

\$2 Reward. Lost on Sunday the 23d of July, on the Babb Mill road, leading from Jonathan Neff's to Beverly Smith's on Lick Creek, one POCKET BOOK, with Seven Dollars in cash, one or two [?] dollar South Carolina note, and a five dollar bill, Bank not recollected, one note of hand apiece - William Sparks & Sons for \$170, together with other papers. The finder will please forward the Pocket Book to William Dickson, Greeneville, and receive the reward. M.S. Sprinkle.

Administrators Sale. In obedience to an order of the county court of Johnson County...concerning insolvent descendants, I will offer for sale to the highest bidder on nine months credit on the 1st Monday in August next, at the Court House in Taylorsville, the real estate of Feeldes Reed, dec'd, consisting of half the interest in three hundred acres of land, on which there is a Saw Mill situated in said county on the waters of Rowans Creek, 2½ miles East of Taylorsville; bond and approved security will be required of the purchaser. May 23d, 1837.
Richard Donally, Administrator.

State of Hawkins County. Circuit Court. April Term 1837. Elizabeth Lewis vs. John Lewis. Petition for Divorce...John Lewis not a resident of this State...John Lewis to appear at the next term of this court, and answer the petition of Elizabeth Lewis plea against him for a Divorce. W.B. Mitchell, Clerk.

James A. Vance, M.D., of Transylvania University, Ky, and William M. Vance, M.D., of Jefferson Medical College, Phila...offer their professional services to the citizens of Jonesborough...They reside at the house formerly occupied by Jacob Howard.

Chancery Court of Greeneville. 2d District of E. Tennessee. Alfred Russel and Mary E.W. his wife, late Mary E.W. Love, executor and executrix of John Love, dec'd. vs. Isreal Pleasants and Charles Pleasants...Defendants not inhabitants of the State of Tennessee...ordered that the said Defendants appear here at the next Term of this Court, to be held on the 2d Monday of September next. 22 May 1837.
M. Payne, C[lerk] and M.[aster]

Complainants charge...that the bond, the subject matter of this suit, if the same were ever transferred to Court by Donelson, which is not admitted, was assigned and transferred without any consideration given ---[illeg.] Grant, or received by said Donelson therefor, and...the said Grant was fully informed and apprised of complainants original equity against said bond...Complainants call upon respondents to produce a full proof of any such assignment or transfer of said bond by said Donelson to said Grant. [Note: this appeared with the above case of Russel vs. Pleasants, but evidently pertains to another case.]

\$10 REWARD will be given by the Subscriber for the apprehension and confinement