

PROTECTION INSURANCE COMPANY,
OF HARTFORD, CONN.
ESTABLISHED IN 1825.
WILL insure property on terms as low as any responsible company can do, and sustain themselves. Apply to
C. H. REEVE,
Agent for Fulton and Marshall counties.
June 2, 1853. 131f.

HO! ALL YE That are weary
IN the ways of sin, come unto me and I will mend your Sails. That's what one of us told you some time ago; but "times change and I will change with them."
"Progress" is now the watchword—Onward and upward, the motto of all men—Since you received the offer above quoted, we have found out that money can be made by first furnishing you with "sails," and then mending them afterwards, therefore, combination being strength
CASE & RUDD
Have formed a partnership, for the purpose of improving the appearance of economy by making clean the outer individual man; and have brought on, and now offer for sale one of the most choice selections of
BOOTS & SHOES
Ever found in any market. Their stock consists of about \$1,400 worth of boots (from seventy-five cents to \$10 dollars) and shoes of all sizes, qualities and prices. *Casual work* warranted, and imported work not warranted.
Also, Ready made clothing
Of all sorts, sizes, colors and fashions. Don't go around any longer with the dogs chasing you to lick the grease off your old coat tails, but come and get one *NEW CLOTHES*, and look like somebody.
The Railroad is coming soon. We're a corporation, and pay more taxes than they do in Cuba—able to do it, and we have better improvements than any town in the west, all things considered. So encourage new beginners—help worthy enterprises, put on some new clean clothes, wipe your foreheads, throw back your hat, stick your thumbs in your waistcoat and wear a new fellow says: "Hi! how sleek you look—where did you get 'em?" do you say "at Case and Ruddy's, cheap—costs nothing to dress well now—go and see."

SHOPS ON HAND TOO,
One that we "abandoned lying from," where we will repair your dilapidated leather, or supply you with a new fit—and the other where we can mend a rent as well as "take in" for you, or set you up a new suit on short notice, and little cost.
At present, we are one door north of Pomeroy's brick store, where we shall be happy to see you; and though we can't promise you *any* *new* *faces* of principal or clerk to look at, we can show you *new* *ones*, and better *than* *any* *material* than can be bought for the same money in northern Indiana. *Esro Parvata.*
Truly Yours,
June 7, 1853. CASE & RUDD. 131f.

LAND FOR SALE.
PURSUANT to an order of the Elkhart county Common Pleas Court, I will sell at private sale, the south west quarter of section 24 township 34, in range 14, in township Marshall county, Indiana, the real estate of the minor heirs of James S. Rawser, deceased. Terms of sale—Cash in full of the purchase money in hand, one third in one year, and one third in two years, the purchaser giving notes with approved security, with interest, waiving appraisement laws.
MARY RAMER,
Guardian.
Refer to C. H. Reeve Esq. as agent.
June 2, 1853. 131f.

BLANK NOTES, Of an approved form, for sale at this office.
"As if to live for one tranced minute. Within his arms, had pleasure in it."
That's what Tom Moore said about Arab's daughter and her lover, and of course he knew; but he didn't know what we are going to tell YOU—which is, that
J. BROWNLEE & Co.
Are still at "Honest Corner," where they have always been, and are opening a new stock of
Spring & Summer
GOODS
Of quality and price to suit the market, and the tastes and abilities of those who deal in that market. We are intending to make a living as we have told you before, and some profit on our goods, and for that reason our prices are uniform, and as low as can be afforded, and not cheap in quality, and we always mean to sell so, and sell articles of the quality we represent, and keeping pure and consistent the reputation of
"Honest Corner."
"Head Quarters," "Regulator," "Shanty," "Bank" Stores and others may blow and strike—like you with large pictures of Elephants, crowds of people, &c., and sell you *some* *goods* at lousing prices, while they *skin you alive* on others, and they are welcome to their profits and conscience. We will deal fairly with you, tell you the truth, thank you for your custom, wait on you with pleasure, give you a pipe to smoke when you are disposed to sit and chat with us, and send you away satisfied that you have really been dealing at an Honest Corner, and that our stock of
PRINTS, DRESS GOODS, SILKS, LINENS, LACES, CLOTHS, BOOTS, SHOES, LEATHER, HATS, CAPS, GLASS, QUEENS, AND HARDWARE.
STATIONERY AND NOTIONS
Are as good and as cheap as any other, our terms as reasonable, and our plain, straightforward method of talking and dealing, for better than the noise and smoke made by others, and that you have legitimate dealers and steady business men in
Your Friends,
J. BROWNLEE & Co.
May 26, 1853. 121f.

ADJOURNMENT.
THE Board of Trustees of Center township Marshall County, Indiana, adjourned on the 24th inst., to meet at the Court House in Plymouth on Saturday the 18th of June next, at which time and place they earnestly request the voters of said township to meet them, in order that they may then ascertain the wishes of said voters in relation to having Free Schools in said township for the present year.
By order of the Board,
W. M. DUNHAM, T. Clk. 121f.
May 26, 1853.

Land Warrants Bought,
At the Plymouth Bank. C. D. CLARK. mar 17, 1853. 31f.

SALT PORK For sale by
J. BROWNLEE & Co.
April 7, 1853.

NEW GOODS AT THE REGULATOR.
WESTERVELT & HEWETT
ARE now receiving by Express direct from New York, a splendid stock of
SUMMER GOODS,
Which were purchased for CASH at low rates, and they now intend to give their customers the advantage of buying their goods, or cash, or approved credit, on the same terms, for they do not intend to be undersold.
Their Stock consists of all the articles kept in a country store; such as
Cloths, Cashmeres, Sattinets, Kentucky Jeans, Summer Cloths, BY THE CORD.
READY MADE CLOTHING, IN ABUNDANCE.
Queensware, Groceries, Hats, Caps, Bonnets &c.
Now, Ladies and Gents, of Marshall, Starke and adjoining counties, please call and examine their goods, and they will do their best to please you. All kinds of Produce will be taken in exchange for Goods.
May 19, 1853. 121f.

NOTICE.
SEATED meetings of the Board of Trustees of Union township, for the transaction of business, will be held at the usual place of holding elections, on the fourth Saturdays of June, September, December, 1853, and of February 1854, at 9 o'clock A.M. on each of said days.
By order of the Board,
L. M. BOLES, Clk. U. T.
May 19, 1853.

Public Sale of Swamp Lands
IN STARKE COUNTY.
OFFICE OF AUDITOR, STARKE COUNTY, Knox, May 10th, 1853.
IN pursuance of the provisions of an act to regulate the sale of the Swamp Lands donated by the United States to the State of Indiana, and to provide for the draining and reclaiming thereof, in accordance with the condition of said grant, approved May 29, 1852, and the several acts supplemental thereto, approved June 14, 1852, and March 4th, 1853, there will be offered at public sale, at the court house, in the town of Knox, all the Swamp Lands lying and being in said county of Starke, situated as follows to-wit:
In townships number 32, 33 and 34 north, range 2 west.
In townships number 32, 33 and 34 north, range 3 west.
In townships number 32, 33 and 34 north, range 4 west.
The sale will commence on the 27th day of July 1853, at ten o'clock in the forenoon, and be continued from day to day until all the lands are offered.
The conditions of the sale are cash, and the following lands will be received in payment, to-wit:
Gold and silver, the notes of the State Bank of Indiana, the notes of the Free Banks of Indiana, the Bank of Missouri, and all solvent Banks of Ohio, Kentucky and Virginia.
CHARLES HUMPHREYS,
Auditor Starke county.
May 13, 1853. 121f.

AN ORDINANCE.
BE it ordained by the President and Trustees of the Town of Plymouth, that the assessment of tax shall be sixty cents upon the one hundred dollars valuation of real estate, and one cent upon every person liable to poll tax, for corporation purposes.
RUFUS BROWN, Pres.
Attest—H. P. STRENG, Sec'y.
May 10, 1853. 113f.

**The State of Indiana, } Sec.
Marshall County, }**
In the Marshall Circuit Court August Term, 1853.
In matter of Guardianship of heirs of Phineas Jones, deceased.
BE it known that on the 7th day of May 1853, Charles Sedgewick, guardian of Charles and Richard Allen, minor heirs of Phineas Jones deceased, filed in my office a petition for an order for the conveyance of land, held by Jesse Allen deceased, and the written consent of the heirs of said Jesse, except Elizabeth Jones and James her husband, (whose given name is unknown) and it appearing by the affidavit of a disinterested person filed therewith that said Elizabeth Jones and James Jones, are non residents of the State of Indiana, they are hereby notified of the filing and pendency of said petition; and unless they answer thereto, before our said court, to be held at the court house in Plymouth in said county, on the third Monday in August next, the same will be heard and determined in their absence.
Attest—R. CORBALEY, Clk. m. c. c. c.
C. H. REEVE, pl'tiff's atty.
May 12, 1853. 113f.

Fresh Meats.
THE undersigned has commenced the Butchering business in Plymouth, and are now prepared to furnish the citizens of the town or country with Meats of various kinds, neatly dressed, and at prices as low as can be afforded.
FARMERS SEE HERE!
They will pay the highest prices in cash for Fat Cattle, Sheep, and Hogs.
Call upon them at their market place in the basement, under Wheeler's store.
HAGEN & WAGNER.
May 12, 1853. 113f.

Australian Packet Line
FOR MELBOURNE & PORT PHILIP.
The elegant and well known A 1 Clipper
SHAROLINA,
1,900 tons burthen. Capt. S. P. GRIFFIN, Commandeur.
To sail on the 1st of June.
THE SHIP, the fourth of the Line, has been fitted up in the handsomest style, with every accommodation and convenience for passengers. She is thoroughly ventilated, and lighted throughout; with bath rooms, &c. All the Ships of this Line are provisioned for one year, with every thing of the best quality that can be bought in the market, rendering it totally unnecessary for them to stop in any port upon the passage. The promptness and regularity with which they have been despatched heretofore, offers an inducement to passengers, rarely to be met with. A remittance of one third of the passage money to the undersigned, will secure a berth in any part of the Ship. Apply to
ANTONIO PELLETIER, Proprietor, 95 Wall Street N. Y.
W. G. POMEROY, Plymouth, Ind.
May 26, 1853. 121f.

ADMINISTRATION.
BY virtue of an order of the Marshall Court of Common Pleas, made at its April term, A. D. 1853, will be offered for sale at public outcry on the premises, on the 9th day of June 1853 the following described real estate to-wit: The east half of the south west quarter of section 17, town 32 north of range 2 east, being the estate of George Vert deceased.
The terms of sale will be one third of the purchase money in hand on the day of sale, one third in six months, and the residue in 12 months from the day of sale, the purchaser giving notes with approved freehold security, waiving valuation and appraisement laws.
RANSOM H. NORRIS, adm'r.
May 5, 1853. 103f.

ADMINISTRATION.
BY virtue of an order of the Marshall Court of Common Pleas, made at its April term, A. D. 1853, will be offered for sale at public outcry on the premises, on the 9th day of June 1853 the following described real estate to-wit: The east half of the south west quarter of section 17, town 32 north of range 2 east, being the estate of George Vert deceased.
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The terms of sale will be one third of the purchase money in hand on the day of sale, one third in six months, and the residue in 12 months from the day of sale, the purchaser giving notes with approved freehold security, waiving valuation and appraisement laws.
RANSOM H. NORRIS, adm'r.
May 5, 1853. 103f.

CIRCULAR.
INDIANAPOLIS, April 15th 1853.
Sir:—By reference to sec. 102, chap. 6, Revised Statutes of 1852, vol. 1, page 130, you will perceive that it is made your duty to call upon every delinquent tax payer, either in person or by deputy, in your county, and collect the taxes that may be returned delinquent for the year 1852, or any previous years, and if necessary to distrain property for the collection of such delinquent taxes, with penalty, interests and costs.
To enable you to do so, your County Auditor will be instructed to make out for you, forthwith, a certified copy of your delinquent lists.
In making levies for taxes, no property is exempt. Should the property fail to sell at the residence of the owner, you have the right to remove and offer it at any other point within the county.
Recollect that a failure upon your part, to comply with the law, in this respect, will make you personally responsible for the Taxes.
In due time I will give you instructions where and when to deposit the money thus collected.
I am, very respectfully,
Your obt. servant,
E. NEWLAND,
Treas. of State,
To the Treasurer of Marshall county.

Notice to Delinquents.
IN obedience to the law recited in the foregoing Circular, it becomes my duty to enforce the collection of all delinquent taxes.—Therefore all concerned will take notice, that said law will be strictly enforced.
JOS. EVANS,
Treasurer M. C.
121f.
May 13, 1853.

State of Indiana, Marshall County
In the Marshall Circuit court, August Term, 1853.
John Colton vs. Benjamin Leiby.
BE it known that on the 7th day of May 1853 the plaintiff filed in my office his complaint against the defendant for foreclosure of mortgage; and it appearing by the affidavit of a disinterested person filed therewith, that said defendant is a non resident of the State of Indiana, he is hereby notified of the filing and pendency of said complaint; and unless he appear before our said court at its next term, on the first day, to be held at the court house in Plymouth, in said county, on the 1st Monday in August next, and answer or demur to the same, it will be taken as confessed and decree rendered in his absence.
Attest—R. CORBALEY, Clk. m. c. c. c.
C. H. REEVE, pl'tiff's atty.
May 12, 1853. 113f.

ADMINISTRATION.
State of Real Estate.
BY virtue of an order of the Marshall Court of Common Pleas Court, made at its April term 1853, the undersigned, administrator of the estate of Azariah Mosley, will offer for sale at public auction on the premises, on Saturday the 2nd day of July, 1853, between the hours of ten o'clock a. m. and four o'clock p. m., on said day, the following described real estate, to-wit: The east half of the south west quarter of section thirteen, town thirty-three, range one east—forty acres having been sold off of the south part, and four acres off of the north west corner—leaving yet to be off 32 and 10-100 acres, more or less, appraised at \$100 and 50 cents.
A credit of three months will be given on one third of the purchase money, six months on one third, and eight months on the remaining third, the purchaser giving notes with approved security, bearing interest from date and waiving valuation and exemption laws.
JOHN LOWRY, Adm'r.
May 26, 1853. 121f.

STRAYED.
FROM the subscriber in Plymouth about the last of April, a small RED COW with a white back. She has holes through the points of her horns, and the tip of her tail has been cut off—was giving milk when she left.
Any person giving me information of her whereabouts, so that I can get her, shall be liberally rewarded for their trouble.
May 26 1853. FERD. BURCH.

**State of Indiana, } ss.
Marshall County, }**
In the Marshall Circuit Court, August Term, A. D. 1853.
Austin F. Williams, John D. Camp, and George W. Abbe, of the one of Williams and Bruce, who now sue for the use of Austin F. Williams, vs.
Thomas Richmond, and Win G. Pomeroy, Wesley Gregg, Austin Fuller, Gordon Williams, garnishees of Thomas Richmond.
NOW at this time comes the plaintiff, by John A. Thompson their attorney and filed in my office his affidavit and undertaking in this behalf for Forein Attachment, which is issued, and afterwards it comes the Sheriff and returns said writ of Attachment, "no property found," and also returns said summons or garnishee served on William G. Pomeroy, Wesley Gregg, and Austin Fuller, and "not found," as to Gordon Williams, and it appears by said affidavit that said defendant Richmond is not a resident of the State of Indiana. He is therefore hereby notified of the filing and pendency of said attachment and garnishee, and that unless he appear thereto, at the next term of the Marshall circuit court, to be held at the court house in Plymouth, Marshall county, Indiana, on the third Monday in August next, the same will be heard and determined in his absence.
Attest—RICHARD CORBALEY, Clk. 14th 1853. 7w10.
Thompson & Reeve Att'ys. for plaintiffs.

ADMINISTRATION.
BY virtue of an order of the Marshall Court of Common Pleas, made at its April term, A. D. 1853, will be offered for sale at public outcry on the premises, on the 9th day of June 1853 the following described real estate to-wit: The east half of the south west quarter of section 17, town 32 north of range 2 east, being the estate of George Vert deceased.
The terms of sale will be one third of the purchase money in hand on the day of sale, one third in six months, and the residue in 12 months from the day of sale, the purchaser giving notes with approved freehold security, waiving valuation and appraisement laws.
RANSOM H. NORRIS, adm'r.
May 5, 1853. 103f.

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The terms of sale will be one third of the purchase money in hand on the day of sale, one third in six months, and the residue in 12 months from the day of sale, the purchaser giving notes with approved freehold security, waiving valuation and appraisement laws.
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The terms of sale will be one third of the purchase money in hand on the day of sale, one third in six months, and the residue in 12 months from the day of sale, the purchaser giving notes with approved freehold security, waiving valuation and appraisement laws.
RANSOM H. NORRIS, adm'r.
May 5, 1853. 103f.

Public Sale of Swamp Lands,
IN MARSHALL COUNTY.
OFFICE OF AUDITOR OF MARSHALL COUNTY, Plymouth, May 6th, 1853.
IN pursuance of the provisions of an act entitled "an act to regulate the sale of the Swamp Lands donated by the United States to the State of Indiana, and to provide for the draining and reclaiming thereof, in accordance with the condition of said grant," approved May 29, 1852, and the several acts supplemental thereto, approved June 14, 1852, and March 4, 1853, there will be offered at public sale, at the court house, in the town of Plymouth, all the
Swamp Lands
Lying and being in said county of Marshall, situated as follows, to-wit:
In Townships number 32, 33, 34 and 35, north, range 1 east.
In Townships number 32, 33, 34 & 35, north, range 2 east.
In Townships number 32, 33, 34 & 35, north, range 3 east.
In Townships number 32, 33, 34 & 35, north, range 4 east.
The sale will commence on the 8th day of August 1853 at ten o'clock in the forenoon, and be continued from day to day until all the lands are offered.
The conditions of sale are Cash, and the following funds will be received in payment, to-wit:
Gold and silver, the notes of the State Bank of Indiana, the notes of the Free Banks of Indiana, the Bank of Missouri, and all solvent Banks of Ohio, Kentucky and Virginia.
T. McDONALD, Auditor,
Marshall County.
May 12, 1853. 11w14.

EXECUTOR'S SALE.
BY virtue of an order of the Marshall Court of Common Pleas, made at its April term A. D. 1853, we will expose at private sale the following real estate, to-wit: The east half of the north east quarter of section seventeen, town thirty-four range one east; and the west half of the north west quarter of section sixteen, town thirty-four range one east, being the estate of George Myer deceased.
The best terms of such sale, being one third cash in hand on the day of sale, one third in six months, and the balance in twelve months from the day of sale, the purchasers giving notes with approved security, waiving valuation and appraisement laws.
ROBERT JOHNSON,
REBECCA BEAGLES,
Executors.
May 5, 1853. 101f.

APPENDED ARE SECTION 40
of the law of May 29th 1852, and sec. 1 of the amending law approved March 4 1853, showing the conditions upon which preemption claimants may enter their lands:
Sec. 40. Each and every person residing upon any of the Swamp Lands in any county in this State, and having improvements thereon, or having improvements thereon only, on the first day of January, eighteen hundred and fifty-two, shall be entitled to enter the same at private entry for the sum of one dollar and twenty-five cents the acre: *Provided,* That before any person shall be entitled to enter the same in this section provided, he shall prove to the satisfaction of the county Auditor, by the affidavit of at least two disinterested witnesses, that he resided and had improvements thereon or had improvements thereon only, previous to the first day of January, 1852; *And provided further,* That the said application to enter the land claimed under this section, shall be made and the money paid therefor, before the same shall be offered at public sale.
LAW OF MARCH 4, 1853.
SEC. 1. *Be it enacted, &c.* That all persons having improvements on any of the swamp lands prior to the first day of January 1853, shall have the right to enter the same at private entry for the sum of one dollar and twenty-five cents the acre, before the offering of the same at public sale, by fully complying with the fourth section of the act to which this is supplemental: *And provided,* that improvements shall mean a house thereon, or house and land under fence, or land under fence alone.
T. M. D.
Auditor M. C.

New Goods!
THE undersigned takes this method of informing the people of Plymouth and surrounding country to his new stock of Goods, consisting in part of the following:
Gingerbreads, Lawns and Jaconets, De Lanes, Lustres, &c. d. Bobinets, High Linens and Silk cravats, Pannels, Silk and Legerhorn Hats, Diapers, Muslin, and fine Calicoes, Ladies' Woolen and Cotton Hose; Cassimeres, Tweeds and cotton Drills, Boots, Shoes and Colic mills, Laces, Edgings and Silk Trimmings, Lace, Locks and good door Hinges; Buttons, Combs and Spool Thread, Flannels—yellow, white and Red; Spectacles, Thimbles and Fingerring, Ribbons, Tapes and Fiddle Strings; Needles, Pins and Pic-nic Mitts, Gimblets, Screws and Auger bits, Knives, Scissors and nice Files; Candles, Cheese and White Fishes; Coffee, Tea and Spanish Whiting; Ginger, Rice and Cotton Baiting; Lard, Pepper and good Nails, Zinc Washboards and wooden Pails, Sashes, Rakes and Steel Forks, Shovels, Spades and Bottle corks, Curry-combs and Looking glasses, Indigo, Starch and sweet Molasses, Chinese, Golden and Iron Liniment, Condition powders and Horse Ointment, All of which are good and new, and we'll delight in showing you.
At the Plymouth Bank Store.
C. D. CLARK,
21f.
March 19, 1853.

ADMINISTRATION.
BY virtue of an order of the Marshall Court of Common Pleas, made at its April term 1853, the undersigned, administrator of the estate of Azariah Mosley, will offer for sale at public auction on the premises, on Saturday the 2nd day of July, 1853, between the hours of ten o'clock a. m. and four o'clock p. m., on said day, the following described real estate, to-wit: The east half of the south west quarter of section thirteen, town thirty-three, range one east—forty acres having been sold off of the south part, and four acres off of the north west corner—leaving yet to be off 32 and 10-100 acres, more or less, appraised at \$100 and 50 cents.
A credit of three months will be given on one third of the purchase money, six months on one third, and eight months on the remaining third, the purchaser giving notes with approved security, bearing interest from date and waiving valuation and exemption laws.
JOHN LOWRY, Adm'r.
May 26, 1853. 121f.

ADMINISTRATION.
BY virtue of an order of the Marshall Court of Common Pleas, made at its April term, A. D. 1853, will be offered for sale at public outcry on the premises, on the 9th day of June 1853 the following described real estate to-wit: The east half of the south west quarter of section 17, town 32 north of range 2 east, being the estate of George Vert deceased.
The terms of sale will be one third of the purchase money in hand on the day of sale, one third in six months, and the residue in 12 months from the day of sale, the purchaser giving notes with approved freehold security, waiving valuation and appraisement laws.
RANSOM H. NORRIS, adm'r.
May 5, 1853. 103f.

ADMINISTRATION.
BY virtue of an order of the Marshall Court of Common Pleas, made at its April term, A. D. 1853, will be offered for sale at public outcry on the premises, on the 9th day of June 1853 the following described real estate to-wit: The east half of the south west quarter of section 17, town 32 north of range 2 east, being the estate of George Vert deceased.
The terms of sale will be one third of the purchase money in hand on the day of sale, one third in six months, and the residue in 12 months from the day of sale, the purchaser giving notes with approved freehold security, waiving valuation and appraisement laws.
RANSOM H. NORRIS, adm'r.
May 5, 1853. 103f.

ADMINISTRATION.
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The terms of sale will be one third of the purchase money in hand on the day of sale, one third in six months, and the residue in 12 months from the day of sale, the purchaser giving notes with approved freehold security, waiving valuation and appraisement laws.
RANSOM H. NORRIS, adm'r.
May 5, 1853. 103f.

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The terms of sale will be one third of the purchase money in hand on the day of sale, one third in six months, and the residue in 12 months from the day of sale, the purchaser giving notes with approved freehold security, waiving valuation and appraisement laws.
RANSOM H. NORRIS, adm'r.
May 5, 1853. 103f.

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The terms of sale will be one third of the purchase money in hand on the day of sale, one third in six months, and the residue in 12 months from the day of sale, the purchaser giving notes with approved freehold security, waiving valuation and appraisement laws.
RANSOM H. NORRIS, adm'r.
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The terms of sale will be one third of the purchase money in hand on the day of sale, one third in six months, and the residue in 12 months from the day of sale, the purchaser giving notes with approved freehold security, waiving valuation and appraisement laws.
RANSOM H. NORRIS, adm'r.
May 5, 1853. 103f.

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RANSOM H. NORRIS, adm'r.
May 5, 1853. 103f.

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The terms of sale will be one third of the purchase money in hand on the day of sale, one third in six months, and the residue in 12 months from the day of sale, the purchaser giving notes with approved freehold security, waiving valuation and appraisement laws.
RANSOM H. NORRIS, adm'r.
May 5, 1853. 103f.

Dunham House,
Wm. C. EDWARDS Proprietor,
PLYMOUTH, IND.
THE proprietor of this well known House, tenders his sincere thanks to his friends and former patrons for their favors heretofore so liberally bestowed, and solicits a continuance. He is determined to spare no pains in rendering his guests comfortable, and to afford them entire satisfaction in all the departments of his business.
HIS TABLE has heretofore spoken for itself, and he assures his patrons that no grounds for complaint will hereafter be given. As heretofore, the strictest attention will be paid to his stable department.
The Stage Office for the Logansport, South Bend and Laporte routes is kept at this house, and persons wishing a comfortable private conveyance to any part of Northern Indiana, can be accommodated without delay.
May 5, 1853. 101f.

EXECUTOR'S SALE.
BY virtue of an order of the Marshall Court of Common Pleas, made at its April term A. D. 1853, we will expose at private sale the following real estate, to-wit: The east half of the north east quarter of section seventeen, town thirty-four range one east; and the west half of the north west quarter of section sixteen, town thirty-four range one east, being the estate of George Myer deceased.
The best terms of such sale, being one third cash in hand on the day of sale, one third in