

DR. SPENCER'S VEGETABLE PILLS

A PUBLIC BLESSING.

THESE PILLS have long been known and appreciated, for their extraordinary and immediate powers of restoring perfect health to persons suffering under nearly every kind of disease to which the human frame is liable. They are particularly recommended to all those persons who are afflicted with any kind of a chronic or lingering complaint, as there is no medicine but the public which has so natural and happy effect upon the system in correcting the stomach and liver, and to the formation of healthy chyle and thereby purifying the blood.

They are acknowledged by the hundreds and thousands who are using them, to be not only the most mild and pleasant in their operation, but the most perfectly innocent, safe and efficient medicine ever offered to the public. Those who once make a trial of these Pills, never afterwards feel willing to be without them, and call again and again for more, which is sufficient proof of their good qualities.

HEADACHE-SICK OR NERVOUS. Those who have suffered and are weary of suffering with this distressing complaint, will find Spencer's Vegetable Pills a remedy at once certain and immediate in its effects. One single dose of the Pills, taken soon as the headache is felt coming on, will cure it in one-half hour in nine out of ten cases.

In Dyspepsia and Liver Complaint, they stand unrivalled. Many have been cured in a few weeks, after having suffered under the dreadful complaint for years. In Habitual Costiveness they are decidedly superior to any Vegetable Pill ever brought before the public; and one 25 cent box will establish their surprising virtues, and place them beyond the reach of doubt in the estimation of every individual.

They are invaluable in nervous and hypochondriacal affections, loss of appetite, and all complaints to which females alone are subject. They are mild in their action, and convey almost immediate conviction of their utility from the first dose. They may be taken by persons of any age; and the feeble, the infirm, the nervous and delicate are strengthened by their operation, because they clear the system of bad humors, quiet nervous irritability, and invariably produce sound health.

Upwards of three hundred and seventy thousand boxes of these invaluable Pills have been sold within the last twelve months in three States alone, and more than three times the same quantity in other States. As an anti-bilious medicine, no family should be without them. A single trial of them is more satisfactory than a thousand certificates.

Tallahassee Springs, Talladega Co. Ala. August 17, 1842. This is to certify, that I have been afflicted with Sick Headache, Dyspepsia and Liver Complaint, and Costiveness for the last eight or nine years, during which time I had taken, as well as I recollect, about forty boxes of Beckwith's Pills, twelve boxes of Peter's Pills, and a number of boxes of Chamberlain's and Branth's Pills, all of which afforded me but little or no relief. At last I was recommended to try Dr. Spencer's Vegetable Pills, and well I did; for I never had but one attack of the Sick Headache after I commenced taking the Pills, (now about six months,) and I candidly confess, that I have derived more real benefit from the use of Spencer's Pills, than from all the other Medicines and Pills that I have ever taken, and I would earnestly recommend them to all, as being in my opinion, the best medicine in use for all lingering complaints. The Pills have done me so much good, that I would not feel willing to be without them for five dollars a box; and I cannot but feel very grateful to Dr. Spencer for having prepared such a valuable medicine, and for distributing it in conferring a very great favor on the public, as it is a thing of the utmost importance that every family should have a supply of Dr. Spencer's truly valuable Pills constantly on hand.

Price, 25 cents per box, with full directions. For sale by HAVILAND, RISLEY & CO., Augusta, Georgia. J. D. TIBBETS, Edgefield Court House. Dr. W. W. GEIGER, Cherokee Ponds, Aug. 16 6m 29

State of South Carolina. EDGEFIELD DISTRICT. IN EQUITY. Precious Lark, vs. William Rainford and wife. Bill for Partition and Relief.

It appearing to the satisfaction of the Commissioner, that William Rainford and wife, Samuel E. Hammond and wife, and James J. Stockdale and wife, B. J. McCaine and his wife, Defendants in this case, reside within the limits of this State, On motion by Ward law, Complainant's Solicitor, Ordered that the said absent Defendants do plead; answer or demur to the Complainant's 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. e. d. Nov 18, 1843 om3 45

State of South Carolina. EDGEFIELD DISTRICT. IN THE COMMON PLEAS. Philip H. Mantz, vs. B. M. Duvall. 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 this 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. Clerk's Office, 14th March, 1843. 1y 9

State of South Carolina. EDGEFIELD DISTRICT. IN CHANCERY. The Hon. Bayles J. Earle, Ex'or. of James B. Mays, vs. Rhydion G. Mays, & Dannett H. Mays. Bill for Relief.

It appearing to the satisfaction of the Commissioner, that Dannett H. Mays, one of the Defendant's, resides without the limits of this State. On motion, by Memminger, Complainant's Solicitor, Ordered, that the said Dannett H. do plead, answer, or demur, to the complainant's Bill, within three months from the publication hereof, or the said Bill will be taken pro confesso against him. J. TERRY, c. c. e. d. Commissioner's Office, Oct. 23, 1843. Nov. 1 3m 40

State of South Carolina. EDGEFIELD DISTRICT. IN THE COMMON PLEAS. Oliver Simpson, vs. Middleton Belk. Foreign Attachment.

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 publication of this order, or final and absolute judgment will be awarded against her. GEO. POPE, c. c. p. Clerk's Office, Edgefield C. H. April 10, 1843. April 12 1y

WILL continue to store Cotton at my old stand, at 12 1/2 cents per bale for the first month, and 8 cents per bale for each and every month after. Strict care will be taken with all Cotton sent to my charge, and I think Planters will protect their interests by patronizing those that offer to sell or work cheapest. W. P. DELPH. Hamburg, August 15 4m 30

Bethany Academy.

THE Trustees of this institution take pleasure in announcing to the public, that they have again succeeded in securing the services of the Rev. A. G. Brewster, as instructor for the ensuing year; and from the progress made by the students of the present year, they feel fully justified in recommending the Institution to the confidence of those who may be disposed to give it their patronage.

The exercises will be resumed on the third Monday in January next, and will continue for a term of ten months, to be divided into two equal sessions. At the close of the first Session there will be an examination of the Students, and a public exhibition. TERMS: For Orthography, Reading, Writing, and Arithmetic, per session, \$ 6 00 The above, with Modern History, and Geography, per session, 8 00 So much of the above as may be necessary, together with English Grammar, Ancient History and Geography, Natural Philosophy, Rhetoric, and Bookkeeping per session, 10 00 So much of the former as may be required, with Mathematics, Chemistry, Logic, and all other higher branches (as English Education, per session, 12 00 No Student will be received for a shorter term than the half of a session. Good Board can be had convenient to the School on reasonable terms. A. PERRIN, T. J. HIBBLER, A. T. TRAYLER, E. G. ROBERTSON, J. SHIBLEY, W. S. COTHRAN. Trustees. Dec. 11 2am3m 46

A CARD.

THE Subscriber informs the Public, that he will open a School, at Lowndesville, Abbeville District, on the 2nd Monday of January next, in which will be taught the usual branches of English, Mathematics, the Greek, Latin and French Languages. His Classes will be so arranged that those Pupils who are studying the Languages, can also receive instruction in the English Branches. As his object is to establish a permanent School, as he has had long experience in teaching, and been signally successful in preparing Students for College, and as the location is healthy and remote from scenes of dissipation and vice, he flatters himself that he will receive a due share of the patronage of the Public. Board at \$7 per month. Tuition, in the Languages, Mathematics and higher branches of English, \$17 per Session of 5 months. English Grammar and Geography \$10. Lower Branches \$7.

All who wish to know the competency of the Teacher are referred to Gen. G. McDuffie, Hon. F. W. Pickens, and Hon. A. Burr. J. L. LESLEY. Dec 8, 1843

STATE OF S. CAROLINA, EDGEFIELD DISTRICT.

BY OLIVER TOWLES, Esquire. Ordinary of Edgefield District. Whereas, William R. Foshee, hath applied to me for Letters of Administration on all and singular the goods and chattels, rights, and credits of John Harris, 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 Edgefield Court House on the 1st of January 1844, to show cause, if any, why the said Administration should not be granted. Given under my hand and seal this 15th day of December, one thousand eight hundred and forty three, & in the sixty-eighth year of American Independence. O. TOWLES, o. e. d. Dec. 20, 1843. [2] 12 '2 47

DR. HULL'S VEGETABLE FEVER AND AGUE PILLS.

A CERTAIN and effectual cure for Ague and Fever; and also successfully in the treatment of Bilious Fever, Nausea, General Debility, and Nervous Weakness. The most flattering recommendations of this Medicine have been received from many eminent Physicians and others who have used it. And it is presumed that no medicine has ever been used whose action has been more beneficial, pleasant and invigorating, and called forth from afflicted sufferers such expressions of heartfelt gratitude and thankfulness. Persons taking the Pills, soon find themselves relieved - Chills broken! Fever gone! Stomach and head free and healthful!! Strength and appetite increasing and improving, and all nervous weakness fled.

When taken according to the directions accompanying them, they never fail to cure the Chill and Fever the first day, and never sicken the stomach or operate upon the bowels. Their action upon the whole system is so charming, that persons are invariably surprised and pleased with their rapid and complete restoration to health.

The Pills are purely and solely Vegetable, and the happy combination of the ingredients and their proportions are such as to produce a medicine which never fails to relieve when relief is at all attainable. Each box contains 20 doses of Pills - Price, One Dollar. For sale by HAVILAND, RISLEY & CO., Agents, Augusta, Georgia. J. D. TIBBETS, Edgefield Court House. Dr. W. W. GEIGER, Cherokee Ponds. Aug. 16 6m 29

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

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 publication of this order, or final and absolute judgment will be awarded against her. GEO. POPE, c. c. p. Clerk's Office, Edgefield C. H. April 10, 1843. April 12 1y

WILL continue to store Cotton at my old stand, at 12 1/2 cents per bale for the first month, and 8 cents per bale for each and every month after. Strict care will be taken with all Cotton sent to my charge, and I think Planters will protect their interests by patronizing those that offer to sell or work cheapest. W. P. DELPH. Hamburg, August 15 4m 30

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

JAMES D. HAMMOND, who has been arrested, and is now confined within the bounds of the Jail of Edgefield District by virtue of a capias ad satisfaciendum, at the suit of Charles J. Glover, having filed his petition with a schedule on oath, of his whole estate and effects, with the purpose of obtaining the benefit of the Acts of the General Assembly, commonly called the Insolvent Debtors Acts.

Public notice is hereby given, that the petition of the said James D. Hammond will be heard and considered in the Court of Common Pleas for Edgefield District, at Edgefield Court House, on the second Monday of March next, or on such other day as the Court may order, during the term, commencing on the second Monday in March next, at said place; and all the creditors of said James D. Hammond are hereby summoned personally or by attorney, then and there, in said Court, to show cause, if any they can, why the benefit of the Acts aforesaid should not be granted to the said James D. Hammond upon his executing the assignment required by the Acts aforesaid. GEO. POPE, c. c. p. Clerk's Office, Nov. 24, 1843. Nov. 29 4 44

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

M. C. FREELAND, who has been arrested, and is now confined within the bounds of the Jail of Edgefield District by virtue of a capias ad satisfaciendum, at the suit of O. H. Lee, having filed his petition, with a schedule on oath, of his whole estate and effects, with the purpose of obtaining the benefit of the Acts of the General Assembly, commonly called the Insolvent Debtors Acts.

Public notice is hereby given, that the petition of the said M. C. Freeland will be heard and considered in the Court of Common Pleas for Edgefield District, at Edgefield Court House, on the second Monday of March next, or on such other day as the Court may order, during the term, commencing on the second Monday in March next, at said place; and all the creditors of said M. C. Freeland are hereby summoned personally or by attorney, then and there, in said Court, to show cause, if any they can, why the benefit of the Acts aforesaid should not be granted to the said M. C. Freeland upon his executing the assignment required by the Acts aforesaid. GEO. POPE, c. c. p. Clerk's Office, 24th November, 1843. Nov. 29 3m 4

DR. CHAMPION'S Vegetable Ague Medicine.

A Safe and certain cure for the Chills and Fever in all its complicated forms, also an effectual remedy for fevers of every description. This Medicine has been used by the proprietor a number of years in extensive practice, during which time, he has treated some thousands of cases of fevers and from the success of this mode of practice, he is confident it must and will be the prevailing practice in fevers. It never fails to perform a cure of Chills and Fever the FIRST DAY.

Bilious, Typhus, Nervous, Congestive, Winter and Yellow Fever, all yield to the use of this Medicine, and are cured by this system of practice in a shorter time and with much more certainty than by any other system of practice that has ever been recommended. CERTIFICATES. SHEFFIELD, Fayette Co. Ala. Jan. 10, 1842. Dr. Champion:—Dear Sir, I have been a great favorite of Dr. Sappington's Pills, and until last fall had not heard of your pills. Your agent has left some in this country, and I have used them in my practice to a considerable extent, and I can with pleasure say, that as far as my knowledge extends, they are much superior to any medicine I have used in cases of Fevers. I am so forcibly and from personal knowledge convinced of the salutary and all important effects of your pills, that I am extremely anxious to have you make an agent in this vicinity. There can be a large amount sold here for cash. Yours truly, H. P. LEONARD, M. D.

DALLAS Co., Ala., April 4, 1843. Dr. Champion:—Dear Sir,—Of the pills which I received from you, I have found sale for a considerable quantity. I think that it will be sickly here in consequence of the wet spring. Your pills give such general satisfaction here, that I am persuaded by my neighbors to write to you for a large supply of both kinds. It is now known that I keep them, and people will come 30 or 40 miles for them. Please send them soon, as I expect to sell all that I have written for by the time your agent is around in July. Yours with much respect, BENJAHAM KING. Each box contains 24 pills, 12 of which are sufficient to cure any ordinary case of Chills and Fever. Price \$1.25, and ALSO DR. CHAMPION'S VEGETABLE, ANTI-BILIOUS, ANTI-DYSPEPTIC PURIFYING AND CATHARTIC PILLS. Possessing four important properties, for the cure of diseases, carefully and correctly combined, one article to assist the effect of another, for the benefit of the health of mankind.

This medicine is recommended to the attention of those afflicted with Liver Complaint, Dyspepsia, Dropsy, Bilious habits, Costiveness, Cholera morbus, Rheumatism, Scrofula, foul Stomach, depraved appetite, Worms, Constipation, [which is known by a sinking sensation at the pit of the stomach.] Jaundice, Headache and sick stomach, palpitation of the heart, Diarrhoea, Dysentery, or flux, Nervous affection, Heart burn, White swelling, and all those diseases arising from impure blood. Price 25 cts. per box, and for sale by FRAZIER & ADDISON, Edgefield C. H., S. C. RISLEY & CO. Hamburg, S. C. HAVILAND, RISLEY, & CO. Augusta, Geo. Also, in nearly all of the towns and villages, and by numerous country agents in all the Western and Southern States. June 28 6m 22

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

ames T. Gray, vs. Ann Milledge. Foreign Attachment. Assumpsit. THE Plaintiff in the above case, having filed this declaration in my office, and the Defendant having no attorney known to be in this State, on whom a rule to plead can be served; on motion, Ordered, that the said defendant do plead within a year and a day from the publication of this rule or final and absolute judgment will be awarded against her. ORASMUS D. ALLEN, c. c. p. Clerk's Office, 5th June, 1843. 1y 20

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

THE Plaintiff in the above case, having filed this declaration in my office, and the Defendant having no attorney known to be in this State, on whom a rule to plead can be served; on motion, Ordered, that the said defendant do plead within a year and a day from the publication of this rule or final and absolute judgment will be awarded against her. ORASMUS D. ALLEN, c. c. p. Clerk's Office, 5th June, 1843. 1y 20

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

THE Plaintiff in the above case, having filed this declaration in my office, and the Defendant having no attorney known to be in this State, on whom a rule to plead can be served; on motion, Ordered, that the said defendant do plead within a year and a day from the publication of this rule or final and absolute judgment will be awarded against her. ORASMUS D. ALLEN, c. c. p. Clerk's Office, 5th June, 1843. 1y 20

The friends of Major T. G. BACON, announce him as a candidate for the Office of Clerk of the Court, of Edgefield District. mar 9 6f

Mrs. Mary Gomillion vs Elbert Lott, three hundred acres of land, more or less. R. T. Moore and Wm. Bridges vs G. W. Yarborough, one hundred and fifty four acres of land, more or less, adjoining lands of Uriah Inabitt, and others.

Lewis Ellzey, for another, vs Ann Hull, Adm'r; various other plaintiffs vs the same, the House and Lot in the town of Hamburg, occupied by W. P. Delph; also, the House and Lot where defendant lives. B. H. Gray vs William Bridges, and R. T. Moore, Adm'rs. of Saml. Moore, dec'd, eight hundred acres of land, where Saml. Moore lived at the time of his death; Minor W. Gracy vs the same; Joseph Etheridge, for John Jennings vs the same, the above described land. Walter Herbert vs John G. Berry, Jesse Schumpert, and Reuben Morgan, one hundred and twelve acres of land, more or less, where Reuben Morgan lives. William Daniel vs William Rogers, Sr. five hundred acres of land, more or less, where defendant lives, adjoining James Rogers, and others. Samuel Webb vs John Schumpert, two hundred and thirty-two and an half acres of land, more or less, adjoining Mrs. Huiet, James Merchant, and others. Terms Cash. S. CHRISTIE, s. e. d. December 9 4t 45

State of South Carolina, EDGEFIELD DISTRICT. IN EQUITY.

The Trustees of the Edgefield Village Academy, vs. Wm J. Wightman, John Banskett, and others.—Bill for Foreclosure of Mortgage. NOTICE is hereby given, that by virtue of an Order from Court of Equity, I shall offer for sale, to the highest bidder, at Edgefield Court House, on the first Monday in January next, the Real Estate of the late John Moore, deceased, or so much thereof as will satisfy the debts due to Plaintiffs, secured by a Mortgage of the following tracts of land, situate in the District and State aforesaid, viz: The Key tract, containing eight hundred (800) acres, more or less, on Mill and Stevens' Creek, adjoining lands of John Sullivan and others. The Quarles' tract, containing one hundred (100) acres, more or less adjoining the Key tract, and other lands of the said John Moore. The Williams' tract, containing seventy-five (75) acres, more or less adjoining the Key tract, and other lands of the said John Moore.

The tract on which the said John Moore lived at his death, containing eight hundred (800) acres, more or less, adjoining lands of Getson and others. A Pine land tract, containing four hundred (400) acres, more or less, adjoining lands lately owned by Benjamin R. Tillman and others, at the head of Sweet Water Branch, a branch of the Savannah River. And a large body of land, embracing several parcels, on Savannah River, near Bull's Bluff, containing one thousand (1000) acres, more or less, adjoining lands of David Bunch, James Vann and others. Terms.—The said lands to be sold on the following terms: the sum of five hundred dollars, and costs and expenses of this suit, to be paid in cash; and the balance on a credit of twelve months. Title to be signed, but not delivered, until the purchase money is paid; and if the purchase money be not paid when due, the said lands to be resold for cash, at the risk of the former purchaser. Possession to be given immediately after the sale. J. TERRY, c. e. f. d. December 5, 1843. 4t 45

State of South Carolina. EDGEFIELD DISTRICT. IN EQUITY.

Thomas Garrett, vs. Jno. W. Garrett, et al. Bill for Partition, &c. NOTICE is hereby given, that by virtue of an Order from Chancellor David Johnson, at Edgefield Court House, on the first Monday in January next, a part of the Real Estate of John C. Garrett, deceased, as follows, viz:—One Tract of land containing seven hundred and eighty-eight acres, more or less, situated in the District and State aforesaid, on Stevens' creek, waters of Savannah River, being the late residence of the deceased, and bounded by lands of William Garrett, and lands formerly owned by George A. McKie and Thomas McKie and others. One other Tract, containing two hundred acres, more or less, and bounded by lands of William Garrett, Alexander Edmunds, D. Bussey and others. One other Tract, containing eighty-four acres more or less, situate on the South side of Gunnels' creek, and adjoining lands of A. Sharp-ton, W. King, James Bailey and other lands belonging to the estate of the said J. C. Garrett.

One other Tract, containing one hundred and sixty-three and a half acres, more or less, situate on Lloyd's creek, and adjoining lands belonging to the estate of Thomas McKie, deceased, William Garrett and others. Said Lands to be sold on a credit of one and two years, except the costs of the sale, which must be paid in cash; purchasers to give bonds and personal security, and mortgages of the premises to secure the purchase money. J. TERRY, c. e. f. d. Dec 5, 1843 4t 45

State of South Carolina. EDGEFIELD DISTRICT. IN EQUITY.

Wm. Bronson, Adm'r. vs J. H. Richardson, David Harris, and James Miller, the tract of land where defendant Richardson lives, containing three hundred acres, more or less. J. Terry, Adm'r. of Mary Elam, vs Edward W. Welch, E. Wood, and John Hill, one Negro, Charles. William Wall vs Benjamin Jackson, the defendants interest in nine hundred acres of land, more or less, lying on the Savannah river, adjoining lands of Stephen Wilson, and others. Oliver Towles, Ordinary, vs Milledge Galphin, Mat Ardis, and D. Atkinson, the tract of land where Milledge Galphin lives. Elizabeth Garrett vs William Elkin & William Garrett, Sen.; Benager Rambo vs William Elkin, two hundred and twenty acres of land, more or less; also, one other tract containing two hundred acres, more or less, adjoining lands of Josiah Lanham, and A. J. Rambo. Oliver Towles, Ord. vs M. L. Gearty, and others; Patrick Leonard vs M. L. Gearty, the Tanyard and ten acres of land where defendant lives; also, one Negro boy, Joe. Wade Glover vs Charles Lamar, the tract of land where defendant lives. R. T. Moore and Wm. Bridges vs A. E. Moore, two hundred & forty-four acres of land, more or less, adjoining lands of R. T. Moore, and Wilson Shealy.

State of South Carolina. EDGEFIELD DISTRICT. IN EQUITY.

THE Plaintiff in the above case, having filed this declaration in my office, and the Defendant having no attorney known to be in this State, on whom a rule to plead can be served; on motion, Ordered, that the said defendant do plead within a year and a day from the publication of this rule or final and absolute judgment will be awarded against her. ORASMUS D. ALLEN, c. c. p. Clerk's Office, 5th June, 1843. 1y 20

State of South Carolina. EDGEFIELD DISTRICT. IN EQUITY.

THE Plaintiff in the above case, having filed this declaration in my office, and the Defendant having no attorney known to be in this State, on whom a rule to plead can be served; on motion, Ordered, that the said defendant do plead within a year and a day from the publication of this rule or final and absolute judgment will be awarded against her. ORASMUS D. ALLEN, c. c. p. Clerk's Office, 5th June, 1843. 1y 20

State of South Carolina. EDGEFIELD DISTRICT. IN EQUITY.

THE Plaintiff in the above case, having filed this declaration in my office, and the Defendant having no attorney known to be in this State, on whom a rule to plead can be served; on motion, Ordered, that the said defendant do plead within a year and a day from the publication of this rule or final and absolute judgment will be awarded against her. ORASMUS D. ALLEN, c. c. p. Clerk's Office, 5th June, 1843. 1y 20

State of South Carolina. EDGEFIELD DISTRICT. IN EQUITY.

Magistrates Blanks, FOR SALE AT THIS OFFICE.

SHERIFF'S SALE.

BY virtue of sundry writs of Fieri Facias, I will proceed to sell at Edgefield Court House, on the first Monday and Tuesday in January next, the following property: Penn & Brannon vs Jehu Mouchet; Wade Cowan, br. vs the same; Thomas W. Morton vs the same, George W. Thomas, and Pleasant Searls, the tract of land where defendant Mouchet lives, containing two hundred acres, more or less, adjoining Perry Holloway, and others. John C. Moore vs James Goalman and John Trapp, four hundred and thirty acres of land, more or less, where defendant Goalman lives; adjoining lands of James Mathews, and others. Charles Lainer vs Sterling Powell and James Powell, the tract of land where defendant James Powell lives, adjoining Jacob Wise, and others. Minor W. Gracy, and Mourning Gracy vs Cary Patterson, one hundred and forty acres of land, more or less, adjoining lands of John M. White, and others. Wade Glover vs John Seealey, the tract of land where defendant lives, adjoining lands of Sibley, formerly owned by Wiley Milton, lying on Big Horse Creek. David Richardson vs Drewry Hearn, four hundred acres of land, more or less, adjoining lands of John C. Allen, Jesse Hart, and others. Lewis Ellzy, br. vs Mary Ann Fisher, and John Fisher, four and an half acres of land, more or less, adjoining John Walker, J. Brooks, and others. E. B. Presley vs Caleb Broadwater; A. W. Burt vs the same; Samuel R. Fuller vs the same, one hundred and fifty acres of land, more or less, adjoining lands of Wm. Garrett, and others. Samuel Stevens and Ephraim Andrews vs William Wagner, one hundred acres of land, more or less, adjoining Joshua Harris, Robert Aton, and others; also, two negroes, Martha and Violet. The Bank of Hamburg, So. Ca. vs F. A. Schroder and O. Simpson, one house and lot in the town of Hamburg, on Market street, occupied at present by M. L. Gearty & Co. as a Shoe store. John Evans vs B. F. McDonald, one lot of land in the town of Hamburg, known as lot No. 15, bounded on the North by Mercer street, on the East by No. 14, on the South by Market street, on the West by No. 16, having fifty-four feet front and two hundred feet deep. W. W. Geiger vs James Wheeler, twenty-seven acres of land, more or less, adjoining lands of John Huiet, and others. John Cotran, survivor, vs Elizabeth McMillian, the interest of Mrs. McMillian in two hundred acres of land, more or less, where she now lives, adjoining lands of John Trapp, and others. John Cotran, survivor, vs James McMillian, the interest of James McMillian, in two hundred acres of land, more or less, adjoining lands of John Trapp, and others, known as the place where his mother Elizabeth McMillian now lives. Penn & Brannon vs Margaret Ogilvie and R. H. J. Ogilvie; E. B. Presley vs Margaret Ogilvie; Braunton & Mundy vs the same, three hundred acres of land, more or less, where Margaret Ogilvie now lives, adjoining lands of Dr. Atkinson, and others; also, one other tract containing one hundred and sixty-five acres, known as the Logan tract. Bennett Perry vs Willis Berry; the same br., vs the same, one hundred and two acres of land, more or less, adjoining Wade Culbreath, and others. Amory Sibley vs A. B. Church, a house and lot occupied by defendant on Centre-street. The Mechanics Bank, Indorsec, vs Milledge Galphin; Oliver Towles, Ordinary, vs the same, the tract of land where the defendant lives. Bauskett & Jones vs Darling J. Walker, the tract of land where defendant lives. James Tompkins, Ex'r. vs T. L. Martin, L. B. Cochran, and Bailey Martin, the tract of land where T. L. Martin lives. Perry & Nicholson vs William Shumpart, seventy-five acres of land, adjoining lands of Thomas Turapseed, and others. J. Miller vs M. L. Gearty, and F. O'Conner, ten acres of land, on which is a Tanyard, levied on as the property of M. L. Gearty. B. F. Gouedy, T. C. vs Samuel Smith, one hundred acres of land, adjoining Henderson, and others. Abram Mathews & Samuel Mathews vs Charles Lamar; Luther Roll vs the same; Bland & Butler vs the same; various other plaintiffs vs the same, two thousand acres of land, made up of two tracts adjoining each other, on which defendant lives, also, one House and Lot in Hamburg, occupied by R. R. Hunter, as a Hotel. William Bussey, Adm'r. vs Amos Bush, the tract of land where defendant lives, containing three hundred acres, adjoining lands of George Bussey; and others; also, eight Negroes, viz: Harry, Ben, Dick, Sarah, Phillis, Charles, Emily, and Farr, and four Horses and one Wagon. Wm. Bronson, Adm'r. vs J. H. Richardson, David Harris, and James Miller, the tract of land where defendant Richardson lives, containing three hundred acres, more or less. J. Terry, Adm'r. of Mary Elam, vs Edward W. Welch, E. Wood, and John Hill, one Negro, Charles. William Wall vs Benjamin Jackson, the defendants interest in nine hundred acres of land, more or less, lying on the Savannah river, adjoining lands of Stephen Wilson, and others. Oliver Towles, Ordinary, vs Milledge Galphin, Mat Ardis, and D. Atkinson, the tract of land where Milledge Galphin lives. Elizabeth Garrett vs William Elkin & William Garrett, Sen.; Benager Rambo vs William Elkin, two hundred and twenty acres of land, more or less; also, one other tract containing two hundred acres, more or less, adjoining lands of Josiah Lanham, and A. J. Rambo. Oliver Towles, Ord. vs M. L. Gearty, and others; Patrick Leonard vs M. L. Gearty, the Tanyard and ten acres of land where defendant lives; also, one Negro boy, Joe. Wade Glover vs Charles Lamar, the tract of land where defendant lives. R. T. Moore and Wm. Bridges vs A. E. Moore, two hundred & forty-four acres of land, more or less, adjoining lands of R. T. Moore, and Wilson Shealy.

SHERIFF'S SALE.

BY virtue of sundry writs of Fieri Facias, I will proceed to sell at Edgefield Court House, on the first Monday and Tuesday in January next, the following property: Penn & Brannon vs Jehu Mouchet; Wade Cowan, br. vs the same; Thomas W. Morton vs the same, George W. Thomas, and Pleasant Searls, the tract of land where defendant Mouchet lives, containing two hundred acres, more or less, adjoining Perry Holloway, and others. John C. Moore vs James Goalman and John Trapp, four hundred and thirty acres of land, more or less, where defendant Goalman lives; adjoining lands of James Mathews, and others. Charles Lainer vs Sterling Powell and James Powell, the tract of land where defendant James Powell lives, adjoining Jacob Wise, and others. Minor W. Gracy, and Mourning Gracy vs Cary Patterson, one hundred and forty acres of land, more or less, adjoining lands of John M. White, and others. Wade Glover vs John Seealey, the tract of land where defendant lives, adjoining lands of Sibley, formerly owned by Wiley Milton, lying on Big Horse Creek. David Richardson vs Drewry Hearn, four hundred acres of land, more or less, adjoining lands of John C. Allen, Jesse Hart, and others. Lewis Ellzy, br. vs Mary Ann Fisher, and John Fisher, four and an half acres of land, more or less, adjoining John Walker, J. Brooks, and others. E. B. Presley vs Caleb Broadwater; A. W. Burt vs the same; Samuel R. Fuller vs the same, one hundred and fifty acres of land, more or less, adjoining lands of Wm. Garrett, and others. Samuel Stevens and Ephraim Andrews vs William Wagner, one hundred acres of land, more or less, adjoining Joshua Harris, Robert Aton, and others; also, two negroes, Martha and Violet. The Bank of Hamburg, So. Ca. vs F. A. Schroder and O. Simpson, one house and lot in the town of Hamburg, on Market street, occupied at present by M. L. Gearty & Co. as a Shoe store. John Evans vs B. F. McDonald, one lot of land in the town of Hamburg, known as lot No. 15, bounded on the North by Mercer street, on the East by No. 14, on the South by Market street, on the West by No. 16, having fifty-four feet front and two hundred feet deep. W. W. Geiger vs James Wheeler, twenty-seven acres of land, more or less, adjoining lands of John Huiet, and others. John Cotran, survivor, vs Elizabeth McMillian, the interest of Mrs. McMillian in two hundred acres of land, more or less, where she now lives, adjoining lands of John Trapp, and others. John Cotran, survivor, vs James McMillian, the interest of James McMillian, in two hundred acres of land, more or less, adjoining lands of John Trapp, and others, known as the place where his mother Elizabeth McMillian now lives. Penn & Brannon vs Margaret Ogilvie and R. H. J. Ogilvie; E. B. Presley vs Margaret Ogilvie; Braunton & Mundy vs the same, three hundred acres of land, more or less, where Margaret Ogilvie now lives, adjoining lands of Dr. Atkinson, and others; also, one other tract containing one hundred and sixty-five acres, known as the Logan tract. Bennett Perry vs Willis Berry; the same br., vs the same, one hundred and two acres of land, more or less, adjoining Wade Culbreath, and others. Amory Sibley vs A. B. Church, a house and lot occupied by defendant on Centre-street. The Mechanics Bank, Indorsec, vs Milledge Galphin; Oliver Towles, Ordinary, vs the same, the tract of land where the defendant lives. Bauskett & Jones vs Darling J. Walker, the tract of land where defendant lives. James Tompkins, Ex'r. vs T. L. Martin, L. B. Cochran, and Bailey Martin, the tract of land where T. L. Martin lives. Perry & Nicholson vs William Shumpart, seventy-five acres of land, adjoining lands of Thomas Turapseed, and others. J. Miller vs M. L. Gearty, and F. 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