capital young wife. BY Mr. FOATE is holding a Musical Convention at Lafavette.

The Circuit Court of Miami County, commences next Monday.

One-half of the Wheeling Times establishment is offered for sale. The publication of the Terre Haute

Daily Pourie City has been resumed. An interesting revival of religion is in progress at the M. E. Church, in Lafavette. Subject of the Lecture at Concert Hall this (Friday) Evening-Man's Final Destiny. The Dubuque Tribune hoists the name of Hon. WILLIAM H. SEWARD, for the Pres-

Col. M. P. GENTRY has announced simself a candidate for Governor of Ten-

It is said that the Russian war has already caused eleven thousand widows in England.

Candidates will find the Sentinel good medium through which to announce

Yankee BIERCE is doing Yankee char- lation. acters at Lafavette to "crowded houses"over the left. The Kentucky banks hay

their circulation during the last year our milhons of dollars. 0 A bill has passed Congress appropriationally, \$125,000 for the erection of fortifications

stock is advertised in Vincennes at 50

on the dollar. The Vincennes News says it has not abandoned the project of establishing a daily paper in that place.

It is rumored that the Messrs, GAFFS, of Aurora, have bought or are about buying a distillery in Cincinnati.

KNOW NOTHINGS DEFEATED IN DETROIT .-LEDYARD, Democrat, is elected Mayor by majority of five hundred. OF The circulation of the Huntington

County Bank, is said to be only \$25,000, cured by \$50,000 Va. 6's. The "Enterpeans," a troop of natives,

are to give a concert in Madison, for the benefit of the poor of that city.

Wood is selling in Cincinnati at \$4 50 per cord; which, says the Gazette, is as low

as has been asked this season.

ANS, has been tried and acquitted. ment is estimated at three millions,

week, is now forbidden at Louisville. Gov. Bingham, of Michigan, has vetoed ne general bank bill passed at the late session of the legislature in that State, Good.

Four lovers of the "ardent," were vesterday arrested and fined \$3 each, for abing too freely of "John Barleycorn,"

The subject of the Lecture at Concert Hall this evening is, "Man's Fallen Condition; or, what is Invaluable in his Fall ?" The April election will soon be here. There are, doubtless, many looking forward to the election, which is to decide who's who.

The work on the Ohio and Mississippi Railroad bridge across the Wabash at Vincenner, is, says the Courant, rapidly progress-

Covington, was burned on Wednesday night follow their example. last. Loss \$800. The work of an incen-

There will be a meeting of the Fire est of the Volunteer. Association, this evening, at the Hall of the

in this State.

past season on the season of 1853-54 at about says the Vincennes Gazette.

Martin and Daviess counties were convicted during the recent sittings of the Circuit Court

town, Ind., fell into the fire, and is so severely bar ad Il at his recovery is doubtful. It is Not sed he had a fit which caused his injury, the correspondent of the Derroit Adwriter thus poetically describes Louisville :

- Tals town does very curious seem, for boys run loose at random suc when folks want a splendid team.

(FA late number of the Brookville Amer ican, announced the destruction of the editors hat, whereupon the Connersville Time mondently wonders if there were any lie

The Michigan City Enterprise is the name of a new papea that takes the place of the Michigan City Transcript. It is publishe by Hickos & Wright, and is Fusion in pol-

Three men, Jose Strope Juan P. GONZALES and SALUADOR VALDEZ, were hangat Turner's Ferry, California, near the clos of January. They were accused of stealing

WEEKLY STATE SENTINEL: OF A new Roman Catholic journal has en started in St. Louis. Its editor is the

The best capital for a young man is a or three exceptions, at more than seventy-five deed do March 1, says that B. Y. Brown, Deputy thereof.

> ern mails for seven days. Baltimore. A large number of converts has grant, and the proceeds of the sales thereof, including the proceeds of the sales of the swamp lands granted to been made in consequence.

day last, occasioned by the breaking of the couplings of the cars. Two cars were thrown off the track, and several persons injured.

65 "Small Potatoes," real "wee chaps," are selling in Evansville at \$2,50 per bushel. The man who has them for sale, says the Journal, keeps a clerk employed to sit astride the this State, is hereby declared a township, for school purposes, and the trustees of such townships, trustees for the township where the land is situated, and at the court the township where the land is situated, and at the court the township where the land is situated, and at the court the township where the land is situated, and at the court the township where the land is situated, and at the court the township where the land is situated, and at the court the township where the land is situated, and at the court the township where the land is situated.

prisoners in the State Prison at Jackson, have

the other day, killed his little boy. The tree as often as they may require. And, upon the failure of any such locasurer to discharge any of the duties enjoin fell the way contrary to the expectation of the father and crushed the boy to death in-

We were mistaken in the time set for Sar. 8. The board of frustees shall take charge of the same to the several counties of the State, the complimentary supper to Hon. T. A. ject to the provisions hereafter mentioned, and shall esthe complimentary supper to Hou. T. A. Evanseille and Crawfordsville Railroad took is advertised in Vincennes at 50 miss in the dollar.

Sec. 44. Such suit shall be prosecuted by the auditor of the provisions hereafter mentioned, and shall establish and conveniently locate a sufficient number of the state, for the use of the provisions hereafter mentioned, and shall establish and conveniently locate a sufficient number of the state, for the use of the provisions hereafter mentioned, and shall establish and conveniently locate a sufficient number of the state, for the use of the provisions hereafter mentioned, and shall establish and conveniently locate a sufficient number of the state, for the use of the provisions hereafter mentioned, and shall establish and conveniently locate a sufficient number of the state, for the use of the provisions hereafter mentioned, and shall establish and conveniently locate a sufficient number of the state, for the use of the provisions hereafter mentioned, and shall establish and conveniently locate a sufficient number of the State, for the use of the state, for the use of the proper consists hall file with the Auditor of State, a state ment showing the amount of the income of the common school shall be taught in the same at private side, for the use of the proper construction. Sec. 9. They shall have due notice of the event, in "another will have due notice of the event, in "another will have due notice of the event, in "another will have due notice of the event, in "another will have due notice of the event, in "another will have due notice of the entire the state, for the use of the state, for the number of the State, as at the number of the State, as at the number of the state, for the number of the State, for the provisions are stated by the auditor of State, as at the

feet long; the third was wounded, but es-

and Prairie City. They are all very brief in A man named Long was crushed to dimensions, but big with life—something like guishing shose between the ages of five and twenty-one, and the sex to which such children belong, and excluding death by the cars, while coupling them, at the people of Indiana—big soled no matter the people of Indiana—big soled no matter ing married persons, and at the time of the parents or enumeration hereafter simil inquire of the parents or enumeration hereafter similar to the parents of the parents or enumeration hereafter similar to the parents or enumeration hereafter similar to the parents or enumeration hereafter similar to the parents of the parents or enumeration hereafter similar to the parents of the parents or enumeration hereafter similar to the parents of the parents or enumeration hereafter similar to the parents of the parents or enumeration hereafter similar to the parents of t

HARRIS, whose escape from the Shelby ville lowed thereafter to attach themselves to or have the particular to attach the particular to attach themselves to or have the particular to attach the particular to attach themselves to attach themselves to attach themselves to attach themselves to attach the particular to attach themselves to attach the particular to attach the particular to attach the particular to attach the particular to attach them (C) Dr. CHANDLER, who was charged at jail we mentioned the other day. He is New Orleans with the murder of W. C. High- charged with the murder of GEO, Gill in November, 1853,

The selling of liquor on Sundays, and to the New Albany and Sandusky City Juncafter 10 o'clock at night during the rest of the tion Railroad. The best move the City Council ever made.

> A BASE CALUMNY .- In a recent article Doesticks says: "City girls are such touch-me-

SHOT.—JAS. RILEY, formerly treasurer of ship to which they have been transferred, their proportioned share of the avails of the Congressional township fund, to which they may be entitled, for their or THE INVESTMENT OF THE BENEFIT OF ted, but he was rescued by the anthorities, the persons who have been transferred for ed Riley is in the Belleville (Ill.) jail.

of Logansport, have two public libraries, one the township, and include such persons as may have containing over one thousand volumes, and been transferred to it, but such assessment shall only extend to the property situated within the township in the other between two and three hundre L which such person resides. This speaks well for the citizens of that place, of the property for State and county purposes, and shall make the proper assessment of the tax directed by the and we hope other towns and villages will

We have heretofore neglected to notice that our young and talented friend, BEN, the warrant of the auditor. A woman named Ama Dolan was F. Slocum, had become associated with Mr. burned to death in New Orleans on the 28th ult., by her clothes taking fire. She was Shelbyville Volunteer. Mr. S. is a writer of person in the township where he resides, according to person in the township where he resides, according to merit, and has added materially to the inter-

An exchange informs us that the Bos-Relief Engine. A general attendance is re- ton Board of Trade is endeavoring to increase

The Commissioner of the General Of Currysville is the name of a new town Sec. 19. If a tewnship trustee fail to discharge any of Land Office gives notice of the temporary continuance of the Land Office, at Vincennes, in the land of the Land Office, at Vincennes, in the land of the lan

350,200 head.

350,20 All the rognes confined in the jails of operation on Thursday, and is occasioning the county auditor all the reports required of, and be subject to all the liabilities of such trustees. They shall some inconvenience and clamor,

The Cincinnati Commercial says it is thought that at least two-thirds of the people of this State are with Gov. Wright in his veto of the Bank Bills. A wright conclusion.

The Cincinnati Commercial says it is thought that at least two-thirds of the people of the state of the bank Bills. A wright conclusion.

The Cincinnati Commercial says it is thought that at least two-thirds of the people of the state of the state of the state of each branch; and number of pupils engaged in the study one years, the average attendance, books used, branch; and number of pupils engaged in the study of each branch; and until such resources that have been so filed, such trustees shall have been so filed, such trustees shall have been fully satisfied, and surrender the same have been fully satisfied, and surrender the same in the proper entries.

Sec. 12. The alarm of fire yesterday, was occation to the special two shall make the proper entries.

Sec. 12. When the fire the public good requires.

Sec. 12. The alarm of fire yesterday, was occations the same the second make the proper entries.

Sec. 12. When the interest are principal of any such that the county additor, who shall give the payer a quick that the proper entries.

Sec. 12. When the interest are not on the special two shall content the same that the proper entries.

Sec. 12. When the interest are not to the officers having the public good requires.

Sec. 12. The alarm of fire yesterday, was occational also these over the age of twenty-one, and also these over the age of twenty-one, and also these over the age of twenty-one, and also the entry of the such that the proper entries.

Sec. 12. The alarm of fire yesterday, was occational also these over the age of twenty-one, and also the entry of the such that the county additor, who shall give the payer a quick the proper shall be used to the public good requires.

Sec. 12. The alarm of fire yesterday, was occating the same that the proper entries.

Sec. 12. The alarm of fire yesterday is used to the proper to the same that

nati Enquirer, has been selected by H. H. Monday of Navember, annualty, make out and forward Robinson, Deputy United States Marshal, for the District of Ohio. We learn that Mr. Robinson's position as editor of the Enquirer, Phey litch two jacknesses before a dray, and get a big is to be filled by Mr. J. BIRNEY MARSHALL. who has again been attached to the office.

Women's Rights.—The bill to secure to women equal rights with the sterner sex.

Sec. 28. The custody and care of all lands belonging to the Congressional township fund shall be with the trusters of the civil township in which the same shall be situ.

Sec. 28. The custody and care of all lands belonging to the Congressional township fund shall be with the trusters of the civil township in which the same shall be situ.

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Sec. 28. The custody and care of all lands belonging to the Congressional township fund shall be with the trusters of the civil township in which the same shall be situ. making marriage a species of limited part- ated. nership with private and joint property, and securing to widows the guardianship of their voters of the congressional township to which the same as red to five years, interest at seven per cent. per

LAWS OF INDIANA

AN ACT Rev. Mr. Huntington, a convert from the Protestant Episcopal Church.

To Provide for a general system of Common Set to officers thereof, and their respective powers at ties, and matters properly connected therewith a costabilish Township Libraries, and for the regular Tt is stated that the New Albany & S.

officers to take no free bank money with two seased and collected, on the list of property taxable for State purposes, the sum of ten cents on each one hanillars worth of property, and fifty cents on such in to A despatch from St. Louis, dated he levied and collected from negroes nor mular oes, corded, nor shall their children be included in any enumerahe shall write the words " no sale," SEC. 2. The fands heretofore known and designat das

majority shall exceed fifteen.

ots as will insure the best price.

O. Bleuins, a notorious desperado. No East- the fund which has been or may be derived from the sale of the county seminaries and the property belonging Sgc. 35. One of the trustees to be designated by the thereto, the monies and property heretofore held for such seminaries, all fines assessed for breaches of the penal who shall make out a certificate showing the number of Religious .- During the last month there laws of this state, all forfeiture which may accrue, all to the Sinte, when no special object is expressed in the tember, 1850, after deducting the expenses of select-Quite a serious accident occu.red on and draining the same, the taxes which may from time the New Albany & Salem Railroad on Saturwhich it shall not be sold, diana, and unclaimed fees as provided by law, shall be denominated the common school fund, the income of the proper county auditor, together with a copy of all case of mortgages and loans. which, together with the taxes mentioned and specified in the first section of this Act, shall be applied exclusionable for the first section of the sale of said fand Sic. 38. Such certificate and return shall by such and sixely to farmishing tuition in the common schools of the

Sec. 3. The several counties of this State shall be held liable for the preservation of so much of the said fund as that the requirements of the law have been substantial trusted to them, and for the payment of the annual interest thereon at the rate established by law.

The Michigan papers assert that the the clerk and treasurer for school purposes. Sec. 5. The clerk shall keep a record of the proceedings of the board of trustees, and discharge such duties as may from time to time be required of him. actually been engaged in the manufacture of Sec. 6. The treasurer shall give an official bond for the bogus coin, and by the aid of accomplices sum and with such security as the board may require:

| Sec. 40. On failure to pay any such outside the walls have put the same in circuoutside the walls have put the same in circu-Sgc. 7. The Treasurer shall receive all monovs belong

The Shelbyville Banner learns that a ing or which may be apportioned to his township, and pay out the same under the orders of the bond. He shall gentleman of Shelby county in felling a tree keep accurate accounts of his receips and expenditures, duce more than sufficient to pay the sum owing therefor, duc to each portion, notify also the auditor of the county any such locasurer to discharge any of the duties enjoinoil on him by law, the trustees shall cause suit to be instrated against him, on his official bond; and, in case of
cecovery against him, the Court rendering judgment
ages, to be included in said judgment.

Sec. 42. At any time before sale, payment of the sun, the fourth Monday in April each year make out a statethe disc,
the disc, payment of the sun, the fourth Monday in April each year make out a statethe disc,
the State Superintendent shall annually, by
the disc superintendent shall annually, by
the disc
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the disc
the disc
the fourth Monday in April each year make out a statethe disc
purchaser, or his legal representative.

Sec. 42. At any time before sale, payment of the sun. The fourth Monday in April each year make out a statethe disc
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purchaser, or his legal representative.

Sec. 42. At any time before sale, payment of the sun the fourth M ages, to be included in said judgment.

school houses, and for the providing of furniture and fuel thereto, therefor, but no such tax shall exceed the sum of twentythape."

Second houses, and for the providing of furniture and find thereto.

Sec. 46. A certified statement of such sale shall be finely, the county treasurer of State.) shall pay such excess into the made and signed by the auditor, and being first recordey by the Treasurer of State.) shall pay such excess into the Company are offering for rent the panels on the inside of their cars over the windows, for the purpose of advertising mercantile cards.

In the purpose of advertising mercantile cards, and they purpose of advertising mercantile cards.

In the purpose of advertising mercantile cards, and they shall be added to common to the boundaries of their civil to the state superintendent to make the purpose of advertising mercantile cards.

In the purpose of advertising mercantile cards, and they shall be added to common to the boundaries of their civil to the state superintendent to make the purpose of the purpose of the purpose of the purpose of advertising mercantile cards.

In the panels on the panels on the purpose of the p the purpose of advertising mercantile cards.

This is a favorite mode of advertising in New York.

The purpose of advertising in New York is a favorite mode of advertising in New York.

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The purpose of advertising in New York is a favorite mode of advertising in New York.

This is a favorite mode of advertising in New York is a favorite mode of advertising in New York.

The purpose of advertising in New York is a favorite mode of the creation of school fund in their bands.

Sec. 47. Every purchaser until forfeiture, shall be exholled under the purpose of the common school fund in their bands.

Sec. 43. The township trustees may whenever a favorite to all the rights of possession before existing in such apportionment, inform the county auditors of the amount to which their county is entitled of the common school fund. The Brownstown Democral relates that but approved from the free surface of the sum of the first parents of the sum of the sum of the first parents of the sum of the the proper township, and the auditor and the t

There are now three daily papers pub- fact, shall only be received at the option of the proper fuel, shall only be received at the opinion of the purchaser township trustees.

See: 10. The trustees shall, on or before the twentieth day of September, in each year, make an enumeration of day of September, in each year, make an enumeration of afrance of the interest thereon, at the rate then established to the form of such township, or part of such township, or part of such township, or part of such township, be dimining to the congressional township, or part of such township, be dimining to the congressional township, or part of such township, be dimining to the congressional township, or part of such township, be dimining to the congressional township, or part of such township, be dimining to the congressional township, or part of such township, be dimining to the congressional township, or part of such township, or district attorney shall have investigated the

The number of acres of swamp lands in Indiana donated by the Federal GovernTuesday evening, by a vote of 7 to 4, ratified before the first day of October in each year. the subscription of \$400,000 heretofore made, two or more counties, the number of children in each

> to the midjior of the county where the account of the congressional fund of such township is kept, ou or bethe school of an adjoining lownship, the trustees of the lownship in which such persons reside shall transfer lownship in which such persons reside shall transfer Sec. 37. The voters of any congressional township liouse to a more convenient location, or for the creation sticks says: "City girls are such touch-menot creature that no one, understanding the
> nature of the animal, would venture on a kiss
>
> mature of the animal, would venture on a kiss
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> mature of the animal, would venture on a kiss
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> mature of the animal, would venture on a kiss
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> mature of the animal, would venture on a kiss
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> mature of the such adjoining township to such transferred, and such persons shall for educational
>
> mature of the such adjoining township to such transferred and such persons shall be find any enumeration the children of such transferred and such persons shall be find any enumeration the children of such transferred and such persons shall be find any enumeration the children of such transferred and such persons shall be find any enumeration the children of such transferred with the foreign connected with unress he wanted to get his mouth full of mag- purposes he voters in such adjoining township only.
>
> Sec. 14. When persons have been so transferred to an adjoining township, the board of trustees of the town-

Illinoistown, opposite St. Louis, last week .- Sec. 15. When a tay shall be levied for the purposes An aftempt was made to lynch him, it is stapurposes to an adjoining township, and also of such per-sons as may have been transferred from an adjoining shall bear seven per cent. Interest from the date shereof township to the township in which such tax is levied, and IN THE RIGHT DIRECTION,-The citizens the auditor in making the assessment of such tax shall exclude such persons as may have been transferred from tor, who shall inform himself of the value of all real estate offered in mortgage, and be satisfied of the validity of the title thereof, and all persons applying for a loan shall produce to said auditor title papers, showing a clear

Sec. 58. The principal of all moneys, whether belong-

ownships and received into the county treasury, shall be sared, and the interest paid out, as prescribed in this

Act; and any judgment upon any such note or mortgages

title in fee simple without incumbrance, and not derived

per annum, payable annualty in advance.

Sec. 16. The county auditor shall take the assessment county revenue, and shall add the amount of said tax to offered in mortgage. nues, and shall be paid to the township treasurer upon

poses to township of an adjoining county, shall pay to person in the township where he resides, according to the valuation thereof by the proper assessor, and in de-fault of such payment shall be detarred from educational privileges in the township to which he may have been

Sgc. 18. When any board of township trustees shall is no encumbrance or better claim that he knows of, and dollars per anum. the circulation of the Boston papers in the meglect to file with the county auditor an enumeration of the children of the township, as hereinbefore provided, Moses H. Williams, one of the oldest of Cincinnatic citizens, and formerly a police
that city. We think the business men of Bosofficers diad lets on Saturday and some small within twenty days after the first of October in each year, employ a competent person to take the same, and allow a reasonable compensation for the oldsecond west, in order to influence trade in favor of the county and to make the same and allow a reasonable compensation for the oldsecond within twenty days after the first of October in each year, employ a competent person to take the same, and allow a reasonable compensation for the oldsecond within twenty days after the first of October in each year, employ a competent person to take the same, and allow a reasonable compensation for the county and to the county and to the county and to the county and to the county and the county and

e common school fund any sum not exceeding ten dol-The Cincinnati Price Current sets chanics who will locate there. The town is trustee, who shall fail to qualify and serve as such, shall down the decrease in the number of hogs the

less such person shall have previously served as such

sme transfers may be made for educational purposes. B. Dickerson, for the sum of three hundred and seventy-six dollars.

B. Dickerson, for the sum of three hundred and seventy-six dollars.

CHIPS ALL GONE.—The supply of chips in the Charlestown Navy Yard has all been arrested and lodged in jail to await in the Charlestown Navy Yard has all been arrested and lodged in jail to await in the Charlestown Navy Yard has all been agreed last week in putting the cupola on a given away to destitute persons. Nearly 200 gazed last week in putting the cupola on a given away to destitute persons. Nearly 200 gazed last week in putting the cupola on a possible double, the project of the condition and many believes the condition of the first of the possible double, they project edicition of concept light search of the project double, they person they was as badly burned to all three provers with and another brothers was so badly burned that his recovery is hardly expected.

The Cincinnati Commercial says it is thought that at least two thirds of the proper since a solidows, to will an expectation of any series of any or the same to the personal of the state of indiana, for the sum of three hundred and the interest sent of the project six of the project state of the state of the project state of the state of the state of the state of their project state of the county and the capabilities to many the condition and are trained from the same to be project to the project state of the state of the state of the state of the same of the county and the same of their respective offices and the capabilities of their respective towns and interest shall be due, the prepare and trains and their respective offices and the capabilities of the same of their project state of the project state of th

had he been disposed to extend his field of action beyond the chimney aforesaid.

(C) George S. Bennett, of the Cincin
(C) George S. Bennett, of the common school library the county auditor, of the county auditor, of

Sec. 27. The schools in each township shall be taught an qual length of time, without regard to the diversity in the number of pupils at the several schools.

Sec. 82. At such sale, which shall be held at the court.

Sec. 82. At such sale, which shall be held at the court.

Sec. 82. At such sale, which shall be held at the court.

A statement of the number of private or select schools.

Sec. 82. At such sale, which shall be held at the court. the number of pupils at the several schools. THE LANDS BELONGING TO THE CONGRESSIONAL TOWN- house door, the auditor shall sell so much of the mort-

belongs, to lease such lands for any term not exceeding annum, being payable annually in advance, but no such | Sac. 129. There shall be assessed and collected as the children, has been ordered to a third reading in the House of the New Jersey Legislature.

seven years, reserving rents payable in money, property, or improvements upon the land as may be directed by the majority of such votes.

SEC. 30. Where the sixteenth section or the section or the section or the section of the fund, which have been appraised, shall be sold in like shall also be paid by every person tiable to pay a politax.

statement of such sale, and the record thereof, shall vest | portion the same according to the population of the town Sgc. 32. At any time when five voters of any congression the title in the state for the use of the proper fund. set forth their desire for the sale of all or any part of the school purposes, and to all moneys received on account | boards of township trustees, shall be deemed the prop school land the trustees shall give notice in five public of the common school fund, and of the congressional crty of the township, and shall not be subject to sale or places in such townships of the time and place in such township fund, shall be made by the county treasurer and alientation for any cause whatever. Coal is selling in Nashville at fifty Railroad company has issued directions to its State of Indiana, That there shall be assumed directions to its State of Indiana, That there shall be assumed directions to its State of Indiana, That there shall be assumed directions to its State of Indiana, That there shall be assumed directions to its State of Indiana, That there shall be assumed directions to its State of Indiana, That there shall be assumed directions to its State of Indiana, That there shall be assumed directions to its State of Indiana, That there shall be assumed directions to its State of Indiana, That there shall be assumed directions to its State of Indiana, That there shall be assumed directions to its State of Indiana, That there is a state of Indiana, That the Indiana, That there is a state of Indiana, Indian as- or not, which notice shall be given at least twenty days | Szc. 89. Forms and modes of book-keeping shall faking, and period of returning books, assess and recover sefore the time specified therein.

Sec. 33. A copy of such petition shall be entered on such treasurers, by the Anditor of Sinte. from time to time, be prescribed for the county auditors damages done to them by persons entitled to their use poll. Provided, however, that taxes aforesaid shall not such trustees and their action thereon shall be also re- mully at their first session after the distribution of the SEC. 135. The trustees may deposit the library nor shall their children be included in any enumeration required by this act, nor entitled to the benefits write on his ballot the word "sale" if he oppose the sale, also inquire into the safety of the several loans made of librarians to have the care and superintendence the Sec. 35. No such sale shall be allowed unless a majori- said fund and examine and compare the cash notes, and Sec. 136. Every family in the township shall be enti-County Marshal, was shot vesterday by liob. the surplus revenue fund, all fund heretotore appropriation of it, nor unless the number of votes constituting such specific part of the result of it, nor unless the number of votes constituting such specific part of the result of it, nor unless the number of votes constituting such specific part of the result of it, nor unless the number of votes constituting such specific part of the result of it, nor unless the number of votes constituting such specific part of the result of it, nor unless the number of votes constituting such specific part of the result of the res Sgc. 36. One of the trustees to be designated by the First, The amount refunded, and

ward, shall attend at the time and place specified, loaned, and the safety thereof. Second. The amount of interest received and the Religious.—During the last month there have been very general revivals of religion have been very general revivals of religion the beard of the same upon their record signed by him and delivered to the board, and copies thereof signed by the members of the board, and copies thereof signed by the members of the board, and copies thereof signed by the members of the board, and copies thereof of the board of Commissioners of the commissione Sgc. 37. Such trustees if satisfied that a Sority and to the Auditor of State, and to the State Superintendent the Board of Commissioners of the proper count more than fifteen voters have voted for sue ale, shall of Public Instruction.

Sec. 93. County auditors shall receive for their servisible properties and auditor may, be enter their opinion upon their record book, and proces in managing the school funds, the two per cent, dam-First, To divide the lands so voted to be sold into such ages accruing on all sales for the non payment of loans, or treasurer, and require the production of such box and three per cent, on all disbursements of interest, and Second, To affix a minimum price to each lot, not less the county treasurer shall receive two per cent, on all than one dollar and twenty-five cents per acre, below disbursements of interest, and two per cent, on the Third, To certify such division and appraisement to Sgc. 94. The following fees only shall be charged in

their proceedings had in relation to the sale of said lands.

Sec. 38. Such certificate and return shall by such audi-For recording Mortgage. ..... tor be laid before the board of county commissioners at their first meeting thereafter, and said board, if satisfied for taking borrower's affidavitdrawing Mortgago..... correct 10 cents. For clerk and recorders' certificate and excomplied with, shall direct such land to be sold, which sale shall be conducted as follows: which shall be paid by the borrower. First. It shall be made by the auditor and treasurer.

Second. Four weeks' notice of the same shall be given

house door, and by publication in a newspaper published day of March, make out and forward to the Superintendin said county, if any, otherwise in the newspaper in the ent of Public Instruction, a statement showing the peal, according to the provisions of the preceding amount of interest on hand for distribution, in his own ! Sec. 39. One fourth of the purchase money shall be advance, and the residue in ten years from such sale, parts of townships in the adjacent counties, specifying with like interest annually in advance. township, and the auditor and treasurer shall forthwith ted, and where a congressional township lies partly in one county and parily in another, the auditor of the county and the clerk of said board shall, immediately upon their specified.

Sgc. 41. If on such second sale, such land shall pro-Ser. 43. In case of such forfeiture, the original par- amount of taxes collected for school purposes, and shall

er to the treasurer of each township, and in making the said and further jaxes for said purposes, would if not thus paid same amount to the sum, or value of the materials so paid; be valid only, if acknowledged before the county audi-

ished by law for loans of such funds, but he shall receive no deed until full payment is made.

the congressional township, or part of such township, be diminished by such distribution and diverted to any other town facts of the case, and certified to the correctness of the re, 51. Purchasers may at any time before due, pay a ship. witness of any other school, but by the consent of the trustices, for good cause shown.

Sign. 11. In making the commeration of the children, the trustee making the same shall specify the congressional lownship in which such children reside, and in making report of such congressional lownship is all best out, which in each congressional lownship shall be set out, which report county auditor on or before the first day of October in each year.

Sign. 19. When a congressional township is located in the county auditor on the certificate of pursuits of the school house, if there be any, if not at some convenient place.

Sec. 53. Purchase money and interest, and all costs and damages above provided for, shall be paid to the meeting, and choose one of their number director of such meeting, and choose one of the rumber director of such meeting, and choose one of the number director of such meeting, and choose one of the number director of such meeting, and choose one of the school funds of a duties, shall take an oath faithfully to discharge the same.

Sec. 54. When such children reside, and in making the congressional township.

Sec. 55. Purchase money and it exists the school house, if there be any, chase,

SEC. 55. On full payment for such land, a deed shall be executed by the county auditor and entered on the record book of the board of the county commissioners.

SEC. 165. At least a county and so apply a proportional amount, and the cash on hand the cash of the

sec. 12. When persons can be better accommodated at Sec. 13. When persons can be better accommodated at vest in the grantee, his heirs and assigns forever, a commodated at vest in the grantee, his heirs and assigns forever, a commodated at vest in the grantee, his heirs and assigns forever, a commodated at vest in the grantee, his heirs and assigns forever, a commodated at vest in the grantee, his heirs and assigns forever, a commodated at vest in the grantee, his heirs and assigns forever, a commodated at vest in the grantee. ize the township trustees, for the removal of their school

> eacher, whom a ma of the inhabitants attached to my school have decided they do not wish employed; shall dismiss him, but such teacher shall be entitled to method, it is declared that an emergency exists requ pay for all services rendered. Sec. 59. Such loans shall be made by the county audi- all meetings of the inhabitants connected therewith, and Sec. 169. He shall take charge of the school house State Sentinel, and Indiana Reput title in fee simple without incumbrance, and not derived and property belonging thereto, and preserve the same, through any executor's or administrator's sale, or sale on and shall make all temporary repairs to the school house,

furniture and fixtures, and provide the necessary fuel for Sgc. 60. The township trustees, or three disinterested the school, recholders of the neighborhood, shall appraise any land for payment. the school, and report the east thereof to the trustees, Sgc. 110. He shall visit and inspect the school from offered in mortgage.

Size. 71. Such appraisers, being first officially sworn, shall examine and appraise such land, and sign and give to the applicant a certificate, setting forth the fair cash value of the land at the time, without taking into confor.

Size. 110. He shall visit and inspect the school from time to time, exclude any refractory pupil therefrom, with the cosent and approbation of the township trustees, and under their direction provide suitable teachers therefor.

deration perishable improvements.

Sgc. 111. The exclusion of any pupil from the school for disorderly conduct, shall not extend beyond the curquate, and no land shall be received as security unless for a shorter period. situated in the county where the loan is made.

Sec. 63. The amount loaned to any person or company shall not exceed three hundred dollars.

Sec. 64. The applicant for a loan shall file with the auters of the State, at the general election, a State Superditor the certificate of the clerk and recorder, showing intendent of that there is no incumbrance on said land in either of for two years. intendent of Public Instruction, who shall hold his office

Sec. 113. He shall receive for traveling, stationery, Sec. 65. Such applicant shall also make outh that there and other expenses, a sum not exceeding five hundred that the abstract of title presented by him, is, as he be- Sec. 114. He shall enter upon his official duties on the est of Cincinnali citizens, and formerly a police officer, died late on Saturday night, after a brief illness.

SEC. 67. The sum loans d shall not exceed one-half of the same, in the name of the same, in the name of the same of the same of the same, in the name of the same of the same, in the name of the same of the same, in the name of the same of the same of the same, in the name of the same of the same of the same of the same of the same, in the name of the same of the same, in the name of the same of

not previously incurred in the county where the land lies.

Sec. 70. The anditor shall cause such mortgages to be Sgr. 71. The rate of interest shall be seven per centum tributed to the several counties of the State.

Sgr. 117. He shall spend annually, on an average, at

ome inconvenience and clamor.

Since the local describe the final state of indiana for the use of the use of the local described the final state of indiana for the use of the of those counties.

The Ripley County Seminary was sold on Friday last. It was purchased by James of Friday last. It was purchased by James of the Calhoun (Miss.) Democrat says that a desperate fight occurred at Bengla, in the finite of such city or town shall have heretofore that county, on the 13th ult., in which four or on Friday last. It was purchased by James five men were cut with knives, or otherwise from the neighborhood of any such city or town to such a remaining to the conditions of the same may be in substanced debts for educational purposes, such city or town to such that county, on the 13th ult., in which four or on Friday last. It was purchased by James five men were cut with knives, or otherwise from the neighborhood of any such city or town to such the note hereto annexed.

Sec. 120. He shall receive and promptly determine to the note hereto annexed.

Sec. 120. He shall receive and promptly determine to the note hereto annexed.

Sec. 120. The calhoun (Miss.) Democrat says that in case any school district with in the timits of such city or town shall have heretofore to the note hereto annexed.

Sec. 120. He shall receive and promptly determine to the note hereto annexed.

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SEC. 80. In case of suit on the note and judgment books and documents, which receipt shall be evidence of Monday of November, annualty, make one and forward to the Siate Superimendent the commerciation of their respective counties, with the same particular discrimination required of the township trustees; he shall also furnish the statistical information exhibited in the reports of such broadens and observation such trustees; in such form as may be prescribed by the Superimendent.

Sign. 80. In case of suit on the node and judgment thereon, no appraisement of property shall be allowed. Sign. 81. Before sale of mortgaged premises, the auditor shall also furnish the statistical information exhibited in the reports of in the county where the land lies, if any there be, otherwise in such form as may be prescribed by the Superimendent.

Sign. 80. In case of suit on the node and judgment the proper disposal of such books and documents, which receipt shall be evidence of the proper disposal of such books and documents, which receipt shall be evidence of the proper disposal of such books and documents, which receipt shall be evidence of the proper disposal of such books and documents, which receipt shall be evidence of the proper disposal of such books and documents, which receipt shall be evidence of the proper disposal of such books and documents, which receipt shall be evidence of the proper disposal of such books and documents, which receipt shall be evidence of the proper disposal of such books and documents, which receipt shall be allowed.

Sign. 81. Before sale of mortgaged premises, the auditor shall also further of the condition and amount of all funds and property appropriated to purposes of education; and property appropriated to purposes of education; and property appropriated to purpose of education; and prope

Plans for the management and improvement of the except Paper and Cards (which have no fixed quality or ditor shall bid in the same, on account of the fund, and common school funds, and for the better organization of price.) furnished at manufacturers' prices.

The editor of the Louisville Journal which may be granted in lieu thereof, shall be divided by a county or civil township line, the voters of the congressional township to which the same belongs, shall designate by a vote or by the written direction of a majority. Sec. 130. The said taxes the same belongs, shall designate by a vote or by the written direction of a majority. Sec. 130. The said taxes the same belongs that be executed by the county anditate by a vote or by the written direction of a majority. Sec. 130. The said taxes the same stead and the deeds therefor shall be executed by the county anditate by a vote or by the written direction of a majority. Sec. 130. The said taxes the same stead and the deeds therefor shall be executed by the county anditate by a vote or by the written direction of a majority. Sec. 130. The said taxes the same stead and the deeds therefor shall be executed by the county anditate by a vote or by the written direction of a majority. Sec. 130. The said taxes the same shall be entered in the deeds therefor shall be executed by the county anditate by a vote or by the written direction of a majority. Sec. 130. The said taxes the same shall be entered to the purchase of township school libraries, under the county commissioners before delivery.

land is bid off by the auditor, at made therefor to the state, but the direction of the State Superintendent, who shall aphe title in the state for the use of the proper fund.

SEC. 88. Annual reports of the operations of their retownship libraries shall first be corrected. Sec. 133. Such libraries shall be in charge of th preservation of said libraries, may prescribe the time of

common school fund, in the presence of the county andissome central point, or at one or more eligible places in Sec. 137. The Library shall be open to all persons enthe amount re- titled to its privileges, throughout the

> such books being given. Sg. 140. If such books have been imperfectly kept said board of commissioners may correct them; and i Sec. 14). Process in suits against a school township shall be by summons executed by leaving a copy thereof with the clerk of such township, ten days before the return day thereof. Sec. 142. Suits brought on behalf of a school townann, for the use of such township.
>
> Sec. 143. An appeal shall lie from the decision of the township trustees to the State Superintendent, whose de-Sec. 144. Any person who shall sue for or on occo of any decision, act, refusal, or neglect of duty of the township trustees, for which he might have had an apand township of good moral character, nor until he shall have pro-

SEC. 147. The said school examiners, or either of them, shall examine all applicants for license as teachers of the common schools, and if found qualified, shall license them as such for any time not exceeding two year which the applicant is qualified to teach, and the license shall be without charge, but the school examiner shall be entitled to a fee of fifty cents in advance, from every chaser may be said for waste or unnecessary injury done to such land.

See, 44. Such suit shall be prosecuted by the auditor of the State, for the use of the proper construction.

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See, 44. Such suit shall be prosecuted by the auditor of the State, for the use of the proper construction. Sec. 151. The county commissioners of each count are required to conform to the boundaries of their civil

distribution, the auditor shall ascertain the amount of the lands, shall have sold any lands without a title thereto, 

how small.

CFGovernor Powell, of Kentucky, offers a feward of \$300 for the arrest of Losian Harris, whose escape from the Shelby ville and was marriaged the other day. He is less for good cause shown.

Sec. 102. The township trustees shall designate the stroved before a deed be made, on proof thereof by affinity and the inhabitants, whether committees the inhabitants, whether the stroved before a deed be made, on proof thereof by affinity and the inhabitants, whether considered as forming the district or association for school months notice of intention to apply for a new certificate shall be lost or destroyed before a deed be made, on proof thereof by affinity and the inhabitants, whether considered as forming the district or association for school for the arrest of Losian Harris, whose escape from the Shelby ville and lies, such and/or may issue the same to the person interest of the common school find account, the principal of the congressional township fund, as if explicitly the constituted thereto.

Sec. 102. The township trustees shall designate the stroyed before a deed be made, on proof thereof by affinity and the inhabitants, whether considered as forming the district or association for school of their respective countries as a School Number—," and the inhabitants, whether considered as forming the district or association for school number of the country and the making thereof the stroyed before a deed be made, on proof thereof by affinity and the inhabitants, whether considered as forming the district or association for school number—," and the inhabitants, whether considered as forming the design at the congressional township by them, and teach of the congressional township by them, and teach of the congressional township in the congression of the congression of the trustees shall design at the stroyed before a deed be made, on other competition of the trustees shall be design at the congression of the con

of all the voters of the township, shall be filled with the county auditor, and the same proceedings shall be hald as are provided in the preceding sections upon a vote of the inhabitants of the township for such sale. Such petition and certificate shall also be recorded in the record book of the board of township trustees and of the county auditor.

No. When such meeting shall petition the loward or erection for effectingly promoting the interesting shall petition the loward or erection of archocol books, they shall also furnish to such trustees, in terminate of the purpose of more effectingly promoting the interesting of education by mutual conference, interchange of views and experience of the purpose of more effectingly promoting the interesting of education by mutual conference, interchange of education by mutual conference of the purpose of more effections of education by mutual conference of the pu funds devoted to the support of common schools : and masmuch as great inconvenience will result throughout that this Act shall take effect immediately; who it shall take effect from and after its passage; And Secretary of State shall immediately forward a certified record their proceedings; he shall also act as the organ copy of it to the Superintendent of Public Instruction tion between the inhabitants and the town- and to each County Anditor, and shall also without de-

DAVID KILGORE. Speaker of the House of Representatives ASHBEL P. WILLARD, Approved March 5, 1855.

Joseph A. Wgight. Schools in the Incorporated Cities and Towns of the SEC. 1. Be it enacted by the General Assembly of the to the inhabitants of the county if the security be ade- rent term, and may be in the discretion of the trustees, towns of this State be, and they are hereby authorized and empowered to establish and support Public Schols within their respective y corporate limits, and by an Ordinance of such corporation to levy and collect such taxes as may necessary from time to time for the Support thereof Sec. 2. It shall be lawful for any such city or town to cognize any school, seminary, or other institu enterprise as a part of their system, and to make such ion of learning, and upon such terms and condition as may be deemed proper.

Sgr. 3. Nothing contained in this act shall be co authorize any city or town, by any system adopted ader this act, to supercede the common schools estab-

under this act, to supercede the common schools estab-lished under the authority of this State and supported by clerk, not more than six months in each year, at a salary shall enter the said lax upon his duplicate, and the treas-of two dollars a day.

this act; wherefore, it shall take effect from its passage DAVID KH-GORE, Speaker of the House of Re-ASHREL P. WILLARD President of the Senate.

JOSEPH A. WRIGHT. sfer of settleme decedents' estates, guardianships' petitions to sell land, and all other matters that have been transferred from the Common Pleas Courts to the Circuit Courts on ac rount of the Judges of said Common Pleas being inter-SEC. 1. Be it enacted by the General Assembly of the State of Indiana, That any settlement of decedents estates, guardianships' petitions to sell lands or other mat-ters that may have heretofore been or may hereafter be asferred from the Common Pleas Courts of this Stat Circuit Courts to the Common Pleas Courts unless the successors of said Judges shall be interested in the

State Sentinel, and be in force from and ofter its pas-ASRREL P. WILLARD. President of the Senate. D. KILGORR,
Speaker of the House of Representatives,
Approved, February 28th, 1855;
Joseph A. WRIGHT.

STATE OF INDIANA, Office of the Secretary of State, to-wit: I hereby certify that the above and foregoing acts are correct copies of the curoliment now on file in my IN TESTIMONY WHEREOF, I have bereinto set ERASMUS B. COLLINS, Secretary of State.

BRUCE'S NEW YORK TYPE-FOUNDRY AS NOW ON HAND, ready for immediate de 100,000 g. Roman Type of new cut,

50,000 " Fancy Type,

10,000 " Scripts of various styles, 5.000 " Germans. Ornaments in great variety, 5,000 "Borders, 30,000 feet Brass and Type Metal Rules, and all the All the above Types are cast by steam power, of the omposition of metal peculiar to this foundry, and WHICH IS CERTAINLY SUPERIOR To any ever used before in any part of the world. The unequaled rapidity in the process of casting, enables me

The latest Specimen Book of the Foundry is freely given to all printing offices, on the receipt of fifty cents to propay the postage. Il Printers of newspapers who choose to publish thi advertisement, including this note, three times before the first day of July, 1835, and forward me one of the papers, will be allowed their bills at the time of purchasing five times the amount o my manufactures. GEORGE BRUCE. 13 Chambers Street, New York.

New York, Feb. 12, 1855. note of the Farmers' Bank of Kentherk, so accurately excented as to baffle the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, and to carry out the directions of the voters of the said section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, to have the ears and custody of such section, and to carry out the directions of the voters of the said section, to have the ears and custody of such section, to have the ears and custody of such section, and to carry out the directions of the voters of the said section, to have the ears and custody of such section, and to carry out the directions of the voters of such shall also attend the said section then are controlled to the county relable limits and make a statement of such said such the said section, and the section, and the county result of make periods of the civif township leads of the cust of such said such the county result of the said section, and t ATOTICE .- TAXES! TAXES! TAXES! ---

OFFICE.

McKERNAN & MAY. Washington St., Adjoining the Palmer Ho CHAPMAN & MCKERNAN. \$2,500,000 REAL ESTATE

For sale on Commission. FARMS IN MARION COUNTY.

No. 18. 70 neres 5 miles south of India

No. 32. 40 acres 3 miles south of Indiana No. 197. 8 acres 1 mile from Indianapolis, on 3 will be heard and determined in his absorbed No. 250. 119 acres 6 miles north-east of Indiana-No. 296. 319 acres 10 miles south-east of Indiana- of Common Pleas of Marion Count

No. 416. 320 acres 2 miles from Indianapolis, No. 436. 320 acres 91, miles from Indianapolis, on no Ballefontaine Bailroad, 200 acres cultivated, brick No. 469. 180 acres 10 miles east of Indianapolis, A Lewis :- Attachment in the Marion Circuit Cours ated, improvements good. No. 477. 320 acres 6 miles south-east of Indiana-No. 530. 79 acres 41, miles north-east of Indiana-

olis, 35 acres cultivated, improvements good.

No. 511. 103 acres 6 miles north-east of Indianopo-No. 612. Il acros % unte east of Indianapolis. No. 517. 80 acres 6 miles north-east of Indianapo-, all under fence, % cultivated.

No. 531. 80 acres 3 miles south of Indianapolis, 50 No. 540. 80 acres 45, miles north-east of Indiana-No. 271. 260 acres 3 miles north-east of Indiana-dis, 55 acres cultivated, fine improvements. No. 271. 260 acres 3 miles north-east of Indiana-dis, 200 acres well improved.

Court House in the city of Indianapolis, on the 5th Monday in April next, said complaint, and the matters and things therein contained, will be heard and deter-Sec. 145. The board of county commissioners of each No. 356. 56 neres east of the Deaf and Dumb mined in his absence. No. 552. 84 seres land 1 mile cast of Donation

Farms in Other Counties. No. 476. 245 acres in Boone county, 1/ cultivated 6 miles from Jadianapolis and 9 from Lebanon on the abo

No. 191. 2 heres 25 miles north-west of Shelby-dile, 100 agree cultivated, But deadened on the Michigan No. 427. 160 acres in Clinton county, & mile from of said cause on the second day of the next term of said No. 157. 120 acres in Clinton county, Ind. No. 285. 650 acres north-east cornel of Morgan No. 320. 160 acres 2 miles east of Greenwood, R. L. Watrotz for pl'inff. Anson county, 90 acres cultivated, improvements good.

No. 318. 240 acres in Hartholom: w county, 80 acres

nad P. Railroad, improved.

No. 416. 160 acres west of Tipton, 8 miles.

No. 442. 240 acres of land in Putnam county; also No. 479. 160 acres of land 4 miles from Green-No. 316, So acres in Raone county, 8 miles south-No. 496. 230 acres in Daviess county.

No. 501. 160 acres in Starke county, 1), miles NOTICE OF DISTRIBUTION. STATE OF

No. 531. 516 acres in Greene county, in

No. 534. 160 acres in Knox county. No. 535. 240 acres in Greene county, half Also 230 acres in Greene county, adjoining Owen, 1; Also 120 acres river bottom, 100 acres cultivated. Also 40 acres well improved No. 542. 180 acres in Hancock county. No. 394. 120 acres in Hancock county, 1 mile from

groved, 8 miles from Lawrenceburgh, 7 from Autors. No. 422. 516 acres adjoining Martinsville, Morgan No. 383. 210 acres in Rush county, 7 miles west of lle, in high state of cultivation. Mills, Factories, &c. No. 485. Grist Mill on Colin Creek, Randolph

No. 529. A large Mill building for a flour and a No. 321. Saw Mill and 180 acres of timber adjoinmile from L and L. railroad. No. 271. A Grist Mill 5 miles from Indianapolis; No. 382. Woolen Factory at Dunlapsville, Union

No. 184. 80 acres in Boone county, Ind., 40 acres | Feb. 26, 1855-mark

No. 334. 280 acres 22 miles east of Indianapolis, n the Bellefontaine railroad, well cultivated.

No. 424. 75 acres in Whitly county, Ind.

No. 555. 240 acres opposite Montezuma, on the rest of Indianapolis, well improved.
No. 559. 241 acres in Koscinsko county, 3 miles No. 360. 330 acres 5 miles north of Indianapolis, mile from Lawrenceburgh railroad; in every way a de

No. 633. 10,000 acres of selected lands in Jasper No. 648. 264 acres in Putnam county, Ind., three miles south of Manhattan, 3%, talles from Terre Haute railroad, 10 miles from Greeneastle; well improved. No. 568. 130 neres in Marion county, 6 miles south-

No. 581. Tavern stand, 35 miles east of Indiana- Feb. 96, 1855-marl

ent townships in the south-east of Jasper county, Ind.
No. 606. 308 acres near Mooresville, Morgan co., naman, William Sheets, John Charles, Rufus E. to the Circuit Courts on account of the Judges of said Common Pleas Court being interested, shall so soon as the court being interested, shall so soon as mapolis.

No. 607. 4 acres cast of Drake's addition to India.

No. 607. 4 acres cast of Drake's addition to India.

No. 607. 4 acres cast of Drake's addition to India.

No. 607. 4 acres cast of Drake's addition to India.

No. 607. 610. 80 acres half rolle west of Indianapolis.

Clerk of the Marion Circuit Court, his affidavit, showing Sec. 2. It is hereby declared that an emergency exists for the humediate taking effect of this act and that

No. G15. A good Grist Mill near Version, Ind. No. 649. 80 acres in Clark county, Illinois :- some No. 649. 80 acres in St. Clair county, Missouri ; -- will

No. 651. 400 acres on the line between Marion and No. 651. 400 acres on the fine hadianapolis small and pendency of said complaint, and that nuless she applicance counties, 12 miles from Indianapolis small and pendency of said complaint, and that nuless she applicance of said complaints. mprovements; will trade part for city property.

No. 650. 2633; acres in Putnam county—150 acres well cause on the second day of the next term of said Court, approved—good buildings—3 miles south of Manhattan. No. 653. 160 acres of land in the north-cast part of Johnson county, 2 miles south-west of Lawrenceburgh Railroad, 12 miles from Indignapolis—some improved. No. 662. 256 acres in Jasper county, 10, 3 miles from Newtown—60 acres cultivated. Also, 320 acres immediately. ately on the Atlantic & Mississippi Railroad, Illinois.

Also, 440 acres in Effingham county, Ill: 400 acres in prairie, 40 acres timbered: Railroad stocks will be re
Europe. No. 664. 329 acres of land in Pratt county, lil., 6 miles south of Monticello, 1 mile from the railroad.

No. 665. 100 acres in Pulaski county, 1% miles of

No. 678. 160 acres in Howard county. No. 689. 300 acres choice land in 3 mile of Lebanon. to sell these more durable types at the prices of ordinary Boone county, Ind.; 40 acres good prairie, balance well types, either on credit or for cash.
Presses, Wood Type, and all other Printing Materials, timbered with improvements. No. 691. 95 acres 1½ miles north of Indian No. 624. 600 acres in Hamilton county, New York, 1 mile from Pleasant Lake.
No. 49. 240 acres 1% miles north-east of town;

> Special Notice. Indiana and Illinois Central Railroad stock will be received in part payment for Real Estate at this office. McKERNAN & MAV. Real Estate Agents and Brokers. TEST FROM THE CASE MAKER .- WE

TOMN F. PRIDE VS. JOHN T. PRALL. ament in Marion Circuit Court inbered, that on the 25th his attorney, filed in the office of the Clerk of the Mario Circuit Court, his bill of complaint, in the above entitle cause against said defendant, and also an affidavit, the and defendant is not a resident of the State of Indiana Said defendant, John T. Prall, is therefore hereb notified of the filing and pendency of said complain against him, and that unless he appear and piend to o answer or demur to said complaint, at the calling of ad to be begun and held at the Court House, in the city of indiananolis, on the lifth Monday in April next, sal-WM. STEWART, Clerk.

LEGAL.

By Jao. C. New, Bop's Be it known that on this 10th day of February, 1855. No. 378. 120 neres 5 miles north-west of Indiana-next term of said Court, to be began and held at the

WM. STEWART, Clerks By Jao. C. New, Bepty

the 5th Mon by in April next, said complaint, and the matters and things therein alleged, will be Beard and be held at the Court House in India

R. L. Watrock for platf. to appear on the first day of the next term of said Court, Feb. 26, 1835 mart

Court, her complaint against said defendant, and also as 1057 neres, all under fence, 800 acres affidavit that said defendant is not a resident of the State Said defendant, William Burch, is therefore hereby notified of the filing and pendency of said petition, and tion, at the calling of said cause on the second day of the next turn of said Court, to be held at the Court House in Indianniclis, on the fith Monday in April next, the es-will be heard and determined in his absence.

No. 445. Woolen Factory at Jonesborough, Grant TOHANA G. ZINC vs. Maurice Zinc: Pe Occurs, her petition for divorce against said defendant No. 321. Saw Mill in Clinton county, 5 and pendency of said complaint, and that unless be appeared in L. and L. railroad.

Said defendant is therefore nevery many and pendency of said complaint, and that unless be appeared in L. railroad. cause on the record day of the next term of said Court to be held at the Court House in Indianapolis, on the 5th

No. 547. Steam Saw Mill 4 miles west of Green-leld, in Hancock county. Notice is hereby gives that at the January Term of the Court of Common Pleas No. 323. Grist Mill and Woolen Pactory, 6 miles of Marion County; after final settlement of the listal beirs. Said heirs are therefore notified to appear on the

> the first day of the next term of said Court, and pr WM. STEWART, Clerk, NOTICE OF DISTRIBUTION. STATE OF

No. 569. 211, acres % mile from Indianapolis.
No. 573. 25 acres adjoining the donation line, NOTICE OF DISTRIBUTION. STATE C. C. P., Marion Co.

that at the January Term of the Court of Common Pleas, No. 585. 160 acres in Delaware county, Ind., 60 of Marion County; after final settlement of the Esta No. 588. Tanyard and 2 acres in Huntsville, on Fall Creek. Also, 40 acres of land between Huntsville heirs. Said heirs are therefore notified to appear on the first day of the next term of said Court, and prove their No. 601. 132 acres in Delaware county, Ind., in OHN CARLISLE VS. THE CENTRAL

A No. 1 farm in point of improvement and con- ley, Jesse Yount, Eliazer Beles, Shildes Moore and Wil

Be it known, that on this 8th day of March, 1855, the Sald defendant is therefore hereby notified of the fling

their Stock of Spring Goods, many of which are o Europe. We have bought all our goods for Cash, and are pre-

above named plaintiff filed in the Office of the Clerk of said Court his petition for divorce, and also, an affide

w-tapitt-mari No. 263. 80 acres 7 miles from Indianapolis, south, learly Higbee vs. Charles N. W. Bor-No. 327. 200 acres 10 miles cast of Indianapolis, of said Court his complaint in the above case, with a

70 acres south-east of Indianapolis, 9 State of Indiana. Said defendants are therefore hereby notified of the filing and pendency of said complain No. 107. 160 acres 2 miles from Indianapolis, time April next, said cause will be heard and determed in DOLPHIS H. SMITH VS. HEVRY

1855, the above named plaintiff filed in the office of the Clerk of the Marion Circuit Court, his complaint and atfidavit for an attachment in the above entitled ca with an undertaking approved of by the Clerk, and also the affidavit of a competent and disinterested person, that said detendant is not a resident of the State of In-Said de endant, Henry Lewis, is therefore hereby no tified of the filing and pendency of said complain mur thereto, at the calling of said cause on the second

R. I. Watrote, Att'y for Puntf. febrults is At BAREAMys. Frances Sarah Ream, He it known, that on this 2d day of March, 1855, the above named plaintiff, filed in the office of the Clerk of said Marion Circuit Court, her petition for partition of the Petatic, and size an appearitibal all of said to read

TOHN P. KELLOGG, HENRY S. KEL filed in the office of the Clerk of said Court, an affiday a competent person, that said de, andant is not a resi pear and answer or demur thereto at the calling of said cause on the second day of the next term of said Cauri fifth Monday in April next, the same will be heard and WM. STEWART, Clerk,

igh of Marion County; after flual settlement of the Estat of Susan Lynch, deceased; about the sum of four inn dred and forty dollars were found remaining for distribution among the heirs. Said heirs are therefore mailie and prove their heirthip, and receive their distribution share.

WM. STEWART, Clerk, DEBECCA BURCH vs. William Burch

that unless be appear and answer or demur to said peti-R. L. Walton for plant. [mar5-dliw4

No. 535. Woolen Factory in Greenwood, Johnson Monday in April next, said complaint, and the matters county.

Martineville, Marti mined to his absence. WM. STEWART, Clerk.
McCanry | Patis attly. [mari-dit-was NOTICE OF DISTRIBUTION.-STATE

No. 419. Flouring Mill at Knightstown, Ind.
No. 422. The undivided half of a Steam Saw Mill.
No. 518. 224 zeros in Greene county, Ind., on the
No. 518. 224 zeros in Greene county, Ind., on the
that at the January Term of the Court of Common Plens. Also, 120 acres in Clay county, on which a town is laid of Marion County; after fluid settlement of the Estate No. 299. 168 acres in Boone county, near North- the heirs. Said heirs are therefore notified to appear on

> of Marion County; after Rual settlement of the Estate of Pavid Evans, deceased : about the sum of seven lun among the helrs. Said beirs are therefore notified to appear on the first day of the next term of said Court,

of Indiana, Marion County: Notice is hereby given that at the January Term of the Court of Common Pleas first day of the next term of said Court, and prove their heirship, and receive their dis WM, STEWART, Clerk, Feb. 26, 1855, marl

od improvements; near Hedman's mills. of Peter W. Koontz, deceased : about the sum of sixty No. 577. 120 acres in Fulion county, Ind., I mile dollars were found remaining for distribution among the No. 580. 100 acres in Fayette county, eight miles first day of the next term of said Court, and prove their ersville, three miles from Canal, 60 acres heirship, and receive their distribution share. No. 583. 169 acres in Putnam county, Inc., 50 NoTICE OF DISTRIBUTION. STATE acres cleared. Also a good saw mill, 5 miles from R. R. that at the Japanes. Toron of the County of the Coun

and Pendleton.

No. 592. 80 acres in Franklin county, Ind., half beirship, and receive their distribution share.

WM. STEWART, Clerk, No. 600. 5% acres on Indiana Avenue, in India- Feb. 25, 1855-mart C. C. P., Marion Co No. 602. 160 acres in Boone county, 60 acres Company, William Burnet, Francis A. Conwell, Henry Van Burgen, David F. Worcester, L. A. Bingham, E. W. Paitison, Robert H. Callum, David Hazzard, George No. 605. 10,000 acres choice land in three differs.

No. 605. 10,000 acres choice land in three differs.

Macy, Jacob Burnet, Jeremiah Jackson, William Han-

n a good state of improvement.

No. 616. 55 acres in Marion county, near Indianaturing, Hydraulier Water Works Company, has departed
from the State of Indiana with intent to defrand its cred-No. 626. 125 acres in Effingham county, 111s., half prairid; 2 miles north of Atlantic and Mississippi Rail-rond; improvements good.

No. 629. 5% acres I mile east of south-east corner of donation line of Indianapolis.

No. 636. 263 acres in Putnam county, Ind., 160 icres well improved; otherwise well improved the service of summons, and keep conceased with like intent. Said defendant, the Cantal Canal, Manufacturing, Hydraulic, Water Works Company, is therefore hereby notified of the Bling of said afficiant and the pendency of said action, and that unless the provided the service of summons, and keep conceased with like intent. Said defendant, the Cantal Canal, Manufacturing, Hydraulic, Water Works Company, and the pendency of said action, and the pendency of said action action and the pendency of said action, and the pende No. 640. Good Woolen Factory in Montgomery the special day of the next term of said Court, to be becounty, Ind., south of Crawfordsville.

No. 646. 96 acres 2 miles west of Indianapolis, well improved.

No. 641. 158 acres 4 miles north of Indianapolis, and the matters and things therein contained, will be heard and determined in their absence. No. 615. A good Grist Mill near Version, Ind.
No. 646. So acres in Hamilton county, 35 acres (CASAWAY SULLIVAN VS. Mary Sulli-

above named plaintiff filed in the Clerk's Office of said that the defendant is not a resident of the State of In Mouday in April next, the same will be determined it Reserve for plant. Tames low & Co., are now receiving

pared to offer inducements to prompt short time and cash overs, unsurposed by any concern in the United States. Our Stock of BROWN SHEETINGS and PRINTS will be kept large and well assorted during the coming No. 676. 1.300 acres in Delaware county, on White season, and will be sold for each, and each suly. Al Louisville, February, 1855.

> and pendency of said complaint, and that unless she appear and answer or demar thereto, at the railing of said cause on the second day of the next term of said Court, to be hald at the Court House in Indianupolis, on the 5th Monday in April next, the same will be heard and de-termined in her absence. WM. STEWART, Clerk.