

A GON JOKER.—There is a bill before the Massachusetts Legislature legalizing the marriage of blacks and whites. A member made the following remarks upon it: I shall vote in favor of this bill, simply because I do not wish to see a law on the statute-book regulating a mere matter of taste, for such I consider to be the whole question of intermarriage between persons of different color. It is purely a matter of taste, and if my friend from Nantucket wishes to marry a black, blue or green wife, I am content that he should have full liberty to indulge his preference for either color. All I request of him is, that when I happen to pay him a friendly visit at the island, he will not ask me to kiss his milk and molasses children!

ANOTHER BULWER.—The Locos in Tennessee are particularly unfortunate in the framing of their electoral ticket. They put names on the list, but they won't stay put! Geo. W. Rice, a local candidate for elector, backed off a few days since; and now, Gen. Carroll, another elector, after perambulating the State and playing the deuce with Old Tip—as he thought—has withdrawn from the list. It must look rather equally in Tennessee for the Van Jacks.—North Bend.

It is said that the recent cold snap has ruined a large portion of the peach trees in this vicinity, and that in consequence there will be a great scarcity of peaches this year.—N. Y. Atlas.

A lawyer once pleaded with great ability the cause of his client for near an hour. When he had done, his antagonist, with a superfluous sneer, said he did not understand a word the other said—who neatly replied, "I believe so, sir, I was speaking law."

WANTED IMMEDIATELY. LAD from 12 to 14 years of age, to do errands &c. for a small family.—Apply at this office.

NOTICE. THE Members and Friends of the Methodist Episcopal Church, are hereby notified, that the Church in this Station, will be dedicated to the worship of Almighty God, on the first Sabbath in June. Rev. J. S. Chaplin, former principal of Newark Seminary, will be present and officiate on that day. O. BURGESS. Maumee City, May 20, 1840.

DISSOLUTION. THE copartnership heretofore existing under the firm of Allen & Gibbons, is this day dissolved, by mutual consent, all persons having unsettled accounts with said firm are respectfully requested to call and settle the same with John C. Allen, (of the old stand) who is authorized to settle the same. JOHN C. ALLEN. ENOCH H. GIBBONS. The business will be continued at the old stand, where I had be happy to accommodate my old customers and the community generally with any articles in my line of business, on terms that cannot fail to please. JOHN C. ALLEN. Maumee City, May 23, 1840. 815.

A CHANGE FOR SPECULATION. FIFTY DOLLARS FOR FORTY DOLLARS. A THIEF broke into the grocery store of the subscriber on Wednesday night (20th inst.) and abstracted from his money-drawer, about \$100.—\$25 bill on the bank of Cleveland, 1 \$5 bill on the Bank of Gallipolis, 1 \$5 bill on the Bank of Granville, and the remainder of which, was in small bills. For the apprehension of the thief and the recovery of the money, I will pay a reward of Fifty Dollars. C. A. WILLIAMS. Maumee City, May 23, 1840.

BUTTER. ONE Ton first rate Butter, for sale by D. B. SMITH. May 23, 1840. 8.

BROOMS. A LOT of Brooms, price 15¢ per doz., for sale by D. B. SMITH. May 23, 1840. 8.

AMERICAN TRANSPORTATION COMPANY. THIS Company has increased their facilities for the speedy transmission of Merchandise on the Erie canal and Lakes, and are now fully prepared to forward goods to their point of destination without delay and upon the most advantageous terms. For freight apply to D. P. Parker, 104 Broad Street P. Grandin, N. York. H. Niles & Co. Albany. P. L. Parsons & Co. Buffalo. G. S. HAZARD, Maumee City, May 12, 1840. 7.

1000 POUNDS Venison Hams, for sale cheap, by G. S. HAZARD. May 10.

NOTICE. I hereby give, that Jonathan H. Jerome, guardian of Lat. B. Farnsworth, Ralph Farnsworth, and Ara Farnsworth, at the March term of our court of common pleas, within and for the county of Lucas and State of Ohio, filed with the clerk of said court a statement of his accounts with such wards, together with the vouchers in support thereof, and that said Jonathan H. Jerome will apply to the next court of common pleas for a settlement of said accounts with said wards. JAMES MYERS, Clerk. 613.

70 BARRELS WHISKEY, Hamilton's Brand, just received and for sale by G. S. HAZARD. April 25.

60 BARRELS PORK, in good order, just received and for sale, cheap for cash, by G. S. HAZARD. April 25.

150 BARRELS Ohio Flour, just received by D. B. SMITH. May 2, 1840.

50 BARRELS first Quality "Harrison Meas. Pork," for sale by D. B. SMITH. May 2, 1840.

FORT MEIG'S BACON.—Two tons best smoked Hams and Shoulders, for sale by D. B. SMITH. May 2, 1840.

NORTH BEND GLASS.—50 Boxes 2 by 10 Ohio Glass, 50 boxes 7 by 9 for sale by D. B. SMITH. May 2, 1840.

TAPPECANOE DRIED APPLES.—50 Bushels Dried fruit, by D. B. SMITH. May 2.

1,000 POUNDS LARD, for sale by G. S. HAZARD. April 25.

DISSOLUTION. THE copartnership heretofore existing under the firm of G. & W. Richardson, is this day dissolved by mutual consent, and all persons having unsettled accounts with us, are respectfully but earnestly requested to call and adjust the same within thirty days from this date, or we shall call upon them in a manner not to be misunderstood. One or both of us, will be found at the old stand, ready to attend the settlement of all demands, &c. GEORGE RICHARDSON. WILLIAM RICHARDSON. The business will be continued hereafter under the firm of RICHARDSON & CO. Maumee City, May 2, 1840. 5.

LOOK AT THIS! THE Subscribers would respectfully inform the citizens of this City and Vicinity, that they are now receiving a large assortment of Goods, which they are disposed to sell at prices to correspond with the times, for cash or ready pay of some kind, and thankful for the liberal share of patronage bestowed on the late firm, they will endeavor to merit a continuance of the same. At our establishment can among other things be found the following goods: Dry Goods, W. I. Goods and Groceries, (all kinds with the exception of liquors) Crockery, Glass, Stone, Hard and Hollow Ware, Boots and Shoes, (a full assortment) Iron, Nails, Steel &c., all of which and the prices, those wishing to purchase are requested to call and examine. RICHARDSON & CO., Successors to G. & W. RICHARDSON. May 2, 1840. 5.

CARPENTERS & Joiners Tools, such as House & Ship Joiners Broad Axes do do do Adzes, Planes of almost all kinds, Saws, Hammers, Squares, Scratch Awls, Drawing Knives, chisels, Angers, Bitts, Gouges, &c. all of which are sold much lower than they have been formerly for CASH by May 2 1840. RICHARDSON & CO.

ANY persons wishing Goods not advertised will please call and we will inform whether we have them or no. May 2 1840. RICHARDSON & CO.

3000 BUSHELS Corn Shelled & in the Ear, 1500 do Oats, 100 do Rye by RICHARDSON & CO. May 2 1840.

SOAP, OIL, SPERM & Tallow Candles by RICHARDSON & CO. May 2 1840.

COFFEES, Tea, Sugar, Pepper, Spice, Sal mirans, Cocoa, Chocolate, Numege' cases, cloves &c. by RICHARDSON & CO. May 2 1840.

A SMALL assortment of Saddlery such as Hames, Buckles, Trussets, Pad Sews, Water-wraps, Coaches, Traces, Halters, Chains, Bridles, Martingales, & Halters, Webbing &c. by May 2 1840. RICHARDSON & CO.

POWER, Shot, Lead Plints, Percussion Caps & Pills, Shot Belts & Powder Horns by RICHARDSON & CO. May 2 1840.

PORK, Flour, Beans, Corn, Oats and Potatoes, by RICHARDSON & CO. May 2, 1840.

SALES and Harness Leather, Cow Hide, Kip and Calf Skins, White and Color ed Lining do. Pins, awls, ricks and Hames, by RICHARDSON & CO. May 2, 1840.

GLASS, Nails, Grindstones, Scythe do. and Rifles, Shoemaker Rubbing Stones by RICHARDSON & CO. May 2, 1840.

SHEETING, Shirts, Wadding, Wick- ing, Batting &c. by RICHARDSON & CO. May 2, 1840.

SWEDDE, English and Russia Iron, Cast- German and Bilateral Steel Nail Rods, &c. by RICHARDSON & CO. May 2 1840.

CROCKERY, Glass, Earthen and Stone Ware, a good assortment, by May 2. RICHARDSON & CO.

A FULL Assortment of Shelf Hard Ware, by RICHARDSON & CO. May 2, 1840.

THE best assortment of Boots and Shoes that can be found in this City, by RICHARDSON & CO. May 2, 1840.

CALICOES, Gingham, Linsey checks, paids and stripes, by May 2. RICHARDSON & CO.

WE have three Umbrella's left, and as it rains quite often, should like to have them returned, one of them is a very large green silk, with the owners name engraved on the handle. G. & W. RICHARDSON. 5. May 2, 1840.

100,000 PINE SHINGLES, just received and for sale, by D. B. SMITH. April 18, 1840. 5.

10 BARRELS "democratic" Brandy, 100 barrels "G. M. G. H. SMITH. For sale by D. B. SMITH. April 18, 1840. 5.

TO CONTRACTORS. A LOT of White Beans, "and a lot that are not so white," are offered very low, by D. B. SMITH. April 18, 1840. 5.

HURRAH FOR HARRISON. 50 BARRELS CHDER, "half hard and soft," and designed expressly for "Tippecanoe Clubs, just received and for sale, low, by D. B. SMITH. Maumee City, April 11.

25 BARRELS APPLES, for sale by D. B. SMITH. Maumee City, April 11.

SPIRITS of Turpentine, for sale by June 15. E. KITTS

100 BARRELS WHISKEY, just received by D. B. SMITH. Maumee City, April 11.

MAUMEE CITY INSURANCE COMPANY. ALL persons indebted to the Maumee City Insurance Company, are requested to make immediate payment to the subscribers who are authorized to close up the affairs of the Institution. One or both of the said subscribers may be, at all times, found at the office of Young and Waite in Maumee City. ELISHA MACK, MORRISON R. WAITE, Assignees. Nov. 15, 336.

RIFLE and blasting powder, bar lead and shot, by D. C. FORSYTH & Co. Dec. 25.

SHEETINGS, Shirts, Drillings and Tickings, by D. C. FORSYTH & Co. Dec. 25.

Court of Common Pleas, March Term, A. D. 1840. Eliza Mack, vs. Robert A. Forsyth and Isaac Hull. IN pursuance of an order of said Court, the said Defendant is hereby notified, that the Complainant has filed his bill, the object and prayer of which is, to foreclose a certain mortgage made by the Defendant to the Complainant upon the following Lands and Tenements, situated in said County of Lucas, and known as the South part of the N. W. 1/4 of frac. sec. No. 33, in Township 3 north, and range No. 9, and the West 1/2 of the S. W. 1/4 of same Section, to secure the payment of two notes also made by the Defendant to said Complainant, and to obtain an order for the sale of said premises to satisfy said notes. And the said Defendant is further notified, that unless he appears and pleads, answers or demurs to said Bill within sixty days after the next term of said Court, the Complainant will apply to said Court, at the term next succeeding the expiration of said sixty days, to take the several matters and things in said Bill contained for confessed and to decree thereon accordingly. YOUNG & WAITE, Sol's. for Complainant. Dated April 11, 1840. 6w2

Court of Common Pleas, March Term, A. D. 1840. Archibald Mercer, vs. Henry Tyler. IN pursuance of an order of said Court, the Defendant is hereby notified that the Complainant has filed in said Court his Bill in Chancery, the object and prayer of which is to foreclose a certain mortgage made and executed by the Defendant to Noyes Billings and William W. Billings upon the following Lands and Tenements, situated in said County of Lucas, and known as in Lot No. 107, in Hunt and Beaugrand's addition to Maumee, for securing the payment of three notes made by Caleb S. Henderson to said N. and William W. Billings, which said mortgage and notes have, for a valuable consideration, been assigned and endorsed to the Complainant, and to obtain an order for the sale of said premises, and an application of the proceeds of such sale to the payment of said notes. And the said Defendant is further notified that, unless he appears and pleads, answers or demurs to said Bill within sixty days from the next term of said Court, the Complainant will apply to said Court, at the term next after the expiration of said sixty days, to take the several matters in said Bill contained for confessed, and to decree thereon accordingly. YOUNG & WAITE, Sol's. for Complainant. Dated April 11, 1840. 6w2

Court of Common Pleas, March Term, A. D. 1840. The State of Ohio for the use of the County Fund vs. Commissioners of Lucas County. IN pursuance of an order of said Court, the Defendant is hereby notified, that a Bill in Chancery has been filed against him in said Court, the object and prayer of which is to foreclose the equities of the said Defendants in and to the following described Lands, situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Henry Walbridge and Henry Walbridge, non resident Defendants, are hereby notified, that a Bill in Chancery has been filed against them in said Court, the object and prayer of which is to foreclose the equities of the said Defendants in and to the following described Lands, situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Henry Walbridge and Henry Walbridge are hereby notified, that, unless they appear and plead, answer or demurs to said Bill within sixty days from the next term of said Court, the Complainant will make application at the term next after the expiration of said sixty days, to have the several matters and things in said Bill mentioned taken for confessed, and a decree made thereon accordingly. YOUNG & WAITE, Sol's. for Complainant. Dated April 11, 1840. 6w2

Court of Common Pleas, March Term, A. D. 1840. The State of Ohio for the use of the County Fund vs. Commissioners of Lucas County. IN pursuance of an order of said Court, the Defendant is hereby notified, that a Bill in Chancery has been filed against him in said Court, the object and prayer of which is to foreclose the equities of the said Defendants in and to the following described Lands, situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Henry Walbridge and Henry Walbridge are hereby notified, that, unless they appear and plead, answer or demurs to said Bill within sixty days from the next term of said Court, the Complainant will make application at the time of said Court, to have the several matters and things in said Bill mentioned taken for confessed, and a decree made thereon accordingly. YOUNG & WAITE, Sol's. for Complainant. Dated April 11, 1840. 6w2

Court of Common Pleas, March Term, A. D. 1840. Daniel M. Wilson, vs. Daniel M. Wilson. In pursuance of an order of said Court, the Defendant in this case will take notice, that a Bill in Chancery has been filed against him in said Court, setting forth that a certain contract was made and entered into between the parties, on or about the 11th day of July, 1836, in which the Defendant agreed to purchase from the Complainant, the following pieces of Land situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Daniel M. Wilson is hereby notified, that, unless he appears and pleads, answer or demurs to said Bill within sixty days from the next term of said Court, the Complainant will make application at the time of said Court, to have the several matters and things in said Bill mentioned taken for confessed, and a decree made thereon accordingly. DANIEL O. MORTON, Master Commissioner in Chancery. Dated, April 24, 1840. 6w4

Court of Common Pleas, March Term, A. D. 1840. John E. Hunt, vs. Daniel M. Wilson. In pursuance of an order of said Court, the Defendant in this case will take notice, that a Bill in Chancery has been filed against him in said Court, setting forth that a certain contract was made and entered into between the parties, on or about the 11th day of July, 1836, in which the Defendant agreed to purchase from the Complainant, the following pieces of Land situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Daniel M. Wilson is hereby notified, that, unless he appears and pleads, answer or demurs to said Bill within sixty days from the next term of said Court, the Complainant will make application at the time of said Court, to have the several matters and things in said Bill mentioned taken for confessed, and a decree made thereon accordingly. DANIEL O. MORTON, Master Commissioner in Chancery. Dated, April 24, 1840. 6w4

Court of Common Pleas, March Term, A. D. 1840. Daniel M. Wilson, vs. Daniel M. Wilson. In pursuance of an order of said Court, the Defendant in this case will take notice, that a Bill in Chancery has been filed against him in said Court, setting forth that a certain contract was made and entered into between the parties, on or about the 11th day of July, 1836, in which the Defendant agreed to purchase from the Complainant, the following pieces of Land situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Daniel M. Wilson is hereby notified, that, unless he appears and pleads, answer or demurs to said Bill within sixty days from the next term of said Court, the Complainant will make application at the time of said Court, to have the several matters and things in said Bill mentioned taken for confessed, and a decree made thereon accordingly. DANIEL O. MORTON, Master Commissioner in Chancery. Dated, April 24, 1840. 6w4

Court of Common Pleas, March Term, A. D. 1840. Daniel M. Wilson, vs. Daniel M. Wilson. In pursuance of an order of said Court, the Defendant in this case will take notice, that a Bill in Chancery has been filed against him in said Court, setting forth that a certain contract was made and entered into between the parties, on or about the 11th day of July, 1836, in which the Defendant agreed to purchase from the Complainant, the following pieces of Land situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Daniel M. Wilson is hereby notified, that, unless he appears and pleads, answer or demurs to said Bill within sixty days from the next term of said Court, the Complainant will make application at the time of said Court, to have the several matters and things in said Bill mentioned taken for confessed, and a decree made thereon accordingly. DANIEL O. MORTON, Master Commissioner in Chancery. Dated, April 24, 1840. 6w4

Court of Common Pleas, March Term, A. D. 1840. Daniel M. Wilson, vs. Daniel M. Wilson. In pursuance of an order of said Court, the Defendant in this case will take notice, that a Bill in Chancery has been filed against him in said Court, setting forth that a certain contract was made and entered into between the parties, on or about the 11th day of July, 1836, in which the Defendant agreed to purchase from the Complainant, the following pieces of Land situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Daniel M. Wilson is hereby notified, that, unless he appears and pleads, answer or demurs to said Bill within sixty days from the next term of said Court, the Complainant will make application at the time of said Court, to have the several matters and things in said Bill mentioned taken for confessed, and a decree made thereon accordingly. DANIEL O. MORTON, Master Commissioner in Chancery. Dated, April 24, 1840. 6w4

Court of Common Pleas, March Term, A. D. 1840. Daniel M. Wilson, vs. Daniel M. Wilson. In pursuance of an order of said Court, the Defendant in this case will take notice, that a Bill in Chancery has been filed against him in said Court, setting forth that a certain contract was made and entered into between the parties, on or about the 11th day of July, 1836, in which the Defendant agreed to purchase from the Complainant, the following pieces of Land situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Daniel M. Wilson is hereby notified, that, unless he appears and pleads, answer or demurs to said Bill within sixty days from the next term of said Court, the Complainant will make application at the time of said Court, to have the several matters and things in said Bill mentioned taken for confessed, and a decree made thereon accordingly. DANIEL O. MORTON, Master Commissioner in Chancery. Dated, April 24, 1840. 6w4

Court of Common Pleas, March Term, A. D. 1840. Daniel M. Wilson, vs. Daniel M. Wilson. In pursuance of an order of said Court, the Defendant in this case will take notice, that a Bill in Chancery has been filed against him in said Court, setting forth that a certain contract was made and entered into between the parties, on or about the 11th day of July, 1836, in which the Defendant agreed to purchase from the Complainant, the following pieces of Land situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Daniel M. Wilson is hereby notified, that, unless he appears and pleads, answer or demurs to said Bill within sixty days from the next term of said Court, the Complainant will make application at the time of said Court, to have the several matters and things in said Bill mentioned taken for confessed, and a decree made thereon accordingly. DANIEL O. MORTON, Master Commissioner in Chancery. Dated, April 24, 1840. 6w4

Court of Common Pleas, March Term, A. D. 1840. Daniel M. Wilson, vs. Daniel M. Wilson. In pursuance of an order of said Court, the Defendant in this case will take notice, that a Bill in Chancery has been filed against him in said Court, setting forth that a certain contract was made and entered into between the parties, on or about the 11th day of July, 1836, in which the Defendant agreed to purchase from the Complainant, the following pieces of Land situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Daniel M. Wilson is hereby notified, that, unless he appears and pleads, answer or demurs to said Bill within sixty days from the next term of said Court, the Complainant will make application at the time of said Court, to have the several matters and things in said Bill mentioned taken for confessed, and a decree made thereon accordingly. DANIEL O. MORTON, Master Commissioner in Chancery. Dated, April 24, 1840. 6w4

Court of Common Pleas, March Term, A. D. 1840. Daniel M. Wilson, vs. Daniel M. Wilson. In pursuance of an order of said Court, the Defendant in this case will take notice, that a Bill in Chancery has been filed against him in said Court, setting forth that a certain contract was made and entered into between the parties, on or about the 11th day of July, 1836, in which the Defendant agreed to purchase from the Complainant, the following pieces of Land situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Daniel M. Wilson is hereby notified, that, unless he appears and pleads, answer or demurs to said Bill within sixty days from the next term of said Court, the Complainant will make application at the time of said Court, to have the several matters and things in said Bill mentioned taken for confessed, and a decree made thereon accordingly. DANIEL O. MORTON, Master Commissioner in Chancery. Dated, April 24, 1840. 6w4

Court of Common Pleas, March Term, A. D. 1840. Daniel M. Wilson, vs. Daniel M. Wilson. In pursuance of an order of said Court, the Defendant in this case will take notice, that a Bill in Chancery has been filed against him in said Court, setting forth that a certain contract was made and entered into between the parties, on or about the 11th day of July, 1836, in which the Defendant agreed to purchase from the Complainant, the following pieces of Land situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Daniel M. Wilson is hereby notified, that, unless he appears and pleads, answer or demurs to said Bill within sixty days from the next term of said Court, the Complainant will make application at the time of said Court, to have the several matters and things in said Bill mentioned taken for confessed, and a decree made thereon accordingly. DANIEL O. MORTON, Master Commissioner in Chancery. Dated, April 24, 1840. 6w4

Court of Common Pleas, March Term, A. D. 1840. Daniel M. Wilson, vs. Daniel M. Wilson. In pursuance of an order of said Court, the Defendant in this case will take notice, that a Bill in Chancery has been filed against him in said Court, setting forth that a certain contract was made and entered into between the parties, on or about the 11th day of July, 1836, in which the Defendant agreed to purchase from the Complainant, the following pieces of Land situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Daniel M. Wilson is hereby notified, that, unless he appears and pleads, answer or demurs to said Bill within sixty days from the next term of said Court, the Complainant will make application at the time of said Court, to have the several matters and things in said Bill mentioned taken for confessed, and a decree made thereon accordingly. DANIEL O. MORTON, Master Commissioner in Chancery. Dated, April 24, 1840. 6w4

Court of Common Pleas, March Term, A. D. 1840. Daniel M. Wilson, vs. Daniel M. Wilson. In pursuance of an order of said Court, the Defendant in this case will take notice, that a Bill in Chancery has been filed against him in said Court, setting forth that a certain contract was made and entered into between the parties, on or about the 11th day of July, 1836, in which the Defendant agreed to purchase from the Complainant, the following pieces of Land situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Daniel M. Wilson is hereby notified, that, unless he appears and pleads, answer or demurs to said Bill within sixty days from the next term of said Court, the Complainant will make application at the time of said Court, to have the several matters and things in said Bill mentioned taken for confessed, and a decree made thereon accordingly. DANIEL O. MORTON, Master Commissioner in Chancery. Dated, April 24, 1840. 6w4

Court of Common Pleas, March Term, A. D. 1840. Daniel M. Wilson, vs. Daniel M. Wilson. In pursuance of an order of said Court, the Defendant in this case will take notice, that a Bill in Chancery has been filed against him in said Court, setting forth that a certain contract was made and entered into between the parties, on or about the 11th day of July, 1836, in which the Defendant agreed to purchase from the Complainant, the following pieces of Land situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Daniel M. Wilson is hereby notified, that, unless he appears and pleads, answer or demurs to said Bill within sixty days from the next term of said Court, the Complainant will make application at the time of said Court, to have the several matters and things in said Bill mentioned taken for confessed, and a decree made thereon accordingly. DANIEL O. MORTON, Master Commissioner in Chancery. Dated, April 24, 1840. 6w4

Court of Common Pleas, March Term, A. D. 1840. Daniel M. Wilson, vs. Daniel M. Wilson. In pursuance of an order of said Court, the Defendant in this case will take notice, that a Bill in Chancery has been filed against him in said Court, setting forth that a certain contract was made and entered into between the parties, on or about the 11th day of July, 1836, in which the Defendant agreed to purchase from the Complainant, the following pieces of Land situated in said County of Lucas, and known as in the N. E. 1/4 of Sec. 30, in Township 9, S. of Range 7, E. containing 22.35 100 acres, and the N. W. 1/4 of the S. E. 1/4 of section 30 in the same Township and Range, mortgaged by said Daniels to the said State of Ohio to secure the payment of seven hundred dollars, according to the condition of a certain Bond in said Mortgage Deed more fully described, and to obtain an order for the sale of said mortgaged premises, and an application of the proceeds of such sale to the payment of said sum of money in said Bond mentioned. And the said Daniel M. Wilson is hereby notified, that, unless he appears and pleads, answer or demurs to said Bill within sixty days from the next term of said Court, the Complainant will make application at the time of said Court, to have the several matters and things in said Bill mentioned taken for confessed, and a decree made thereon accordingly. DANIEL O. MORTON, Master Commissioner in Chancery. Dated, April 24, 1840. 6w4

Court of Common Pleas, March Term, A. D. 1840. Daniel M. Wilson, vs. Daniel M. Wilson. In pursuance of an order of said Court, the Defendant in this case will take notice, that a Bill in Chancery