

## THE BIG STONE POST.

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

LEADING PAPER OF SOUTHWEST VA.

PUBLISHED WEEKLY BY THE  
BIG STONE POST PUBLISHING CO.

C. E. SEARS, PRESIDENT  
EDWIN BARBOUR, EDITOR.

TERMS OF SUBSCRIPTION:  
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ADVERTISING RATES:  
Display avertisements per inch, for each insertion, \$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 Post for their clients will be considered responsible for them and bills for the same are payable monthly.

Friday, Feb., 26, 1892.

## Hill And Victory.

New York is solid for David B. Hill. The convention which met at Albany Monday sent a Hill delegation to the national Democratic convention at Chicago; and put a very emphatic quietus on the cry made by the opponents of Senator Hill that the people of New York are opposed to Hill, and that his success is only due to the "machine." A "machine" might be able to secure a majority of the delegates in a convention but it is almost beyond the range of possibility that if there was a considerable opposition to a man that the "machine" could be successful in entirely obliterating it. If there had been any large number of people in New York opposed to the nomination of Hill they could at least have made a show in the convention and would have done so. This unanimity on the part of the Democrats of New York forces the conclusion that the Democracy of that State is decidedly for Hill, and that Cleveland is out of the race. He has been rejected by his own fellow-citizens and must now take a back seat in the political arena, despite the protest of a few of his sore-head friends.

"Hill and victory" will be the battle cry of the Democrats in the coming campaign, and with Hill to lead where all good Democrats may follow there is little doubt of the ultimate victory.

Democrats have made up their minds to go into this fight to win and with such determination they naturally turn to David Bennett Hill as their leader. He has never let the Democratic banner trail in the dust of defeat, but has always borne aloft to victory, at times in the face of obstacles that seemed insurmountable, and it is to him that the good old Democrats, who have fought their party's battles for twenty five years past, now look to lead them to triumph.

The Democrats tried the experiment of a candidate tainted with mugwumpery four years ago and right bitterly do they rue the experiment. Now they want no more mugwumpery but old-time straight, simon-pure Democracy; they believe that they have found in David Bennett a representative of that Democracy, which was upheld by Jefferson, Jackson and Tilden.

## A Degraded Newspaper.

This surprising paragraph appeared in the Bristol Courier on Sunday:

Honest hard-working men are begging for bread in Bristol today. Steel rather than starve! And when wife and children are crying for the necessities of life, take your place in a dark corner and sandbag the first fellow who comes along jingling two half dollars. That is all there is of it.

The writer may have intended this for a specimen of his wit and originality, but to the ordinary reader it appears to be the emanation of a brutal and degraded mind. How any man with a spark of humanity in his breast could become so vile as to advise a fellow man to convert himself into a foot-pad in order to provide his family with the necessities of life, is almost beyond our comprehension. We believe the assertion of the Courier that "honest, hard-working men are begging for bread in Bristol" is entirely false, but even if it were true, the newspaper that should not go unnoticed. If society places its stigma upon the man who is guilty of theft and robbery, how much deeper should its brand of infamy be burned into the vile flesh of one who incites to such crimes. If it be right that the highwayman be regarded as a social outcast, then the writer of the above should be rewarded with the everlasting contempt of respectable and self-respecting people. Indeed it is a reproach upon the community in which the paper is published that its editor should dare to disseminate such doctrines as are contained in this paragraph. The indignation of an outraged community should be held in such fear by culprits of this class that they would dare not shock the sensibilities of honest and respectable people by urging men to acts of crime.

The most charitable construction that can be placed upon this production of the Courier is that the writer, in his straining after something odd and original, has been carried off his feet, and lost his mental balance. The most reasonable view, however, to take of the matter is that the writer was actuated by an innate viciousness and lack of character that must

sooner or later have shown itself. It is scarcely possible that a man in whose mind there was ever embedded a proper appreciation of honesty, truth and virtue should bring himself to the utterance of such sentiments as these.

The people of this section of Virginia are glad to know that there is nothing in the charges brought against Hon. John E. Massey an by upstart from Appomattox county, who by some peculiar turn of fortune occupies a seat in the State Senate of Virginia. Mr. Massey has served his State long and well, and the people of the State are loath to believe that he has been guilty of any misconduct in office. The charges brought against Mr. Massey seem to have been preferred by an insignificant man who thought this a rapid way by which to bring himself into notoriety.

Our usually conservative contemporary the Richmond Dispatch is showing a good deal of commendable spirit in writing of the New York bolters. In commenting upon the New York convention the Dispatch becomes considerably wrought up and delivers itself of this admirable effusion:

And now what will the Democrats of the rest of the country do? What will the Democrats of Virginia, always tried and true, say to the New York bolters? Are we of the South to see the presidency lost to the Democratic party because a minority of the Democrats of one State have determined to rule the Democratic party or ruin it? Are we to hold in the face of the fact that the force bill will become a law before 1896 if we lose the presidential and congressional elections of 1892? Are we, indeed, prepared to bite off our noses to spite our faces? Are we to sacrifice the interests of our section to the ambition and spitefulness of men in another State who refuse to keep step to the music of the union of Democracy for the sake of the Union? Shall we stamp out the first bolt that threatens to disrupt the Democratic party, or shall we condemn it and thus invite more bolting? Shall we undertake to decide for the people of New York that they ought to have nominated our favorite and not their own? Shall we presume to question that the convention which nominated Hill was regularly called by the regular organization of the Democratic party? Shall we have the foolhardiness to undertake to set aside such a body as the Albany convention and substitute for it a bolters' convention to be called by OTTENDEN, A. ANDERSON, and the rest of them? Why, it would be the very madness of the moon.

Read the platform of the Albany convention. Was there ever a better one? It includes all the platforms of the Democratic party of New York from Lincoln's day up to our own. It is not clear on the silver question; but as that question will be side-tracked by the Chicago convention it was well enough for the Democrats of New York to say but little about it.

## N. B. DOTSON INDICTED

In Louisville for Obtaining Money Under False Pretences.

A good deal of stir has been caused here by the indictment in Louisville of N. B. Dotson, of this county, for obtaining money under false pretences. Mr. Dotson is one of the wealthiest men in the county and is connected with some of the best people of the county. He is a young man and has been a large dealer in coal and timber lands in this section. The indictment was found at the instance of the Bartlett-Drake Lumber Company of Chicago. Mr. F. O. Bartlett, treasurer of that company has been in town for some days past and when asked about this indictment by a Post reporter said:

"Our company bought about eighteen hundred walnut trees from Dotson and paid him ten dollars per tree for them. We paid him nine thousand and two hundred dollars in cash for the trees and gave him our negotiable note for the remainder, and I understand that he has negotiated the note and received the money therefor."

"These trees were according to Dotson's statement, located in Kentucky, chiefly in Letcher county. He took a member of our company over the field and showed him many fine trees, which he represented as belonging to himself, and as the trees he was selling. He gave us as a reference the National Bank of Bristol and that bank represented him as being entirely responsible. We paid the money and came down here to commence work in getting out the trees and found that none of the trees not even the samples shown us, belonged to Dotson."

"We have tried since in every way to get a settlement out of Dotson, but have been unable to do so as yet. The money and note were paid over in Louisville and hence our complaint looking for an indictment was made in that city. The prosecuting attorney in Louisville has assured us that there would be no doubt of the conviction of Dotson on the charge, and I expect to remain in this section until the trial comes up, which will be about the middle of March."

Mr. Dotson's friends here claim that he will come out of this trouble all right and that the prosecution will be unable to establish its charges.

## DANGEROUS COUNTERFEITERS.

A Very Important Arrest Made Over in Cincinnati.

CINCINNATI, February 21.—The greatest haul of counterfeiters including the capture and printed bills ever made here was accomplished yesterday by government detectives. The whole gang is in jail. They are Ralph Wislon engineer; W. C. Hays, a Fourth street photographer, and W. T. Brown an engraver.

Detectives have been working on the case since December 26th. They captured a dozen photo-engraved plates of the Grant series of \$5 silver certificates and found a cart load of dangerous printed bills.

They also captured, in process of preparation, a \$10 silver certificate plate of the \$10 Hendricks series of 1886. Besides, they found glass etchings for both the counterfeiters in course of preparation. Bob Fleming, whom John Wislon had solicited to shove the goods, informed the detectives and insisted on their working up the case.

VIRGINIA—In the clerk's office of the Circuit Court for the county of Wise on the 8th day of February, 1892. In Vacation.

Thurston, Trustee, vs. In Chancery.  
W. L. Patterson, et al., against.  
The object of this suit is to recover judgment against W. A. Henwood and Jas. Fry in the sum of \$100, with interest from September 25, 1889, and costs, and of W. L. Patterson in the sum of \$33.33, and interest from said date, and from W. T. Goodloe, W. P. Lipscomb and Ellen McCarthy, Trustee in the sum of \$66.66, with interest from said date, (said last two sums being part of the first above mentioned,) and to enforce the same by personal decree and by foreclosure of the vendor's lien reserved in a deed dated Sept. 25, 1889, from Big Stone Gap Improvement Company, and R. C. Ballard, Trustee, to W. A. Henwood on lot 16, Block 44, Improvement Company's Plat No. 1, in the town of Big Stone Gap, Va., and affidavit having been made that Jas. Fry is a non-resident of this State, and that the cestui que trust of Ellen McCarthy, Trustee under a deed dated Sept. 10, 1890, from W. P. Lipscomb are unknown, all of whom are parties defendant herein, in the said defendants 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 held therefor, and do what is necessary to protect their interests. 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, a newspaper printed in the town of Big Stone Gap, in the county of Wise, and posted at the front door of the courthouse of said county, on the first day of the next County Court for the said county after the date of this order.

A copy—Teste: J. E. LIPPS, Clerk.  
Bullitt & McDowell, p. q. 2-26-4t

## Sale of a Small Farm:

Pursuant to a decree of the Circuit Court of Wise county, entered December 17th, 1891, in the case of H. B. Mills vs. J. C. Chance, Executor, et al., the undersigned special Commissioner, will on

Saturday, Feb. 20th, 1892,

in front of the Interior Hotel in the town of Big Stone Gap, Va., between the hours of 10 a. m. and 3 p. m., proceed to sell at public outcry to the highest bidder, the land in the lot and proceedings mentioned in the decree.

The tract of about 23 acres, lying in the head of Powell's Valley in Wise county, Va., and fully described in a deed from Francis W. Whitridge and James W. Fox, dated January 24, 1880, from Big Stone Gap Improvement Company and R. C. Ballard, Trustee, to J. B. Mills on lots 1, 2, 3, 4, and 5, Block 65, 11, 12 and 13, Block 78; and 16, Block 39; Improvement Company's Plat No. 1, in the town of Big Stone Gap, Va., and affidavit having been made that R. W. Meltery, Trustee, R. W. Meltery, E. H. Samuel, Jno. E. Abraham, and C. W. Goodpastor, parties defendant herein are non-residents of this State, the said defendants are required to appear within fifteen days after the publication of this order, in the clerk's office of our said court, at rules to be held therefor, and do what is necessary to protect their interests. 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, a newspaper printed in the town of Big Stone Gap, in the county of Wise, and posted at the front door of the courthouse of said county, on the first day of the next County Court for the said county after the date of this order.

A copy—Teste: J. E. LIPPS, Clerk.  
Bullitt & McDowell, p. q. 2-26-4t

## Terms of Sale:

Cash on hand, the balance to be paid in installments of \$100 per month, with interest at 10 per cent per annum, and a deed to be given on the day of the sale.

In the clerk's office of the Circuit Court of the county of Wise, on the 8th day of February, 1892. In Vacation.

Thurston, Trustee, vs. In Chancery.  
J. B. Folsom, et al., against.

The object of this suit is to recover judgment against J. B. Folsom in the sum of \$1,000, with interest from January 1, 1889, and costs, and of J. W. Patterson in the sum of \$33.33, and interest from said date, and from W. T. Goodloe, W. P. Lipscomb and Ellen McCarthy, Trustee in the sum of \$66.66, with interest from said date, (said last two sums being part of the first above mentioned,) and to enforce the same by personal decree and by foreclosure of the vendor's lien reserved in a deed dated Sept. 25, 1889, from Big Stone Gap Improvement Company, and R. C. Ballard, Trustee, to W. A. Henwood on lot 16, Block 44, Improvement Company's Plat No. 1, in the town of Big Stone Gap, Va., and affidavit having been made that Jas. Fry is a non-resident of this State, the said defendants 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 held therefor, and do what is necessary to protect their interests. 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, a newspaper printed in the town of Big Stone Gap, in the county of Wise, and posted at the front door of the courthouse of said county, on the first day of the next County Court for the said county after the date of this order.

A copy—Teste: J. E. LIPPS, Clerk.  
Bullitt & McDowell, p. q. 2-26-4t

VIRGINIA—At the clerk's office of the Circuit Court of the county of Wise on the 2nd day of February, 1892. In Vacation.

Thurston, Trustee, vs. In Chancery.  
W. M. Young, et al., against.

The object of this suit is to recover judgment against W. M. Young, H. C. Brown, E. M. Wiley, E. H. Smith, E. B. Carter, W. D. Powell, N. E. Bush, J. B. King, J. P. Crow, John Bellamy and Anderson Bellamy, parties defendant herein 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's office of our said court, at rules to be held therefor, and do what is necessary to protect their interests. 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, a newspaper printed in the town of Big Stone Gap, in the county of Wise, and posted at the front door of the courthouse of said county, on the first day of the next County Court for the said county after the date of this order.

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Bullitt & McDowell, p. q. 2-26-4t

VIRGINIA—In the clerk's office of the Circuit Court of the county of Wise on the 4th day of February, 1892. In Vacation.

Thurston, Trustee, vs. In Chancery.  
T. H. Walker, et al., against.

The object of this suit is to recover judgment against T. H. Walker in the sum of \$1,000, with interest from January 1, 1889, and costs, and of J. W. Patterson in the sum of \$33.33, and interest from said date, and from W. T. Goodloe, W. P. Lipscomb and Ellen McCarthy, Trustee in the sum of \$66.66, with interest from said date, (said last two sums being part of the first above mentioned,) and to enforce the same by personal decree and by foreclosure of the vendor's lien reserved in a deed dated Sept. 25, 1889, from Big Stone Gap Improvement Company, and R. C. Ballard, Trustee, to W. A. Henwood on lot 16, Block 44, Improvement Company's Plat No. 1, in the town of Big Stone Gap, Va., and affidavit having been made that Jas. Fry is a non-resident of this State, the said defendants 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 held therefor, and do what is necessary to protect their interests. 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, a newspaper printed in the town of Big Stone Gap, in the county of Wise, and posted at the front door of the courthouse of said county, on the first day of the next County Court for the said county after the date of this order.

A copy—Teste: J. E. LIPPS, Clerk.  
Bullitt & McDowell, p. q. 2-26-4t

VIRGINIA—In the clerk's office of the Circuit Court of the county of Wise on the 25th day of January, 1892. In Vacation.

Thurston, Trustee, vs. In Chancery.  
J. B. Folsom, et al., against.

The object of this suit is to recover judgment against J. B. Folsom in the sum of \$1,000, with interest from January 1, 1889, and costs, and of J. W. Patterson in the sum of \$33.33, and interest from said date, and from W. T. Goodloe, W. P. Lipscomb and Ellen McCarthy, Trustee in the sum of \$66.66, with interest from said date, (said last two sums being part of the first above mentioned,) and to enforce the same by personal decree and by foreclosure of the vendor's lien reserved in a deed dated Sept. 25, 1889, from Big Stone Gap Improvement Company, and R. C. Ballard, Trustee, to W. A. Henwood on lot 16, Block 44, Improvement Company's Plat No. 1, in the town of Big Stone Gap, Va., and affidavit having been made that Jas. Fry is a non-resident of this State, the said defendants 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 held therefor, and do what is necessary to protect their interests. 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, a newspaper printed in the town of Big Stone Gap, in the county of Wise, and posted at the front door of the courthouse of said county, on the first day of the next County Court for the said county after the date of this order.

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VIRGINIA—In the clerk's office of the Circuit Court of the county of Wise on the 25th day of January, 1892. In Vacation.

Thurston, Trustee, vs. In Chancery.  
J. B. Folsom, et al., against.  
The object of this suit is to recover judgment against W. M. Young, H. C. Brown, E. M. Wiley, E. H. Smith, E. B. Carter, W. D. Powell, N. E. Bush, J. B. King, J. P. Crow, John Bellamy and Anderson Bellamy, parties defendant herein 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's office of our said court, at rules to be held therefor, and do what is necessary to protect their interests. 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, a newspaper printed in the town of Big Stone Gap, in the county of Wise, and posted at the front door of the courthouse of said county, on the first day of the next County Court for the said county after the date of this order.

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VIRGINIA—In the clerk's office of the Circuit Court of the county of Wise on the 8th day of February, 1892. In Vacation.

Thurston, Trustee, vs. In Chancery.  
Meltery, Trustee, against.  
The object of this suit is to recover judgment in the sum of \$300 with interest from January 24, 1889, against J. B. Mills, H. E. Fox, W. E. Harris and E. M. Hardin, and to enforce the same by personal decree and by foreclosure of the vendor's lien reserved in a deed dated January 24, 1889, from Big Stone Gap Improvement Company and R. C. Ballard, Trustee, to J. B. Mills on lots 1, 2, 3, 4, and 5, Block 65, 11, 12 and 13, Block 78; and 16, Block 39; Improvement Company's Plat No. 1, in the town of Big Stone Gap, Va., and affidavit having been made that R. W. Meltery, Trustee, R. W. Meltery, E. H. Samuel, Jno. E. Abraham, and C. W. Goodpastor, parties defendant herein are non-residents of this State, the said defendants are required to appear within fifteen days after the publication of this order, in the clerk's office of our said court, at rules to be held therefor, and do what is necessary to protect their interests. 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, a newspaper printed in the town of Big Stone Gap, in the county of Wise, and posted at the front door of the courthouse of said county, on the first day of the next County Court for the said county after the date of this order.

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VIRGINIA—In the clerk's office of the Circuit Court of the county of Wise on the 8th day of February, 1892. In Vacation.

Thurston, Trustee, vs. In Chancery.  
J. C. Chance, Executor, et al., against.

The object of this suit is to recover against J. C. Chance, Executor, the sum of \$1,000, with interest from the 1st day of May, 1887, and to enforce the same by personal decree and by foreclosure of the vendor's lien reserved in a deed dated January 24, 1880, from Big Stone Gap Improvement Company and R. C. Ballard, Trustee, to J. B. Mills on lots 1, 2, 3, 4, and 5, Block 65, 11, 12 and 13, Block 78; and 16, Block 39; Improvement Company's Plat No. 1, in the town of Big Stone Gap, Va., and affidavit having been made that R. W. Meltery, Trustee, R. W. Meltery, E. H. Samuel, Jno. E. Abraham, and C. W. Goodpastor, parties defendant herein are non-residents of this State, the said defendants are required to appear within fifteen days after the publication of this order, in the clerk's office of our said court, at rules to be held therefor, and do what is necessary to protect their interests. 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, a newspaper printed in the town of Big Stone Gap, in the county of Wise, and posted at the front door of the courthouse of said county, on the first day of the next County Court for the said county after the date of this order.

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Bullitt & McDowell, p. q. 2-26-4t

VIRGINIA—In the clerk's office of the Circuit Court of the county of Wise on the 8th day of February, 1892. In Vacation.

Thurston, Trustee, vs. In Chancery.  
J. A. Hubbard, Plaintiff, vs. Injunction.

The object of this suit is to restrain J. A. Hubbard, Plaintiff, from interfering with the business of the defendant, W. M. Whitaker & Co., Defendants, in the sale of their property, and to enforce the same by personal decree and by foreclosure of the vendor's lien reserved in a deed dated January 24, 1880, from Big Stone Gap Improvement Company and R. C. Ballard, Trustee, to J. B. Mills on lots 1, 2, 3, 4, and 5, Block 65, 11, 12 and 13, Block 78; and 16, Block 39; Improvement Company's Plat No. 1, in the town of Big Stone Gap, Va., and affidavit having been made that R. W. Meltery, Trustee, R. W. Meltery, E. H. Samuel, Jno. E. Abraham, and C. W. Goodpastor, parties defendant herein are non-residents of this State, the said defendants are required to appear within fifteen days after the publication of this order, in the clerk's office of our said court, at rules to be held therefor, and do what is necessary to protect their interests. 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, a newspaper printed in the town of Big Stone Gap, in the county of Wise, and posted at the front door of the courthouse of said county, on the first day of the next County Court for the said county after the date of this order.

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Bullitt & McDowell, p. q. 2-26-4t

VIRGINIA—In the clerk's office of the Circuit Court of the county of Wise on the 25th day of January, 1892. In Vacation.

Thurston, Trustee, vs. In Chancery.  
G. M. Baughman, et al., against.

The object of this suit is to recover judgment against G. M. Baughman, Henry Webb, T. S. Gibson, W. H. Hordley, J. W. Meltery, Trustee, H. E. Fox and L. T. Maury in the sum of \$266.66, with interest from November 11, 1889, and costs, and to enforce the same by personal decree and by foreclosure of the vendor's lien reserved in a deed dated November 11, 1889, from Big Stone Gap Improvement Company and R. C. Ballard, Trustee, to G. M. Baughman on lot 6, Block 42, Improvement Company's Plat No. 1, in the town of Big Stone Gap, Va., and affidavit having been made that Henry Webb, T. S. Gibson, R. W. Meltery, Trustee, R. W. Meltery, E. H. Samuel, J. E. Abraham, and C. W. Goodpastor, parties defendant herein are non-residents of this State, the said defendants are required to appear within fifteen days after the publication of this order, in the clerk's office of our said court, at rules to be held therefor, and do what is necessary to protect their interests. 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, a newspaper printed in the town of Big Stone Gap, in the county of Wise, and posted at the front door of the courthouse of said county, on the first day of the next County Court for the said county after the date of this order.

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VIRGINIA—In the clerk's office of the Circuit Court of the county of Wise on the 4th day of February, 1892. In Vacation.

Thurston, Trustee, vs. In Chancery.  
J. B. Folsom, et al., against.

The object of this suit is to recover judgment against J. B. Folsom in the sum of \$1,000, with interest from January 1, 1889, and costs, and of J. W. Patterson in the sum of \$33.33, and interest from said date, and from W. T. Goodloe, W. P. Lipscomb and Ellen McCarthy, Trustee in the sum of \$66.66, with interest from said date, (said last two sums being part of the first above mentioned,) and to enforce the same by personal decree and by foreclosure of the vendor's lien reserved in a deed dated Sept. 25, 1889, from Big Stone Gap Improvement Company, and R. C. Ballard, Trustee, to W. A. Henwood on lot 16, Block 44, Improvement Company's Plat No. 1, in the town of Big Stone Gap, Va., and affidavit having been made that Jas. Fry is a non-resident of this State, the said defendants 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 held therefor, and do what is necessary to protect their interests. 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, a newspaper printed in the town of Big Stone Gap, in the county of Wise, and posted at the front door of the courthouse of said county, on the first day of the next County Court for the said county after the date of this order.

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## C. E. &amp; C. H. SPALDIN

DEALERS IN ALL KINDS OF

## BUILDING MATERIAL

Contracts taken for Building from foundation, and all material furnished.

We guarantee good work, good materials, and a perfect finish in all respects, and specifications furnished when desired.

J. M. GOODLOE.

E. E. GOODLOE.

W. E. GOODLOE.

## GOODLOE BROS.

BIG SEONE GAP, VA.

## LIVERYMEN

BEST RIGS, DOUBLE OR SINGLE, IN THE CITY.

Saddle Horses to hire or sell. Special attention given to horses. East Fifth, between Clinton and Wyandotte streets, Goodloe Bros. store.

## BULLITT &amp; McDOWELL ABSTRACT

We have in our office complete abstracts of title of all lands sold by the

## BIG STONE GAP IMPROVEMENT CO.

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

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