

SIBLEY & USHER,
Warehouse and Commission Merchants,
HAMBURG, S. C.

TAKE pleasure in announcing to their Country friends and to the Public generally, that their
WAREHOUSE AND WHARF
is now in good condition.

Having raised the Warehouse above the highest high-water mark of the great May flood, with sufficient foundation to make it perfectly secure from any Rise in the River, while our location in Point of FIRE not surpassed by any Ware House in Hamburg, being situate on the Corner of Centre and Market Streets, and occupying the whole front Square to Cook Street, opposite the Bank & Post Office, convenient to the Rail Road, immediately on the River, and in the very Centre of the Principle Cotton Dealers and Shippers, and the great thoroughfare to the Bridge.

Grateful for the liberal support we have hitherto received, solicit from our Patrons and the public generally, a continuance of their confidence. From our long experience in the Warehouse and Commission business, feel confident, with our facilities, to be able to give to all entire satisfaction. We make liberal advances on Cotton in Store, and will attend to the Sale or Shipping of Cotton on moderate terms.

Business Committed to our care will receive prompt attention with our best efforts for the interest of Customers.

SIBLEY & USHER.
Hamburg S. C., Oct. 1, 1841, if 36

Head Quarters,
CLARENDON, Feb. 26, 1842.

Order No. —

THE Brigadier Generals of the 5th Division, will order their several Colonels, in their respective Brigades, to open and hold a Poll in their respective Regiments, on Saturday, the 21st of May next, for a MAJOR GENERAL, to fill the vacancy created by the resignation of Major General Thomas F. Jones.

The Brigadier Generals will immediately after the returns are made to them, render a statement of the Polls of their respective Brigades to the Adjutant General's office at Columbia.

By order of the Commander-in-Chief.
J. W. CANTEY, Adj. Gen'l.
March 23


Sweet Potatoes.
200 BUSHELS Seed Potatoes of the best quality, for sale low, for Cash. Apply at the subscribers plantation 4 1/2 miles N. E. of Edgefield C. H.

A. BLAND.
March 9

Apple Vinegar.
A CHOICE article may be had of SCRANTON & MEIGS.

March 23

VISION HOUSE.



EDGEFIELD C. H., S. C.

THE SUBSCRIBER having rented the establishment formerly occupied by Mr. A. B. Addison, has fitted it up for the accommodation of transient and permanent boarders.

The Hotel is near the Courthouse, in a very pleasant situation, and he flatters himself that his table will bear a comparison with any in this section of the country. Good stabling and attentive servants are provided, and in fact every thing that can be done on his part to render travellers and boarders comfortable, will be attended to.

He is prepared to accommodate two or more families with board, and from the well known health and good society of this Village, families will find it a desirable summer residence. His charges in all instances will be made to correspond with the times.

CHARLES COMPTON.
March 2, 1842.

Mount Willing Academy.

THE Exercises of this Institution will be opened, on the first Monday in January next, under the direction of Mr. John K. Johnston, whose long experience in Teaching and correct deportment, we trust will entitle the Institution to a large share of public confidence.

TERMS OF TUITION:
Reading, Writing, and Arithmetic, per quarter of 12 weeks, \$3 00
English Grammar, Geography, 4 00
Philosophy, Chemistry, Latin and Greek Languages, 6 00
Sartorial, 10 00

To be paid in advance.
Good Board may be obtained from \$6 to \$8 per month.

J. B. SMITH, Chairman.
L. R. WILSON, Treasurer.
A. SIMKINS,
H. C. HERLONG,
A. S. DOZIER, Trustees.

Dec 22

Facturage & Commission Business,
HAMBURG, S. C.

AS I have declined selling Goods, I beg leave to return my grateful acknowledgments to my friends, and the public generally, for their liberal patronage while thus engaged.

I now offer my services to the public as an Agent, to receive and forward all kinds of merchandise and produce. And, as I will not be engaged in any other business, I will pay strict attention to the interest of all those consigning their produce or merchandise to me, and while in my house the best care will be taken, and forwarded with despatch, or orders promptly obeyed.

From experience and observation, I have long thought that a faithful agent could render considerable service to the planters, in selling their cotton and flour, and buying their groceries; And, as I have been engaged in this market, for the last ten years, and acquainted with the general routine of business, I therefore offer my services to my friends and the planters generally; and will faithfully devote my undivided attention to the interest of all those who may commit to my charge the selling of their produce, and buying such articles as they may order.

In all cases, my commission shall be moderate.

H. L. JEFFERS.
Sept. 23, 1841.

P. S. I am not interested in any Warehouse in the place; therefore all Cotton sent to my care, will be stored as directed, and if no directions, my best judgment will be used for the planters' interest.

H. L. J.
The Greenville Mountaineer, Edgefield Advertiser, Pendleton Messenger and Highland Sentinel and Highland (N. C.) Messenger will insert the above, two months, and forward bills.

Water Proof Warehouse.
HAMBURG, September 20, 1841.

THE Subscriber begs leave to inform his friends and the public, that he continues the WAREHOUSE and COMMISSION BUSINESS, at his former stand, known as the Water Proof Warehouse.

Detached as it is from other buildings, its location renders it nearly as secure from fire, as it were fire proof. The floors of its two wings have been elevated above the high water mark of the great freshet of May 1840; and each of these divisions of the building, will store from 1,500 to 1,800 bales of Cotton, both of these are designed to be exclusively set apart for the Cotton of planters and country merchants, who will thus be secured from the possibility of loss and damage by freshets.

He avails himself of the present occasion to return his thanks to his friends and patrons, for their liberal support during the last season. He solicits from them, and the public generally, a continuance of this confidence, and assures them, that in return for their patronage he will use his best personal efforts, to promote and protect their interest, committed to his charge; in addition to this assurance, he pledges himself, that he will in no case purchase a bale of Cotton, directly or indirectly.

He will attend to the sale and shipping of Cotton, the receiving and forwarding of Goods, or any other business usually transacted by a Commission Merchant.

G. WALKER.
September 20

Notice to Guardians and Trustees.

ALL Guardians and Trustees liable to account in the Commissioner's Office, who have not made returns since the first of January 1842, are hereby notified to make said returns on, or before the first Monday in April next, or rules to show cause will be laid upon them, according to the provisions of the Act of the Legislature, passed in December, 1840.

J. TERRY, c. c. p. e. d.
Commissioner's Office, March 7, 1842.

Piano Forte Tuner & Repairer.

ARON A. CLARKE would respectfully inform his friends and the public generally, that he attends to the business of Repairing and Tuning PIANO FORTES, at the shortest notice. Those desirous of his professional services, will be waited on, by addressing him at Edgefield C. H. S. C.

Reference can be had, if necessary, to a certificate from under the hand of Mr. E. B. Barton, who has been long known as Teacher of Music, and a large number of the most respectable citizens of the State.

Jan 19

Money is Wanted.

THE Subscribers take this method of returning their thanks to a liberal public, and respectfully solicit a continuance of their patronage.

But at the same time we are under the necessity of calling upon those indebted to us to come forward and liquidate their Notes and Accounts immediately, as it is utterly impossible for us to go on with business, unless our customers pay us more punctually. The extreme pressure of the times render this absolutely necessary.

BLAND & BUTLER.

Notice.

HAVING purchased of Messrs. Bryan & Minor, their entire stock of Goods in the Merchant Tailoring Business, in this place, we would take this method of informing our friends and the public generally, that they can be furnished at the old stand of Bryan & Minor, with Clothing, on as good terms, and not inferior in quality to any similar establishment in the Southern country. We intend to keep on hand at all times, a good stock of

English & French Cloths,
and CASIMERES, selected in the New York and Philadelphia Markets, together with all other articles in our line; and to those who favor us with their patronage in this business we would say that every exertion on our part shall be used to give perfect satisfaction.

GOODE & LYON.
January 1, 1842.

Notice.

THE Copartnership heretofore existing between the subscribers under the firm of G. L. & E. PENN & Co. was dissolved on the first day of January, 1842, by mutual consent. All those indebted to the concern by note or book account, are requested to make prompt payment, as longer indulgence will not be given.

G. L. PENN,
EDM'D PENN,
ROBERT ANDERSON.

The business will be continued at the old stand by G. L. & E. PENN. We are thankful to our friends for their former patronage, and will try and make it to their interest to continue the same. We shall replenish our stock in the spring, and will sell the present remaining stock very low for cash, or on a credit to punctual customers.

G. L. PENN,
EDM'D PENN.
Jan 19

For Sale.

THE Subscriber offers for sale the well known House in Aiken, fronting on the Rail Road, and known as MARSHE'S HOTEL. The house has been kept as a public House for several years, and contains a double and single, the greater portion of them with fire places. Upon the premises are like-wise all necessary out buildings, kitchen, negro houses and stabling for 100 horses, in the yard is an excellent well of water.

Terms one third cash, the balance on a credit of one and two months.

Also—Forty or fifty unimproved Lots, handsomely situated within the corporate limits of Aiken. Apply to

JOHN MARSH, Aiken.
Dec 9

Notice.

ALL persons indebted to the late Ransom Hamilton dec'd. are requested to make payment on, or all those having demands against the estate are requested to render them in properly attested to the subscribers, within the time prescribed by law.

J. B. HAMILTON, Adm'r.
J. GOSNANAN.
Jan. 19, 1842.

State of South Carolina.
EDGEFIELD DISTRICT.
IN EQUITY.

Jacob B. Smith and another, } Bill for relief.
Executors, vs. Henry Shultz,
Oliver Simpson, & others.

IT appearing to my satisfaction, that ELLAM Alexander, William Y. Hansel, and Oliver Simpson, defendants in this case, are without the limits of this State; on motion, by Mr. Wardlaw, Solicitor for plaintiffs; Ordered, that the defendants above named do appear in this Bill, within three months from the publication of this order, or the said Bill will be taken pro confesso against them.

J. TERRY, c. c. p. e. d.
Commissioner's Office, Feb. 23, 1842.
March 2

State of South Carolina.
BARNWELL DISTRICT.
IN EQUITY.

James D. King, } Bill for acct. & in-
vs. } junction. Filed
Benj. R. Jenkins, & others. } 26th Jan. 1841.

ON reading the affidavit filed in this case it is ordered, that the defendants Benjamin R. Jenkins, and the legal representative of Paul Fitzsimmons, who reside without the limits of this State do answer, plead or demur, to the above stated bill within three months, or judgment will be taken against them pro confesso.

A. P. ALDRICH, c. c. p. e. d. d.
Commissioner's Office, Barnwell
District, August 16, 1841.
August 19

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

Thomas Carson, } Declaration in Debt.
vs. } Foreign Attachment.
John Scurry.

THE Plaintiff having this day filed his declaration in this case, in my office, and the defendant having no wife or attorney, known to be within this State, on whom a copy of said declaration, with a rule to plead can be served. It is ordered, that the said defendant do plead to the said declaration, within a year and a day from the date of the publication of this order, or final and absolute judgment will be awarded against him.

GEO. POPE, c. c. p. e. d.
Clerk's Office, Edgefield C. H. Feb. 25, 1842.
March 2

Fresh Nuts.

A FRESH supply of Almonds, Filberts, English Walnuts, Madeira and Brazil Nuts, just received and for sale cheap for cash by

SCRANTON & MEIGS.
March 2

State of South Carolina.
ABBEVILLE DISTRICT.
IN THE COMMON PLEAS.

William McCarley, }
vs. }
Trammel & Jones.

THE Plaintiff in the above case, having filed his declaration in my office, and the defendant having neither wife, nor attorneys, on whom a copy of the said declaration, with a rule to plead thereto, might be served: Ordered, that the said Defendants do appear and plead to the said declaration, within a year and a day from the date of this order, or final and absolute judgment will be awarded against them.

JNO. F. LIVINGSTON, c. c. p. e. d.
Clerk's Office, Dec. 16, 1841. age 47

State of South Carolina.
BARNWELL DISTRICT.
IN THE COMMON PLEAS.

J. N. Turley, } Foreign Attachment,
vs. } Asst.
William R. Fowler.

THE Plaintiff in the above case, having this day filed his declaration in my office, and the defendant having neither wife or attorney, known to be in this State, on whom a copy can be served: On motion—Ordered, that the defendant do plead, within a year and a day from the date of this order, or final and absolute judgment will be awarded against him.

ORASMUS D. ALLEN, c. c. p. e. d.
Office of Common Pleas,
Barnwell District, Sept. 24, 1841. } age 35

State of South Carolina.
EDGEFIELD DISTRICT.

Benjamin Dorrance, sur- } In Equity. Bill for
vivor } Foreclosure of
vs. } Mortgage.
Alfred J. Huntington.

IT appearing to my satisfaction that the Defendant A. J. Huntington resides out of this State—On motion of J. T. Gray, Compl'ts. Solic'r. Ordered that the said Defendant do plead, answer or demur, within three months from the publication of this order, or the Bill will be taken pro confesso against him.

J. TERRY, c. c. p. e. d. d.
Comm'r's Office, } 52
Jan. 20, 1842. }

State of South Carolina.
EDGEFIELD DISTRICT.

Elizabeth Clifford & others, } Bill for deliv-
ry, account, &c.

IT appearing to my satisfaction that Charles Randolph, one of the Defendants, resides out of the State. On motion of Carroll, complainant's Solicitor, ordered that the said Defendant do plead answer, or demur, within three months from the publication hereof, or the Bill will be taken pro confesso against him.

J. TERRY, c. c. p. e. d. d.
Commissioner's Office, } 52
Edgefield, Jan. 8, 1842. } c. 3m 50

State of South Carolina.
EDGEFIELD DISTRICT.
Estray.

REUBEN MORGAN tells before me an iron gray horse MULE, with some saddle spots on its back, and mark of the collar on the shoulder, about four feet nine inches high, supposed to be about ten years old. Appraised at sixty-five dollars, the said Mule can be seen within a mile of Perry's P. O., in District aforesaid.

GLENS MARTIN, Magistrate.
Jan. 25

State of South Carolina.
ABBEVILLE DISTRICT.
IN THE COMMON PLEAS.

Samuel R. Fuller, } Declaration in Attach-
vs. } ment.
John Daggas.

WHEREAS the Plaintiff in the above stated case, has this day filed his declaration against the Defendant, who is absent from, and without the limits of this State, (as it is said,) having neither wife nor attorney, known within the same, on whom a copy of the Declaration, with a rule to plead thereto, might be served: Ordered, that the said Defendant plead to the said Declaration, within a year and a day from the date thereof, otherwise final and absolute judgment will be awarded against him.

JNO. F. LIVINGSTON, C. C. P.
Clerk's Office, }
May 4, 1841. } b. & r. age 17

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

R. C. Baldwin & Co. vs } Attachment
vs. } Grady & McReynolds. } Assumpsit.

THE Plaintiff having this day filed his declaration in the above stated case, and the Defendant having no wife or attorney known to be within this State, upon whom a copy of the said declaration with a rule to plead can be served. It is ordered that the said Defendant do appear and plead to the said declaration, within a year and a day, from the publication hereof, or final and absolute judgment will be awarded against him.

GEO. POPE, c. c. p. e. d.
Clerk's Office, }
March 22, 1841. } j r o \$7 50 age 10

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

Josiah King vs. } Foreign Attachment,
Bemy Proctor, } Declaration in Assumpsit.

THE Plaintiff having this day filed his declaration in my office, and the Defendant having no wife or attorney known to be within the State, on whom a copy of the same, with a rule to plead, could be served: It is ordered that the Defendant plead to the said declaration, within a year and a day, from the date thereof, otherwise final and absolute judgment will be awarded against him.

GEO. POPE, c. c. p. e. d.
Clerk's Office, }
March 22, 1841. } j r o \$7 50 age 10

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

C. J. Glover, vs. } Declaration in Attachment.
A. Hahnbeck.

WHEREAS the Plaintiff in the above stated case, has this day filed his declaration against the Defendant, who is absent from, and without the limits of this State, as it is said, having neither wife nor attorney, known within the same, on whom a copy of the Declaration with a rule to plead thereto, might be served: Ordered, that the Defendant plead to the said declaration, within a year and a day, from the date thereof, otherwise final and absolute judgment will be awarded against him.

GEO. POPE, c. c. p. e. d.
Oct 18, 1841. } age 35

State of South Carolina.
EDGEFIELD DISTRICT.

WILLIAM STRICKLEY residing near Old Wells, brings before me to be tolled a kind leg white from the fetlock nearly to the knee, rough shod before and low in order, adjudged to be 10 or 11 years old. Appraised at eighteen dollars, by John Whitlock, Adam Carpenter, and John Dunkley.

WILLIAM WHITLOCK, Magistrate.
Feb 23

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

Henry Williams vs. } Foreign Attachment.
Guthrie Williams.

THE Plaintiff having this day filed his Declaration in my office, and the Defendant having no wife or attorney known to be within the State, on whom a copy of the same, with a rule to plead, could be served: It is ordered that the Defendant plead to the said declaration within a year and a day, or final and absolute judgment will be given against him.

GEO. POPE, c. c. p. e. d.
Clerk's Office, }
May 20, 1841. } j. w. w. age 16

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

B. J. Ryan, } Debt, Foreign Attachment
vs. }
L. B. Pixley.

THE Plaintiff having this day filed his declaration in my office, and the defendant having no wife or attorney, known to be within the State, on whom a copy of the same, with a rule to plead, could be served: It is ordered, that the defendant plead to the said declaration within a year and a day, or final and absolute judgment will be given against him.

GEO. POPE, c. c. p. e. d.
Clerk's Office, Dec. 16, 1841 c. age 47

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

C. A. Dowd, vs. } Foreign Attachment.
Geo. Thurmond.
Henry Carr, vs. } Foreign Attachment.
The same.

THE Plaintiff having this day filed his Declaration in my office, and the Defendant having no wife or attorney known to be within the State, on whom a copy of the same, with a rule to plead, could be served: It is ordered that the defendant plead to the said declaration within a year and a day, or final and absolute judgment will be given against him.

GEO. POPE, c. c. p. e. d.
Clerk's Office, }
May 20, 1841. } j. w. w. age 16

State of South Carolina.
ABBEVILLE DISTRICT.
IN THE COMMON PLEAS.

John Moore vs. } Declaration in Attachment.
Mathew Houston.

WHEREAS the Plaintiff in the above stated case, has this day filed his Declaration against the Defendant, who is absent from, and without the limits of this State, (as it is said,) having neither wife nor attorney, known within the same, on whom a copy of the Declaration, with a rule to plead thereto might be served: Ordered, that the Defendant plead to the said Declaration, within a year and a day, from the date thereof, otherwise final and absolute judgment will be awarded against him.

JNO. F. LIVINGSTON, C. C. P.
Clerk's Office, }
May 15, 1841. } n. & r. age 17

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

Beverly Burton } Attachment,
vs. }
Wm. M. Steiffe. } Debt.

THE Plaintiff having this day filed his Declaration in my office, and the Defendant having no wife or attorney known to be within the State, on whom a copy of the same, with a rule to plead, could be served. It is ordered that the Defendant plead to the said declaration within a year and a day, or final and absolute judgment will be given against him.

GEO. POPE, c. c. p. e. d.
Clerk's Office, }
Dec. 18, 1841. } a & b \$7 50 47

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

Robert W. Mathis, } Assumpsit.
vs. } Foreign Attachment.
Wiley Milton.

THE Plaintiff having this day filed his declaration in my office, and the defendant having no wife or attorney, known to be within the State, on whom a copy of the same, with a rule to plead, could be served. It is ordered, that the defendant plead to the said declaration within a year and a day, or final and absolute judgment will be given against him.

GEO. POPE, c. c. p. e. d.
Clerk's Office, Dec. 15, 1841. c. age 47

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

Britton Mimms, vs. } Declaration in Attachment.
Holmes & Sinclair. } Assumpsit.

WHEREAS the Plaintiff in the above stated case, has this day filed his declaration against the Defendants, who are absent from, and without the limits of this State, as it is said, having neither wife nor attorney, known within the same, on whom a copy of the Declaration with a rule to plead thereto might be served: Ordered, that the Defendants plead to the said Declaration, within a year and a day, from the date thereof, otherwise final and absolute judgment will be awarded against them.

GEO. POPE, c. c. p. e. d.
Clerk's Office, Dec. 15, 1841. c. age 47

State of South Carolina.
ABBEVILLE DISTRICT.
IN THE COMMON PLEAS.

Mourning S. Patterson, } Declaration
vs. } by claimant in
A. V. Cox. } Attachment.

THE Plaintiff having this day filed his declaration in my office, and the Defendant having no wife or attorney known to be within the State upon whom a copy could be served with a rule to plead. On motion, ordered that the Defendant do plead to the said declaration within a year and a day from the date thereof, otherwise final and absolute judgment will be awarded against him.

J. F. LIVINGSTON, c. c. p. e. d.
Clerk's Office, }
Sept 30, 1841. } b & r age 36

State of South Carolina.
ABBEVILLE DISTRICT.
IN THE COMMON PLEAS.

William Chastain, assignee, } Declaration in Attachment.
vs. } Edward Collier, Sr. } Assumpsit.

WHEREAS the plaintiff in the above stated case has this day filed his Declaration against the Defendant, who is absent from and without the limits of this State, (as it is said,) having neither wife nor attorney, known within the same, on whom a copy of the Declaration with a rule to plead thereto might be served: Or a rule to plead thereto might be served: Ordered, that the Defendant plead to the said Declaration, within a year and a day from the date thereof, otherwise final and absolute judgment will be awarded against him.

JNO. F. LIVINGSTON, C. C. P.
Clerk's Office, }
May 15, 1841. } b. & r. age 17

BOOK & JOB PRINTING

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

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

Henry Williams vs. } Foreign Attachment.
Guthrie Williams.

THE Plaintiff having this day filed his Declaration in my office, and the Defendant having no wife or attorney known to be within the State, on whom a copy of the same, with a rule to plead, could be served: It is ordered that the Defendant plead to the said declaration within a year and a day, or final and absolute judgment will be given against him.

GEO. POPE, c. c. p. e. d.
Clerk's Office, }
May 20, 1841. } j. w. w. age 16

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

B. J. Ryan, } Debt, Foreign Attachment
vs. }
L. B. Pixley.

THE Plaintiff having this day filed his declaration in my office, and the defendant having no wife or attorney, known to be within the State, on whom a copy of the same, with a rule to plead, could be served: It is ordered, that the defendant plead to the said declaration within a year and a day, or final and absolute judgment will be given against him.

GEO. POPE, c. c. p. e. d.
Clerk's Office, Dec. 16, 1841 c. age 47

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

C. A. Dowd, vs. } Foreign Attachment.
Geo. Thurmond.
Henry Carr, vs. } Foreign Attachment.
The same.

THE Plaintiff having this day filed his Declaration in my office, and the Defendant having no wife or attorney known to be within the State, on whom a copy of the same, with a rule to plead, could be served: It is ordered that the defendant plead to the said declaration within a year and a day, or final and absolute judgment will be given against him.

GEO. POPE, c. c. p. e. d.
Clerk's Office, }
May 20, 1841. } j. w. w. age 16

State of South Carolina.
ABBEVILLE DISTRICT.
IN THE COMMON PLEAS.

John Moore vs. } Declaration in Attachment.
Mathew Houston.

WHEREAS the Plaintiff in the above stated case, has this day filed his Declaration against the Defendant, who is absent from, and without the limits of this State, (as it is said,) having neither wife nor attorney, known within the same, on whom a copy of the Declaration, with a rule to plead thereto might be served: Ordered, that the Defendant plead to the said Declaration, within a year and a day, from the date thereof, otherwise final and absolute judgment will be awarded against him.

JNO. F. LIVINGSTON, C. C. P.
Clerk's Office, }
May 15, 1841. } n. & r. age 17

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

Beverly Burton } Attachment,
vs. }
Wm. M. Steiffe. } Debt.

THE Plaintiff having this day filed his Declaration in my office, and the Defendant having no wife or attorney known to be within the State, on whom a copy of the same, with a rule to plead, could be served. It is ordered that the Defendant plead to the said declaration within a year and a day, or final and absolute judgment will be given against him.

GEO. POPE, c. c. p. e. d.
Clerk's Office, }
Dec. 18, 1841. } a & b \$7 50 47

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

Robert W. Mathis, } Assumpsit.
vs. } Foreign Attachment.
Wiley Milton.

THE Plaintiff having this day filed his declaration in my office, and the defendant having no wife or attorney, known to be within the State, on whom a copy of the same, with a rule to plead, could be served. It is ordered, that the defendant plead to the said declaration within a year and a day, or final and absolute judgment will be given against him.

GEO. POPE, c. c. p. e. d.
Clerk's Office, Dec. 15, 1841. c. age 47

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

Britton Mimms, vs. } Declaration in Attachment.
Holmes & Sinclair. } Assumpsit.

WHEREAS the Plaintiff in the above stated case, has this day filed his declaration against the Defendants, who are absent from, and without the limits of this State, as it is said, having neither wife nor attorney, known within the same, on whom a copy of the Declaration with a rule to plead thereto might be served: Ordered, that the Defendants plead to the said Declaration, within a year and a day, from the date thereof, otherwise final and absolute judgment will be awarded against them.

GEO. POPE, c. c. p. e. d.
Clerk's Office, Dec. 15, 1841. c. age 47

State of South Carolina.
ABBEVILLE DISTRICT.
IN THE COMMON PLEAS.

Mourning S. Patterson, } Declaration
vs. } by claimant in
A. V. Cox. } Attachment.

THE Plaintiff having this day filed his declaration in my office, and the Defendant having no wife or attorney known to be within the State upon whom a copy could be served with a rule to plead. On motion, ordered that the Defendant do plead to the said declaration within a year and a day from the date thereof, otherwise final and absolute judgment will be awarded against him.

J. F. LIVINGSTON, c. c. p. e. d.
Clerk's Office, }
Sept 30, 1841. } b & r age 36

State of South Carolina.
ABBEVILLE DISTRICT.
IN THE COMMON PLEAS.

William Chastain, assignee, } Declaration in Attachment.
vs. } Edward Collier, Sr. } Assumpsit.

WHEREAS the plaintiff in the above stated case has this day filed his Declaration against the Defendant, who is absent from and without the limits of this State, (as it is said,) having neither wife nor attorney, known within the same, on whom a copy of the Declaration with a rule to plead thereto might be served: Or a rule to plead thereto might be served: Ordered, that the Defendant plead to the said Declaration, within a year and a day from the date thereof, otherwise final and absolute judgment will be awarded against him.

JNO. F. LIVINGSTON, C. C. P.
Clerk's Office, }
May 15, 1841. } b. & r. age 17

BOOK & JOB PRINTING

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

EIGHT HUNDRED
FRENCH FRUIT TREES, ROSES AND CAMILLIAS

THE subscriber has just received from Paris, by the ship Olympe, a choice collection of PEARS, APPLES, PLUMS, PEACHES, CHERRIES, APRICOTS, ALMONDS, and MADEIRA WALNUTS, which he offers for sale either singly or by the bundle, each bundle contains 10 Pears, 5 Apples, 5 Peaches, 5 Apricots, 5 Plums, 3 Cherries, 2 Almonds, and 2 Madeira Walnuts, and are beautifully packed. The Trees, as far as examined, are among the finest ever imported into this city, and are well worthy of the attention of those wishing to obtain good Fruit. The varieties are unexceptionable.

Also—A few choice ROSES and CAMILLIAS.

Also—One of the most splendid collection of choice FLOWER SEEDS ever imported here, together with some of the best and newest Dahlias.

And, a fresh assortment of GARDEN SEEDS, among which are four varieties of Camilliflowers, including the large Asiatic, the White Belgian and Long Red French Carrots, new Flanders Spinage, Rohl Rabbis, several varieties of new and superior Lettuces, and all of such Seeds as are suited to the season.

J. D. LEGARE, 61 East Bay,
Charleston, Feb. 15 March 9 if 6

AUGUSTA SEED STORE,
SHAKER GARDEN SEEDS.

THE proprietor of this establishment has just received a large supply of GENUINE SEEDS, the crop of 1841. He leaves the Seed to recommend themselves, which they have done ever since he has dealt in them. The Shakers' Garden Seed is sought for by every person and here they may have it genuine. The usual allowance made to country dealers.

Bird Seed, Lucerne, Clover, Mangel Wurzel, French Sugar Beet, Key Grass, Blue do., Hurd's do., Hops, California Wheat, Asparagus Roots, Turnip Seed, &c. &c.

A few elegant Dahlias and Flower Seed.
Augusta, Feb. 23

STATE OF S. CAROLINA,
EDGEFIELD DISTRICT.
IN THE COURT OF ORDINARY.

In the matter of
Josiah Howell's estate.

JOHN COKER, Administrator of Josiah Howell, deceased, having departed this life, without having accounted for his transactions upon said estate, leaving no Executor or Administrator, Ordered, That Lewis Elizey, Henry Rives, and John Morrison, the sureties in the Administration Bond of said John Coker, and Daniel Morrison, Administrator of John Morrison, do appear before me at Edgefield Courthouse, at 10 o'clock, on Wednesday the 25th of May next, to render an account of the administration of said John Coker upon said estate of Josiah Howell, and further to do and abide what shall then be adjudged and decreed.

OLIVER TOWLES,
Ordinary of Edgefield District.
Ordinary's Office, February 21, 1842.
Feb 23

State of South Carolina.
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.

Anson Mobley, } Declaration in Attachment.
vs. }
L. B. Pixley.

WHEREAS the Plaintiff in the above stated case, has this day filed his Declaration against the Defendant, who is absent from, and without the limits of this State, as it is said, having neither wife nor attorney, known within the same, on whom a copy of the Declaration with a rule to plead thereto, might be served: Ordered, that the Defendant plead to the said Declaration, within a year and a day, from the date thereof, otherwise final and absolute judgment will be awarded against him.

GEO. POPE, c. c. p. e. d.
Clerk's Office }
Nov. 27, 1841. } age 44

State of South Carolina.
EDGEFIELD DISTRICT.
IN EQUITY.

Wood, Johnson & Buttet, } Bill
vs. } for relief.
Giddings & Bushnell, & others.

IT appearing to my satisfaction, that Lorain Giddings, Benjamin Giddings, Albert W. Smith, and William G. Gallman, defendants in this case, are without the limits of this State. Ordered, That the defendants above named appear in this Honorable Court, and plead, answer or demur to the Bill in this case, within three months from the publication of this order, or the said Bill will be taken pro confesso against them.

J. TERRY, c. c. p. e. d. d.
Commissioner's Office, }
Edgefield, Feb. 5, 1842. } w 3m 3

State of South Carolina.
EDGEFIELD DISTRICT.
IN EQUITY.

William W. Bird and wife, }
vs