

Advertiser and Mail.

W. W. SKEWES, Editor.
M. M. COOKE, Editor.

Montgomery, Ala., Thursday, March 5, 1874.

All Communications intended to promote personal interests must be paid for. News Letters solicited. No attention paid to Anonymous Letters, or letters written on both sides of the paper.

The DAILY ADVERTISER, the oldest daily paper in Middle Alabama and with one exception in the State, is published every morning except Monday, at TEN DOLLARS a year; FIVE DOLLARS six months; TWO DOLLARS a quarter; and ONE DOLLAR a month for shorter periods. Served by Carriers in the city.

The WEEKLY ADVERTISER (Wednesdays), a thirty-six column paper, TWO DOLLARS per year; ten copies FIFTY DOLLARS a year; and a HALF; fifteen copies TWENTY-TWO DOLLARS and a HALF.

Remittances should be made by Post Office Money Order or Express, or by sending the money in a Registered Letter. Contracts for Advertising Space made upon liberal terms. Address: THE ADVERTISER, Montgomery, Ala.

Mere Mention.

The Republicans of Kansas are commencing to howl at their defaulting State Treasurer, HAYES, who has been presented for impeachment, but do not stop to consider how far they themselves are responsible for his conduct. In 1871, a legislative committee examined the condition of the State Treasury, and reported that Mr. HAYES was depositing State money in National Banks, contrary to law. With these facts before them, the Republican Convention of 1872, presented his name to the voters of Kansas, re-elected him, and thus virtually endorsed his course. With what consistency, then, can Republicans blame him for doing what they endorsed? It would be infinitely more appropriate for them to accept the fruits of their folly in silence, and put Democrats into power.

If half the frauds alleged by the Press were actually perpetrated in the late Philadelphia election, that city has no right to celebrate the birth of any Government that allows people to vote.

The *Courier-Journal* flings a small amount of "villainous satire" into the following notification to the editors of the *Commercial*. The *Commercial* (R) replied to some remarks of the *Journal* in a strain of personal vituperation and it was in response to that that the latter paper, of the 23d, said: "If Col. ROBERT M. KELLY, Gen. JOHN M. HANLAN, and Mr. W. A. MERIWETHER think they can obtain any laurels of the Editor of the *Courier-Journal* by blackguard epithets they are at liberty to indulge their peculiar tastes. If they suppose they can bully him they will find themselves mistaken. He declines to enter the cesspool proposed by them. But as he supposes himself to be responsible for what he says, writes and does, and as his place of business is accessible, he might take a hint from a more rational and gentleman-like course of procedure."

SINCE the confirmation of SIMMONS Boston refuses all comfort. Mr. BUTT-WEILL has managed with singular ability to displace both the factions. The State-street crowd say that if he had stood up properly, Mr. SIMMONS would have been rejected. Mr. BUTTWEILL claims to have made Mr. BUTTWEILL and is reported as saying that he will now proceed to destroy him. It is supposed that the Radical party in Massachusetts will be in hot water for at least a year to come. If the "hot water" succeeds in removing some of its surplus "wool," the country will be vastly benefited.

If the Louisiana legislators do not build their arguments upon a "holy text of pike and gun" they at least strive to "show their doctrines orthodox by apostolic blows and knocks." A few days ago the Clerk of the House, Mr. VIGORS, attempted to call the roll. Mr. GALT objected, and made a dash at the roll book. He not only made the dash, but he captured it from the Clerk and dashed it violently down on his desk, swearing loudly that the roll should not be called. A commotion arose. Mr. BICKHAM lunged forward to recapture the book. Other members came to his aid. But GALT "stuck," and like a HERCULES, hurled back his assailants until they over-cropped him. Meanwhile the agitation of the waves began to throw small "straws" as pistols and bowie-knives to the surface, and forthwith the wind blew away from the Capitol—carrying with it lobbyists, members, etc., in a double-quick. Sergeant-at-Arms QUINN occupied a prominent position on a chair, whence he gesticulated wildly, and gave forth frequent vigorous shouts, the burden whereof was a request to know whether the members intended to disgrace themselves and the State. The battle over, GALT quietly ambled to the water-cooler, took a drink, and then took the chair, which Mr. SOVER gave up without a murmur.

The Committee on Privileges and Elections, of the KELLLOGG Legislature of Louisiana, has reported D. J. HUTCHINSON elected. He ran on the Republican ticket, against Mr. B. F. JONES, for State Senator. The committee reports him (HUTCHINSON) elected, almost at the end of the session, for the sole purpose that he may draw his pay from the public Treasury. It is stated by many a Republican that HUTCHINSON did not receive even twenty per cent. of the vote cast, and that neither of the Returning Boards pretended to give him more.

How to save Money.

An article in our Grangers column this morning gives the planters of Alabama some valuable information on the subject of the preparation of fertilizers. It presents an analysis of the various chemical fertilizers in use in the South and shows wherein and to what extent the cost of the compound exceeds the aggregate cost of the ingredients composing it. It shows that a planter may save more money by making his own fertilizers than is generally supposed—not ultimately but presently, in the cost of material. The analysis of these fertilizers was carefully made by Prof. WHITE of the Agricultural and Mechanical college of Georgia and was therefore as nearly perfect as possible.

The Colored Troops Indignant.

Senator BROWNLOW, of Tennessee, as is well known to many of our readers, took ground against BUTLER's social equality bill when that measure came before the House of Representatives wearing the thin mantle of "civil rights." To this independent action of the great ex-pounder of the bible, the *Maryville Republican* (edited by W. B. SCOTT, a negro) takes exception. SCOTT thus apostrophizes the Reverend Senator:

When the Reverend Senator declared in Philadelphia, in his debate with FAYNE, that the negro race was only a species of intelligent monkeys, he came nearer expressing his sentiments than he did when he declared in favor of the enfranchisement of the slave in 1865, or 1866. He thinks the colored people but a "small minority" in this country. Well, what if they are; are they not as much entitled to justice as the large majority? And if this small minority had not voted with the Republican party in the past, where would Wm. G. Brownlow and the Republican party have been to-day? Did not the colored man shed their own blood, not only to make themselves free, but to perpetuate this Union? While the colored people owe a debt of gratitude to the Republican party, what does the Republican party owe to the colored voters? Have not the colored voters fully paid the debt by elevating their benefactors to offices of profit and trust, accepting the "crumbs that have fallen from the rich man's table?"

Again, we say we do not favor the strict enforcement of this "mixed school" and church clause, for we do not believe it could effect any good at all. But to condemn the whole bill because of one obnoxious clause is to show our opposition to the whole bill—and, as the Senator says, "prejudice" is at the bottom of this opposition.

Will the great and good Republican party be controlled by prejudice? If so, what difference is there between the two political parties on this continent? In the course of his remarks opposing this social equality measure, BROWNLOW said that he never expected to be a candidate for office again. SCOTT responds that this declaration accounts for BROWNLOW's change of front. But in that BROWNLOW is no exception to the rule. All the "fast friends" of the colored man who have forsaken the companionship of white men for his, will do precisely the same thing when they too shall have determined upon retiring to the shades of private life to subsist for the remainder of their days on their ill-gotten gains. Experience teaches a dear school; but it does seem that the colored troops are destined to learn in no other.

Honors to Commodore E. F. Maury.

On Friday last the General Assembly of Virginia passed resolutions expressing concurrence in the design of certain distinguished individuals in Europe to build a light-house on the coast of Brazil as a tribute to the memory of the late Com. MATTHEW FONTAINE MAURY. One of the resolutions reads: "That in the opinion of the General Assembly of Virginia it is in every way fitting that the nations of the carth who go down to the sea in ships should unite in paying tribute to the memory of the author of the wind and current charts, which, while they were given without price, have saved millions of dollars to commerce annually, and have laid the maritime world under obligation to their illustrious author; that the Governor be, and he is hereby, requested to transmit a copy of these resolutions on parchment to the Royal Geographical Society of England."

The Richmond *Whig* in endorsing the resolutions hopes that the action of the Legislature will be followed by contributions of the citizens of Richmond, leading merchants and bankers to raise a fund at once, and in time to accompany the copy of the resolutions.

The State Press.

The Demopolis *News-Journal* compares Alabama to a rich merchant, "who has fallen among thieves and been plundered and bound but whose hidden wealth has escaped the greedy clutches of the robbers. The State needs but to arouse herself and to break the bonds with which she is tied down and she will soon again become prosperous and happy."

In a card to the *Eufaula News* of the 3d Mr. E. A. SOLOMON, after expressing contempt for "the liars" who have assailed him in the public prints, approves Judge KELLS' order for a special Grand Jury and hopes that the said Jury may institute the most rigorous investigation. He was given to understand, even after the summons had been issued, that the matter could be settled without recourse to a special Grand Jury, but he and the other gentlemen maligned, declined any such settlement and insisted that the investigation by the Jury should proceed. Those who gave Mr. SOLOMON the intimation to which he refers had no doubt a wholesome dread of what that investigation would reveal. Meanwhile we second Mr. S's demand and say: Let the truth be officially proclaimed, hurt whom it may! Apropos of this subject, the *News* propounds the following query:

"We would like very much to know by what authority E. M. KELLS, Judge of the City Court, empaneled a special Grand Jury and refused admittance to all, except officers of the Court, to hear his charge to that Jury?" This man KELLS is the same to whom the Supreme Court of the State a few days since delivered a stinging rebuke for invading the province of the jury in the case of the State vs. Perkins.

Referring to the newspaper custom of printing the details of various crimes, the *Huntsville Independent* says: "Usually these statements are coupled with an earnest condemnation of the outrage; and thoughtful people will candidly admit that the standard of American journalism was never higher than it is at present. Fearless in denouncing wrong; indignant in its condemnation of crime—beyond the reach of sycophancy or bigamy, the great body of journalists of this country form the strongest bulwark against the spread of evil. Let them then stand boldly and manfully to their colors, and fight the gory king of the carnival of crime with every god-given talent they possess until life and property shall be safe in spite of weak laws and corrupt judges."

We are glad to find that the *Independent* places the Press beyond the reach of conflicting mothers-in-law, because that is generally considered to be the *ne plus ultra* of human folly. Bigamy would be a dangerous extension of the freedom of the Press. But substituting "bigotry" (the word intended) the case is not quite so clear. There seems to be some demoralization even of the tripod.

The Birmingham *Independent* proposes Hon. G. W. HEWITT for the conservative nominee for Congress in that district. The *Independent* has a well founded faith in Col. HEWITT's talents, ability and patriotism and believes that if he could be elected "the sixth district would then have a representative that would do his whole duty, free from the influences of rings, and with an eye single to the good of his constituents"—all of which we also most firmly believe.

The Mobile *Register* discusses Sir HENRY THOMPSON's proposition to burn dead bodies instead of burying them and closes its remarks with the following very just and eloquent reflection:

After all, in both the Hebrew and Christian mind, there are so many sacred, sacred and touching thoughts and emotions connected with the tomb from the Cave of Macphelah, which Abraham bought of Ephron the Hittite, and where Jacob wished to lie, because there he had buried Leah, to that yet more venerable and more hallowed sepulchre near Jerusalem, which we but mention, with reverence, in a newspaper article,—that considerations of convenience and economy are not likely to outweigh them.

The Birmingham *News* eulogizes that little garden spot, known as Jones, valley. It says in the conclusion of its article:

With small farms, our beautiful valley would be "lovelier like the rose." No comfortable cottages would be built up—churches and school-houses would spring up as if by magic—everywhere would be seen truth and happiness—no debts, no mortgages—no advances, and a self-sustaining system would rule.

This is no fairy picture—no stretch of the imagination. It is a true picture of what can be done in Jones, Valley, and also in other valleys in this fine agricultural State.

The Union Springs *Herald* and *Times*, advocates the erection of a cotton factory at Union Springs and points to the Eagle and Phoenix of Columbus as an illustration of what such enterprises, when properly conducted can and will do for a city.

PELHAM grew belligerent in Washington last Monday and attacked Young BUSTED *vi et armis*. But Young DRICK busted the Honorable representative, whose cloak, it seems, hindered his free movements. When the cloak strings broke he got away—if our dispatches, relating to the matter, meant all they said. And now PELHAM is held to bail for an assault with intent to kill.

If Hon. CALER CUSHING and Mrs. GAINES would "do the State some service" they should get married without delay and cease their interminable law suits. That amiable lady has sued CALER for \$200,000 for libel. That will be a lively little inheritance if she should get it, and it seems to us that that the easiest and surest way to get it is to take Mr. CUSHING along with it. If she resembles FANNY, in a penchant for her "ease," it would certainly be wise to take a *Cushing* to begin with.

THE case of the Boston Collector of Customs has produced some disagreeable disclosures. The members of Congress opposed to the confirmation of SIMMONS have been busily engaged in telegraphing to all parts of the State to send on remonstrances. This of itself is of no particular interest, but copies of all these private dispatches were furnished to the BUTLER organ in Boston and published in that paper. If this thing can be done under the present condition of affairs, what would be the result if the telegraph belonged exclusively to the Government? Is the government already in possession of the wires, and is every private dispatch the property of the Government, to be used at its pleasure?

ALABAMA NEWS.

Rev. Philip A. WILTS, rector of the Episcopal Church in Birmingham, is convalescing from severe illness. The chances of Huntsville getting the Southern Presbyterian University are said to be good. Iron ore abounds within two miles of Jacksonville. The body of a white male infant was found in the spring branch at Huntsville last week. A supposed case of infanticide.

Huntsville has a "Wheel of Fortune" in full blast, a European wizard, suitably robed, at the care of fire, and a case of infanticide, within the space of ten days. Huntsville is a lively place.

The Memphis and Savannah Railroad has 1,400 tons of iron to lay sixteen miles additional of that road. Mr. Tommie Binion, of Georgiana, Butler county, was drowned in the Sepulga river on the 17th ult.

Greenville has a cow that gave birth to two calves, one being two weeks older than the other. Rather a strange freak of nature.

Jack Martin, of Crenshaw county, has killed a hog that netted 633 pounds and yielded seven gallons of lard.

O. F. Wolfe, under bonds in Russell county for killing Jerry Dams, near Society Hill, has been surrendered by his bondsmen, and he is now in jail at Seale.

W. S. Earnest, on Shades Mountain, near Birmingham, had lettuce, mustard, and onions from his own garden for dinner.

HEAD NOTES OF DECISIONS OF THE Supreme Court of Alabama.

JANUARY TERM, 1874.

Reported expressly for the Montgomery Advertiser.

WEDNESDAY, March 4.

5th Div. No. 14. *E. T. Cousins vs. The State of Alabama*. Appeal from the Circuit Court of Elmore county. PETERS, C. J.

1. The Revenue Law of Dec. 31, 1868 which requires lawyers who are engaged in the practice of that profession in this State to take out license before engaging in the practice of said profession is a valid law. (Pamph. Acts, 1868, p. 287, *et seq.* sec. 105, 111, 112.)

2. The State may enforce the payment of the price of such license by indictment against a person who has violated the provisions of said Revenue Law.

3. The conviction on an indictment under said Law against a lawyer should fine him *three times* the price of the license—which in a Lawyer's case is twenty dollars, and the fine is sixty dollars.

4. *Reversed*, B. F. Saffold, J. dissenting.

1. A license to carry on any useful and necessary business, not the subject of the *mala prohibita*, imposed for purposes of revenue solely, is merely a receipt for a tax, the non-payment of which contains no element of offense or misdemeanor, and cannot be punished, under our State Constitution by imprisonment.

2. The State has the right to tax occupations, and may enforce the collection by execution, with increased amount for delinquency.

3. The practice of law is a pursuit necessary to be regulated, and is regulated by license. The license is a badge of examination. This license gives the right to engage in, or carry on, the business on the same footing as other business for which no license is required.

3d Div. No. 241. *D. S. Harris vs. The State of Alabama*. Appeal from the Circuit Court of Lowndes county. BRICKELL, J.

1. A license to carry on a business, or in carrying on the business of retailing, without license, must aver the place, at which the business was engaged in, or carried on, or it is fatally defective.

2. To "engage in or carry on a business," as those words are used in the Revenue Law of 1868, means to pursue an occupation or employment, as a source of profit or livelihood. The license is a badge of examination. This license gives the right to engage in, or carry on, the business on the same footing as other business for which no license is required.

3d Div. No. 145. *Paul Jones vs. The State of Alabama*. Appeal from the Circuit Court of Dallas county. BRICKELL, J.

1. The Code does not prescribe the form of an indictment for forgery of a written instrument; an indictment analogous to the precedent in the Code, is sufficient.

2. Under the statute (R. C. sec. 4123), it is not necessary in an indictment for forgery, to name persons intended to be defrauded, if the instrument is of an intent to defraud, is sufficient.

3. It is forgery, falsely and fraudulently, to make a writing purporting to be an order drawn by a child on a parent, directed to the payment of such or other sum of money, if the parent is on the parent's favor and affection to the child.

1st Div. No. 155. *Angelo Eldridge vs. The State of Alabama*. Appeal from the City Court of Mobile county. BRICKELL, J.

1. A charge assuming, as proved, a fact, of which there is no evidence, is properly refused.

2d Div. No. 155. *P. Cohen vs. The State of Alabama*. Appeal from the Criminal Court of Dallas county. BRICKELL, J.

1. On an indictment for receiving stolen goods, it is permissible in showing the value of the property stolen, for the owner to state what the thing was worth at the time it was stolen to him, as a fact, however slight, tending to show its real value.

2. An exception to an entire charge given by the court *in toto*, is too general and indefinite, if any part of the charge is correct.

3. A charge having a tendency to mislead and confuse the Jury, should be refused.

4. Charges asserting correct legal propositions applicable to the evidence, should be given in the terms in which they are requested. Reversed and remanded.

6th Div. No. 68. *Cartier, Kirtland & Co. et al. vs. Phillip Hapell et al.* Appeal from the Probate Court of Pike county. Application for rehearing. *Per Curiam*. Rehearing denied.

4th Div. No. 158. *Geo. S. Spencer vs. Samuel P. Darby, Exr.* Appeal from the Probate Court of Pike county. Application for rehearing. *Per Curiam*. Rehearing denied.

8th Div. No. 71. *Morris K. Taylor, adm'r. vs. Larkin A. Wortham, adm'r.* Appeal from the Probate Court of Madison county. Application for rehearing. *Per Curiam*. Rehearing denied.

4th Div. No. 212. *Boss Napier, vs. The State of Alabama*. Appeal from the Circuit Court of Bullock county. BRICKELL, J.

The Attorney General applies for a rehearing of this case, on the authority of Ed. Ray, vs. State, and of Ned. Napier vs. State, at present terms. The case is now before the court, and the Attorney General, while I would prefer adhering to the opinion, as conforming to the former decisions of this court, to which reference is made, my brothers recognizing fully the authority of our decisions, when applied to indictments for gaming, are unwilling to extend them to a case like the present, on indictment not for gaming, but for betting at a game of cards played at an unlawful place. Under the influence of their opinion, the rehearing is granted—the judgment of reversal heretofore rendered, is set aside, and the judgment of the court below is affirmed.

3d Div. No. 238. *Aaron D. Cowley, vs. The State of Alabama*. Appeal from the Circuit Court of Butler county. B. F. SAFFOLD, J.

1. An indictment in the form prescribed in the Revised Code, for fraudulently exhibiting a false sample of cotton, is valid.

2. In proof of damage, the cost of sending cotton from Greenville, the place of sale, to Mobile, is irrelevant, as not being the necessary, or reasonable result of the fraud.

The proper agency of a railroad company, in order to prove the date of shipment of a lot of cotton, may state that he made the entry in his book, and would not have so entered it, if it had not been for the fraud.

3. The fact that the defendant, though he had no remembrance of the shipment, is irrelevant.

4. *Affirmed*.

MARRIED: COOPER-BLACKMON—On Thursday evening, Feb. 21st, at 6 o'clock, at the residence of Col. R. Blackmon in Union Springs, by Rev. D. B. Waddell, Mr. William P. Cooper of Selma, to Miss Ida Blackmon of Union Springs.

IN MEMORIAM. To Little Willie Scott, who died Oct. 18th, 1873, of Yellow Fever.

Willie was a dear boy, who will be greatly missed by his friends. His death was a great loss to the family. He was a bright and cheerful boy, and his death was a great loss to the family.

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GREAT CLOSING OUT SALE

—OF A—

LARGE STOCK OF HARDWARE AT COST!

THE PARTNERSHIP OF

J. P. STOW & CO.

WILL EXPIRE THIS YEAR BY LIMITATION. THE SENIOR PARTNER DESIRES TO RETIRE FROM BUSINESS. WE HAVE THEREFORE DETERMINED TO CLOSE OUT OUR EXTENSIVE STOCK OF

HARDWARE,

—CONSISTING OF—

IRON, STEEL, CUTLERY, CASTINGS, WOODENWARE, FARMING TOOLS, PARLOR AND COOK STOVES, TINWARE, Etc.,

AT COST FOR CASH.

A Rare Chance for Country and City Merchants, and all others desiring to avail themselves of

GREAT BARGAINS.

Those wishing Cook or Heating Stoves, Grates, Castings, Hoes, Axes, or Tools of Any Description, will do well to call at once.

AT COST! AT COST! FOR CASH! FOR CASH!

mar3 to aug17 J. P. STOW & CO.

OBSTACLES TO MARRIAGE.

HAPPY RELIEF FOR YOUNG MEN from the effects of Errors and Abuses in early life. Manhood restored. Impediments to Marriage removed. New method of treatment. New and remarkable remedies. Books and Circular sent free, in sealed envelopes. Address: HOWARD ASSOCIATION, No. 2 South Ninth St., Philadelphia, Pa.—an Institution having a high reputation for honorable conduct and professional skill. *fieldwork*

DISOLUTION.

THE partnership that has heretofore existed under the firm name of Harrell, Jackson & Co. has this day been dissolved. The business of the firm, and all the assets and liabilities of the same, are hereby assigned to J. P. Harrell, who will continue the business at the old stand, 55 Commerce street, and will settle up all accounts of the firm. J. P. HARRELL, JAMES JACKSON, A. S. COWAN.

March 2, 1874.

NOTICE.

THE undersigned, having sold out to James Jackson and A. S. Cowan, all the business of the firm, and all the assets and liabilities of the same, are hereby assigned to J. P. Harrell, who will continue the business at the old stand, 55 Commerce street, and will settle up all accounts of the firm. J. P. HARRELL, JAMES JACKSON, A. S. COWAN.

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March 2, 1874.

NOTICE.

Advertiser and Mail

Montgomery, Wednesday Evening March 4, 1874

GRANGERS' COLUMN.

Purchasing Agency.

A. F. ELZBERY, of the Capital City Grange, has been appointed Purchasing Agent for the Patrons of Husbandry in this State. His office is in the Alabama Warehouse in this city. I take pleasure in recommending brother ELZBERY as an entirely competent and trustworthy, and assuring Patrons that any business entrusted to him will be satisfactorily attended to. He is prepared to have any orders filled at the lowest market price.

G. P. KEYES,
Secretary C. C. G.

Commercial Fertilizers.

The last meeting of the State Agricultural Society of Georgia, made arrangements for analysis and value of the various fertilizers used in that State. Prof. WILKINSON of the State University to whom the matter was entrusted made the following report, on ten different samples:

UNIVERSITY OF GEORGIA,
LABORATORY OF AGRICULTURAL CHEMISTRY,
ATLANTA, GA., January 17, 1874.
M. Johnston, Esq., Secretary State Agricultural Society, Atlanta.
DEAR SIR:—I have the honor to enclose herewith report of analysis of ten (10) samples of Commercial Fertilizers received from you in sealed packages, each having a number affixed under the head of which the analyses are here respectively reported. Please designate each by the name under which it is sold in the markets (which names are at this time unknown to me), and make such use of this report as you deem best for the interests of the Agricultural Society.

In estimating the commercial values of the fertilizers here reported, the valuations have been employed that were adopted as proper in the preliminary report from the State College recently published, viz:

For phosphoric acid, soluble in water, 1 lb. per cent. 1.63
For reduced phosphoric acid, 1 lb. per cent. 1.25
For insoluble phosphoric acid, 1 lb. per cent. .54
For potash, 1 lb. per cent. .64
For nitrogen, 1 lb. per cent. .89

SAMPLE MARKED "1."
(Edwin Dissolved Bone sold at \$45 per ton.)
Moisture and volatile matter..... 25.90
Non-volatile matter..... 74.10
Sand and clay..... 14.31
Phos. acid, soluble in water..... 1.43
Reduced phosphoric acid..... 1.25
Insoluble phosphoric acid..... .75
Commercial value per ton (2,000 lbs.)..... \$34.64
206.8 pounds soluble phos. acid \$34.64
32.2 " reduced phos. acid 4.08
15.0 " insoluble phos. acid 8.10

SAMPLE MARKED "2."
(Soluble Pacific Guano sold at \$50 per ton.)
Moisture and volatile matter..... 27.64
Non-volatile matter..... 72.36
Sand and clay..... 5.68
Phos. acid, soluble in water..... 8.17
Reduced phosphoric acid..... 1.62
Insoluble phosphoric acid..... 1.78
Potash..... 1.03
Nitrogen (—2.20 ammonia)..... 1.03
Commercial value per ton (2,000 lbs.)..... \$37.84
163.4 pounds soluble phos. acid \$37.84
15.6 " reduced phos. acid 1.97
19.6 " potash..... 1.23
20.6 " nitrogen (—25 lbs. ammonia)..... 18.18

SAMPLE MARKED "3."
(Soluble Pacific Guano sold at \$50 per ton.)
Moisture and volatile matter..... 41.59
Non-volatile matter..... 58.41
Sand and clay..... 5.03
Phos. acid, soluble in water..... 4.13
Reduced phosphoric acid..... .65
Insoluble phosphoric acid..... 6.47
Potash..... 1.03
Nitrogen (—2.20 ammonia)..... 1.03
Commercial value per ton (2,000 lbs.)..... \$32.75
135.5 pounds soluble phos. acid \$32.75
61.4 pounds reduced phos. acid 7.28
35.0 pounds insoluble phos. acid 1.92
10.0 " potash..... 1.07
12.4 " reduced phos. acid 1.56
38.4 " nitrogen (—44.0 ammonia)..... 33.60

SAMPLE MARKED "4."
(See Fowl, sold at \$50.)
Moisture and volatile matter..... 44.81
Non-volatile matter..... 55.19
Sand and clay..... 5.03
Phos. acid, soluble in water..... 6.79
Reduced phosphoric acid..... .67
Insoluble phosphoric acid..... 1.75
Potash..... 1.03
Nitrogen (—2.20 ammonia)..... 1.03
Commercial value per ton (2,000 lbs.)..... \$32.75
135.5 pounds soluble phos. acid \$32.75
61.4 pounds reduced phos. acid 7.28
35.0 pounds insoluble phos. acid 1.92
10.0 " potash..... 1.07
12.4 " reduced phos. acid 1.56
38.4 " nitrogen (—44.0 ammonia)..... 33.60

SAMPLE MARKED "5."
(Peruvian, sold at \$85.)
Moisture and volatile matter..... 24.58
Non-volatile matter..... 75.42
Sand and clay..... 4.72
Phos. acid, soluble in water..... 11.64
Reduced phosphoric acid..... 2.05
Insoluble phosphoric acid..... 1.05
Commercial value per ton (2,000 lbs.)..... \$38.68
280.8 lbs. soluble phos. acid \$38.68
43.2 " reduced phos. acid 5.61
21.0 " insoluble phos. acid 1.10

SAMPLE MARKED "6."
(English Dissolved Bone sold in Atlanta, at \$55 per ton.)
Moisture and volatile matter..... 24.58
Non-volatile matter..... 75.42
Sand and clay..... 4.72
Phos. acid, soluble in water..... 11.64
Reduced phosphoric acid..... 2.05
Insoluble phosphoric acid..... 1.05
Commercial value per ton (2,000 lbs.)..... \$38.68
280.8 lbs. soluble phos. acid \$38.68
43.2 " reduced phos. acid 5.61
21.0 " insoluble phos. acid 1.10

SAMPLE MARKED "7."
(Carrie's Ammoniated Flour of Ray Bone, sold at \$40.00.)
Moisture and volatile matter..... 24.58
Non-volatile matter..... 75.42
Sand and clay..... 4.72
Phos. acid, soluble in water..... 11.64
Reduced phosphoric acid..... 2.05
Insoluble phosphoric acid..... 1.05
Commercial value per ton (2,000 lbs.)..... \$38.68
280.8 lbs. soluble phos. acid \$38.68
43.2 " reduced phos. acid 5.61
21.0 " insoluble phos. acid 1.10

Sand and clay..... 1.98
Phos. acid soluble in water..... 0.86
Reduced phos. acid..... 5.43
Insoluble phos. acid..... 20.56
Nitrogen (—1.12 ammonia)..... 2.57
Commercial value per ton (2,000 lbs.)..... \$58.17
SAMPLE MARKED "8."
(Russell Co's Superphosphate of Lime, sold at \$55.)
11.6 lbs. soluble phos. acid \$1.94
105.6 " reduced phos. acid 13.19
411.2 " insoluble phos. acid 22.62
51.4 " nitrogen (—26.4 ammonia)..... 45.42
Commercial value per ton (2,000 lbs.)..... \$58.17
255.0 lbs. soluble phos. acid \$44.39
14.8 " reduced phos. acid 1.91
15.0 " insoluble phos. acid 1.92
17.0 " nitrogen (—20.6 ammonia)..... 15.10

SAMPLE MARKED "9."
(Patapasco Guano sold at \$60.00.)
Moisture and volatile matter..... 45.77
Non-volatile matter..... 54.23
Sand and clay..... 3.08
Phosphoric acid, soluble in water..... 0.71
Reduced phosphoric acid..... 4.38
Insoluble phosphoric acid..... 1.11
Nitrogen (—1.85 ammonia)..... 1.11
Commercial value per ton (2,000 lbs.)..... \$11.89
71.0 lbs. soluble phos. acid \$7.10
14.2 " reduced phos. acid 1.83
87.6 " insoluble phos. acid 4.81
22.2 " nitrogen (—27.0 ammonia)..... 6.60

SAMPLE MARKED "10."
(Chesapeake Guano, sold at \$60.)
Moisture and volatile matter..... 39.58
Non-volatile matter..... 60.42
Sand and clay..... 2.95
Phos. acid, soluble in water..... 0.25
Reduced phosphoric acid..... 8.24
Insoluble phosphoric acid..... 2.09
Nitrogen (—2.54 ammonia)..... 1.03
Commercial value per ton (2,000 lbs.)..... \$9.88
59.0 lbs. soluble phos. acid..... \$9.88
5.0 " reduced phos. acid..... .64
164.8 " insoluble phos. acid..... 19.08
41.8 Nitrogen (—50.8 ammonia)..... 12.54

I am in receipt of other samples, reports of which shall be forwarded. Very respectfully,
H. C. WHITE,
Professor of Chemistry.

Officers of the State Grange of Alabama.

The following list of the permanent officers of the State Grange for the ensuing year:

W. H. Chambers, of Russell county, Worthy Master.
R. H. Ervin, of Wilcox county, Overseer.
S. J. Harrington, of Colbert county, Lecturer.
R. D. Thornton, of Bullock county, Steward.
W. A. O'Hara, of Shelby county, Assistant Steward.
Israel G. Smith, of Greene county, Chaplain.
John H. Harris, of Lee county, Treasurer.
Mrs. L. G. Jenkins, of Calhoun county, Ceres.
Mrs. A. C. Mitchell, of Russell county, Flora.
Mrs. E. D. Conner, of Marengo county, Monarch.
Mrs. D. H. Odom, of Greene county, Assistant Steward.
S. S. Scott, of Russell county, for three years; F. A. Bates, of Perry county, for two years; W. B. Jones, of Madison county, for one year.
1st District—J. J. Roach, Wilcox county; 2d District—W. C. Menifee, Pike county; 3d District—W. S. Gordon, Russell county; 4th District—Geo. D. Johnson, Perry county; 5th District—V. B. Jones, Madison county; 6th District—J. S. Harrington, Colbert county.

LAWYER'S NOTICE.

JNO. GIBBARD WINTER, Attorney at Law, Office upstairs in building corner of Market and Court streets, room formerly occupied by J. T. Ziegler, Company. Prompt attention to all business entrusted.

SAMUEL RICE, THOS. G. JONES, A. A. WILEY

RICE, JONES & WILEY.

ATTORNEYS at LAW.

NO. 16 PERRY STREET, MONTGOMERY, ALABAMA.

OFFICE HOURS OF SAMUEL F. RICE, from 9 o'clock A. M. except during Court.

January 1, 1874.

WILLIAM F. CHILTON,

Attorney and Counsellor at Law

MONTGOMERY, ALA.

OFFICE—Same formerly occupied by Whitfield, Callum & Co., 21 Market street.

January 1, 1874.

J. J. JUDGE, J. R. HOLTZWILLY,

JUDGE & HOLTZWILLY,

CONTINUE TO PRACTICE LAW IN

Office No. 6 Perry street, where one of the other may at all times be found.

December 3, 1873.

J. A. ELMORE, W. A. GUNTER, V. M. GUNTER.

ELMORE & GUNTER,

Attorneys at Law,

MONTGOMERY, ALABAMA.

Office on Court Square, formerly occupied by Lehman, Durr & Co.

November 25th

FITZPATRICK & RUGLEY,

ATTORNEYS at LAW,

MONTGOMERY, ALA.

Will practice in the Courts of Montgomery and adjoining counties. Special attention given to collections. Office of Washington street near the Court House, decidedly

January 1, 1874.

JOHN G. WINTER,

ATTORNEY at LAW, MONTGOMERY,

Office over Banking House of John H. Morris & Co.

IN CHANCERY at MONTGOMERY.

James M. Newman, of the Liverpool, London and Globe Insurance Co., and others, in this cause, it is made to appear to the Register, by the affidavit of one of the defendants, that the defendant, Hampton S. Smith, is a resident of the State of Alabama, and resides at Pascagoula, Jackson county, State of Mississippi; and further, that in the belief of said defendant, the defendant is of the age of twenty-one years.

It is therefore ordered by the Register, that publication be made in the ADVERTISER of this cause, once a week for four consecutive weeks, requiring him, the said Hampton S. Smith, to answer or demur to the bill of complaint in this cause by the 15th day of April, 1874, or in thirty days thereafter, to appear and do what may be taken against him.

Done at office, in the City of Montgomery, this 2nd day of January, 1874.

JOHN W. HUGHES, Register.

Subscribed

Subscribed

Subscribed

Subscribed

Subscribed

Subscribed

Subscribed

Subscribed

Subscribed

Subscribed

S. BERWIN,

22 MARKET STREET

WATCHES,
JEWELRY,
SILVERWARE,
SPECTACLES,
—AND—

FANCY GOODS

EXTREMELY LOW PRICES!

FOR THE CASH.

WORK DEPARTMENT

Specially attended to. All customers in this department can rely upon having their watches repaired promptly and in the best manner, and under the supervision of CHARLES HILLES, one of the best repairers of watches in the South. CHARLES HILLES, removed to the premises, Jewelry made to order, and Job work executed promptly and accurately. The work of this department will hereafter be conducted strictly on a CASH BASIS, from which positively no deviation will be made.

S. BERWIN,
22 Market Street.

TRUSTEES' SALE.

The undersigned will sell at public auction, for cash, at the Artisan's Basin in the city of Montgomery, Ala., on

MONDAY, THE 18TH DAY OF APRIL NEXT

the following described property, under the authority of the Probate Court in Montgomery county, in Book 12 of Mortgages, page 384, to-wit:

1. The lot of land conveyed by Henry C. Sample to Jacob Well, being one hundred and ten feet on Court street, by two hundred and ten feet deep, and described as the south half of lot 10, in the 1st section of the 1st township of the 1st range, in the 1st district of the 1st county of the State of Alabama.

2. The store house and lot, on south side of Market street, conveyed by W. Knox and wife to J. H. Well, and recorded in Book 12 of Mortgages, page 384.

3. Also, lot six in Square 20, in East Alabama, a triangular lot on Court street, conveyed by R. A. Wells, as executor of the estate of Allen, to Jesus Well and Heinrich Well, and recorded in Book 12 of Mortgages, page 384.

4. Also, the lot and 2 on the east side of Court street, being the lots conveyed by Charles Barrett to J. H. Well & Co. Also, lot of land conveyed by deed of W. Temple and wife, recorded in Book 20, pages 238 and 239.

5. Also, lot 10, in the 1st section of the 1st township of the 1st range, in the 1st district of the 1st county of the State of Alabama, conveyed by deed of W. Temple and wife, recorded in Book 20, pages 238 and 239.

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