

AUCTION!

At my residence in Gibson county, I will, on the 20th of September next, expose to sale at public auction, all my personal property, consisting of

**HORSES, OXEN,
CATTLE, SHEEP,
KILLING AND STOCK HOGS,
TWO WAGONS,
TWO COPPER STILL, STILL
TUBS, &c.
Two Surveyor's Compasses
TWO RIFLE GUNS,
A SET OF
Blacksmith's Tools.**

A small quantity of
**BAR IRON,
AND A FEW NEW AXES,
PLOWES, HARROWS,
AND OTHER
FARMING UTENSILS,
SOME CARPENTER'S AND TURN-
ERS TOOLS,
A considerable quantity of
HOUSEHOLD AND KITCHEN
FURNITURE,
OF VARIOUS KINDS.**

For sums of three dollars, and under, prompt payment will be required.
For sums over three dollars, and not exceeding twenty dollars, a credit of one year will be given, if the purchaser gives bond with approved security for the amount.
For sums over twenty dollars the purchaser may, at his election, have a credit of one, two, or three years, by giving bond with approved security as before mentioned, and paying interest at the rate of ten per centum per annum for the credit required after the expiration of one year.

THE SAW AND GRIST MILLS,

Situated on the premises, will, at the same time and place, and in the same manner, be rented for one, two, three, or four years. The rent to be paid semiannually, and secured as aforesaid.

The Ferry on White River,

Where the State road leading from Evansville via Princeton to Vincennes, crosses said river, and the adjoining plantation, for one, two, or three years; the rent to be paid quarterly, and secured as above.

Should the property not all be disposed of on the day mentioned, the sale will be continued on the following day.
August 8, 1833—30-31

Robert McClure and Absalom Reel, Admsrs. of Israel Mead, deceased,
vs.
The Widow and Heirs of said deceased.

On petition still Real Estate.

WHEREAS Robert McClure and Absalom Reel, administrators of the estate of Israel Mead, deceased, on the eleventh day of February last, filed their memorial setting forth that the personal estate of said deceased was insufficient for the payment of his debts, and showing sundry messages and tenements which were the real estate of said deceased at the time of his death, and praying an order of this Court for the sale of said real estate, and the widow and heirs of the said Israel Mead having been duly notified, the widow insisting on her dower, and the heirs having shown no cause to the contrary; It is ordered on due proof and consideration of the premises, that the said administrators as aforesaid do, on the fourteenth day of September next, expose to public sale, subject to the widow's dower, the west half of the N. E. quarter, section 27 of town 2 N. R. 8 west, being the real estate of said deceased at the time of his death, and that they sell the same for the purposes in said memorial mentioned; and it is further ordered that the said administrators as aforesaid, previous to offering the said land to sale, do give at least twenty days notice of the time and place of said sale, by putting up written advertisements thereof in three of the most public places in the vicinity of said land, and also by advertising the same three weeks in succession in the Western Sun, a weekly newspaper published in Vincennes, and that they make report of their proceedings therein to this Court at the next term.

A true copy of the record.
A. D. SCOTT, Clerk.
August 19, 1833—30-31

NOW notice is hereby given, that in conformity to the above order, we the administrators, will, on Saturday the 14th day of September next, on the premises offer for sale, at public outcry, to the highest and best bidder, the tract of land above described, with all its appurtenances. The terms will be made known on the day of sale.—Sale to commence at 11 o'clock, a. m.

ROBERT MCCLURE, } Admsrs.
ABSALOM REEL, }
August 19, 1833—30-31.

NO ICE

IS hereby given, that the Probate Court of Vanderburgh county have issued to me letters of administration upon the estate of David Richey, deceased; and that said estate is probably insolvent.

ZERA FAIRCHILD.
Evansville, 14th Aug. 1833—30-31

TAKEN UP

BY William Eaton, living in Martin county, Mitchell Tree township, state of Indiana, two horse brutes, one BROWN GRAY MARE, about 14 hands high, a small blaze on the forehead, the left fore foot a little white, with a large bell on, 3 years old past—no marks nor brands—appraised said mare and bell to \$32 dollars. Also one BRIGHT BAY HORSE, fourteen and a half hands high, a blaze face, all of his feet white, four years old past—no marks nor brands, appraised at \$32 the above estrays appraised by Thomas Eaton and James Osborn.

WILLOBY BLAKE, J. P.
July 30, 1833—29-31

ADMINISTRATION.
NOTICE is hereby given, that I have taken out letters of administration, on the estate of Ephraim Gilmore (late of Knox county, Ind.) deceased; all persons having claims against said estate are desired to present them duly authenticated for settlement within one year from this date, and those indebted to the same are requested to make immediate payment. The estate is believed to be solvent.

JOHN PARKER, Admr.
August 16, 1833—30-31

Administrator's Sale.

I SHALL offer at public sale, on Saturday the 14th day of September, 1833, at the late residence of Ephraim Gilmore, decd, all the personal estate of said deceased, consisting of

**HORSES, COWS,
SHEEP, HOGS,
FARMING UTENSILS, &c**

A credit of nine months will be given on all sums over three dollars, the purchaser giving his note with good security; all sums under three dollars, cash in hand.
JOHN PARKER, Admr.
Aug. 16, 1833—30-31

Michigan Road Lands.

AN ACT supplemental, &c., approved Jan. 30th, 1833.

4th Section. That the north east quarter and north east fraction of each section shall be sold for cash only, until the full amount due to the state treasury, from the Michigan road fund is fully paid.

Having been notified by the State Treasurer, that the debt due the State is fully paid, from and after the first day of September next, the north east quarters and fractions will be subject to entry for Michigan Road Scrip as other lands.

WM. POLKE, c. m. r.
Chippewaw, July 26, 1833—30-31

Dacey Stanley, } Notice of application for Dower
vs. }
The Heirs and Representatives of Mark Stanley, deceased.

TAKE NOTICE, that on the second Monday of September next, at the Circuit Court of Posey county, to be held at the court-house at Mt. Vernon, in said county of Posey, before the judges of said court, on said day, I shall make application for assignment of dower to me, in the estate of Mark Stanley, deceased, to wit, in the W. 1/4 of the N. W. Qr. of Sec. 13 T. 4. S. of Range 14 west, in the district of lands offered for sale at Vincennes.—Also in two acres adjoining this land; and likewise the N. E. Qr. of Sec. 11, in T. 4. S. of R. 14 west, in the district of lands offered for sale at Vincennes.

DICKEY STANLEY.
August 15, 1833—30-31

STATE OF INDIANA, }
Spencer Circuit Court,
April Term, 1833.

Everett Howell, } Petition for Divorce.
vs. }
Susan Howell.

THIS day came the complainant, and filed an affidavit that Susan Howell, the defendant in this case, is at this time a non-resident; It is therefore ordered by the Court, That the pendency of this petition be published three weeks successively in the Western Sun and General Advertiser, a newspaper printed at Vincennes; and that this cause stand continued unto the next term.

Copy—Test.
JAMES WAKEFIELD, c. s. c. c.
August 17, 1833—29-31.

STATE OF INDIANA, } SCT.
Vanderburgh county. }
VANDERBURGH CIRCUIT COURT,
March Term, A. D. 1833.

Robert M. Evans, } In Chancery.
vs. }
Elaves I. Gram

AND on affidavit filed it appearing to the satisfaction of the court, that the defendant is not a resident of the state of Indiana—On motion of the complainant, It is Ordered, That the defendant appear here on or before the first day of the next term of this court, and answer the said complainant's bill of complaint, or the matters and things therein contained will be taken for confessed, and decreed in his absence accordingly. And it is Ordered that notice of the pendency of this bill of complaint be given in a public newspaper of this state four weeks successively; and that this cause be continued until the next term of this court.

Copy—Attest.
W. T. T. JONES, Clerk.
August 24, 1833—30-31

AN ORDINANCE, to compel the attendance of the members of the Board of Trustees.

Be it ordained by the Board of Trustees of the Borough of Vincennes, That a fine of one dollar be and is hereby imposed on each member of the Board, who shall not attend, or shall absent himself without a reasonable excuse from special or from regular meetings of the Board—to be collected as all fines and penalties are collected for breaches of the Borough Ordinances.

PASSED 13th Aug. 1833.
R. P. PRICE, President.
SAMUEL HILL, Clerk.
August 17, 1833—29-31.

ANNUAL ELECTION.

NOTICE is hereby given, that an election will be held in the several Congressional Townships in Knox County, on Saturday 31st inst. for the purpose of electing three Trustees for each School Section; also to vote for sale, or no sale, of their School Sections. The following appointments are made for Inspectors, viz.

T. 5. N. R. 10 W.—Saml. McClure,
T. 5. N. R. 9 W.—John Shepherd,
T. 5. N. R. 8 W.—Joseph Chambers,
T. 5. N. R. 7 W.—Jonathan P. Cox, Esq.
T. 4. N. R. 10 W.—Andrew Wilkey,
T. 4. N. R. 9 W.—Joseph McClure,
T. 4. N. R. 8 W.—Wm. P. Beckes, Esq.
T. 3. N. R. 10 W.—John B. Martin,
T. 3. N. R. 9 W.—William Roper,
T. 3. N. R. 8 W.—Andrew Berry, Esq.
T. 2. N. R. 11 W.—Samuel Weidner,
T. 2. N. R. 10 W.—Michael Frederick,
T. 2. N. R. 9 W.—William McCoy,
T. 2. N. R. 8 W.—John Jordan,
T. 1. N. R. 11 W.—Jacob Anthis,
T. 1. N. R. 10 W.—John Decker,
T. 1. N. R. 9 W.—David Jenkins,
T. 1. N. R. 12 W.—John Ramsey,
T. 1. S. R. 12 W.—Soloman Washburn.

Inspectors will give due attendance and make return according to law.

JOHN C. HOLLAND, Com. S. L. K. C.
Vincennes, Aug. 7, 1833—28-31

Administrators Notice.

NOTICE is hereby given, that I have taken out letters of administration on the estate of Benjamin Larkin, (late of Vanderburgh county) deceased; all persons having claims against said estate are requested to present them immediately, and those who are indebted to said estate will make immediate payment. The estate is probably solvent.

EZEKIEL SAUNDERS, Admr.
Aug. 5, 1833—28-31

TAKEN UP

BY William Crow, living in Monroe township, Pike county, a McKinney

ROAN HORSE,

nine years old, fourteen hands high, branded thus, "A P," a scar on his near flank, doctored short—appraised to \$25 by Robert Ashley and John Black.

JOHN CROW, J. P.
July 23, 1833—28-31

SALT.

Just received two hundred barrels first quality

KENTHAWA SALT,

and for sale by

BURCH & HEBERD.
July 23, 1833—26-31

REMOVAL!

THE subscriber respectfully informs his friends and the public, that he has purchased of Frederick Rappaport's Stock of Goods, (formerly called the Harmony Store,) and has removed them to the room formerly occupied by Thomas D. Berry, & Co. on Market street, where he has lately received a FRESH SUPPLY OF

SPRING & SUMMER GOODS,

Which added to the former Stock, makes the assortment complete. Those wishing to purchase would do well to call, as he is determined to sell very low for cash, or approved barter.

J. MADDOX.
Vincennes, July 1, 1833—23-31

Rags! Rags! Rags!
CASH, or WORE, will be given for any quantity of clean Linnen or Cotton Rags at the Western Sun office.

NEW GOODS.

BURCH & HEBERD
HAVE just received their Stock of

SUMMER GOODS;
Which added to their former Stock, makes their assortment complete, which they will sell unusually low for cash.
June 25—22-3m.

NEW GOODS.

S. & W. J. WISE,

RESPECTFULLY inform their friends and the public in general, that they still continue business on Market Street, in the house formerly occupied by Tomlinson & Ross, and have just received from Philadelphia, Baltimore and Pittsburgh, a well selected and general assortment of

DRY GOODS,

GROCERIES, SADDLERY,

Hardware & Cutlery,

CHINA GLASS & QUEENSWARE.

BONNETS,

LADIES', GENTLEMEN'S & CHILDREN'S'

BOOTS AND SHOES,

OF EVERY DESCRIPTION.

This stock of goods has been purchased unusually low, and will be sold on the best terms for cash or approved barter.

May 25, 1833—18-31.

NEW GOODS.

THE subscribers inform their friends and the public, that they have just received from Philadelphia, Baltimore and Pittsburgh,

A NEW AND EXTENSIVE ASSORTMENT OF

GOODS,

Suitable for the present and approaching seasons—comprising

FOREIGN AND DOMESTIC

Dry Goods,

Hardware, Saddlery,

QUEENSWARE,

BOOTS AND SHOES,

FUR & WOOL HATS,

Iron, Glass, Castings, &c. &c.

Which were selected at a favorable time; and will be found on examination, worthy the attention of purchasers, and will be sold unusually low for cash.

SMITH & CARSON.

Vincennes, 1st June, 1833—19-31

\$10 REWARD!

I will give the above reward for the delivery of the body of Squire Perkins, who broke jail and made his escape. Said Perkins is of middle size, 22 years old, dark skin, black hair, black eyes, with a heavy, lowering eyebrow. His clothing I cannot describe, as he left jail naked. He is a cunning, shrewd villain, and has made his brags that he has escaped from every prison from Pittsburgh to the mouth of the Wabash.

J. L. HOLMES,
Depty Sheriff & Jailor.
Vincennes, July 24, 1833—26-31

FOR SALE.

I WISH to sell my Tavern Stand, now occupied by Col. Alexis LeRoy, situated on Market street, in the borough of Vincennes;—also the

Brick House

23 And Two Lots

formerly owned by D. C. Johnson; situated at the east end of Market street, in the borough aforesaid.

The Tavern Stand is in a healthy and pleasant part of the borough; and the other house is well calculated for a private family, and likewise in a pleasant and healthy situation.

For further particulars, inquire of A. T. Ellis, Esqr., and Zueharish Pulliam, both living in Vincennes. H. JOHNSON.

Vincennes, Ind. March 15, 1833—7-31

PUBLIC NOTICE.

I have appointed John Law, Esqr., my attorney in fact to receive, adjust and settle all claims due or owing to me in the county of Knox, and to lease and dispose of my property in the borough of Vincennes. Any arrangement made with him, will be binding on me.

H. LASSELLE.
Vincennes, April 15, 1833—12-31.

NOTICE.

THE Subscriber having commenced the HATTING BUSINESS on Water street, Vincennes, in the house formerly owned by Wilson Lagow, takes this method of informing the citizens, and the country at large, that he expects to keep on hand, and for sale, a general assortment of FUR HATS, which work he intends to have made in a neat substantial and fashionable manner.

The highest price given for all kinds of FURS.

H. M. GILHAM
Vincennes, Ia. March 17, 1832. 6-31

JOB WORK

OF EVERY DESCRIPTION

DONE WITH DESPATCH AT THIS OFFICE.

Bacon wanted at this Office.

NEW AND VALUABLE INVENTION!

THE undersigned, a resident of Vincennes, Indiana, has invented and perfected a new and valuable improvement in the application of wind, for the purpose propelling machinery; for which he has received letters patent from the President of the United States, designated J. L. COLMAN'S SELF-REGULATING HORIZONTAL WINDMILL.

Occular demonstration is always the most satisfactory—and two mills are now erected in the borough of Vincennes upon the plan of the undersigned, one of which has been in operation near two years.—The perfect safety and entire simplicity of these mills, may be conceived from a brief outline.

A horizontal wheel is placed on a vertical shaft above the house, with four or more wings or sails standing in an inclined position from the way the windwheel is calculated to run, which throws a gradual weight of the wings on a given scope of the wind, and the wings bearing on the wind, propel the wheel; it illustrates a combinational power of weight and wind, with the principle of gravity acting on wind. Each wing performs one revolution on its pivot, to one of the main wind wheel. Each wing has a bearing of seven-eighths of its circumference upon the wind, and the one-eighth occasions little or no resistance. The power is in proportion to the weight given, and a very light weight is sufficient to drive the simple machinery of a run of millstones.

More or less power, if desired, can be given while the mill is in operation, by the lower pivot of each wing being placed on a sliding block, to which a rope is attached extending to main shaft passing under a collar on shaft at the roof of building, to a windlass on shaft inside the house. There is nothing conjectural or complicated in the improvement mentioned; it is founded on a principle of nature, and amply tested by practical experience.—The use and benefit to accrue, cannot long remain limited; it will be found to recommend itself for utility, cheapness, certainty, safety and convenience, to the citizens of every quarter of the United States.

To those who reside on the western and southern plains, and to those near the Atlantic or northern shores, it will afford durable benefit and great accommodation.—No person acquainted with mills, who has seen the mill of the undersigned in operation, has withheld an expression of entire approval; and a strong recommendation, after actual examination of the mill at work, could now be procured, signed by hundreds of intelligent citizens. The expense of running gearing of a grist mill, whether the main shaft be vertical or horizontal, is well known to all millwrights; and the chief difference arises from the driving power. The expense of a windwheel depends upon the size; one to carry one hundred yards of sail, will not cost one hundred dollars; and one carrying six hundred yards, may not exceed five hundred dollars. The first mentioned size will drive a run of four foot millstones with a very moderate wind; and the last mentioned size will, with the same wind, drive six run of the same size stones with equal safety at all times.

The undersigned, as a matter of choice at the present time, would prefer to recommend a windwheel to carry about three hundred yards, say sixty feet in diameter, and to remove any possible doubt, the following assurances are here made. That with the least possible wind it will drive four foot millstones; with a moderate breeze it will drive two or three, and with a strong wind five run of the same size, each doing good business. That it will make flour equal to any other mill, and requires much less attention to keep it in repair. That a boy of ten years of age may have entire and perfect command of it at all times without difficulty. That with garners to hold sufficient grain, and lead a supply to the hoppers, it may be left in perfect safety for twenty-four hours at a time. The wind may blow from a moderate breeze to a storm, (both inclusive) and change its direction as often and as quick as may be, and little if any difference will be perceived in the movement of the mill. That in proportion to cost, it will do a better business than any steam engine, (expense of fuel and engineer saved.) And that for sawing and grist mills, it will be found equally effective, and less expensive.

Persons desirous of further information in relation to this important discovery, will please visit the mill of the undersigned, or address him by mail, post paid, to Vincennes, Ind., which will receive due attention.

Any person or persons, who will build a good and substantial mill on the above principle, such as the undersigned will designate to him or them in writing, in the most prominent place in any of the states, and attend to the same personally, shall be entitled to half the proceeds arising from a patent in the state he or they may select.

J. L. COLMAN.

Vincennes, March 20, 1833—22-3m.
Since the above was handed to the Editor, a respectable and intelligent citizen of this place, Willis Fellows, Esqr. well acquainted with machinery, and with the different principles of windmills, gave it as his opinion, that the above principle is at least five hundred per cent. preferable to any heretofore used.—[Ed. Sec.]