

Sheriff's Sale.

BY virtue of sundry writs of Fieri Facias, I will proceed to sell at Edgfield Court House, on the first Monday and Tuesday of December next, the following property:

L. H. Munday, vs. James Morris, jr. George Sybert, vs. the same. Brannon & Munday, vs. the same. Penn & Brannon, vs. the same. John Hearst, for Brannon & Munday, vs. James Morris, jr. and E. G. Robertson. Abner Perrin, for Penn & Brannon, vs. James Morris, jr. George Henderson and William B. Dorn, four hundred and thirty acres of land, more or less, known as the mill tract, adjoining Samuel Lassiter and others, also one other tract, known as the Lyon tract, containing two hundred and thirty nine acres more or less, adjoining Daniel Rountree and others, also three negroes, Jim, Betty and Matilda, two horses, and one wagon, the property of James Morris, jr. William B. Dorn, for A. Burt, vs. Abner White and William B. White, the tract of land, where Abner White lives, containing two hundred acres more or less, adjoining John Hill and others.

Eliaden Peck, vs. Mildred Berry, the tract of land where defendant lives, containing two hundred acres more or less, adjoining lands of Sarah Aiton, James Sheppard and others. George Parrott, vs. Rudolph Carter Elizabeth Carter and Julius Howard, two thousand acres of land more or less, adjoining W. S. Howard, John Wise and others, the property of R. Carter. L. H. Munday, vs. Beverly Burton, four hundred and four acres of land more or less, adjoining Wm. H. Yeldell, L. H. Munday and others.

Commissioner in Equity, vs. Abraham Pond, three hundred acres of land, more or less, adjoining Thomas Morris, John Day and others.

James Robertson for G. L. & E. Penn & Co., vs. Samuel Smith, one tract of land near Gilgal Church, containing one hundred acres more or less.

Parks & Barker, vs. Kindred Hareley, one hundred and fifty acres of land more or less, adjoining Shruely Cookpool and others.

Joseph Woods, vs. Ann Hull, Adm'rs. Mary Carroll, vs. the same, one house and lot in the Town of Hamburg, on Centre Street, occupied at present by H. L. Jeffers, also one other house and lot, in said Town, lying on Centre Street where defendant lives.

J. L. Pearson, vs. George Garner, one hundred and seventy-five acres of land, more or less, adjoining lands of John Rodgers and others.

Montgomery & Fisher, assignees, vs. Edmund Atcheson, the tract land, where defendant lives, containing five hundred acres more or less.

Cadaway Clark, vs. Isaac Haring, one hundred and fifty acres of land more or less, adjoining John Inlow and others.

A. P. Jones, for R. Y. Jones, vs. A. T. Hodges and W. W. Ioor, one tract of land, belonging to W. W. Ioor, lying on Log Creek, adjoining land of Mrs. Ioor, and others.

John Amaker, vs. John Carpenter, Jas. Reynolds, vs. the same, one negro girl Maryann.

Goodwin, Harrington, & Co., vs. C. B. Carter, one horse saddle and bridle. N. L. Griffin, vs. Jeha Youngblood, two horses.

A. Cumming, vs. Thomas Oliver, the tract of land containing two hundred acres more or less, adjoining James Goff and others.

Bland, Catlin, & Co., vs. George Whitlock. A. Bland vs. the same two horses. J. S. & S. C. Smyley, vs. Thomas B. Harvey. John S. Smyley, Executor, vs. the same, four negroes, James, Rachel, Edmund, and George.

Ramey, Rhodes, & Co., vs. Joseph Patterson, one bay mare. R. B. & J. D. Bauknight, vs. Oratio Hanev, two hundred and twenty five acres of land.

Terms Cash. S. CHRISTIE, s. e. d. November 11, 1842 d 41

State of South Carolina, EDGEFIELD DISTRICT.

Abner Perrin for Penn & Brannon, vs. James Morris, Jr. George Henderson, and W. B. Dorn.

WILL BE SOLD at the house of James Morris, Jr., on Wednesday, the 7th day of December next, the following property, viz: one carrylog, log chain, four oxen, one set blacksmith tools, one lot lumber, supposed to be six or seven hundred feet, one stack of oats, seven stacks of fodder, one lot of corn, bed and furniture, wheel barrow, wheafan, grindstone, plantation tools, four head of cattle, stock of hogs, one black horse, one bay horse. Terms cash.

S. CHRISTIE, s. e. d. Nov. 16, 1842. [83 00] 3t 42

State of South Carolina, EDGEFIELD DISTRICT.

Commissioner in Equity, vs. Lewis Ellzey. Foreclosure of Mortgage.

THE Mortgage premises containing six hundred and forty (640) acres more or less, situate in Edgfield District, and adjoining lands of John Tarrence Thomas Lamar, and John Carter, according to the original grant, having been sold on the first Monday in August last, one fourth for cash, and the balance on a credit of three months, and the purchaser having failed to comply with the terms of sale; I shall offer the same premises to the highest bidder on the first Monday in December next, for cash, at the risk of the former purchaser.

S. CHRISTIE, s. e. d. November 11, 1842 (\$3 87) d 41

STORE TO RENT.

THE Store adjoining Messrs. Frazier & Addison, it is well fitted up for a Dry Goods, Clothing or Shoe Store. Inquire of M. FRAZIER, d 41

BOOK & JOB PRINTING

OF Every description executed with neatness and despatch, at the Office of the Edgfield Advertiser.

State of South Carolina, EDGEFIELD DISTRICT.

Penn & Brannon, vs. Sarah Addison. Foreclosure of Mortgage.

BY an order from the Court of Common Pleas, in the above stated case, I shall proceed to sell at Edgfield Court House on the first Monday in December next, the following property to wit: The tract of land where on the defendant lives, containing two hundred and sixteen acres more or less, adjoining lands of Wiley Harrison, A. Perrin and others. Terms six Months credit, titles signed but not delivered, and if not paid to be resold for Cash. Cost in Cash.

S. CHRISTIE, s. e. d. November 11, 1842 (\$2 93) d 41

State of South Carolina, EDGEFIELD DISTRICT.

G. L. & E. Penn, & Co. vs. Abner White & John White. Foreclosure of Mortgage.

BY an order from the Court of Common Pleas, in the above stated case, I shall proceed to sell at Edgfield Court House, on the first Monday in December next, the following property to wit: two hundred acres of land more or less, on the waters of Turkey Creek, adjoining lands of R. T. Mims, Isaac Bell, Wiley Coursey, Daniel Brunson, and John Hill, whereon Abner White lives. Terms six Months credit, titles signed but not delivered, and if not paid to be resold for Cash. Cost in Cash.

S. CHRISTIE, s. e. d. November 11, 1842 (\$2 93) d 41

State of South Carolina, EDGEFIELD DISTRICT.

Ramey, Rhodes, & Co. vs. Joseph Patterson, Fi. Fa.

WILL BE SOLD in the above stated case, at the house of defendant, on Saturday the third day of December next, one lot of Corn, about fifty bushels, one lot of Shucks and Fodder. Terms Cash.

S. CHRISTIE, s. e. d. Nov. 15, 1842 (\$1 50) c 42

State of South Carolina, EDGEFIELD DISTRICT.

Susan C. Mitchell, vs. Michael Barr, 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 December next, the real estate of Green B. Mitchell, deceased, consisting of the following tracts of land viz: The Homestead, situate in the District and State aforesaid, on West Creek, said to contain three hundred and ten acres more or less, and bounded by lands of Joel Inabnit, and Captain Jacob Long; the stone tract situate in the District and State aforesaid, on Clapboard Creek, waters of Cloud's Creek, said to contain three hundred and eighty five acres more or less, and bounded by lands of Samuel Moore, Mathias Sheely, Thomas Harris and others; and the Fikes land situate in Lexington District in the State aforesaid, said to contain two hundred acres more or less, being part of a tract of 669 acres granted to Abram Taylor, and bounded by lands granted to George Fikes and others; said tracts to be sold separately, on a credit of one and two years, except the costs, which must be paid in cash; the purchasers to give bond and personal security and mortgages of the premises, possession to be given on the first day of January next.

J. TERRY, c. e. e. d. Comm'r. Office. (\$6 75) d 41 Nov. 11, 1841.

State of South Carolina, EDGEFIELD DISTRICT.

BY OLIVER TOWLES, Esquire, Ordinary of Edgfield District. Whereas, John Rochell, for self or nominee, hath applied to me for Letters of Administration on all and singular the goods and chattels, rights and credits of Elizabeth Rochell, late of the District aforesaid, deceased.

These are, therefore, to cite and admonish all and singular, the kindred and creditors of the said deceased, to be and appear before me, at our next Ordinary's Court for the said District to be holden at Edgfield Court House on the 5th December 1842, to show cause, if any, why the said Administration should not be granted.

Given under my hand and seal this 21st day of November, one thousand eight hundred and forty two, and in the sixty-seventh year of American Independence.

O. TOWLES, o. e. d. Nov. 23, 1842. [82 124] b 43

State of South Carolina, EDGEFIELD DISTRICT.

BY OLIVER TOWLES, Esquire, Ordinary of Edgfield District. Whereas, Joseph Crafton, hath applied to me for Letters of Administration on all and singular the goods and chattels, rights and credits of Thomas S. Crafton, late of the District aforesaid, deceased.

These are, therefore, to cite and admonish all and singular, the kindred and creditors of the said deceased, to be and appear before me, at our next Ordinary's Court for the said District to be holden at Edgfield Court House on the 5th December 1842, to show cause, if any, why the said Administration should not be granted.

Given under my hand and seal this 21st day of Nov. one thousand eight hundred and forty-two, and in the sixty-seventh year of American Independence.

O. TOWLES, o. e. d. Nov. 23, 1842. [82 124] 2t 43

Notice.

APPLICATION will be made to the Legislature of this State at its next session, that all the right and title of the State, to all the estate, real and personal, whereof the late Col. Christian Brantnapt, or Gertrude Jacobus his widow, was seized or possessed at the time of his or her death, and particularly certain lots in the Town of Hamburg, supposed to be bequeathed, may be vested in Ossian Gregory, and Susan a natural daughter of said Christian, one or both.

August 17 3m 29

NEW BOOT & SHOE SHOP.

Henry Darlington

RESPECTFULLY informs the citizens of Edgfield village and adjacent country, that he has commenced the manufacture of Gentlemen and Ladies' BOOTS and SHOES, opposite the Planters Hotel, and from his having been brought up to the business, he feels satisfied, that he will be able to give all who may patronize him satisfaction, as his work shall be well made, and warranted not to rip. All work done at Augusta prices. N. B. All kinds of mending in his line, executed with neatness and despatch. Oct 5 d 36

NEW TINNING ESTABLISHMENT.

Messrs. Weaver & Covar, RESPECTFULLY informs their friends, and the citizens of Edgfield and the adjoining districts, that they have commenced the

TINNING BUSINESS, In all its varieties, at Edgfield C. H. Having procured competent workmen and good materials, they are determined that all articles manufactured at their establishment shall be equal, in regard to workmanship and price, to any that can be procured at either Hamburg or Augusta, they therefore invite Merchants and others to give them a call, previous to their supplying themselves elsewhere.

All orders thankfully received and punctually attended to. Oct 5 d 36

NEW Tailoring Establishment,

THE Subscriber begs leave most respectfully to inform his friends, and the citizens of Edgfield District generally, that he has commenced the business of

Merchant Tailoring, in the store opposite Messrs. Bland & Butler, and next door to Messrs. Scramton & Meigs, where he may be found always ready for business.

He has just received from New York, a general assortment of GOODS suitable for gentlemen's wear, which he will make up at the shortest notice. Having been engaged in the business for a number of years past, and having made arrangements to receive the latest fashions for gentlemen's clothing, he will spare no pains in his endeavors to please his customers, and hopes to receive a liberal patronage, in return. JOHN COLGAN, Edgfield C. H., Oct. 1842. d 36

NOTICE.

DISSOLUTION OF PARTNERSHIP. The limited partnership between J. O. B. Ford of Hamburg, S. C., and George M. Newton of Augusta, Ga., would expire by the articles of its formation on the 5th of October 1843, but by mutual consent we hereby determine to limit its continuance to the first day of February next.

J. O. B. FORD, GEORGE M. NEWTON, Hamburg, S. C., Oct. 10th. d 37

CARD.

IN consequence of the dissolution above, it becomes necessary I should show all outstanding accounts and notes before the 1st of January next. All persons indebted to me by notes or otherwise, will please consider this an imperative and final call for settlement without delay, as indulgence beyond a reasonable notice can not and will not be given.

J. O. B. FORD, Hamburg, S. C., Oct. 10th. d 37

Water Proof Warehouse, HAMBURG, S. C.

THE Subscriber begs leave to inform his friends, and the public, that he continues 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 if it was fire proof. The floor 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 1500 to 1800 bales 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 from fire. 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 exert his best personal efforts to promote and protect their interests committed to his charge. In addition to this assurance, he pledges himself 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, Hamburg, August 4, 1842. 6m 28

Factorage & Commission BUSINESS.

I beg leave to inform my friends, and the public generally, that I still continue the

Commission Business, at my old stand, and having declined dealing in Cotton or Merchandise on my own account, I hope to be the more able to give satisfaction, in buying and selling for others, on Commission.

I will faithfully attend in person to RECEIVING & FORWARDING MERCHANDISE to the country; Selling or Shipping Cotton, Flour, Bacon, &c. and Buying GROCERIES for Planters, and flatter myself that I can more than save them the small commission charged; I therefore solicit a continuance of that liberal patronage hitherto bestowed, for which I now return my sincere thanks.

B. L. JEFFERS, Hamburg, August 5, 1842. 3m 28

State of South Carolina, EDGEFIELD DISTRICT.

P. S. Planters committing the sale of their Produce, or the buying their Groceries, to my charge, can be saved the expense of coming to Market, by sending directions, which will be strictly attended to; all Merchandise consigned to me, will be taken care of with dispatch in my possession, and forwarded with despatch.

H. J. J. Oct 5 3m 28

New Fall and Winter Goods,

THE Subscriber begs leave to inform his friends and the public generally, that he will be receiving his stock of

FALL AND WINTER GOODS, consisting of almost every article that is usually kept in this market.

A good supply English and American Prints, Kentucky Jeans, Flannels, Sattinets, Cassimeres, Cloths, Vestings, &c.

Also a good supply of Brown Homespuns, Blanket, Kerseys, and Linseys, Hats, Caps, Shoes, Saddlery, Hardware, &c.

Also a good supply of SUGAR and COFFEE. All of which will be offered to customers at low prices to correspond with the hard times. I only ask all to call and examine for themselves. I feel thankful for past favors and hope by strict attention to business to merit a continuance.

E. B. PRESLEY, Edgfield C. H., Oct. 11 d 37

For Sale.

THE Subscriber offers for sale the well known House in Aiken fronting on the Rail Road, and known as MARSH'S HOTEL. The house has been kept as a Public House for several years, and contains 40 rooms double and single, the greater portion of them with fire places. Upon the premises are likewise all necessary out buildings, kitchens, 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 years. Also—Forty or fifty unimproved Lots, handsomely situated, within the corporate limits of Aiken. Apply to JOHN MARSH, Aiken. d 45 Dec 9

New Millinery Goods.

THE Ladies of this vicinity, and the public generally, that they have just received from New York, a new and well selected assortment of

FALL AND WINTER GOODS AND TRIMMINGS of the latest style, consisting in parts of Silks, Satins, Ribbons, Laces, Gloves, Mils, Hensry Scarfs, Fancy swags, Cambric Handkerchiefs, Felvets, White Linens, white Combs, Brushes, Pins, Needles, Perfumery of various kinds, and many other articles too numerous to mention.

A fine assortment of Leghorn, Florence, Tuccan, and Straw Bonnets, French and American Flowers. Fashionable Silk Hats made to order.

MRS. F. M. DOWD will superintend the establishment, whose long experience in business, has made her familiar with all its branches. All work will be executed with neatness and dispatch, and in a style not inferior to any similar establishment, in Charleston or Augusta.

Orders from the country, are respectfully solicited. BLAND & BUTLER, October 10, 1842 d 37

A Card to the Public.

THE Amount of bodily and mental misery arising from a neglect of small complaints is incalculable, and it is therefore of the utmost importance that a strict attention to the least and most trifling bodily infirmities should be had; for diseases of the body invariably affect the mind.

Dr. Moffat's Vegetable Life Medicines, in every instance where they have been thoroughly used, have triumphed over Disease in almost all its diversified forms. The salutary effects of the Life Medicines have, in fact, been so universally experienced, that in the short space of five years, they have become fully established as the most easy, safe and perfect mode of treatment ever offered to the public.

It is unnecessary, here, for Dr. Moffat to recapitulate all the reasons which have induced him to arrive at this conclusion. It is sufficient for him to say, that the interested testimony of his fellow citizens who have been induced to use the Life Medicines, will freely be offered to any one who may feel disposed to call at his Office, 375 Broadway. He has there on file several thousand letters, voluntarily proffered by his patients, the receipt and perusal of which has given him more pleasure than all the wealth of the East could confer.

The reader may not perhaps be aware that the origin of Moffat's Life Medicines was the result of a protracted and painful illness of their originator, Mr. John Moffat. When taken ill, Mr. M. was a prosperous and flourishing merchant in the lower part of the city of New York, and having consulted and employed a number of our most skillful physicians, he, after months of suffering, was prevailed upon to try the medicine which is now offered to the public.

The effect of the Life Medicines in his own case was unparalleled in the history of medical experience; and he immediately determined to make known to the world a medicine to which he not only owed his own life, but his happiness. The uniform success which has since attended their administration in every instance where a fair trial has been given them, has been attested by thousands and incontestably proves their intrinsic merit.

The Life Medicines can be taken with safety by persons of age; and the feeble, the infirm, the nervous and the delicate, are strengthened by their operation, because by their prompt and proper action upon the secretions of the system, and their assimilation with and purification of the blood, they clear the system of all bad humors, quiet all nervous irritability, and invariably produce sound health.

For Sale by C. A. MEIGS, Agent. Nov 9, 1842 d 41

State of South Carolina, EDGEFIELD DISTRICT.

Vincent D. Cogburn, Applicant, vs. Joseph Parker & others, Defendants.

IT appearing to my satisfaction that Joseph Parker, Benjamin Parker, William Parker, Hezekiah Barnes, Tazey and wife Tracy, reside without the limits of this State. It is therefore ordered, that they do appear and object to the division or sale of a tract of land devised to the above named persons by William Robertson dec'd., on or before the twenty-sixth day of December next, or their consent to the same will be entered of record.

Given under my hand, at my office, this 4th day of October, 1842. OLIVER TOWLES, o. e. d. Oct 5 3m 28

State of South Carolina, ABBEVILLE DISTRICT.

Wm. M. Stedde, vs. John Scurry. 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 said defendant do appear and plead thereto within a year and a day, or final and absolute judgment will be given against him.

GEO. POPE, c. e. p. Clerk's Office, Oct. 18, 1842. ly 40

State of South Carolina, ABBEVILLE DISTRICT.

Wm. M. Stedde, vs. John Scurry. 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 said defendant do appear and plead thereto within a year and a day, or final and absolute judgment will be given against him.

GEO. POPE, c. e. p. Clerk's Office, Oct. 18, 1842. ly 40

State of South Carolina, ABBEVILLE DISTRICT.

Wm. M. Stedde, vs. John Scurry. 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 said defendant do appear and plead thereto within a year and a day, or final and absolute judgment will be given against him.

GEO. POPE, c. e. p. Clerk's Office, Oct. 18, 1842. ly 40

Executor's Notice.

ALL persons indebted to the estate of Wm. J. Glover, deceased, are requested to come forward and settle with Capt. G. Hurd, with whom the Notes and Accounts are deposited for collection. Those having demands against the said estate, are requested to hand them in, legally attested.

CHARLES J. GLOVER, Executor. The friends of the establishment are informed, that it will be conducted as formerly, until the first day of January next, under the superintendance of Capt. Hurd, who returns thanks to the customers of the establishment for their past favors, and solicits a continuance. There is at present on hand, and will be kept, a choice assortment of Groceries.

Nov. 2 d 40

Dissolution.

THE co-partnership heretofore existing under the firm of SCRANTON & MEIGS is this day dissolved by mutual consent. All unsettled business of the firm will be adjusted by C. A. MEIGS.

P. A. SCRANTON, C. A. MEIGS. Oct. 1, 1842. d 36

Notice.

ALL persons indebted to the subscriber, either by note or open account, are requested to make payment on or before the 10th of December next, otherwise they will be placed in the hands of an officer for collection. As I am forced to have no money to liquidate accounts which are standing against me, I hope those indebted to me will come forward.

WM. BAILEY, d 36 Oct 5

Brought to the Jail

OF this District, a negro man who says his name is NED, and belongs to Washington Taylor, of Columbia, S. C., and runaway from a plantation 9 miles from Newberry C. H., he is about 45 years of age, 5 feet 8 inches high, dark complexion, scar over the left eye, and his little finger on the right hand shorter than the one on the left.

The owner is requested to come forward, prove property, pay charges, and take him away. C. H. GOODMAN, J. E. D. Nov. 2, 1842. d 40

Notice.

WE would respectfully inform our friends and the public generally, that we have just received a well selected stock of

Colts, Cassimeres, and VESTINGS, together with all other articles in the Merchant Tailoring Line, which we offer at prices to suit the times. GOODE & LYON, Oct. 1, 1842. d 40

State of South Carolina, EDGEFIELD DISTRICT.

B. J. Ryan, vs. L. B. Pixley. Debt, Foreign 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, 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. e. p. Clerk's Office, Dec. 16, 1841 c. age 47

State of South Carolina, ABBEVILLE DISTRICT.

Wm. M. Stedde, vs. Alex. Simpson. Trespass, Attachment.

THE Plaintiff having filed his declaration in my office against the said defendant: Ordered that the defendant do appear and plead thereto within a year and a day from the filing of the same, otherwise final judgment will be awarded against him.

JOHN F. LIVINGSTON, C. C. P. Clerk's Office, 24th Sept. 1842. ly 25

State of South Carolina, ABBEVILLE DISTRICT.

W. E. Wilson, Ex. vs. William Dixon. Attachment, Debt.

THE Plaintiff having filed his declaration in my office against the said defendant, who is without the limits of the State: Ordered that the said defendant do appear and plead thereto within a year and a day from the filing of the same, otherwise final judgment will be awarded against him.

JOHN F. LIVINGSTON, C. C. P. Clerk's Office, 24th Sept. 1842. ly 25

STATE OF S. CAROLINA, EDGEFIELD DISTRICT.

Carville, Moore & Co. vs. John Scurry. Declaration in Debt, Foreign Attachment.

THE Plaintiff having this day filed their 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 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.

GEO. POPE, c. e. p. Clerk's Office, Oct. 18, 1842. ly 4