THE BIG STONE POST.

Entered at the post office at Big Stone Gap, Va., go second-class matter, Nov. 14th, 1890.

LEADING PAPER OF SOUTHWEST VA.

PUBLISHED WEEKLY BY THE

BIG STONE POST PUBLISHING CU.

C. E. SEARS PRESIDENT

EDWIN BARBOUR, EDITOR.

Payment sirictly in advance.

ADVERTISING RATES:

Display advertisements per inch, for each inserti o \$1.00

Legal notices, obituaries, etc., 10 cents per line each insertion

Discount allowed for one column or more. Attorneys who insert legal advertisements in the Four for their clients will be considered responsible for them and bills for the same are payable monthly.

Friday, Feb., 12, 1892.

Democratic Success.

It is of great importance in the industrial development of the South that a Democrat be elected President in November. The assurance of no more partisan or force bill legislation is essential to this development. Southern Democrats should, therefore, lay aside their personal preferences as to a presidential candidate and bend their energies towards effecting the nomination of a man that can win. No matter who may be your personal choice for this high office, it is your duty to assist in nominating a manthat can lead to for president. My reasons are, first, the people victory, if this can be done without a sacrifice of principle; and certainly no fairminded man will say that he will have to the business interests of the country that we sacrifice any principle to support either we would be spared the financial and business of the men mentioned as candidates for troubles which have attended presidential the Democratic nomination. They are all years. Third, because he is the embodiment good men. With scarcely an exception any one of them will make a good President. The proper course then to take is to nominate the man with whom Demoexacy can triumph. Victory is what we short time since I heard him say: "I have alneed and victory we must have, if every- ways been a Cleveland man before, having althing except honor and principle has to ways thought he was the choice of the people be sacrificed in the gaining. The ambi- for the presidency, but I must confess that I tions or personal advancement of no man must be allowed to stand in the way of this victory.

ed for the Democratic nomination, either of him as our presidential candidate this year.' better men to choose between than these so short a time. two, the one from New York and the other from Maryland. The very fact of Hill's hailing from New York possibly makes will win, and, however distasteful it may gang," be to Democrats of other States to do so, they have got to recognize this fact, and mominate a man that will be acceptable to New York. It would be childish to do otherwise; this is the situation and for the present we have got to put up with it, whether it suits our notions of things or not. Success is our watchword and everything that can be honorably sacrificed must be sacrificed to success.

The personal popularity of Cleveland is great. He justly has many warm admirers and supporters throughout the country who are desirous of again placing the Democratic standard in his hands, but these admirers and supporters must, unless they are blind to current events, see that the election of Mr. Cleveland has made it impossible that the Electoral vote of New York should be cast in his favor, and it is useless to think of his election without that vote.

A New Holiday...

lish another national holiday in commemoration of the close of the Civil War" not a holiday celebrating the downfall of the Confederacy, but a thanksgiving Jubilee over the reunion of the brothers of one great family." says that gentleman in a circular letter to the press.

day will "prove beyond all doubt, that the Southern States are as much interested in the administration of justice and the securiment of the prosperity of this nation as the commonwealths of the North." There is no doubt this is true, but such a movement is we think entirely unnecessary. There is no reason why the South should be continually reiterating her loy- teaching of his bible in his persistency. alty to the Union. Her course in the past twenty five years is sufficient for that. The best way to obliterate all sectional prejudice is to stop talking about it. The Post very much doubts the existence of such prejudice except in the minds of a few blatantidemagogues and fanatics on both sides of Muson and Dixon's line, and the at the Grand Pacfic Hotel, "and know

your plan. There are enough holidays certain that Harrison will be renominated already, and we see no good reason for and re-elected. Blaine is the imagina creating another. If people will still en- tive candidate, but Harrison is a reality sertain a feeling of hatred against the I do not hesitate to say that I am for South is spite of the leval spirit she has Harrison. Cleveland occupies the same shown since Appointed, we say let them position in the Democratic party as Har- labs consisting of five or more.

continue in that state of mind, and the South will no doubt manage to worry alond without their good opinion.

final. There is no room for doubt that he has decided not to be a candidate for the presidency. We do not believe that he is merely coquetting with the nomination, but think he has permanently retired from \$1.25 great Republican.

> WE COMMEND the following from the Galreston News to the youthful athletes of

Stonega academy. may be successfuly cultivated by calling hogs and driving oxen. The wheelbarrow is the great'cycle of civilization. Any athletic young man can get a lift test with a handspike. Digging potatoes is a great ball game that holds till sundown. It takes a proud slugger to knock out a cord of elm wood with a dull bucksaw. There is nothing that develops a vain sport like necessity and a sun bath. Moral .-There is a great gymnasium on the farm, young

The Lynchburg Advance is pawing the earth because Mr. Springer has appointed his son clerk of the Ways and Means committee. Mr. Springer is Chairman of this. committee and nothing is more natural than for him to choose his own son for this semi-confidential position.

Airy Tongues.

I see that Gen. R. A. Ayers has been interriewed by a newspaper reporter and says that he is a Cleveland man. He is quoted by the Bristol Courier as saying: "I favor Cleveland have tried him and want him again. Second, his nomination would be such a guarantee to of the paramount issue of the party-tariff re-

I am enclined to believe that Gen. Avers is misquoted in the above, as it has only been a am beginning to change my mind on this queshave shown that Senator Hill of New York, is J. C. Chance, Exor. et. at., Detend's. a great leader, and I am not at all sure that that the bond required of the said court do certify that the bond required of the Special Commissioner There are two men prominently mention- it is not the best thing for us to do to nominate wnom the Post thinks could lead the Dem- These were almost if not exactly, the words peratic hosts to victory; these two are used by Gen. Ayers in a conversation with my-David Bennett Hill and Arthur Pue Gor- self and several other gentlemen, and I am man. No party ever had two abler or loath to believe that he has changed again in

Of course every man is liable to change his mind on any particular topic and it is often right and proper that he should do so, but it is hardhim the more available of the two, since ly probable that Gen. Ayers should have New York is unquestionably the key- changed back into a Cleveland man so soon stone of our success. Without New York after announcing that he had left the Clevein the Democratic column the Republicans land fold and joined forces with the "Hill

The thing that most impresses the visitor in Gladeville is the beautiful women. One would naturally think, after taking that terrible ride from Norton to Gladeville, that he had reached one of the remotest corners of the Earth, and that he had gone almost beyond the pale of civilization. The rough, unprepossessing country that one passes through before reaching that village is associated in his mind with uncouth men and coarse-visaged women. Such notions are soon dispelled, however, by contact with the fair ones that inhabit that hamlet. Lovely girls and fair ladies are as common in Gladeville as real-estate agents in a boom town. A prominent genttleman, who has seen the most beautiful women of this and other countries, and who not long since had occasion to visit Gladelille; on his return told me that the most perfect specimen of beautiful W. M. Young et. at. womanhood he had ever seen was in that vilbecome impossible. Owing to his course lage. Such a statement coming from this In the politics of his own State, he has source means a great deal, and I do not know that I could give my young numarried friends better advice than to counsel them to go on a pilgrimage to Gladeville.

It is curious how some people are always loaded with bible quotations. These people are ever ready with scriptural warrant for their A movement has been put on foot by every action, and no matter how irrelevant Frank A. Heywood of Norfolk to estab- their quotation may appear to others they are complacently unaware of its not being apropos. A religiously inclined young Fifth street business man of this city was calling on his best girl some nights since. The young lady was a visitor from an adjoining county, and when the religiouly inclined young man was about to take his departure he asked as an especial fa- order. your that he be allowed to impress a kiss upon Mr. Heywood's idea is that such a holi- her ruby lips. She indigrantly refused. He pleaded that it would be weeks before they would again meet. She persisted in her refusal and a slight struggle ensued. "Oh! you horrid thing you will spoil my ,hair. Let me gol" she exclaimed. "Like Jacob of old when T. H. Waiker et. al. wrestling with the angel. I will not let the go, except thou bless me" said the the religiously inclined young man, and he no doubt thought be was acting in strict accordance with the

INGALLS TALKS.

And Talks as if All Knowledge Dwells

Within Him. "I am nothing but an everyday citizen:" said John J. Ingalls toa Chicago reporter. as he walked about in his private parlor establishment of a holiday every day in the year will not effect the projudice in the minds of such fellows.

At the Grand Pacfic Hotel, "and know nothing of politics. Of crourse, I have nothing of politics. Of crourse, I have the year will not effect the projudice in the minds of such fellows.

At the Grand Pacfic Hotel, "and know ordered that a copy of this order of the court public stress weeks in the minds of such fellows.

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At the Grand Pacfic Hotel, "and know ordered that a copy of this order of the court public stress weeks in the my opinious. As to Presidential canditation of the court of the court of the court, on the liest-day of the next County Court for the said No Mr. Heywood, we do not approve of of Blaine's being a candidate, and feel

rison does in the Republican party. By VIRGINIA-In the Clork's office of the Circui. that I mean that he is the choice of a large majority of the Democrats of the Thruston, Trustee, MR. Blaine's letter must be taken as who vote the Democratic ticket. He is The object of this suit is to reover judgment against rugged robust, strong and vigorous man W. S. Beverly, J. B. Carlisle, J. A. Kelly, B. T. Con-

and in the end they are all right. As soon as this state of affairs ceases the bottom has fallen out of our Government and we might as well hang up our fiddle. Now, I think that David B. Hill is all that The billiard cue would make a very good hoe is memoral in politics. He represents Bellitt & McDowll, p. q. handle. There is always a horizontal bar be- the degraded in the Democratic party and tween the plow handles. There is no better that is saying a great deal. Hill has endumb bell than a 12-pound poleax. The voice deared himself to the machine Democrats of New York by his dishonest mentods. but the better element and stronger element of the party is not with him. Sup- McRery, Trustee. pose Hill does have the delegation from New York. How will be meet the great West and South who are for Cleveland? M. Hardin, and to enforce the same by personal decree. Why, the politiciasn would not dare to so and by foreclosure of the vendor's lien reserved in deed dated January 24, 1889, from Ele Stone Cap Inc. directly antagonize the will of the party.
We are going to win anyway, whoever they nominate. The third party is dead

deed dated January 24, 1889, from Ble Stone Cap Improvement Company and R. C. Ballard Thruston Trastee to J. B. F. Mills on lots 1, 2, 3, 4, and 5, Block 65; 11, 12 and 13. Block 78; and 16, Block 39.

> "There was never any real danger of a idea is absurd. The whole affair had its in fifteen days after due publication of this order, t inception through the efforts of parties tho are interested in the building of menof war. If you don't believe that statement just watch developments."

Sale of a Small Farm:

Pursuant to a decree of the Circuit Court of Wiscounty, entered December 17th, 1801, in the chancery the of Francis While vs. J. C. Chance, Ex or et al.

Saturday, Feb. 20th, 1892, front of the Interment Botel In the town of Bir one Gap, Va., between the hours of 10 a. m. and 3

the land in the bill and proceedings men ioned. to-wit: ioned, to-wit:
The tract of about 23½ acres lying in the head of payedrs Valley in Wise county, Va., and fully described in a dead from Francis Willis and wife to Win. D. Jones, E. B. Whitridge and James W. Fox. bated June 3 1889, and of record in D. B. 27, p 180. thereof as may be necessary-to satisfy pluintiffs' debt of \$110,50 with interest from June 1, 1889, and

Terms of Sale:

One-half cash in hand; the balance in two equa nayments at 6 and 12 months, evidenced by purchasers notes with security and bearing interest. W. K. SHELBY, Special Com'.

In the Clerk's Office of the Circuit Court of the County of Wise. Francis Willis, Plaintiff, In Chancery.

by the decree retidered in said cause on the 17th day amary, 1892, has been duly given. Given under my hand as clerk of the said court. this 28th day of January, 1892.

VIRGINIA:--At rules held in the clerk's office of the Circuit Court for the county of Wise on the 2nd day of February, 1892. Thruston, Trustee.

In chancery. against J. W. Fowlkes, et al. The object of this suit is to recover judgement against J. B. F. Mills in the sum of \$566.66 with injuries 1, b. P. Mills in the sum of \$500.00 with injurier st from Leacimber 27,188), and costs and of J. W. Fowlkes, in the sum of \$306.06, with interest from said date and cost; and from T. J. Fisher in the sum of \$200, with interest from said date and cost, t last same being parts of said first sum) and to same by personal decree and by forceloof the lien reserved in a deed dated Decem or 27, 1889, from Big Stone Gap Improvement company and R. C. Ballard Thruston, trustee, to 1. B. F. Mills, on lots 13 and 14 of block 9; and lot 10 of block 40; "Improvement Co's Plat No. 1," in the town of Big Stone Gap Va; and allidavia having been made that T. J. Pisher , a party defendant herein is a non-resident of this State, the defendant is required to appear within fifteen after due publication of this order, in the clerk's office of our said court, at rules to be holden therefor, and do what is necessary to pro-tect his interest. And it is ordered that a copy of this order be forthwith published once a week for four successive weeks in the Big Stone Post. or four successive in the town of Big Stone in the county of Wise, and posted at the rout door of the court-house of said county, on first day of the next county court for the said uty, after the date of this order.

J. E. LIPPS, Clerk. A copy—Teste: Bullitt & McDowell, p. q.

VIRGINIA: At rules held in the Clerk's Office of the Circuit Court for the County of Wise on the 2nd day of February, 1892. Thruston, Trustee. In Chancery.

The object of this suit is to recover judgement trainst W. M. Young, H. C. Bohon, E. M. Wiley, E. H. Ruth, E. H. Gather, W. D. Powell, N. T. Bush, B. King, J. P. Crow, John Helladay and Anderson laday, in the sum of \$266.66, with interest from R. W. McRery, E. H. Samuel, J. E. Abra 5, 1889, and costs, and to enforce the same by T. C. Rutherford, parties defoutant beccin personal decree and by locecloshic of the lien renerved in a deed dated lime 5, 1889, from Big Stone Gap improvement Company and R. C. Ballard Thruston, france to Win. Young, on lots 15 and 16 of Block 18. Stimprovement Company Plat No. 1,21 in the town of Big Stone Gap, Va., and affidavit having been made that H. C. Bohon, E. M. Wiley, E. H. Ruth, E. B. Gaither, W. D. Poweli, N. T. Bush, E. B. King, J. P. Crow, John Helladay and Anderson Holladay, parties defendant berein are non-residents. laday, parties defendant berein are non-residents of this State, the said defendants are required to appear within fifteen days after due publication of this order, in the clerk soldies of our said court, at rules holden there for, and do what is necessary to protect their interests. And it is ordered that a copy of this order he forthwith published once a week, for four necessive weeks in the Ino Stone Cap, in the county of issection and posted at the from door of the county of issecting county, on the first day of the next County out for the said county after the date of this

J. E. LIPPS, Clerk.

VIRGINIA: In the Clerk's Office of the Circult Court of the County of Wise on the 29th day of January, 1892, in vacation

In Chancery. The object of this suit is to recover judgement against T. H. Walker in the sum of \$1,483.33 with interest thereon from June 19, 1889, subject to credits amounting \$403.32 with interest thereon and against W. E. Harris in the sam of \$550, with interest from June 19, 1880, and costs, and to enforce the same by personal decree and by forcelosure of the lien, reserved in a deed dated June 19th, 1889, from Big Stone Gap Inprovement Company and R.C. Pallard Thruston, provement Company and R.C. Pallard Thruston, traiste to T. H. Walker on lots 8 and 8, Block 23; 2, 3 and 3, Block 2, and 8, 9 and 10 of Block 20, Improvement Company's Plat No. 1," in the town of Bhy-Stipne Gap, Va., and affidavit having been made that T. H. Walker, J. E. Johnston, J. H. Vandiver, G. E. Zurney, A. H. Izne, M. E. Lane, O. P. King, W. P. White, J. H. Rigsby, partics defendant herein are non-resiscants of this State, said defendants. are non-residents of this State, said defendants are non-real saids of this state, said derendants are required to appear within fifteen days after due publication of this order, in the clerk's office of our said court, at rules to be holden therefor, and do what is necessary to protect their interests. And it is county after the date of this order.

A copy—Teste: J. E. LIPTE. D. C.
By U. P. Addington, D. C.
2-28-41 Bullfit & McDowell, p. q. Subscribe for the Post. It is only \$1.25 for twelvemenths and one dollar each for

January 1892. In vacation.

and one whom Democrats are proud to honor. Democrats as well as Republicans are patriots. Although I do not believe in the Democratic party, yet I will say that Democrats desire a man on their ticket who is honest and honorable."

W. S. Beverly, J. B. Carlisle, J. A. Kelly, B. T. Conway, the unknown heirs, devisees and personal representatives of W. H. Litsey, decid., J. W. Fox, Jr., and the E. Fox in the sum of \$183-33 with interest from June 28, 1889, and to enforce the same by personal decree and by forciosure of the lien reserved in a deed from Big Stone Gap Improvement Company & R. C. Ballard Thruston, Trustee to W. S. Beverly on lot 15 Block 25, "Improvement Co's Plat No!" in the town of Big Stone Gap. the list of presidential possibilities. His retirement strengthens the position of the Democratic party, as there is no man in the country better suited to be the President of this country than James G. Blaine, nor is there one who could draw as many votes from the opposition party as this great Republican.

ticket who is honest and honorable."

The Kansas statesman then trode across the room; parted the skirts of his Prince Albert and backed up toward the grate. 'In this country the right usually prevails,' and he fixed his gaze on the frescoed ceiling. "Of coure, there are exceptions—as for example' my own downfall. Generally speaking, the good men usually win. Their downfall is only for the moment and in the end they are all right. As

A copy-Teste: J. E. Liers, Clerk.

in Kansas. Its existence was sporadic and is soon dead.

"There was pover any real danger of a Research of the Sansas, Inc. E. Abraham, and C. W. Goodpaster." "There was never any real danger of a parties defendant herein are non-residents of this war between this country and Chili. The state, the said defendants are required to appear with the clerk's office of our said court, at rules to be he en there for, and do what is necessary to protect the interests. And it is ordered that a copy of this ore be forthwith published once a week, for four successions ive weeks, in the Big Stone Post, a newspaper print in the town of Big Stone Gap, in the county of Wisand posted at the front door of the county of whisand posted at the front door of the county court for its
sold county after the date of this order.

A copy—Teste:

J. F. LIPPS, Clerk.

> J. C. Chance, Exer. et. al., Defendants.) The object of this suit is to recover of Jame R. B. Whitridge and J. C. Chance, Executor will of Vm. D. Jones, deceased, residents of the State of Virginia, it is ordered the they do appear here in fifteen day tion hereof, and do what may be necessary to prot their interest in this sail. And it is for that a copy bereof be published once a week for f weeks in the Big Stone POST, and that a copy

court of said county.
A copy—Teste: H. A. W. Ekeen, p. q.

Court of the County of Wise, on the 27 day of January 1892, In Vacation.

against the sum of \$200 with interest from January 9, 1 (this being a part of the first trentioned sum), against H. E. Fox and W. J. Sproles in the sum of with interest from Cet. 21, 1889 (this also being a po of said first mentioned sum) and to enforce the sum by forclosure of the lien reserved in a dead dated Oc 21, 1889 from Big Stone, Gap Improvement Com and R. C. Ballard Thruston, Trustee to W. S. Me and Mrs. E. D. Maynor, on lets 11 & 12 Block 73, 10 Block 78 and lets 15 & 16 Block 79, "Improven

ished once a week, for four successive weeks, in the county of Wise, and posted at the front door of the court-house of said county, on the first day of he next County Court for the said county after the

ViRGINIA:-In the Clerk's Office of the Circuit Court for the Count of Wise on the 29th day of

Phausron, Truster i. M. Baows, et . all decree and by foreclosure of the lien reserved | residents of this State, the said defendants are

> A cony-Teste: Bullit & McDowell, p. q. VIRGINIA:-In the Clerk's office of the C Court for the county of Wise on the January, 1892. At rules. J. B. F. Mills et al., Phils.,

Va., on which W. M. Young resides, froming on East. Third street, between Pearl street and Gilly avenue, being the same described in a dead from J. M. Johnson et ux. to W. M. Young, and the same subject to deed of trust from W. M. Young to R. B. Amby, trustee for Interstate Building and Loan As because also a parcel of land known as lot 3½ o. block 9, together with a portion of lot 22 as shown on a map of Imboden's addition, Plat No. 1, being same conveyed by T. P. Trieg et al. to W. M. Young, and I ying in Big Stone Gap, Va.; also lot 17 block 37, "Improvement Co.'s Plat No. 1," with the house formen, in the town of Big Stone Gap, Va.; also lot 7 block 8, as shown on a plat of East Big Stone Gap, marked and known as "East Big Stone Gap, Va., Plat 1;" to satisfy certain judgments obtained September 1801. known as "East by Stohe Dap, va., Platt; satisfy certain judgments obtained September 1801 by J. B. F. Mills, A. E. Olekenson and T. D. Berry against W. M. Young. And an allidavit having been made and filed that the defendant R. E. Ganby trustee Interstate Building and Lyan Association. and R. C. Ballard Thruston, trustee, are not resident of the State of Virginia, it is ordered that the

A copy-Teste: Bullity & McDowell v. q.

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We have in our office complete abstracts of title of all lots

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And of the bulk of the lots and acre property owned by others in the town and vicinity of BIC STONE GAP.

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ALL KINDS OF TIN AND HARDWARE AND HOUSE FURNISHING GOODS.

Stoves, Wrought Steel Ranges, Superior Mechanics Tools, Cistern and Well Pumps, Farming and Gardening

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F. BULLETT, JR

E. W. NELSON, Secretary R. C. SMITH, Treasurer.

Virginia-Carolina Timber Company. EXPORT WALNUT LOGS.

Big Stone Gap, Virginia.

Eastern Office, 36 Beaver Street, New York, N. Y. HIGHEST CASH PRICES PAID FOR WALNUT EXPORT LOGS

ASEXPORTERS

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Great Glosing-out Sale

OF FURNITURE.

The entire stock of E. T. Shortt is in my hands to be closed out at once.



Now is the time to secure bargains, the like of which will never be offered again. Call at once and buy what you need.

MAUNOR 600 Trustee.

Stock removed to Shortt building.

VIRGINIA: In the Clerk's Office of the Circuit

Court for the County of Wise on the 8th day of February, 1892. In Vacation. Thruston, Trustee.

Bollitt & McDowell, p. c. VIRGINIA-In the Clerk's Office of the Circle Pebruse 1, 1802, la Vacadion Lilbon, . H. Skeen, rightiff.

with of Vm. D dones, decensed, the sam of a 3-90.6 with interest thereon from the Alse day of Man, that mail pid and to subject to the payment of said wone a certain tract of land situated in What county, Va. 64.9 acres, being the same land which Libourn H. Skeet and wife by deed conveyed to Win D. Jones, James W. Fox and R. E. Whitridge. And an affiliavit having been made and filed that the defendants A. C. Chance, Executor of the last will of Win. D. Jones deceased, James W. Fox and R. E. Whitridge are not residents of the State of Virginia, it is ordered that posted at the front door of the courtbens county on the first day of the next term of the count

Thruston Trustee W. S. Morriss et al The object of this Said \$500 with interest from Oct. 21, 1889

Co's Plat No I'', in the town of Fig Stone Gap. Va affidavit having been made that S. B. Mason, Rutherford are non-residents of this State the said fendants are required to appear within fifteen days ter due publication of this order, in the eterk's office our said court, at rules to be holden therefor, an what is necessary to protect their interests. As is ordered that a coopy of this order be forthwith Bin Store Post a newspaper printed in Hig St

date of this order. A copy—Teste : Bullitt & McDowell, p. q.

January 1892. In Vacation

The object of dis suit is to recover indgement galast G. M. . .wn. Henry Webb. T. S. Gibson, W. Horseley, F. W. McKery, Trastee, H. E. Fox ar T. Maury In the sum of \$206.05 with interest, from November II, 1889, and costs; and to enforce to came by forcelosure of the lien reserved in a dedated November 11, 1889, from Big Stone Gao In provement Company and R. C. Ballard Thruston Trustee to G. M. Brown, on lot 6, Block 42, Improve ment Company's Plat No. 1, in the town of big Sto Gap, Va.; and affidavit having been made the

posted at the front door of the Courthouse of said county, on the first day of the next County Correction the said county after the date of this order.

A cony—Teste:

J. F. LHPS, Clerk.

W. M. Young et al., Deft's.)
The object of this suit is to subject to sa tain parcel of land in the town of Big Stone Go Va., on which W. M. Young resides, froming on Ea

of the State of Virguia, it is one of the do appear here, within 15 days after due publication hereof, and do what enay be necessary to protect their interest in this suit. And it is further ordered that a copy hereof be published once a week for four weeks in the Bin Stone Post, and that a copy be posted at the front door of the court-house of this court is the first day of the next term of the county county on the first day of the next term of the count.

local and foreign news. Subscribe. Advertisers should consider the advantage the Post has in presenting their business to the reaning public.