

...the Senator had depicted the dangers... we were encompassed in security... the Senator from South Carolina... the bill under consideration takes the public funds out of the hands of the Executive... the bill under consideration takes the public funds out of the hands of the Executive... the bill under consideration takes the public funds out of the hands of the Executive...

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SENATED
FROM the farm of the subscriber, living near the Martha Hill, some time in November last,
BJY HORSE,
Five years old past. When he left he was swollen on the withers by the distula—no doubt him except one of his hind feet.

Pale Sorrel Roan Colt.
Fearing next spring—one of his hind feet white, no other marks recollected. A liberal reward will be given to any person who will return and stay horses to me, or give any information so that I may get the reward.
ELSEY BERRY,
Jan. 26, 1858. 14-d

NOTICE.
Mr. George Barker, Francis F. Parker and William T. Craig, please take notice, that I shall apply at the next May term of the Fleming County Court, to have three Commissioners appointed to convey to me the Survey of Archibald Melvin, as the interest of John and Whitfield Craig, and Arthur Fox's heirs, in and to certain tracts or tracts of land, within the bounds of Perkins' Patent, as described in an agreement between the said John and Whitfield Craig, and Arthur Fox's heirs, and the claimants under said Perkins' Patent. When and where you may attend to my request.
ROBERT LITTLE, Justice of the Peace.
Jan. 25, 1858. 14-2

Unvaluable Medicine.
BLOOD-GOBLIN'S EXPELLER.
This is a most valuable medicine in all biliousness, jaundice, a timely use of which will not only cure the most delicate and feeble families and children, it is invaluable. As a family medicine none will compare with it in point of value. It is entirely botanical in its composition, its action in the system is gentle and friendly, removing all morbid accumulations, procuring a healthy action in the system. Persons who use this medicine will not require the use of the lancet, or any other means of the healing art. It may be taken by all ages and both sexes, without any ill effects. For directions it is provided they are good. Copies directions accompany each bottle. For sale at the Drug Store of McDowell & Thomas.

LAW NOTICE.
THE undersigned having removed his practice to Flemingburg, intends to pursue the practice of Law. His office will be kept up stairs above the late post office, at the residence of his residence. He will be at home, unless absent on business—and hopes by a vigilant attention to his profession to share a portion of public patronage.
THOMSON WARD
Feb. 2, 1858. 15-3a

ALUMINUMS.
FOR the year 1858, just received, and for sale, by
MCDOWELL & THOMAS.
Dec. 29, 1857. 10-2

NOTICE.
MOVY WANTED.
ALL those indebted to the subscribers, are respectfully called to call and settle their accounts by CASH or Note, as longer indulged.
JOHN & HAZEL WEAR,
Jan. 12, 1858. 15-4

of the Presbyterian church in this place. The Rev. Mr. Campbell of Bourbon, the Rev. D. Todd of Bath county, and others, is expected, will be present to assist our much esteemed pastor on the occasion.

The reply of Mr. Gooding to Dr. Anderson, was received too late for insertion in to-day's paper.

Amongst the occurrences of the past week, we noticed one which produced quite a stir, being nothing more than the arrival of some dozen or more copies of the Emancipator, directed to the citizens of our village. We were among the number honored with a copy, and we have received another, with the request that we should read, calmly reflect and be convinced!

Well, we have read, and if we know aright, calmly reflected, and we are convinced—more fully than ever we were before, of the perfect absurdity and impracticability of the doctrine advocated by the abolitionists. We never before were fully aware of the lengths these fanatics were likely to go to, or what were the peculiar tenets of their creed. We think there are few acquainted with the interests and character of the people of the South, who would not believe that the consummation of such principles would create devastation, bloodshed and ruin, in the slave-holding States, and endanger if not entirely destroy this glorious Union, and the hopes of the friends of liberty throughout the world. We as true friends of the unfortunate blacks and the interests of our country as any possibly can, we would most heartily rejoice were they all out of the country; we view slavery as a great and growing evil in our land, and are as willing as any by a system of gradual emancipation connected with colonization to aid in ridding ourselves of it; but view with horror and alarm the mere mention of immediate abolition, believing that it would be ruinous to the country and render the condition of the blacks tenfold more miserable. At a proper time, when we are met at leisure, we shall endeavor to show the impracticability of emancipation connected with colonization.

THE MEETING—Nominations, &c. A meeting of the Whig citizens of this county was held in the court house on Monday last, to hear the report of the general committee and put in nomination suitable persons to represent this county in the next legislature, the proceedings of which will be found in another column. The meeting was large and a good deal of unanimity prevailed.

Mr. MARSHALL, one of the gentlemen put in nomination by the unanimous vote of the republican Whigs of this county, is one of our most talented citizens, and is than whom a more talented individual is not to be found in Northern Kentucky. He has on a former occasion represented this county in the legislature, and in that capacity his conduct throughout and the general correctness of his views was such as to do honor to himself and the highest possible credit to his constituents. Mr. BLAIR, the other gentleman put in nomination, has also represented this county in the legislature, and the many inquiries made of our late representatives, by the members and citizens, for *Blair*, fully attest the high estimation in which he was held at Frankfort. He is a self-made man, plain, unassuming in his manners, and whose common sense cannot fail to distinguish him in any situation.

The views of both these gentlemen on matters of state policy, such as internal improvement and common schools, we believe are sound. With such a representation we would expect, (and with much reason too) a new era to dawn on this section.

We cannot but approve of the resolution submitted to the meeting by Mr. Porter. There are many Whigs, good and true, who differ—honestly differ, with gentlemen on this subject, who could not be driven into an opposition to it merely because self-interest or convictions of duty prompted certain would-be leaders of the party to such a course; besides, to submit a question of such paramount importance to the deleterious examinations of party would be madness, and to attempt to drive Whigs to such a course, the worst of folly. The resolution will be productive of much good if strictly adhered to, and the party be spared the mortification of witnessing

a defeat. The gentleman has our warmest and most sincere thanks for his practical good sense which prompted him so to do, and the spirit of reconciliation in which it was done.

From the Baltimore Chronicle. WASHINGTON, March 19, 1838. This day, under the rule, was appropriated to the reception of Resolutions, the States being called, *seriatim* for that purpose. A list of names was added to the long list already on the table and among which were three names of sufficient importance to claim especial notice, at present.

This being gone through with Mr. PATTON, of Va., called up his resolutions, calling for a select committee upon the subject of Executive removals. He asked to have the resolutions received, by general consent, with the view of moving a day for their consideration.

The whole party were on the grice, and that gentleman who moves the previous question, by prescriptive right, objected audibly, Mr. BOON made a speech also, and Mr. CHAMBERLAIN rallied his "the mark" men.

Mr. PATTON moved the suspension of the rule, in order to get up the resolutions, and asked for the yeas and nays, which ordered, and then, on motion, the resolutions in question were read, as follows: 1. Resolved, That the power of removing Executive officers is vested in the President of the United States.

2. Resolved, That the power was conferred to enable the Executive to take care that the laws are faithfully executed, and cannot be exercised arbitrarily or capriciously, without an abuse of power, tyrannical in its operation, corrupting in its tendency, and converting a remedy into a mischief, and misusing it to a terrible extent, and to the injury of the people.

3. Resol. ed, That the patronage of the Executive Department has increased to an alarming extent, and ought to be restricted and diminished so far as is compatible with a safe and faithful execution of the laws.

4. Resolved, That it is the right of the Representatives of the people to examine into all abuses and usurpations, which may be apprehended to exist in any of the Executive Departments, in order that they may be corrected and prevented, if possible, by legislation; and in flagrant and wanton cases, exposed and punished.

5. Resolved, That the power of appointment and removal from office, vested in the Executive, may be greatly abused, and its exercise ought, therefore, to be watched and guarded, so as, if possible, to prevent the power and patronage of the Executive from being brought into conflict with the freedom and purity of elections.

6. Resolved, that the Representatives of the people of this House have a right to inquire into the conduct of any Executive officer who has been dismissed from office by the Executive.

7. Resolved, That, in presenting such inquiry, the House of Representatives has a right to call for and have furnished to it, all official documents, papers, and letters, relating to the removal of such officer, which may be on file among the records of any of the Executive departments.

8. Resolved, That a select committee of—members be appointed, whose duty it shall be to inquire whether any "honest, capable and faithful" officers have been dismissed from office, not on grounds of error, negligence, incapacity, misconduct, or unfitness—and, also, to consider, and report whether any and what restrictions can be enforced by law upon Executive patronage, so as more effectually to guard against abuse and corruption, in the exercise of the power of removal from, and appointment to office.

These resolutions, I need not tell you, were not permitted to be considered to day. The yeas were 71 in favor, and 66 against—not two thirds, and so the motion to suspend the rules was rejected. The usual quantity of petitions were presented to day. The Duel, Duelling, and the Sub-Treasury scheme, a National Bank, Texas, Slave Trade, &c. &c., were the topics of a great number of these petitions. Mr. BENTON, solitary and alone, set his ball in motion, to day, again, in the Senate.

THE COUNTY MEETING. At an adjourned meeting of the people of Fleming county, held at the Court house on Monday the 26th day of March, Col. DANIEL MORGAN took the chair and the proceedings of the former meeting were read. The names of the Committee appointed to nominate candidates to represent the county of Fleming in the next legislature, were called, and the committee retired to consult. After remaining about a short time the Committee returned and through their chairman reported as follows: Resolved, That we nominate WILLIAM W. BLAIR and MARTIN P. MARSHALL as candidates to represent Fleming County in the next Legislature of Kentucky. Which resolution being put to the vote of the meeting was carried by acclamation.

The following resolution was offered by Thos. Porter, Esq. Whereas, The last legislature of Ken-

tucky passed a law to take the sense of the good people of this Commonwealth as to the propriety of calling a convention to alter our State Constitution, therefore Resolved, As our opinion, that the candidates for the Legislature ought not to discuss the subject of a Convention; that being a great and important question to be decided by the deliberate judgment of the people, and one on which the candidates can never be called upon to act in their legislative capacity.

Which resolution being seconded and put to the meeting was carried by a unanimous vote. It was voted by the meeting, that L. W. Andrews, Thos. Portier and George Stockton, and a committee to inform the gentlemen nominated as candidates, of their nomination.

On motion of J. G. Hicks, it was resolved that the proceedings of the meeting be published in the Flemingsburg Kentuckian. On Motion the meeting adjourned.

D. MORGAN, Pres't. L. DORSEY STOCKTON, Sec'y. New York Money Market.—The Journal of Commerce of Saturday says: With too many parts of the country the rates of Domestic Exchange are getting fluctuating. A few days have produced great variations. The rate on Mississippi is now 25 per cent discount; Tennessee 20; Alabama notes of large denomination 17; Georgia 10; Ohio, 8; Michigan, 12, and Wild Cat, 25. The recent change has been chiefly in exchange on Georgia, Alabama, Mississippi and Tennessee. It is said that the Banks of the two latter States they refuse altogether to employ in redeeming their paper, until by holding off they get it down still lower. Exchanges on the great point of New Orleans remain steady, and on Boston we are happy to say have been brought down within 1 or 4 per cent par. The operation has been somewhat severe, but the result has been quickly brought about, and will prepare the way for speedy relief and expansion. Money is scarce here in a general way, yet plenty in some circles. The five per cent treasury notes a good deal bought up for the sake of the interest they bear.

The Nashville Bunter of the 12th instant says: The Exchanges are getting weak at every point of the compass, and we know not where the depreciation of Southern and S. Western funds is to stop. In our own market specie commands 13 per cent. premium; United States Bank notes 12; Kentucky 11; Virginia 10.11; Ohio and Indiana 10; Illinois 8.9. N. and S. Carolina and Georgia 5. 8, Treasury notes and other descriptions of funds redeemable on the sea board 12 to 13; N. O. checks and Bank notes 9.10.

A successful forgery to the amount of \$15,000, was committed in New York on Friday. In a few hours, however, the rogues were arrested and all the money recovered except a few hundred dollars.

THE MARKETS. Mayville March 28, 1838. Bacon—Hams 6 7/2, hog round 5 1/2 BAGGING—17 20. BALD ROPE—6 7/2. BUTTER—12 1/2 16. BRASS—Wax—22 24. COFFEE—Mocha—11 1/2 13. CANDLES—Spermac 40 42, Mould 11, dipped 12. CHEESE—Ohio, 10 10 1/2. FEATHERS—10c. EGGS—5c. FISH—Mackerel No. 1, \$15; No. 2, 13. FRESH—Whisk 75 S; Corn 40 42. HAY—Per ton \$10 11. HEMP—Dew retted \$3 50 4. LARD—5 1/2. POTATOES—\$1 00 per bushel. RAGS—3 1/2. RICE—New Orleans 7 1/2 8; Leaf 18 22. SEED—Flax 6 7/2; Clover, \$9 50; Blue Grass, \$1 50 2; Timothy \$9 50 \$1. TOBACCO—Leaf 3 6; manufactured 9 20c. WHEAT—25 35. WOOL—20 30.

MARRIED—By the Rev. J. W. Riggren, Mr. Charles S. Graham, of Bath county, to Miss Mary McIntyre, of Fleming county. By the same, Mr. John Tackett, to Mrs. Elizabeth Halfonstein, of Bath county, Ky. DIED—In Frankfort on Wednesday the 14th inst. Mrs. SUSAN, consort of Hon. James T. Morehead.

TAILORING. We were respectfully informed by our part of Flemingsburg and its vicinity that he still continues to carry on the above business in all its various branches. He promises to execute all work entrusted to him in the line with neatness and dispatch, and he solicits a share of the public patronage. He has made arrangements to receive regularly the latest Philadelphia Fashions. He has a new door west of Dr. J. E. McDowell's; on the Washington for the Spring & Summer of 1838, have just been received. JAMES H. THOMAS, Jr. Mar. 23, 1838.

BANK first and second executions, just printed and for sale at this office.

NOTICE. MR. GEORGE BARKER, Francis T. Barker, and William T. Craig—Take notice, that I will apply to the Fleming County Court at its next term thereof, to have three Commissioners appointed by said court, to convey to me, as assignee of Isaac Gray's widow and heirs, all the interest of John and Whitefield Craig, and Arthur Cox's heirs, of said Fleming county, lying in the third survey of John Craig, of 6661 acres in said county; and within the bounds of Perkins' survey, in Fleming county, Kentucky being the same sold to said Isaac Gray, by said Craig and Fox, and the same mentioned in an article of agreement between said heirs, by their attorney in law, Wm. P. Fleming, and the claimants of land within the boundaries of Perkins' patent;—and where you may attend if you see fit. JAMES GRAY, Jr. Mar. 30, 1838.

The Fine Horse, SINGLETON. A COLT of celebrated Pedigree, a New York, reached my residence a few weeks since, and will stand the ensuing season in Flemingsburg, or its vicinity. He will be exhibited at Washington, Sharpsburg, and the villages in this county, in due time. Those wishing to breed from so fine a horse, will find it to their interest to see him before they make engagements—as I have no hesitation in saying, that in point of blood, fine appearance, and performance on the turf, he equals to any horse we have ever bred from, north of Licking river, and inferior to none in the State. For pedigrees and performance, see bills in due time. DANIEL MORGAN, Jr. Mar. 23, 1838.

TAILORING. THIS undersigned would respectfully inform the citizens of Flemingsburg and vicinity, that he has commenced the "Tailoring Business," in the town of Flemingsburg, and he intends carrying on regularly the above business. He promises to execute all work entrusted to him, with neatness, durability and dispatch, and solicits particularly a share of the public patronage. He will receive regularly the latest fashions from Philadelphia. His shop is on Main Cross street, one door above Wilson P. Boyd's Saddler shop. N. B. Samuel Wayne, Esq., who is well known here as a first rate cutter, is Foreman in his shop. (The fashions for the Spring & Summer of 1838, have just been received.) WILLIAM McDONALD, 20-22 Mar. 21, 1838.

To Masons and Carpenters. PROPOSALS will be received until the 31st inst. for the construction of a Brick Meeting-House, 40 by 50 feet in the clear, in the town of Mount Vernon. It is intended that the work be immediately commenced after that time. For a detail of the plan of the building, apply to Pepper and Bell, Mount Carmel. Mar. 10, 1838.

Dissolution of Partnership. BY mutual consent, we the undersigned, and the establishment will hereafter be carried on by Johnston Ross. J. H. MILLER, JOHNSTON ROSS. Mt. Carmel, Feb. 12, 1838.

I RETURN my thanks to the public for their past favors, and hope by keeping on hand a constant supply of the best and most fashionable styles of FURNITURE. I may receive a liberal patronage hereafter. JOHN H. HARRISON, Mt. Carmel, Feb. 12, 1838. 18-21.

JOSEPH LEACH, J. P. DOBYSNS, LEACH & DOBYSNS, Wholesale Dealers in Groceries, Iron and Nails, Commission and Forwarding Merchants, MAYSVILLE, KY.

THE undersigned, have formed a co-partnership, for the purpose of transacting business, under the name of GENERAL COMMISSION AND FORWARDING BUSINESS. In this city and have taken the house formerly occupied by Gaylord & Co., where they are prepared to receive, store, sell and forward goods and merchandise.

MERCHANDISE. We tender our services to the public, with the assurance, that every attention will be given to promote the interest of those entrusting business to our care. We will keep on hand a large stock of Groceries, Iron and Nails, which we will sell at fair market prices. JOSEPH LEACH, J. P. DOBYSNS.

REFER TO Edw'd & R. J. Smith, Philadelphia. Lewis Hutchison, Pittsburgh. Higgins, Cochran & Co., Lexington. Rainey & Ferguson, Louisville. L. Shreve, Esq., Louisville. Cleaves & Shultz, Mayville. J. Newman, Paris. Howard Williams, Richmond. T. G. Gaylord, Portomouth. J. C. Bragg, Cincinnati. Jan. 6, 1838. 12-c

MONEY WANTED. THOSE indebted to the subscriber, are respectfully asked to call and settle their accounts by the 1st inst. CASH OR NOTE, as longer indulgence will not be given. JAMES DUDLEY, Dec. 23, 1837. 9-4f

ORANGE BOY. THIS thorough bred and fine race horse will stand the present season, 1838, at my stable, in Bath County, on Flat Creek, on the Iron-works road, eight miles north of Mount Sterling, and five miles east of Owingville, and will accept mares on the following terms:—If mares are bred before LARS if paid in the season—Thirty-Five out—Fifty to insure—One to the groom. Any person putting by the insurance and trading the mare off before she is known so to be foal, the insurance is due. Good and extensive blue grass pasturage gratis for mares from a distance, and every reasonable attention paid. I will not be responsible for accidents, should any happen. Any person wishing to send their mares before foaling, can have separate bills for their mares. The season has commenced and will end the first of July. THOMAS S. YOUNG.

ORANGE BOY'S colts are uncommonly promising, large and fine forms (some) of them will be more than a year old (the ensuing spring) and if they should fail to make fine race horses, I can only say that there is no possibility of forming a correct opinion of a colt by his blood and appearance. ELLI CURRENT. Feb. 23, 1838.

P. S. In a handbill lately published by Mr. Samuel F. Rice, concerning a horse named Reform, lately brought to this State from South Carolina, I noticed the following statement:—The Reform was a fine race at the Central Course, in the spring of 1833, beating fine horses, viz: Columbus, Whitefoot, Foretrot, and distancing Orange Boy, and all the other fine bred (named) Mads and Anvil? In reply to this, I herewith transmit an extract from the American Trifol Register, Vol. 5, No. 2, page 99, speaking of the same race, as follows:—

"By mistake, Orange Boy, in the third heat, by which he did not run, was pulled up and stopped between the third and fourth heat, and was of course disqualified. Foretrot was drawn the third heat; and neither Columbus or Whitefoot having won a heat out of three, were ruled out; consequently the race was adjudged to Reform, the winner of the third heat. A beautiful race, the second heat between Orange Boy, Whitefoot and Foretrot. As the coming in all three of them might almost have been covered with a blanket: Orange Boy winning the heat."

By reference to the page from which this extract is quoted, it will be seen that Reform was 5 h among five horses the two first heats, and that he had two nags to contend with the third heat, neither of which had won in either of the previous heats.

It is ever gratifying to me to hear of the arrival of "fine" horses in our State, when they are deserving of the title, but I think in justice to myself and the public, the whole truth should be known. Mar. 23 1838. Paris Ch.

SIR FERRIFUL. THIS undersigned, in consequence of the circumstances that will justify it, he will stand him at Flemingsburg, the approaching season, upon such terms as will justify every farmer in procuring blood stock. He is aware, however, that it is usual for many of those having access of any description, to parade long pedigrees of fine descent, &c., and thus impose upon the farming community—and by such means there is little reliance placed in such statements. He will only stand him as he has his pedigree; and he defies any gentleman who professes to know anything in relation to fine stock, to point out a blemish in his blood, or to allege any insinuation upon the character of the individual, or judge of the stock well known in the region, as one of high standing as a gentleman and friend of his.

PETERSBURG, 15th October, 1831. I certify the brown horse, Sir Ferriful, was sired by Arab, his dam by Virginia, his grand dam by Old Sir Archer. She was known by the name of Rarity; and ran many races. She was also the full sister of Stockholder, the most popular horse of Tennessee. JAS. J. HARRISON.

For the present he will say no more to his friends and others, engaged in farming like himself, than he desires, and is determined to stand him lower than any horse of similar qualities is sold in Kentucky. Particulars as to terms, &c., will be in due time. PAUL M. WILLIAMS, 21-4 Mar. 16, 1838.

NOTICE. THERE will be an election held at my office in Flemingsburg, on Monday the 24 day of April next, for a President and six Directors of the Mayville and Mount Sterling Turnpike Road Company, for the next year. JOHN A. CAVAN, P. M. & M. S. T. R. C. N. B. All the Stockholders in said road, who are in arrears of the calls of stock, are notified that immediate payment is required. Mar. 16, 1838. 21-c

Found. A THE lower end of town on the branch, on Monday the 5th inst. a man's saddle about half worn. The owner can have the same by proving property and paying for this advertisement. WM. WALKER. Mar. 23, 1838.

EAGLE TAVEN, CORNER OF FRONT AND MARKET STREETS, MAYSVILLE, KY. Mrs. Judith Goddard, [Laid of the Washington Hotel.] HAVING been compelled to give up the house she had occupied in this city, she is desirous in informing her friends and the traveling public; that she has succeeded in getting that old established house, known as the Eagle Tavern, (formerly in the occupancy of John T. Aulen, who she will be left by John Dudley,) where she will as all times be pleased to see her old friends and all whom she may be disposed to favor with her justice. In taking leave of the stand she has so long occupied, she would also be doing justice to her own feelings were she not to return grateful acknowledgments to those who have so kindly supported her for the last four years, and in asking a continuance of the favors which she was ever invariably extended to her, she pledges that she will exert every effort on her part to merit it. For the management of her present establishment, she wants no promises, but referring to the post, ventures to say that all who may visit her house, that no pains will be spared to be secured to render their stay at once comfortable and agreeable. Her table will be as usual prepared every delicate the market affords, and her BAR will be supplied with the choicest of the best liquors. Mayville, Oct. 18, 1837. 1-c

ONE CENT REWARD. AN ANAWAY from the subscriber living in Owensville, Bath county, Ky., on the 20th or 21st of August, a boy named Lewis Morgan, aged 12 or 13 years, an indentured apprentice to the TAILORING BUSINESS. The reward will be given for the delivery of said boy, in the city of Owensville, who has a scar on his forehead, and is a native of Maryland, or protecting said boy, with no extra charge paid. Any person who has information respecting the whereabouts of the boy, will be well rewarded for his labor. JOHN C. DAUGHERTY, Owensville, September 1, 1837. 45-c

WASHINGTON HOTEL, RE-OPENED. Corner of Salts and Front Streets, MAYSVILLE, KENTUCKY. THE undersigned, who respectfully informs the public, that he has re-opened this well known establishment in the City of MAYSVILLE, and from its commodious arrangement and convenient position, he hopes to receive the patronage which his best exertions have secured to it, situated in the immediate vicinity of the general landing for the steamboats, and opposite the Stage Office. The interior of the establishment has been entirely refitted, and all its furniture and services are improved.

With the vigilant attention of an experienced bar keeper, faithful servants, and all the delicacies which our fruitful country will supply, every effort will be made for the comfort of his traveling guests, and the accommodation of his boarders. ROBERT L. NELSON, Mayville, Dec. 2, 1837. 8-c

NOTICE. W. E. GAMBLE and JOSEPH MEANS, of the firm of Gamble and Means, of the firm of Gamble and Means, with a view of leaving their business closed. All those indebted to them for leather or beef, are requested to call and settle by payment or note, as speedily as possible; the parties liable are situated in the immediate vicinity of the general landing for the steamboats, and opposite the Stage Office. The interior of the establishment has been entirely refitted, and all its furniture and services are improved.

THOS. THROOP. THOSE who may have orders or large Glass, please to send them to my office, by letter, previous to their coming on, of the size of the plate, and the kind of frame they may want, (whether of Gilt, Mahogany or marble,) that the article may be manufactured expressly for the occasion. Merchants should give their orders for Looking Glasses the first thing on their arrival, to insure them well put up. Nov. 17, 1837.

NOTICE. MR. CAREY A. BOYD, You are hereby notified, that on Saturday, the 27th day of January, 1838, at the Tavern in the city of Lexington, in the State of Kentucky, I shall take the deposition of Mathew T. Scott, and if any thing happens that the deposition of said Scott cannot be taken on said 27th day of January, 1838, then I shall proceed to take the deposition at the above named place, on Monday, the 29th day of January, 1838, and continue from day to day, until the same shall be completed. And that, on the 7th day of February, at the Court House in this City, in the State of Kentucky, in said State of Kentucky, I shall attend to take the deposition of Thomas Y. Johnson and Claiborn Wood, and others; to be read in evidence in the suit in chancery in the Circuit Court of Lexington, in the State of Kentucky, and yourself and others are defendants. J. E. McDOWELL, Dec. 29, 1837. 10-4

NOTICE. Horses bills printed at this office.

