

ALD.—In Florence, on the 21st day of July, 1838, CATHERINE DALTON, aged 28 years.

HOUSE AND SIGN PAINTING
AND GLAZING.—The subscriber will execute all orders in the above line, in all its various branches, in the best manner.
Imitations of Wood and Marble neatly executed.
WM. B. BETTS,
White Pigeon, Dec. 5, 1836. 234f

NOTICE PUBLIC.—As Mr. Jonathan B. Brown, alias Wildcat, of Niles, has seen proper to caution the public against placing any reliance on his official acts—I would state for further information, that on the tenth day of March last, Jonathan Brown filed in my office a record, a mortgage executed by himself and J. B. Brown to the Auditor General of the State of Michigan, which set forth interests belonging to them as members of the St. Joseph Canal and Lockport Manufacturing Association, given as security to the Berrien County Bank. He wished me after recording the mortgage, to certify that the title was in them, and that there was no incumbrance on the property. To this I remonstrated, exhibited the record of a mortgage from the Piroons to J. Valentine for \$1500 and interest, on 172 60.100 acres of the land described in his mortgage to the Auditor General. Mr. B. informed me that payments had been made, that there was but \$500 back, that \$350 would be paid that day by way of land, and that Mr. Piroon would pay the remaining \$250 as soon as he could get a bank check discounted which he then had. He stated that he must have the certificate, that he would not go without it for fifty dollars, then pledged his word as a gentleman, his sacred honor, and his salvation, that things were as he said, that he would not do so for his right hand, and that all events, if I would venture to give him the certificate, that the incumbrance should be removed and released to my satisfaction before he would present said mortgage and my certificate to the bank commissioner. Now, what are the facts. Mr. B. informs me that he never told me, that so well satisfied in his own opinion as to the validity of any certificate, he had received the seal of my profession referred to me. I can inform you, that the mortgage to Valentine has not yet been paid, but the property sold by virtue of said mortgage. My letter of May 10, '38, to Mr. T. Fitzgerald, does not acknowledge Mr. Brown's construction of the mortgage to be correct and mine wrong—that variance of opinion was relative to another mortgage, Brown's to Sands, which has also been sold. But if his construction was correct in this particular it would not remedy the Valentine case.

I never promised any man, that I would recant my caution of May 25th unless first being convinced that it was incorrect, this I knew could not be done.

They continually urged that I had been deceived by Buck's and Sherman's false statements, and by their influence to publish my caution. Such charges were made by them—the Browns and Piroon; not by me, but they now apply them to me. Yet Mr. Brown takes advantage of his own wrong throughout the premises, and charges that wrong to me. I should not be surprised to find him charging the error of his own assertions to me. The statements made by Buck and Sherman to me, so far as I have investigated them, are substantially true.

"The obtaining a certificate from under the hand of a register of deeds that a certain piece of land recorded in his office is free from incumbrance, when at the same time it is incumbered, shows the register to be either a knave or a fool," or that some knave or designing man, such as Brown, Wildcat, has practiced a fraud upon him by pledging his word, his sacred honor, his salvation, &c., that such incumbrance should be removed within five days, or at all events, before his mortgage and my certificate should be presented to the bank commissioner.

Thus holding forth false pretences, promises, and pledges to impose upon me as an officer, and upon an honest and unsuspecting community.

J. W. COFFINBERY,
Centreville, July 20, 1838. 1034f

ANOTHER CAUTION.—The above statement from J. W. Coffinbery, Esq., Register of Deeds, will show to the public how Jonathan Brown obtained a certificate from him on the back of a mortgage executed by the Browns to the Auditor General, as security for the Berrien County Bank, dated 28th January, 1838, stating that said mortgaged premises were free from all incumbrance, when at the same time there was a balance of a mortgage on said property of \$500, with interest, which the public will find for sale throughout the country by the regular constituted agents.

I leave the public to form an opinion of a man, who not having independence of character enough to put his own name to his own production, and prudences enough not to have another's put yet treated all through as if it were another's of a man who can so forget the obligations he owes to his fellow man and himself, as to prepare a medicine, being quite a different article, which every one can see by examining both—and trying to palm it upon the public under the name and reputation of another man's medicine.

WM. B. SAPPINGTON,
Travelling and Superintending Agent for Dr. John Sappington, of Saline County, Mo.
July 2, 1838. 4w10f

CAUTION.—The public are hereby informed, that the Medicine offered to them under the name and style of Doctor John Sappington's Anti-Fever Pills, is not Doctor Sappington's Febrifuge and Ague Pills Improved, but an entirely different article—the subjoined certificates from some of the most respectable men of this county and of Indiana, among many others, testify:

By reason of having been severely afflicted with the Fever and Ague in my family for a considerable time, I tried all the various popular remedies (Doctor Sappington's Anti-Fever Pills among the rest) without success. It was finally my lot to try the medicine called Doctor Sappington's Febrifuge and Ague Pills Improved, by which every member of my family (five in number) were immediately and entirely restored to health—and having witnessed its effects in numerous other cases, I am compelled to believe them infallible, and the only sure remedy for that disease with which I am acquainted.

JOHN B. HITESMAN,
Mottville, June 29, 1838.

ADMINISTRATOR'S NOTICE.
Having been appointed Administrator on the estate of Richard J. Lown, deceased, all persons interested will take notice accordingly.

MICHAEL LOWN,
Florence, July 7, 1838. 1021f

NO COUNTRY MERCHANTS.
Boots and Shoes at wholesale and retail, at the City Shoe Store, No. 93, Jefferson Avenue, directly opposite the Museum; those who are in want of a good and fashionable article will find gentlemen's, ladies' and children's boots and shoes as cheap as can be bought in the State of Michigan.

As cheap as by the dozen as by the case.
N.B.—The above goods are all new and fresh. Also, in connection with the above goods, I have an assortment of ladies' and children's combs, hair, soap, twist and dross.

JOHN J. DAVIS,
Detroit, July, 1838. y101

NOTICE is hereby given that the last will and testament of John Garrison has been presented to me for probate by Wm. C. Pease, attorney for the executors therein named, and that Monday the 30th day of July, at 10 o'clock, A. M., is assigned for taking proof of the same at a court of Probate then to be held at Centreville, in said county, when and where all persons concerned may be present, to show cause, if any they have, why the said will should or should not be approved and allowed.

CYRUS INGERSON,
Judge of Probate,
Centreville, July 10, 1838. 101

BRASS KETTLES of different sizes for sale by
A. ANDRUS & CO.
No. 31.

QUININE FOR SALE, by the ounce or drachm, at the Post-Office, White Pigeon.
CHAPMAN YATES.

LIST OF LETTERS remaining in the Post Office at Sherman, June 30, 1838.

M Crofoot	Richard Vreeland
Ira Millard	John Lamphair
Dynah Graham	Joseph B. Sherman
Olivia Gardner	James H. Case
George Thurston	William Shepard
Isaac Culver	P. H. Buck Esq.
Levi Chilson	Nathan Skinner
Hannah H. Dupuy	Hiram Sayland
Charles Aldrich 2	Samuel Alkin
Orvin Langhlin 2	Mr Edwards
Alvin Gardner	Rodman Baker
Bethel Tows	Jacob Martin
Obid F. Worth	Stanton Lamphair
John S. Newhall	John Parker
Frank Warren	Daniel Hinshach
Win Johnson	John Finks
George Day	George Day
Henry M. Ransom	Casper Read
Sherry Moore	Isaac Gray

O. RAYMOND, P. M.
Sherman, June 30, 1838. 3w101

ATTACHMENT.—Notice is hereby given, that at our instance, a writ of attachment has been issued by Wm. C. Pease, a Justice of the Peace, against the goods, chattels, rights, credits, and effects of Wm. H. Adams, an absent debtor, and that the same is continued for trial to the 15th day of August next, at 1 o'clock P. M.

SUMNER & BALDY,
Constantine, May 17, 1838. 12w95

CAUTION TO THE PUBLIC.
The public is hereby cautioned to beware of a new medicine lately put before the public under the name and style of "Dr. Sappington's Febrifuge and Ague Pills Improved," it is an imposition intended to be palmed upon the public as though it were an improvement of and by the author of Dr. John Sappington's Anti-Fever Pills, which the public is hereby notified is not the case—being quite a different article.

The great efficacy, unrivaled success, and high degree of popularity which Doctor Sappington's Anti-Fever Pills, have attained before the public, would be amply sufficient to show the uselessness and impropriety of an alteration by their author.

This new medicine, called "Dr. Sappington's Febrifuge and Ague Pills Improved," is prepared by a Dr. J. S. Rowley, who lives in White Pigeon, St. Joseph county, Michigan, who, having seen sold in all his previous undertakings, wherever he has lived, in accumulating a fortune, as I have been credibly informed, has tried his own name until he himself (it would seem) has lost and given up all hopes of success under it—now through his actions under the garb and name of another distinguished throughout the country for having prepared a medicine unequalled and unrivaled.

In order more fully to carry out the deception and put it forth to the world with the impression that it is an improvement by the author of Doctor John Sappington's Anti-Fever Pills, Dr. J. S. Rowley has appointed Chapman Yates, Register of Deeds for St. Joseph Co., Mich., to be General Agent for the sale of his medicine.

The counterfeit medicine may be easily known—they are neatly put up in boxes nearly square, with a label pasted on the outside with "Dr. Sappington's Febrifuge and Ague Pills Improved," and, by opening the box will be found the different kinds of pills in it, a white, brown and red.

Whereas Dr. John Sappington's Anti-Fever Pills are put up in small round paper boxes, with John Sappington's name put at the bottom of each prescription, with Joel H. Hadam's certificate annexed, with but one kind of pill in the number of which are put to the apothecary's article.

I can further state that Doctor John Sappington supplies the country by travelling agents employed by himself for that purpose, and not by General Agency. These travelling agents have just completed supplying Michigan with a full supply of the genuine medicine, which the public will find for sale throughout the country by the regular constituted agents.

I leave the public to form an opinion of a man, who not having independence of character enough to put his own name to his own production, and prudences enough not to have another's put yet treated all through as if it were another's of a man who can so forget the obligations he owes to his fellow man and himself, as to prepare a medicine, being quite a different article, which every one can see by examining both—and trying to palm it upon the public under the name and reputation of another man's medicine.

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SUMNER & BALDY,
Constantine, May 17, 1838. 12w95

them to the public, as an easy, safe, speedy and certain remedy in diseases of that character.

WM. KINGEN.
White Pigeon, June 28, 1838.

I take pleasure in saying to the public that having been severely afflicted with the Ague at intervals during the last year, and after having tried various other remedies, was led to try the Pills called Doctor Sappington's Febrifuge and Ague Pills Improved, by which I was immediately restored to health. I believe them to be invaluable as a safe, sure and effectual cure for the above disease, and altogether superior to any other of which I have any knowledge.

AM WHITNEY,
Van Buren, LeGrange Co., Ia.

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WM. B. SAPPINGTON,
Travelling and Superintending Agent for Dr. John Sappington, of Saline County, Mo.
July 2, 1838. 4w101

CAUTION.—The public are hereby cautioned against placing any reliance on certain certificates signed officially by me, which were given to Jonathan and Simon B. Brown, and one given to Ed. J. Coffinbery, together with a letter dated the 10th or 12th day of March last, setting forth that certain interests in the St. Joseph Canal, and Lockport Manufacturing Association were free from incumbrance.

"I hereby notify the public that there are mortgages on said interests to large amounts, and that said interests are not free from incumbrance, as the members of that association, without the consent of all the members, and that said certificates were fraudulently obtained.

J. W. COFFINBERY,
Register of Deeds for St. Joseph Co., Mich.
Centreville, April 25, 1838.

And comparing the same with said Coffinbery's letter to the Hon. George B. Egan, which I have the privilege to publish, and is as follows, to wit:

Centreville, May 10, 1838.

Dear Sir—The letter which I addressed to you some time since upon the subject of the mortgage entered in my office, by Messrs. Jonathan and Simon B. Brown, to secure Bank Stock in the Berrien County Bank, Lockport, Pa., under various names that are not justifiable, Mr. J. Brown's construction of the mortgage be correct. By the description I supposed that the whole of the village was mortgaged, or their proportional interest, but by his definition, only that part is mortgaged which is laid out on the premises described in the mortgage. Before the description of the village; of this you will be able to determine, by examining the description of the lands on file in the Bank. A part of the village is laid out on lands which are not described in the mortgage.

"The only incumbrance that remains of record in my office on the lands described in the mortgage from Messrs. Brown, is on the S. part of the S. W. frac. sec. 19, and on the N. part of the N. W. frac. sec. 30—both T. 6, S. R. 11, west, balance of which yet due about \$500, as per information of parties, that sum is due from Mr. E. Pierson to James Valentine, the same premises are secured to a Association, by a deed of general warranty since the date of the mortgage from him to Valentine. I am informed by Mr. Pierson that he is about settling the balance due on the mortgage. By conversing with Mr. J. Brown, and retracing the interrogations put by me to him, when he entered the mortgage for record, and upon my official certificate, together with his replies, I see how easily it was for me to misconstruct the construction of the mortgage, where it describes the village of Lockport and the 831 lots set forth on the before described premises in his mortgage.

"I believed at the time of the transaction, and still do believe that Mr. Brown was honest in his intentions and I do not think to acknowledge that from my construction of the mortgage, I supposed that it embraced other lands, which are enumerated to other persons of the Lockport Association, but which on examination I find not to be the case, by his construction.

Yours very respectfully,
J. W. COFFINBERY,
Reg. St. Joseph Co., Mich.
T. FITZGERALD, Esq., Bank Commissioner, Michigan.

And also from extracts from Mr. Edward Pierson's letter, dated at Lockport, St. Joseph county, May 23, 1838, and is as follows to wit:

"Mr. Jonathan Brown: Sir—In answer to your inquiries respecting a conversation I had with J. W. Coffinbery, Register of Deeds for St. Joseph county, in relation to an advertisement inserted in the Constantine Republican, cautioning the public against placing confidence in certificates he had given, one to you and one to your brother, and the other to myself and Hiram Pierson, as they were fraudulently obtained.

"Learning that this notice was inserted in a public newspaper, and it being both false and libelous, I immediately went to Centreville and demanded of Mr. Coffinbery an explanation, and the reasons of his giving the "Caution" to the public. The answer was that George Buck and Benjamin Sherman had stated to him that there was large incumbrances on the property that you had secured to the Bank, on account of the Berrien County Bank, and that you stated that the village part of Lockport was not located on the property bought of Samuel Sands, and he (C.) had discovered that it was, and as you had mortgaged the whole of your interests in said village you of course included property that was previously incumbered. By referring to the description of the property, included in your mortgage to the State, he (C.) acknowledged that he was deceived, and probably misunderstood you, that you stated no part of the village part included in your mortgage extended on the Sands purchase, and that you explained the situation of the mortgage on the Valentine property, correctly as he had intended to show, and that there was no other incumbrance on the property, that he was satisfied that the statement you made him was true and honest, and that he (C.) had been imposed on by false statements made to him by Buck and Sherman. I then requested of him (C.) as the statement he had published was false, and as he was convinced of it, that he would make a recantation of the false charge, and I refused to comply, he (C.) would publish a correction, and a story that the charge was false, and that he (C.) made it on the false representations made to him by Buck & Sherman I then left him (C.) expecting that he would comply with his agreement. I went to your place and stated the facts to you and the Bank Commissioner. When I returned, I found the "Caution" continued in the paper, and no recantation from Mr. Coffinbery. I had another interview with Mr. C. and he declined doing anything about it, stating that he (C.) had been threatened by D. & S. with a prosecution if by means of his (C.) certificate, an incumbrance should be fixed on the Lockport property."

So it would seem that Mr. Coffinbery had not moral courage enough to do what he acknowledged to be just towards me, but cringes under the rod of Messrs. Buck and Sherman had over his head, and permits his libelous caution to be published week after week, notwithstanding he acknowledges it to have been procured by the false representations of Messrs. Buck and Sherman.

"The obtaining a certificate from under the hand of a Register of Deeds, that a certain piece of land, recorded in his office is free from incumbrance, when at the same time it is incumbered, shows the Register to be either a knave or a fool, and to obtain it fraudulently, as is set forth in Mr. Coffinbery's "Caution" shows the Register to be ignorant of his own entries and files, and criminally guilty of a neglect of duty.

Mr. Coffinbery alleges in his "Caution" to the public, "that said certificates were fraudulently obtained" and yet Mr. Coffinbery's letter to Thomas Fitzgerald, Esq., Bank Commissioner, of the 10th of May last, does not charge me with misrepresentation but says that "he believed at the time of the transaction and still believes that Mr. Brown was honest in his intentions."

As appears from Mr. Edward Pierson's letter to me of the 26th of May last, Mr. Coffinbery admitted that I did not misrepresent to him, "and that he was satisfied with the statements I had made to him were true and honest, and that he had been imposed on by false statements made to him by Buck and Sherman, and that he, Mr. Coffinbery, had been threatened by Buck and Sherman with a prosecution, if by means of his (C.) certificate, an incumbrance should be fixed on the Lockport property."

All of which goes to show that Mr. Coffinbery is his made false and libelous charges against me which he has acknowledged to the Bank Commissioner, and Edward Pierson, in a letter to the former and verbally to the latter as appears by the foregoing, since the date of his caution, and admits that he made the charge in consequence of having been imposed on by Geo. Buck and Benjamin Sherman, (see Pierson's letter to me) and that he dare not recant them for fear of being charged with a neglect of duty.

I am told so well satisfied in the Bank Commissioner of the folly of Mr. Coffinbery's "Caution," that he has received the security of the property referred to by Mr. Coffinbery.

JONATHAN BROWN,
Niles, June 16, 1838. 101H

PRODUCE, STORAGE, FORWARDING AND COMMISSION BUSINESS. The undersigned having taken the commodious Warehouse formerly occupied by J. Mason, and lately by Frothingham & Hubbard, and forwarding of any and all goods which may be entrusted to his care, and hopes by prompt attention to business to merit and receive a liberal share of public patronage. All kinds of property taken and sold on commission, and liberal advances made.

Rerra to Pratt, Taylor & Co., Buffalo, Jay & Webster, do., St. Joseph, Milwaukee, Newberry & Dole, Chicago, Hubbard & Co., Jas. Cook, Goshen, Ia., O. Newberry, Detroit, Pease, Cincinnati, and Co., J. L. Whiting, do., Brian, Sanger & Co., St. Joseph, A. C. Quillard, E. S. Swan, White Pigeon.

REFUS W. LANDON,
Whiskey and salt constantly on hand and for sale.
Niles July 4, 1838. emctee

LAW NOTICE.—LUTHER F. STEVENS & WILLIAM C. MONTROSS have formed a partnership in the practice of law, and will attend to all business committed to their care in the several courts of this state, either as Attorneys, Solicitors or Counsel.

Office in Exchange street east end, Centreville, July 5, 1838. y101

NEW GOODS! NEW GOODS!
The subscribers are now receiving direct from the manufacturers a large assortment of all kinds of goods, which they are willing to part with, wholesale or retail, as low for cash as they can be had at any other store west of Detroit. Persons wishing to purchase will do well to call and examine goods and prices, consisting of the following:

GOODS.—Cassimeres, waistcoats, blue, black, white, and red cotton summer stuff, red and white flannel; 4000 yds. cassimeres; 1000 yds. french prints and muslins, all of the latest style; 10,000 yds. brown shirting; 2,000 yds. do. shirting; 12 doz. cut bedding; 6 doz. apron checks; 1,000 yds. bleached sheeting and shirting, pinking and calicoes, various styles; 1000 yds. blue, brown, holland, Irish linen, printed muslins, elastic laces, mixed laces, fancy do., good assortment of E. lionable cut buttons, silk and cotton umbrellas, table covers, brown drilling.

SILK GOODS.—Black, gold, de. in. in. blue, black, swiss, cold, pond, silk, fig. do., forence, black velvet, silk, satin. Good assortment of ribbons, black silk braids, cold do., silk handkerchiefs, sewing silks, black Italian satins, chenille shawls, fig. silk vestings, satin stocks, bombazine and summer stocks; 6 doz. ladies' gloves, 4 doz. gentlemen's do., feather fans, gum elastic suspenders, &c. &c.

BOOTS AND SHOES.—100 prs. mens' thick boots; 25 prs. mens' seal neck'd boots; 25 do. super. calf do.; 125 do. thick brown; 25 do. calf shoes; 25 do. kip brogans; 150 do. ladies' seal and kid slips; 200 do. walking shoes; 50 do. hating do.; 12 do. gater boots; 50 do. mens' slips; 50 do. womens' lace boots; 400 do. misses & children's' boots and shoes; 1 case fine brush hats, latest styles; 12 doz. wood hats.

GROCERIES.—5 tons brown sugar; 2 do. lump do.; 1 do. loaf do.; 4 lbs. molasses; 4 chests Y. H. tea; 4 tons Java and Rio coffee; 4 kegs tobacco; 6 bbls. smoking; 2 do. chewing; 10 boxes soap; 6 do. starch; 18 boxes raisins; 2 kegs do.; 1000 lbs. salted; 2 kegs powder; 1000 lbs. rice; 15,000 cigars; 500 lbs. bar lead; 400 lbs. shot; 25 prs. musket balls; 2 do. Hg. gun; 4 bbls. malsers wine; 1 barrel sweet oil champagne; 200 gals. winter strained oil; 200 do. summer do.; 200 do. linseed oil; 2079 lbs. white lead; 100 lbs. red lead; 2 bbls. soap, turpentine; 1 bbl. whitening.

All of which will be sold low for cash.

Constantine, July 9, 1838. y101

TIMBER.—1000 feet square timber, Whiteoak and Oak, for sale low, by
ISAAC J. ULLMANN,
Constantine, June 29th, 1838

PORK.—Smoked hams and shoulders and side Pork, for sale by
C. BRONSON,
at the Centreville Cash Store
Centreville, 30th June, 1838. 3w109

WANTED.—Old gold and silver wanted, for which the highest cash price will be paid by
JOHN P. GLADDING,
Constantine, May 18, 1838. 94

PORK! PORK!—Fifty barrels first quality PORK, for sale low.
I. J. ULLMANN,
Constantine, May 9th, 1838. 934f

BOOTS & SHOES. A large assortment for sale by
A. ANDRUS & CO.

CHANCERY, 3d Circuit, of the term of June, 1838.

Benjamin Sherman, vs. George Buck, Simon B. Brown, Jonathan Brown, Edward Pierson, Hiram Pierson, David M. Jewitt, Benjamin Case, William P. Hallett, and Elias B. Sherman.

It appearing by affidavit that Hiram Pierson, one of the defendants in this cause, resides in the State of Vermont, and that David M. Jewitt, also a defendant, resides in the State of Connecticut, and Benjamin Case and William P. Hallett, also defendants reside in the State of New York, on motion of L. F. Stevens, Solicitor for complainant, it is ordered that the above named defendants, Pierson, Jewitt, Case and Hallett, cause their appearance in this cause to be entered with the Register of this court, or plead answer or demer to the complainant's bill of complaint, filed in the above entitled cause, on or before the first day of the next term of this court, or that said bill of complaint will be taken as confessed.

It is further ordered that the said complainant give notice to said defendants of the filing of said bill and of this order by causing the same to be published in a newspaper printed in the county of St. Joseph, entitled the "Constantine Republican," twelve weeks successively, once at least each week, and that the first publication be within twenty days from the date of this order.

WALTER CLARK, Deputy Register.
D. F. STEVENS, Solicitor.
I. J. ULLMANN,
June 28, 1838. 12w102

CAUTION.—The public are hereby cautioned against purchasing or taking an assignment of a certain Bond, executed by me to one Harvey Wedge, by which I was bound to make a title by deed of general warranty in fee simple to the said Harvey Wedge or his assigns, by the first day of January next, causing the date of said bond, for the north half of the north-east quarter of section ten, in township 6, south of range 9 west, in the county of St. Joseph, state of Michigan, containing seventy acres more or less, which bond bears date June 29th, (or thereabouts), A. D. 1835, as I am declared not to comply with the requisitions of said bond, the same being fraudulently obtained from me.

M. G. SCHELLHOUSE,
Coloza, St. Joseph Co., Mich., July 10th, 1838.

ATTACHMENT.—Notice is hereby given, that at my instance, a writ of attachment has been issued by Wm. C. Pease, a Justice of the Peace, against the goods, chattels, rights, credits, monies and effects of Wm. H. Adams, an absent debtor, and that the same will come on for trial before Wm. C. Pease, Esq., at his office in the village of Constantine, on the 15th day of August next, at one o'clock, P. M.

SAMUEL SCRIBNER,
Constantine, May 17, 1838. 12w95

ATTACHMENT.—Notice is hereby given, that at my instance, a writ of attachment has been issued by Wm. C. Pease, a Justice of the Peace, against the goods, chattels, rights, credits, monies and effects of Wm. H. Adams, an absent debtor, and that the same will come on for trial before Wm. C. Pease, Esq., at his office in the village of Constantine, on the 15th day of August next, at one o'clock, P. M.

WILLIAM NASH,
Constantine, May 17th, 1838. 12w95

ATTACHMENT.—Notice is hereby given, that at my instance, a writ of attachment has been issued by Wm. C. Pease, a Justice of the Peace, against the goods, chattels, rights, credits, monies and effects of Wm. H. Adams, an absent debtor, and that the same will come on for trial before Wm. C. Pease, Esq., at his office in the village of Constantine, on the 15th day of August next, at one o'clock, P. M.

THOMAS MOSELEY,
Constantine, May 17, 1838. 12w95

ATTACHMENT.—Notice is hereby given, that at my instance, a writ of attachment has been issued by Wm. C. Pease, a Justice of the Peace, against the goods, chattels, rights, credits, monies and effects of Wm. H. Adams, an absent debtor, and that the same will come on for trial before Wm. C. Pease, Esq., at his office in the village of Constantine, on the 15th day of August next, at one o'clock, P. M.

JOHN C. FORY & CO.,
Constantine, May 17, 1838. 12w95

NOTICE TO OWNERS OF VESSELS.—Sealed, but separate proposals will be received by the subscriber at the office of public works at Michigan city, Indiana, until the 15th day of May next, at noon, for the purchase of all kinds of goods, which they are willing to part with, wholesale or retail, as low for cash as they can be had at any other store west of Detroit. Persons wishing to purchase will do well to call and examine goods and prices, consisting of the following:

GOODS.—Cassimeres, waistcoats, blue, black, white, and red cotton summer stuff, red and white flannel; 4000 yds. cassimeres; 1000 yds. french prints and muslins, all of the latest style; 10,000 yds. brown shirting; 2,000 yds. do. shirting; 12 doz. cut bedding; 6 doz. apron checks; 1,000 yds. bleached sheeting and shirting, pinking and calicoes, various styles; 1000 yds. blue, brown, holland, Irish linen, printed muslins, elastic laces, mixed laces, fancy do., good assortment of E. lionable cut buttons, silk and cotton umbrellas, table covers, brown drilling.

SILK GOODS.—Black, gold, de. in. in. blue, black, swiss, cold, pond, silk, fig. do., forence, black velvet, silk, satin. Good assortment of ribbons, black silk braids, cold do., silk handkerchiefs, sewing silks, black Italian satins, chenille shawls, fig. silk vestings, satin stocks, bombazine and summer stocks; 6 doz. ladies' gloves, 4 doz. gentlemen's do., feather fans, gum elastic suspenders, &c. &c.

BOOTS AND SHOES.—100 prs. mens' thick boots; 25 prs. mens' seal neck'd boots; 25 do. super. calf do.; 125 do. thick brown; 25 do. calf shoes; 25 do. kip brogans; 150 do. ladies' seal and kid slips; 200 do. walking shoes; 50 do. hating do.; 12 do. gater boots; 50 do. mens' slips; 50 do. womens' lace boots; 400 do. misses & children's' boots and shoes; 1 case fine brush hats, latest styles; 12 doz. wood hats.

GROCERIES.—5 tons brown sugar; 2 do. lump do.; 1 do. loaf do.; 4 lbs. molasses; 4 chests Y. H. tea; 4 tons Java and Rio coffee; 4 kegs tobacco; 6 bbls. smoking; 2 do. chewing; 10 boxes soap; 6 do. starch; 18 boxes raisins; 2 kegs do.; 1000 lbs. salted; 2