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CAMDEN

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GAZETTE

[No. 30.

THE PUBLIC WILL OUR GUIDE_THE PUBLIC GOOD OUR END.

Notice. IN EQUITY-Camden District. FOR SALE IN CAMDEN, Notice. FUBLISHED WEEKLY Reuben Arthur,) That excellent stand for business, the Samuel Lopez & Co. shave deposited their demands with me. Notice is hereby given, that if immediate payment be not BY JOHN CAMBRIDGE. ALL persons indebted to the estate of HOUSE and LOt having two fronts; the Bill for an injunction. Miss SUSAN COLCOOK, deceased ; are re-Terms .- THREE DOLLARS per annum, payone fronting the main street and occupied Roger Dunn, able in advance; and in all cases where quested to make immediate payment ---by Messrs. Jugnot & Lemeire, as a groce-It appearing to the satisfaction of the made, suits will be instituted thereon. R. Bullard. papers shall be delivered at the expense And all persons having any demands against ry and dry goods store; the other on York-Court, that Roger Dunn resides out of of the Editor, the price will be THREE said estate, are required to render them street, and joining the above at the back. A Negro boy will be received in part paythe State : It is therefore ordered, that he September 7, 1820. DOLLARS and FIFTY CENTS. No paper properly attested to the Subscriber. For C. J. COLCOCK, Adm'r. do appear to the said bill, on or before the first day of January next; and in default thereof, that the said bill be taken pro-21discontined, but at the option of the Ed. for the above premises. For particulars apply to Wm. C. Adams, Columbia, or Dr. William Blanding, Camden. itor, until all arrearages are paid. Francis S. Lee, Notice. Advertisements not exceeding twelve lines. October 26. 26-tf confesso. inserted three times for one dollar, and twenty-five cents for each continuation. Sm ALL persons indebted to the estate of IAMES BLAKENEY, deceased; are request-October 19. J. Carter, Com. Eq. IN THE COMMON PLEAS. July 6. It no directions are given with an Adver-12-+tf **20** Dollars Reward John Gooch, ed to make immediate payment. And those tisementit will be continued till forbid. having demands against him, are request-V8. Attachment. IN THE COMMON PLEAS, STRAYED or Stolen from the subed to'render them legally attested, within Jesse Hood. scriber on Monday night the 15th ult. two the time prescribed by law, to Thomas P. John Cantey, Entertainment, WHEREAS the Plaintiff in this case HORSES, one a sorrel with a white spot Case in Attachment. Evans or myself. did, on the 14th day of June, in the year of 218. At the sign of the Buck. on his forchead and marked with the collar : James B. Berry, Mary Blakeney, our Lord one thousand eight hundred and THE subscribers have taken that large the other a dark brown with a white spot WHEREAS the Plaintiff in this case twenty, file his declaration in the Office of Adm'rx. James Blakeney, dec. and commodious HOUSE lately occupied on his forehead and a snip on his nose. A did, on the 15th day of November, in the this Honorable ourt, agaisst the Defend-January 20, 1820. 97-tf by Capt. Havis, and tender their services to reward of ten dollars, will given to any year of our Lord one thousand eight hunant, who is absent from and without the person who will deliver or give informathe public in the line of their business. dred and nineteen, file his declaration in the Office of this Honorable Court, against limits of this State, and has neither wife tion of either of the above Horses to the IN THE COMMON PLEAS. The buildings have recently undergone nor attorney known within the same, upon whom a copy of the said declaration, with a complete repairs - They pledge them-selves to keep constantly on hand, every ar-Subscriber in Camden. the Defendant, who is absent from and without the limits of this State, and has South-Carolina, Lancaster District. David Miller. John Montgomery,) a rule to plead thereto within a year and a ticle necessary to the comfort and satisfacneither wife nor attorney known within the 7-u day, might be served : It is therefore Or-June 1. Foreign Attachment. 718. tion of those who may be pleased to call on dered, in pursuance of the Act of the Genenal Assembly in that case made and same, upon whom a copy of the said de-William Howe, claration, with a rule to plead thereto with-in a year and a day, might be served : It is therefore Ordered, in pursuance of the Act of the General Assembly in that case made them. They therefore solicit share of the IN THE COMMON PLEAS. WHEREAS the Plaintiff in the above public patronage, WELSH & SMYTH. provided, that the Defendant do appear and plead to the said declaration, on or be-John Morton, case, having this day filed his declaration Case in Attachment. VS. in the office of the Clerk of this honorable fore the 15th day of June, which will be in the year of our Lord one thousand eight 81-tf-Camden, Sept. 30, 1819. David Brown. Court, against the Defendant, who is aband provided, that the Defendant do appear WHEREAS the Plaintiff in this case sent from, and without the limits of this and plead to the said declaration, on or be-In Equity. hundred and twenty-one, otherwise final fore the 1sth day of November, which will be in the year of our Lord one thousand eight hundred and twenty, otherwise final and absolute judgment will then be given and awarded against him. Thomas P. Evans, C. C. P. did, on the tenth day of May, in the year State, and hath neither Wife nor Attorney and absolute judgment will then be given and awarded against him. of our Lord one , thousand eight hundred known within the same, upon whom a Sumter District. and twenty, file his declaration in the Office copy of the said declaration, with a rule to Judith Diggs & others Thomas P. Evans, c. c. P. of this Honorable Court against the Deplead thereto within a year and a day, Office of Common Pleas, might be served: It is therefore rdered, fendant, who is absent from and without the Bill for relief. Kershaw District, June 14, 1820. limits of this state, and has neither wife in pursuance of the Act of the General Henry Sones and Assembly of the said State, in such case William Vaughan, nor attorney known within the same, upon IN THE COMMON PLEAS. Office of Common Pleas. Kershaw District, Nov. 73, 1819. It appearing to the satisfaction of the whom a copy of the said declaration, with made and provided, that the said Defend-Christopher Flynn,) court that Henry Sones resides beyond the a rule to plead thereto within a year and a ant do appear and plead to the said declaralimits of this state. It is ordered that he, day, might be served : It is therefore Ortion, on or before the 6th day of April, * 728. Foreign Attachment. IN THE COMMON PLEAS. Patrick W. Flynn, dered, in pursuance of the Act of the Genwhich will be in the year of our Lord one appear to the said case on or before the first day of February and on default thereof an order be made, agained him that thousand eight hundred and twenty-one, otherwise final absolute judgment will be given and awarded against him. William M'Kenua, C, C. P. Exor. John M'Cants, Cure in Attack eral Assembly in that case made and pro-Wilie Vaughan, vided, that the Defendant do appear and Foreign Attachment. 28. the said bill be taken pro confesso: plead to the said declaration, on or before John Williams, Jame Callahan, ment. the year of our Lord one thousand eight hundred and twenty-one; otherwise final By order of the Court. THE Plaintiffs in the above cases, hav-WHEREAS the Plaintiff in this case did, on the 20th day of January, in the year of Losd one thousand eight hundred and twenty, file his declaration in the J. B. Miller, Com. Eq S. D. Office of Common Pleas ing this day filed their declarations in the office of the Clerk of this honorable Court, against the Defendants, who are absent Sumterville, June 92, 1820. Lancaster District, April 5th 1820. and absolute judgment will'then be given from and without the limits of this States An Estray. and awarded against him. Office of this Honorable 'out', against Thomas P. Evans, c. c. P. IN F. E COMMON PLEAS. and have neither wives nor attornies known

 The state of the state is a state of the state is st	TOLLED before me the 2d of Septem- ber, 1820 by Thomas Byrd of this district, a SORREL HORSE COLT, thirteen hands high, two years old next spring, both his hind feet white-valued at fifteen dollars. William Johnson, J. P.	Office of Common Pleas, Kershaw District, May 10, 1820. IN THE COMMON PLEAS. William Nixon, vs. Samuel James.	WHEREAS the Plaintiff in this case.	within the same upon whom copies of the said decharge, with rules to plead thereto within a car and a day might be served. It is therefore Ordered, in pur- suance of the Act of the General Assem- bly of the said State, in such case made and provided, that the said Defendants do	without the litmits of this State, and has neither wife nor attorney known within the same, upon whom a copy of the said de claration, with a rule to plead (hereto within a year and a day, might be served i It is therefore Ordered, in pursuance of the Act of the General Assembly in that case
William Journause Addition of the second	An Estray. TOLLED before me on 2d September, 1820, by Elijan King, of Lancaster dis- trict, one SORREL MARE, 4 feet 10 inches high, four years old next spring, all her feet white, a small snip on her nose and some saddle marks on her back—val- ued at forty-five dollars.	did, on the 17th day of April, in the year of our Lord one thousand eight hundred and twenty, file his declaration in the Office of this Honorable ourt, against the Defend- ant, who is absent from and without the limits of this State, and has neither wife nor attorney known within the same; upon whom a copy of the said declaration, with a rule to plead thereto within a year and a	our Lord one thousand eight hundred and twenty, file his declaration, in the office of the Clerk of this Honorable Court, against the Defendant, who is absent from, and without the limits of this State, and hath neither. Wife nor Attorney known within the same, upon whom a copy of the said declaration with a rule to plead thereto within year and a day, might be served. It is therefore ordered, in pursuance of the	on or before the 15th day of July, which will be in the year of our ord one thou- sand eight hundred and twenty-one, other- wise final and absolute judgment will be given and awarded against them. William M'Kennn, C. C. P. Office of Common Pleas. ancaster District, July 15, 1820. IN EQUIVITY-Camden District	made and provided, that the Defendant do appear and plead to the said declaration, or or before the 21st day of Jannary, which will be in the year of our ord one thou- sand sight hundred and twenty-one, other- wise final and absolute judgment will then be given and awarded against him. Thomas P. Evans, C. C. P. Office of Common Pleas.
Cortes, remaining increases. A manufacture of main and activity increases of the task and the product of the task	Lancaster, dist. S. C. Sept. 10th 1820. Wateree Plantation for Sale, ON A LONG CREDIT. THIS Estate, known by the name of Rocky Branch, consists of 1851 acres of LAND, ascertained by resurvey, situate on the Wateree River, eight miles above Camden, having nearly five hundred acress of cleared Land, and about the same quan- tity of an excellent quality for the culture o-	dered, in pursuance of the Act of the General Assembly in that case made and provided, that the Defendant do appear and plead to the said declaration, on or before the 18th day of April, which will be in the year of our Lord one thousand eight hundred and twenty one otherwise final and absolute judgment will then be given and awarded against him. Thomas P. Evans, C. C. P. Office of Common Pleas,	Act of the General Assembly of the said State, in such case made and provided, that the said Defendant do appear and plead to the said declaration on or before the 6th day of April, which will be in the year of our Lord one thousand eight hundred and twenty-one, otherwise final and absolute judgment will be given and awarded against him. William M'Kenna, C. C. F. Clerk's Office, Lancaster	John Craven, by his Committee, vs. Stephen Harmon and Lewis F. Breaker, It appearing to the satisfaction of the Court, that Stephen Harmon resides out of the States It is therefore ordered, that he do appear to the said bill on or before the first day of January next; and in de- fault thereof, that the bill taken pro con-	Vs. Matthew Hood. WHEREAS the Plaintiff in the above case, having this day filed his declaration in the Office of the Clerk of this Honorable court, against the defendant, who is at sen from and without the limits of this 5 (ato and hath neither wife nor attorney known within the same, upon whom a copy of the
INOLICE Is hereby again given to all persons into the state of the sta	ation is remarkably healthful, and has on it one of the best Orchards in South-Caroli- na. —ALSO— From ten to fifteen young NEGROES, hitherto attached to the estate. They will be sold on reasonable terms to responsible purchasers. Persons disposed to purchase, will make their applications to J. CARTER, <i>Com. Eq. Camden District.</i> Camden, Oct. 5, 1820. 202—tf	IN THE COMMON PLEAS. Willis Alsobrook, vs. Arthur Booker, WHEREAS the Plaintiff in this case did, on the 14th day of June, in the year of our Lord one thousand eight hundred and twenty, file his declaration in the Office of this Honorable Court, against the De- fendant, who is absent from and without the limits of this State, and has neither wife	IN THE COMMON PLEAS. South-Carolina—Lancaster District. James Blair, Credit in possession, us William Howe, William Howe, WHEREAS the Plaintiff, in this action did on the 5th day of April, in the year of our Lord one thousand eight bundred and twenty, file his declaration in the Office of	J. Carter, Com. Eq. July 6 REMOVAL. Globe Tavern COLUMBIA, At the Sign of the Golden Ball, THE Subscriber solicits permission to tender to his friends and the public, his thanks for the encouragement extended to	said declaration, with a rule to plead there to, within a year and a day might be served It is therefore Ordered. That the said defendant do appear and plead to the said declaration, on or before the sixteenth day of November, which will be in the year of our Lord one thousand eight hundred and twenty-otherwise final and absolute judg ment will be given and awarded agains him. William M'Kenna, C. C. P. Clerk's Office, Lancaster District
accounts in, duly attested within the time prescribed by law. All those indebted to said estate to make immediate payment to Neil Smith, Jaim'r. Neil Smith, Jaim'r.	IS hereby again given, to all persons in- debted to the estate of the late Reuben I. Horton, to make immediate payment and all persons having demands, will please present them to me duly attested. R. Bullard. September 7, 1820, 21- Notice. ALL persons having an demands against the estate of BRNJAMIN TAYLOR,	whom a copy of the said declaration; with a rule to plead thereto within a year and a day, might be served: It is therefore Or- dered, in pursuance of the Act of the General Assembly in that case made and provided, that the Defendant do appear and plead to the said declaration, on or before the 1sth day of June, which will be in the year of our Lord one thousand eight hundred and twenty-one, otherwise final and absolute judgment will then be given and awarded against him. Thomas P. Evans, c. c. p. Office of Common Pleas,	the Defendant, who is absent from, and without the limits of this State, and hath neither Wife nor Attorncy known within the same, upon whom a copy of the said declaration, with a rule to plead thereto, within a year and a day might be served. It is therefore ordered, in pursuance of the Act of the General Assembly of the said State, in such case made and provid- ed that the said Defendant do appear and plead to the said declaration, or or before the 6th day of April, which will be in the year of our Lord one thousand eight hun- dred and twenty-one, otherwise final and	moved from the corner opposite Mr. Wil- liam Purvis' store, to the north-west corners on Richardson and Lady streets, the brick house lately occupied by Mr. Isaac Ran- dolph. It is well adapted to the purposes of a tavern, being neatly finished. As the subscriber is now permanently fixed, he tenders his services to such persons as may favor him with their custom. His house is well furnished with elegant bedding and furniture, of every kind necessary for the reception of genteel persons, every other department attached to the establishment, is actual. Of these assurances. from a sub-	An L'Stray. HUGH BIRD, tolls before me, a Dur HORSE; about 'en years old, and about fourteen hands and a half high; has blemish on his left eye, the right eye sore both hind feet white to the middle of his legs, a small white on his forchead and on his nose, no visible brand. Appraised a Fifty Dollars. WM: MOORE, J. Q. Singleton's Creek,
	accounts in, duly attested within the time prescribed by law. All those indebted to said estate to make immediate payment to Neil Smith, Adm'r.	PRINTING, Neatly executed at the Gazette-Office,	William M'Kenna, C. C. P. Office of Common Pleas,	N. B. The Charleston, Augusta, and Northern stages, stop at the Globe Ta- vern.	BLANKS FOR SALE AT THIS OFFICE

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