

The second in importance to San Francisco, of any place on the Pacific side of our continent. The immediate mining region which lies away far to the north, and with which there is no communication, except through the Sacramento valley, will require a trading point at which to get supplies—and that point will have to be at the head of navigation. Herefore they have had to go to Sacramento and Marysville, some hundred and fifty miles further by land than to stop here.

But I have run away from my subject. I only designed to trespass upon your patience for a short time, and to write of the country from here to Shasta, and of Shasta itself. After leaving this place, we proceeded some 12 miles to Red Bluff. Here is an obstruction by a ridge of high hills running directly across from one range of mountains to the other, and here ends the great Sacramento valley—yet after crossing those hills, which only extend for a few miles, you come into the valley of Cottonwood, which is as fair as the imagination could paint it; covered with verdure, and enjoying, I was going to say, an eternal spring. A little valley surrounded by mountains on all sides, with a beautiful little river running through the centre. I imagined how happy, secluded from the noise, tumult and bustle of the world, a little company of inhabitants of the right character might be; I mean such a company as would be willing to do to his neighbor as he would be done by. But, alas, sin is the constant attendant of us all, and would be sure to creep in even to such a place as this, to mar the happiness of mortals.

In the last mentioned valley lives Major F. B. Reading, the defeated candidate for Governor of California. We stopped at his hospitable mansion and were kindly treated by the Major, who is an old-fashioned gentleman of the better order. After resting awhile we proceeded to Shasta, having rode our horses 65 miles in less than ten hours. We stayed all night, then took the same distance the next day; fatigued enough, I assure you, and much more so than our horses seemed to be.

Of Shasta, the mountains, mines, &c. I will write some future time. I am pleased with California, and but for some objections which a few years will obviate, I should like much to settle here; but there is another one who would have something to say in reference to a move so far, and without her free consent I should never leave our present home.

I have written you two or three letters, but have seen but one published. Well, you will not displeas me if you don't publish this or any other. I write because I have an idle hour, and love to have something to employ the mind.

I am still yours sincerely,
W. H. M.

Our esteemed correspondent is assured that we publish all his letters that come to hand, with great pleasure. Those to which he refers have either miscarried or are still on their "winding way."—Ed.

The Kentucky Whig State Convention, met on the 24th ult. Gen. Combs reported a series of resolutions endorsing the compromise measures, and recommending Mr. Fillmore as President. Delegates were appointed to the whig National Convention. They also adopted a resolution, recommending the 17th June next as the day, and Louisville as the place of holding the Convention.

THE INDIANS.
The Governor of Florida has ordered Captain Jerigan to raise a force of fifty mounted men, to protect the settlement in the incursions of the Indians about Fort Catlin.

POTATOES.—25 Bags just rec'd by the River, and for sale by
CARR, SMITH & CO.

OIL CLOTHS.—An assortment, for Table, Stand and Bureau Covers, very cheap, for sale by
CARR, SMITH & CO.

Spirits Turpentine,
One barrel, just received and for sale,
CARR, SMITH & CO.

Mr. Hugh Wilson:
YOU are hereby notified that on the 25th day of March, 1852, before Daniel Anderson, Esq., at his house in Wetzel county, Virginia, I shall proceed to take the depositions of William Cross and others; also, on the 31st day of the same month, and year aforesaid, before James Wise, Esq., at his house in Monongalia county, and State aforesaid, I shall proceed to take the depositions of George Water and others; all of which are to be read as evidence in a certain suit now pending and undetermined, in the Circuit Court for said county of Monongalia; on the Chancery side of said court, wherein I and others are Plaintiffs, and you and others Defendants. And if from any cause the taking of said depositions should not be completed, or being commenced should not be completed on the respective days aforesaid then the same shall respectively be continued from day to day, until they are completed.

The new Medicinal Herb.

The introduction of *Cantharalis* from California, has been an astonishing discovery. Its extract, combined with *Liverwort* and *Tur*, is the basis of *Dr. Rogers' Syrup of Liverwort, Tur and Cantharalis*, which is working wonders in the cure of coughs and catarrhal affections. Were it used by all who have a predilection to consumption, there would be few deaths from that disease. See their advertisement in another column. Jan. 15-41

DR. ROGERS' SYRUP OF Liverwort, Tur and Cantharalis.
We might show logically why this preparation should cure, but it would be a needless waste of words, since we can summon hosts of witnesses to show that it does cure. The restored consumptives are the witnesses; ask them. Read their testimony in the pamphlet in the Agents' hands. Read also the advertisement in another column. 41 January 15.

WISTAR'S BALM OF WILD CHERRY imparts new vigor to vital action, and relieves the system by opening the pores of the skin, and promoting the secretion of mucous matter. Its action is subtile, sedative and expectorant, by opening the pores, allowing irritation from the lungs, and rendering the mucous matter easy.

Another Scientific Wonder! Important to Dyspeptics.—Dr. J. S. HORTON'S PEPIN, the true Digestive Fluid, or Gastric Juice, prepared from RENNET, or the Fourth Stomach of the Ox, after directions of Baron LIEBIG, the great Physiologist. Chemist, by J. S. HORTON, M.D., Philadelphia. This is a wonderful remedy for Indigestion, Dyspepsia, Liver Complaint, Constipation and Debility, curing after Nature's own method, by Nature's own agent, the Gastric Juice. Pamphlets containing Scientific evidence of its value, furnished by agents gratis. See notice among the medical advertisements. oct25 15

Hogland's German Bitters.—These celebrated Bitters, prepared by Dr. C. M. Jackson, 120 Arch street, Philadelphia, are performing astonishing cures throughout the whole country. We can bear witness to their curative powers in the case of a friend of ours who had the Liver Complaint, and who had tried almost every other medicine, but without effect. After taking a few bottles of these Bitters he was entirely cured. To those who are similarly afflicted we recommend them to take the preparation, knowing that they will cure the disease spoken of, and many others "which flesh is heir to." There is a spurious article made in Philadelphia. The only genuine article is in 120 Arch Street, Philadelphia, of Dr. Jackson, or his agents throughout the country. [16w.

MARRIED:
On Sunday the 7th inst., by Rev. A. Nicholls, Mr. Charles Leveille, to Miss Christiana Protzman, all of Monongalia county.

On the 12th ult., by the Rev. Levi Morris, Mr. J. S. BRAND, of Monongalia, to Miss MARTHA BEATTY, of Marion county.

On the same day, by the Rev. Mr. Worthington, Mr. Wm. N. STEWART, to Miss MARGARET THORN, all of Monongalia county.

On the 18th ult., by the Rev. Mr. Hawkins, Mr. E. W. BRAND, of Monongalia, to Miss DORCAS BALK, of Marion.

On the same day, by the Rev. Mr. Cromley, Mr. Wm. W. TICHNELL, of Monongalia, to Miss JULIA CONAWAY, of Marion.

On the 4th inst., by the Rev. Mr. Martin, Mr. ROBERT MERCER, of Monongalia, to Miss SARAH ISON, of Cookstown, Pa.

On the same day, by Eld. C. S. Price, Mr. JOSEPH S. BRAND, to Miss CAROLINE TICHNER, all of Monongalia county.

COMMUNICATED.
DIED:
On Friday evening, March 5th, LUCIAN LANDRUM, infant son of Amos A. and Susan Vandervort, aged 2 months and 15 days.

His words the happy parents hear;
And shout with joy divine,
O, Saviour! all we have and are,
Safely! be forever thine. J. L. H.

RIVER REPORTER.
Port of Morgantown.
ARRIVED.

March 5.—Steamer THOS. P. RAY, Capt. Gaskill, from Brownsville with 24 cabin passengers and Freight: 2 bags Coffee, 3 bbl. Molasses, 1 bbl. Sugar, 2 boxes Zinc, 31 bags Oats, 6 bu. Potatoes.

March 6.—Steamer THOS. P. RAY, from Fairmont, 28 cabin passengers, 3 dock.

March 7.—Steamer VENTURE, Capt. Watkins, from Pittsburgh: 20 cabin passengers. Freight, 15 lbs. groceries, Sugar, Molasses, &c., 15 boxes Cheese, &c.

March 7.—Steamer THOS. P. RAY, Captain A. B. Gaskill, from Brownsville; 15 thro' passengers and freight: 8 bbl. Molasses, 6 bl. Whiskey, 14 lb. Iron, 4 boxes Dry-goods, 2 boxes Lemons, 1 do Oranges, 4 box Cheese, for Granville; and 1-1/2 boxes Lemons, 2 bbl Sugar, 1 kg Butter, 1 box m'dze, 2 h'd Bacon, 10 boxes Cheese, 3 doz. Coal Shovels, 10 deck passengers.

March 8.—Steamer R. H. LINDSEY, Capt. Graybill, from Brownsville.

March 9.—Steamer GLOBE, Capt. Morris, from Brownsville; 11 passengers; 59 lbs Salt for Granville; 4 bags Coffee, 4 doz Brooms, 1 box Tea, 1 bbl. Sugar, and Mill Irons.

March 9.—Steamer THOS. P. RAY, from Brownsville; 10 thro' passengers; 11 lbs Ale, 4 tierce Bacon, 9 bags Potatoes, 1 h'd Salt, 3 lots L. Syrup, 3 boxes Sundries, 3 kegs.

March 10.—Globe, Morris, with 32 passengers; 200 bushels oats; 20 lbs flour; 1 bl. molasses. Freight discharged at Millboro, Rice's Landing and Davidson's.

By P. H. CARR, Jr. Agent.
February 28, 1852. 123 1/2

Announcements.

Board of Public Works.
We are authorized to announce the name of Col. WILLIAM J. WILLEY, of Marion county, as a candidate for the Board of Public Works; subject to a nominating Convention, (if held).
March 4, 1852.

HON. JOSEPH L. FRY.
We are authorized to announce the Hon. JOSEPH L. FRY, as a candidate for the office of Judge in the 20th circuit, comprising the counties of Monongalia, Hancock, Brooke, Ohio, Marshall, Wetzel and Tyler.
131 to March 11, 1852.

SHERIFF.
For the Meritor.
Mr. Editor—You are hereby authorized to announce the name of RALPH B. BERKSHIRE, as a candidate for the office of SHERIFF in and for Monongalia county. Subject to the decision of the Democratic county meeting to be held for the purpose of nominating a man to fill said office, &c.

Prosecuting Attorney.
We are authorized to announce RALPH B. BERKSHIRE, as a candidate for the office of PROSECUTING ATTORNEY in the Courts of Monongalia county, at the ensuing election.

We are authorized to announce GEORGE S. RAY, as a candidate for the Clerkship of the Circuit Court of Monongalia county. Feb. 26.

County Court Clerk.
We are authorized to announce WATMAN T. WILLEY, Esq., as a candidate for the office of Clerk of the Court of Monongalia county, at the ensuing election. March 11.

Democratic Meeting.
A meeting of the Democrats of Monongalia county will be held in Morgantown, on the 23d day of MARCH, 1852, for the purpose of adopting some plan of organization for the approaching canvass. Feb. 28, 1852.

SHERIFF.
We are authorized to announce the Hon. WILLIAM G. BROWN, of Preston county, as a candidate for the office of Circuit Judge in the 21st Judicial circuit of Virginia.
134 to March 11, 1852.

SHERIFF.
We are authorized to announce WILLIAM ELLIOTT, jun., as a candidate for the office of Sheriff of Preston co. at the approaching election.
134 to March 11, 1852.

L. A. HAGANS & CO.,
Forwarding and Commission MERCHANTS,
Cheat River Bridge, or Rowlesburg, B. and O. Railroad, 75 miles west of Cumberland.

THE subscribers having erected a large and commodious Warehouse at this point, are prepared to receive and forward merchandise and Produce, with promptness and despatch.

On the 4th Monday in March, 1852, it being the first day of the Quarterly Term of the county court of Monongalia county, at Morgantown, in front of the court-house door:

The HOUSE and LOT in the bill and proceedings mentioned, on a credit of six, twelve and eighteen months, with interest from the day of sale till paid. The purchaser or purchasers are required to give bond with approved security for the payment of the same and the title retained until the purchase money is paid. Said House and Lot are situated in Blacksville, in this county, and at the same time were formerly occupied by John McKean, deceased.

Selling as Commissioner I shall only convey such title as is vested in me. The title is said to be good.

On the 4th Monday in March, 1852, it being the first day of the Quarterly Term of the county court of Monongalia county, at Morgantown, in front of the court-house door:

The HOUSE and LOT in the bill and proceedings mentioned, on a credit of six, twelve and eighteen months, with interest from the day of sale till paid. The purchaser or purchasers are required to give bond with approved security for the payment of the same and the title retained until the purchase money is paid. Said House and Lot are situated in Blacksville, in this county, and at the same time were formerly occupied by John McKean, deceased.

Selling as Commissioner I shall only convey such title as is vested in me. The title is said to be good.

On the 4th Monday in March, 1852, it being the first day of the Quarterly Term of the county court of Monongalia county, at Morgantown, in front of the court-house door:

The HOUSE and LOT in the bill and proceedings mentioned, on a credit of six, twelve and eighteen months, with interest from the day of sale till paid. The purchaser or purchasers are required to give bond with approved security for the payment of the same and the title retained until the purchase money is paid. Said House and Lot are situated in Blacksville, in this county, and at the same time were formerly occupied by John McKean, deceased.

Selling as Commissioner I shall only convey such title as is vested in me. The title is said to be good.

On the 4th Monday in March, 1852, it being the first day of the Quarterly Term of the county court of Monongalia county, at Morgantown, in front of the court-house door:

The HOUSE and LOT in the bill and proceedings mentioned, on a credit of six, twelve and eighteen months, with interest from the day of sale till paid. The purchaser or purchasers are required to give bond with approved security for the payment of the same and the title retained until the purchase money is paid. Said House and Lot are situated in Blacksville, in this county, and at the same time were formerly occupied by John McKean, deceased.

Selling as Commissioner I shall only convey such title as is vested in me. The title is said to be good.

On the 4th Monday in March, 1852, it being the first day of the Quarterly Term of the county court of Monongalia county, at Morgantown, in front of the court-house door:

The HOUSE and LOT in the bill and proceedings mentioned, on a credit of six, twelve and eighteen months, with interest from the day of sale till paid. The purchaser or purchasers are required to give bond with approved security for the payment of the same and the title retained until the purchase money is paid. Said House and Lot are situated in Blacksville, in this county, and at the same time were formerly occupied by John McKean, deceased.

Selling as Commissioner I shall only convey such title as is vested in me. The title is said to be good.

On the 4th Monday in March, 1852, it being the first day of the Quarterly Term of the county court of Monongalia county, at Morgantown, in front of the court-house door:

The HOUSE and LOT in the bill and proceedings mentioned, on a credit of six, twelve and eighteen months, with interest from the day of sale till paid. The purchaser or purchasers are required to give bond with approved security for the payment of the same and the title retained until the purchase money is paid. Said House and Lot are situated in Blacksville, in this county, and at the same time were formerly occupied by John McKean, deceased.

Selling as Commissioner I shall only convey such title as is vested in me. The title is said to be good.

On the 4th Monday in March, 1852, it being the first day of the Quarterly Term of the county court of Monongalia county, at Morgantown, in front of the court-house door:

The HOUSE and LOT in the bill and proceedings mentioned, on a credit of six, twelve and eighteen months, with interest from the day of sale till paid. The purchaser or purchasers are required to give bond with approved security for the payment of the same and the title retained until the purchase money is paid. Said House and Lot are situated in Blacksville, in this county, and at the same time were formerly occupied by John McKean, deceased.

Selling as Commissioner I shall only convey such title as is vested in me. The title is said to be good.

Removal! Removal!

THE subscribers have removed their Stock of Goods to their new Warehouse on Walnut street, immediately below their old stand on the corner of High and Walnut streets, where they may be found ready to welcome their old friends and customers, and to transact their usual business in the way of purchasing Goods at fair prices.

GEORGE M. HAGANS & CO.
Morgantown, Va. February 28, 1852.

SAVE YOUR MONEY!
CHARLES P. FREEMAN & CO.
(LATE FREEMAN, HODGES & CO.)
Importers and Jobbers,
111 Broadway, 1 door South of Liberty St., NEW YORK.

WE are now on hand, and will be receiving daily through the season, NEW GOODS, direct from the European manufacturers, and cheap Auctions, rich, fashionable Fancy Silk MILLINERY GOODS. Our stock of Rich Ribbons comprises every variety of the latest and most beautiful designs imported.

Many of our goods are manufactured expressly to our order, from our own designs and patterns, and stand unrivalled. We offer our goods for sale, at lower prices than any credit House in America can afford.

All purchasers will find it greatly to their interest to reserve a portion of their money and make selections from our great variety of Rich CIGAR GOODS, viz:

Ribbons, rich for Bonnets, Caps, Sashes & Belts, Bonnet Silks, Satins, crapes, lisses & Tulletrons, Embroideries, collars, chemisettes, capes, Berthas, Habits, Sleeves, Cuffs, Edgings & Insertings; Embroidered Reverses, Lace and Hemstitch Cambric Hdk's., Blonds, Illusions, and embroidered Laces for Caps; Embroidered Laces for Shawls, Mantillas and Veils; English, Mechlen, Valenciennes and Brussels Laces; English & Wave Thread, Smyrna, Lisle Thread and cotton Laces; Kid, Lisle Thread, Silk and Sewing Silk, Mitts and Gloves; French and American Artificial Flowers; French and English American and Italian; Straw Bonnets & Trimmings. 133 2mo

POSTPONED
Sheriff's Sale
OF VALUABLE REAL ESTATE.

PURSUANT to a decree of the Circuit Court of Preston county, rendered at its Fall Term, 1851, in the case of George M. Hagans & Co., against Hunter Piles, J. William Elliott, Deputy Sheriff for John Elliott, Sheriff of Preston county, will, on

2d Monday of April, 1852,
Sell the Land in the bill and proceedings mentioned, (being a Tract of Land containing 75 Acres, lying in Preston county, near the farms of Major Wm. B. Zinn and Col. Geo. W. Fairbank, located on the front door of the Court House in Kingwood, to the highest bidder, upon a credit of 6 and 12 months, taking of the purchaser bond and sufficient security, with interest from the day of sale. If, however, a less quantity than the whole said tract of land shall be offered for sale, the title to said land shall only be retained until the purchase money is paid.

WM. ELLIOTT, D. S.
For JOHN ELLIOTT, S. P. C.
March 11, 1852. 134-12.

Public Sale.
Eagan B. Tygart, Plaintiff,
Mary M. Cans et al, defendants.
In Chancery.

PURSUANT to the Decree rendered in this cause, on Friday, September 12th, 1851, I shall proceed to sell,
On the 4th Monday in March, 1852,
It being the first day of the Quarterly Term of the county court of Monongalia county, at Morgantown, in front of the court-house door:

The HOUSE and LOT in the bill and proceedings mentioned, on a credit of six, twelve and eighteen months, with interest from the day of sale till paid. The purchaser or purchasers are required to give bond with approved security for the payment of the same and the title retained until the purchase money is paid. Said House and Lot are situated in Blacksville, in this county, and at the same time were formerly occupied by John McKean, deceased.

Selling as Commissioner I shall only convey such title as is vested in me. The title is said to be good.

On the 4th Monday in March, 1852, it being the first day of the Quarterly Term of the county court of Monongalia county, at Morgantown, in front of the court-house door:

The HOUSE and LOT in the bill and proceedings mentioned, on a credit of six, twelve and eighteen months, with interest from the day of sale till paid. The purchaser or purchasers are required to give bond with approved security for the payment of the same and the title retained until the purchase money is paid. Said House and Lot are situated in Blacksville, in this county, and at the same time were formerly occupied by John McKean, deceased.

Selling as Commissioner I shall only convey such title as is vested in me. The title is said to be good.

On the 4th Monday in March, 1852, it being the first day of the Quarterly Term of the county court of Monongalia county, at Morgantown, in front of the court-house door:

The HOUSE and LOT in the bill and proceedings mentioned, on a credit of six, twelve and eighteen months, with interest from the day of sale till paid. The purchaser or purchasers are required to give bond with approved security for the payment of the same and the title retained until the purchase money is paid. Said House and Lot are situated in Blacksville, in this county, and at the same time were formerly occupied by John McKean, deceased.

Selling as Commissioner I shall only convey such title as is vested in me. The title is said to be good.

On the 4th Monday in March, 1852, it being the first day of the Quarterly Term of the county court of Monongalia county, at Morgantown, in front of the court-house door:

The HOUSE and LOT in the bill and proceedings mentioned, on a credit of six, twelve and eighteen months, with interest from the day of sale till paid. The purchaser or purchasers are required to give bond with approved security for the payment of the same and the title retained until the purchase money is paid. Said House and Lot are situated in Blacksville, in this county, and at the same time were formerly occupied by John McKean, deceased.

Selling as Commissioner I shall only convey such title as is vested in me. The title is said to be good.

On the 4th Monday in March, 1852, it being the first day of the Quarterly Term of the county court of Monongalia county, at Morgantown, in front of the court-house door:

The HOUSE and LOT in the bill and proceedings mentioned, on a credit of six, twelve and eighteen months, with interest from the day of sale till paid. The purchaser or purchasers are required to give bond with approved security for the payment of the same and the title retained until the purchase money is paid. Said House and Lot are situated in Blacksville, in this county, and at the same time were formerly occupied by John McKean, deceased.

Selling as Commissioner I shall only convey such title as is vested in me. The title is said to be good.

On the 4th Monday in March, 1852, it being the first day of the Quarterly Term of the county court of Monongalia county, at Morgantown, in front of the court-house door:

The HOUSE and LOT in the bill and proceedings mentioned, on a credit of six, twelve and eighteen months, with interest from the day of sale till paid. The purchaser or purchasers are required to give bond with approved security for the payment of the same and the title retained until the purchase money is paid. Said House and Lot are situated in Blacksville, in this county, and at the same time were formerly occupied by John McKean, deceased.

Selling as Commissioner I shall only convey such title as is vested in me. The title is said to be good.

On the 4th Monday in March, 1852, it being the first day of the Quarterly Term of the county court of Monongalia county, at Morgantown, in front of the court-house door:

The HOUSE and LOT in the bill and proceedings mentioned, on a credit of six, twelve and eighteen months, with interest from the day of sale till paid. The purchaser or purchasers are required to give bond with approved security for the payment of the same and the title retained until the purchase money is paid. Said House and Lot are situated in Blacksville, in this county, and at the same time were formerly occupied by John McKean, deceased.

Selling as Commissioner I shall only convey such title as is vested in me. The title is said to be good.

Virginia, ss.—At Rules held in the Clerk's Office of the circuit court of Monongalia county, on the first Monday in February, 1852:

James E. O'Dowd et al, plaintiffs, versus
Levi O'Dowd et al, defendants,
IN CHANCERY.

The object of this suit is to have divided or sold a Tract of Land in Monongalia county of 720 Acres, which was claimed and occupied by Charles O'Dowd in his lifetime, of which he died seized and, which descended to his heirs, the Plaintiffs and Defendants in this suit.

And the Defendants, Levi O'Dowd, Julia Ann O'Dowd, Francis O'Dowd, Irene O'Dowd, and Charles M. O'Dowd, not having entered their appearance and given security according to the rules of this court and the act of Assembly; and it appearing from written affidavits filed, that they are not inhabitants of this Commonwealth—it is ordered that they do appear within one month after the publication of this Order, and do what is necessary to protect their interests; and that this Order be published for four successive weeks in the 'Monongalia Mirror,' a public newspaper printed and published in Morgantown, Monongalia county, and also posted at the front door of the court-house of said county, on the first day of the next county court of said county.

A Copy—Teste:
W. T. WILLEY, Clerk.
G. R. C. ALLEN, Puff's Atty.
February 21, 1852. 132 1/2

Virginia, ss.—At Rules held in the Clerk's Office of the circuit court of Preston county, on Wednesday the 4th February, 1852:

Commonwealth versus. Upon a Scire Facias for John Mulkearns failing to appear and answer to an indictment for assault and battery:

The object of said Scire Facias is to have execution against the said Mulkearns for the sum of \$200, and against the said Moren for the sum of \$100, according to the form and effect of their recognizance. The said defendants (who are non-residents) are required to appear in said court within one month after due publication of this Order, and do what is necessary to protect their interests; and on motion of the Commonwealth's Attorney it is ordered that the above Order be published four successive weeks in the 'Monongalia Mirror,' a weekly newspaper published in Monongalia county, Virginia; and posted at the front door of the court-house of the county of Preston, on the first day of the next term.

A Copy—Teste:
JOHN P. BYRNE, CLK.
G. R. C. ALLEN, Atty. for Commonwealth.
February 21, 1852. 132 1/2

Virginia, ss.—At Rules held in the Clerk's Office of the circuit court of Preston county, on Wednesday the 4th February, 1852:

Commonwealth versus. Upon a Scire Facias for Henry Harr and failing to attend as a witness in the case of Commonwealth versus John Daugherty:

The object of said Scire Facias is to have execution against the said defendants for the sum of \$200 each, according to the form and effect of their recognizance. The said defendants (who are non-residents) are required to appear in said court, within one month after due publication of this Order, and do what is necessary to protect their interests; and on motion of the Attorney for the Commonwealth it is ordered that the above Order be published for four successive weeks in the 'Monongalia Mirror,' a weekly newspaper published in Monongalia county, Virginia; and posted at the front door of the court-house of the county of Preston, on the first day of the next term.

A Copy—Teste:
JOHN P. BYRNE, CLK.
G. R. C. ALLEN, Atty. for Commonwealth.
February 21, 1852. 132 1/2

Virginia, ss.—At Rules held in the Clerk's Office of the circuit court of Preston county, on Wednesday the 4th February, 1852:

Commonwealth versus. Upon a Scire Facias for James Luke: next to give evidence on behalf of the Commonwealth against John Daugherty:

The object of said Scire Facias is to have execution against the said defendants for the sum of \$200 each, according to the form and effect of their recognizance. The said defendants (who are non-residents) are required to appear in said court, within one month after due publication of this Order, and do what is necessary to protect their interests; and on motion of the Attorney for the Commonwealth it is ordered that the above Order be published for four successive weeks in the 'Monongalia Mirror,' a weekly newspaper published in Monongalia county, Virginia; and posted at the front door of the court-house of the county of Preston, on the first day of the next term.

A Copy—Teste:
JOHN P. BYRNE, CLK.
G. R. C. ALLEN, Atty. for Commonwealth.
February 21, 1852. 132 1/2

Virginia, ss.—At Rules held in the Clerk's Office of the circuit court of Preston county, on Wednesday the 4th February, 1852:

Commonwealth versus. Upon a Scire Facias for James Mulkearns and failing to attend as a witness in the case of Commonwealth versus John Daugherty:

The object of said Scire Facias is to have execution against the said defendants for the sum of \$200 each, according to the form and effect of their recognizance. The said defendants (who are non-residents) are required to appear in said court, within one month after due publication of this Order, and do what is necessary to protect their interests; and on motion of the Attorney for the Commonwealth it is ordered that the above Order be published for four successive weeks in the 'Monongalia Mirror,' a weekly newspaper published in Monongalia county, Virginia; and posted at the front door of the court-house of the county of Preston, on the first day of the next term.

A Copy—Teste:
JOHN P. BYRNE, CLK.
G. R. C. ALLEN, Atty. for Commonwealth.
February 21, 1852. 132 1/2

Virginia, ss.—At Rules held in the Clerk's Office of the circuit court of Preston county, on Wednesday the 4th February, 1852:

Commonwealth versus. Upon a Scire Facias for John Finerty failing to appear and answer to an indictment for assault and battery:

The object of said Scire Facias is to have execution against the said Finerty for the sum of \$200, according to the form and effect of their recognizance. The said defendants (who are non-residents) are required to appear in said court, within one month after due publication of this Order, and do what is necessary to protect their interests; and on motion of the Attorney for the Commonwealth it is ordered that the above Order be published for four successive weeks in the 'Monongalia Mirror,' a weekly newspaper published in Monongalia county, Virginia; and posted at the front door of the court-house of the county of Preston, on the first day of the next term.

A Copy—Teste:
JOHN P. BYRNE, CLK.
G. R. C. ALLEN, Atty. for Commonwealth.
February 21, 1852. 132 1/2

Virginia, ss.—At Rules held in the Clerk's Office of the circuit court of Preston county, on Wednesday the 4th February, 1852:

Commonwealth versus. Upon a Scire Facias for John Finerty failing to appear and answer to an indictment for assault and battery:

The object of said Scire Facias is to have execution against the said Finerty for the sum of \$200, according to the form and effect of their recognizance. The said defendants (who are non-residents) are required to appear in said court, within one month after due publication of this Order, and do what is necessary to protect their interests; and on motion of the Attorney for the Commonwealth it is ordered that the above Order be published for four successive weeks in the 'Monongalia Mirror,' a weekly newspaper published in Monongalia county, Virginia; and posted at the front door of the court-house of the county of Preston, on the first day of the next term.

A Copy—Teste:
JOHN P. BYRNE, CLK.
G. R. C. ALLEN, Atty. for Commonwealth.
February 21, 1852. 132 1/2

Virginia, ss.—At Rules held in the Clerk's Office of the circuit court of Preston county