

dential examination, it should appear that the duty of the Committee under its resolution of inquiry, required it: and whereas the Directors of the Bank have declined to produce the accounts thus called for, and this Committee is unwilling to excite suspicions against any one which they have not the means either to justify or remove, and there is no longer necessity for such injunction of confidence: therefore, Resolved, That the members of this Committee be, and they are, released from the injunction which has been imposed, to consider confidential their journal and proceedings, except such parts thereof where the names of private individuals appear.

Resolved, That a copy of the foregoing preamble and resolution be forwarded to the Committee of Directors.

True copy:
EDWD. D. INGRAHAM, Sec'y.
May 10, 1834. Com. of Investigation.
COMMITTEE ROOM,
(North American Hotel,) May 10, 1834.
Resolved, That when this Committee adjourn to day, they adjourn to meet in the city of Washington, on Thursday the 15th of May, 1834, at 10 o'clock, A. M.

True copy:
EDWD. D. INGRAHAM,
Sec'y. to the Com. of Investigation.

NEW ADVERTISEMENTS.

DOCTOR B. F. COOKE,
RESPECTFULLY informs the citizens of Merom and adjacent neighborhood, that he has permanently established himself at Merom, and will always be found at his shop or in town, ready to attend to any calls, save when he may be absent on professional business.
Merom, July 1, 1834.—24-6t

A LIST OF LETTERS,
REMAINING in the Post office at Vincennes, Knox county, Ind. the quarter ending the 30th June, 1834, which if not taken out within three months will be sent to the General Post Office as dead letters.

Persons calling for letters in this list are particularly desired to say they are advertised.

A B
Elizabeth Armstrong James Barrett
Thomas Anderson Robert Buntin
Noah Ashley Rachel Badollet,
Pierre Andre A. Badollet, 2
Benj. V. Beckes J. Badollet, 4
David S. Bonner, 2 A. C. Baird, 2
Wm. A. Baldwin E. Buxton
Jesse Bennet Daniel Brown
Lyons Beaman Vetal Boushee
Godfrey Brastider Saml. S. Boyd
Thomas R. Brown John Black
John Bruner, 2

C D
G. W. Colegrove John Cobb
J. L. Colman Clark Davis, 2
Adam Cattring John Donalson
George Clark

E F
Sam. Emison R. Francis
Newton Elliot Peter Fox
Patsey Ember Wm. Flint
Charles R. Elder Gabriel Furman
Wm. Ewing T. P. Findley
N. Fabrigul

G H
Lewis Gowing N. Hammett
Isaac Gallands J. C. Holland, 2
Rosan Graeter Off Hammons
Ch. Graeter E. Hiatt
Jesse Gude Wm. Hays
Robert Gilmore James Hunter
Martin Goldman, 2 R. Hathaway
James Gibson J. R. Hammett
S. W. Horton

J K
Saml. Judah, 2 Lee Johnson
Wm. Jones R. Johnson
Wm. Johnson David Kisting
R. Jordan J. Kirby
W. P. Jenks Wm. Kirk
Thomas Johnson N. Knipo

L M
Alexis Laderoute E. H. McKunkin
Chas. C. Law Eliza Mershon
David McHenry S. H. Miller
A. Momince Chas. Myers
A. Maxwell Matthew McDonald

N O
Anthony Nerry D. Offett, 3
Susan Nucom Benj. Olney
R. Oliver P. Owen
G. E. Oliphant

P R
John Purcell Joseph P. Robb
A. Peck Michael Robinson
Ira Powers John Ruby
Wm. Pursley Isham B. Robinson
Eliza Piety Nathaniel P. Reed

S
N. D. Stilwell F. W. E. Spalding
Henry Stockwell P. Sargent
John Shay James Snelling
Daniel Smith B. Sheldon
Wm. Sampson B. H. Smith
John Snider Thos. Stewart

T V
Taylor & Watson H. Tyler
Elijah Teague Francis Vigo
Henry Turbett A. Vanslyke
Wm. Thompson Mar'et. Van Allen, 3
Jesse Tomlinson, 2

W
Macy Westfall George S. Wharton
Peter Wolf M. Wilhelm
Elizabeth White Joseph D. Wheeler
G. B. Walker John Williams

JOHN SCOTT, P. M.
July 1, 1834.—24-3t—143t

BLANK DEEDS
ALWAYS KEPT FOR SALE AT THIS OFFICE

Doctor Thacker V. Bush,

OF KENTUCKY,
HAVING obtained the right under the patent of Thomas Stagner, of Kentucky, for applying his Truss, exclusively in the State of Indiana, expects to be in Vincennes on or about the 15th of July next, at John C. Clark's tavern, when he will wait on all cases that may present. The superiority of Stagner's Truss over all others now in use, is acknowledged wherever it has been employed, and all other Trusses have gone into disrepute. It will cure every species of rupture whether congenital or the result of accident, and it may be applied to all ages without any danger to patients. The principles on which it effects a cure is acknowledged to be the only true one by the Professors of Transylvania University, and all the scientific that have examined it, and many that have worn it are ready to certify to the efficiency of the truss. I have numbers of certificates at hand, going to establish the utility of the truss. I shall come prepared to apply the instrument, and all those who feel interested would do well to attend to the time, as I shall stay but a few days at a place while on my first tour through the state.

DOCTOR BUSH expects to reside in Indiana, for the sole purpose of attending to the application of the Truss.
July 5, 1834.—24-1t

The Indianapolis Democrat will please publish the above until forbid, and charge the same to Doctor Bush.

LAND SALE.

PURSUANT to the provisions of two several acts of the General Assembly of Indiana, entitled "acts to provide for the sale of certain lands therein named," approved Feb. 2d, 1833 and Jan. 24th, 1834, I, Andrew Wilson, Commissioner appointed to effect the sale of such land, or so much thereof as lies within the county of Orange, and is known and described as the

"French Lick Reserve,"

will, on the 8th day of September next, at the Court house door in the town of Paoli, commence selling at Public vendue, in tracts of eighty acres, to be ascertained and governed by the survey of the United States' Surveyor, (the State in no case resurveying) the land aforesaid, and will continue thereafter from day to day until all shall be offered; in the conduct of which sale, the following order shall be observed: beginning at Sec. No. 1, Town 1, North of said land, and so on in regular progression to Sec. 12, in said Township—and then commencing at Section No. 13, in Township 2, North, and so on progressively in the order of the numbers, to Section No. 36, of said Township.

TERMS OF SALE.

One fourth of the purchase money must be paid promptly, and upon the residue, a credit of ten years will be given at the option of the purchaser, his heirs or assigns, drawing six per cent. interest per annum, payable each year in advance, counting from the day of sale. A failure to pay the interest of two successive years, for ninety days after the elapse of the second year, shall forfeit the land, the benefit of the purchase, and all previous payments made thereon.

ANDREW WILSON, Com'r.
Paoli, June 29, 1834.—24-3t

OX MILL & DISTILLERY FOR SALE.

I WILL sell on a credit of one and two years

200 ACRES

of first rate land, on which is erected an OX MILL & STEAM DISTILLERY, inferior to none in the state, susceptible of running six barrels of Whiskey per day: all in complete repair, with vats, tubs and other necessary apparatus. Eligibly situated on the Wabash river, five miles above Vincennes. It is an establishment worth the attention of any one who wishes to embark in the Distillery business.

I. N. WHITTLESEY.
Carlisle, June 28, 1834.—24-1t

A LIST OF LETTERS,

REMAINING in the Post office at Princeton, Gibson county, Ind. the quarter ending the 31st of June, 1834, which if not taken out within three months will be sent to the General Post Office as dead letters:

W. H. Brown David Linch
George Binckley Richard Leverage
Richard Bass S. W. Lockwood
Elizabeth Crow James Middel, 2
A. Decker James McNeley
James J. Dusan John Orr
George S. Fare John Perkins
David Johnson A. Powden
A. Legrange Jacob Spore
William Garwood Samuel Spilman
David Grissam S. Strickland
Allen Graham S. Stewart
William Gordon Elizabeth Suns
Henry Hunter John Stewart
David Herman James Wiltsey
Ira Jones

JOHN ABUTHNOT, P. M.
July 1, 1834.—24-3t—33t

WHISKEY,
30 BBLs. of superior quality for sale by
S. & W. J. WISE.

May 3, 1834.—15-1t

Administrators' Notice.

LETTERS of Administration having been taken out in time of vacation of the Probate court of Green county, Ind. on the estate of Peter Harrington, deceased, and is supposed to be solvent.
DANIEL HERRINGTON, Adm'r.
CATHARINE HERRINGTON, Adm'x.
June 21, 1834.—24-3t

A REQUEST.

THE undersigned wishing to purchase a stock of Goods, suitable for the fall and winter seasons. Therefore

2 REQUESTS

Those, whose notes and accounts are due to call and settle the same on or before the 30th July next, as it is our intention to go for the above named stock of goods about that time. Further indulgence cannot be given.

BURTCH & HEBERD.
June 28, 1834.—23-1t

Summer Arrangement of

To and from Vincennes, Ind.



EASTERN—From Louisville, Ky.
Arrives—Every Tuesday, Thursday and Saturday at 12 o'clock, m.
Departs—Every Monday at 9 o'clock, a. m. and Wednesday and Friday at 2 o'clock, p. m.

WESTERN—From St. Louis, Mo.
Arrives—Every Wednesday, Friday and Sunday at 12 o'clock, m.
Departs—Every Tuesday, Thursday and Saturday at 2 o'clock, p. m.

NORTHERN—From Terre-Haute, Ind.
Arrives—Every Tuesday at 10 o'clock, a. m. and Friday at 6 o'clock, p. m.
Departs—Every Wednesday and Sunday at 4 o'clock, a. m.

SOUTHERN—From Evansville, Ind.
Arrives—Every Tuesday and Saturday at 6 o'clock, p. m.
Departs—Every Wednesday and Sunday at 4 o'clock, a. m.

NORTHERN—From Danville, Ill.
Arrives—Every Monday at 6 o'clock, p. m.
Departs—Every Tuesday at 2 o'clock, p. m.

INDIANAPOLIS Mail, via Spencer, &c.
Arrives—Every Friday at 12 o'clock, m.
Departs—Every Sunday at 4 o'clock, a. m.

All letters intended for pending mails, must be deposited in the office one hour before the time of departure, and when the mail departs at 4 o'clock a. m. must be deposited by 8 o'clock p. m. the preceding evening. To avoid all disputes, no accounts will be kept for postage.

JOHN SCOTT, P. M.
June 28, 1834.—23-6t

LAST NOTICE!

THOSE who have unsettled accounts on the Books of the late firm of Doctors Kuykendall & Decker, are now requested for the last time to call and settle the same with the surviving partner by the first of October next, or they may after that date expect to be put to the expense of adjusting the same with an officer.

As the undersigned is well acquainted with the business of the firm, and better able to adjust all accounts satisfactorily than an officer, it is hoped all will call, as I am determined to give no farther indulgence, and all must know I am compelled to close the books.

H. DECKER, Surviving Partner late firm KUYKENDALL & DECKER.
June 28, 1834.—23-1t

DOCTOR DECKER

STILL keeps his office at the old stand, and hopes his knowledge of the diseases of the country acquired by a practice of eighteen years, with his undivided attention to business, will entitle him to a share of public patronage.
June 28, 1834.—23-1t

STRAYED

STRAYED from the subscriber, near Vincennes, Indiana, on the 10th of May, a

DARK SORREL HORSE, 15 hands high, a star in the forehead, below the star a white blaze six or eight inches long, both hind feet white, a heavy mane, which hangs on both sides and of a pale white, tail the same, and had on a good sized bell marked D. Smith. Any one that will give me information, by mail or otherwise, so that I get said horse, I will pay them for their trouble.

DANIEL SMITH.
June 28, 1834.—23-1t

Administrators' Notice.
LETTERS of Administration on the estate of Erasmus H. McKunkin, (late of Daviess county,) deceased, have been granted to the undersigned by the Daviess Probate Court. Persons indebted to said estate are requested to make immediate payment, and those who have claims on the same will please file them according to law. The estate is probably insolvent.

FRANCIS M. MCKUNKIN.
June 28, 1834.—23-3t

Blanks for Illinois
On hand and for sale at this Office

NOTICE.

James Richards and Mary Richards his wife, formerly the widow and relict of of James Brawdas, deceased,
GIVE NOTICE

TO Thomas Capehart, and all other persons concerned, that at the next (August,) term of Daviess Probate Court, on the first day of that term, application will be made to said court, to appoint commissioners to assign and set over to said Richards, in right of his said wife, and to the said Mary her dower in the North half of the south west quarter, of section No. 10, in township No. 2 north, of range seven west, situate in the county of Daviess and state of Indiana.

JAMES B. RICHARDS,
MARY RICHARDS,
By their attorney David McDonald.
June 28, 1834.—23-3t

TAKEN UP

By Jonathan Webb, living in Gill's township, Sullivan county, state of Indiana, one

BRIGHT BAY MARE, on the 31st day of June, 1834, black mane and tail, some

saddle spots, supposed to be five years old, fourteen hands three inches high; no other marks or brands perceivable—appraised to 35 dollars. ALSO—a horse colt, one year old, an Iron gray, with a star in the forehead; appraised to ten dollars by William Huse and David Hollenback.

JOHN BOUDINOT, J. R.
June 28, 1834.—23-3t

JUST RECEIVED,

50 Bags Havana Coffee,
10 do. Rio do.
10 Barrels New Orleans Sugar,
3 do. Loaf do.
3 do. American Brandy,
2 do. Cogniac do.
2 do. Madeira Wine,
3 do. Malaga do.
2 do. Cherry Bounce,
2 do. Tanners Oil,
150 do. Cornmeal Salt.

A large Assortment of

QUEENSWARE AND CHINA,

And are offered for sale low.

BURTCH & HEBERD.
Vincennes, June 21, 1834.—22-1t

STATE OF INDIANA,

Vanderburgh County, } SCT.

In the Vanderburgh Circuit Court,

Of the March Term, A. D. 1834.

Michael Jones, } In Chancery

vs. James Newman, & others, }

NOW here it appearing to the satisfaction of the court here, that Matthew Riggs one of the above defendants is not a resident of the state of Indiana: On motion of the complainant, It is ordered, that said Matthew Riggs appear here on or before the first day of the next term of this court, and answer the complainant's bill of complaint, or the matters and things therein contained, will be taken as confessed as against him, and decreed in his absence accordingly. And it is ordered that notice of the pendency of this bill of complaint be given by publication of this order four weeks successively in the "Western Sun," the nearest public newspaper to the county of Vanderburgh, (there being none in said county,) and that this cause be continued until the next term of this court.

A copy—Attest,
W. T. T. JONES, Clerk.
June 21, 1834.—22-1t

STATE OF INDIANA,

Vanderburgh County, } SCT.

In the Vanderburgh Circuit Court,

Of Term of March, A. D. 1834.

Eliza Simmons, } IN CHANCERY.

vs. James Billingsly and } John Billingsly, & others }

NOW here comes the complainant, and it appearing to the satisfaction of the court that the said John Billingsly and James Billingsly are not residents of the state of Indiana: On motion of the complainant, It is ordered, that the said defendants 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 as confessed, and decreed in their absence accordingly.—And it is ordered, that notice of the pendency of this bill of complaint be given by publication of this order four weeks successively in the Western Sun, a public newspaper of this state, and that this cause be continued until the next term of this court.

A copy—Attest,
W. T. T. JONES, Clerk.
June 21, 1834.—22-1t

SALT.

250 Bbls. first quality Kenhawa, just received, and for sale by

SMITH & CARSON.
Vincennes, 3d May, 1834.—15-1t

SALT.

150 BARRELS MUSK-INGUM SALT, just received and for sale, by

ROSS & EWING.
June 11, 1834.—23-6w

CLERK'S BLANKS.

JUST PRINTED AND FOR SALE AT THIS OFFICE.

STATE OF INDIANA,

DAVISS PROBATE COURT,
May Term, 1834.

Nicholas Wallace, adm'r. and Ailey Wallace, adm'x. &c. of Josiah Wallace, deceased.

The creditors of said deceased.
BILL OF INSOLVENCY.

AND now at this day came the said complainants by P. M. Brett, their solicitor, and filed their bill of complaint, stating that the estate of the said decedent, is insufficient to pay the debts and demands outstanding against the same, and praying generally for relief; It is therefore, on motion, Ordered, by the court, that the creditors of the decedent be notified of the filing and pendency of said bill, by publication in the Western Sun, a newspaper printed at Vincennes, for six weeks in succession; And that, unless such creditors notify the said complainants 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 decedent, such claims will be postponed in favor of the claims of the more diligent creditors.

A Copy—Test,
JNO. VANTREES, Clerk D. P. C.
June 3, 1834.—21-6t

NEW GOODS.

ROSS & EWING,

HAVE just received a handsome supply of

SPRING & SUMMER GOODS,

Which added to their former stock, makes he assortment general and complete.—They will sell low for Cash, or for such articles of produce as are usually received in stores.
Vincennes, May 10, 1834.—16 3m

NEW GOODS

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

A NEW AND GENERAL ASSORTMENT OF

GOODS,

Suitable for the present and approaching seasons—consisting of

FOREIGN AND DOMESTIC

DRY GOODS,

Hardware, Saddlery, and

CUTLERY,

CHINA, GLASS, AND

QUEENSWARE

LEGHORN & STRAW

BONNETS.

SILK, FUR, PALM, & WOOL

HATS,

Castings, Balls, &c.

Eoff's Tonic and Anti-Dyspeptic Pills.

A large and general assortment of Ladies, Gentlemen's, and Children's

BOOTS & SHOES.

This stock of Goods has been carefully selected for this market, and will be sold unusually low for Cash, or approved Barter.

S. & W. J. WISE.
Vincennes, April 25, 1834.—14-1t

TO THE PUBLIC.

THE subscribers tender their sincere thanks to their friends and customers for the liberal patronage heretofore received, and solicit a continuation. We do believe it will be to the interest of those wishing to purchase to call and examine our

NEW GOODS,

NOW OPENING,

which has been selected with great care in the eastern cities, which added to our former stock will make our assortment complete, for the present and approaching seasons, all of which are offered as low if not lower than any previous stock, for cash or most kinds of country produce in exchange.

BURTCH & HEBERD.
Vincennes, Ia. May 3, 1834.—15-3m

THE STEAM BOAT SYLPH,
CAPT. RO. TARLETON,
WILL ply during the season as a Regular Packet between Cincinnati and Lafayette, touching at the intermediate ports.

The SYLPH is very light draught, and to enable her to proceed at the low stages of water, a small keel boat will be kept ready at the mouth of the Wabash. Her cabins have been newly fitted up, and the boat being in excellent order, offers a superior conveyance for both goods and passengers.

W. D. JONES, Agent, Cincinnati.
J. C. BUCKLES, " Louisville.
February 8, 1834.—3-1t