of the Board of Trustees, shall furnish copies of ordinances for publication, and other papers when necessary. The Clerk shall file and preserve all papers of the Trustees, and shall discharge such other duties as may be required of him.

Sec. 3. Notice of Elections shall be given by advertisement for two weeks; and ordinances shall be made public by advertisement for two weeks in some newspaper in the Borough.

Sec. 4. Whenever the Chairman shall fail to attend at any meeting, a Chairman pro tem shall be elected.

Sec. 5. The Clerk shall be entitled to receive one dollar for each meeting of the Board of Trustees.

PASSED—15th November, 1828.

J. C. S. HARRISON, Ck'n.

Attest—SAM'L HILL, Ck.

Columbian Steam Mill & Store,

JUST received an additional supply of

DRY GOODS,

Amongst them are as follows: 12, 11 & 10 quarter, double, and single rose Blankets, 3, 4, and 4½ point Blankets, Cassinets, Flannels and Domestics, Bombezets, Tartan & Circassian Plaids, &c. &c.—which will be sold at the lowest cash prices for produce.

CHEAP SHOES.

Ladies' & Gentlemen's fine & coarse Shoes.

HATS.

An assortment of Gentlemen's Hats, will be sold unusually low.

WANTED

White Oak, Drawn Pipe Staves, ditto, Rough Hhd. do. ditto ditto barrel do.

The Barrel Staves will consist of the usual quantity of heading.

NOTICE

Persons bringing their wagons from Illinois with produce for the steam mill, shall have a free ferry over to the mill, and back.

45-tf Vincennes, December 1828.

34 FASHIONABLE HEAP HATS.

GEO. W. PURLEY,
HAS now on hand, and intends keeping for sale, an assortment of HATS

made of the Best materials, in the Newest Fashions, and in the most workmanlike manner.—He will sell low for Cash, Fur, and such other produce as may suit

17-tf Vincennes, May, 1828.

REMOVAL.

BURTCH & HEBERD
OULD inform their friends and customers, that they have removed their store of goods into the
NEW BRICK BUILDING, (corner of water and market streets) where they offer for sale a general assortment of DRY GOODS, GROCERIES, QUEENS WARE, GLASS WARE, HARD WARE, &c. Which they will sell cheap for cash, or in exchange for Pork, Beeswax, Flax, and Tow linen, Jaxes, Linsey, Feathers, dried fruit, &c. Vincennes, Dec. 11, 1828. 45-tf

NOTICE

IS hereby given, that, six weeks after date application will be made to the Register of the Land Office at Vincennes, in the state of Indiana, for Certificates of Forfeited Land Stock, for the amounts paid on the south east quarter of section No. thirty six, in township No. three south, of range No. three east, formerly in the Vincennes District, entered on the 29th April, 1807—also, for the south east quarter of section No. ten, in township No. one south, of range No. one east, formerly in the Vincennes District, entered June 2d, 1807—also, for the north east quarter of section No. ten, in township No. one south, of range No. one east, formerly in the Vincennes District, entered June 2d, 1807—also, for the north east quarter of section No. twenty six, in township No. five south, of range No. four east, formerly in the Vincennes District, entered on the 11th day of June, 1807—all of which certificates were in the name of HARVEY HETH, (now deceased)—Also, for the south west quarter of section No. twenty five, in township No. five south, of range No. three east, formerly in the Vincennes District, entered on the 11th day of July, 1807, in the name of Jonathan Jennings, and as signed to said Harvey Heth, (now deceased) all of which lands have been forfeited for non payment, agreeably to law, and are now claimed by me as one of the children and heirs of said Harvey Heth, decd. under the act of Congress of 23d May last, entitled "An act for the relief of purchasers of public lands that have reverted for non-payment of the purchase money"—the original certificates of the purchases of which have been lost or destroyed—Given under my hand this 9th day of Dec 1828.

JOHN C. HETH, for himself, and the other heirs of Harvey Heth, decd.

ALSO on the application as above, I shall apply to the Register of the same Land Office to issue scrips of Land Stock, on the south west quarter of section No. 21—and to south east quarter of section No. 21—and to south east quarter of section No. 23, all in township No. 5 south, of range No. 4 east, formerly of the Vincennes District—all of which were entered in the name of the said Harvey Heth, (now deceased) and the certificates for which are in the Register's Office at Vincennes, to enable any person presenting claim thereto to make it known.

JOHN C. HETH, for himself & other heirs of Harvey Heth, decd.

Vincennes, Dec. 9, 1828. 45-tf

3 Lost Land Certificate.

NOTICE is hereby given, that six weeks after date, application will be made to the Register of the Land Office at Vincennes, for a Certificate of Forfeited Land Stock, for the amount paid on fractional section No. twenty, in township No. seven, south, of range No. eleven west, in the Vincennes District, entered on the 28th day of February, 1811, and forfeited for non payment, agreeably to law—now claimed by me under the act of congress, of the 23d May last, entitled, "An act for the relief of purchasers of public lands that have reverted for non payment of the purchase money"—the original certificate of which has been lost or destroyed—Given under my hand this 31st day of December, 1828. 48-61-3P

CHARLES H. CARSON, for himself, & the other heirs of Chs. Carson, decd.

3 Administrator's Sale.

WILL expose to public sale, on Saturday the 24th day of January next, at the late residence of Adam Harness, deceased, (in Decker township, Knox county, Ia.) all the personal estate of the said Adam Harness, deceased, consisting of

Horses, Cattle, Stock Hogs, Farming Utensils, Household and Kitchen Furniture, &c.

On which a credit of nine months will be given on all sums above three dollars, upon the purchaser giving good security—all sums under three dollars cash in hand.

NATHANL. KUYKENDALL, Adm. December 29, 1828. 48-3t

SWAIM'S PANACEA.

DOCTOR E MC NAMEE,

RESPECTFULLY informs the public that he has accepted the agency of the proprietor Mr. Wm. SWAIM, of Philadelphia, for the sale of his truly celebrated PANACEA, for this state, and the state of Illinois—This Medicine is recommended for the cure of

SCROFULA, or the KING'S EVIL, ULCERS, RHEUMATISM, SYPHILITIC, MERCURIAL and LIVER COMPLAINTS.

And most Diseases arising in debilitated constitutions, or from an impure state of the Blood, &c &c.

By several highly respectable physicians & surgeons of the cities of New York and Philadelphia, whose recommendations are founded upon their own experience in its usefulness—Doctor MC NAMEE continues to keep a general assortment of fresh

Druggs and Medicines,

for sale at his APOTHECARY'S STORE—in addition to which are the following patent Medicines—

Yellow Water Powders for Horses, Patent Horse Powders, for Coughs, Fever and Ague Powders, Itch Ointment, Worm Tea &c &c.

23-tf Vincennes, July 1828.

NOTICE

IS hereby given, that six weeks after date application will be made to the Register of the Land office at Vincennes, in the state of Indiana, for a certificate of Forfeited Land Stock of the amount paid on the n. w. quarter of section No. 15, township 4, range 5 east, formerly in the Vincennes District, entered on the sixth day of March 1809, and forfeited for non payment, agreeably to law—now claimed by me under the act of congress of 23d May last, entitled "An act for the relief of purchasers of public lands, that have reverted for non payment of the purchase money;" the original certificate of the purchase of which has been lost or destroyed—Given under my hand this nineteenth day of December A. D. 1828.

47-61* WILLIAM ONION, for himself & the other heirs of Charles Onion, decd.

NOTICE

IS hereby given, that six weeks after date application will be made to the Register of the Land Office at Vincennes, in the state of Indiana, for a Certificate of Forfeited Land Stock, for the amount paid on the east fractional section of land o. six, in township No. two, north, of range No. four, west, entered on the 23d day of July, 1808—also, the south east quarter of section No. thirty five, in township No. one, north, of range No. five, west, entered on the 23d day of July, 1808—also, for the south half of section No. twenty, in township No. one, north of range No. eight, west, entered on the 10th day of November, 1809, all being entered in the Vincennes District, in the name of my deceased father, Samuel N. Luckett, and which are forfeited for non payment agreeable to law, now claimed by me under the act of congress of the 23d of May last, entitled "An act for the relief of purchasers of public lands, that have reverted for non payment of the purchase money," the original certificates of which have been lost or destroyed—Given under my hand this 22d of December, 1828.

47-61* NOLAND M. LUCKETT, for himself & the other heirs of Samuel N. Luckett, decd.

Clover Seed.

THE undersigned has a large quantity of Clover Seed for sale upon good terms for cash—any kind of produce will also be taken in payment. I have also for sale, four or five good horses well broke to the harness a quantity of hay, from one hundred to two hundred bushels of wheat, one pair work oxen, 70 or eighty head of sheep, some stock hogs all or any of the above property can be had upon a lengthy credit, viz from two to three or four years, (as may best suit the convenience of purchasers) provided the payment be well secured. Those who have long standing accounts & notes with me, requested to make payment—or renew their paper.

B. V. BECKES. 48-3t

December 20, 1828.

STATE OF INDIANA, { ss
GIBSON COUNTY, { ss
Gibson Circuit Court, August Term, 1828.
Nancy Smith, vs. Joseph Smith, { Petition for a Divorce.

AT this time came the petitioner by her counsel, and it appearing to the satisfaction of the court, that the defendant is a non-resident of this state, whereupon, on motion of the petitioner by her counsel—It is ordered by the court, That publication of the pendency of this suit be made in the Western Sun (a newspaper printed in Vincennes) for four weeks successively, that if the said defendant fails to appear by himself or counsel, on or before the first day of our next term, to be held at the court house in said county, on the third Monday in February next, and then and there answer to said petition, the same will be taken for confessed, and a decree entered against him in his absence.

A copy—test,

JOHN I. NEELY, Clk. &c.c. 48-4t

January 3, 1829.

Notice is hereby given,

THAT six weeks after date application will be made to the Register of the Land Office at Vincennes, in the state of Indiana, for a Certificate of Forfeited Land Stock, for the amount paid on the south east quarter of section No. twenty one, in township No. three, south, of range No. twelve, west, in the Vincennes District, entered on the 27th October, 1810, and forfeited for non payment, agreeably to law, now claimed by me, under the act of Congress of 23d May last, entitled "An act for the relief of purchasers of public lands, that have reverted for non payment of the purchase money"—the original certificate of the purchase of which has been lost or destroyed—Given under my hand this 17th day of January 1829.

DAVID WALROND, his mark, for himself, and the other heirs of JAMES WALROND, decd.

49-61* JAMES WALROND, decd.

Taken Up

BY Matthew Smock, living in Green county, Ia. one BROWN HORSE, eight years old, fourteen and a half hands high, neither marks or brand perceptible—appraised before me to twenty five dollars by Abraham Garret and Elijah Craig.

E. VEATCH. J. P.

December 23, 1828.

48-3t