10. 45.

VOL. I.

Philadelphia.

CAMBEN, SOUTH CAROLINA, SATURDAY MARCH 10, 1838.

TERMS

COMMERCIAL COURIER

Published weeklyly every Saturday morning at \$3 per annum if paid in advance, or \$4 if not paid until the expiration of the year.

Persons subscribing out of the State, are required to pay in advance.

No subscription received for a less term than one

year. ADVERTISEMENTS will be inserted at ONE DOLLAR per square for the first insertion, and FIFTY CENTS for every continuance. Those Advertisements that do not have the number of insertions marked on the margin will be published until forbid, and charged accordingly.

17. All Letters addressed to this Office, must be post paid.

A CARD.

for the patronage he has hitherto received, respectfully informs the citizens of Camden and its vicinity, that he has commenced the above business at the stand formerly occupied by J. Goodlad, immediately opposite Shannon, McGee & Co., where he will cut and make garments in the peatest manner and most fushionable style. the neatest manner and most fashionable style. Fashions received quarterly frow New York and

Jan. 27, 39 tf

C. SMITH, TAILOR, tenders his thanks to those of the friends of the late firm of Severns & Smith, who since their location here, have so liberally patronized them in business; and trust, by a faithful performance of the work entrusted to his care, and a disposition to please, to merit ted to his care, and a disposition to please, the historia ted to his care, and the historia ted to his care, and the historia ted to historia thankfully received at the stand formerly occupied by the above firm, one door south of Dr. Reid's office.

Jan. 27, 39 tf

Joseph M. Marshall, vs.

Henry H. Schrock.

OTICE.—The notes and accounts of W. B. Daniels are placed in my hands for collection—all those indebted will please come forward and settle the same immediately. W. R. YOUNG



James S. Door the former residence of Col. James S Deas, situated in the town of Camden, comprising six acres of ground, situated on the Eastern side, and in one of the most pleasant neighborhood-for a private family it has many advantages. Persons wishing to purchase, can be accommodated on easy terms for the whole, or part M. M. LEVY. of the said property.

JOHN SMART, Esq. is my authorized agent during my absence from the State. M. M. L.



TH indebted to J ed to make immediate pay ment, otherwise COST will be added, without respect to persons. A. BURR.

NOTICE .- All persons indebted to the late firm of Carpenter & Bonney, and to the subscri-ber, either by note or account of two or more years standing, are requested to call and settle before return day. After that time all such demands will be placed in other hands for collection. The will be placed in other hands for concentrations recent change in my business, renders it necessary ality and despatch. Feb. 10 41 6. for me to pursue this course. E. W. BONNEY. Jan. 20 38 tt

A good opportunity for investment. HE advertiser, who is engaged in one of the safest and most profitable business establishments in Camden, and who has an extensive run of customers, embracing the best names in this and the adjoining districts, is desirous of uniting with him, either as active or special partner, one who can bring into the concern an equal sum with himself, which sum will only be required monthly, by equal payments of \$1,000. The books of the establishment for the last eight years, will be exhibited, and all information given, by addressing a letter to C. D. with real signature, to

the care of the publisher of the Camden Courier. The Columbia Telescope and Charleston Cour-ier will give the above two insertions and forward their bills to this office for payment immediately thereafter. Jan. 20 38 tf

Notice ... The subscriber has for sale, a fine Barouch with extension Lasting top, silver mounted, for one or two horses, which he will dispose J L JONES Jan 27 39 tf

SOUTH CAROLINA KERSHAW DISTRICT In Equity. June Term, 1837.

Lowis Ciples, and

- F A Adamson,

28 S A Adamson and

Bill for Sale of Real Estate

others PY order of the Court on Monday the 2d day of April next, will be sold at public auction before the Court House door in Camden, the following property, belonging to the late William Adamson, dee'd., for so much cash as will pay the cost, and the balance on a credit of one, two deceased,) resides without this State. It is thereand three years, with interest payable annually, fore ordered that they do appear and object to the the purchaser to give bond with good security, and division or sale of the real estate of Samuel Duna mortgage of the property, viz: a tract of — lap, dec'd, on or before the first day of May next, acres of land, granted to William Adamson, on the third day of April, 1829. A tract of — acres, cord. WILLIAM LEWIS, O. S. D. originally granted to John Thompson, on the 29th Feb., 1806; one half of two lots in the Town of Camden, numbered seven hundred and eight (708) and seven hundred and nine (709,) also a house and lot in the Town of Camden, purchased by the said William Adamson, from Mr. Jesse Nettles-Purchasers to pay all necessary papers.
Feb. 24 43 6t J. W. LANG, Com.

COMMITTED to the Jail of Kershaw sington or McDonald & Brasington, included in the said assignment, and persons indebted are requested to call shimself Enough, and says that he belongs to Mr. Willis Spann, af Sumter Eistrict. He is about 5 feet 6 inches high, and is about 50 or 55 years of Ago. The owner is requested to come forward are requested to come the surplus, after certain specified debts, rateably among the creditors of the said James L. Brasington or McDonald & Brasington, included in the said assignment, and persons indebted are requested to call on the subscribers and settle the sare. him away. Feb. 24 43 tf

Jon Sale-A neat, light Barouch, for one or two horses. Apply at this office. Jan 27 39 tf

IN EQUITY. SUMTER DISTRICT.

John Jennings,

BILL.

Thos Williams, et al The judgment creditors of John Jennings, are hereby notified and required to be and appear be-fore the Commissioner of this Court, and establish on oath, their claims to the funds in the hands of the defendants, administrators of Joseph Durant, dec'd. arising from sales of property and money paid to him, within ninety days from this date. They will be required to shew what they may be indebted to said Jennings By decree of the Court. JNO. B. MILLER, Com'r. Sumterville, Jan. 5 J 29 38 10t Pr's fee \$5.50

> IN EQUITY. Kershaw District,

William M Brett and wife Bill for Division & sale of Land Wiley Jenkins,

et al It appearing to my satisfaction, that John Jen-ns, Wiley Jenkins, Exum Jenkins Thos Jenkins Jos. Jenkins, & Jas. Jenkins defend ts in this case, are absent from this State, It is ordered that they do answer, plead or demur to the said Bill of Complaint, within three months from this date or an order proconfesso will be entered againt them therein; also, that this order be published for said

time in the Camden Courier.

J. W. LANG, Com'r. Jan. 20 38 13t.

IN THE COMMON PLEAS, Kershaw District.

Decla. in Foreign At'chmt HEREAS, the plaintiff has this day filed his declaration in this office, against the defendant, who is absent from and without the limits of this State, as it is said, and having neither wife nor attorney known within the same. It is ordered that the defendant appear and plead thereto, within a year and day, or final judgment will be entered of record against him. J. W. LANG, Clerk.

HE Co-partnership heretofore existing under the firm of Severns & Smith, was, on Mon. day the 15th inst. dissolved by mutual co sent. WM. SEVERNS. Jan, 20 38 tf B. C. SMITH.

OTICE.—The undersigned having formed a co-partnership for a term of years, under the firm of Murray & Bonney, for the transaction of Mercantile business, respectfully solicit from their friends and customers a continuance of their patronage. They have on hand a very extensive assortment of Dry Goods, Hardware and Groce-ries, which they will dispose of at reduced prices for eash, or on ciedis to punctual customers.

They may be found at the store lately occupied Jan. 20 38 tf E. W. BONNEY

GARD.—The subscriber returns his sincere thanks to his friends and customers for the liberal encouragement the late firm of M'LEISH & SMITH has received, and begs leave to intimate that he is now ready to receive all orders for Iron and Brass Castings, Locomotive and Car Wheels, Locomotive and Stationary Engine Tenders, Eoilers, Blacksmith Work, &c.

N. B .- Orders from the country left at Lewis & Robertson, No.—East Bay, or at the establishment, Gadseen's wharf, will be attended to with punctuality and despatch.

JAMES M'LEISH.

Feb. 10 41 6.
The Columbia Telescope, Augusta Constitutionalist, Savannah Georgian and Mobile Commercial Register will give the above two insertions weekly for three weeks and forward their accounts to the ad vertiser.

MEDICINES.

BOTANIC STORE AND INFIRMARY.—
The subscriber grateful for the liberal patronage extended him in the above business, during the the last year, would now inform his customers, that he is this day receiving by the Steamer Thomas Salmond, a large supply of Medecines, which will be sold on accommodating terms. for cash, or on three months credit to approved purchasers. either by whole sale or retail. I have now supplied the Infirmary with perma-

ment nurses, so that in future, I hope to be able to receive all applicants, who may desire to take me-dicine at this establishment.

Seven years experience in this practice, and an extensive acquaintance in this community, renders any other promise or pledge of attention on my Feb. 3 40 tf

Feb. 3 40 WM. CARLISLE. The Columbia Times and Cheraw Cazette, will each give the above thece insertions and forward the papers containing the same, and their accounts to the subscriber immediately thereafter for pay-

SUMTER DISTRICT.

Summons in Partition. Elizabeth Dunlap, applicant,

David J Duulap and others. IT appearing to my satisfaction that William Gibson, and Rebecca his wife, William F. Dundeceased,) resides without this State. It is there-

43 8t Feb. 24 TAMES L. BRASINGTON having this day executed a deed of assignment of all his estate, to the subscribers for the payment of his creditors in the manner in the said deed of assignment declared: Notice is hereby given that all debts due the said James L. Brasington, either in his own name, or in the name of Brace & Bra-

forward, prove property, pay charges and take ton, who are required to file and establish with the him away.

JAMES ROBERTS, Jailor. subscribers their demands within six months from the date of the deed. The deed may be seen or application to the subscribers.

SAM'L. SHIVER, jr.

J. P. SHIVER. Assignees. 32

INFORMATION WANTED!

The sympathies of a generous public, are feeling' solicited to the following statement and enquiry OSEPH B. RHAME, of Sumter Dist., near Bradford Springs, S. C., left an interesting family in December, 1836, to seek his fortune of the Western States. His letters were received. from Macon and Columbns, Ga. up to the 17th December, 1830, from which, it appears, he was at that time to embark for Tuscaloosa. After the period, and up to the first of January, 1837, letter were received from New Orleans, and from whence he was to embark as Clerk, on board a ship f war under command of Capt. Williams, bound for Tex s Since this period, no account of him has been received. The apprehension of his family a friends, are alarmingly awakened with regard to what is his destiny. Information, either by private letter to Elen S. Rhame, Reynolds' Store, Su te District, S. C , or through public prints, will thankfully received.

The Charleston, Columbia, and New Orlean papers, would confer a favor on a distress d family publishing the above twice, in a conspicuou place, and send their accounts to Reynold's Store Sumter District, for payment.

GUN-SMITH AND JEWELLER. THE subscriber, having in his employ, a first rate Gun-Smith, and Manufacturing lewel ler, direct from the city of New York, will repair all kinds of Gnns, Pistols, Locks, &c. an ma u facture various kinds of Breast dins, Finger and ear Rings, School Medals, mount "anes with Gold or Silver, and repair all ar icles usu by a workman of his profession Likewise for sale, a good assortment of Gold and Silver Lev-Watches, Plain and common do. old Guard Chains, Seals, Keys, Finger Rings, Breast Pins, Spectacles, Crystals, &c. &c. Clocks, Wat and Music Boxes carefully repaired of every description, and warranted to perform satisfactorily
F.b 21 42 tf S. K. GIFFORD

SOUTH CAROLINA, SUMTER DISTRICT.

IN THE COMMON PLEAS. Knox & Span o for J. M. Niolon & Co vs John D. Bowen, who is in the custody of the Sheriff of said District, by virtue of a Writ f Capias ad Satisfaciendum, at the suit of Knox and Spann, having, in order to obtain the benefit of the Act of the General Assembly of said State, entitled "An Act for the more effectual relief of Insolvent Debtors," rendered in a schedule of his whole estate and effects on oath,

NOTE E is hereby given to the said plaintiffs and all other creditors of the said John D. Bowen to be and appear, either personally or by their at-torney, in open Court, before the Associate Judges said State, at Sumt r Court House, three monts from the date hereof, then and there to show cause, if any they can, why the said estate and effects should not be assigned and the said John Bowen liberated agreeable to the Act afore-aid JOHN DARGAN, c. c. c. P. Office of Common Pleas, Sumter Dist,

ran zu oo 111 Gth January 1838.

G. HALL-V Camden Courts. Feb. 24 42 6t G. HALL-Will practice Law in the

Capital Prize Sixty Thousand Dollars. BRILLIANT AND RICH SCHEME. ALEXANDRIA LOTTERY CLASS NO 1, FOR 1838.

15 drawu Numbers in each Package of 25 Tickts. For Internal improvement in the District of lumbia, to be drawn in the city of Alexandria, D. C. on Saturday, the 24th day of March, 1838. 75 Number Lottery-15 Drawn Dallots.

Splendid Scheme. 1 Prize of 60,000 25,000 15,000 10,000 9,000 " 8,000 7,500 .. 7,000 6,000 5,000 .. 4,000 3,000 2,500 2,220 2,000 5 1,600 1,500 50 800 700 50 600 50 500 50 400 60 300 60 250 60 200 60 150 60 100 60 90 60 80 60 70 60 60 120 50

20 7080 8850 16 8850 12 Tickets \$20; halves \$10; quarters \$5. D. S. GRECORY & Co. Managers, No 26 Broad-st. Charleston, S G.

40

24

5825

1770

For Sale, GOOD PIANO. Apply to SHANNON, McGEE & Co. Nov. 4, 27 tf

JOWN TAXES-Being due, the subscri. ber will attend to receive the same, as also be Commutation for Road duty. J. W. I ANG, Jan. 20 38 tf Rec'r and Treasurer

Committed to the Jail of Kershaw District on the 16th inst. a negro man who calls himeff Pompey, and says he belongs to the estate of L. Kennedy, of Sumter District. He is about feet 8 inches high, and about 35 years of age he owner is requested to come forward, prove Feb 24 43 if JAMES ROBERTS Jailor.

UCTION AND COMMISSION BUSINESS The subsc. bers have associated themselve ngether under the firm of Young & Lepass in the ne, and will transact and dispose of all species of Merchandise and other commodities, entrusted to them and their disposal in said business, and will be thankful for the same. Having spacious ware rooms, will, on applica

tion, receive any goods consigned them, free o Dec. 16 33 tf JACOB S. DEPASS.

REFERENCES .- C. Matheson, Shannon, M'Geo Co, Holleyman & Gass, James Lunlap, Levy & Hughson, J. M. Niclen, P. F. Villepigue, Cam-den; Martin, Walker & Walter, M'Lowall, Shan-& Co., Charleston.

The Charleston Courier will publish the above nce a week for two months, and forward accouna this office for payment

and ninety four (604) and ninety four (994) and nine hundred and to the estate of John Dob., sq. de cd., whereon are the two Stores, one now occupied by Mr. Duniap Also.—The unoccupied lease of the lot in the

village of hirkwood, together with the dwelling house, standing wherein Alrs Ann Doby now re-By order of the Court of Equity, I will receive

proposals for the purchase of this property, either together or separately, to suit purchasers. J. W. LANG, Com'r.

DOSA A'E TEXES!—The subscriber respectively informs the citizens of Camden and is vicinity, that they can have their clothes cut and made in first rate style, by calling on him at his residence, in Rutledge street, two doors below r L. W. Ballard's. His terms will be reasonable All orders will be thankfully received, and prompt-

y attended to JOSEPH CHARLESWORTH. Oct 28 26 tf

his day been dissolved by mon Austin ha his day been dissolved by mu nal consent Il persons incebted either by note or account, are eq ested to call and settle the some without delay s they in end to close their business by the first April. L. Wts 101N N. EDWARD AUSTIN.

Peb 24 43

taniden Bridge Company The firs ny, being Twenty Do lars per share, having been ordered to be paid on the first January last Notice the Bank of Camben. It is desireble that the part rents should be made as promptly as possible.
Feb 24 43 21 OUNC W. ST Teach

SOUND COLLEGE OF SURGE OF SURG kin, Esq., 'ember of the Royal ellege of Sur-geons, Licentiate of Apothecary's Company, Felow of Bolt Court Society Surgeon to the Royal Union Pension Association, Lancaster Place, Waterloo Bridge, and perpetual pupil of Guy's and St. Thomas's Hospitels, London

This valuable medicine, the result of twenty years' experience and unparralleled success in the extensive and highly respectable practice of the proprietor, patronised by the faculty and public is now introduced to the notice of the America public, at the earnest solicitation of a number of gentlemen of long and high standing in the polession. It is hoped, as a preliminary step, to check the evils and fatal conseque ces arising from the use of the numerous deleterious nostrums foisted upon the public by the aid of fabricated proofs of miraculous cures, and other frauds, by a set of mercenary, unprincidled pretenders, so to tally ignorant of medical science that it is impossible the monstrous delusion can any longer go down with the intelligent people of this country. mild and agreeable in their nature. illness, for by their prompt administration, chole ra, cramps, spasms, fevers, and other planning complaints, which too often prove fatal, may be speedily cured or prevented. In fact, all those who value good health should never be without them. They are sold in packets at 50 cents. \$1. and \$2 each, by every respectable druggist, book seller, and vender of medicine in the United States and the Canadas, with copious irections, together with testimonials of professional ability from the following eminent gentlemen; Sir Astley Cooper, J. Abernethy, Jas. Blundell, M. D. W. Back, M. D., J. Aston Key, A. Frampton, M. D. and numerous others. The originals may be seen in possession of the general agent, by whom the me dicine is imported into this country, and to whom all applications for agercies must be made.

JNO. HOLBEIN, 36 Waverley Place, N. York,

Sole General Agent for the U.S. c. Sold by J. R. KAIN, amden. S. C. Oct. 21 25 tf

BY AUTHORETY.



LAWS OF THE C. STATES, PASSED AT THE FIRST SESSION OF THE TWENTY FIFTH CONCRESS.

Public .- No. 6-AN ACT to abolish the Circuit Court at Huntsville, in the State of Alabana, and for other purposes.

Be it enacted by the Senate and Hous of Representatives of the United State of America in Congress assembled. The be Circuit Court of the United Stat stablished at Huntsville, in the State Alabama, by the act of Congress of the hird of March, eighteen hundred a hirty-seven, entitled "An act suppleme ary to the act entitled 'An act to ana ejudicial system of the U ited States. e, and the same is hereby, abolished. Sec. 2. And be it further enacted, 'i at Il the jurisdiction which belonged to

District Court of the United States e northern district of the State of A ma, at Huntsville, at and before assage of the said act of Congress e third of March, eighteen hundred

mity-seven, be, and the same is here! restored to and vested again in the san.

District Court: and every act of Congress pon which the jurisdiction of the said District Court depended at and before the passage of the said act of Congress of the third of March, eighteen hundred and burty-seven, is hereby revived, so far as uch act or acts gave jurisdiction as the came existed at the time aforesaid, in the aid District Court.

Sec. 3. And be it further enacted. That all cause at law or in equity, pending in the said Circuit Court at Huntsville, shall be transferred to the said District Court at Hentsville, and shall be proceeded in and he determined by the said District Court in the same manner as if they had been originally commenced in the said District Court; and it shall be the duty of the clerk of the said Circuit Court to deliver to the clerk of the said District Court the original papers in all such causes, together with the record of all the proceedings had in the said Circuit Court: Provided, That the first term for the trial of the causes hereby transferred, shall be the term of the said District Court which will he commerced on the third Monday in May, eighteen hundred and thirty-eight.

SEC. 4. And be it further enacted, That the terms of the said District Court shall be held at the said town of Huntsville twice in each year, on the third Monday in May, and the fourth Monday in November, annually.

SEC. 5. And be it further enacted. That appeals and writs of error shall lie from the said District Court to the Circuit Court of the United States at Mobile, in the State of Alabama.

SEC. 6. And be it further enacted, That all process, bail bonds and recognizances returnable to the Circuit Court of the United States at Huntsville aforesaid, shall be returnable and returned to the District Court next held under this act, in the manner as it so made returnable on the face thereof, and shall have full effect accordingly.

JAMES K. POLK. Speaker of the House of Representatives RH. M. JOHNSON,

Vice President of the United States and President of the Senate. APPROVED, Feb. 22, 1838. M. VAN BUREN.

Public .- No. 7.

AN AC'T to amend an act entitled "An act for the appointment of commissioners to adjust the claims to reservations of dans under the lourteenth artiele of the treaty of eighteen hundred and thirty with the Choctaw Indians."

Be it enacted by the Senate and House f Representatives of the United States of America in Congress assembled, That the commissioners provided for in the act ereby amended, or a majority of them, shall have full power and authority to adjourn their sessions to such place or places, within the State of Mississippi, as in their judgment the interest of the should be kept in every family in cases of sudden Government and the claimants may remire such sessions to be held.

Sec. 2. And be a further enacted, That " case of the death, resignation, or abscace of any one of the said commissimers, the remaining two commissioners shall have full power and authority to proceed and execute the powers given by his act, or the act hereby amended.

Sec. 3. And be it further enacted, That the said commissioners shall have all the power of a court of record, for the purpose of compelling the attendance of witnesses, administering oaths, touching matters depending before them, preserving order, and punishing contempts; end shall have power to make all needful ules for the regulation of the proceedings before them, as well as to employ one or more interpreters, and one or more agents to collect testimony for the United Stales.

Sec. 4. And be it further enacted, That for defraving the contingent expenses of the said commission, the sum of five thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated. Sec. 5. And be it further enacted, That

the said act shall be, and remain in force until the first day of August next. Sec. 6. And be it further enacted, by

the authority aloresaid. That the compensation to be made to the district attorrey for his services, shall be equal to the ompensation allowed to a commissioner der the act hereby amended.

Sec. 7. And be it further enacted. That othing contained in this act, or the act which this is intended to amend, shall be construed as to embrace the claim of y Indian, or head of a Chectaw family, to has removed west of the Mississippi

SEC. 8. And be it further enacted, That it shall be proved to the satisfaction of on missioners that any claimant has empted, or shall attempt to substitute child of any other Indian as and for own, or has attempted or shall attempt, his testimony, to substitute for the ld of any other claimant the child of ther Indian, the name of such claimso attempting to make such substitu-, shall be stricken from the list of

nants. APPROVED, Feb. 22, 1836.