"Who makes two blades of grass grow Entitled an act to prevent unauthorized By Alexander G. McNett, Governor of Attala Circuit Court—Oct. Term, 1840. By Alexander G. McNett, Governor of Andrew Addkinson, use where only one grew before, dues more for his country than an Alexander or a Bonaparte. "

clusively devoted to Agriculture Garassociation, institution, or company after the first day of April next (thereof William Dodd, dening, and the other branches of husdening, and the other branches of husbandry in general. Its object will be, in plain style, to communicate useful information to the cultivator, whether of the wine or of the flower, of vegetables or plants, of fruits, grapes or trees, as the mulberry, and all kinus of orchard trees, with the best manner of planting them; furnishing suitable hints for the improvement of the various sorts, Sec. 2. Be it further enacted, That

neither can they become acquainted with the improved varieties in tlees, in the bearer, on demand, five dollar, all the right, title, claim and interest that the said defendants have in and to the improved varieties in tlees, in the bearer, on demand, five dollar, in the improved varieties in tlees, in the improved varieties in the improved varieties in the improved varieties in the improved varieties in the improved varie and globe, nor with the various improvement of the third section of this act shall dorse upon said note "refused payment ter of section five, township thirteen R. are likely to benefit our part of the country, and increase intelligence, virthe, happiness and prosperity at every hearth in the Southern States.

It shall be tree of all sectarian or political views, wholly governed by Southcon feetings and principles; our endeavor will be to render it serviceable to the young and the aged-to Heaven's ast best gift of man, even in her teens, debt as private bankers, for the purpose ing that the Aenton and Manchester of loaning them of putting them in cir. Rail Road and Banking company has than may have been found most concand to commit their seeds to the son every person or corporation, and every have caused these letters to be made pa Wright and Moseley ush into the charming "moss" or thousand dollars. nonthly rose," with the best manner and produce.

once of their zeal and patriotism.

ne "Albany Cultivator,") at the very literary fundmoderate price of one dollar, payable in Sec. 10. Be it further enacted. That cases in advance. The price being it shall be the duty of the district attorney of the several judiciary circuits of gal hours.

Levied on as the property of said defendant, to satisfy the above named execution and all cost. Sale within the levied on as the property of said defendant, to satisfy the above named execution and all cost. Sale within the levied on as the property of said defendant, to satisfy the above named execution and all cost. appear, and with new type ordered this act are not violated, and in case of a violation, to prosecute the offender or offenders to justice. Thee, Postmasters are allowed to frank it shall be the duty of the Judges of the Judges of the Judges Singapore use of). the forward the amount subscribed to several Circuit Courts of this State, to James Simmons use of my newspaper, they are respectfully give this act in charge to the grand ju-C. J. Searls, sired to forward to the editer at Au- ries of the several counties of this State. sta any amount offered them in bankle money, as early as possible.

PATE OF MISSISSIPPI-CHOCTAW CO. oward Fondren, Attachment for \$115 80. ohn W. Dotson.

Returnable to September Term, 1840. THE Attachment in this case having been returned duly executed, by summon-James Adams as garnishee; it is therefore maidered, that unless the said defendant appear on or before the Fourth Monday september next, being the first day of the im of the next Circuit Court for Choetaw ounty, and give special bail and plead there-judgement will be entered againt him by efault, and the plaintiff will be allowed to rocced against the garnishee for the amount

court, the 11th day of July, A. D. 1340. JOHN SNOW, Clerk. 37:6 W.

July 25, 1840. S. Graves, Plaintiffs' Attorny. (Printer's Fee \$10.)

possess no means of learning the almost carry improvements that are making in their own particular branch of culture; sociation, institution or company that shall be formed for the nursuse express. In the bearer, on demand, five dollars, all the sight tide along and interest that are making in their own particular branch of culture; sociation, institution or company that shall be formed for the nursuse express. In the bearer, on demand, five dollars, all the sight tide along and interest that

no person, association or persons, or body corporate, except such bodies corporate as are expressly authorized by said note to said cashier for payment, law, shall keep any office for the purpose and payment thereof was then refused.

Now know ye, that being satisfied notes or bills, or issuing evidence of that presentment of said note has been debt to be loaned or put in circulation duly mode and payment thereof refused. us money, or shall they issue any bills or I do, by virtue of authority in me vestpromissory notes or other evidences of ed by she constitution and ws of this debt as private bankers, for the purpose State, issur this my proclamation, declar

s, to engraft, inoculate or bud their last section, or directly or indirectly asargues and trees, and turn the "maiden's sent to such violation, shall forfeit one

harvesting and preserving their crops after sixty days from and after the pas-Sec. 3. Be it further enacted, That We shan by no means overlook the any person or persons, or corporation to pass or offer to pass as money, bills, sage of this act, it shall not be lawful for or apon these, little information can be promissory notes commonly called shin-plasters, or other evidences of debt, is-From the kind promises, tendered by sued by any person or persons or body flends to the undertaking, and other corporate not authorized by the laws of this State to issue bank notes; and any to communicate any information that person so offending shall, upon convicmay be interesting or beneficial to oth- tion thereof before the Circuit Court of the proper county be fined in the sum of one thousand dollars: Provided always that nothing in this act shall be so conterks will be highly appreciated by the strued as to exempt those persons or bod nor; and, since the happiness, and les corporate who may have issued such part of a country mainly depends bills, promissory notes, shinplasters or other evidences of debt, prior to the information to the community, con-ibutors will allord the brightest evi-which may be collected at any time.

Teams.—The paper will be issued all fines and penalties herein prescribed, contally, on a sheet containing sixteen when collected, shail be paid into the ory large quarto pages, (same size as treasury of the State for the use of the

SEC. 12. Be it further enacted, That Richard Bullock, MOSES HOLBROOK, A. M., M. D. called shinplasters, heretofore issued, Reaves Bullock. no holder of any notes or paper, usually Richard Ross, and shall be considered as coming within the meaning or perview of this net until the

Approved Feb. 15th, 1840. A. G. McNUTT.

LAW COPARTNERSHIP.

NDREW HAYS, JOHN R. FORESTER AND VOLNEY E. HOWARD HAVE formed a partnership in the practice of Law. and will practice in the Supreme Courts of his demand, or so much as he, the said arnishee, may be indebted to the said deundant.

Wireness John Span Clark of the said

Wireness John Span Clark of the said

Wireness John Span Clark of the said

July 18, 1840.

July 18, 1840.

36 13w.

in rederal courts at Jackson, and fourteen, range seven east:

Leake, Holmes, Yazoo, Madison and Hinds,
July 18, 1840.

36 13w.

JAMES A. GROVES. Attorneyat Law & Land Agent KOSCIUSKO, ATTALA COUNTY, MISSISSIPPI.

SECTION 1. Be it enucted by the Legislature of she State of Aussissippi, Whereas, it is provided in the eighteenth section of "An act requiring A T the solicitation of many friends, the subscriber has consented to become the shall subscribe to, or become a member of, or be in any way interested in any of, or be in any way interested in any of or the first day of April payt (these of Walliam Dodd.) the improvement of the various sorts, breeds of cattle, horses, mules, and other stock, with the treatment of the dismember of any such company, or interin its respective liabilities as the ein specific at the right, title, claim and interest, that interest as the ein specific as t er stock, with the treatment of the dis-member of any such company, or inter-in its respective liabilities as the ein spe-the said defendants have in and to the cases to which they are liable, and the ested in any such bank or fund, shall management of bees and silk worms.

The property of the said defendants have in and the following described property, viz:

Lots No. nmety-three and ninety the amportant principles upon which the art and science of agriculture is no important company without being on the back of such note or evidence of the property of Zachariah Rector to sat-SEC. 3. Be it further enacted, That place his name together with the date, Kosciusko, levied on and will be sold as system of the field, medow or cocycles, that may be best adapted to be the seasons, character and latitude in posites making discounts or issuing from the certificate of the President, notes, or other evidences of debt to be Cashier, or Teller, as aforesaid, or by affidavit of the holder of any such note, which we reside and which in most respects differ greatly from the Middle, horizontal and Eastern States.

Of more than one mainton of planters and horizontarists in the southern states, some out of a thousand have an opportunity of consulting any agriculture of consulting any agriculture of consulting any agriculture of consulting any agriculture of consulting and pay the sum of one thou of consulting and pay the sum of one thou of the bolder of any such note, fidavit of the holder of any such note, satisfied that such presentment has been obtained and payment refused, he-shall forthwith issue his proclamation declaration, and Moses King.

SHERIFF'S SALE.

SHERIFF'S SALE.

Administrators of J. Barnes, or Teller, as aforesaid, or by all fidavit of the holder of any such note, satisfied that such presentment has been duly made and payment refused, he-shall forthwith issue his proclamation declaration, and Moses King. opportunity of consulting any agricul-shall toriest and pay the sum of one thou ing that said corporation has fortested ton, and Moses King.

and dollars.

SEC. 5. Be it further enacted, That

And, whereas J. R. Clark did, on the 9th their neighbors and ancestors; for they all notes and other securities for pay-day of May, 1840 present a five dollar-SEC. 6. Be it further enacted, That Cashier, P. T." And, whereas, it fur-

culation as money, unless thereto speci. Roll Road and Banking company has ally authorized by law.

Roll Road and Banking company has forfeited all its powers & banking privileges. Solomon S. Fender.

tont, and the great seal of the state to be hereunto affixeb.

Given under my hand at the city of Solomon S. Pender. A. G. McNUTT.

SHERIFF'S SALE. Attala Circuit Court-Oct. Term, 1840. Exum & Lewis Ven. Exponas. Reuben Rambo.

ention, that issued from the honorable, four east. the circuit court of Attala county, and to me directed and delivered, I will ex- defendants, and will be sold to satisfy pose to public sale, to the highest bidder, said executions and costs. Sale within for cash, at the court house door of At- the hours prescribed by law. On the Third Monday in August 1840: all the right, title, claim and interest that the said defendant have in and to the following described property, to wit:-

The east half of the north-west quarter and the west half of the north-east quarter of section one, township twelve

R. M. CADE, Sheriff of Attala County. July 18, 4840.

Ven. Expo.

meaning or perview of this act until the court of Attala county, and to me directed, bidder for cash, at the court house door of said

all the right, title, claim and interest that the said defendants have in and to the following described property, to wit:

The north-west quarter and the west half of the north-east quarter of section five; the east half of the north-east quarter of section six, township thirteen, R seven east, and the west half of the south west quarter of section thirty-two, T

Levied on as the property of said defendants, to satisfy the above named executions and all cost. Sale within the

R. M. CADE, Sheriff of Attala County.

Sheriff of Attala County.

Attala Circuit Court-Oct. Term, 1840.

Y VIRTUE of a writ of Execution that ment refused, he small forthwo court of Attala county, and to me directed, f ration has forfeited all its ball

Levied on as the property of said defendant, to satisfy the above named ex ecution and all cost. Sale within the legal hours. of the Mississippi Union Bank, manded payment thereof in

R. M. CADE, Sheriff of Attala County. July 18, 1840. 36 5W SHERIFF'S SALE.

Attala Circuit Court-Oct. Term, 1840. Edwin Hamblin Plu. Ven. Ex. Solomon S. Lender & Isham Medford use of

Nathaniel H. Felts &

Jackson, this sixth day of Jackson, this sixth day of Jone, in the year of our Lord one thousand eight hundred and forty, and of the soveral and delivered, I will expose to public sale, reignity of the state of Missions door of said county, in the town of Jackson, this 10th delivered in the discounty of the state of Missions door of said county, in the town of Jackson, this 10th delivered in the state of Missions door of said county, in the town of Jackson, this 10th delivered in the state of Missions door of said county.

Same.

Kosciusko,

On the Third Monde in August 1840:
all the right, title, interest and claim that the defendants have, in and the following deecribed property, to wit:

The west half of section thirty-four, township thirteen, range four east; the BY virtue of the above writ of exe- tion thirty-three, township thirteen range east half of the north-east quarter of sec-

Levied on as the property of said

R. M. CADE, Sheriff of Attala County. July 18, 1840.

36 5W SHERIFF'S SALE. Attala Circuit Court-Oct. Term, 1840. Board Police Attala County

Jane Smith, Senjamin Tar-Ven. Expo. ver and William Exam.

house door of said county, in the town of down.

described property, to wit: of section twenty-seven, township thirteen, range four east; containing seventy-time and seventy-two hundredths which will be devoted to the republican cases with the containing seventy-two hundredths.

ferents, and will be sold to satisfy said abbettors in the south. He therefore appearance execution and costs. Sale within the hours prescribed by law.

TERMS:—The "OLD SOLDIER," will be more at the Mass. county, in the town of Kosciusko,
On the Third Monday in August, 1340. execution and costs. Sa

R. M. CADE, July 18, 1840.

THOSE PERSONS who are indebted to the estate of Reuben Rich, late of this place deceased, are respectfully requested to make immediate payment to either of the undersigned, who are fully au-

THOMAS BOWDON. JAMES BOWDON. Kosciusko, May 16, 1840.

Wanted to Purchase: YOM IGBY RAIL-ROAD MONEY. Enquire at this office. July, 25, 1840.

Vice state of Man f bond. ar banks of this State to for other purposes, app. 1640, "Lost from and or July next (therealty) plu fi fabond. and moneyed corporate stade be required to pay counters, respectively, or mabilities, then due; tion of five dollars and whereas it is further pr imbilities as therein specif manner therein prescrib the duty of the Presiden Teller of such bank, to pa together with the date, of such note or other eviden on presentation thereof, w dorsement shall be held and ficient evidence of protest of the bank to pay specie," us it is further provided, section of samuet, "that w Governor, either from the the President, Cashfer, or foresaid, or by affidavit of a any such note, or bill, or oll of debt, shall be satisfied by ration has forfeited all its ban ers and privileges." And who pears by the afficavit of Jan that he did on the 10th day of 1840, present a note in the figures following, to wit: (Fa State pledged, No. 476, Pwell attenthe 1st of April, 1833. sissippi Umon Bank promise ten dollars to the bearer, oud Jackson, April 1st, 1836, with till due, at five per cent, per

> Tener did then and there endors on "Presented 10th of July, 188 T. Wynn, Teller." Now know ye that being satisf presentment of said note has bee made and payment thereof remse by virtue of the authority in me by the Constitution and Laws State, issue this my Proclamata caring therethe Mississippi Union has forfeited all its banking pose

II. G. Runnels President, Wm

son Cashier,) to Wor T. Wyu

which was refused, and that

privileges.

Jackson, this 10th day July, in the year of our b one thousand eight hand and forty, and of the se reignty of the State of M sissippi the twenty-third.

A. G. MeNUTT. By the Governor: THOS. B. WOODWARD, Secretary of State

PROSPECTUS FOR " THE OLD SOLDIER."

The unparallelad exertions of the Feld party to again get possession of the reiges Government, call for counter efforts on part of those who wish the Government ministered on the principles of JErrERSO and JACKSON. Numerons papers has sprung up in different sections of the Unit which now spread abroad the claus of H. Harrison, the Federal candidate for the Presidency. The State is being flooded wi omanations from the Federal press. Infe BY VIRTUE of the above writ of Execuall the energies which the bankers of Action that issued from the honorable, the sippi have left, are now devoted to the control of Attale control of the bankers of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left, are now devoted to the control of the sippi have left the sippi hav circuit court of Attala county, and to me di ject of REVIVING THE PLUNDERD SAID, to the highest bidder for cash, at the court house door of said county in the court long and the laws of the land have transfer

On the Third Monday in August, 1840: that the people of Mississippi are willing said defendants have in and to the following CIPLE, rather than sensions noise and interest that the CIPLE, rather than sensions noise and interest that the people of Mississippi are willing the people of Mississippi are willing that the people of Mississippi are willing the people of Mississippi are willing the people of Mississippi are willing the people of Mississippi are will be people of Mississippi are willing the people of Mississippi are will be peop The west half of the north-west quarter CASIN humbug, which the Federalists had acres; and the north half of the west half of the north-west quarter of section twenty-two, township thirteen, range four east;

which will be devoted to the republican to will support MARTIN VAN BUREN, and twenty-two, township thirteen, range residency, and fearlessly expose the present with the republican to will support MARTIN VAN BUREN, and twenty-two, township thirteen, range residency, and fearlessly expose the present with the republican to will be devoted to the republican to will support MARTIN VAN BUREN, and twenty-two, township thirteen, range Levied on as the property of said designs of Federal Whiggery, and its leaders abbettors in the south. He therefore ralls

Sheriff of Attala County.

36 5w

A CALL.

RSONS who are indebted to published on paper of good size at the Mississippian" Office, until after the election

and so in proportion.

Or The first number of the "OLD SOLDIES" if appear about the first of August.

JAMES S. FALL. Jackson, July 13, 1840.

LAW NOTICE. G. D. BOYD & J. F. SUMMERS.

attorneys at law WILL ATTEND TO ANY BUSINESS WHICH MAI BE ENTRUSTED TO THEIR CARE.

KOSCIUSKO MISS.