

THE EVANSVILLE JOURNAL

BY W. H. CHANDLER.

THE UNION OF THE WHIGS—FOR THE SAKE OF THE UNION.

[AT \$2.00 PER ANNUM, IN ADVANCE.]

VOL. XI.

EVANSVILLE, INDIANA, THURSDAY, JULY 10, 1845.

NO. 29.

TERMS OF THE JOURNAL:
Subscription price \$2.00 per annum in advance, \$3.00 at the end of the year.

ADVERTISING TERMS.
One square, (12 lines) three insertions \$1.00
Each additional insertion .25.
A reduction of 20 per cent will be made from the above terms when the amount advertised exceeds ten squares.

MR. V. S. PALMER'S
Newspaper Subscription and Advertising Agency Office—

Real Estate and Coal Office, No. 59 Pine street, Philadelphia.

The Coal Office, No. 160 Nassau street, (Tribune Buildings,) New York.

S. E. corner of Baltimore and Calvert sts. Baltimore.

No. 16 State street, Boston.

Is our authorized Agent for receiving subscriptions, Advertisements, &c.

John Withrow, VS.
Amos Clark and Asenath Clark, his wife and William Clark.

In the Vanderburgh Circuit Court, in Vanderburgh County, Indiana.

THE defendants Amos Clark and Asenath Clark above named, are hereby notified that John Withrow has exhibited his Bill in chancery against them and the said William Clark in the said Circuit Court, which Bill is now pending, and that unless they appear and plead to or answer the said bill before the calling of said cause at the next term of said Court to be begun and held at the court house in Evansville, in county aforesaid, on the fourth Monday in September, A. D. 1845, the said Bill, as to them, will be taken as confessed.

SAM'L T. JENKINS, Clerk.
June 26 p's fee \$3. Jas. G. Jones, Plff's Sol.

LYDIA, SS. Be it remembered that at a Probate Court held for Spencer County, before the Honorable RAZAN WEAR, Probate Judge, on 14th day of August, A. D. 1845.

Amos Woodruff, Executor &c. of John Meeks, deceased.

VS. Wm. Taylor & others.

AND now here comes the said petitioner and files his petition and on his motion it is ordered that Greenberry Meeks, Keash Carter, and Henry Carter, defendants in the above entitled cause, be notified of the pendency of this suit by publication of a notice in the Evansville Journal, a weekly newspaper of general circulation, printed and published in Evansville, Indiana, for three weeks successively, that unless they appear at the next term of the Probate Court to be held in and for said county, at Rockport on the 2nd Monday of August, and plead, answer or demur, the same will be heard and determined in their absence.

In testimony whereof, I, Thomas P. Britton, Clerk of the county aforesaid, have hereunto set my hand and the seal of said court this 18th day of June in the year of our Lord 1845.

[SEAL] THOS. P. BRITTON, Clerk.
June 26-31 p's fee \$250. By W. G. THOMAS, D. C.

INDIANA, SS. Be it remembered that at a Probate Court held for Spencer County, before the Honorable RAZAN WEAR, Probate Judge on the 12th May, A. D. 1845.

Melinda Phillips, VS. Edmund Phillips & heirs.

NOW here comes the said petitioner by L. Q. and T. F. DaBautler her attorneys, and shows to the court the affidavit of a disinterested witness from which it appears, Alfred Reed, Nehemiah Reed, Catherine Robertson and Philip Robertson are not residents of the State of Indiana. It is therefore ordered that unless they appear here on the first day of the next term of said court, to be held in and for said county, at Rockport on the 2nd Monday of August, and plead, answer or demur, the said petition will be heard and determined in their absence. It is further ordered that a copy of this order be inserted in the Evansville Journal, a weekly newspaper of general circulation, printed in Evansville, Indiana, for three weeks successively, the last of which shall be at least sixty days before the first day of the next term.

I, Thomas P. Britton, Clerk of the Probate Court for the county aforesaid, do hereby certify that the above and foregoing order is truly copied.

In testimony whereof, I have hereunto set my hand and the seal of said court this 18th day of June in the year of our Lord 1845.

[SEAL] THOS. P. BRITTON, Clerk.
By WM. G. THOMAS, D. C.

INDIANA, SS. Be it remembered that at a Probate Court held for the county of Spencer, before the Honorable RAZAN WEAR, Probate Judge, on the 15th May, A. D. 1845.

Posey Meeks, adm'r &c. VS. William Meeks &c.

AND now here comes the said petitioner and files his petition, and on his motion it is ordered that a subpoena issue herein, and on further motion it is ordered, that William Meeks one of the defendants in the above entitled cause, be notified of the pendency of this suit by publication of a notice in the Evansville Journal, a weekly newspaper of general circulation, printed and published in Evansville, Indiana, for three weeks successively, unless he appear here at the next Term of this Court to be held in and for said county at Rockport, on the 2nd Monday in August, and plead, answer or demur, the same will be heard and determined in his absence.

In testimony whereof, I, Thomas P. Britton, Clerk of the Probate Court for county aforesaid, have hereunto set my hand and the seal of the said Court this 18th day of June in the year of our Lord 1845.

[SEAL] THOS. P. BRITTON, Clerk.
By WM. G. THOMAS, D. C.

WOOLSEY'S FLUID EXTRACT OF SARSAPARILLA.

THIS valuable medicine is prepared by the undersigned, in the form of a fluid extract and carefully compounded with the proper ingredients.

The best imported Sarsaparilla is used in the preparation of this extract, and its strength fully equal to that of any other. It is a safe remedy and may be relied on, in all those diseases for which it is peculiarly adapted, as prescribed by skillful Physicians.

For sale at the New Drug Store, Main street, Evansville, at one half the usual price by [may 23, 45-4] W. M. WOOLSEY.

Sale of Forfeited School Lands.
WILL be offered for sale at the court house door in Evansville, in the county of Vanderburgh, and State of Indiana, on Friday September, the 19th, 1845, between the hours of 3 o'clock A. M. and 5 o'clock P. M. of said day, the following described tracts of School Land forfeited for the non payment of the annual instalments of interest due thereon, viz:

The N. W. q. of the N. E. q. and the S. E. q. of the N. E. q. of the N. W. q. of the S. E. q. of the N. W. q. of the S. W. q. of Section No. sixteen, in township five, south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. and the S. E. q. of the S. W. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

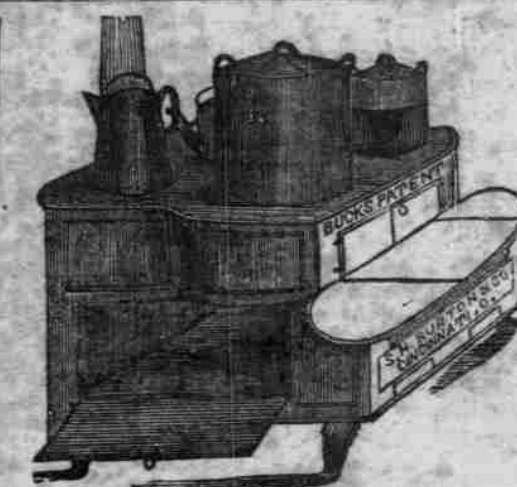
And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.

And the S. W. q. of the N. W. q. and the N. E. q. of the S. E. q. of the S. E. q. of the S. W. q. of Section No. sixteen, in township six south of range ten west.



BUCK'S PATENT COOKING STOVES.

I HAVE now on hand and offer for sale, a full assortment of the above justly celebrated Cooking Stoves. The many persons having this stove in use bear testimony to its superiority over any other Cooking Stove ever offered to the public. In addition to its unsurpassed facilities for boiling, roasting, broiling, washing, &c. it presents an oven nearly twice as large as any other stove in use, which is heated with the most perfect uniformity, and in its operations is in every respect equal to a brick oven.

I have also the latest improved PREMIUM COOKING STOVES, of various sizes, for sale very low for CASH at the store of

R. W. DUNBAR,
July 3-1y.] Main street, Evansville, Ia.

FEVER & AGUE
Chill Fever, Dumb Ague, Intermittent & Remittent Fevers & all the various forms of Bilious Diseases

SPEEDILY & THOROUGHLY CURED
By Dr. Osogood's India Cholagogue

THIS invaluable medicine was prepared from an extensive practice of several years in a bilious climate, and is proven to be a reliable cure for Fever and Ague, or any of the diseases above named.

Those who are suffering from diseases of this kind, as also those who have become invalids from their effects upon the constitution, will find the India Cholagogue a most invaluable remedy for purifying the blood, and thoroughly cleansing from the system the morbid effects of a bilious climate.

The wonderful operation of the Cholagogue in eradicating miasms from the human system, can only explain its extraordinary agency in the SPEEDY, THOROUGH AND PERMANENT CURE OF FEVER AND AGUE, and the various grades of intermittent and remittent fevers.

From Hon. ROSS WILKINS, United States District Judge for the District of Michigan.

DETROIT, Oct. 30, 1841.

MR. EDWARD BINGHAM, Druggist, Detroit.

DEAR SIR—With great pleasure I state the fact of the complete and radical cure of the Fever and Ague with which my son William was attacked, by the use, pursuant to directions, of Dr. Osogood's India Cholagogue. He had as severe an attack as I ever witnessed, and I apprehended a long winter of this disease, which was some years ago the case when I resided at Tecumseh. But I was providentially led to notice your advertisement in relation to this medicine—determined to try it, and the use of one bottle broke the disease, and I am confident has effected a radical cure, as two months have now elapsed without a return of it, and my son is in the enjoyment of robust health. It is an invaluable medicine and should be generally known. Truly, your friend,

ROSS WILKINS.

From Hon. STEPHEN V. R. TROWBRIDGE, of Michigan State Senate.

BIRMINGHAM, Dec. 13, 1841.

MR. BINGHAM: You wish me to inform you what I know of Dr. Osogood's India Cholagogue, or anti-bilious medicine, in relation to its virtue and efficacy of this medicine, as generally known, the Fever and Ague would disappear in Michigan.

I procured a bottle in the spring of 1841, and have good reason to believe that myself and family escaped theague last spring in consequence of its use.

Perhaps no summer since the settlement of this fine peninsula has the fever and ague been so prevalent as the last. I have recommended this medicine in numerous instances, and when the disease had become fixed and baffled the skill of physicians, and I HAVE NEVER KNOWN IT FAIL.

This universally produced the most happy effects, and I believe it has never been exceeded by any medicine in removing the bilious causes of the climate.

Yours respectfully,
STEPHEN V. R. TROWBRIDGE.

From Hon. E. FARNSWORTH, Chancellor of the State of Michigan.

MR. EDWARD BINGHAM, Druggist, Detroit.

Sir—I have made use of Dr. Osogood's India Cholagogue and have had opportunities of witnessing its salutary effects when used by others. I believe it a most valuable medicine for the cure of fever and ague; and also that its proper use will prove a most certain preventive against recurrence, to which persons who have been afflicted with it are liable.

Very respectfully,
E. FARNSWORTH.

From LUCAS AMBOTT, M.D., late Surgeon United States Army.

DETROIT, Oct. 1, 1841.

To Edward Bingham, Esq., agent for the sale of the India Cholagogue, I do hereby certify that I have used the India Cholagogue prepared by Charles Osogood, M.D., for intermittent fevers, and it has exceeded my most sanguine expectations in the cure of said disease. I feel a confidence in recommending it as a perfectly safe and highly beneficial remedy and cure for fever and ague, child fever, dumb ague, or any other form of intermittent fever.

I do further testify that the medicine has in this vicinity, and in others where it has been used, acquired a very high reputation, and that in every case where it has been used to my knowledge, it has universally produced a speedy cure, and restored to the most perfect health, when all other remedies have failed.

Respectfully yours,
LUCAS AMBOTT.

Price \$1.50. Sold in Cincinnati, Ohio, wholesale and retail by SANDFORD & PARK, general agents for the West, at their Western Depot for the sale of valuable Family Medicines, north-west corner of Fourth and Walnut streets.

Sold by W. M. WOOLSEY, Evansville, Indiana.

PREPARED RICE.

THE subscriber has made arrangements with the manufacturers of this article and will be able in future to keep a full supply always on hand.

E. P. SPURRIER & Co.
July 3-1y]

NOTICE.
THE subscriber would respectfully inform his friends and the public generally that he will alone continue the business of the late firm of J. T. LAMB & CO., at the old stand on Main between First and Second streets, where he will be most happy to wait upon those who may favor him with a call. He intends keeping constantly on hand a general assortment of DRY GOODS, GROCERIES, & PROVISIONS, to sell at the lowest market price for ready pay either in CASH or any kind of COUNTRY PRODUCE. [June 26-1y] JESSE T. LAMB.

SALE OF LAND.
MORTGAGED to secure a Loan, of School Fund, for failure to pay the annual instalment of interest, due thereon.

NOTICE is hereby given, that, in conformity with the provisions of the Revised Statutes of 1843, the following tract of land, or so much thereof as will be necessary to pay the debt, interest and costs, will be sold at the Court House door in Evansville, in the County of Vanderburgh and State of Indiana, on Thursday the 28th day of August next, between the hours of 9 o'clock A. M. and 5 o'clock P. M. of said day, to the highest bidder, for cash, viz: 100 acres of the South end of the West half of the South-west quarter of Fractional section No. seven in Township seven, South of range, eleven west, in the district of lands offered for sale at Vincennes, Indiana. Whole amount due 168.48-100 dollars.

WILLIAM H. WALKER,
Auditor, Vanderburgh Co.

June 19-13

OPIUM AND MYRRH.
100 lbs. Turkey Opium,
180 do Gum Myrrh. For sale by
E. P. SPURRIER & Co
Water Street.

INDIGO, Madder, &c.
LBS. very superior S. F. Indigo,
4 casks prime Madder.
3 bbls refined Camphor, for sale by
E. P. SPURRIER &