

FIRST EDITION. 11:30 P. M. TELEGRAPHIC.

A RECEIVER APPOINTED. RICHMOND, Va., Dec. 23.—Judge Hughes to-day, in the United States circuit court, delivered an opinion in the case of the insolvent Piedmont & Arlington Insurance company of this city in the matter of appointing a receiver as paid for by a number of policy-holders. Upon the question whether or not the court would allow the company to appoint its own receiver, Judge Hughes says: "I think that the mere fact of the failure of the life insurance company is prima facie proof that its operations have been conducted in a fraudulent manner and if the failure is not explained by some great casualty, such as a widespread pestilence, or sudden financial convulsion, or physical calamity, I will not pretend to say that it creates a presumption of moral turpitude in the managers of the company, but it certainly does of the constructive fraud; that is to say, if that financial imbecility, or recklessness, or extra vagance, or that gross negligence, which is equivalent in its consequences to fraud, and which the court is bound to regard as conclusive fraud, would the court be justified in allowing the trustees appointed by such company, in the very deed in which it avowed its insolvency, to remain in the custody of its effects and to administer them? Could the court expect to attract and retain the confidence of the public and of its suitors if it should sanction such an action? I think not. The insolvency and abrogation of the company left its effects in the legal and rightful custody of no one, and the court must at once provide for the emergency by appointing a receiver."

TERRIBLE TRAGEDY. LOUISVILLE, Ky., Dec. 23.—A dispatch from Elizabethtown says: "The neighborhood of Horne's Valley, fifteen miles from here, is a scene of the wildest excitement, on account of a terrible tragedy enacted there Tuesday. David J. Carter, an old and reputable citizen, and Budd Harrington, also a highly respected citizen, both farmers in good circumstances, the former about 55 years of age and the latter about 35, had a law-suit, which was heard Tuesday. After the hearing they quarreled, and Harrington drew a pistol and shot Carter, the ball entering his mouth and coming out of the back of his neck. Young Carter, son of the wounded man, ran home and returned in a few minutes with a double-barreled shotgun, both barrels of which he discharged into the body of Harrington, apparently killing him instantly. He fell seemingly lifeless and lay perfectly still where he had fallen, but old man Carter secured a blacksmith's sledgehammer lying near, walked up to the remains, deliberately crushed the head of his victim, and then fell over him apparently in a dying condition."

AN ARMY DESERTER. WASHINGTON, Dec. 23.—A telegram from Lieut. Lotus Niles, acting assistant quartermaster at Fort Johnston, N. C., states that private Henry Hammond, a deserter from the army, has stolen a number of blank government checks and quartermaster's transportation requests from the office of the post's quartermaster at Fort Johnston. He has forged the name of Lieut. Niles to checks and requests and the public are cautioned against negotiating checks and railroad receipts.

TWO GAMBLERS SEIZED. JACKSONVILLE, Fla., Dec. 23.—Two of the gamblers who were seized at Baldwin Wednesday by a party of men whom they had swindled, and who were made to surrender their winnings, came to this city the same evening and procuring warrants and a posse of four men under a deputy sheriff, proceeded to Derbyville to arrest the so-called "regulators." A skirmish ensued, in which Jack Simpson, one of the gamblers' party, was killed. The posse arrested three of the citizens' party and brought them to the city. Today they will have a hearing before a magistrate.

FIRE. SPRINGFIELD, Mass., Dec. 23.—A fire in the picker house of the Chicopee Manufacturing company, No. 4 mill, at Chicopee Falls, yesterday, caused \$35,000 damage to the machinery and the cotton stock and \$4,000 to the building.

GEORGIA. AUGUSTA, Ga., Dec. 23.—The passenger train on the Charlotte, Columbia and Augusta railroad was thrown down an embankment this morning by a broken rail. Major G. B. Russell, of the United States army, had a thumb broken; conductor King, a rib broken; R. B. Hanch, of Gaston, bruised; B. Johnson, of Lewiston, N. C., bruised.

James Newton, a white man, convicted in the Jefferson county superior court of the murder of a white man named Cornwall in that county in 1877, has been sentenced to be hanged on the first Friday in February next.

STOCK MARKET. NEW YORK, Dec. 23.—11 a. m.—The stock market has been fairly active, but speculation has been very irregular in tone. The changes in prices, however, were very slight, and the fluctuations confined within a range of 1 per cent. At present writing the general list is 54 per cent. off from yesterday's closing quotation, the latter for Canada Southern, while B. Cedar rapids and Northern is 1 per cent. higher.

FOUR MEN DROWNED. NEW ORLEANS, Dec. 23.—The officers of the steamboat Clara S. report that on Wednesday morning, when the boat was about making a landing, four colored roustabouts took their position on the swinging stage, which tilted and the men were thrown into the river and drowned, although every effort was used to save them. The bodies were not recovered.

MINOR DISPATCHES. GALVESTON, Dec. 23.—Judgment has been rendered in the United States circuit court against Thos. O'Clintree and his associates on his bond as United States marshal for the eastern division of Texas for \$1,524.49.

FOREIGN. LONDON, Dec. 23.—Mrs. Cross, "George Eliot," the distinguished novelist, died at 10 o'clock last night. Her death was quiet and almost painless.

LONDON, Dec. 23.—The Pall Mall Gazette this evening announces that Mrs. Cross was seized with a sudden chill, which attacked her in the lobby of the National Theatre, where she had just received several friends, who left her apparently in good health and spirits. The attack, however, did not give serious cause for alarm until six o'clock last evening. Dr. Andrew Clark then discovered that the pericardium was seriously affected, and pronounced the case almost hopeless. She passed away quietly. On the 6th of May last deceased was married to Miss Warren Evans by John Walter Jones, of Weybridge, Surrey, a merchant in this city.

A correspondent of the Times at Athens says: "In an interview with M. Comandouras, president of the council and minister of foreign affairs, the latter said that without absolutely rejecting arbitration, without knowing the terms and minutes of the concession that may possibly be demanded of Greece, he should unhesitatingly reject arbitration as reopening the question of frontier. He said Greece has prepared for war to obtain the territory assigned her, and would run any risk involved therein."

A telegram from Dublin states that the custom authorities yesterday seized the Norwegian ship Juno, in Clara river, near the mouth of the Shannon. Her cargo, consisting of arms, was being landed. Three wagon loads had already been landed. A force of marines and artillery have charge of the vessel. A telegram also states that a number of arms were recently arrived from America, are under police surveillance.

Messrs. Donald, Currie & Co. have received a telegram dated Durban, today, which says it is reported that an attempt was made on the life of the Rev. Mr. Hooker, pastor of the church at Middleburg, and that two hundred soldiers were killed and fifty taken prisoners.

Greenville Happenings. GREENVILLE, Dec. 23, 1880. MR. EDITOR: Your correspondent composed one of the very large and respectable audiences that assembled at the Presbyterian church last Sabbath evening. We do not remember of ever having heard a sermon from this pulpit which delighted us more than the one delivered on this occasion by the Rev. A. M. Hooker, pastor in charge. His text was, "She hath done what she could."

His thoughts were couched in plain but elegant English, and were delivered in his usual happy style. But this was not the only cause for the assembling of so large a congregation, for I was privileged that Mr. E. S. Rising, jr., and Miss Mattie McCorkle were to be united in marriage. Accordingly, after singing the last hymn and while Miss Bessie Brown rendered a wedding march, the couple advanced and were made one and the same, Rev. Mr. Hooker officiating.

May peace, happiness and prosperity attend Ed. and his happy bride. Last Friday night "Pale Face" and "Ebony Hue" met on our streets in mortal combat. "Ebony Hue" wielded a huge "barlow" rather artistically, sinking it about three inches into the abdomen and then to the right armpit, inflicting a terrible and almost fatal wound on "F. F." As usual, whisky was the cause.

Christmas festivities will engage the attention of our denizens during the remainder of the week. The various churches will lead to the pleasures with Christmas trees, concerts, feasts, etc. Thursday evening, the M. E. church, south, give a concert. Saturday, the Presbyterian and M. E. Sunday schools will be treated, the former to I don't know what, for 'tis a secret, and the latter to a dinner.

Our drug and fancy stores are the centre of attraction now, especially those of R. B. Snoddy, Spencer & Brown, Lane, Bros., and L. G. Harrell. More anon. "AYCOK."

THE NATIONAL BEAR GARDEN. How the Monotony Was Broken in the House of Representatives.

Sparks, the "Sucker," Sputters Spitefully. Weaver Willing to Waltz Him Out.

Graphic Description by an Eye Witness. National Republican, Wednesday.

Not since the celebrated row of good olden times in the United States, of Wisconsin, Illinois, and Ohio, of Mississippi, Louisiana, and the house witnessed such a scene as was presented on the floor last evening. The debate on the pending bill in committee of the whole had drifted away out of ride-range, and the speaker, Mr. Sparks, of Mississippi, had been the house witness such a scene as was presented on the floor last evening.

The old flag, decorated on one side with a greenback as big as a barrel-head, had about the same effect upon the Democratic brethren as that produced upon the bill by the red flag of the matador. The first bullet, Bland, of Missouri, aimed at the speaker, followed on the Democratic side was that old Texas hollow-horn Reagan; the hit in pennyroyal puke, Bland, followed; that remarkably spared moment of the mercy of the fool-killer and inefficiency of the rindespest.

SPARKS, ROARED RAVENOUSLY, while a number of others pawed the earth vigorously and roared at intervals just to keep the speaker, the order directed most of his darts toward the Democratic camp, the Republicans did not put in their oratorical oars, but contented themselves with cheering Weaver and laughing at the squalling of the Democrats. Weaver bore the brunt of which he was subjected good naturedly, and the frequent interruptions only gave him opportunity to display his wit and biting talent for retort in a manner that generally left the crowd in tremors in a lurch.

Bland made the first really rude assault upon Weaver, when in substance he charged him with selling out to the Republicans during the recent presidential campaign. This Weaver declared false and in reply to a statement made by Bland (that Weaver) had not been in the majority in congress and elsewhere from the Democratic party, which he had attempted to defeat in the last campaign, said: "They say I received from the Democratic party during the recent campaign, a large number of letters prepared for war to obtain the territory assigned her, and would run any risk involved therein."

I have examined both carefully, and it is my opinion and that of the experts who have seen both, that the two forgeries were perpetrated by the same hand.

This centre shot sent a wild wave of applause and laughter over the republican side of the chamber and over that of the Democrats a cloud of gloom settled, from which came the mutterings of suppressed wrath, and the sounds of clenched fingers, and with that of earnest, inverted prayer, made music sweet unto the greenback ear and soothing to the republican auricle.

AFTER THIS WEAVER HELD THE FLOOR, un molested by the ballying of Bland, the roar of Reagan, or the trilling of Sparks, until he had spoken upon the record of the republican party and his former identification with that organization. At this point, Bland, who had rudely refused to yield to Weaver for a question when he had the floor, put in a squawk, and in substance charged Weaver with republicanism, and Sparks, who, like the historical Irishman, "never opens his mouth but he puts his foot in it," asked Weaver if he was not a republican, and insisted upon

BEING ANSWERED FORTHWITH. Weaver replied that he was not, and attempted to go on, when Sparks remarked that that was a falsehood, and went on with some unflattering remarks, which Weaver cut short with the contemptuous remark, "Oh, the man is crazy."

As if to prove the truth of Weaver's assertion, Sparks, after this shot, sat tied down in his seat, and turned toward Bland, began to retort, and his whole frame quivering with suppressed emotion. After this, Weaver went right in, cracking Democratic skulls, and in substance charging that he was a republican, and insisted upon

WHEN UP SPRANG SPARKS, and said in substance that the remark he had made a while since was made under an evident misapprehension of the reply that Mr. Weaver had made to his question. He had intended to ask Mr. Weaver if he (Weaver) had not been a republican at the time that party had inflicted the financial legislation upon the country, of which he complained, and he had intended that Mr. Weaver was a republican, and under greenback rule. Mr. Weaver received this explanation of the Sucker's silliness in good nature, only adding, in a rather bantering way, that it would be well for the gentleman in future to give the necessary such apologies as are given which had just made by avoiding the use of the delicate epithet.

LIAR AND FALSHOOD, IN DEBATE. It was his habit, where a person applying such epithets to him was within reach of his arm, to inflict chastisement upon the offenders. Here, Mr. Sparks, of Mississippi, whose soul is full of envy and whose indignities of meanness and snob and bulldozers, dined happily.

"US THAT A CHALLENGE?" "Oh no," said Weaver, "but my address is Dea Mother, Iowa," whereupon the Republican brethren giggled gleefully, and several brilliant brigadiers, bumped their heads hard upon their desks in token of disapproval of the allusion to that great survivor of the rebellion and

the mule's heel, Wade Hampton. Herein Sparks, who had been buzzing in Bland's light silver ear, began to show signs of eruption, and in less time than it takes to tell it, he was on his forked end.

SPATTERING SPITEFULLY. In a tone so tragic that it made even Oscar Harris involuntarily place his hand on his scalp, and all of the little pages put their fingers in their ears, Sparks sputtered:

"Sir, I speak to the gentleman's right arm. His right arm would have about as much effect upon me as his canvas hat upon the last election. Then the Republicans roared, and Sparks, mistaking their mirth for applause, continued to fire his mouth off with great ferocity at Weaver, who smilingly remarked in one of Sparks' pauses:

"The gentleman is mistaken in me; my fighting weight is one hundred and eighty-five pounds."

"Your manner of accepting my explanation," continued the savage Sucker, "shows you to be lacking in the instincts of a gentleman. I said that you were a 'g'ing what was not true, and your failure to remedy it shows, as your campaign showed, that you are lacking in those instincts."

This was the hair that broke the camel's back, and as suddenly as darkness follows day in tropical climes, the light of good humor fled from Weaver's face, and the baleful fires of vengeful wrath lit up his steel blue eyes as he coolly and deliberately said:

"I DENOUNCE THE GENTLEMAN personally as a liar on the floor of this house."

It was with a second-class ticket to a first-class managerie to see Sparks as he rose on the tip-toe of his hoof-screams and shouted at the top of his voice, "YOU ARE A SCOUNDREL AND A VIL-LAIN."

Ah! then and there was hurrying to and fro, and whispering with brassy breath, "There's a— to pay now" by many statesmen. And indeed it did look for a time as if his satanic majesty had a claim which could not be liquidated, owing to a scarcity of heated tar.

Weaver at once left his seat, the generally left the crowd in tremors in a lurch. Sparks, who occupied a front seat to the right, Sparks stood up and glared like a maniac, at the same time

GRABBING A CHAIR, and using its legs, as a battering ram, toward the advancing foe, thus displaying a familiarity in fortification such as is only to be expected of an applicant to the chairman of a military committee. Up to this time most of the members, taken by surprise by the unexpected turn things had taken, had remained in their places; but now a loud forged the most angry words, and before Weaver had come within striking distance of the entrenched Sparks a dozen members had seized his arms, and were attempting to force him backward toward the republican side. Sparks, finding that Weaver was pinned, then began to struggle violently, but was so hemmed in by his hastily thrown up and somewhat necessarily defective—from an engineering point of view—barriade that he was easily retained. Back, the instigator of the row,

INCONTINENTLY BOLTED, leaving a silver streak and an argentiferous odor behind, Reagan retreated rapidly. Jones, of Texas, rushed to the front and began to remove his coat, gently remarking:

"If I don't take a hand."

Mrs. of Texas, proceeded to peel for a similar purpose, when Randall, rushing to the chair, pouped Cover, seized the gavel, pouped the desk, commanded order, and shout I to John G. to carry the mass.

Some one seconded this motion by yelling, "The American eagle looses," and the next moment the old boss he-sergeant-at-arms Johnnie Thompson entered the door, bearing the mass upon his shoulder. The lower end of the mass bore heavily upon his portly paunch, the bird of freedom roared wildly about his ear, the mob roared wreathefully around him, and in the midst of it all this brave man moved with a majesty that the ugliest of the distributive game chickens quit cackling in the presence of the eagle, the other fowls flew to their roosts, Cover crept back to the speaker's perch, the committee rose, the house adjourned, the daylight departed, and the most angry words about a blot of blood upon her fair countenance. Selah!

THE LEGITIMATE THING! TAKE THE GENUINE ARTICLE—One of the most deplorable and dangerous crimes of the age is the nefarious practice of attempting to deceive the afflicted with worthless and injurious substitutes of Simmons Liver Regulator. Would you trust one dishonest enough to steal the reputation of another to make for you anything, and especially your physic, not knowing to what it was compounded? How to tell the genuine Simmons Liver Regulator: Look for the clean white wrapper having a large red Z in the centre and the signature of J. H. Z. Allen & Co. on the side. All others are worthless and injurious imitations. Beware of brands and of spurious articles gotten up cheap to sell on the reputation of the genuine Simmons Regulator.

Illicit Still Seized. A correspondent informs us that Mr. Joseph Hacker and G. T. Larkin seized and cut down a still in the civil district of Cocke county on Tuesday night. They also captured the party who was operating the still, whose name is W. H. Chick.

A Lady's Wish. "Oh, how I do wish my skin was as clear and as soft as yours," said a lady to her friend. "You can easily make it so," answered the friend. "How?" inquired the first lady. "By using Hop B's, that makes pure rich blood and blooming health. It did it for me, as you observe." Read it in Cairo Bulletin.

MERCHANT TAILORING. The Old Reliable "Hand" at the Business.

What is a man without a good suit of clothes? And how can a man get a good suit of clothes unless he can find a Tailor who is capable of fitting him in the latest style?

Mr. G. W. Hand, a gentleman who has been among us for several years, is just the man for this purpose. He can fit any man in the latest style, and hide all defects of nature. He is a perfect judge of the quality of goods, and is always ready to give his customers the benefit of his extensive experience. He has on hand a stock of the very best quality of goods, among which we noticed some very fine Scotch goods equal to anything we have ever seen. Mr. Hand informs us he is ready to receive orders from any part of the country, and will warrant a perfect fit or no trade.

We looked over his book of orders, and feel safe in saying that, if he suits the customers whose names we saw there anyone may safely trust him in making a suit for them. He certainly has on his book of orders the names of our best citizens, and for suits of the most costly kind.

Our friends at a distance will do well to correspond with Mr. Hand, who will reply promptly and satisfactorily. In looking over his prices we were astonished at the reasonableness of his charges, considering the quality of the goods and the style in which the work was done.

Mr. Hand is at present located in one of the stores of the Baptist church, on Gay street, where he is always glad to see his friends.

The Celebrated BLACK DIAMOND COAL, DELIVERED PROMPTLY TO ANY PART OF THE CITY.

TELEPHONE OFFICE, 105 Gay Street. T. H. HEALD, General Manager.

D'BULL'S COUGH SYRUP

Chancery Sale of Valuable Lands near Knoxville. No. 3298. Robt. Ewing, Receiver, et al. vs. A. Pursuant to a decree pronounced in the above cause at the June term, 1880, of the Chancery Court at Knoxville, Tenn., I will sell, at public auction, to the highest bidder, in front of the court house door in Knoxville,

ON SATURDAY, THE 11TH DAY OF DECEMBER NEXT, AT 11 O'CLOCK, A. M.

the tract of land mentioned and described in the readings, lying in the 2nd civil district of Knox county, Tenn., adjoining the lands of F. A. R. Scott, James C. Karnes, S. Saltmarsh and others, containing 92 acres, more or less.

TERMS. Said sale will be made upon a credit of 6 and 12 months, and in bar of the equity of redemption, taking from the purchaser notes with good security, and retaining a lien as further security. This November 10th, 1880. M. L. PATTERSON, C. & M.

Chancery Court at Knoxville, Tennessee. No. 3270. Wm. Ledgerwood and wife vs. T. M. Gault, et al. and T. M. Gault vs. Wm. Ledgerwood and wife, et al.

BILL AND CROSS BILL. IN THIS CAUSE, AT THE JUNE TERM, 1880, of the Chancery Court at Knoxville, the death of Martha Weaver was suggested and proven, and pursuant to the order then made, the said Martha Weaver was succeeded by her four successive heirs as required by law, in the Knoxville Whig and Chronicle, a newspaper published in Knoxville, notifying Elizabeth Weaver, who is a non-resident of the State of Tennessee, to appear at the next regular term of this court to be held at the court-house in Knoxville.

On the 1st Monday in January, next, and show cause if any she has or can, why this cause should be revived against her as one of the heirs and distributors of the estate of Martha Weaver, deceased. This November 24th, 1880. A Copy Test: M. L. PATTERSON, C. & M.

D'HARTER'S PURIFIES BLOOD. CURES DYSPEPSIA. IRON TONIC.

DR. HARTER'S IRON TONIC is a preparation of Protoxide of Iron, Ferrous Bark and the Phosphates, associated with the Vegetable Aromatic, Perfumed by the Medical Profession, and recommended by them for Dyspepsia, General Debility, Female Disorders, Want of Vitality, Nervous Prostration, Convalescence from Fevers and Chronic Chills and Fevers. It cures every ailment where a Tonic is necessary. Manufactured by THE DR. HARTER MEDICINE CO., No. 213 North Main Street, St. Louis.

1880 HOLIDAYS! 1880. HOPE BROTHERS, Watchmakers and Jewelers, AT THEIR GAY ST. Knoxville, TENN.

Have the Largest Stock of HOLIDAY GOODS. They Have Ever Had Heretofore, SUCH AS IS USUALLY FOUND IN A First-class Jewelry Establishment AND ARE SELLING AT BOTTOM FIGURES. COME AND SEE.

All Orders from a distance will have prompt attention. The Celebrated BLACK DIAMOND COAL, DELIVERED PROMPTLY TO ANY PART OF THE CITY.

TELEPHONE OFFICE, 105 Gay Street. T. H. HEALD, General Manager.

D'BULL'S COUGH SYRUP

Chancery Sale of Valuable Lands near Knoxville. No. 3298. Robt. Ewing, Receiver, et al. vs. A. Pursuant to a decree pronounced in the above cause at the June term, 1880, of the Chancery Court at Knoxville, Tenn., I will sell, at public auction, to the highest bidder, in front of the court house door in Knoxville,

ON SATURDAY, THE 11TH DAY OF DECEMBER NEXT, AT 11 O'CLOCK, A. M.

the tract of land mentioned and described in the readings, lying in the 2nd civil district of Knox county, Tenn., adjoining the lands of F. A. R. Scott, James C. Karnes, S. Saltmarsh and others, containing 92 acres, more or less.

TERMS. Said sale will be made upon a credit of 6 and 12 months, and in bar of the equity of redemption, taking from the purchaser notes with good security, and retaining a lien as further security. This November 10th, 1880. M. L. PATTERSON, C. & M.

Chancery Court at Knoxville, Tennessee. No. 3270. Wm. Ledgerwood and wife vs. T. M. Gault, et al. and T. M. Gault vs. Wm. Ledgerwood and wife, et al.

BILL AND CROSS BILL. IN THIS CAUSE, AT THE JUNE TERM, 1880, of the Chancery Court at Knoxville, the death of Martha Weaver was suggested and proven, and pursuant to the order then made, the said Martha Weaver was succeeded by her four successive heirs as required by law, in the Knoxville Whig and Chronicle, a newspaper published in Knoxville, notifying Elizabeth Weaver, who is a non-resident of the State of Tennessee, to appear at the next regular term of this court to be held at the court-house in Knoxville.

On the 1st Monday in January, next, and show cause if any she has or can, why this cause should be revived against her as one of the heirs and distributors of the estate of Martha Weaver, deceased. This November 24th, 1880. A Copy Test: M. L. PATTERSON, C. & M.

Chancery Court at Knoxville, Tennessee. No. 3270. Wm. Ledgerwood and wife vs. T. M. Gault, et al. and T. M. Gault vs. Wm. Ledgerwood and wife, et al.

BILL AND CROSS BILL. IN THIS CAUSE, AT THE JUNE TERM, 1880, of the Chancery Court at Knoxville, the death of Martha Weaver was suggested and proven, and pursuant to the order then made, the said Martha Weaver was succeeded by her four successive heirs as required by law, in the Knoxville Whig and Chronicle, a newspaper published in Knoxville, notifying Elizabeth Weaver, who is a non-resident of the State of Tennessee, to appear at the next regular term of this court to be held at the court-house in Knoxville.

On the 1st Monday in January, next, and show cause if any she has or can, why this cause should be revived against her as one of the heirs and distributors of the estate of Martha Weaver, deceased. This November 24th, 1880. A Copy Test: M. L. PATTERSON, C. & M.

Chancery Court at Knoxville, Tennessee. No. 3270. Wm. Ledgerwood and wife vs. T. M. Gault, et al. and T. M. Gault vs. Wm. Ledgerwood and wife, et al.

BILL AND CROSS BILL. IN THIS CAUSE, AT THE JUNE TERM, 1880, of the Chancery Court at Knoxville, the death of Martha Weaver was suggested and proven, and pursuant to the order then made, the said Martha Weaver was succeeded by her four successive heirs as required by law, in the Knoxville Whig and Chronicle, a newspaper published in Knoxville, notifying Elizabeth Weaver, who is a non-resident of the State of Tennessee, to appear at the next regular term of this court to be held at the court-house in Knoxville.

On the 1st Monday in January, next, and show cause if any she has or can, why this cause should be revived against her as one of the heirs and distributors of the estate of Martha Weaver, deceased. This November 24th, 1880. A Copy Test: M. L. PATTERSON, C. & M.

Chancery Court at Knoxville, Tennessee. No. 3270. Wm. Ledgerwood and wife vs. T. M. Gault, et al. and T. M. Gault vs. Wm. Ledgerwood and wife, et al.

BILL AND CROSS BILL. IN THIS CAUSE, AT THE JUNE TERM, 1880, of the Chancery Court at Knoxville, the death of Martha Weaver was suggested and proven, and pursuant to the order then made, the said Martha Weaver was succeeded by her four successive heirs as required by law, in the Knoxville Whig and Chronicle, a newspaper published in Knoxville, notifying Elizabeth Weaver, who is a non-resident of the State of Tennessee, to appear at the next regular term of this court to be held at the court-house in Knoxville.

On the 1st Monday in January, next, and show cause if any she has or can, why this cause should be revived against her as one of the heirs and distributors of the estate of Martha Weaver, deceased. This November 24th, 1880. A Copy Test: M. L. PATTERSON, C. & M.

Chancery Court at Knoxville, Tennessee. No. 3270. Wm. Ledgerwood and wife vs. T. M. Gault, et al. and T. M. Gault vs. Wm. Ledgerwood and wife, et al.

BILL AND CROSS BILL. IN THIS CAUSE, AT THE JUNE TERM, 1880, of the Chancery Court at Knoxville, the death of Martha Weaver was suggested and proven, and pursuant to the order then made, the said Martha Weaver was succeeded by her four successive heirs as required by law, in the Knoxville Whig and Chronicle, a newspaper published in Knoxville, notifying Elizabeth Weaver, who is a non-resident of the State of Tennessee, to appear at the next regular term of this court to be held at the court-house in Knoxville.

On the 1st Monday in January, next, and show cause if any she has or can, why this cause should be revived against her as one of the heirs and distributors of the estate of Martha Weaver, deceased. This November 24th, 1880. A Copy Test: M. L. PATTERSON, C. & M.

Chancery Court at Knoxville, Tennessee. No. 3270. Wm. Ledgerwood and wife vs. T. M. Gault, et al. and T. M. Gault vs. Wm. Ledgerwood and wife, et al.

BILL AND CROSS BILL. IN THIS CAUSE, AT THE JUNE TERM, 1880, of the Chancery Court at Knoxville, the death of Martha Weaver was suggested and proven, and pursuant to the order then made, the said Martha Weaver was succeeded by her four successive heirs as required by law, in the Knoxville Whig and Chronicle, a newspaper published in Knoxville, notifying Elizabeth Weaver, who is a non-resident of the State of Tennessee, to appear at the next regular term of this court to be held at the court-house in Knoxville.

On the 1st Monday in January, next, and show cause if any she has or can, why this cause should be revived against her as one of the heirs and distributors of the estate of Martha Weaver, deceased. This November 24th, 1880. A Copy Test: M. L. PATTERSON, C. & M.