

Ridgeville Academy.
The exercises of this institution will commence on Monday the 5th of the present Inst. under the direction of Francis Moody, a native of Virginia, who has had considerable experience in his profession. We invite the attention of Parents and Guardians to the locality of the Ridgeville Academy, which, in our opinion, is a place not surpassed for health, by any in the Up-Country and respectfully solicit a share of their patronage. Board can be procured in respectable families and convenient to the Academy at from 7 to \$8 per month.

RATES OF TUITION.
Spelling, Reading, and Writing per Quarter \$3 00
The above with Arithmetic and English Grammar, 5 00
The above with Geography, History, Natural and Moral Philosophy, Chemistry, Rhetoric, &c. 7 00

COL. M. WATSON, } Trustees.
A. WATSON, }
B. F. BOATRIGUIT, }
M. T. WATSON, }
E. W. PERRY, }
LEWIS HOMES, Esq. }

Feb. 6, 1838

Cokesbury Female Academy.
MRS. WILSON respectfully announces to the public that she has resumed the duties of her school. Thankful for the patronage she has heretofore received, she pledges herself to devote her unremitting attention to the intellectual improvement of the young ladies committed to her care. She has associated with her, in the duties of her school, a Gentleman, a graduate of the South Carolina College, Minister of the Methodist Episcopal Church.

Good boarding can be furnished at \$9 to \$10 per month.

The Scholastic year will be divided into two Sessions, comprising five and a half months per Session.

Terms Per Session.
Orthography, reading, writing, grammar and arithmetic, \$10 00
The above with introductory geography, modern history, derivatives, use of the globe, &c. 15 00
The above with geography, ancient and modern, history ancient and modern, introductory astronomy and botany 20 00
The same with natural, moral and intellectual philosophy, chemistry, logic, composition, botany, algebra, &c. 24 00
Music, 30 00
French, 30 00
Latin and Greek, 20 00
Drawing and Painting, 20 00

TERMS PAID IN ADVANCE.
Cokesbury, Abbeville, Feb. 24, 1838

DRUGS, OILS, &c.
THE Merchants respectfully invite the attention of Merchants, Planters, Physicians and others to their **Large Stock of FRESH MEDICINES, Oils of all kinds, Paints, Dye Stuffs, Window Glass, Brushes, &c.**

HAMBURG AND AUGUSTA.
Their supply is heavy, their assortment good, and their articles fresh.

Dealing entirely with the Manufacturers or original Importers, they can sell their goods as low as any house in the Southern Country.

Our Store in Hamburg is next to H. L. JEFFERS & Co's. In Augusta, opposite to BEALL'S or STOVALL'S WARE HOUSES.

KITCHEN & ROBERTSON.
WILLIAM K. KITCHEN,
F. M. ROBERTSON, M. D.
December 6, 1837

Colic Mixture.
THIS is a never failing remedy for that variety of colic, so distressing to Infants, and for which the most injurious anodyne substances are too commonly given. It is safe and soothing, and instead of producing costiveness it usually operates gently on the bowels.

This remedy has now been used for several years, with that success and approbation, which every medicine made to sell, cannot command. It is extensively used by the best physicians in the country, and to use the language of many a mother, acts as a charm. While it allays the pain and lulls the child to rest, it does not leave behind it those unpleasant symptoms, which Laudanum, Bateman's Drops, &c. generally produce. Ample directions accompany each vial; and certificates of its efficacy (if required) can be procured from most respectable citizens of Carolina and Georgia.

KITCHEN & ROBERTSON, Hamburg.
EDW. WEBB, Anderson C. H.
WM. HACKETT, Pendleton C. H.
DR. F. J. MIMS, Edgfield C. H.
Feb. 5, 1838

Petit Gulf Cotton Seed.
THE Subscriber offers for sale about ONE THOUSAND Bushels of PETIT GULF COTTON SEED, the product of an Importation direct from the Hills of Petit Gulf in 1835. Also, few bushels imported from the same place the last year. This Seed has been carefully selected from the early and best part of the last year's crop. Price of the former 25 cents and the latter 50 cents per bushel. Early application must be made at his residence on Horn's Creek, Edgfield District, on the Stage Road, and five miles below the Village, opposite Horn's Creek Meeting House and about four hundred yards from the road, on the right side, going down to Hamburg.

ROBERT WATTS.
Jan. 29, 1838

The Greenville Mountaineer and Pendleton Messenger are requested to give the above two insertions, and forward their accounts to this Office for payment.

\$25 Reward.
RANAWAY from the Subscriber on the night of the 5th of February last, from my place two miles from Hamburg, S. C., a negro man named BEN, about forty-five years old, five feet six inches high. The above reward I will pay for delivering him to me, or putting him in jail so that I can get him.

THOMAS KERNAGHAN.
Hamburg, March 26, 1837

NOTICE.
ALL persons indebted to the late Joseph Brunson deceased, are requested to make immediate payment, on all persons having demands against the estate of said deceased are requested to present them duly attested.

**THOS. BRUNSON, } Admin-
CALEB TALLEY, } istrators.
Jan. 4, 1838**

NOTICE.
ALL Persons indebted to the late Charles A. Thomas, deceased, are requested to make payment; and all persons having demands against the estate of said deceased are requested to present them duly attested.

**JAS. F. ADAMS, }
Administrator.
Nov. 27, 1837**

THE HORSE NULLIFIER.
WILL stand the ensuing Season, Twenty Dollars the single leap, and Fifty Dollars insurance, at the plantation of Captain William B. Mays, four miles below Edgfield Court House, on the Stage road leading to Augusta. Ample preparation for care and attention to mares will be made. They will be pastured and fed on grain, (if required,) at twenty-five cents per day. Accidents, escapes, sickness, &c. at the risk of the owners, although every attention will be paid to prevent them.

DESCRIPTION.
NULLIFIER, is a beautiful Bay, handsomely marked with a delightful coat of hair, which shows his superior stock. His appearance is commanding—he is of the greatest power, substantiality and strength. He will be eight years old this spring—full 16 hands high having superior size, large bones, and is as well muscled as any other horse, in this or any country, and has as much durability.

N. B.—Any person who will make up a company of five mares, and become responsible for the payment will have the privilege of putting them at twenty-five dollars the Season.

The Season will commence the fifteenth of February, and end on the tenth of June. Fifty cents to the groom in every instance.

Performance of Nullifier's Colts.
NULLIFIER'S COLTS are now running as well as any colts in this country.

On the Norfolk course, Spring term 1837, Jauze Rowlett by Nullifier, three years old, beat the Sweepstake race, mile heats winning the first and second heat. Time 1 min 52 sec.—1 min. 50 sec. See Turf Reg. July, 1837 p. 476.

On the Broad Rock Course (Va) Fall meeting, W. R. Johnson's b. f. by Nullifier, three years old, ran a Sweepstake, two mile heats, for which four other colts of the best stock, were entered. This race was lost by Nullifier's colt, but she was second best, and contested the race most gallantly. The last heat is pronounced very interesting and the best heat during the week. See T. Reg. Nov. 1837 p. 559.

On the Union (L. I.) course, Fall meeting Antoinette by Nullifier, won the Sweepstake for three year olds, two mile heats, winning the two first heats. See Am T. Reg. Nov. 1837, p. 569.

Feb. 1, 1838

THE THOROUGH BRED HORSE GUY RIVERS.
WILL stand the ensuing Spring Season at my stable at the Ridge, and other places in the District. [For particulars see Hand Bill.] And will attend at each place every ninth day afterwards during the Season, & will be let to Mares at the following prices: \$8 the single visit, \$12 the Season and \$15 to insure a mare with foal. In every instance the insurance money will become due as soon as the mare is known to be with foal or exchanged. A company of seven mares shall be entitled to a deduction of \$1 on each mare by one man's becoming responsible for the whole. All possible care taken to prevent accidents, but I will not be responsible for any.

PEDIGREE.
GUY RIVERS was sired by Randolph's Janus, his dam by Carolinam, grand dam by Bedford, g. g. dam by Diomedes, g. g. g. dam by Quicksilver, out of a Shark Mare. Randolph's Janus, and Carolinam were both sired by Sir Archy, and the g. g. g. dams of both were sired by imported Janus. In purity of blood Guy Rivers is unsurpassed, in beauty of color and symmetry of form, will compare with the best horses of the day.

ISAAC JONES.
Ridge, Feb. 27,

Look at This!
MY imported JACK DUBLIN, five years old, will stand at my stable, only three miles and a half west of Edgfield Court House, the ensuing Spring Season, and be let to mares at the following prices: \$5 the season and \$8 to insure a mare to be with foal. In all cases where a mare is put by the insurance, the money will be considered due when it is ascertained that she is in foal or transferred. All possible care will be taken to prevent accidents but I will not be responsible for any. The Season to commence the tenth of March and end the last of June.

W. H. MOSS.
Feb. 28, 1838

SILK CULTURE.
THE MORUS MULTICAULIS, or the Large Leaf Chinese Mulberry.

3,000 TREES, } The produce from
20,000 CUTTINGS, } Cuttings of the two
last seasons.

The price of Trees, without side branches
Under 5 feet, 25 cents each,
Over 5 and under 7 feet, 37 1/2 cents each,
Over 7 feet, 50 cents each.

Cuttings—One eye, \$25 per thousand,
Two " 55 "
Three " 75 "

The Tree is easily propagated from Cuttings and the growth in the Southern States is twice that double that in the Northern, in the same time. Of the Cuttings I obtained from Prince & Son, at Flushing, Long Island, but 17 in 100 produced trees; of the Cuttings from them, more than 75 from 100 was obtained, and the height of them is from 7 to 10 feet the present year. They should be put into the ground between this and the 1st of April. The above Trees and Cuttings are for sale by

JONATHAN MEIGS,
Augusta, Georgia.

N. B.—They will be carefully packed and sent to order, on remittance accompanying the order. The Cuttings can be sent by Stage.

Jan. 6, 1838

The Chronicle & Sentinel, Charleston Courier, Columbia Telescope, Greenville Mountaineer, Edgfield Advertiser, Athens Banner, Millidgeville Recorder, Macon Telegraph, Columbus Enquirer, and Savannah Georgian, will publish the above weekly, for two months, and send their bills to this office.—Augusta Constitutionalist.

SOUTH CAROLINA. EDGFIELD DISTRICT. IN THE COMMON PLEAS.
J. R. Wilson, & Co. vs. James Davis. Attachment. Assumpsit.

THE Plaintiff in this case having filed their declaration in my office, at Abbeville Court House: Ordered that the defendant do plead thereto within a year and a day, from this date, or judgment by default will be rendered against him.

JAS. WARDLAW, c. c. p.
Clerk's Office, May 9, 1837. 12m

SOUTH CAROLINA. EDGFIELD DISTRICT. IN THE COMMON PLEAS.
J. R. Wilson, & Co. vs. James Davis. Attachment. Assumpsit.

THE Plaintiff in this case having filed their declaration in my office, at Abbeville Court House: Ordered that the defendant do plead thereto within a year and a day, from this date, or judgment by default will be rendered against him.

JAS. WARDLAW, c. c. p.
Clerk's Office, May 9, 1837. 12m

SOUTH CAROLINA. EDGFIELD DISTRICT. IN THE COMMON PLEAS.
Larkin Griffin, vs. Thos. M. Clark, survivor. Attachment.

THE Plaintiff having filed his declaration in my office, at Abbeville Court House: Ordered that the defendant do plead thereto within a year and a day, from this date, or judgment by default will be rendered against him.

GEORGE POPE, c. c. p.
Clerk's Office, Dec. 1, 1837. 4c

SOUTH CAROLINA. EDGFIELD DISTRICT. IN THE COMMON PLEAS.
Larkin Griffin, vs. Thos. M. Clark, survivor. Attachment.

THE Plaintiff having filed his declaration in my office, at Abbeville Court House: Ordered that the defendant do plead thereto within a year and a day, from this date, or judgment by default will be rendered against him.

GEORGE POPE, c. c. p.
Clerk's Office, Dec. 1, 1837. 4c

State of South Carolina. EDGFIELD DISTRICT. IN THE COMMON PLEAS.
Wm. B. Brunson, vs. John M. Frazier. Attachment.

THE Plaintiff having this day filed his declaration in the above case, and the Defendant appearing without wife or attorney, known to be within the State, upon whom a copy of said declaration, with a rule to plead, could be served: It is Ordered, that the said Defendant do plead to the said declaration within a year and a day, from this date, or judgment final and absolute will be given against him.

November 21, 1837

GEORGE POPE, c. c. p.
Clerk's Office, Edgfield, April 21, 1837. 4c 12

State of South Carolina. EDGFIELD DISTRICT. IN THE COMMON PLEAS.
Arthur West, vs. A. H. Patrick. Assumpsit.

THE Plaintiff having this day filed his declaration in my office, and the Defendant having no wife or attorney known to be in the State, upon whom a copy of the declaration may be served, Ordered, that the said defendant do appear and make his defence within a year and a day from this date, or final and absolute judgment will be awarded against him.

GEORGE POPE, c. c. p.
Clerk's Office, Edgfield, April 21, 1837. 4c 12

State of South Carolina. EDGFIELD DISTRICT. IN THE COMMON PLEAS.
Wm. M. Butler, vs. William Cook. Attachment. Assumpsit.

THE Plaintiff in this case having on the 7th day of April, 1837, filed his declaration in the Clerk's Office, and the Defendant having no wife or attorney, known to be in this State, upon whom a copy of the said declaration may be served: Therefore ordered, that the said defendant do appear and make his defence within a year and a day from the filing of the said declaration, or final and absolute judgment will be forthwith awarded to the said Plaintiff.

GEORGE POPE, c. c. p.
Clerk's Office, April 18, 1837. 11 1/2

State of South Carolina. ABBEVILLE DISTRICT. IN THE COMMON PLEAS.
Jacob Chamberlain, vs. John A. Young. Attachment. Assumpsit. Damages \$2500.

THE Plaintiff having this day filed his declaration in the Clerk's Office, and the said John A. Young having no wife or attorney, known to be in this province, upon whom a copy of the said declaration with a special order of the Court endorsed thereon, can be served: It is therefore Ordered, that the said John A. Young do appear and make his defence within a year and a day, from the filing of the said declaration, as aforesaid, or final and absolute judgment will be forthwith given and awarded to the said Plaintiff.

JAS. WARDLAW, c. c. p.
Clerk's Office, Jan. 14, 1838. 4c 51

State of South Carolina. ABBEVILLE DISTRICT. IN THE COMMON PLEAS.
Walker, Covington & Fair, vs. Park & Fowler. Foreign Attachment. Assumpsit.

WHEREAS the Plaintiffs did this day file their declaration in the Office of this Court, against the Defendants, who are absent from and without the limits of this State, (as it is said) and having neither of them a wife or attorney, known within the same, on whom a copy of the declaration with a rule to plead thereto, might be served: It is therefore ordered, that the Defendants do appear and plead to the said declaration, within a year and a day, otherwise final and judgment will be given and awarded against them.

JAMES WARDLAW, c. c. p.
Clerk's Office, Nov. 17, 1837. 4c 43

State of South Carolina. ABBEVILLE DISTRICT. IN THE COMMON PLEAS.
N. K. Butler & Co. vs. John B. Murray. Attachment. Assumpsit.

THE Plaintiffs having this day filed their declaration, and the Defendant having neither wife nor attorney, known to be in this State, ordered, that if the said Defendant do not appear and make his defence, within a year and a day from this date, final and absolute judgment shall be forthwith given and awarded for the said Plaintiffs in attachment.

JAMES WARDLAW, c. c. p.
Clerk's Office, Dec. 4, 1837. 4c 45

State of South Carolina. ABBEVILLE DISTRICT. IN THE COMMON PLEAS.
Adams Parrelle & Co. vs. John A. Young, S. Kneeland & Co. vs. the Same, Stoddard Bireh & Co. vs. the Same, James Q. Bozeman, vs. the Same.

THE Plaintiffs in the above stated cases having this day filed their declarations in my office, at Abbeville Court House: Ordered that the defendant do plead thereto within a year and a day, from this date, or judgment by default will be rendered against him.

JAS. WARDLAW, c. c. p.
Clerk's Office, May 9, 1837. 12m

State of South Carolina. ABBEVILLE DISTRICT. IN THE COMMON PLEAS.
J. R. Wilson, & Co. vs. James Davis. Attachment. Assumpsit.

THE Plaintiff in this case having filed their declaration in my office, at Abbeville Court House, on the 24th day of March 1837: Ordered, that the defendant do plead thereto within a year and a day, from that date, or judgment by default will be rendered against him.

JAS. WARDLAW, c. c. p.
Clerk's Office, May 9, 1837. 12m

State of South Carolina. EDGFIELD DISTRICT. IN THE COMMON PLEAS.
Larkin Griffin, vs. Thos. M. Clark, survivor. Attachment.

THE Plaintiff having filed his declaration in my office, at Abbeville Court House: Ordered that the defendant do plead thereto within a year and a day, from this date, or judgment by default will be rendered against him.

GEORGE POPE, c. c. p.
Clerk's Office, Dec. 1, 1837. 4c 41

State of South Carolina. EDGFIELD DISTRICT. IN THE COMMON PLEAS.
Larkin Griffin, vs. Thos. M. Clark, survivor. Attachment.

THE Plaintiff having filed his declaration in my office, at Abbeville Court House: Ordered that the defendant do plead thereto within a year and a day, from this date, or judgment by default will be rendered against him.

GEORGE POPE, c. c. p.
Clerk's Office, Dec. 1, 1837. 4c 40

State of South Carolina. EDGFIELD DISTRICT. IN THE COMMON PLEAS.
Larkin Griffin, vs. Thos. M. Clark, survivor. Attachment.

THE Plaintiff having filed his declaration in my office, at Abbeville Court House: Ordered that the defendant do plead thereto within a year and a day, from this date, or judgment by default will be rendered against him.

GEORGE POPE, c. c. p.
Clerk's Office, Dec. 1, 1837. 4c 41

State of South Carolina. EDGFIELD DISTRICT. IN THE COMMON PLEAS.
Henry Moore and Eleanor Moore, vs. Wm. Bauskett, Adm'r of Jno. Moore, dec'd. Wm. J. Wightman and wife, and another.

Bill for Account and Settlement.

THE Complainants having filed their bill in the Court of Equity for Edgfield District, in the State aforesaid, claiming that they, and the Defendants Ann Wightman, and her sister—Harkness, if living, are entitled to the estate of the intestate John Moore, deceased, in equal Shares, on motion of Griffin, Complainant's Solicitor, it is Ordered, that all persons interested in the settlement of said estate, do appear and interpose any objections, which they can do right make to the distribution of the said estate, as prayed for in the bill, before the Commissioner of the said Court, at Edgfield Court House, on or before the fourth Monday in May next.

Feb. 23, 1838

It is further ordered that the above be published for three months in one or more public Gazettes in this State.

WILLIAM HARPER.

State of South Carolina. EDGFIELD DISTRICT. IN EQUITY.
Tremmond Brethaupt, Adm'r of George J. Brethaupt, deceased, vs. John Bauskett, Paul Fitzsimmons, Robert Watts, Executors of Christian Brethaupt, deceased, et al.

Bill for Injunction Relief and Account.

IT appearing to my satisfaction, that the defendants Paul Fitzsimmons, Ostan Gregory, Ann E. Gregory, Ostan Gregory, Mary Ingram, and Susan Brethaupt, reside beyond the limits of this State, on motion of Griffin, complainant's solicitor, ordered, that the said Paul, Ostan, Ann E., Ostan, Mary and Susan do appear and plead, answer or demur to this bill within three months from the publication of this order, or the said bill will be taken pro confesso against them.

Feb. 7, 1838

J. TERRY, c. c. p.

State of South Carolina. EDGFIELD DISTRICT. IN EQUITY.
Henry Moore and Eleanor Moore, vs. Wm. Bauskett, Adm'r of Jno. Moore, dec'd. Wm. J. Wightman and wife, and another.

Bill for Account and Settlement.

IT appearing to my satisfaction, that—Harkness, the sister of the defendant, Ann Wightman, if she is alive, resides beyond the limits of this State, on motion of Griffin, complainant's solicitor, ordered that the said—Harkness, do appear and plead, answer or demur to this Bill within three months from the publication of this order, or that the said bill will be taken pro confesso against her.

Feb. 7, 1838

J. TERRY, c. c. p.

State of South Carolina. EDGFIELD DISTRICT. IN EQUITY.
Henry Moore and Eleanor Moore, vs. Wm. Bauskett, Adm'r of Jno. Moore, dec'd. Wm. J. Wightman and wife, and another.

Bill for Account and Settlement.

IT appearing to my satisfaction, that—Harkness, the sister of the defendant, Ann Wightman, if she is alive, resides beyond the limits of this State, on motion of Griffin, complainant's solicitor, ordered that the said—Harkness, do appear and plead, answer or demur to this Bill within three months from the publication of this order, or that the said bill will be taken pro confesso against her.

Feb. 7, 1838

J. TERRY, c. c. p.

State of South Carolina. EDGFIELD DISTRICT. IN EQUITY.
John W. Heard and Isaac T. Heard, vs. B. H. Winding.

IT appearing to my satisfaction that B. H. Winding, the defendant in the above stated case, resides without the limits of this State, therefore, on motion of Bauskett, Complainant's Solicitor, ordered that the said defendant do plead, answer or demur to the Complainant's Bill, within three months from the publication hereof, or said Bill will be taken pro confesso against him.

Feb. 7, 1838

J. TERRY, c. c. p.

State of South Carolina. EDGFIELD DISTRICT. IN EQUITY.
Mark Riley, vs. William Riley, Isaac Riley, William Lewis and Rebecca his wife, John Haverd and Mary his wife, and Sary Riley.

IT appearing to my satisfaction that the defendants Wm. Lewis and Rebecca his wife, reside in the State of Alabama, and the defendants John Haverd and Mary his wife, and Sarah Riley reside in the State of Illinois, on motion of James J. Caldwell, Solicitor, ordered that the said Defendants who are without the limits of this State, do plead, answer or demur to the Complainant's Bill of complaint, within three months from the publication hereof, or the said Bill will be taken pro confesso against them.

Feb. 7, 1838

J. TERRY, c. c. p.

State of South Carolina. EDGFIELD DISTRICT. IN THE COMMON PLEAS.
E. & C. Yarnall, vs. Barthel Winding—Shober & Bunting, vs. the Same.

WHEREAS the Plaintiffs did this day file their declaration in the Office of this Court, against the Defendant, who is absent from and without the limits of the State, (as it is said) and having neither wife or attorney known within the same, or whom a copy of the declarations with a rule to plead thereto, ought to be served: It is therefore ordered, that the defendant appear and plead to the said declarations within a year and a day, otherwise final judgment will be given and awarded against him.

GEORGE POPE, c. c. p.
Clerk's Office, Dec. 1, 1837. 4c 41

State of South Carolina. EDGFIELD DISTRICT. IN THE COMMON PLEAS.
John Logan, vs. James M. Landrum.

WHEREAS the Plaintiff hath this day filed his declaration against the Defendant who resides beyond the limits of this State, and having neither wife or attorney within the same upon whom a copy of said declaration, with a rule to plead thereto, may be served: It is Ordered, that the said Defendant do plead to the said declaration within a year and a day, from this date, otherwise final and absolute judgment will be awarded against him.

GEORGE POPE, c. c. p.
Clerk's Office, Oct. 20, 1837. 4c 40

State of South Carolina. EDGFIELD DISTRICT. IN THE COMMON PLEAS.
Larkin Griffin, vs. Thos. M. Clark, survivor. Attachment.

THE Plaintiff having filed his declaration in my office, at Abbeville Court House: Ordered that the defendant do plead thereto within a year and a day, from this date, or judgment by default will be rendered against him.

GEORGE POPE, c. c. p.
Clerk's Office, Dec. 1, 1837. 4c 41

State of South Carolina. EDGFIELD DISTRICT. IN THE COMMON PLEAS.
Larkin Griffin, vs. Thos. M. Clark, survivor. Attachment.

THE Plaintiff having filed his declaration in my office, at Abbeville Court House: Ordered that the defendant do plead thereto within a year and a day, from this date, or judgment by default will be rendered against him.

GEORGE POPE, c. c. p.
Clerk's Office, Dec. 1, 1837. 4c 41

State of South Carolina. EDGFIELD DISTRICT. IN THE COMMON PLEAS.
Larkin Griffin, vs. Thos. M. Clark, survivor. Attachment.

THE Plaintiff having filed his declaration in my office, at Abbeville Court House: Ordered that the defendant do plead thereto within a year and a day, from this date, or judgment by default will be rendered against him.

GEORGE POPE, c. c. p.
Clerk's Office, Dec. 1, 1837. 4c 41

State of South Carolina. ABBEVILLE DISTRICT. IN EQUITY.
Patrick Duncan, vs. Augustine Arnold, Reubin Robertson, Rachel Bigham, and the heirs and Administrator of Robert P. Delph.

Bill to foreclose Mortgage.

IT appearing to my satisfaction that William Lyon and Virginia S. his wife, Judge B. Delph, Wm. P. Delph, Robert J. Delph, Mary P. Delph, Martha G. Delph, & Lonsia E. Delph, heirs of Robert P. Delph, some of the defendants in this case, reside beyond the limits of this State: Ordered that they do severally appear and plead, answer or demur to the Bill aforesaid within three months from the date of the publication hereof, or the said bill will, as to them respectively, be taken pro confesso.

WM. C. BLACK, C. E. A. D.
Comm'r's Office, Feb. 26, 1838. ac 5

State of South Carolina. ABBEVILLE DISTRICT. IN EQUITY.
Patrick Duncan, vs. Margaret Henderson, John Richey, & the heirs and Administrators of William Hodges, jun. and of William Hodges, sen.

Bill to foreclose Mortgage.

IT appearing to my satisfaction that the defendants in this case James L. Hodges, Richard Hodges, John or John W. Hodges, Walter or Wat. Hodges, James Stone and Elizabeth his wife, Jesse Williams and Lucy his wife, James Tomson or James Townes and Polly his wife, Wiley Cummins and Franky his wife, and Sarah Hodges, heirs of William Hodges, jun. and of William Hodges, sen. reside beyond the limits of this State: Ordered that they do severally appear and plead, answer or demur to the above mentioned bill, within three months from the date of the publication hereof, or the said bill will, as to them respectively, be taken pro confesso.

WM. C. BLACK, C. E. A. D.
Comm'r's Office, Feb. 26, 1838. ac 5

State of South Carolina. ABBEVILLE DISTRICT. IN EQUITY.
Patrick Duncan, vs. Elizabeth Cullens and others, heirs of William Cullens, deceased.

Bill to foreclose Mortgage.

IT appearing to my satisfaction that Elizabeth Cullens widow, and Richard Cullens and Eliza Cullens, sons of William Cullens, deceased, defendants in this case, reside beyond the limits of this State: Ordered that they severally do appear and plead, answer or demur to the bill aforesaid, within three months from the date of the publication hereof, or the said bill will, as to them respectively, be taken pro confesso.

WM. C. BLACK, C. E. A. D.
Comm'r's Office, March 6, 1838. ac 6

State of South Carolina. ABBEVILLE DISTRICT. IN EQUITY.
Patrick Duncan, vs. Richard Hodges & Valentine Young. Mortgage.

IT appearing to my satisfaction that Richard Hodges, one of the defendants in this case, resides beyond the limits of the State: Ordered that he do appear and plead, answer or demur to the bill aforesaid, within three months from the date of the publication hereof, or the said bill will, as to him, be taken pro confesso.

WM. C. BLACK, C. E. A. D.
Comm'r's Office, Feb. 26, 1838. ac 5

State of South Carolina. ABBEVILLE DISTRICT. IN EQUITY.
Patrick Duncan, vs. John Wilson & Margaret Wilson. Mortgage.

IT appearing to my satisfaction that John Wilson, (son of Charles), one of the defendants in this case, resides beyond the limits of this State: Ordered that he do appear and plead, answer or demur to the above named bill, within three months from the date of the publication hereof, or the said bill will, as to him, be taken pro confesso.

WM. C. BLACK, C. E. A. D.
Comm'r's Office, Feb. 26, 1838. ac 5

State of South Carolina. ABBEVILLE DISTRICT. IN EQUITY.
Patrick Duncan, vs. Joseph Travis. Mortgage.

IT appearing to my satisfaction that Joseph Travis, the defendant in this case, resides beyond the limits of this State: Ordered that he do appear and plead, answer or demur to the bill aforesaid, within three months from the date of the publication hereof, or the said bill will be taken against him pro confesso.

WM. C. BLACK, C. E. A. D.
Comm'r's Office, Feb. 26, 1838. ac 5

State of South Carolina. ABBEVILLE DISTRICT. IN EQUITY.
Harrington & Wilson, vs. Mary Tatum. Bill to foreclose Mortgage.

IT appearing to my satisfaction, that Claudia C. Tatum resides without the limits of this State—it is therefore Ordered, that the said C. C. Tatum, one of the defendants in this case, do plead, answer or demur to the bill in this case, within three months from the date of this publication, or the said bill will be taken pro confesso against the said Claudia C. Tatum.

WM. C. BLACK, C. E. A. D.
Comm'r's Office, Abbeville, Jan. 25, 1838. ac 52

State of South Carolina. ABBEVILLE DISTRICT. IN EQUITY.
John A. Donald and others, vs. John M. Cord et al. Bill for discovery, partition and account.

IT appearing to my satisfaction, that James Donald, one of the defendants in this case, resides without the limits of this State—it is therefore Ordered, that the said James Donald, do appear, plead, answer or demur to the bill of complaint in this case, within three months from the date of this notice, or the said bill will be taken pro confesso against the said James Donald.

WM. C. BLACK, C. E. A. D.
Comm'r's Office, Abbeville, Jan. 25, 1838. ac 52

State of South Carolina. ABBEVILLE DISTRICT. IN EQUITY.
Aaron Lomax & others, Ex'r of Hugh Morrish dec'd vs. Jns. Jns. Morrish widow and others.

Bill for Ex'r advice & partition &c.

IT appearing to my satisfaction that John B. Morrish and Robert Morrish two of the defendants in this case, reside without the limits of this State, on motion: Ordered that they do severally appear, & plead, answer or demur, to the bill of complaint in this case, within three months from the date of this publication, or the said bill of complaint will be taken pro confesso, as against them respectively.

WM. C. BLACK, C. E. A. D.
Comm'r's Office, March 8, 1838. ac 6

State of South Carolina. ABBEVILLE DISTRICT. IN EQUITY.
John A. Donald and others, vs. John M. Cord et al. Bill for discovery, partition and account.

IT appearing to my satisfaction, that James Donald, one of the defendants in this case, resides without the limits of this State—it is therefore Ordered, that the said James Donald, do appear, plead, answer or demur to the bill of complaint in this case, within three months from the date of this notice, or the said bill will be taken pro confesso against the said James Donald.

WM. C. BLACK, C. E. A. D.
Comm'r's Office, Abbeville, Jan. 25, 1838. ac 52

Indian Panacea.
JUST Received a fresh supply of INDIAN PANACEA at the Edgfield Medicine Store Edgfield C. H. April 3, 1837.



PROCLAMATION.
By His Excellency PIERCE M. BUTLER, Esq. Governor and Commander-in-Chief in and over the State of South Carolina.
EXECUTIVE DEPARTMENT,
Columbia, 19th Feb, 1838.

WHEREAS information has been received at this Department, that MINA McCoy did, about two years ago, feloniously steal, take, and carry away a Negro man slave, the property of T. L. KENNEDY, of Sumter District, in this State, and did also, about the same time, feloniously steal, take, and carry away three other Negro slaves, the property of WILLIS SPAN, of the District and State aforesaid and hath since fled from justice.

NOW KNOW YE, That to the intent the said Mina McCoy may be brought to legal trial and condign punishment for the crimes aforesaid, I do hereby offer a reward of three hundred dollars for the apprehension and delivery of the said Mina McCoy, into any jail within this State. The said Mina McCoy is about five feet ten inches high, rather slender made, weighs about 140 pounds, natural complexion fair, but somewhat weather beaten, dark hair, thin visage, full white teeth in front, and shows very plain when laughing or in conversation, left eye out, which is very visible though the ball has not entirely sunk under rounders, with arms thrown a little forward and voice strikingly nasal.

Given under my hand and the seal of the State, this nineteenth day of February, in the year of our Lord one thousand eight hundred and thirty-eight, and in the sixty second year of the independence of the United States of America.

P. M. BUTLER,
[L. S.] By order,
B. H. SAXON,
Secretary of State.

Feb. 27

PROCLAMATION.
By His Excellency PIERCE M. BUTLER, Esq. Governor and Commander-in-Chief in and over the State of South Carolina.
WHEREAS information has been received by this Department that a certain free man of color, named Tom Archer, was on or about the 12th of March last, feloniously taken and carried away from the house of Widow Hill, near the Fish Dam Ford, in the District of Chester, by two white men, who called themselves Alexander Archer and Harris.

NOW KNOW YE, That to the intent the said Archer and Harris may be brought to legal trial and condign punishment, for the abduction and offence aforesaid, I do hereby offer a reward of three hundred dollars for the apprehension and delivery of the said Archer and Harris, or one hundred and fifty dollars for the delivery of either of them, into any jail in this State.

It is also stated that two white men of the above names were at Kingston, in Autauga county, Alabama, about the 8th or 9th of April last, with the said Tom Archer, and there offered him for sale as a slave; but on the said day declaring he was a freeman, no sale could be effected; and that they carried him from there, and said they were going to Greensborough.

Given under my hand and the seal of the State, this 21st day of December, 1837.

P. M. BUTLER,
[L. S.] By the Governor,
B. H. SAXON,
Secretary of State.

Feb. 27