

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 STILLS, STILL
TUBS, &c.**

**Two Surveyor's Compasses
TWO RIFLE GUNS,
A SET OF**

Blacksmith's Tools.

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.

DAVID ROBB.

August 8, 1833—30-3t

Robert McClure and Absalom Reel, Admrs. of Israel Mead, deceased, rs.

The Widow and Heirs of said deceased.

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 shewing sundry messuages 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 shewn 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 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—30-3t

NOW notice is hereby given, that in conformity to the above order, we the administrators, will, on Saturday the 11th 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,
ABSAJOM REEL, Admrs.

August 19, 1833—30-3t.

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—30-3t

TAKEN UP

BY William Eaton, living in Martin county, Mitchel Tree township, state of Indiana, two horse brutes, one IRON 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 \$22 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, Jr. P.

July 30, 1833—29-3t*

A small quantity of
BAR IRON,
AND A FEW NEW AXES.

PLOUGHS, HARROWS,

AND OTHER

FARMING UTENSILS,
SOME CARPENTER'S AND TURNER'S 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.

DAVID ROBB.

August 8, 1833—30-3t

On petition
of
Real Estate.

ADMINISTRATION.
NOTICE is hereby given, that I have taken out letters of administration on the estate of Sarah 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—31-3t

Administrator's Sale.

I SHALL offer at public sale, on Saturday the 21st day of September, 1833, at the late residence of Sarah Gilmore, deceased, 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—31-3t

Michigan Road Lands.

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

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 otherlands.

WM. POLKE, c. m. r.

Chippewa, July 26, 1833—30-3t

Notice of application for Divorce.

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 helden 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.

DICEY STANLEY.

August 15, 1833—30-3t

STATE OF INDIANA,

St. Vincennes, Spencer County.

SPENCER CIRCUIT COURT,
April Term, 1833.

Everett Howell, Petition for Divorce.

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—29-3t.

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—30-3t

TAKEN UP

BY William Eaton, living in Martin county, Mitchel Tree township, state of Indiana, two horse brutes, one IRON 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 \$22 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, Jr. P.

July 30, 1833—29-3t*

STATE OF INDIANA, *s. c.*
Vanderburgh county.

VANDERBURGH CIRCUIT COURT.

March Term, A. D. 1833.

Robert M. Evans, Esq.

Elaves P. Gram, *2* In Chancery.

ND 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 21, 1833—30-3t

STATE OF INDIANA.

DAVIESS PROBATE COURT,

August Term, 1833.

Elijah Chapman, Admr. of

Elijah Chapman, Deceased *2* Bill of

Insolvency.

The Creditors of said De-

ceased.

AND now at this day comes the said

complainant by David McDonald his at-

torney, and files his bill of complaint, stat-

ing that the estate of the said deceased is

insufficient to pay the debts, and demands

outstanding against the same, and praying

generally for relief. It is therefore, *Ordered* by the Court, That the creditors of said de-

ceased be notified of the filing and penden-

cy of said bill, by publication in the Western

Sun, a newspaper printed in Vincennes, for six weeks in succession; and that, unless such creditors notify the said

complainant of the existence and extent of

their respective claims, by filing the same,

or a statement of the nature, description

and date of the contract or assumption, upon

which the same may be founded, in the

office of the clerk of this court, previous to

a final distribution of the assets of the

estate of the said deceased, such claims

will be postponed in favor of the claims of

the more diligent creditors.

Copy—Attest,

JOHN VANTREES, Clerk p. c.

August 21, 1833—30-3t

STATE OF INDIANA.

DAVIESS PROBATE COURT,

August Term, 1833.

Elijah Chapman, Admr. of

Elijah Chapman, Deceased *2* Bill of

Insolvency.

The Creditors of said De-

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AND now at this day comes the said

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