

HEALTH OF TAMICO.  
We see it stated, that fever in Tamico is prevailing to a most astonishing and frightful extent. One whole company of volunteers, with the exception of two officers, was prostrated by it.

Col. WINSTON, of Alabama, whom we noticed last week as having shot Dr. PERRY, was tried before a Magistrate's Court and admitted to Bail, upon the ground that Dr. PERRY had seduced his wife and planned the assassination of him, and Mrs. PERRY.

The Captain, Mate, and Cook, of a vessel, were arrested at Norfolk, Va., a short time since, and sent to Richmond, to await their trial, upon a charge of having attempted to carry off two negroes, belonging to a gentleman of that vicinity.

#### MAIL ROBBERY:

A stage driver, on the route from Montgomery to Huntsville, Ala., has been arrested on suspicion of having robbed the mail.

#### MURDER.

A discharged volunteer named Ursery recently committed murder, in Memphis, Tenn., upon the person of a Mr. Aiken, by running a bowie knife through his heart. The difficulty between them was caused by Ursery using obscene language in the hearing of Aiken's wife.

#### MELANCHOLY.

A very interesting boy is said to have been carried over the Falls of Niagara, a few days ago, in a canoe. He was never seen afterwards.

#### FIRE!

There was a considerable fire at Trenton, N. J., not long since. A large amount of property is said to have been lost.

To FRIGHTEN Crows.—A correspondent of the Boston Cultivator, says nothing is better than to place a few empty barrels in different parts of the field—that the crows are afraid of nothing in plain view, but the fear of an ambuscade is sufficient to keep them away. "As to placing effigies in a field for the above purpose, it is only an insult to their common sense; it was but yesterday I saw one of those black-coated gentlemen, perched on a limb of a tree to which one of these pretended scarecrows was suspended, making the most ridiculous caviling imaginable, either at the image or its maker, most probably the latter."

GOON NEIGHBORHOOD.—A farm was lately advertised in a Western newspaper, in which all the beauty of the situation, fertility of soil, and salability of the air, were detailed in the richest glow of rural description, which was further enhanced with this N. B.—"There is not an Attorney within fifteen miles of the neighborhood."

How to Risk.—The Boston Transcript says—"A learned punter" of our acquaintance assures us that the only way of rising in the world at the present time is to get outside of a barrel of flour and go up with it."

Sombody very wickedly says that two blooming young ladies got caught in a shower very recently, and when they had got home the rain had washed the *count* of their cheeks.

ANOTHER SEVERE CASE OF ASTHMA, CURED BY WISTAR'S PALUSSA.

South W. Hawley—Dear Sir—Having for a long while been troubled with Asthma in its worst form, and after having tried various remedies, all to no effect, I bought of your agent, A. Howe, one bottle of the Balsam of Wild Cherry, which relieved me very much. I have continued to use the same, as the disease relapses from me, and find it always relieves when nothing else will, and, further, I have no doubt could I have had the Wild Cherry in the first stages of the disease, but it would have entirely cured me. I can only heartily recommend it as a very valuable medicine for all sorts of complaints.

BUNJAMON ROBINSON,  
New Haven, April 5, 1847.

No genuine India Camphor is to be had in New Haven.

For sale in Sumterville by us, J. B. MILLER, at the Drug Store, and by brokerage generally in said County.

SOUTH-CAROLINA--SUMTER DISTRICT, IN EQUITY.

Leonard White, *vs.* *et al.* *Bill.*

C. W. Miller, et al. *Bill.*

Will be sold at Sumter Court House, on the first Monday in August next, (and if not then sold, will be offered for sale on each subsequent sale day until sold.)

A HOUSE AND LOT,

situated on Broad street, in the town of Sumterville, on the eastern side of said street, late the law office of C. W. Miller, Esq. The same will not be offered for sale for less than Four Hundred Dollars.

The terms of sale are: A credit of one year, giving Bond with interest from date of sale, and personal security and a mortgage of the premises. The purchaser pays for all taxes, &c.

By order of the Court,

JOHN B. MILLER, *c. o. s. p.*

Sumterville, June 21, 1847. 35 17.

The friends of JACOB H. WHITEHEAD, Esq., announce him a Candidate for Sheriff, at the next, after the ensuing election.

We are authorized to announce JOSEPH M. NETTLES, Esq., a Candidate for the office of Tax Collector for Claremont County, at the ensuing election.

We are authorized to announce Dr. W. J. WOODS, as a Candidate for Representative of Clarendon, at the ensuing election.

Feb. 3, 1847. 14

We are authorized to announce Capt. W. W. BATEMAN, as a Candidate for Tax Collector at the ensuing election.

April 1, 1847. 22

We are authorized to announce WILLIAM G. BARRETT, Esq., as a Candidate for Tax Collector, at the ensuing election.

Sumterville, Nov. 25, 1846. 4

We are authorized to announce WILLIAM G. BARRETT, Esq., as a Candidate for Tax Collector, at the ensuing election.

John B. MILLER, Commissioner.

Sumterville, June 11, 1847. 33 37

NOTICE.

By order of the Court of Equity, I will expose for sale, on Thursday, the 15th of July next, at the Mansion House of Mrs. M. M. McRae, known by the name of Midway, near Manchester, in Sumter District;

A LARGE COLLECTION OF SPLENDID FURNITURE; A Thousand Volumes of Valuable Books;

Near Two Hundred Bottles of Choice Old Wine, &c., &c.,

The quantity of Furniture is very large; the quality, of the first order and in both respects suited to the wealth of the owner.

I will offer for sale at Sumterville, on the first Monday in July next, one CARROUSEL AND A PAIR OF HORSES, also belonging to Mrs. McRae.

Those who intend to claim payment out of funds that will be under the control of this Court, will be required to deduct from their debts twenty percent; those who do not, will not be paid. The creditor after he or she has filed his or her claim, on oath, is ready to prove the same, will give notice to Messrs. F. J. & M. Moses, Sellers, of L. S. Wells, of the day on which he or she intends to prove the same, before the undersigned, who will attend at his office on Tuesday's to these demands.

By order of the Court,

JOHN B. MILLER, *c. o. s. p.*

Sumterville, June 21, 1847. 35 17.

SOUTH-CAROLINA--SUMTER DISTRICT, By W. LEWIS, *Esq., Ordinary of said District.*

WHEREAS, S. P. Oliver hath made suit to me to grant him *Letters of Administration* (with the Will annexed) of the Estate and effects which were of Morgan Saib, late of said District, deceased.

These are therefore to cite and admonish all and singular, the kindred and executors of the said deceased, that they be and appear at the Court Ordinary to be held at Sumter Court House, for Sumter District, on Friday, the 2nd day of July next, and there to show cause, if any they can, why the said administration should not be granted.

GIVEN under my hand and Seal, the 1st day of June, in the year of our Lord, one thousand eight hundred and forty seven, and in the 71st year of American Independence.

W. LEWIS, O. S. D.

June 15th, 1847. 31 37

SOUTH-CAROLINA--SUMTER DISTRICT,

In the Court of General Sessions and Court of Pleas & Quarter Sessions, at the Court for Despatch, on the 15th day of July next, to determine the third Monday in July next, to examine for some days, or may be necessary, the rights of the Plaintiff to attach the sum of \$1000, drawn and signified, and due to the Plaintiff, and to determine whether the same be duly paid.

Given under my hand and Seal, the 1st day of June, in the year of our Lord, one thousand eight hundred and forty seven, and in the 71st year of American Independence.

W. LEWIS, O. S. D.

June 20, 1847. 31 23

SOUTH-CAROLINA--SUMTER DISTRICT,

Elijah Reynolds, *vs.* Attachment in Agg.

Isaac D. Whitworth, *vs.* sum.

Whereas the Plaintiff in the above styled case having this day filed his Declaration against the Defendant who is absent from and without the limits of the State, as it is said, and having neither witness, attorney known, upon whom a copy of the above Declaration, with a copy of the Plaintiff, may be served; It is therefore ordered that the Plaintiff be allowed to file his Declaration against the Defendant, who is absent from and without the limits of the State, as it is said, and having neither witness, attorney known, upon whom a copy of the above Declaration, with a copy of the Plaintiff, may be served; It is therefore ordered that the Plaintiff be allowed to file his Declaration against the Defendant, who is absent from and without the limits of the State, as it is said, and having neither witness, attorney known, upon whom a copy of the above Declaration, with a copy of the Plaintiff, may be served; It is therefore ordered that the Plaintiff be allowed to file his Declaration against the Defendant, who is absent from and without the limits of the State, as it is said, and having neither witness, attorney known, upon whom a copy of the above Declaration, with a copy of the Plaintiff, may be served; 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