

**White and colored Feathered Edge**  
Ribbons, Watered Ribbons,  
Plain and figured Bobbets, Bobinet Vells,  
Silk Buttons, black Cotton Flumes, &c. &c.  
Just received at LEVIN'S Store, and will be  
sold low for Cash  
January 12th, 1823.

**A Card.**  
MRS. M. NUTTING respectfully informs the  
Ladies of Columbia that she has just re-  
turned from Charleston, where she purchased  
from the newest and latest imitations, a choice  
assortment of articles in the MILLENARY and  
MANTUAMAKING-LINE; among which are the  
following:  
Plain Straw, Satin Straw, Silk and Batin Hats.  
Gold and Silver ornamental Garlands  
Gold and Silver Flowers  
Silver Whorls  
Gold and Silver Muslins  
Silver Ball Dress Trimming  
Black and white real Ostrich Plumes  
Silver Laces for Bells  
Ladies' Dress Caps, and work'd Linen Cam-  
bric ditto  
Kid Dolls, &c. &c.  
Lophorn Hats, bleached and cut in the latest  
fashion, to look equal to saw.

**Store Removed.**  
THE Subscribers respectfully inform their  
Country Friends and the public, that they  
have moved to the corner store, north of Messrs.  
Law, Ellison and Adams, and opposite Messrs. C. &  
D. Downes, where they carry on their business  
as formerly.  
H. & J. PARVIS.  
January 13

**Roman Catholic Church.**  
ON Sunday the 9th inst. an Election for Bro.  
Vestrymen for St. Peter's Church of this  
town took place: the following gentlemen  
were chosen,  
James A. Brown,  
John H. Brown,  
Michael M. Kony,  
Michael M. Kony,  
and Patrick Hatcher.  
Church Warden,  
John H. Brown,  
Michael M. Kony,  
and Patrick Hatcher.  
Treasurer,  
Annual Meeting,  
The vestry have chosen for their Secretary and  
collector of the general fund, Bernard Henry.  
January 13

**Notice.**  
THE Subscriber has this day taken into co-  
partnership, in his store in Fairfield District,  
his son DANIEL McCULLOUGH, and the busi-  
ness there will be carried on in the name of T.  
McCULLOUGH & Son.  
AND  
In Columbia he has taken into co-partnership  
Mr. JAMES E. CALDWELL, of Fairfield dis-  
trict, and DANIEL McCULLOUGH, Jr. and the  
business there will be carried on in the name of  
T. McCULLOUGH, CALDWELL & Co. where the  
highest prices will be given for all kinds of Pro-  
duce, and where Groceries will be sold on the  
lowest terms for cash or produce.  
THOMAS McCULLOUGH.  
January 13

**Notice.**  
I SHALL attend at the following places and  
times to receive TAX RETURNS for the  
year A. D. 1823, viz:  
At Micoorville, February the 10th.  
At Weston's old place, the 14th  
At Garner's Mill, the 15th  
At Watkins' Mill, the 16th  
At Mrs. Dinkins' the 17th  
At Harman Kinsler's the 18th  
At the Court-House in Columbia, first Mon-  
day and Tuesday in March.  
All returns will be required on oath as the law  
directs.  
BENJAMIN TRADEWELL, T. C. R. D.  
January 13

**Notice.**  
ALL the creditors of WILLIAM BARCLAY, Sen.  
who accepted of the assignment made by him,  
are hereby notified that they must render in their  
respective claims to either of the subscribers, on  
or before the first day of March next, at which  
time the money and assets under said assignment,  
will be divided and the claims of those who neglect  
to avail themselves of this notice will be thereby  
barred.  
D. EWART,  
JNO. BRUCE,  
Assignees.  
January 13

**Notice.**  
THE Subscriber will attend at his office, in the  
Town Hall, on the first day of FEBRUARY next,  
for the purpose of receiving Exemption from Pa-  
triol Duty for the present year.  
B. HARRISON, Jr. Clerk.  
Jan. 13.

**Notice.**  
At the request of my Brother, I submit the fol-  
lowing to the public—  
JAMES COUTY,  
SOUTH CAROLINA  
During the years 1820, 1821 and 1822, while I  
filled the place of acting commissioner of the  
Board of Public Works, of South Carolina, and  
during the years 1823 and 1824, while I acted as  
superintendent of those works, John Couty, Esq.,  
was employed as civil engineer; his skill  
and judgment in his profession, received my  
entire approbation. He was distinguished for  
the accuracy of his plans, estimates, and calcu-  
lations, and his integrity and zeal, for the service  
in which he was engaged, commended my confi-  
dence. As the Legislature of this State has not  
ordered any new works for this year, Mr. Couty  
can find no employment here, and I have no hesi-  
tation to recommend him to any appointment,  
where skill, correct judgment, and activity, are  
wanted.  
A. BLANDING, Supt. Pub. Works.  
January 10, 1823.

**Notice.**  
I subscribe to the above fully, as President of  
the Board of Public Works, in the State of South  
Carolina, having held this office in the years 1821  
and 1822.  
N. HERBEMONT.  
I concur fully as a member of the Board for  
1823, the only year I served therein.  
W. J. MYDDLETON.  
During the period that I served as President  
of the Board of Public Works in the State of South  
Carolina, Mr. John Couty was first Assistant En-  
gineer, and afterwards Engineer to the Board,  
and in both capacities was distinguished for his  
skill, and correct judgment, both in laying out  
the work to be done, and in the superintend-  
ance of its execution.  
J. E. POINSETT,  
January 13.

**Notice.**  
I PERCEIVE by an Augusta paper that Mr.  
Couty has been attempting to obtain his  
lottery certificate, by a display of Col. Blanding's  
certificates, and a declaration that he has appeal-  
ed to the laws of the country for redress upon this  
subject I shall make no comment, and I have only  
to state that Col. B. has given similar letters to  
my father that would be the last thing however  
that he would publish to sustain his character.

**Sheriff's Sales**  
ON WRITS OF FIEND FACIAS.  
WILL be sold before the Court-House, in  
Columbia, on the first MONDAY and  
TUESDAY, in February next, within the legal  
hours.

No. 1. 50 Acres of LAND, more or  
less, about one mile from Columbia, adjoining  
lands belonging to the estate of Sitronk, Smith  
and Zachariah Phillips; at the suit of Andrew  
Wallace, vs. S. C. Williamson, adm'r of J. Wythe.  
The above sold subject to the widow's dower.  
No. 2. The HOUSE and LOT, con-  
taining one quarter of an acre, more or less, where  
the defendant now lives, adjoining Col. David My-  
ers on one side and R. E. Russell on the other side;  
at the suit of D. Ewart, adm'r of George Herron,  
Jes. vs. P. Bolecher.  
The Lot and Buildings, above described, at the  
suit of the same plaintiff, in another case, vs. P.  
Bolecher.  
Also, the same property, at the suit of R. Bolan,  
vs. P. Bolecher.  
No. 3. 100 Acres of LAND, more or  
less, where the defendant lives, about one mile from  
Columbia; at the suit of adm'r. vs. adm'r. of Z.  
Phillips, vs. Isaac Hughes.  
The above described tract of Land, at the suit  
of Patrick Bolecher, vs. Isaac Hughes.  
Also, the same Land, at the suit of J. Barrett  
vs. Isaac Hughes.  
No. 4. One quarter of an Acre, more  
or less, on Bull street, including the buildings  
thereon; at the suit of Selina Waring, vs. J. R.  
Howell.  
Ten per cent will be demanded of the purchaser  
of J. R. Howell's property, at the suit of Selina  
Waring.  
No. 5. The HOUSE and LOT,  
where Mrs. Sarah C. Hall now lives, on the cor-  
ner of Bull and ——— streets, containing half an  
acre, more or less; at the suit of F. Ogier, vs. John  
R. Howell.  
No. 6. The HOUSE and LOT,  
containing a quarter of an acre, more or less,  
where the defendant J. T. Howell now lives,  
adjoining Dr. J. S. Davis and David Beckett,  
Esq. at the suits of James McDowall, vs. Joseph  
T. Howell.  
The same House and Lot, at the suit of D. E.  
Ewart, vs. Joseph T. Howell.  
The same House and Lot, at the suit of D. & J.  
Ewart, vs. Jos. T. Howell.  
No. 7. 100 Acres of LAND, more  
or less, where the defendant now lives; at the suit  
of J. Barrett & Co. vs. Isaac Hughes.  
No. 8. The HOUSE and LOT,  
on Taylor street, lately occupied by the defend-  
ant, containing one quarter of an acre, more or  
less, at the suit of D. & J. Ewart, vs. George Han-  
neman and James D. Glaze.  
No. 9. The House and Lot on Rich-  
ardson street, where the defendant lives con-  
taining half an acre, more or less; at the suit  
of the President and Directors of the Bank of  
the State of South Carolina, vs. Dorrill Harrison.  
No. 10. The HOUSE and LOT  
where the defendant lives, containing two acres,  
more or less; at the suit of James Hays, vs. Wm.  
Gray.  
Also, the same House and Lot, at the suit of P.  
& R. Brown, vs. Wm. Gray.  
Also, the same House and Lot, at the suit of J.  
Ewart, bearer, for estate of George Herron, vs.  
Wm. Gray.  
Also, the same property, at the suit of D. E.  
Ewart, vs. Patrick Doyle and Wm. Gray.  
No. 11. 300 Acres of LAND, more  
or less, of R. Carter and ——— Elliott's land; at the  
suit of A. Whitesett, vs. Elisha Fox.  
No. 12. One half of a five hundred  
acre tract of land, more or less, lying on both  
sides of Cedar creek, bounded by lands of Sa-  
muel and James Patterson, Frederick Moyer, and  
John Marshall; at the suits of F. Lyket, vs. Thos.  
Edmonds.  
Also, the same half tract of Land, at the suit of  
C. Levy, Adm'or, vs. Thos. Edmonds.  
No. 13. The HOUSE and LOT,  
where the defendant lives, containing one quarter  
of an acre, more or less, adjoining Dr. James  
Davis and D. Beckett, Esq. at the suit of J. & T.  
Robson, vs. Joseph T. Howell.  
Ten per cent will be required of the purchaser  
of J. T. Howell's property, at the suit of J. & T.  
Robson.  
No. 14. 100 Acres of LAND, more  
or less, on the road from Columbia to McCord's  
Ferry, about 2 1/2 miles from Columbia, adjoining  
lands belonging to Richard Brantman and Freder-  
ick Myers's land; at the suit of Jos. Smith, vs.  
Elijah Fox.  
Also, the same pr. v. at the suit of William  
Scott, & Co. William McCord Brown, and Elijah  
Fox.  
No. 15. 500 Acres of LAND, more  
or less, on Rice Creek, bounded N. and N. E. by  
lands belonging to the estate of Samuel Dougherty  
and Jacob Perry, S. and S. W. by Clifford Brown's  
land N. W. by Jacob Shirah, N. E. and N. W. by  
land surveyed to John Thornton; at the suit of the  
President and Directors of the Bank of the State  
of South Carolina, vs. Moses Duke.  
Also, the same property; at the suit of A. Wal-  
lace, vs. Moses Duke.  
Ten per cent will be demanded of the purchaser  
of Moses Duke's land, at the suit of the Bank.  
Also, 784 acres of land, more or less, on Rice  
Creek, bounded N. W. by Samuel Perry, S. E. and  
S. W. and N. W. by Jacob Lewis, and S. E. by  
Bostick and Bynum's land.  
Also, 100 Acres of Land more or less, situated be-  
tween Rice and Crane creeks, bounded by  
lands of Moses Duke, N. by lands belonging to the  
estate of Buddi, S. W. by Jacob Shirah, and N.  
W. by Ephraim Christmas's land; at the suits of  
Robert Caldwell, vs. Moses Duke.  
Ten per cent will be demanded at the suit of  
Robert Caldwell.  
Also, The above three tracts of land, at the  
suit of Abigail Mulder, vs. Moses Duke, and John  
Crim.  
No. 16. 750 Acres of LAND, more  
or less, where the defendant lives, bounded by  
lands of D. Bynum and Wm. Carroll, at the suit  
of George Scott, vs. Hezekiah Thompson.  
Also, the same property at the suit of R. Bul-  
lard, vs. Hezekiah Thompson.  
Also, the same property at the suit of W. Jones  
vs. M. B. Tyson, vs. Hezekiah Thompson.  
Also, the same property at the suit of John  
Black, vs. Hezekiah Thompson.  
No. 17. The HOUSE and LOT  
lately occupied by Wm. Barclay Jr. on Richardson  
street; at the suit of Edward Fisher admin-  
istrator of Wm. Brantwaite, vs. David Wilson.  
Also, the same property at the suit of Richard N.  
Todd, vs. David Wilson.  
Also, the same property at the suit of M. T.  
Waring administrator, vs. David Wilson.  
No. 18. 200 Acres of LAND, more  
or less, in the fork of the Congaree and Wateree  
rivers, bounded by lands of Richard Brantman,  
John W. Sledge, and Robert Carter, at the suit

**Female Academy.**  
THE winter session of this Institution, com-  
menced on Monday the 31st of October, under  
the direction of Dr. ELIAS MARKS and Lady, as-  
sisted by competent and approved instructors, in  
the various Departments of Literature, Sciences,  
and the Arts. The Columbia Female Academy  
is intended to afford a course of Female Education,  
which shall embrace the various useful and orna-  
mental branches, taught at the present day, in the  
most approved seminaries of Learning. To ac-  
complish this object, no pains have been spared  
for obtaining the best teachers, both in the En-  
glish Department, in the Languages, and in the  
Musical and Drawing Departments.  
The Academy is well supplied with approved  
Maps, Globes, Diagrams, and Philosophical ap-  
paratus, necessary for illustrating the elementary  
Principles of the sciences taught.  
A series of Lectures, connected with the vari-  
ous studies, are delivered by the Principal throug-  
out the year.  
Young Ladies, who have finished their Aca-  
demical studies, and who are desirous of at-  
tending to the course of Lectures, given by the  
Principal, or of receiving private instruction, or  
who may wish to apply to the Ornamental Branches,  
exclusive of other duties, will be received as  
Parlour Boarders.  
The following are the rates of tuition, estab-  
lished by the board of Trustees.  
Orthography and Reading, \$6 pr. qr.  
Do do do with 8  
Writing, Arithmetic and Gram-  
mar, do do 10  
The above, with Modern and Ancient  
Geography, and Astronomy, 10  
The above with General and Particu-  
lar History, Rhetoric, Copia-  
tion, Natural and Moral Philo-  
sophy, Logic, Belles Lettres, and  
the use of the Globes, 12  
History, Composition, and the use of the  
Globe, being extended equally to the first and  
second classes, the rates of tuition, per quarter  
are the same in both classes.  
Latin, \$ 10 pr. q.  
French, 10  
Spanish, 10  
Italian, 10  
Music, 15  
Entrance to the Musical Department, 6  
Drawing in Pencil, Crayons, India  
Ink, or colors, 10  
Velvet Painting, with Theorems,  
Plain and Ornamental Work, 10  
**BOARDING DEPARTMENT.**  
Board per annum, \$ 150  
Do. quarter, 50  
Parlour Boarders pr. qr. 50  
Day Boarders pr. qr. 12  
Payments in advance.  
The peculiar advantages, which the pupil de-  
rives, from a residence in the family of the prin-  
cipals consist in having her entire studies under the  
immediate direction of her Teachers, and in being  
prepared for Academic duties, by private instru-  
ction received each evening, during the days of  
tuition. The Principals hold themselves respon-  
sible to parents and guardians, for the morals,  
manners, and expenditures of those placed be-  
neath their care.  
From past experience, the Principals are fully  
convinced that all engagements, on the part of the  
pupil, not immediately connected with the duties  
of the Institution, are of serious disadvantage, and  
that such engagements, independently of the  
injury which they communicate to the pupil,  
must have a tendency to withdraw her attention  
from Academic duties, and to direct her enthu-  
siasm to objects foreign to those, for which she was  
placed beneath the care of her teachers.  
They have, therefore, determined, as a measure  
essential to the reputation of the Academy, as  
well as the happiness and improvement of the  
scholar:  
1st. That no expenditure shall be incurred by  
the pupil, resident beneath their roof, unless a  
written order to that effect be received from the  
parent or guardian, either at the time of placing  
the pupil beneath their care, or at a subsequent  
period.  
2d. That the said written order shall contain a  
specification of the articles to be purchased, and  
of the amount to be expended.  
3d. That in the above case, they are unwilling  
to assume any responsibility with merchants  
and others, as it regards expenditures which the  
parent or guardian may think proper to direct, by  
a written order addressed to the Principals, un-  
less the same to be expended, be restricted, as to  
specific direction, as to the uses to which the said  
sum is to be appropriated.  
THE flourishing state of this Institution, having  
given rise to a report that no more Boarders can  
be received, the Principals deem it necessary to  
assure the Patrons of the Academy, that the ar-  
rangements which have been made and the ample  
accommodations, which the buildings afford, will  
enable them to receive such as are desirous  
of availing themselves of the superior advantages,  
which a residence in the Academy affords to the  
pupil.  
Letters addressed to the Principal must be  
post-paid.  
ELIAS MARKS, M. D. Principal.

**COLUMBIA**  
**Female Academy.**

**Notice.**  
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times to receive TAX RETURNS for the  
year A. D. 1823, viz:  
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At Weston's old place, the 14th  
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At Harman Kinsler's the 18th  
At the Court-House in Columbia, first Mon-  
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directs.  
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January 13

**Notice.**  
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who accepted of the assignment made by him,  
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D. EWART,  
JNO. BRUCE,  
Assignees.  
January 13

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Town Hall, on the first day of FEBRUARY next,  
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B. HARRISON, Jr. Clerk.  
Jan. 13.

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lowing to the public—  
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SOUTH CAROLINA  
During the years 1820, 1821 and 1822, while I  
filled the place of acting commissioner of the  
Board of Public Works, of South Carolina, and  
during the years 1823 and 1824, while I acted as  
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can find no employment here, and I have no hesi-  
tation to recommend him to any appointment,  
where skill, correct judgment, and activity, are  
wanted.  
A. BLANDING, Supt. Pub. Works.  
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Carolina, having held this office in the years 1821  
and 1822.  
N. HERBEMONT.  
I concur fully as a member of the Board for  
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During the period that I served as President  
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The above sold subject to the widow's dower.  
No. 2. The HOUSE and LOT, con-  
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Ten per cent will be demanded of the purchaser  
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acre tract of land, more or less, lying on both  
sides of Cedar creek, bounded by lands of Sa-  
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Also, the same pr. v. at the suit of William  
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lands belonging to the estate of Samuel Dougherty  
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Also, 784 acres of land, more or less, on Rice  
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S. W. and N. W. by Jacob Lewis, and S. E. by  
Bostick and Bynum's land.  
Also, 100 Acres of Land more or less, situated be-  
tween Rice and Crane creeks, bounded by  
lands of Moses Duke, N. by lands belonging to the  
estate of Buddi, S. W. by Jacob Shirah, and N.  
W. by Ephraim Christmas's land; at the suits of  
Robert Caldwell, vs. Moses Duke.  
Ten per cent will be demanded at the suit of  
Robert Caldwell.  
Also, The above three tracts of land, at the  
suit of Abigail Mulder, vs. Moses Duke, and John  
Crim.  
No. 16. 750 Acres of LAND, more  
or less, where the defendant lives, bounded by  
lands of D. Bynum and Wm. Carroll, at the suit  
of George Scott, vs. Hezekiah Thompson.  
Also, the same property at the suit of R. Bul-  
lard, vs. Hezekiah Thompson.  
Also, the same property at the suit of W. Jones  
vs. M. B. Tyson, vs. Hezekiah Thompson.  
Also, the same property at the suit of John  
Black, vs. Hezekiah Thompson.  
No. 17. The HOUSE and LOT  
lately occupied by Wm. Barclay Jr. on Richardson  
street; at the suit of Edward Fisher admin-  
istrator of Wm. Brantwaite, vs. David Wilson.  
Also, the same property at the suit of Richard N.  
Todd, vs. David Wilson.  
Also, the same property at the suit of M. T.  
Waring administrator, vs. David Wilson.  
No. 18. 200 Acres of LAND, more  
or less, in the fork of the Congaree and Wateree  
rivers, bounded by lands of Richard Brantman,  
John W. Sledge, and Robert Carter, at the suit

**COLUMBIA**  
**Female Academy.**

**Notice.**  
I SHALL attend at the following places and  
times to receive TAX RETURNS for the  
year A. D. 1823, viz:  
At Micoorville, February the 10th.  
At Weston's old place, the 14th  
At Garner's Mill, the 15th  
At Watkins' Mill, the 16th  
At Mrs. Dinkins' the 17th  
At Harman Kinsler's the 18th  
At the Court-House in Columbia, first Mon-  
day and Tuesday in March.  
All returns will be required on oath as the law  
directs.  
BENJAMIN TRADEWELL, T. C. R. D.  
January 13

**Notice.**  
ALL the creditors of WILLIAM BARCLAY, Sen.  
who accepted of the assignment made by him,  
are hereby notified that they must render in their  
respective claims to either of the subscribers, on  
or before the first day of March next, at which  
time the money and assets under said assignment,  
will be divided and the claims of those who neglect  
to avail themselves of this notice will be thereby  
barred.  
D. EWART,  
JNO. BRUCE,  
Assignees.  
January 13

**Notice.**  
THE Subscriber will attend at his office, in the  
Town Hall, on the first day of FEBRUARY next,  
for the purpose of receiving Exemption from Pa-  
triol Duty for the present year.  
B. HARRISON, Jr. Clerk.  
Jan. 13.

**Notice.**  
At the request of my Brother, I submit the fol-  
lowing to the public—  
JAMES COUTY,  
SOUTH CAROLINA  
During the years 1820, 1821 and 1822, while I  
filled the place of acting commissioner of the  
Board of Public Works, of South Carolina, and  
during the years 1823 and 1824, while I acted as  
superintendent of those works, John Couty, Esq.,  
was employed as civil engineer; his skill  
and judgment in his profession, received my  
entire approbation. He was distinguished for  
the accuracy of his plans, estimates, and calcu-  
lations, and his integrity and zeal, for the service  
in which he was engaged, commended my confi-  
dence. As the Legislature of this State has not  
ordered any new works for this year, Mr. Couty  
can find no employment here, and I have no hesi-  
tation to recommend him to any appointment,  
where skill, correct judgment, and activity, are  
wanted.  
A. BLANDING, Supt. Pub. Works.  
January 10, 1823.

**Notice.**  
I subscribe to the above fully, as President of  
the Board of Public Works, in the State of South  
Carolina, having held this office in the years 1821  
and 1822.  
N. HERBEMONT.  
I concur fully as a member of the Board for  
1823, the only year I served therein.  
W. J. MYDDLETON.  
During the period that I served as President  
of the Board of Public Works in the State of South  
Carolina, Mr. John Couty was first Assistant En-  
gineer, and afterwards Engineer to the Board,  
and in both capacities was distinguished for his  
skill, and correct judgment, both in laying out  
the work to be done, and in the superintend-  
ance of its execution.  
J. E. POINSETT,  
January 13.

**Notice.**  
I PERCEIVE by an Augusta paper that Mr.  
Couty has been attempting to obtain his  
lottery certificate, by a display of Col. Blanding's  
certificates, and a declaration that he has appeal-  
ed to the laws of the country for redress upon this  
subject I shall make no comment, and I have only  
to state that Col. B. has given similar letters to  
my father that would be the last thing however  
that he would publish to sustain his character.

**Sheriff's Sales**  
ON WRITS OF FIEND FACIAS.  
WILL be sold before the Court-House, in  
Columbia, on the first MONDAY and  
TUESDAY, in February next, within the legal  
hours.

No. 1. 50 Acres of LAND, more or  
less, about one mile from Columbia, adjoining  
lands belonging to the estate of Sitronk, Smith  
and Zachariah Phillips; at the suit of Andrew  
Wallace, vs. S. C. Williamson, adm'r of J. Wythe.  
The above sold subject to the widow's dower.  
No. 2. The HOUSE and LOT, con-  
taining one quarter of an acre, more or less, where  
the defendant now lives, adjoining Col. David My-  
ers on one side and R. E. Russell on the other side;  
at the suit of D. Ewart, adm'r of George Herron,  
Jes. vs. P. Bolecher.  
The Lot and Buildings, above described, at the  
suit of the same plaintiff, in another case, vs. P.  
Bolecher.  
Also, the same property, at the suit of R. Bolan,  
vs. P. Bolecher.  
No. 3. 100 Acres of LAND, more or  
less, where the defendant lives, about one mile from  
Columbia; at the suit of adm'r. vs. adm'r. of Z.  
Phillips, vs. Isaac Hughes.  
The above described tract of Land, at the suit  
of Patrick Bolecher, vs. Isaac Hughes.  
Also, the same Land, at the suit of J. Barrett  
vs. Isaac Hughes.  
No. 4. One quarter of an Acre, more  
or less, on Bull street, including the buildings  
thereon; at the suit of Selina Waring, vs. J. R.  
Howell.  
Ten per cent will be demanded of the purchaser  
of J. R. Howell's property, at the suit of Selina  
Waring.  
No. 5. The HOUSE and LOT,  
where Mrs. Sarah C. Hall now lives, on the cor-  
ner of Bull and ——— streets, containing half an  
acre, more or less; at the suit of F. Ogier, vs. John  
R. Howell.  
No. 6. The HOUSE and LOT,  
containing a quarter of an acre, more or less,  
where the defendant J. T. Howell now lives,  
adjoining Dr. J. S. Davis and David Beckett,  
Esq. at the suits of James McDowall, vs. Joseph  
T. Howell.  
The same House and Lot, at the suit of D. E.  
Ewart, vs. Joseph T. Howell.  
The same House and Lot, at the suit of D. & J.  
Ewart, vs. Jos. T. Howell.  
No. 7. 100 Acres of LAND, more  
or less, where the defendant now lives; at the suit  
of J. Barrett & Co. vs. Isaac Hughes.  
No. 8. The HOUSE and LOT,  
on Taylor street, lately occupied by the defend-  
ant, containing one quarter of an acre, more or  
less, at the suit of D. & J. Ewart, vs. George Han-  
neman and James D. Glaze.  
No. 9. The House and Lot on Rich-  
ardson street, where the defendant lives con-  
taining half an acre, more or less; at the suit  
of the President and Directors of the Bank of  
the State of South Carolina, vs. Dorrill Harrison.  
No. 10. The HOUSE and LOT  
where the defendant lives, containing two acres,  
more or less; at the suit of James Hays, vs. Wm.  
Gray.  
Also, the same House and Lot, at the suit of P.  
& R. Brown, vs. Wm. Gray.  
Also, the same House and Lot, at the suit of J.  
Ewart, bearer, for estate of George Herron, vs.  
Wm. Gray.  
Also, the same property, at the suit of D. E.  
Ewart, vs. Patrick Doyle and Wm. Gray.  
No. 11. 300 Acres of LAND, more  
or less, of R. Carter and ——— Elliott's land; at the  
suit of A. Whitesett, vs. Elisha Fox.  
No. 12. One half of a five hundred  
acre tract of land, more or less, lying on both  
sides of Cedar creek, bounded by lands of Sa-  
muel and James Patterson, Frederick Moyer, and  
John Marshall; at the suits of F. Lyket, vs. Thos.  
Edmonds.  
Also, the same half tract of Land, at the suit of  
C. Levy, Adm'or, vs. Thos. Edmonds.  
No. 13. The HOUSE and LOT,  
where the defendant lives, containing one quarter  
of an acre, more or less, adjoining Dr. James  
Davis and D. Beckett, Esq. at the suit of J. & T.  
Robson, vs. Joseph T. Howell.  
Ten per cent will be required of the purchaser  
of J. T. Howell's property, at the suit of J. & T.  
Robson.  
No. 14. 100 Acres of LAND, more  
or less, on the road from Columbia to McCord's  
Ferry, about 2 1/2 miles from Columbia, adjoining  
lands belonging to Richard Brantman and Freder-  
ick Myers's land; at the suit of Jos. Smith, vs.  
Elijah Fox.  
Also, the same pr. v. at the suit of William  
Scott, & Co. William McCord Brown, and Elijah  
Fox.  
No. 15. 500 Acres of LAND, more  
or less, on Rice Creek, bounded N. and N. E. by  
lands belonging to the estate of Samuel Dougherty  
and Jacob Perry, S. and S. W. by Clifford Brown's  
land N. W. by Jacob Shirah, N. E. and N. W. by  
land surveyed to John Thornton; at the suit of the  
President and Directors of the Bank of the State  
of South Carolina, vs. Moses Duke.  
Also, the same property; at the suit of A. Wal-  
lace, vs. Moses Duke.  
Ten per cent will be demanded of the purchaser  
of Moses Duke's land, at the suit of the Bank.  
Also, 784 acres of land, more or less, on Rice  
Creek, bounded N. W. by Samuel Perry, S. E. and  
S. W. and N. W. by Jacob Lewis, and S. E. by  
Bostick and Bynum's land.  
Also, 100 Acres of Land more or less, situated be-  
tween Rice and Crane creeks, bounded by  
lands of Moses Duke, N. by lands belonging to the  
estate of Buddi, S. W. by Jacob Shirah, and N.  
W. by Ephraim Christmas's land; at the suits of  
Robert Caldwell, vs. Moses Duke.  
Ten per cent will be demanded at the suit of  
Robert Caldwell.  
Also, The above three tracts of land, at the  
suit of Abigail Mulder, vs. Moses Duke, and John  
Crim.  
No. 16. 750 Acres of LAND, more  
or less, where the defendant lives, bounded by  
lands of D. Bynum and Wm. Carroll, at the suit  
of George Scott, vs. Hezekiah Thompson.  
Also, the same property at the suit of R. Bul-  
lard, vs. Hezekiah Thompson.  
Also, the same property at the suit of W. Jones  
vs. M. B. Tyson, vs. Hezekiah Thompson.  
Also, the same property at the suit of John  
Black, vs. Hezekiah Thompson.  
No. 17. The HOUSE and LOT  
lately occupied by Wm. Barclay Jr. on