



H. A. VAN BUREN, Editor.

TUESDAY MORNING, FEB. 15, 1853.

See the card of Dr. Clagett, in another column.

See fourth page for Poetry, and a 'Beautiful Story.'

We beg the indulgence of our friends for the space occupied in our paper this week, by the town Charter; but as we suppose all feel interested in the prosperity and good order of our city, and as our country friends, if uninformed, might sometimes innocently run foul of our corporate rules and regulations, we presume they will be thankful to us for thus affording them the opportunity of knowing what to do, and what they had not.

THE LYCEUM.—According to appointment a respectable number of those friendly to the enterprise, met at the Mayor's office on Wednesday evening last, and organized, by adopting rules and regulations for government of the "Woodville Lyceum"—after which, the following officers were elected for the ensuing year: Dr. B. Baldwin, President; Gen. C. Posey, Vice President; Thos. W. Dyer, Secretary; and Gen. Saml R. Harrison, Treasurer. The public exercises are to consist of a lecture and essay the first meeting, the next a debate and so on alternately. The first meeting, as will be seen in another place, will be held at the Masonic Hall, on Wednesday evening, the 23d inst., at which time we hope to see a full attendance, both from town and country, of all those interested in the improvement and culture of the mental faculties. Ladies, we particularly appeal to you, give us your smiles of encouragement and we have no fears of the result.

"THE UNKINDEST CUT OF ALL."—Gov. Foote, after having caught a great many of the good people of Mississippi, in the enormous gull trap built and set by him, in 1851—even enough to turn the scale of the election of governor in his favor—now comes out, in a letter published in the National Intelligencer, and humbly says: "In my present retired position, it is a little disagreeable," etc. "Retired position," indeed! Is this not a severe rebuke to those who so anxiously urged Governor Foote's pretensions upon the people, for Governor, in 1851? Is it not now very unkind in him, to say to them, in effect, you did not elevate me by electing me your Governor, but have made my position a retired one!

There is one thing to which we would respectfully invite the attention of southern whites, and that is, the opinion advanced in his message, by Gov. Crosby, of Maine, as he is himself a whig. Referring to the late Presidential election, he spoke of it as "an event which must crush the treasonable hopes and schemes of the agitators and disunionists for this generation, at least, and strengthen the faith of all, in the perpetuity of the Union." Pretty good whig testimony, that! Read and reflect on it, all ye who feared Franklin Pierce might be too much influenced by northern fanaticism, or might be already blessed against the institution of slavery—so much so, indeed, as to lend himself to schemes for its abolition.

Governor Foote's recently expressed opinion, in reference to the senatorial vacancy in our State, is still a subject of much remark—a majority of our exchanges inclining to the opinion that the Governor's appointee to the vacant place, will go to Washington on a fool's errand. And, certainly, we cannot see, with all Mr. Foote's reasoning on the subject, that the present vacancy is such a one as is contemplated by the constitution, and which authorizes executive appointment. A state of things like that which now exists in our State, was never contemplated by the constitution—that the Legislature should pass over the time for electing to fill a regular prospective vacancy, and refuse to take any action in the matter—consequently, there is no course in the premises indicated, and our governor might, in our opinion, as well send an Envoy Extraordinary to His Imperial Highness, Faustin Ist., of Hayti, as to send his friend Kinyon to the U. S. Senate. Again: supposing the Governor at present possessed of the power, would it not follow, that in every emergency arising from neglect of Legislative action, and for which the constitution has not provided, that the power to act would next rest in the hands of the executive of the State—and this being the case, there is no abuse of prerogative which might not be possible.

Mr. Hale has announced his intention to become a candidate for the lower house of Congress for one of the New Hampshire districts.

U. S. SENATOR.—The Holmesville Southern has an article warmly advocating Gov. Brown for U. S. Senator, to succeed Hon. Walker Brooke.

The Vicksburg Sentinel will not believe that Mr. Hunter has rejected Gen. Pierce's offer of a seat in the cabinet; and fully expresses our own sentiments on the subject. When it is in the power of a statesman to aid and assist in the councils of his country, in a manner different from what his own ambition might dictate, and when he is clearly called upon for this assistance, we hold it is his positive duty to sacrifice personal preferences, and come boldly to the position assigned him. We, therefore, unhesitatingly say, that should Senator Hunter refuse the cabinet, doubtless has been made upon him, we shall consider him grossly delinquent in the most important of duties, unless, as the Sentinel remarks, he is thus compelled by the most cogent of reasons.

The Sentinel also expresses some alarm at the appearance of certain "promises to pay," now said to be coming before the public, and bearing the signature of James Whitfield, once Governor of Mississippi, pro tem., as President—and the Natchez Courier professes to find nothing surprising in the matter, but to be able to explain it fully; and says a kind of political mesmerism was employed in obtaining a charter for an insurance company, by means of which, banking was some how included.—Now, that the thing is done, we opine it matters little how it was effected. One thing we are assured of, we can get along in this corner of Mississippi, without those "promises," and would prefer, if the necessities of the people, where they originated, demanded them, that they should have their exclusive benefit. One thing is evident, there is a great tendency just now, to flood the country with notes on the thin-plaster order, and perhaps it would be well for all to "make a note" of this fact, and take warning in time.

The Aberdeen Democrat insists that it is the duty of the Governor to take some steps with reference to the approaching congressional elections, and indicate his course respecting the fifth district, so that the party may know how they are to go to work, and be properly prepared to buckle on their harness for the contest—and as the action of the party for the present seems to be necessarily cramped, and the time for the assembling of the convention approaches, there is surely need that something on the part of the executive should be done, and done promptly.

The Free Trader takes the ground, boldly, that Spain has no just right or title to Cuba, whatever, and that "a Cuban revolution would demand aid, which our people would be disgraced not to extend." Certainly, such an event would elicit our genuine sympathy, nor would aid be at all wanting, no matter how given.—Cuba, from its position, undoubtedly, ought to belong to us, and we have no fears but that it will, and at no distant day. Meanwhile, let gentlemen bottle up their thunder, quietly await the course of events, and, without any disturbance of the harmony of nations, all they now so ardently wish will quietly and peaceably transpire.

We thought so. We said there must be some mistake, and the Whig acknowledges the fact. We were not delighted—oh, no!—friend—publisher, (we like to have used another word)—only surprised. By-the-way, we cannot see why our friend is so sore about the—that is—well—those editorial tools, unless, like an awkward boy, he has cut himself with them. But, as he very truly suggests, we are both young hands: let's quit—we are done—here is our hand. Only beg pardon one minute: we don't quite understand about that "cool irony on Clayton's southern patriotism." But, as Toot's says, "its of no consequence."

TELEGRAPHIC.

Lola Montez's Last Engagement? NEW ORLEANS, Feb. 9. Lola Montez has been arrested on the affidavit of a servant girl, on a charge of assault and battery. Quite an exciting scene took place. Lola went into hysterics, but finally gave bail. Fuller, of the N. York Mirror, arrived here on Saturday last from Panama, and has just left for home.

New-York Markets. NEW YORK, Feb. 9. Cotton—nine hundred bales sold at steady prices; flour unchanged; lard, in bbls., 10 1/2 1/4; corn, 75, firmer.

Congressional. WASHINGTON, Feb. 8. The Senate and House convened to-day, to count the Presidential vote, and by a joint resolution, declared Franklin Pierce and Wm. R. King elected President and Vice President of the United States. Both Houses then adjourned, appointing a Committee to inform Gen. Pierce, the President elect, that he is the choice of the people.

Counterfeiters Sentenced. PHILADELPHIA, Feb. 8. Judge Kane has sentenced several persons that were convicted of counterfeiting.

We are indebted to Hon. A. G. Brown for a copy of the Patent Office report for 1851; also for various other public documents—for which he has our sincere thanks.

Also, to Senator Adams for copies of several congressional speeches.

An Irishman, the other day, bid extraordinary price for an alarm clock, and gave as a reason, that as he loved to rise early, he had now nothing to do but to pull the string, and he could wake himself.

This enterprise seems how destined to become a fitted fact. We learn from our exchanges that arrangements have been fully made to have the building completed, and everything in readiness to open somewhere about the 1st of May next. Large contributions in all the various departments are expected from the Old World, while, we suppose, "Yankee notions" will be displayed, of every imaginable variety and use. As yet, there seems to be little doing and little interest felt in the South; and whether much effort will here be put forth at all, seems extremely problematical, and perhaps for very good reasons. Though the merchant princes and those directly interested, may do all in their power to court the favor of the South, yet one Lemon case goes far to counteract belief in any fine spun pretensions or professed feelings of interest in our own prosperity and institutions. Again, it may be that to some extent, we might not be able to make really the display which our brethren of the North can do, and for some such reason as that urged, why America did not show to better advantage in Hyde Park. We cannot transport to the Crystal Palace our broad acres of snowy cotton, or rustling cane, our rich Savannas or luxuriant woodlands; these are peculiarities of our soil and climate; true sources of our wealth which cannot well be boxed up, sent off and exhibited in glass cases; and were we to attempt to show them some well-fed, well-clothed and contented sons and daughters of Ham, we have every assurance they would take such a liking to them that we, ourselves, should never see them more. For the information of those whom it may concern, we transfer to our columns the circular of directions, &c., to several of the Southern States, issued by the committee in New Orleans:

To the Citizens of Louisiana, Alabama, Mississippi, Texas, Arkansas and Tennessee.

1. The Board of Directors of the New York Crystal Palace having appointed a committee for the Southwestern States, resident at New Orleans, consisting of Jas. Robb, Lucius Duncan, E. LaSere, W. E. Gasquet, W. N. Mercer, H. R. W. Hill, A. F. Axson, Maudslow White, J. D. B. DeBow, A. M. Holbrook, A. Walker, C. J. Leeds, Newton Richards, the undersigned, upon the part of said committee, would present the following address:

2. The Fair will be opened on the 2d day of May, 1853, for the exhibition of the industry of all nations, in the splendid structure on Reservoir square, New York, embracing an area of 173,000 square feet, or four acres. The building has been made a bonded warehouse by Government, and already assurances are given of an extensive representation of foreign industry. 3. The object of the exhibition cannot be subservient without an equal representation of all the great industrial interests of our own confederation, whether in raw material, manufactured products or in the fine arts. The Fair will be opened to the cereal products of the Northern and Western States, the cotton, sugar and rice of the South; the hemp, tobacco and other miscellaneous products of the West; the mineral resources of all these regions. It is extremely desirable that these great interests should be represented as well as the manufacturing, in order that the New and Old World should be contrasted together, and the two regions mutually instructed and instructed.

4. Applications for admission of objects of exhibition must represent their nature and purpose, with the number of square feet required, whether of wall, floor or counter. The machinery will be exhibited in motion, the motive power to be furnished by the Association, and applicants must state also the amount of power required. Paintings in frames will be received. Where objects are exhibited, they should be accompanied by the rocks in which they are found and also, if possible, by plans and sections of the measures in which they lie, and models and drawings of process or manufacture. 5. Prizes for excellence in the departments will be awarded under the direction of capable and eminent persons. 6. Applications from any of the States named in this address may be made at any time before the first of March, 1853, and must be directed to the Chairman of the Committee, at New Orleans, complying with all the requisitions in section four. The applicant must describe with precision—state the time the product will be ready for shipment, the port from which he desires to ship, and must also provide for the expenses incurred upon it in the custody of the New York Board.

7. The committee at New Orleans will decide upon all such applications, and upon receipt of their favorable judgement, the party will be supplied with a certificate to be forwarded to New York at the time of shipment. They desire to be informed by the first of March of the quantity of space which will be required from their division, in order to report to the Central Committee. 8. Citizens of the Southwest, you are invited and earnestly solicited to be represented in this first great American Fair. We have products in all abundance in every department of industry and ingenuity, if we will but send them, sufficient to delight and instruct every observer. We were comparatively unrepresented at the London Fair, but every consideration of patriotism should induce us to co-operate in this one upon our own soil. We are a part of the nation that must obtain the glory of success or the shame of discomfiture and defeat. Let us unite with our fellow-citizens of the North in this great enterprise, and rely upon the co-operation in any movements we may make hereafter, for similar exhibitions on our immediate regions.

Thus shall we obliterate local feelings, prejudices and antipathies—strengthen the bonds of unity and concord—realize, indeed, that we are one people, with one hope and one inheritance, one faith and one destiny.

LUCAS C. DUNCAN, Ch'n
J. D. B. DEBOW,
E. LASERE,
A. F. AXSON, } Com.
New Orleans, Jan. 13, 1853.

"In my young days I was extravagantly fond of attending parties, and somewhat celebrated for playing on the flute. Hence it was generally expected that when an invitation was extended that my flute would accompany me. I visited a splendid party one evening, and was called upon to favor the company with a tune on the flute. I, of course, immediately complied with the request. The company appeared delighted, but more particularly so was a young lady, who raised her hands and exclaimed it was beautiful, delightful, &c. I, of course was highly delighted and immediately formed a resolution to serenade the young lady on the following night.

I started the next night, in company with several young friends, and arrived, as I supposed at the lady's residence, but made a glorious mistake by getting under the window of an old Quaker. "Now, boys," said I, "behold the sentimentality of this young lady the moment I strike up the 'Last Rose of Summer,' I struck up, but the window remained closed, and the boys began to smile. "Oh," said I, "that's nothing; it would not be in good taste to raise the window on the first air."

I next struck up, "Old Robin Gray." Still the window remained closed. The boys scolded, and I felt somewhat flat.

"Once more, boys," said I, "and she must come." I struck up again, "My love is like the red, red Rose." Still there was no demonstration.

"Boys," said I she's a humbug. Let us sing 'Home Sweet Home,' and if that don't bring her, I'll give up."

We struck up, and as we finished the last line the window was raised.

"That's the ticket, boys, I knew we could fetch her."

"But instead of the beautiful young lady, it turned out to be the old Quaker, in his night-cap and dressing gown."

"Friend," said he, "thou was singing of thy home; and, if I recollect right, thee said there was no place like home, and, if that is true, why don't thee go to thy home? Thee is not wanted here—thou, nor none of thy company. Farewell!"

We, and our hats, went home.

"Papa, what does the Editor lick the Prices Current with?"

"Whip it!" He dont whip it, my child. "Then he lies, pa."

"Hush! Tom, that is a very naughty word."

"Well, by Golly! this ere paper says 'Prices Current' carefully corrected, and I guess when I gets corrected I gets licked—hey—don't I?"

"Nuf eed—my son."

THE ERUPTION OF MOUNT AETNA.—Accounts from Sicily state that the eruption of Mount Aetna, which commenced on the 20th of August, still lasts, causing alternate hopes and fears according to the increase or diminution in the quantity of lava that shoots forth from the fiery mount. The mountain continues to send forth loud reports, and to shoot up globes of thick smoke, interspersed with fine ashes.

THEN AND NOW.—Fifty years ago steamboats were unknown, now there are 3,000 afloat on American waters alone. In 1800 there was not a single railroad in the world; now there are 10,000 miles in the United States, and about 22,000 in America and England. Half a century ago it took some weeks to convey news from Washington to New Orleans; now not as many seconds as it then did weeks. Fifty years ago the most rapid printing press was worked by hand power; now steam prints 20,000 papers an hour on a single press. Now is a great fellow, but will be much bigger half a century hence.—Cleveland Herald.

The Woodville Lyceum will meet on Wednesday evening, the 23d inst., at 7 o'clock, at the Concert Room in Masonic Hall.

Address—By Rev. W. W. Lord, Essay—By J. P. Dillingham, Esq.

The public generally, and the Ladies particularly, are respectfully invited to attend.

JOHN P. DILLINGHAM, } Com.
C. S. KELLOGG,
H. S. VAN EATON.

MARRIED.—On Tuesday evening, February 1st, by Rt. Rev. Bishop Green, Mr. ORLANDO C. PHILIPS, formerly a resident of this county, to Miss MARY EUBANK, of Hinds county, Mississippi.

NEW ADVERTISEMENTS

THE STATE OF MISSISSIPPI, } S.S.
WILKINSON COUNTY.

THE STATE OF MISSISSIPPI.

To Victor H. Harris and Ann Harris his wife, heirs and legatees of Charles Netterville, sen., deceased.

YOU are hereby cited to appear before the Probate Court of Wilkinson county, at the Courthouse, in Woodville, on the First Monday in May next, then and there to show cause, if any you can, why the final settlement of the estate of said Charles Netterville, sen., deceased, by Wm. Netterville and Jeremiah Netterville, Executors, should not be allowed, and a decree made thereupon accordingly, and further to do and suffer such things as shall be considered by the Court aforesaid in the premises.

WITNESS the Honorable Francis Gildart, Judge of Probate of said county, U. S. at the Courthouse in Woodville, the Second Monday in February, in the year of our Lord 1853.

Issued the 12th day of February, 1853. FRED CONRAD, Clk.

Feb. 15, 1853-60d. [Gordon & Posey, att'ys.]

DR. H. CLAGETT—DENTIST

from Natchez, would respectfully give notice to the citizens of Woodville, and vicinity, that he will be at Mr. Wess's, Woodville, about the 20th of this month, prepared to attend to the duties of his profession. As he will only remain a short time in Woodville, those who may desire his professional services will please not delay to leave their commands at Mr. Wess's, or by note, through the Postoffice.

February 15, 1853.

BY virtue of certain Deed of Trust executed by Robt. Norwood, on the 23d day of April, A. D. 1850, to secure Mason Z. Saunders the payment of three promissory notes bearing date the 23d day of March, A. D. 1850, the first for the sum of \$4,921 99-100, payable 1st of January, 1851, with interest at 6 per cent per annum, from 5th of May, 1850, until paid; the second for the sum of \$5,061 07-100, payable the 5th of January, 1852, and the third for the sum of \$5,338 38-100, payable the 5th of January, 1853.— Said Deed of Trust duly recorded in the office of the Probate Clerk of Wilkinson county, in Book P., pages 319 and 320, of the records of deeds.

I, George H. Gordon, the trustee under the above, will, for the purpose of paying the amount due principal and interest on the promissory notes in said Deed of Trust described, proceed to sell at public auction, to the highest bidder, for cash, on the premises, the late residence of said Robt. Norwood, now deceased, on TUESDAY, 28th day of February, 1854, the following described property, as set forth in said Deed of Trust, to-wit: that certain tract or parcel of land formerly in the possession of Ginn and Adams, commonly called the "Brick House place," and bounded on the north by land of C. Evans Hall, south by land belonging to the heirs of Daniel Williams, deceased, and on the west by public land, being the same tract of land conveyed to said Robert Norwood by John L. Wall, Administrator de bonis non, of Edmund Ginn, dec'd, and by Thos. C. Adams, excepting out of this Deed, one sixth of said land sold by said Norwood, to the heirs of Daniel Williams, bearing date the 12th day of February, 1836, the five sixth part of said tract hereby conveyed, containing 270 acres, more or less.

Also one undivided half part of a tract of land lying in said county, on the waters of Blumarts Creek, being the north undivided half of said tract, which tract was originally granted by the Spanish Government to William Vonsden and conveyed by said Vonsden to William Ogden, and which said undivided half part of said tract was devised by said Wm. Ogden to Daniel Ogden, and conveyed by the heirs of Daniel Ogden to said Norwood, containing 225 arpents.

Also the following described parcel of land purchased by said Norwood of the United States, being fractional section 49, township 2, range 4 west, containing 388 1/2 acres, more or less.

Also all the stock of Horses, Cattle, Oxen and Hogs, on said place; Farming utensils, Wagons and Carts, and all things appertaining to the same.

Also the following described thirty-three slaves, to-wit: Essex, Eliza, Jack, Charity, Randall, Moses, Tandy, Rhoda and daughter, Emeline, Mary and daughter, Rachael, Phillis and daughter, Louisa, Edmund and Eliza his wife and two children, James, Abram, Cyrus, Patsey, Amy and her child Terreda, Matilda, Mariah and her child Martha, Harvey and his wife, Sela and her child, Lewis, John, Willis, and Lewis the driver.

And upon such sale I shall convey such title as is vested in me, by such Deed of Trust. GEO. H. GORDON, Trustee. Feb. 15, 1853-12m.

NOTICE ALL persons indebted for Blacksmith work done in the Shop carried on by Wm. T. Lewis, Sen., for the last three years, will please come forward and liquidate the same, and "save costs" as the notes and accounts do to said shop are owing to, and due me. Wm. T. Lewis, Sen., is fully authorized to settle all of said notes and accounts, and to receive for the same and act as my agent, generally. The Shop hereafter will be carried on in my name.

WILLIAM T. LEWIS, Jex. All iron work done on wagons, buggies, and wheelbarrows due to me alone unless special contract to the contrary. Woodville, Feb. 1, 1853-2m.

Bunker Hill to Rent. THIS valuable and improved property is now to rent, situated Ten miles from Woodville; containing Two Hundred Acres, of cleared Land, a good Mill and Gin, and DWELLING HOUSE. Apply to me at Natchez, ANNA S. MCCOMAS. Feb. 1, 1853-3w

Woodville Grocery Store. JUST received and in STORE, the following articles:

- 4 Tierces, New extra, S. C. Hams.
- 1 do. Green Hams.
- 1 do. Dried Beef.
- 2 do. New Rice, at 5 cents pound.
- 2 Barrels of Onions.
- 25 Barrels, St. Louis Flour.
- 15 Kegs, No. 1, Lard.
- 1 Barrel, do.
- 8 Boxes and Bags, Buckwheat.
- 12 Western Cheese.
- 12 Pine Apple do.
- 20 Boxes Raisins.
- 10 do. Figs.
- 50 do. Preserves.
- 10 do. Candies and Cakes.
- 2 do. Clampanne Cider.
- 5 Baskets, assorted Champagne.
- 5 Barrels, assorted Biscuits and Crackers.
- 25 Boxes, English Biscuits.
- 50 do. Parisian Cakes.

—ALSO— 15,000 Fine Havana Cigars. 25,000 Common do. Liquors and Wines of all kinds, &c. W. L. JEWELL. Commercial Row, January 29, 1853-1f

\$10 Reward! STRAYED or stolen from the subscriber on the 28th of December last, a dark iron grey MARE, about 14 1/2 hands high, four years old, branded with a letter L and figure 2, and may possibly have a colt with her now. For any information left at the Republican Office, so that I can get her, the above reward will be paid. February 1, 1853-5w. R. D. GILL.

Lost. ON the Buffalo Road, on Thursday last, the 2d inst. a New Pair of SADDLE BAGS, containing a small hatchet, some clothing, and shaving apparatus. Any person finding the above, and bringing it to the office of this paper will be rewarded. Feb. 8-2w JAMES DIMOND.

HARDING respectfully requests the citizens of Woodville, and the vicinity, that he has taken a Room in Mr. Spawwood's Building, where he offers his services in the above business. Ladies and Gentlemen are requested to call and see specimens of his work. January 15-1f

Dissolution of Partnership. THE undersigned being about to dissolve partnership, wish to sell out our splendid STOCK OF GOODS, at New York cash prices, for cash or good city acceptances. We wish the people of Woodville, and the surrounding country, to come in and see that we are doing what we say, as all our Goods must be sold out to close the Partnership. Jan. 25-1f S. FRANK & Co.

THE STATE OF MISSISSIPPI, } S. S.
WILKINSON COUNTY.

In the Circuit Court of said county, December Term, thereof, A. D. 1852.

Michael Simon, } Attachment,
vs. Frederick Hysenbottle } for \$88 00.

Returnable to the present Term of this court, and it appearing to the satisfaction of the court here, that the said defendant has removed out of this State, so that the ordinary process of the law cannot be served on him.

It is therefore ordered by the court here, that unless the said defendant shall appear, plead, answer, &c., in this case, on or before the first day of the next June Term of this court, to be holden at the Courthouse, in Woodville, in said county, on the second Monday in June next, 1853, judgement final, by default, will be entered against him and the effects in the garnishee's hands will be disposed of, to satisfy said debt, interest and costs.

And it is further ordered, that a copy of this order, be published in the Woodville Republican, a newspaper printed and published in the town of Woodville, in said county and State, once a week for the space of one month. I, Henry J. Butterworth, clerk of the Circuit Court aforesaid, do hereby certify, the above to be a true copy of the original order of publication, in the above stated case, as fully as the same remains of record in my office.

Given under my hand and seal of said court, at Woodville, this 20th day of January, A. D. 1853. H. J. BUTTERWORTH, Clerk. Isaac D. Gildart, Esq., Plaintiff's Atty. Jan 25-1m-no 4

THE STATE OF MISSISSIPPI, } S. S.
WILKINSON COUNTY.

In the Circuit Court of said county, December Term thereof, A. D. 1852.

Pinckney Hestington, } Attachment,
vs. Frederick Hysenbottle } for \$70 00.

Returnable to the present term of this court, and it appearing to the satisfaction of the court here that the defendant has removed out of this State, so that the ordinary process of the law cannot be served on him, it is, therefore, ordered by the court, that unless the said defendant shall appear, plead, answer, etc., in this case, on or before the first day of the next June term of this court, to be holden at the Courthouse in Woodville, in said county, on the second Monday in June next, A. D. 1853, judgement final by default will be entered against him, and the effects so attached, in the garnishee's hands, will be disposed of to satisfy said debt, interest and costs.

And it is further ordered, that a copy of this order be published in the Woodville Republican, a newspaper printed and published in the town of Woodville, in said county and State, once a week for the space of one month. I, Henry J. Butterworth, clerk of the circuit court aforesaid, do hereby certify the above to be a true copy of the original order of publication, in the above stated case, as fully as the same remains of record in my office.

Given under my hand and seal of said court, at Woodville, this 20th day of January, A. D. 1853. H. J. BUTTERWORTH, Clerk. L. K. Barber, Esq., Plaintiff's Attorney. Jan 25-1m-no 4

STATE OF MISSISSIPPI, } S. S.
WILKINSON COUNTY.

In the Circuit Court of said county, December term thereof, A. D. 1852.

Wright & Elder, } Attachment,
vs. Thayer & Potter } for \$178 50-100.

Returnable to the present term of this court, and it appearing to the satisfaction of the court here, that Thayer, one of the defendants in this case has removed out of this State, so that the ordinary process of the law cannot be served on him, it is, therefore, ordered by the court, that unless the said defendants shall appear, plead, answer, etc., in this case, on or before the first day of the next June term of this court, to be holden at the courthouse in Woodville, in said county, on the second Monday in June next, 1853, judgement final, by default, will be entered against them, and the effects so attached, in the garnishee's hands, will be disposed of to satisfy said debt, interest and costs.

And it is further ordered, that a copy of this order be published in the Woodville Republican, a newspaper printed and published in the town of Woodville, in said county and State, once a week for the space of one month. I, Henry J. Butterworth, clerk of the circuit court aforesaid, do hereby certify the above to be a true copy of the original order of publication, in the above stated case, as fully as the same remains of record in my office.

Given under my hand and seal of said court, at Woodville, this 20th day of January, A. D. 1853. H. J. BUTTERWORTH, Clerk. Isaac D. Gildart, Esq., Plaintiff's Atty. Jan 25-1m-no 4