

THE BANNER ABOUT HOME.

Extra copies of the Banner, in wrappers, ready for mailing, may be had at the office for 5 cents each.

"THE RASH MARRIAGE."—We have a few full copies of this excellent story left. Who wants them?

Laporte & Plymouth Plank Road Honey.

Any of our subscribers wishing to pay their subscription in this kind of funds, may just bring it along. New subscribers can have the Banner 5 months for one dollar of it.

At Weaver's Tailor Shop, you can get a coat made upon honor. That's SO!

Bank Trash—us much as it has been tried down—may be profitably disposed of at the brick store. See advertisement for \$5,000 on another page.

To Correspondents.—We must invariably know the real name of the authors of all communications, to entitle them to publication. Whilst we are always gratified to receive the productions of any one, upon subjects suitable for the public eye, we cannot be expected to incur unnecessary responsibility on their account. The real names of authors are invariably kept within the office, unless it is with their consent, (or tell it themselves) that they are made public; or that we are to incur unjust responsibility by withholding them.

"C" is informed that the subject of our Common School's, and the manner in which they are conducted, are proper subjects for discussion—none more so, but our rules must be enforced.

Our correspondents "D" and "P" seem to have become tired of their promiscuous discussion, and betoken themselves to matters of a graver character.

When any of our good friends are kind enough to select for us good anecdotes or other interesting items of any kind, they need not be at the trouble of writing them off—unless they are original!

Dr. Manlove, it will be perceived by his card, will pay our town another professional visit on Monday next.

Persons writing to us solely upon their own business, must inclose a stamp with which to pay return postage, if they expect an answer.

Belongs.—The Irish employed on the Railroad in the neighborhood of Tynesville, between this place and Laporte, kicked up quite a fuss on Saturday evening last, with the bosses at two or three stations, because a hand, whom they wanted continued on the work, was discharged. We understand that two of the bosses were severely beaten.

Alfadas was filed, complaining of assault and battery with intent to kill, and on Tuesday two of the accused were arrested near Laporte.

Fatal.—Little Bala Borch, who was drowned in Yellow River at this place on Monday week, and for whom such diligent search was made by our citizens during the greater part of the week, was found about near the western shore, on Saturday morning last, by his father.—He was in the head of the river, but a few hundred yards below where he was drowned. No one was with the father at the time he was found, and no one but him can truly tell the feelings of a parent, upon witnessing such a scene. Little Byron's play-mates should take warning, and keep away from the river, if alone, or in company with other small boys.

Much credit is due quite a number of our citizens for the faithful and diligent search made for the body, during the two or three first days of the week.

What.—We understand the fly is doing more injury to the wheat crop in this county, than most persons are willing to believe. Some fields are totally destroyed—others partially.

Let Branham losing time and money by not having daguerreotype pictures of the improvements lately made on the corner north of Pershing's Drug Store?

"Hallo, Tom—did you hear of the lucky circumstances that happened a few days ago?"

"No—what were they?" "Eno has broke jail!" "No!" "Yes he has; and two men were run over by a wagon and team, and neither of them hurt." "Ah! that was lucky. How did it happen?" "They were under the bridge!"

A Box of Cigars & a Shirt.—Robert, said a doating mother to a lad of nine, who was amusing himself in the corner, by pulling the tail of a tabby cat—Robert, what would you like to have me buy you, for a New Year's gift? Shall it be a top?" "No! I'm too old for a top." "Then you would like a sled, or a pair of skates?" "No, I don't want them." "Shall I get you a bow and arrow, or a picture book; or what would you like best?" "Old lady" said Robert, rising with much dignity, "respect the feelings of a gentleman, and do not aggravate me; keep your bows and arrows, and your picture books for them that like 'em. If you want to know what I like, I will tell you—a box of cigars and a shirt!"

LATEST DISPATCHES.

Under this head we intend placing our latest News Items, and our readers shall have them a little in advance of the mails.

Virginia Election.

So far as we have received returns from the election held in Virginia on Thursday last, they are in favor of Flourney's election for Governor. Returns from 33 counties show a gain for him, as compared with Gen. Scott's vote, of 3,300.

Later.—From still later accounts received yesterday, some doubts as to final result in Virginia, are yet entertained, even by those nearer the Old Dominion than we are.

The Detroit Daily Free Press of Sunday morning, the 27th, says:—"The returns from the Virginia election indicate very clearly the success of Mr. Wise. The contest has been the hardest fought in the annals of State elections."

New York, May 26. Dispatches from Washington claim the election of Wise by from 5,000 to 10,000 majority. From the figures before us, we cannot arrive at such a result. Indeed, it is impossible, from the complicated nature of the returns thus far, to say which candidate has succeeded. It is, however, generally conceded that Wise's prospects are decidedly in the ascendant, judging from the counties heard from. In 71 counties heard from, Wise is ahead of Flourney 1,568. The remainder of the State gave a Democratic majority of about 6,000 in 1852.

Election in Kansas.

St. Louis, May 24. A dispatch to the Republican says that the Leavenworth district has elected the pro-slavery ticket by sixty-one majority, and that the pro-slavery men are elected in every district.

New Orleans, May 25. The Grand Jury have returned a true bill against ex Postmaster Kendall for embezzling valuable letters.

New York, May 26. Randolph C. Lancelle, T. A. Myers, and A. F. Martin were arrested yesterday, charged with having fired out the brig Horatio, recently found abandoned off Key West, as a slave. The first named was bailed in the sum of \$20,000, but the others were detained in custody, being unable to find securities.

Bounty Land Applications.—The number of applications for bounty land, under the act of March 3, 1855 received at the United States Pension office up to the 19th inst., was 142,300.

SALE OF INDIANA STATE STOCKS.—In New York, on Monday, Mr. John Thompson sold at auction \$156,800 Indiana State 5's, and \$61,500 Indiana State 2 1/2's. "The attendance at this sale," says the Tribune, "was very large, and the bidding spirited, it being the largest amount of State stocks ever offered to the public at auction in this city. The stocks were sold by the Auditor of Indiana for account of insolvent banks of that State. The prices obtained were unexpectedly high, considering the large amount offered, and about 1 per cent. above the Board prices."

We learn that the fly is doing much damage to the wheat crop in Carroll county.

A New Feature.—We find the following in the Paris correspondence of Le Progress, the republican French journal in New York. If authentic, and our readers have the same opportunity as ourselves for deciding, it gives us a deeper insight into the affairs of the Crimes than we have yet obtained from the published accounts. The latest news yet given, it will be recollected, came down to the period when the fire of the besiegers had "slackened." This goes a step further. The correspondent says:—"The fire of the Allies has entirely ceased; their ammunition is exhausted; their mortars have thrown the last bomb; guns have discharged their last shot; the siege of Sevastopol is suspended. The General in Chief commanding the French artillery has written as follows to the Emperor:—"Sir:—I promised you that I would maintain the bombardment for a certain number of days. I have kept my word; my task is accomplished. We have not reduced the place, and we are not in a condition to attempt the assault. There remains to us only the alternate of retiring our forces in good order. Our siege guns in consequence of the prolonged fire, are completely incapacitated for further service we must leave them, as old iron, in the hands of the enemy. "On the receipt of this letter, the Emperor dispatched an order to raise the siege. But from the time of sending the order to the period of its execution will be a long interval."

Raising the Siege. HORACE GREELEY, in a letter from Paris by the Baltic, remarks as follows:—"The Emperor will not go to the Crimea, as he had strongly intended to do. His baggage has been some days on the way, but will probably be stopped at Constantinople, and returned. In fact it begins to be understood, even by the French and English, that no laurels are to be reaped by the besiegers of the Russian stronghold—at least not immediately. It is now privately whispered that the siege must be raised, and the Russians beaten in the open field—in fact, driven out of the Crimea—before the siege can seriously be resumed with any hope of success—(you remember that children are required to lay some salt on the tail of the bird they aspire to catch.) Up on Lake Superior used to talk of a mining director who dug in one spot till the rock became hard—then he stopped and tried another place. I have not yet heard that he grew rich by this sort of engineering, and I don't think the Allies very likely to take Sevastopol by letting go of it; though I have no doubt it is the best they can do. But, having taken the wolf by the ear, we shall see what work they make of letting him go. It is a rather nice operation."

For the Banner. Promenading.

Mr. Editor: Notwithstanding our friend D. in the Banner of last week, came on my blind side and made the lint fly, I will at least make some apology.—I do not consider that a person with a firm step in his gait would make any great noise while on foot, unless he gets on some of the side-walks in a certain town which shortly expects the railroad cars; there on those teetering, tottering, loose boards which are used on the sidewalks, he might make in walking, stumbling and jostling between boards, noise enough to make some suspect the "tariff" was coming. Wonder why the newly elected councilmen of such town does not see to said side-walks?

Spring and Summer Milliner's Goods.

Which the ladies are respectfully invited to call and examine, before purchasing elsewhere, and having the regular receipt of the Latest Fashions, of each season, she hopes to be able, by carefully superintending all the work with which she may be favored, to give general satisfaction. My 17, 1855. 9f.

STATE OF INDIANA, MARSHALL COUNTY. In the Marshall circuit court. JACOB B. BAILEY, et al. vs. John Lowry et al. and the heirs of Samuel Kepler deceased, whose names are unknown. On the 23rd day of May a petition was filed in my office by Jacob B. Bailey, for partition of lands belonging to the estate of Martin Bailey deceased, to which the heirs of Samuel Kepler deceased, are made parties, and their names are unknown, and they are believed to be non residents of the State, as appears by affidavit; they are hereby notified of the pendency of said partition, and the same will be heard by said court at its next term, to be held at the court house in Plymouth on the 23rd day in Aug. 1855. Attest: R. CORBALEY, clerk. May 17, 1855. 10f.

MORTGAGE SALE. BY virtue of an execution and order of sale do directed, issued out of the office of the clerk of the Marshall Common Pleas court, I shall offer for sale the property known as "Billsville," at the court house in Plymouth, on Thursday the 14th day of June next, at 10 o'clock, to-wit: the north and south halves of the east 1/4 of section 14, township 34 north, of range one east, in Marshall county, with Tavern, Store, Stables, Orchard &c. Taken as the property of Justice F. T. Stevens at the suit of Lyman Blair, to satisfy a judgment for \$500 in costs. JOHN L. THOMPSON, Sheriff. T. B. Thompson Dept. May 21, 1855. 10f.

Somebody says a wife should be like roasted lamb—tender and nicely dressed. A scamp adds: "and without sauce."

What would be the effect of feeding boards exclusively on sausages? They would growl.

List of Ind. Free Banks at Par.

CORRECTED WEEKLY. Bank of Indiana, Michigan City. Brookville bank, Brookville. Bank of Syracuse, Syracuse. do Elkhart, Elkhart. do Rockville, Rockville. do Gosport, Gosport. do Mt. Vernon, Mt. Vernon. do The Capital, Indianapolis. do Warsaw, Warsaw. do Monticello, Monticello. Canal bank of Evansville, Evansville. Crescent City bank, do. Cambridge City bank, Cambridge City. Central bank, Indianapolis. Fayette county bank, Connersville. Farmers' bank, Westfield. Gramercy bank, Lafayette. Hoosier bank, Loansport. Indiana bank, Madison. Indiana Stock bank, Laporte. Kentucky Stock bank, Columbus. Huntington county bank, Huntington. Lawrence bank, Lima. Merchants' & Mechanics' bank, New Albany. N. York & Virginia State stock bank, Evansville. Prairie City bank, Terre Haute. Southern bank, Terre Haute. Salem bank, Salem. Savinns bank of Indiana, Connersville. Traders bank, Indianapolis. Indian Reserve bank, Kokomo.

For the future we shall omit those that are not current, as there are about as many prices upon their issues as there are shavings stuck to some trees.

SPECIAL NOTICES.

County Officers. RICHARD CORBALEY, Clerk. JOHNSON BROWN, Recorder. JOSEPH EVANS, Treasurer. JOHN L. THOMPSON, Sheriff. THOMAS McDONALD, Auditor. OLIVER W. CURTIS, Surgeon. J. F. VANVALKENBURGH, P. M. SAM'L McDONALD, Swamp Land Com'r.

Stark County Officers. C. HUMPHREYS, Clerk. Mr. CHIPPEN, Sheriff. C. HUMPHREYS, Auditor. W. W. McCORMICK, Treasurer. C. S. BENDER, Sur. exp. C. S. THIBAULT, Swamp Land Commissioner. J. BOZARTH, Post Master. J. BOZARTH, Sec. rider. R. V. SPURIER, Justice of the Peace. Knox. A. P. CARROLL.

DR. J. W. BENNETT'S OFFICE at his residence three doors north of Edwards' Hotel, on Michigan street. Plymouth, March 22, 1855. 11f.

THE undersigned would prefer having his business settled without cost and trouble, but unless his accounts that are yet outstanding are closed in some way by the first of May, he will be under the necessity of asking the assistance of officers to aid him in getting his just dues. He wishes to pay what he owes, and must have the means from those owing him to meet his liabilities. A. SH-NABERGER April 5, 1855.

INHALATION FOR THE CURE OF Asthma and Consumption. NEW AND VERY WONDERFUL!! HYGEANA Brought home to the door of the Million.

A WONDERFUL discovery has recently been made by Dr. Curtis of this city, in the treatment of Consumption, Asthma and all diseases of the Lungs. We refer to "Dr. Curtis' Hygeana, or Inhaling Hygean Vapor and Cherry Syrup." With this new method, Dr. C. has restored many afflicted ones to health, as an evidence of which he has innumerable certificates. Speaking of the treatment, a physician remarks, "It is evident that inhalation—constantly breathed in an agreeable healing vapor—the medicinal properties must come in direct contact with the whole arial cavities of the lungs, and thus escape the many and varied changes produced upon them when introduced into the stomach, and subject to the process of digestion." The Hygeana is for sale at all the Druggists' throughout the country.—New York Dutchman, Jan. 14.

The Inhaler is worn on the breast under the linen without the least inconvenience—the heat of the body being sufficient to evaporate the fluid. For sale by H. B. PERSHING, Plymouth. May 3, 1855. 7f.

State of Indiana, Marshall County, ss: Amanda R. Sharpless vs. Paul Sharpless. Complaint for Divorce.

In the above cause, it appearing by affidavit that the defendant, PAUL SHARPLESS is a non resident of the State of Indiana; he is hereby notified of the filing and pendency of said complaint, and that the same will be heard before the Marshall circuit court, at its next term to be held at the court house in Plymouth, on the second Monday in August next, and unless he appears it will be heard and determined in his absence. Attest: R. CORBALEY, clerk. May 3, 1855. 7f.

BRING THEM ON! The highest market price will be allowed on subscription, for any amount of clean Linen and Cotton Hags, delivered at this office.—Don't fail to pay your subscription, when you can pay it in pairs.

I Must have it. THE little amounts due me for Cabinet work, Coffins &c., must be settled in some way, either by cash or note within a very short time.—On the accounts of those indebted will be found in the hands of Eq. Smith for the quickest and shortest way of collection. L. A. JOSEPH. May 17, 1855. 9f.

Milinery and Milliner's GOODS.

Mrs. BAKER Would respectfully inform her old patrons and the Ladies generally, that she has returned to Plymouth, and resumed the Millinery Business at her residence, and solicits a continuation of that patronage heretofore so liberally bestowed by her old customers, and that of other citizens wishing any thing in her line. She has lately received from Chicago a handsome and well selected assortment of SPRING AND SUMMER Milliner's Goods, which the ladies are respectfully invited to call and examine, before purchasing elsewhere, and having the regular receipt of the Latest Fashions, of each season, she hopes to be able, by carefully superintending all the work with which she may be favored, to give general satisfaction. My 17, 1855. 9f.

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GOLD MINE In Plymouth.

THE subscriber would respectfully inform the Ladies and Gentlemen of Plymouth, and its vicinity, that he has constantly on hand a general assortment OF BOOTS & SHOES Of all kinds, sizes and prices. This advertisement now will show The Plymouth people where to go, For Boots and shoes of every kind, To suit the most fastidious mind. For those who bow at Fashion's shrine, Please call at Mack's—he does design To keep what cannot fail to suit— The latest style of Shoe and Boot. If ladies wish for slippers neat, To suit the mind and fit their feet— (Of Gaiters of the latest fashion, When dressed—to make a splendid dash in; Or Boots, Shoes, or gait to wear, Then call at Mack's, you'll find them there— Of every size and varied hue, Made at the east and westward too. We do have a Bunkin Tie, For walking—what they should buy, For the sake of health and comfort too; Then call and buy our Bunkin Shoe, Who's Farmers you will please to call, As Mack's—his stock will please you all; His stock is good, very cheap, and beat. By any house, on any street. A better boot cannot be made, Than those we keep for country trade. Our Irish Brogues are also stout, To fit you all they are all worn out; But if you want a finer Shoe, Then call at Mack's—he'll furnish you With Cal. Morocco, or with Kip; With kinds the best, that will not rip. Young Misses too, we don't forget— Come let us beautify your feet, With Gaiters, Slippers or Boots— With any kind that you may please. As to soles for babies that creep, A little Shoe that's very cheap, It's plait, laced, and also neat, And will protect their little feet. Call at the old stand. Terms Cash. JOHN McDANELL. May 17, 1855. 9f.

STATE OF INDIANA, WARREN COUNTY, SS. NOTICE

I hereby give, that D. A. Warren, Administrator of the estate of Aaron Lossley deceased, has filed in my office his account of the said estate, and the same is hereby notified of the filing and pendency of said account, and that unless he appear and plead answer or demur thereto on or before the calling of said account at the next term of the Marshall circuit court, to be holden at the court house in Plymouth, in said county, on the second Monday in August next, the same, as to him, will be taken as confessed, and he will be held and determined in his absence. Attest: R. CORBALEY, clerk. May 17, 1855. 9f.

State of Indiana: Marshall county, ss: In the Marshall Circuit Court, August term, 1855. Samuel Masters vs. George T. Bagb.

The plaintiff in the foregoing entitled cause, by leave of the court, filed in my office his complaint for foreclosure of mortgage, and it being made to appear to my satisfaction by the affidavit of a disinterested person 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 that unless he appear and plead answer or demur thereto on or before the calling of said account at the next term of the Marshall circuit court, to be holden at the court house in Plymouth, in said county, on the second Monday in August next, the same, as to him, will be taken as confessed, and he will be held and determined in his absence. Attest: R. CORBALEY, clerk. May 17, 1855. 9f.

State of Indiana, Marshall County: In the Marshall Circuit Court, David A. M. Donald

Lindsay C. Thompson, John Thompson, John Hayner, Elizabeth Hayner, James Acres, Eliza Acres, Hamilton Gardner, Julia Ann Gardner, William Fisher, Emily Acres, William Fisher, John Fisher, and Wyatt Thompson, Adults; George W. Thompson and others, heirs of Lebin Thompson, deceased.

It is known that on the 16th day of April, 1855, the plaintiff in the foregoing entitled cause filed his complaint in my office, against said defendant; upon which a summons issued, which has been returned served upon some of said defendants, and it appearing on said return that Lindsay C. Thompson, John Thompson, John Hayner, Elizabeth Hayner, James Acres, Eliza Acres, Hamilton Gardner, Julia Ann Gardner, William Fisher, Emily Acres, William Fisher, John Fisher, and Wyatt Thompson, Adults; George W. Thompson and others, heirs of Lebin Thompson, deceased.

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It is known that on the 16th day of April, 1855, the plaintiff in the foregoing entitled cause filed his complaint in my office, against said defendant; upon which a summons issued, which has been returned served upon some of said defendants, and it appearing on said return that Lindsay C. Thompson, John Thompson, John Hayner, Elizabeth Hayner, James Acres, Eliza Acres, Hamilton Gardner, Julia Ann Gardner, William Fisher, Emily Acres, William Fisher, John Fisher, and Wyatt Thompson, Adults; George W. Thompson and others, heirs of Lebin Thompson, deceased.

It is known that on the 16th day of April, 1855, the plaintiff in the foregoing entitled cause filed his complaint in my office, against said defendant; upon which a summons issued, which has been returned served upon some of said defendants, and it appearing on said return that Lindsay C. Thompson, John Thompson, John Hayner, Elizabeth Hayner, James Acres, Eliza Acres, Hamilton Gardner, Julia Ann Gardner, William Fisher, Emily Acres, William Fisher, John Fisher, and Wyatt Thompson, Adults; George W. Thompson and others, heirs of Lebin Thompson, deceased.

It is known that on the 16th day of April, 1855, the plaintiff in the foregoing entitled cause filed his complaint in my office, against said defendant; upon which a summons issued, which has been returned served upon some of said defendants, and it appearing on said return that Lindsay C. Thompson, John Thompson, John Hayner, Elizabeth Hayner, James Acres, Eliza Acres, Hamilton Gardner, Julia Ann Gardner, William Fisher, Emily Acres, William Fisher, John Fisher, and Wyatt Thompson, Adults; George W. Thompson and others, heirs of Lebin Thompson, deceased.

It is known that on the 16th day of April, 1855, the plaintiff in the foregoing entitled cause filed his complaint in my office, against said defendant; upon which a summons issued, which has been returned served upon some of said defendants, and it appearing on said return that Lindsay C. Thompson, John Thompson, John Hayner, Elizabeth Hayner, James Acres, Eliza Acres, Hamilton Gardner, Julia Ann Gardner, William Fisher, Emily Acres, William Fisher, John Fisher, and Wyatt Thompson, Adults; George W. Thompson and others, heirs of Lebin Thompson, deceased.

It is known that on the 16th day of April, 1855, the plaintiff in the foregoing entitled cause filed his complaint in my office, against said defendant; upon which a summons issued, which has been returned served upon some of said defendants, and it appearing on said return that Lindsay C. Thompson, John Thompson, John Hayner, Elizabeth Hayner, James Acres, Eliza Acres, Hamilton Gardner, Julia Ann Gardner, William Fisher, Emily Acres, William Fisher, John Fisher, and Wyatt Thompson, Adults; George W. Thompson and others, heirs of Lebin Thompson, deceased.

It is known that on the 16th day of April, 1855, the plaintiff in the foregoing entitled cause filed his complaint in my office, against said defendant; upon which a summons issued, which has been returned served upon some of said defendants, and it appearing on said return that Lindsay C. Thompson, John Thompson, John Hayner, Elizabeth Hayner, James Acres, Eliza Acres, Hamilton Gardner, Julia Ann Gardner, William Fisher, Emily Acres, William Fisher, John Fisher, and Wyatt Thompson, Adults; George W. Thompson and others, heirs of Lebin Thompson, deceased.

\$100 REWARD.

BROKE Jail on the night of the 15th inst. RICHARD ENO, for whose recovery or safe lodgment at any place, where I can get him, I will pay the above reward. He is a thin, heavy set man, about 35 years of age, light colored hair, with a mole on his left cheek, and about 33 years old, and rather a down-cast look. It is supposed that he will steal for Illinois. JOHN L. THOMPSON, Sheriff Marshall County, Plymouth, Ind., May 17, 1855. 9f.