

from their several and respective wards, and the clerks enter on their respective lists the names of the voters. The said judges shall preserve order during the election.

Sec 3. All persons who are resident freeholders or house holders in the several and respective wards shall be entitled to vote for trustees thereof: And the manner of voting shall be by approaching the judges' seat and handing to him a ballot, and declaring his name if asked; after which he shall withdraw, which ticket when so delivered in shall be put by the judges into drawers or boxes assigned to each respective ward.

Sec 4. The list to be kept by the clerks shall be after the following form:

Polls and result of the election held at the court house in Vincennes on — the — day of — A. D. 18— for three trustees to represent the — ward in the borough of Vincennes in common council for the present year, viz:

Voters Names	Candidates Names.
Total.	

Sec 5. Upon the close of the election the judges respectively shall call over from the ballots, the names of the persons voted for and as to which they shall be entered by the clerks in their respective lists, under the proper head and in the appropriate column; and after having thus gone through the ballots, the clerk shall make an addition of the several columns, setting down at the foot their respective amounts which shall then be signed by the said judges and countersigned by the clerk's respectively.—And the nine persons, three from each ward, having the greatest number of votes, shall be audibly declared by the said judges duly elected, but in case of an equality of votes, the first named on the list from each ward as aforesaid, shall be returned duly elected.

Sec 6. Within ten days after the election, the said judges and clerks, severally and respectively, shall cause to be delivered to the persons elected, a separate notification, after the following form, i.e.

Mr. — You have been duly elected & declared a member for the — ward of the Board of Trustees for the Borough of Vincennes, current year. Dated this — day of — A. D. 18 — — Judge.

Test. — Clerk.

Sec. 7. Within five days after the said election, it shall be the duty of the said clerks severally and respectively to seal up the said tickets, which together with the said polls, he shall deliver to the clerk for the time being of the said board of trustees of the borough of Vincennes to be by him filed and preserved amongst the papers of his office.

Sec 8. Whenever an election between the annual periods may become necessary by death or resignation or other cause, it shall be lawful for the president of the board for the time being, to issue and cause to be inserted in the Western Sun, a notification that such an election will be held, stating therein the place, time and number of trustees to be elected—such election shall not however, be ordered on less than ten days notice; and shall in all respects be conducted and carried on as is herein provided for the regular and annual elections.

Sec 9. That whenever any trustee shall wish to resign his office, he may do so by a written notice addressed to the chairman.

Sec 10. The trustees shall assemble in council on the first Saturday in each month in each year at the office of their clerk or at such other place as may be appointed, at 3 o'clock p.m. and whenever the same may be necessary, the chairman at the request of one or more trustees, may assemble the board at such times and at such place as he may appoint.

Sec. 11. The judges and clerks of every election shall be entitled to fifty cents each from the treasury, to be paid them on the certificate of the borough clerk.

PASSED—15th November, 1828.

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

Attest—SAMUEL HILL, Ck.

AN ORDINANCE concerning the Borough Constable.

Sec. 1. BE it ordained by the Board of Trustees of the Borough of Vincennes, in Common Council assembled, That it shall be the duty of the Borough Constable to enforce the ordinances of the Borough, and especially those concerning nuisances and the streets, to give information to some magistrate within the Borough of all offences committed against the ordinances, and the name of the offender and witnesses, and generally do and perform all such matters as by this Board may be required of him.

Sec 2. The Constable shall be entitled to the sum of seventy-five cents for each called meeting of the Trustees, and thirty-seven & a half cents for each regular meeting; and to such other and further compensation as may be allowed by ordinances for specific duties.

PASSED—15th November, 1828.

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

Attest—SAM. HILL, Ck.

A list of Acts, Joint Resolutions, Memorials, &c. passed at the last session of the Indiana legislature.

(Continued)

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

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

To authorize the trustees of the 1st Presbyterian church in New Albany, to sell and convey the real estate of said church.

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.

An act amendatory to an act regulating the jurisdiction and duties of justices of the peace, approved, Jan. 20, 1824.

Authorizing the further sales of the seminary lands in Gibson & 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 town purposes.

To establish a state road from Abram Marek's by Mount Pleasant.

To amend the act to encourage the killing of wolves.

Making provision for compensation to the recorders of Gibson & 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. 29, 1824.

Authorizing further sales of the seminary lands in Gibson & 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.

To revive an act, entitled 'an act for opening and repairing public roads and highways in certain counties therein named.'

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

Making general appropriations for the year 1829.

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 act approved, January 31, 1826.

In addition to an act entitled an act for the incorporation of county libraries, approved, January 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 & Tippecanoe.

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

Supplemental to an act declaring certain streams therein named public highways, approved, January 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 therein.

To organize probate courts, and defining the powers and duties of executors and administrators.

In addition to the act laying off certain state roads, and appropriating 100,000 dollars thereon, and its supplements.

To authorize 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, January 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, January 30, 1824.

Concerning the Wabash and Miami canal. Making specific appropriations for the year 1829.

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,

Bombazetts, 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.

46-1f Vincennes December 1828.

Magistrates BLANKS for Illinois

for sale at this office.

10 REMOVAL.

BURTCH & HEBERD

WOULD 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 Towlinen, Japes, Linsey, Feathers, dried fruit, &c. Vincennes, Dec 11, 1828. 45-1f

38 FASHIONABLE CHEAP 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

17-1f Vincennes, May, 1828

3/50 Fifty Dollars Reward.

REANAWAY from Union county, Ky. on the 19th of January last, a bright mulatto fellow, named TAYLOR, about 26 or 27 years old, six feet high, weighing about 200 pounds, large heavy whiskers, & a small scar across his nose—I will give the above reward for his delivery in any jail so that I get him, and all reasonable charges if delivered to me at Mount Vernon, Posey county, Indiana. WILLIAM E. STEWART.

February 2, 1829. 52-3t

The Indianapolis Gazette, and Register, at Terre Haute, will please insert the above three times, and send their accounts to the Sun office at Vincennes, for collection.

39 SWAIM'S PANACEA.

DOCTOR E. MCNAMEE.

RESPECTFULLY informs the public that he has accepted the agency of the proprietor Mr. W. M. 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 MCNAMEE 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.

23-1f Vincennes, July 1828.

Doctor WOOLVERTON continues to aid Doctor McNamee in the above business, and in the practice of Physic and Surgery—he resides on second street, in the house occupied by the late G. R. C. Sullivan

—During the day, from 7 a.m. until 6 p.m., he may be found at the Apothecary Store, Market street, when not otherwise engaged.

State of Indiana,

VANDERBURGH CIRCUIT COURT,

September Term, 1828.

Anna Robinson, vs. Abner Robinson, } Petition for Divorce.

NOW at this time came the petitioner by counsel, and it appearing to the satisfaction of the court, that the defendant is not an inhabitant of this state, It is ordered, that the defendant appear, and enter his appearance on the first day of the next March term, and answer the complaint of the petition, or the matters and things therein contained, will be decreed against him in his absence; and it is further ordered, that a copy of this order be published in some public newspaper of this state, four weeks successively.

A copy—test,

Wm. T. T. JONES, Dept'y. c. v. c.

January 30, 1828. 52-4t

2 Notice is hereby given,

THAT the undersigned, administrator & administratrix of the estate of Samuel T. Scott, (late of Knox county, Ia.) deceased, will apply to the next ensuing term of the Probate court of Knox county, on the second Monday of March next, to the Judges thereof, for an order for the sale of so much of the real estate of said Samuel T. Scott, dec'd. as will be necessary for the payment of debts.

ALEXR. D. SCOTT, Adm. and MARGARET SCOTT, Adm'st'r.

of SAMUEL T. SCOTT, dec'd.

February 10, 1829. 1-4t

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 WAL