

That the committee on military to inquire into the expediency as to settle and quiet the titles to the Pea Patch.

ACTIVE PRE-EMPTION BILL

to then proceeded to the discussion, being the bill for it prospective pre-emption sys-

rose and addressed the Senate th.

um signified his intention to marks, but the lateness of the shed him that the Senate must with its further discussion to fore, it would indulge him, he an adjournment.

suggested that there was exec- to be acted on; and, on his nate held an executive session. h the Senate adjourned.

DAY, JANUARY 26, 1841.

wing memorials and petitions ed, and appropriately refered; nith, of Indiana: Two petitions of Randolph county, Indiana, re subject of the recognition of nce of Hayti, and also in rela- nendment of the constitution of States, so as to provide for the people of color in the free states, the free men the sole basis of a.

of Mr Sevier, the motion to aid on the table.

Merrick; A memorial from the Washington, respectfully asking est against the passage, in its s, of the bill now before the sen- "A bill to amend and continue ct to incorporate the inhabitants Washington."

id this memorial was signed by abitants of Washington, al. res- f all classes; the subject was he committee for the district of which he would move theref- s, and that it be printed.

Merrick: From a number of rince George's county' Mary- nting a portion of the tobacco uest, asking the adoption of the General Government for of relieving their staple from burdens imposed on it by for- es.

oke at some length, showing nts the burdens borne by this the inequality that prevailed to it.

oun spoke in reply to Mr M length, expressing his surprise resent enlightened age of po-

We perceive that Mr Van Buren has just appointed Win. R. Hay to an important office in Vermon. The President evidently means to "make Hay while the sun shines."

The report of our friend Nolan's assassination, at Little Rock, is contradicted.

Instead of his being killed, he was merely—married. Instead of its being true that he is no more, he bids fair to be a dozen more.

THE GREAT WAGNER DISTANCED!—HIS FORMER GLORY ECLIPSED.—We learn from the Mobile papers of Saturday last that on the day previous the great race came off, and Wagner was distanced. The following is the statement:

The Four Mile Day.—Yesterday's race was capital. Four entries, Fyldina, Baywood, Wagner, and Mango; and though the track was worse than ever, the weather was delightful. Baywood was the favorite, and in most cases was freely taken against the field, though Mango was in high favor with many;—Wagner was quite out of the market.

Result.—Joekey Club purse \$1000—four mile heats.

Col. T. Watson's imp. ch. f. Mango, 4 y. o. by Torrance, out of imp. Pickle, by Emilia: 97 lbs. 1 1

Col. Camp's Baywood, 4 y. o., by Editor, dam by Pacolet: 100 lbs. 2 2

D. Stephenson's b. f. Fyldina, 5 y. o., by im. Fylle, dam by Frantic: 107 lbs. 3 is

J. Campbell's s. h. Wagner, 6 y. o., by Sir Charles, out of Maria West by Marion: 118 lbs. dis.

Time—8:36—8:31.

CASE OF McLEOD—The New York correspondent of the National Intelligencer writes, under date of the 24th:

I observe, by a Niagara (U. C.) paper, that McLeod, now in the Lockport jail, intends to give bail. This settles that question then, for I presume he will forfeit his bail, and we shall never hear of him again but as "an abstractor."

A correspondent of the Lexington Observer, after giving an account of Gen. Harrison's departure from Cincinnati, adds:

From that city, [Maysville,] a splendid coach, constructed for the purpose, will be in readiness, and will convey the President, Mrs. Findley, the widow of the late Gen. Findley, Mrs. Harrison, his daughter-in-law, Gen. John Chambers, Col. C. S. Todd, and myself.

And pray who, in the name of all that is prodigious, is "myself?"—*Lou. Jour.*

Notice.



I OFFER my plantation for sale, lying in Marshall county, section 10, Township 4, Range 3, two miles and a half from Holly Springs, with 200 acres of cleared land, in high state of improvement, under an excellent fence, with a double log cabin dwelling, with all necessary out-houses, an excellent well in the yard. Also, 60 or 70 head of stock hogs. Apply to the undersigned or to David Jones of Panola.

JAS. COLBERT.

Holly Springs, Feb. 19, 1841—48-6m

STATE OF MISSISSIPPI,

Tippah County—October Term, 1840.

Benjamin Page } Attachment
vs: } Wm. Henderson sum-
Henry Spivy } moned as Gargishee.

This day came the plaintiff by his attorney, and it appearing to the satisfaction of the Court that the defendant hath removed out of the State of Mississippi, so that the ordinary process of law cannot be served upon him, it is therefore ordered by the Court that publication be made for four successive weeks in the Conservative, a newspaper published in the town of Holly Springs in the State of Mississippi, notifying the defendant of the pendency of this suit, and that unless he personally appear at the next term of this Court to be held for the county of Tippah, at the Court House in the Town of Ripley, on the first Monday in April next, and give special bail, plead answer or demur to plaintiff's action otherwise judgment will be rendered against him and the property attached will be sold to satisfy plaintiff's action.

A true copy from the minutes, 9th Dec. 1840. **HARDY W. SRICKLIN.**
Feb. 19,—48 3w.—prs fee \$7 50 Clk.

GREY'S Invaluable Ointment.



THIS is to certify, that having purchased the exclusive right of Mississippi and Alabama, in the making distributing and selling Grey's Invaluable Patent Ointment, all Druggists and other persons are forewarned from purchasing said Ointment, by wholesale or retail, from any person than myself or my authorized agent, J. B. Perry, who will in a short time, be prepared to supply any quantity of said ointment, by order or otherwise. As there