

**Sheriff's Sales.**

BY Virtue of sundry writs of fieri facias to me directed, will be sold at Edgfield C. House, on the first Monday and Tuesday in October next, the following property, viz: Metz & Hendrix, vs Abner Nelson, one tract of land containing one hundred acres, more or less, adjoining John Holly and others.

Robbins & Conner, vs William Scarborough, the Defendant's interest in four hundred and thirty acres of land, more or less, adjoining John Holly and others.

Charles Price, vs Sherwood Corley, one tract of land containing one hundred and fifty acres, more or less, adjoining John Ramsey & others. Also, one other tract, containing one hundred acres, more or less, adjoining Samuel Stevens and others.

Eli Milton, vs John Marsh, two hundred and fifty acres of land more or less adjoining Elizabeth Carter and others.

Salmon Clark, vs Margaret Ogilvie, three hundred acres of land more or less, adjoining John White and others.

The same, vs the same, the above described property.

The same, vs the same, the above described property.

Levi M. Churchill, vs M. B. Hightower, one tract of land containing — acres, more or less, adjoining Mrs. Hightower and others.

Thomas Morris, vs Sterling Powell, one tract of land adjoining D. J. Walker and others.

The same, vs the same, the above described property.

Wm. Grayton, vs John Steigenger, one hundred acres of land more or less adjoining Wade Glover and others.

Horatio Wood, vs H. H. Hufman, Sen. three hundred acres of land, more or less, also, three Negroes, Lonus, Harriet and her child John.

The same, vs the same, the above described property.

B. F. Gouedy, T. C. vs Henry Shultz, one lot in the Town of Hamburg No. one hundred and sixty two, having thirty feet front on Covington street and one hundred and ninety feet on Cobb street.

The same, vs the same, the above described property.

B. F. Gouedy, T. C. vs Mary Wingard, eight hundred acres of land, more or less, adjoining Daniel Cattleman and others.

B. F. Gouedy, T. C. vs Mary M. Daniel, one tract of land adjoining E. B. Belcher, James Griffin and others.

John Lott, vs Saunders Readin, one Negro Woman Ann.

Cadaway Clark, vs Wm. Strom and Samuel Strou, one Bay Mare.

Samuel Stevens, vs John Youngblood, one tract of land where the Defendant lives, adjoining Robert Bryant and others.

John S. Simey vs the same, the above described property.

Wm. Buckalew vs the same, the above described property.

Abel Skemml, vs Thomas B. Harvey, one Negro Woman.

John Cotte, vs William Doby, one Yoke of Oxen and Cart.

Luert Mundy, vs the same, the above described property.

Louise Giddings vs Mathew Gray, one Negro Woman and child.

G. L. & L. Peun & Co. vs the same, the above described property.

Smith & Frazier, vs John M. Reynolds, one rifle Gun.

Cornelia Seibles, vs Abner Whatley, one tract of land known as the lot rock tract containing five thousand acres, more or less, adjoining John Bussard and others.

Henry Kennedy, vs Jarret Wise, one Gray Mare.

John P. King vs Margaret Clark, the tract of land where the Defendant lived at the time of her death, adjoining lands of the Estate of Briton Mims, and others.

Allen & Kinnard, vs Robertson Deen, three hundred acres of land, adjoining Robert Bryan and others.

Terms of sale—Cash.

S. CHRISTIE, S. E. D. September 14, 1840

**COTTON WARE HOUSE.**

H. M. URG, S. C.

THE Subscriber having put his WAREHOUSE in thorough repair, and raised it about five feet higher than before, which makes it to high water. Planters and Merchants may rest assured of no danger from high water, in storing Cotton in this Warehouse.

He is thankful for the liberal patronage of his friends heretofore, and in this manner that by his personal attention to the former liberal patronage bestowed on him.

Any Cotton that may be left in store, or that may be sent to him to be shipped to Charleston or Savannah, will be strictly attended to.

W. P. DILLON, Hamburg, Aug 20, 1840

**State of South Carolina.**

ABBEVILLE DISTRICT. IN EQUITY.

E. P. Noble, vs John Cunningham, and wife, Patrick Noble, Edward Noble, Alexander Noble, J. Baum-aw Noble and Elizabeth Noble.

Bill for Partition.

IT appearing to my satisfaction that Patrick Noble, one of the Defendants in this case, reside without the limits of this State. It is ordered that the said Defendant do appear, and plead, answer or demur to the complainant's Bill, within three months from the date of this publication, or the said bill will be taken pro confesso against him.

BENJ. Y. MARTIN, C. E. A. D. Commissioner's Office, Sept. 14, 1840

**HEAD QUARTERS.**

BENNETTSVILLE. 1st SEPTEMBER, 1840.

ORDERS No. 3.

N. S. EDWARDS, Esq. having been duly elected and commissioned Major-General of the 2d Division of South Carolina Militia, will take rank as Major-General from the 23d day of June, 1840, and will be respected and obeyed accordingly.

By order of the Commander-in-Chief JAMES JONES, Adjt. and Insp. Gen. Sept. 8, 1840

**ESTRAYED.**

FROM the Subscriber, about the 19th of March last, 2 Colts, one a dark iron grey filly, three years old; when left, she had on a common size iron bell, attached to a leather collar, fastened on with a leather colt, with one white hair on her body, and a blaze in some white hairs on her forehead any one who will stop said colts, or either of them, and give me information direct to Mr. Willing Post Office S. C. SIMON CROUCH, Mt. Willing, Aug. 22, 1840

**NOTICE.**

APPLICATIONS will be made to the Legislature of this State, at the next session to vest the title of the State to any escheated estate of the late Col. Christian Brethaupt, in Susan Brethaupt and Ostran Gregory, or one of them, and to vest the title of the State to any escheated estate of the late Margaret Clark and David Clark in the children or grand-children of the said Margaret, or some of them.

Sept. 8, 1840

**State of South Carolina.**

EDGEFIELD DISTRICT. IN EQUITY.

William H. Yedell, and wife, vs Margaret J. Shibley, and others.

Bill for Partition.

NOTICE is hereby given that by virtue of an order from the Court of Chancery, I shall offer for sale to the highest bidder, at Edgfield Court House on the first Monday in October next, the real estate of James Shibley, deceased, consisting of two tracts of land as follows: One tract, called and known as the Shibley Tract lying on Cufftown creek in the District of Edgfield, containing five hundred and thirty-four acres, more or less, adjoining lands of Beverly Barrow, other land of the said James Shibley, lands of the estate of Jacob Lasseter, Burrell E. Hobbs, the estate of James E. Dawson, Leroy H. Mundy, and A. T. Traylor; and one other tract lying in the District aforesaid containing three hundred and sixty acres, more or less, adjoining the Shibley tract, lands of Jacob Shibley, the estate of Jacob Lasseter, and A. T. Traylor. Said tracts of land to be sold separately, on a credit of one, two, and three years, except for so much money as will pay the costs, which must be paid in cash. Purchasers to give Bonds and personal security, and a mortgage of the premises to secure the purchase money.

J. TERRY, C. E. E. D. Commissioner's Office, Edgfield, Sept. 8, 1840

**State of South Carolina.**

EDGEFIELD DISTRICT. IN EQUITY.

Samuel Williams, Jr., and others, vs John C. Davett, and wife.

Bill for Partition.

NOTICE is hereby given, that by virtue of an order from the Court of Chancery, I shall offer for sale to the highest bidder, at Edgfield Court House, on the first Monday in October next, the real estate of Samuel Williams, deceased, consisting of the two following tracts of land, viz: One tract on which the deceased resided, lying in Edgfield District, on Cuddy's Creek, waters of Horns Creek, &c., containing one thousand (1000) acres more or less, and adjoining lands of Wm. H. Moss, John Mundy, Henry Waldrum Benj. Addison, and Anna Jones; the other tract containing three hundred and thirty-six (336) acres more or less, lying in the District aforesaid, and adjoining lands of John Mundy, James F. Adams, Henry Waldrum and Daniel Prescott. Said tracts to be sold separately, on a credit of one and two years, except for so much money as may be necessary to pay costs, which must be paid in cash. The purchasers to give Bonds and personal security, and a mortgage of the premises to secure the purchase money.

J. TERRY, C. E. E. D. Commissioner's Office, Edgfield, Sept. 8, 1840

**State of South Carolina.**

ABBEVILLE DISTRICT. IN EQUITY.

John Wilson Admr of Hugh Wilson, vs Janet Wilson, William Wilson, and others.

Bill for Relief and Injunction.

PURSUANT to the order of Chancellor Dunkin, made in this case, all the creditors of Hugh Wilson, at the time of his death, whose demands shall not have been fully and properly paid by his administrator, are hereby notified to present and prove their demands before me on or before the first day of January next, A. D. 1841: and the creditors of the said Hugh Wilson, deceased, are hereby notified, that the Decree of Chancellor Dunkin, orders that the Commissioner cause two months notice to be inserted in such public paper or papers as he may deem proper for the notice of the said Hugh Wilson to present and prove their demands before the Commissioner; and that such of the creditors as shall not present and prove their demands on or before a summary day to be fixed by the Commissioner shall be excluded from the benefit of this decree.

It is further ordered that upon notice of this decree being given to any of the creditors of Hugh Wilson, such creditors shall be enjoined from commencing or further prosecution of any suit at law against the administrator aforesaid.

It is further ordered that the administrator do account before the Commissioner concerning the estate of his intestate; and that the Commissioner do report the demands against the estate of Hugh Wilson, which may be proved, arranged in order of legal priority; and the balance in the hands of the administrator, after allowing all proper payments and expenses.

BENJ. Y. MARTIN, C. E. A. D. Comm'r's Office, Abbeville C. H., Sept. 2, 1840

**Valuable Land and Stone Ware MANUFACTORY FOR SALE.**

THE Subscriber offers for sale at public outcry, on Thursday the 15th of October next, if not previously sold, the Plantation on which he now resides, about eighteen miles above Edgfield C. House, and one and a half miles south west of Mr. Williams' Steam Saw Mill.

Also, his Stone ware Manufactory, with an excellent Furnace, and every thing necessary to carry on the Stone ware business, all in good order. Also, three or four Negroes, one good Wagon, one Barouch, one Mule, one Ox-cart and Steers, and stock of all kinds, such as Hogs, Sheep, and Cattle. Also, Household and Kitchen Furniture.

Terms—All sums under \$5 cash; under \$20, on a credit until the 25th December 1840; and all sums over \$20, on a credit of 12 months.

JOHN PRESLEY, Aug 29, 1840

**A Valuable Plantation FOR SALE.**

THE Subscriber offers his valuable plantation for sale, situated on the road leading from the Island Ford on Saluda River, to Hamburg and Augusta, three miles east from Cambridge, in Edgfield District, containing five hundred acres, two hundred of which is fresh cleared. There is two hundred acres lying in the woods and is well timbered. The above land is under a first rate fence, and is well adapted to the growth of cotton and grain. On the plantation is an excellent Dwelling House, Barn and Stables, and all necessary out-buildings. The spring attached to the Plantation cannot be surpassed by any in the up country, its waters are of the purest kind, very cold and healthy. The situation is as healthy as any in the up country. The neighborhood offers the best range for stock of all kinds the State affords. The above Plantation offers many inducements to purchasers as any in the country. Those who wish to purchase will do well to call and examine for themselves. Terms will be liberal and accommodating. For further particulars apply to the subscriber living on the Plantation.

THOS. J. COLEMAN, August 28, 1840

**BOOK & JOB PRINTING**

OF Every description executed with neatness and despatch, at the Office of the EDGEFIELD ADVERTISER.

Sept. 8, 1840

**Election Resolves.**

FOR OCTOBER, 1840. So much as relates to Edgfield.

IN THE HOUSE OF REPRESENTATIVES, December 20, 1839.

THE Committee on Privileges and Elections, to whom it was referred, to draft resolutions, and appoint Managers of Elections, for the next general election, report the following resolutions:

Resolved, That the Election to be held on the second Monday in October next and the day following, for Senators and members of the House of Representatives, shall be held at the following places, and conducted by the following persons.

At Longmire's—L. H. Mundy, A. T. Traylor, and W. B. Brannon. At Collier's—J. Hammond, T. Garrett, and W. F. Elum. At Cloud's—J. P. Mays, W. S. Howard, and W. Day. At Pine House—W. Gullman, B. Betts, and B. Hatcher. At Christie's—A. King, James Dean, and L. Burnett. At Dunton's—R. P. Gronson, J. Hill, and H. Dunton. At Sheppard's—J. Bales, G. H. Holloway, and S. Stephens. At Lidge—M. Watson, L. Hones, and Wilson Coleman. At Meeting Street—S. Nicholson, Jr., D. Strother, and Wm. Dean. At Hamburg—R. Anderson, B. F. Gouedy, and M. Smith. At Mount Hilling—A. Mimick, L. Wilson, and B. Edridge. At Court House—W. J. Simkins, R. Anderson, and G. Mims. At Richardson's—J. Richardson, J. Neal and L. Bland. At Colenens—H. Boulware, G. Yarborough, and E. P. Abney. At Park's—L. Harmon, A. Kilcrease, and H. Freeman. At Perry's—D. Denny, M. F. Pope, and A. Nicholson. At Coltran's—R. Martin, C. Moore, and Thomas Lake. At Mosley's—W. C. Hall, J. B. Johnson, and S. Dren. At Allen's—A. P. Kenard, S. Mathews, and A. Turner. At Powell's—C. Powell, D. G. Walker, and J. Hightower. At Long's—A. Jones, R. Banknight, and M. Long. At Neill's—J. Miller, H. Ardis, and James Bowers.

The Managers to hold the election two days at each place, and meet on Wednesday following at the C. H. count the votes, and declare the election; six Representatives to be elected, and one Tax Collector, and one member to Congress, from the Congressional District of Edgfield, and Abbeville.

Resolved, That the Managers of Elections, prior to their proceeding to the elections, do take the following oath or affirmation, before some Magistrate, or one of the Managers of Elections, to wit: "That they will faithfully and impartially carry into execution the foregoing elections, agreeably to the Constitution of the State of South Carolina."

Resolved, That in future, no person qualified to vote for members of each branch of the Legislature, shall be permitted to vote in more than one Election District, or Parish; and the Managers of Elections, throughout the State, are hereby required and directed, if they think proper, or on the application of any elector offering to vote, the following oath: "I, A. B., do solemnly swear, or affirm, (as the case may be,) that I have not, at this general election for members of the Legislature, voted in this or any other District or Parish, and that I am Constitutionally qualified to vote so help me God." And if any person or persons, required as aforesaid to take said oath or affirmation, shall refuse so to do, then the Managers, respectively, in their respective Districts or Parishes, shall be, and they are hereby required and enjoined, to refuse such vote or votes; and in case of refusal, shall refuse to require the oath as aforesaid, when demanded, they shall be liable to all the pains and penalties, they would be liable and subject to, for neglecting any other duties required of them, as Managers of Elections for either branch of the Legislature.

Resolved, That the Act altering the four sections of the Constitution of the State of South Carolina, be herewith published, to wit: "Every free white man, of the age of twenty-one years, (paupers, and non-commissioned officers and privates, of the army of the United States, excepted,) being a citizen of the State, and having resided therein two years, previous to the day of election, and who has a freehold of fifty acres of land, on a town lot, of which he has been legally seized and possessed, at least six months before such election; or, not having any such freehold on town lot, but having been resident in the Election District in which he offers to give his vote, before the election, six months; he shall have a right to vote for a member or members, to serve in either branch of the Legislature, for the Election District in which he holds such property or residence."

Resolved, That the two years residence required by the Constitution in a voter, are the two years immediately previous to the election; but if any person has his home in the State, he does not lose the right of residence by temporary absence, with the intention of returning; if he has his home in the Election District, his right to vote is not impaired by a temporary absence, with the intention of returning; but if one has his home and family in another State, the presence of such person, although continued for two years, gives no right to vote.

Resolved, That the House do agree to the report. Ordered, that it be sent to the Senate for concurrence.

By order, T. W. GLOVER, C. H. R. IN THE SENATE, December 20, 1840.

Resolved, That the Senate do concur in the report. Ordered, that it be returned to the House of Representatives.

By order, WM. E. MARTIN, C. S. September 3

**State of South Carolina.**

BARNWELL DISTRICT. IN EQUITY.

Charles Cosmanhan, and others, vs Thomas Cosmanhan and Lory Mosley.

Bill for Distribution.

IT is ordered that the Defendant Thos. Cosmanhan, who is said to be absent and from without the limits of this State, do plead, answer, or demur, to the Bill of the Complainants in this case, within three months from the publication of this order, or the bill will be taken pro confesso.

A. P. ALDRICH, C. & R. E. B. D. Commissioner's Office, Barnwell District, July 29, 1840

**NEW GOODS.**

THE Subscriber is now receiving from New York fourteen cases of NEW DRY GOODS, comprising a general Assortment suitable for the season, which will be sold low for Cash.—Former customers and the public generally are invited to call on

JOHN O. B. FORD, Hamburg, S. C., Aug 5, 1840

**Nankin and Shirtings.**

Case Georgia Nankin, one do bleached Shirting, Also Brazen Holland, Brazen Linen, Lincin Drilling, Grass Linen, Mexican and York Mixtures. Also, a variety of Colored Cotton Goods, for servant's wear. Now opening at the store of

JOHN O. B. FORD, Hamburg, Aug 18, 1840

**Plain and Figured Hoods.**

ALSO Devan Straw, Braud Cottage, Florence Haid, and French Rattan Bonnets, just received by

JOHN O. B. FORD, Hamburg, Aug 17, 1840

**Receiving & Forwarding AGENCY,**

AND

Factorage & Commission BUSINESS:

HAMBURG, S. C.

THE Subscriber respectfully takes leave to renew to his customers, his sincere acknowledgments for the extensive patronage hitherto bestowed on him; and would beg to assure them of a continuance of that strict attention to their interests, which, from a largely increased business, he flatters himself has been appreciated.

He deems it unnecessary to dilate, to MERCHANTS, on the evident superiority of his claims to their patronage as a RECEIVING AND FORWARDING AGENCY—his long experience in that department; rigorous observance of instructions, and the strictness of his entire attention being restricted to a Commission Business—alone and the isolated and elevated position of his warehouse, thus lessening the risks from fire and inundation; are circumstances, which, with all due deference, entitle him to a preference.

To PLANTERS he would again tender his services in the sale of their cotton and other produce: to this department he appropriates his personal attention, and from his practical knowledge of this business, he feels assured he will promote the interests of those who may concur to him.

J. F. BENSON, Hamburg, S. C. July 25, 1840

**(Water-Proof) WARE-HOUSE,**

AND

Commission Business.

THE Subscriber is much gratified that he is once more able to offer his services to his friends and old customers, and the public generally in the Ware-House and Commission Business. He flatters himself that the eligible location of his Ware-House, and its comparative immunity from the risk of fire and flood, will procure him a liberal patronage.

He has rebuilt the Ware-House formerly known as Adams & Walker's, and is filling up one wing of it above the highest water-mark of the late freshet, (or the purpose of storing therein the Cotton of Planters and Country Merchants. This site is at least two feet higher than any other ware-house in town; and the division that has been elevated will store from 1800 to 2000 bales.

He will sell Cotton, and attend to such business as is usually transacted by Commission Merchants, at as low a rate as others engaged in the same calling.

In again offering his services to his friends and the public, the subscriber cannot refrain from acknowledging the liberal patronage he once received from them; and hopes by his attention to business that it will be renewed, and it will be thankfully received.

GOLLOTHUN WALKER, Hamburg, August 8, 1840

The Messenger at Abbeville, N. C., and Montauque at Greenville, Messenger at Pendleton, and Advertiser, at Edgfield will insert the above six months, and send their bills to G. W.

**UMBRELLAS, &c.**

I Case domestic and Scotch Gingham Umbrellas also Ladies' Silk Umbrellas and Parasols.

In addition to the above, and just received, new English and American Prints, Pavilion Gaze, Blood Net, Bandana, Spinnifield, and Pongee Handkerchiefs, Fancy do, Bed Quilts, English and American Long Cloths, Velvet Ribbons, Spool Thread Patent do, Vestings, Suspenders, Gloves, Quilt Back Common Sheet, small plain, white hon. Twi-l, Victoria, Fine Cabin, Common and French Dressing, Log Ivory and Negro Combs, &c. &c.

JOHN O. B. FORD, Hamburg, Aug 18, 1840

**Phoenix Stone Ware Factory.**

TO MERCHANTS AND THE PUBLIC IN GENERAL.

THE Subscribers having been engaged in the manufacturing of Stone Ware at Pottersville, in Edgfield, S. C. for many years and from long experience, and former owners of that establishment, have located themselves at the Phoenix Factory, Shaws Creek, twelve miles from Edgfield C. House on the main Road leading from Newberry, Union, and the upper Districts to Aiken, for the purpose of manufacturing Stone Ware in all its various branches. They have procured the best workmen and are constantly making up, and have a large stock on hand. Their assortment is the most complete ever before offered for sale in this market, to which they would call the attention of Druggists, Merchants and Planters, and all those who wish to purchase any thing in their line. Among the many articles of which their stock is composed, are the following:

Jars of all sizes from 1 gallon to 20 gallons. Jugs of all sizes do. 2 do. 20 do. Churns of all sizes 2 do. 5 do. Bowls or pans of all sizes, from 1 do. to 5 do. Butter Pots of all sizes from 1 do. to 3 do. with covers.

Pitchers of all sizes from 1 do. to 3 do. And leads neatly made for jars and churns if desired.

Stew Pots of various sizes, &c. &c.

All of the above is inferior to none made in the United States. Orders addressed to us at Edgfield Court House, S. C. will be promptly attended to, and delivered to the Merchant's door, any distance under one hundred and fifty miles. Charleston merchants can have their wares delivered at the depot, in Aiken, at 12 1/2 cents per gallon. The Price at the Factory is 12 1/2 cents per gallon.

MATHIS & RHODES, April 1, 1840

The Charleston Cour. will publish 3 times, weekly, and forward account to this Office.

**State of South Carolina.**

ABBEVILLE DISTRICT. IN THE COMMON PLEAS.

Nathaniel J. Davis, Administrator of Joseph Davis, deceased, vs William F. Lumpkin.

Attachment, Assumpsit.

THE Plaintiff having this day filed his declaration in my office, and the Defendant having no wife or Attorney known to be without the State upon whom a copy with a rule to plead, could be served. On motion, Ordered that the Defendant do plead to the said declaration within a year and a day or final and absolute judgment will be awarded against him.

JNO. F. LIVINGSTON, C. C. P. Clerk's Office, July 16, 1840

**CHILDE EDDINS,**

Texas, a Poem. As a memorial of Friendship and esteem, is inscribed to Charles K. Johnson, by Giles Chapman. Just published, and for sale at this Office.

July 25, 1840

**State of South Carolina.**

EDGEFIELD DISTRICT. IN THE COMMON PLEAS.

WILLIAM H. ADAMS, who is in the custody of the Sheriff of the said District, by virtue of a writ of capias ad satisfaciendum, at the suit of William Cook, having filed his petition, and a schedule on oath, of his whole estate, real and personal, with the purpose of obtaining the benefit of the Act of the General Assembly of this State, commonly called the "Insolvent Debtor's Act."

PUBLIC NOTICE is hereby given, that the petition of the said Wm. H. Adams will be heard and considered in the Court of Common Pleas, for Edgfield District, at Edgfield C. House, on Wednesday, the 21st day of October next, or on some subsequent day of the Term of said Court, which will be then setting; and all the creditors of the said Wm. H. Adams, are hereby summoned personally or by attorney, then and there, in the said Court, to show cause, if they can, why the benefit of the Act aforesaid, should not be granted to the said William H. Adams, upon his executing the assignment required by the Act aforesaid.

GEO. POPE, C. C. P. Clerk's Office, July 21, 1840

**State of South Carolina.**

EDGEFIELD DISTRICT. IN THE COMMON PLEAS.

HENRY HUFFMAN, Sen., who is in the custody of the Sheriff of the said District, by virtue of writs of capias ad satisfaciendum, at the suit of Lewis Collins and Lorain Giddings, having filed his petition, with a schedule on oath, of his whole estate both real and personal, with the purpose of obtaining the benefit of the Act of the General Assembly of this State, commonly called the "Insolvent Debtor's Act."

PUBLIC NOTICE is hereby given, that the petition of the said Henry Huffman, Sen., will be heard and considered in the Court of Common Pleas for Edgfield District, on Wednesday the 21st day of October next, or on some subsequent day during the Term of said Court, which will then be in session; and all the creditors of the said Henry Huffman, Sen., are hereby summoned personally or by attorney, then and there, in the said Court, to show cause, if they can, why the benefit of the Act aforesaid, should not be granted to the said Henry Huffman, Sen., upon his executing the assignment required by the said Act.

GEO. POPE, C. C. P. Clerk's Office, July 21, 1840

**State of South Carolina.**

EDGEFIELD DISTRICT. IN THE COMMON PLEAS.