

UNLAWFUL MARRIAGE.
The town has been full of rumors for a day or two past, respecting the solemnization of a marriage between parties disabled by the laws of God and man from entering into the state. We procure our information from the best sources, and consequently it can be relied upon as correct.

On Monday morning last, about eleven o'clock, four persons two males and two females, called at the office of Alderman Campbell, northwest corner of Eighth and Fitzwater streets, and desired that two of them should be married. Those who stepped forward for the purpose, were Mr. James Eneu, said to be aged eighty-four years, and Miss Emma Haines, said to be aged about twenty. Alderman Campbell made all the legal inquiries particularly, and the more so, because of the disparity in the ages of the parties. Besides the two who were present a gentleman whom Alderman Campbell knew to be a next door neighbor of Mr. Eneu, and a lady who represented herself as the sister of the bride. To all his interrogatories, they with one accord replied that there was no just impediment. Thus assured, the Alderman could not but proceed, and the ceremony was performed, and the parties left the office. About nightfall, a person called on Alderman Campbell, and informed him that he had married a grand father to a grand daughter; and on inquiry, it was proved to be the fact. He felt perfectly free from blame, because he had done all that the law required at his hands, and placed every dependence upon the respectability of those concerned. The marriage we are assured, has never been consummated. The mother of the bride, and herself, live in the house of Mr. Eneu. On Tuesday, Mr. E. called on the Alderman, and wished him to cancel the certificate, which was out of his power, but he inquired of him why he had not informed him of the disability. Mr. Eneu replied that he was not aware at the time, of what he now knew, that both the laws of the land and of the church to which he was attached, forbade a contract of marriage between all so allied. It is null and void to all intents and purposes.

The above are the facts of the case as they really are, though there are many things stated by the tongue of rumor which have no foundation.—*Phil. Led.*

Since the above was in type we have seen an explanatory letter from the grandpapa to an Editor in Philadelphia. He says that he had been badly treated by some of his relations, and resolved to marry his grand-daughter to spite them. The proposition was made to Emma and accepted. They were accordingly married as above related. On the evening after the marriage a clergyman called upon the old gentleman and convinced him that the marriage was contrary to the laws of God and man. The old man then went to the Alderman to be unmarried; but he was told that this could be done only by the Legislature or a Court. He then went to an attorney and had measures taken for a divorce by a Court.

MORE OF THE LADY IN A TRANCE.
The young lady whom we noticed as having been in a trance in Southwark, from Friday night until Monday morning last, fell again into the same state on Wednesday evening. On Thursday morning she revived and ate her breakfast and soon after relapsed into a state of apparent unconsciousness. She has been removed by a relative with the determination of applying some physical remedies. It is said her appearance is much altered, and that her flesh partakes of a blue and purple hue. The impression is that with proper care and restraint from exciting company she would recover.
Phil. Gaz.

ANOTHER ABDICATION.
It is rumored that the Emperor of Austria is about to abdicate his throne.—The next in succession is his brother, the Archduke, Francis Charles Joseph, about 38 years old.

Justices' Blanks
For sale at the office of the Democratic Standard.

SHERIFF'S SALE.
PURSUANT to an order of the Court of Common Pleas of Brown County, Ohio, made at their October Term 1840, I will offer for sale at the front door of the Court-house in Georgetown, on Saturday, the 16th day of January, 1841, between the hours of 10 and 4 o'clock on said day, the following real estate to wit:—All that tract or parcel of land situate in Clark township Brown co., Ohio, bounded and described as follows: Beginning at a red oak and beech trees corner to Christopher Lovengur in the original line; thence with said original line north 89 degrees east 119 poles to three beech trees in the original line; thence north 1 degree west 174 poles to a beech and two maple trees; thence south 89 degrees west 119 poles to a hickory and hickory trees, corner to Christopher Lovengur; thence with his line S. 81 degrees E. 174 poles to the place of beginning, containing 129 acres, and 61 poles more or less, being part of 1000 acres survey entered in the name of Charles Patterson No. 2938.
Ordered to be sold as the property of James Ross at the suit of Eugene Lovassor. Terms, cash in hand.
JOHN J. HIGGINS, Sheriff,
B. C. O.
Sheriff's office, Dec. 5th, 1840.

Brown County Supreme Court.
Rhoda Collins vs. *Stephen Collins.*
Petition for Divorce.
It is remembered, that on the third day of December, 1840, the petitioner, by her Counsel, filed in the Clerk's office of said Court, a petition for a divorce from her husband Stephen Collins, the defendant: the cause assigned in said petition for the divorce is willful absence for more than three years on the part of the defendant; the defendant is therefore notified to appear before the Judges of the Supreme Court, on the first day of their next term, to be held at Georgetown, in Brown county, Ohio, and answer or plead to said petition.

G. H. KING, Clerk,
S. C. B. C. O.
Th. L. HAWER, Counsel for petitioner.

SHERIFF'S SALE.
BY virtue of a writ of Venditioni Exponas, and two writs of Fi. fa. et Le. fa. to me directed by the Court of Common Pleas, within and for Brown county, Ohio; I will offer for sale, at the front door of the Court-house in Georgetown, Brown county, Ohio, on Saturday, the 16th day of January, 1841, between the hours of 10 and 4 o'clock on said day, the following real estate, to wit: All that tract of land situate in Brown county, Ohio, on the waters of the east fork of the Little Miami, part of a survey made in the name of William Lytle, No. bounded as follows:—Beginning at an elm and two sugar-trees southeast corner of Isaiah Wells; thence North 2 degrees east 125 1/2 poles to a stone and dogwood; thence west 76 1/2 poles to a beech, dogwood and sugartree northeast of Abraham Hockman; thence south 2 degrees east 165 poles to a stone; thence north 80 degrees east 22 poles to a maple and white oak; thence north with a line of John Kain 40 poles to a stone between an ash and sugartree stump of the original corners; thence east with another of John Kain's lines 52 poles to an elm and two sugar-trees to the beginning, containing sixty-four acres and one half and 12 poles, be the same more or less.

To be sold as the property of Calvin L. Riley, at the suits of Sibley Stevens and Ogden Harvey against said Calvin L. Riley. Valued at \$18 per acre. Terms cash in hand.

JOHN J. HIGGINS, Sheriff,
B. C. O.
Sheriff's office, Dec. 5th, 1840.

SHERIFF'S SALE.
BY virtue of a writ of Venditioni Exponas to me directed by the Court of Common Pleas, within and for Brown County, Ohio; I will expose to sale, on Saturday, the 16th day of January, 1841, at the front door of the Court house in Georgetown, between the hours of 10 and 4 o'clock on said day, the following real estate, to wit: In lot No. 68 in south Georgetown, Brown county, O., with all & singular the improvements thereon. Also that part of lot No. 77 South Georgetown, beginning at the Northeast corner of in lot No. 68; thence west 59 feet to J. T. Will's corner; thence South four poles; thence east 59 feet to the lot No. 68; thence North four poles to the beginning, be the same more or less.

To be sold as the property of John Ralston, at the suit of David Griffin and George Luckey against said Ralston.—Valued at \$550 00. Terms, cash.
JOHN J. HIGGINS, Sheriff,
B. C. O.
Sheriff's office, Dec. 5th, 1840.

SHERIFF'S SALE.
PURSUANT to an order of the Court of Common Pleas of Brown County Ohio, made at their June term, 1840, and revived at their October term, 1840, I will offer for sale at the front door of the Court house in Georgetown, on Saturday the 16th day of January, 1841, between the hours of 10 and 4 o'clock on said day, the following real estate to wit: A tract of land lying in Brown county Ohio, on the waters of White oak creek, containing one hundred and four acres, and bounded as follows: Beginning at Higgin's and Titus' corner, thence southwest; thence binding with Titus & Holden's line North 11 deg. E. 202 poles to an ash, buckeye and stake; thence S. 76 deg. W. 110 poles to a stone, corner of Thomas and Abner Elliott; thence binding with their line S. 11 deg. W. 152 poles to a beech, lyan and sugartree; thence binding with Overturn's line S. 8 1/2 deg. E. 96 poles to the beginning.

Ordered to be sold at the suit of Isaac Cochran against Stephen Bowen. Valued at \$1900. Terms, cash in hand.
JOHN J. HIGGINS, Sheriff, B. C. O.
Sheriff's Office, Dec. 5th, 1840.

SHERIFF'S SALE.
BY virtue of a writ of Venditioni Exponas to me directed by the Court of Common Pleas, within and for Brown County, Ohio; I will expose to sale, at the front door of the Court house in Georgetown, on Saturday the 2nd day of January, 1841, between the hours of 10 and 4 o'clock on said day the following real estate, to wit: Three hundred acres of land, part of James Knox's survey No. 622 in Brown county, Ohio; beginning at three beeches North corner of original survey, thence South 45 degrees East 102 polesto a stone, North corner to George Humlough's survey; thence South, 45 degrees West 244 poles to a sugartree and beech; thence North 45 1/2 degrees West 192 poles to a beech and sugartree, corner to stokeny and in the line of Knox's survey; thence with said line passing the corner of John Rush and William Thompson to the beginning.

To be sold as the property of Samuel Hannah, at the suit of Archibald Liggett against said Hannah and Benjamin Applegate. Valued at \$7 00 per acre.—Terms, cash in hand.
JOHN J. HIGGINS, Sheriff,
B. C. O.
Sheriff's Office, Nov. 28th, 1840.

SHERIFF'S SALE.
BY virtue of a writ of Venditioni Exponas to me directed by the Court of Common Pleas, within and for Brown County, Ohio; I will offer for sale, at the front door of the Court house in Georgetown, on Saturday the 16th day of January 1841, between the hours of 10 and 4 o'clock on said day, the following real estate to wit: A piece of parcel of land situate in Brown county, Ohio, being part of John Watt's survey No. 3779, and bounded and described as follows: Beginning at a stone, corner to N. Moore sr. and Thos. W. Kennedy; thence North three-fourths deg. E. 16 poles; thence South 54 deg. W. 6 poles to a stone; thence South 1/2 deg. W. 6 poles; thence east 5 poles and 13 feet; thence south-west 10 poles to the State road; thence N. 36 deg. West 10 poles and 12 feet to the place of beginning, supposed to contain one acre and a third, the same more or less, with the improvements thereon.

Also lot No. 23 in Hamersville, in that part of said town laid off by N. Moore sr.
Also a piece or parcel of land in said county, bounded as follows: beginning at a stone in the state road in John Kennedy's line; thence with the road south 43 deg. E. 13 poles to a stone in the road; thence S. 44 deg. W. 25 26-100 poles to a stone; thence N. 43 deg. W. 13 poles to a stone in John Kennedy's line; thence with said line N. 41 1/2 deg. E. 25 26-100 poles to the beginning.—Containing one acre and a half, being part of John Watt's survey No. 3779.
To be sold as the property of William Dowdney, at the suit of John Reeves against said Dowdney, John W. Kennedy and Benj. Applegate. Terms, cash in hand.
JOHN J. HIGGINS, Sheriff, B. C. O.
Sheriff's Office, December 5th, 1840.

Printing Office for sale.
THE subscriber offers for sale the office of the DRESDEN CHRONICLE. There are five hundred good subscribers, and with a little exertion from eight to ten hundred could easily be obtained. There is a good press; three cases long primer, partly new; three cases bourgeois, two-thirds new; one case of brevier; one case of pica; and a large assortment of job and fancy type; all of which will be sold cheap for cash.
The location of the Chronicle office is in the flourishing town of Dresden, situated on the side cut of the Ohio canal, equidistant between Zanesville and Conchoctus; in as rich and thickly settled part of the country, as there is in the fertile valley of the Muskingum. For further particulars address, post paid, "Chronicle Office," A. DEFFENBAUGH,
Dresden, Muskingum co. O., Oct. 24, 1840.

A CARD.
THE undersigned, thankful for the very liberal patronage which they have received, would beg leave to say that they are receiving a beautiful lot of

DRY GOODS
suitable for the season; also, Groceries, Queensware, Nails, Window Glass, &c., all of which they will sell as low as any other merchants in the country; they will give the highest market price for Flaxseed, Feathers, White Beans, and other kinds of produce.
POWER & NOWLAND,
Russellville, Nov. 26, 1840. 3m

Cincinnati and Maysville regular Packet, SWIFT SURE.
THE New SWIFT SURE, Capt. MOLES, having taken her station, will hereafter run as a regular Packet between Maysville and Cincinnati, landing at all intermediate ports.
The SWIFT SURE is an entirely new boat, is safe and speedy, and has superior accommodations for passengers.
The Swiftsure will leave Maysville every Tuesday, Thursday, and Saturday, at 9 o'clock, and Cincinnati, every Monday, Wednesday and Friday at 10 o'clock, A. M.
For freight or passage, apply to the Captain on board.
October 10, 1840. U.

THE STEAM BOAT FAIR PLAY,
HAS changed her owners, but will still run as a regular Packet between Maysville and Cincinnati. It is the intention of the owners to make her a safe, speedy and pleasant boat for passengers. Freight shall be carefully handled and the charges moderate. She will leave Maysville every Monday, Wednesday and Friday, at 9 o'clock, and Cincinnati on Tuesday, Thursday and Saturday, at the same hour.
S. RANKIN, Master.
Oct. 20th, 1840.

Dr. Geo. B. Bailey
WILL continue to practice in the various departments of his profession.
Office on the public square east of the court-house.
Calls at night may be made at his dwelling, near the Methodist church.
N. B. Those indebted to him, either by note or book account, will find it to their interest to call and pay, or give their notes, as his obligations to his creditors require a speedy settlement.
To extend further indulgence on long standing accounts, will put out of his power to meet his liabilities. He trusts, therefore, that no one concerned will refuse to comply with this reasonable request.
Georgetown, O., Oct. 20th, 1840.

SHERIFF'S SALE.
BY virtue of a writ of Venditioni Exponas, to me directed by the Court of Common Pleas, within and for Brown County, Ohio; I will expose to sale, at the front door of the Court-house in Georgetown, on Saturday the 2d day of January, 1841, between the hours of 10 and 4 o'clock on said day, the following real estate, to wit: One hundred and forty eight and a half acres of land, be the same more or less, lying and being in Brown county, Ohio, and bounded as follows: Beginning at a stone N. E. corner to G. Blacky thence N. 234 poles to a white oak and stone; thence south, 64 deg. W. 105 poles to a double white oak corner to John Marshall; thence S. 14 deg. W. 77 poles to a white oak in Thom's kin's original line; thence South 136 3-10 poles to a hickory and stone; thence N. 77 deg. E. 113 poles to the beginning.
To be sold as the property of James M. Middleworth, at the suit of Noah Hite, against Abraham Middleworth and James M. Middleworth.—Valued at ten dollars per acre. Terms, cash.
JOHN J. HIGGINS, Sheriff,
B. C. O.
Sheriff's Office, Nov. 28th, 1840.

Sheriff's Sale.
BY virtue of a writ of Venditioni Exponas to me directed by the Court of Common Pleas within and for Brown County, Ohio; I will offer for sale, at the front door of the Court House, in Georgetown, on Saturday the 2nd day of January, 1841, between the hours of 10 & 4 o'clock on said day, the following real estate, to wit: In lot Number 93 in the town of Higginsport, Brown County, Ohio, containing a carrying shop, beam house, bark-mill, and other improvements. Also, a tract or parcel of land adjoining said lot, bounded as follows: Beginning at the North-east corner of said lot, number 93, thence north in continuation of the line of said lot, number 93, seven poles to a stake south east corner to Jesse Jones land; thence in a west direction with the line of said Jones, eight and a half poles to the southwest corner of said Jones; thence in a north direction five poles to said Jones' north-west corner in Jesse Dugin's line; thence in a west direction with said Dugin's line about three poles to a stone in said line; thence in a southerly direction with Dugin's line seven poles to the northeast corner of Benjamin Stewart's tract; thence in an east direction with Stewart's line about five poles to said Stewart's north-east corner; thence in a southerly direction with said Stewart's line to the Northwest corner of In lot number 93; thence east with the back line of said lot five poles to the beginning, supposed to contain two thirds of an acre, more or less.

To be sold as the property of John McGrew and Jesse Dugin, at the suit of John F. Tomlinson against said McGrew and Dugin. Valued at \$1200 00. Terms cash.
JOHN J. HIGGINS, Sheriff, B. C. O.
Sheriff's Office, Nov. 28th, 1840.

SHERIFF'S SALE.
BY virtue of a writ of Venditioni Exponas to me directed by the Court of Common Pleas within and for Brown County, Ohio; I will offer for sale, at the front door of the Court-house in Georgetown, on Saturday the 2nd day of January, 1841, between the hours of 10 and 4 o'clock on said day, the following real estate, to wit: A piece of land bounded as follows:—Beginning 25 feet West of the North-west corner of a lot deeded by Erasmus Adkins to James Doyle, dated June 25th 1831; thence South 7 poles to a stake; thence West 30 poles to the centre of the creek; thence North 7 poles to a stone in the centre of the creek; thence East 30 poles to the beginning; containing about one acre, on the East fork of the Little Miami, in Brown county, Ohio.

To be sold as the property of Thomas L. Shields, at the suit of James Nordyke against Marcus Dennison and said Shields. Valued at \$550. Terms, cash.
JOHN J. HIGGINS, Sheriff,
B. C. O.
Sheriff's Office, Nov. 28th, 1840.

SHERIFF'S SALE.
BY virtue of a writ of Venditioni Exponas to me directed by the Court of Common Pleas in and for Brown County Ohio, I will expose to sale, at the front door of the Court House in Georgetown on Saturday the 2nd day of January, 1841, between the hours of 10 and 4 o'clock on said day, the following real estate to wit: Fifty-nine acres of land in Brown county, on the waters of Eagle creek, beginning at a stone, thence South, 64 degrees West. 80 1/2 poles to a stone and stake; thence South, 1 degree West. 76 poles to a stake, white oak and black oak; thence North, 61 degrees East 128 poles to a stone and two white oaks; thence North, 25 degrees West, 108 poles, to the beginning; part of John Buck's survey No. 1729.

To be sold as the property of Gabriel Black, at the suit of John Foster, Adm'r. of Robert Latta dec'd. Terms, cash in hand.
JOHN J. HIGGINS, Sheriff,
B. C. O.
Sheriff's Office, Nov. 28th, 1840.

Sheriff's Sale.
BY virtue of a writ of Venditioni Exponas to me directed by the Court of Common Pleas within and for Brown County, Ohio, I will expose to sale, at the house of Allen D. Sweet, in Perry township, Brown County, Ohio, on Monday the 14th day of December, 1840, between the hours of 10 and 4 o'clock on said day, the following property, to wit: one field of corn supposed to contain fifteen acres, one Yoke of Oxen, and one Cart with the Yoke.
To be sold as the property of said Sweet, at the suit of Patrick McCann against said Sweet and Barney Kelly.—Terms cash.
JOHN J. HIGGINS, Sheriff, B. C. O.
Sheriff's office, Nov. 28th, 1840.

SHERIFF'S SALE.
PURSUANT to an order of the Court of Common Pleas of Brown County, Ohio, made at their October Term 1840; I will offer for sale at the front door of the Court House in Georgetown, on Saturday the 2nd day of January 1841, between the hours of 10 and 4 o'clock on said day, the following real estate, to wit: The North half of lot No. 49 in that part of Georgetown laid off by Henry Newkirk, fronting 33 feet on the public square containing a brick house.
Ordered to be sold as the property of John Ralston at the suit of Ezra Foots & Robert Bowler. Terms cash.
JOHN J. HIGGINS, S. B. C. O.
Sheriff's office, Nov. 28, 1840.

SHERIFF'S SALE.
PURSUANT to an order of the Court of Common Pleas of Brown County, Ohio, made at their October Term 1840; I will offer for sale at the front door of the Court House in Georgetown, on Saturday the 2nd day of January 1841, between the hours of 10 and 4 o'clock on said day, the following real estate, to wit: The North half of lot No. 49 in that part of Georgetown laid off by Henry Newkirk, fronting 33 feet on the public square containing a brick house.
Ordered to be sold as the property of John Ralston at the suit of Ezra Foots & Robert Bowler. Terms cash.
JOHN J. HIGGINS, S. B. C. O.
Sheriff's office, Nov. 28, 1840.

Three Cents Reward.
RAN away from the subscriber, on the 29th day of November, 1840, DARIUS H. KING. I forewarn all persons against hiring, harboring or trusting said boy on my account. I will give three cents for him, and no thanks, if brought back.
SAMUEL WILKINS.
Russellville, Nov. 30, 1840.

THE DEMOCRATIC STANDARD.
As frequent inquiries have been made with regard to the continuance of the publication of the Standard after the election, we have thought proper in this manner to assure our friends and the public that it is intended to make it a permanent publication. This was the design at the commencement, and nothing has occurred to discourage the undertaking; but on the contrary, the patronage already extended will stimulate us to increased exertions to make the Standard an efficient democratic journal, as well as an interesting and valuable family newspaper.

The Standard will continue to advocate the political principles of the great democratic party, which have been so ably supported by a Jefferson, a Jackson, and a Van Buren—three of the most profound statesmen the world ever produced. As the leading measure by means of which these principles are to be carried into effect, it shall support the "Independent Treasury," and oppose a United States Bank as its antagonist and as destructive of republicanism itself. It shall support a simple and economical administration of our public affairs; and oppose extravagant expenditures for internal improvements, and all other commitments of a splendid government and a beggarly people. It shall advocate equality of rights among our citizens, and oppose that kind of legislation which enriches the few at the expense of the many,—engenders envy and discord among our citizens—discourages industry, and ultimately entails misery upon a people which otherwise might be prosperous and happy.

In view of the unhalloved means resorted to by the enemies of equal rights for the accomplishment of their selfish ends, our exertions in support of our free institutions, which they are striving to overthrow, should be redoubled. Politics should form a part of the instruction of youth, so that when they become of the age to have a voice in public affairs, they may be governed by reason, and not swayed by the sophistry and luring pagantry of demagogues, nor persuaded to sell their birthright for a mess of pottage. Let all good Democrats lend their aid in disseminating correct political principles, and the reign of federalism in Ohio will be of short duration.

The Standard will contain an account of the proceedings of Congress and of the Ohio Legislature while in session. The long winter evenings will afford farmers and other laboring men ample opportunities to read and investigate the conduct of their public servants; to watch them, and see how their actions in the legislative halls comport with their professions before the election. The whigs, who are now in power in this State, have promised to make money more plenty. We have no objections to their flooding our streets with gold and silver; but we earnestly protest against their withdrawing the precious metals from circulation, and substituting in their stead that which will be rather the evidence of the dishonesty of bankers than the representative of money.

We shall endeavor to make the Standard valuable as a medium of current news. As the hostile attitude of the most powerful nations of the old world increases the importance of foreign news, arrangements have been made by us to be early supplied with the accounts brought by arrivals at the Atlantic ports of the state of affairs in Europe, Asia and Africa; and such as may be deemed interesting to the readers of the Standard, shall be laid before them.

Domestic news, historical, agricultural, horticultural and other useful and entertaining reading will occupy a due proportion of the Standard. We trust that during the year we shall present such a mass of matter for the entertainment and benefit of our readers, that no subscriber will regret having paid two dollars for it, nor desire to discontinue the paper.

By a regulation of the Post Office Department, Post Masters are allowed to transmit money to publishers, free of postage, in letters written by themselves.

TERMS.
For one year, in advance, \$2.00
For one year, paid within the year, 2.50
For one year, at the expiration of the year, 3.00
Payments will be considered in advance, if made within three months after subscribing.
D. P. PALMER.
Georgetown, Nov. 9, 1840.

BANK NOTE TABLE.
OHIO.
Rates of exchange at Cincinnati.

Bank of Cincinnati	per
do do (new)	par
do Cleveland	par
do Chillicothe	par
do Cincinnati	failed
do Hamilton	par
do Geauga, at Painesville,	par
do Massion	par
do Wooster	par
do Xenia	par
do Sandusky	par
do Norwalk	par
do Gallipolis 2 per cent discount	par
do Steubenville	2 dis
do Mansfield	failed
do Sandusky Bay, Lower Sand.	—
do West Union	2 dis
do Marietta	par
do Mount Pleasant	par
do Zanesville	par
Belmont Bank St. Clairsville	par
Cinton Bank, Columbus	par
Cincinnati & White Water Canal Co	par
Cincinnati Banking and Loan Office	2 dis
Ohio and Cincinnati Loan Office	failed
Canal Bank, Middletown	2 dis
Commercial Bank, Cincinnati	par
Columbian Bank of New Lisbon	par
Commercial bk of Lake Erie, Cleve.	par
Consolidated bk of Co pay at Cincinnati	2
Commercial bk of Scioto, Portsmouth	par
Dayton Bank, Dayton	par
Otis, Arnold & Co's checks on Exchange bank, Cincinnati	2 dis
Franklin bank, Cincinnati	par
Franklin bank of Columbus	par
Farmers' bank of Canton	5 dis
Farmers' bank of New Salem	failed
Farmers' and Mech's bk Steubenville	par
do do Chillicothe	failed
do do Cincinnati	failed
Franklin Silk Company	—
Geauga Insurance Co, Painesville	no sale
German bank of Wooster	par
Granville Alexandrian Society	2 dis
do do pay at Cincinnati	par
Goshen Wilmington and Columbus Turnpike company, Wilmington	—
Hamilton and Rossville Man co	failed
Jefferson bank, New Salem	failed
Kirtland Society bank	failed
Lafayette bank, Cincinnati	par
Lebanon and Miami banking co	failed
do do Exporting co	failed
Lancaster bank	par
Maumee Insurance company	failed
Manhattan bank	no sale
Mech's & Traders' bk, Cincinnati	2 dis
Miami Exporting co	do 2 dis
do do branch at Conneaut	2 dis
Muskingum bank, Putnam	par
Monroe Falls Manufacturing co	—
Ohio Railroad co, Richmond	10 dis
Owl creek bank, Mount Vernon	failed
Ohio Life & Trust co, in Cincinnati on demand	3 premium
do do in New York	2 pm
Orphans' Institute bank Fulton	failed
Piatt & co's bank, Cincinnati	failed
Urbana banking company	par
Washington bank, Miamisburg	no sale
Western Reserve bank, Warren	do
do Banking co, Brighton	fraud
do do Cincinnati	2 dis
Zanesville Canal and Man co	failed
All other institutions uncertain.	—

KENTUCKY.
Bank of Louisville par
do payable in Philadelphia 2 pm
Bank of Kentucky, in Louisville,
Hopkinsville, Bowling Green,
Greensburg, Danville, Lexington,
Frankfort, and Maysville par
Commercial bank closed
Louisville Savings Institution par
Louisville Gas Light & Water works —
Newport Corporation checks 8 dis
Northern bank of Ky, in Lexington,
Richmond, Paris, Covington, and
Louisville par
S Western Real Estate bk, Feliciana fraud
Savings bank of Louisville checks 2 dis

INDIANA.
Bank of Michigan city fraud
Charleston Savings Institute 5 dis
Far & Mechanics' bk, Madison closed
New Albany Insurance co 5 dis
Indiana Trust and Ex co, Laporis —
King & Woodburn's checks, Madison —
State Bank and branches, in Indianapolis, Lawrenceburg, Richmond,
Madison, New Albany, Evansville,
Vincennes, Bedford, Terre Haute,
Lafayette, Fort Wayne, South
Bend and Michigan city par
The State Bank issues nor pays no
notes except through its branches.

ILLINOIS.
Bank of Illinois and branches, at
Shwanestown, Lawrenceville, Alton,
Jacksonville, and Pekin 1 1/2 dis
Bank of Cairo, Kaskaskia 1 1/2 dis
Exp Min & Man co, Jackson fraud
Illinois Savings bank fraud
Manufacturing bank of Illinois fraud
Merchant and Planter's bk, Chicago fraud
State Bank of Illinois and branches,
in Springfield, Galena, Chicago,
Quincy, Jacksonville, Alton, Vandalia,
Mount Carmel, Belleville,
and Danville 1 1/2 dis
Western bank of Rome, Galena fraud

MICHIGAN.
Bank of Michigan, Detroit 10 dis
do branch in Kalamazoo 10 dis
Bank of St. Clair pay at Circleville 2 dis
Detroit and St Joseph Railroad co
payable at Cincinnati no sale
Merchants bk at Jackson pay at Cin. 2 dis
Erie banking co do do 2 dis
Bank of St Clair endorsed J H &
O Smith, Newark, 2 dis
Farmers' and Mechanics' bk, Detroit 10
do branch at St Joseph 10
Michigan State bank, Detroit failed
Macomb county bank payable at Columbus O. 10 dis
Those marked thus — are not purchased by the Brokers.