

OF GEN. JACKSON—by Bancroft. heard it rumored, says Langley's Advertiser that the MSS. and Corce of Gen. Andrew Jackson are committed to the editorial charge Bancroft, Esq., who, it is said, re them for publication, together ographical memoir of the life and vices of the General. If this be so, n could have been selected better or such a task, and the history of duals now living will awaken so interest as that of the venerated w Orleans.

Toronto Patriot estimates the a-American salt imported into Cana- the last season at 48,000 bushels.

LT. PUNCTUATION.—Putting a stop an's tongue.

At Dayton, Ohio, last week, flour 5 at \$3 50 per barrel, whiskey 9c

A. There are 168 members in the of this State. 55 of whom are in- the banks \$111,675 being an av- about \$2000 each. The highest 28,500. No wonder the legisla- the past winter was so very len- ds these soulless corporations.

MAN BILL. It is reported that the agents of Hope & Co. of Amster- made proposals to take the whole n authorized by the late act of at 6 per cent. If this be true, it btedly have a favorable influence oney market. We know not on ority the statement is made, and d to doubt it.

INDIANS. The Creek Indians it is er more than 20,000 souls. Some a large slaveholders, grow immense of corn, and raise large herds of

s stated that the Erie Rail Road is \$5000,000 to its laborers.

and departures of the Mails at Holly Springs.

arrives Monday, Wednesday, Friday,	9 P M
arts, Tuesday, Thursday, Saturday	4 A M
arrives Sunday, Wednesday, Friday	8 P M
parts—Tuesday, Thursday, Saturday	2 A M
arrives, Sunday, Wednesday, Friday,	8 P M
parts—Tuesday, Thursday Saturday,	4 A M
arrives—Sunday and Thursday,	6 A M
parts—Tuesday and Friday,	6 A M
arrives, Monday	7 P M
aves, Wednesday,	5 A M
ives Wednesday,	8 P M
aves, Tuesday,	2 A M
arrives Thursday,	7 P M
aves Wednesday,	5 A M
arrives Saturday	12 A M
aves same day at	1 P M

e mail closes at 9 P. M.

THIS day came the plaintiffs by attorney, and on motion, it appears to the satisfaction of the court, that James C. Fooy, the defendant in this cause, is not an inhabitant of this State; therefore, it is ordered by the court that unless the said defendants appear, on or before the next term of this court and plead, the bill of attachment will be taken for confessed, and a decree entered accordingly; and that publication of the same be made for three months in the Guard, a newspaper published in Holly Springs, Mi.

Copy—Test, JAS. McPHERSON, clk. May 11—17.

TENICA CIRCUIT COURT—APRIL TERM, 1842.

L. A. Besançon & Co plaintiffs, } attachment.
vs. }
Digniwity & Fooy, def'ts. }

THIS day came the plaintiffs by attorney, and on his motion, it appears to the satisfaction of the court that the defendants are not inhabitants of this State, it is therefore ordered that unless the defendants appear, plead answer or demur, the bill of attachment will be taken for confessed; and it is further ordered that publication be made in the Guard for three months, a newspaper published at Holly Springs, Mi.

Copy—Test, JAS. McPHERSON, clk. May 11—17.

District court of the United States, For the Northern District of Mississippi.

In the matter of the petition of William H. Mitchell of marshall county, to be declared a bankrupt and to be discharged from his debts,

NOTICE is hereby given that Wm. H. Mitchell of marshall county has filed his petition in this court to be declared a bankrupt and to be discharged from his debts, under the act of congress in such case made and provided; and that an order has been duly entered in this court appointing the 2d monday of June next, at the court room in the town of Aberdeen in this district as the time and place for the hearing of said petition. All persons may then and there appear and shew cause, if any they have, why the prayer of the said petition should not be granted.

17 Test, G. M. RAGSDALE, clerk.

District Chancery Court of the State of Missis-
issippi.

Amos Turnage, }
308 vs. } May Rules, 1842.
John T. Mosley, et al }

UPON opening the matters of this bill and it appearing to the satisfaction of the Court, that the defendants Benjamin F. Dill, and America his wife, are not inhabitants of this State, but reside beyond the limits thereof, so that the ordinary process of this Court cannot be served on them. Therefore it is ordered that unless the said defendants appear before the Vice-Chancellor at the Court room in Holly Springs, on the first monday of July next and plead answer or demur, to the bill of complaint aforesaid, the several allegations thereof will be taken for confessed, and such order and decrees made thereon as the Vice-Chancellor shall deem equitable and just. It is therefore ordered that a copy of this order be published in the Guard, a newspaper published in the town of Holly Springs, once a week for two months successively.

A Copy, Test, JAMES C. ALDERSON, clk. May 4th, 1842—16—2m.

FOUND

Near Williamson's Hotel, a small Pocket Book containing a small amount of money with several accounts in favor of Stubblefield & Co., Hernando, Mi. The owner can have it by paying for this advertisement.

Holly Springs, March 4th, 1842.

NOTICE is hereby given that Rowland T. Bry- narily of Yalobusha county has filed his petition to be declared a bankrupt and to be discharged from his debts, under the act of congress in such case made and provided; and that an order has been duly entered in this court appointing the 2d monday of June next, at the court room in the town of Aberdeen in this district, as the time and place for the hearing of said petition. All persons may then and there appear and shew cause, if any they have, why the prayer of the said petition should not be granted.

17 Test, G. M. RAGSDALE, clerk.

District court of the United States, for the Northern District of Mississippi.

In the matter of the petition of Caleb Sullivan of Yalobusha county, to be declared a bankrupt & to be discharged from his debts.

NOTICE is hereby given that Caleb Sullivan of Yalobusha county has filed his petition in this court to be declared a bankrupt and to be discharged from his debts, under the act of congress in such case made and provided; and that an order has been duly entered in the court appointing the 2d monday of June next, at the court room in the town of Aberdeen as the time and place for the hearing of said petition. All persons interested may then and there appear and shew cause, if any they have, why the prayer of the said petition should not be granted.

17 Test, G. M. RAGSDALE, clerk.

DISTRICT COURT OF THE UNITED STATES, for the Northern District of Mississippi.

In the matter of the petition of Philip Meece of Yalobusha county to be declared a bankrupt and to be discharged from his debts

NOTICE is hereby given that Philip Meece of Yalobusha county has filed his petition in this court to be declared a bankrupt and to be discharged from his debts, under the act of congress in such case made and provided; and that an order has been duly entered in this court appointing the 2d monday of June next, at the court room in the town of Aberdeen in this district, as the time and place for the hearing of said petition. All persons may then and there appear, and shew cause, if any they have, why the prayer of the said petition should not be granted.

17 Test, G. M. RAGSDALE, clerk.

MARSHALL COUNTY.

District court of the United States, For the Northern District of Mississippi.

In the matter of the petition of Joseph Bretney of marshall county, to be declared a bankrupt and to be discharged from his debts,

NOTICE is hereby given that Joseph Bretney of marshall county has filed his petition in this court to be declared a bankrupt and to be discharged from his debts, under the act of congress in such case made and provided; and that an order has been duly entered in this court appointing the 2d monday of June next at the court room in the town of Aberdeen, in this district, as the time and place for the hearing of said petition.— All persons may then and there appear, and shew cause, if any they have, why the prayer of the said petition should not be granted.

17 Test, G. M. RAGSDALE, clk.

M. GARUTHERS. C. P. YOUNG.
M. CRUTHER, & Co.
Commission Merchants,
15th St. Charles Street, NEW ORLEANS
Nov. 12, 1841—5m