From the Southern Agriculturist.

COTTON SEED AS A MANURE. MR. Eprron.-The great enriching properties of cotton seed as a manure. and its superier power of imparting an early impetus to the growth of plants, have been visible to all who have ever given them a fair trial, They need not be confined as a manure to any one article grown by the planter, but extended to almost every species of vegetation-corn, peas, cotton, vegetables, small grain and grapes-though not equally beneficial to all alike. From an experience of a few years the subscriber would advise their use on land designed for corn, in the quantity of 75 bushels to the acre, to be bauled out after the land is well fallowed, a few days before planting time, and deposited in piles of equal quantity and distance for convenience and faculty in distributing them. The land being suitably prepared and ready for planting, the rows laid off by a shovel plow, opening broad and deep, the seed are then scattered from one end of the row to the other, with the corn dropped on them at such distance in the drill as the quality of the land will justify, say in medium or average land 24 feet apart, covered with a turning plow and harrowed off with an iron-tooth harrow. If the corn be plants ed and seed sown on it, the stand will be greatly endangered from the lint and heating quality of the seed, but by planting as advised, a stand will be secured. If a greater quantity of seed can be procured, the benefit desired will be more general and permanent to the land by scattering them broadcast, and plowing them in. Many contend that this manure is not felt longer than one year, or less, adjoining lands of H. Strome, and but such persons, after exposing the seed others. all the winter, haul them in small piles and suffer them to remain from March until May, when they are removed to the corn hill, there deposited on the surface around the stalk to remain uncovered until wind, rain and sun dissipate its fertilizing properties. My own impression is, that its influence is felt for enrich the land, If the season proves of John H. May, Daniel Holloway, and suitable, by this plan of manuring in the drill, one may realize an hundred per cent, in the yield of corn; and the succeeding year, if planted in cotton, in and Saw mill seat, on Turkey Creek, bereversing the beds, this very manure is longing to the defendant E. C. Brand. thrown on the bed where the seeds are sown, enabling the plant to reap early benefit at a period, as generally acquiesced in by planters, when it requires more support than at any other, in order that its early growth and healthy condition may enable it to escape the tavages of lice, with which the plant is never other injurious cause. We are urged by many to manure exclusively for cotton, With such I think differently. The past year, ten acres were in cotton, where an hundred bushels of cotton seed were given to the acre, placed in the water furrow, and bedded upon them. The result was an increased growth, and moderate increase in yield, but not enough to justify such an expenditure of this valuable manure. The same year fifty acres were planted in cotton that had been grown three preceding years in corn and peas, manured each year with cotton seed, as advised, but none Howard and others, also, two mares and on it the year it was in cotton. The corn stalks had been cut up, and with the pea vines, regularly turned under. The land in both cuts was well cultivated. and seasons alike. The soil of the ten acres was good, of a mulatto color, whilst that of the fifty acres was poor and hilly, with clay near the surface. The difference in the yield was fifty per cent. in favor of the fifty acre cut. This year I have ten acres planted in cotton with an 100 bushels of seed sown broadcast and plowed in; also, fifty acres, planted in cotton, which was in corn and peas the past year, measured with an hundred bushels in the acre in the drill, but none his !year; the corn stalks cut up in several pieces, and with the pea vines turned under. Both cuts of land are similar in quality, and have been cultivated alike with like seasons. The stand on the ten acres is very imperfect and very irregular in its size, and has been much harrassed by lice. The fifty Miller, one buggy. acre cut is a good stand, quito regular in its size, has been free from lice, and presents altogether a thrifty appearance, and bids fair to yield fifty per cent. per

acre more than the ten acre cut. From these remarks you will readily perceive that I prefer manuting with cotton seed for coin, instead of cotton; that we are better rewarded the second year to succeed it in cotton, and well compensated the first for our trouble. I do not pretend to say that the benefit is altogether attributable to the cotton seed, but to the change in the crop, together with the advantage of corn stalks and pea vines restoring the original susceptibility in the land to grow and produce good cotton. If those who disagree next, the following negro slaves, viz: with me will give results from a better process of using this valuable manure, I Aron, Grace and Paul, at the same time. shall be greatly obliged.

C. M. VAIDEN. PRAIRIA MOUNT, Miss., 1848.

The Lexington Observer states that without knowing Mr. Clay's views or intentions, there is no doubt that the Legislature of Kentucky would elect him to the Il. S. Senate. The body was to have assembled on the 1st inst.

ington, states that Gen. Cass will be un- been stopped. antimously returned to the U. S. Senate. | Jan 3, 1849

SHERIFF'S SALE.

BY virtue of sundry writs of Fieri Fato sell at Edgefield Court House, on the first Monday and Tuesday following in February next, the following property, in the following cases, viz:

S. F. Goode, bearer, vs Caleb Broadwater and Scarborough Broadwater, a tract of land where the defendant S. Broadwater lives, containing one hundred and

lives, containing one hundred and fifty acres, more or less, adjoining lands of Thos. Garrett, Steven Smith, and others.

John Hll, Ordinary, for the beirs of J. Terry, deceased vs. John Terry, a tract of land whereon the defendant lives containing four hundred and sixty acres, more or less. adjoining lands of Artemus Lowe, Edward Settle and James Bennett.

Danl. Brunson vs. Anna M. Terry, Artemus Lowe and Ben. F. Strome, a tract of land whereon the defendant Anna M. l'erry lives, adjoining lands of Artemus Lowe, John Runnels and Jerry Seigler. Also one negro man Jim.

Chas. Smith vs Wm. B. Dorn, a tract of land whereon the defendant lives, containing three hundred acres, more or less. ying on Hardlabour Creek, with good Saw and Grist mills on the premises. James Minor, bearer, vs James F. Bur-

on, a tract of land where the defendant lives containing two hundred acres, more or less, adjoining lands of William C. Robertson, and others.

Eli Clark, jr. vs John P. Mays, a tract of land where the defendant lives, adjoining lands of Samuel Horn, Sterling Quarles and others.

Thos. R. Anderson, Administrator, vs Wm. Strome and Levi McDaniel, a tract of land whereon the defendant Strome

Hardy White vs Wm. Raborn; Rice Goleman for Collin Rhodes vs Wm. Rahorn and John F. Martin; Allen & Smyley vs Wm. Raboru; John R. Wever vs Wm. Raborn, a tract of land where the Agents for the Cultivator, and to send on defendant Raborn lived, adjoining lands of

Wm. Mobley, David Rotten, and others, Theophilis Hill, bearer vs Wilson Kemp. a tract of land containing one hundred and five years, independent of an increased sixty-one acres, more or less, known as quantity of vegetable matter returned to the Dodging tract of land, adjoining lands

others, William T. West, for Wiley Banks & Co, vs E. C. Bland; J. M. Clark vs E. C. Bland: the same vs the same, a Saw mill

J. M. Clark vs Ben. R. Addison, a trac of land containing four hundred acres, more or less, whereon the defendant lives, adjoining lands of Wm. II. Moss, James Rainsford, J. F. Adams, and others.

Stephen M. Boaz vs William Herbert John J. Glover vs Wm. Herbert and J. R. Burley; Sam. Glover vs Wm. Herbert & J. B. Burley; Lash & Brother vs Herbert & attacked until enfeebled by cold or some Dufley; Stephen M. Booz vs John Dufley. one lot in the Town of Hamburg, known as lot No. 133, on Centre Street, having fifty feet from by 150 feet back.

G. L. & E. Penn for N. L. Griffin, Assignee, vs John Holmes; S. F. Goode vs the same, one house and lot in the village of Edgefield, where the defendant lives, adjoining the lot of Wm. B. John-

Kers & Hope vs Wm. T. West; the same vs the same, Thos. O. Burnett vs Wm. T. West and Martin Burriss; Wright Nichols & Co. vs Wm. T. West, a truct of land where the Defendant lives containing three hundred acres, more or less, adjoining lands of Bartley Talbert, Batt one mule colt.

B. F. Goudy vs Ann Hull, Administratrix, one lot in the Town of Hamburg. known as lot No. 284, on Centre Street, having fifty feet front by 200 feet back.

G. W. Presley vs W. B. Brannon and G. L. & E. Penn. The defendant Braunon's interest in the lot on which W. Freeman's Grocery, stands at Liberty Hill. John S. Smyley.

Terms of sale cash.

S. CHRISTIE, s. E. D.

SHERIFF'S SALE.

Y virtue of sandry writs of Fieri Fa-cias, to me directed, I will proceed to sell at Edgefield Court House, on the first Monday and Tuesday following in February next, the following property, in the following eases, viz:

George Parrott and other Plaintiff's severally, vs. James Terry, the following negroes, viz: Agnes, Louiza, Isaac and

S. S. Tompkins vs. S. M. W. D. L.

G. W. Presley vs W. B. Brannon, and G. L. & E. Penn, one pair bay horses.

James Sheppard vs Westley A. Miller,
two negroes, viz: Rachel and her child

S. CHRISTIE, s. E. D.

SHERIFF'S SALE.

STATE OF SOUTH CAROLINA

EDGEFIELD DISTRICT. James Terry,) Foreclosure

Wm. H. Moss, & others, \ Mortgage. BY virtue of a Morigage in the above stated case, I will proceed to sell at Edgefield Court House, on the first Monday and Tuesday following in February

Hanson, Betsey and her three children will be sold, Peter, in satisfaction of a Mortgage, to secure the Bauk of the State of South Carolina.

S. CHRISTIE, Agent.

Lost or Mislaid.

NOTE OF HAND, drawn by A. W. A Youngblood, for fifty dollars, dated ted, and those indebted to the Estate will January, 1846, payable to Mays & Day, or please make immediate payment. bearer. All persons are cautioned against A letter from Detroit, received at Wash- trading for said note, as the payment has MAYS & DAY.

THE CULTIVATOR,

Devoted to the Interests of cias, to me directed, I will proceed THE FARMER, THE GARDNER, AND THE FRUIT-GROWER,

ILLUSTRATED WITH NUMEROUS EN-GRAVINGS OF Houses, Barns, Farm Implements, Domes.

tic Animals, Plants, Fruits, &c. &c..

HE CULTIVATOR enters upon its sixteenth volume, (the 6th of the " new fifty acres, more or less, adjoining lands of series,") on the 1st of Jan., 1849. For a Thos. Garrett, Steven Smith, and others. period of fifteen years, it has enjoyed a circu-Goode & Lyon vs. Caleb Broadwater lation, and exerted an influence, not exceed-and Scatborough Broadwater, a tract of ed it is believed, by any other Journal in the land where the defendant S. Broadwater country. That its interest and usefulness have been sustained from year to year, we have the most abundant evidence in its large sales, notwitstanding the multiplicity of agricultural journals which have come into existence within the past few years. It will be our aim to render it for the future, not only worthy the support of our rural population, but absolutely necessary to all who would keep themselves well informed as to the progress of agricultural improvement, both at home and abroad. Keeping constantly in view the great object for which THE CUL-TIVATOR WAS established-" To IMPROVE THE SOIL AND THE MIND,"-no effort will be spared to fill its pages with such matter

> forts to carry them into effect. Particular attention will be paid to Rural Architecture, and numerous Designs of Farm Buildings, Gates, Fences, and Ornamental Structures, will be given-to the department allotted to " THE GARDEN AND THE OR-CHARD," which will be conducted by JOHN J. THOMAS, well known as the author of the "Fruit Culturist," and a practical Horticulturist of great skill-to "Domestic and Rural Economy," and to the "Diseases of Animals," a subject of increasing interest to

as is best adapted to call into action the men-

tal and physical energies of its readers,-to

awaken inquiry as to the best and most profi-table methods of farming, and to incite to ef-

farmers. TERMS .- For single copy, \$1-for seven copies, 85-for fifteen copies, \$10, and for lives, containing three hundred acres, more any larger number at the same rate. All payments to be made in advance. All subscriptions to commence with the volume, and none received for less than a year.

135 Postmasters and others interested in Agricultural improvement in all parts of the Union, are respectfully invited to act as clubs of subscribers for the vol. for 1849 -Specimen Nos. and Prospectuses will be furnished to all postpaid applicants.

LUTHER TUCKER. Albany, Dec. 1848.

HASTING'S COMPOUND SYRUP OF NAPHTERA.

OT only a positive but a warranted cure for consumption and all diseases of the lungs. This medicine has decided the dispute about the curability of consumption, and satisfied the medical faculty and all who have used it, that consumption and all affections of the lungs can not only be cured, but they are as ea sily and simply cured, as almost any of the disorders to which the human frame is liable.-The operation of a single bottle, which costs \$1, is sufficient to satisfy any patient—if not altogether too far gone with the disease—of this fact; and even a single dose gives evidence of cradicating the malady by the immediate relies which it affords. This is no quack or secret remedy. Dr. Hastings, its discoverer, is one of the most eminent physicians of the age, and has made a full disclosure of its history, and all its component parts to the world, not wishing to incur the responsibility of confining to him-self, for the sake of profit, a secret which was calculated to do such universal good. And such has been the wonderful result of its operations, that the London Lancet, Medical Times, and the most eminent physicians of both hemispheres, are anxiously calling upon sufferers to have immediate recourse to it, and pro-claiming that of all known medicine, it alone niable proofs of curing consumption and all other diseases of the lungs.

For sale at the Anothecary Hall by J. D. CHASE. Price SI per bottle.

December 6 1846 State of South Carolina. EDGEFIELD DISTRICT.

IN THE COMMON PLEAS. H. Boulware for Declaration in Attach-C. H. Goodman, Assumpsit. Charles Hall. Declaration in Attachment. John M. Crary Debt. Declaration in Attach-William Kay. ment. Wiley Kay. Assumpsit Declaration in Attach-

Richard Coleman,

ment. 13 Hyram Kay. Asswupsit. FEATHE Plantiffs in these cases having filed their declarations respectively in my Office, and the Defendants baving no wife or attorney known to be within this State, on the purchase money. whom a copy of the declaration with a rule to plead, could be served. It is ordered, that the said Defendants de severally plead to the declarations against them respectively, within a

year and a day from, judgment will be awarded against them. THOS. G. BACON, Clerk. Clerk's Office, 29th, Sept. 1848. Oct 4 4tq

STATE OF SOUTH CAROLINA

EDGEFIEL DISTRICT. David L. Curtis,) DECLARATION 1N MARTIN HITT. ATTACHMENT J. & S. Bones, & Co.) DECLARATION

IN

A. B. Church & Co. ATTACHMENT THE Plaintiffs in the above stated cases, Edgefield Court House, on the first Monhaving this day filed their Declarations in my Office, and the Defendants having neither wife nor Attorney, known to reside within the limits of this State, on whom copies of said Declarations with rules to plead, can be served on motion of M. Gray, Attorney for Plaintiffs : ordered that said Defendants appear and plead to said declarations,

or judgement will be given against him by THOS. G. BACON, C. E, D. Clerk's Office, 27th Nov. 1848. Nov. 29 ly

within a year and a day from the date hereof,

Executor's Notice.

LL persons having demands against the Estate of M. Mims deceased, are of Mr. Wardlaw, Plaintiff's Attorney it is requested to present them properly attes-

R. T. MIMS, Executors. G. D. MIMS. Nov 15 1848

SHERIFF'S SALE.

STATE OF SOUTH CAROLINA.

EDGEFIELD DISTRICT. Elizabeth Bland, Partition. vs. Geo. W. Bland, and others.

Y virtue of an Order from John Hill, Esq. Ordinary of Edgefield District, I shall proceed to sell at Edgefield Court House, on the first Monday in February next, the lands belonging to the estate of Barnett F. Bland, deceased, situate in the District and State aforesaid, on Cow Creek, waters of Cuffetown Creek, waters of Savannah river, and adjoining lands of Wade S. Cothrau, A. T. Traylor, John Gaskins and others, containing ninety-six acres, more or less, will be sold on a credit until the first day of January, (1850.)

The purchaser will be required to give ond and two approved securities, and a mortgage of the premises to the Ordinary, o secure the purchase money. Cost to be paid in cash.

S. CHRISTIE, s. E.D.

STATE OF SOUTH CAROLINA EDGEFIELD DISTRICT. IN EQUITY.

Bustin & Walker, Foreclosure. Milledge Galphin. TOTICE is hereby given, that by vir-

Equity in this case, I shall sell at Edgefield Court House on the first Monday in February next, the following land, viz: One tract of land, situated in the District and State aforesaid, in Beach Island. containing nine hundred and eighteen acres

more or less, bounded North by Smith & Clark's land, West by Casper Nail's and S. Clark's land, South by John Stergenegger, and East by Lauds of John Clarke and T. Hankinson.

Also, one other tract of land, situated in Beach Island, in the District and State aforesaid, containing two hundred and fifty-one acres, more or less, bounded North by lands of Mrs. Everitt and S. Clarke, West by Samuel Clarke, East by T. B. Smith's land; and South by Mrs. M. Burler's land.

Said lands will be sold on a credit of six and twelve months, dating from the first of January inst., except for so much as will pay the cost of this suit, to be paid

S. S. TOMPKINS, c. F. E. D. Commissioners Office, Jan 6, 1849.

STATE OF SOUTH CAROLINA EDGEFIELD DISTRICT.

IN EQUITY. Parum Wall and others, 1'5. Partition. James Wall and others.

NTOTICE is hereby given that by virtue of an order from the Court of Equity in this case, I shall sell at Edgefield Court House, on the first Monday in Feblonging to the estate of Mrs. Amy Wall, deceased, viz:

One tract of land, containing one hundred and seventy-eight acres, more or less, situated in the District and State aforesaid, on the waters of Log Creek, bounded by lands of Clerisa Landrum and F. W. Pickens. Said lands will be sold on a credit of

one and two years, except for so much as will pay the cost of this suit to be paid in cash. Purchaser to give bond and good S. S. TOMPKINS, c. E.

Commissioners Office, Jan. 6, 1849. 51 Jan 10 41

STATE OF SOUTH CAROLINA. EDGEFIELD DISTRICT.

IN EQUITY. Susan Pope Partition. rs. Mary Jane Pope. OTICE is hereby given that, by vir-

Equity in this case, I shall proceed to sell on the premises on the 29th January next. The Mill tract of land, belonging to the estate of James S. Pope, dec'd., containing | Lead, Bluestone, Indigo, Copperas, three hundred and ninety acres, lying in Abheville District, on Wilson's Creek, and Chewing Tobacco, adjoining lands of Daniel Rudd, Dr. John Holland and others.

Said lands will be sold on a credit of one and two years, in equal instalments, except for so much as will pay the cost of this suit to be paid in eash. Purchasers to give bond and good personal security to secure

S. S. TOMPKINS, c. E. E. D. Comm'rs. Office, Dec. 20, 1848. * * The Abbeville Banner, Laurensville Herald, Greenville Mountaineer, will copy until day of sale, and forward accounts to

SHERRIF'S SALE STATE OF SOUTH CAROLINA,

EDGEFIELD DISTRICT. Elizabeth Carter,) Foreclosure

Mortgage. Albert J. Rambo. BY virtue of a Mortgage, in the above stated case, I will proceed to sell at day and Tuesday following in February next, one Legro man Stephen.

S. CHRISTIE, Agent.

STATE OF SOUTH CAROLINA EDGEFIELD DISTRICT. IN THE COMMON PLEAS. David Stalnaker, for

J. II. Hughes,

Wm. L. Cochran. ITE plaintiff in the above case having this day filed his declaration in my office, and the defendant having neither wife nor attorney, known to reside within the limits of this State, on whom a copy of said declaration,

Declaration in

day, from the date hereof, or judgment will be awarded against him by default.

THO. G. BACON. Clerk.

Edgefield G. H. Clerk's Office, 1th Nov. 1848 November 8

AMERICAN HOTEL



(Formerly 11nbbard's) HAMBURG, S. C. RATEFUL for past favors, the subscriber hereby gives notice that his Hoase is now in complete order, and would respectfully invite all persons visiting Hamburg and the travelling public to give him a call, confidently believing, that he can give entire satisfaction to all those who desire a quiet orderly House, comfortable Rooms and Beds with as good a table as the Market can furnish.

Stables, Lots and Carriage House in first rate order and well supplied. A sober and attentive Hostler always in attendance. Particular attention given to Horses leftaby persons visiting Charleston or other places.

Carriages always in readiness to convey assengers to and from the Rail Road when

Horses and Vehicles to Let. WM. KETCHUM. Oct 4

Wm. Ketchum & Co.

AKE pleasure in returning the ful acknowledgments for the very liberal AKE pleasure in returning their grate patronage heretofore bestowed upon them, and hope by liberality and fair dealing to merit a

We now invite the attention of our numerons friends and customers and the public generally, to our new stock of

CHEAP FANCY AND STAPLE DRY GOODS. Selected by one of the Firm during the last

FINE, FASIIIONABLE AND

month from the New York and Philadelphia Markets. Our assortment will comprise every article usually called for in this Market, and we pledge ourselves not to be undersold by any in Ham

borg or Augusta.

Goods always shown with pleasure. No charge for looking. Give us a call.

N. B. Store in the American Hotel Buildings, Hamburg S. C.

NEW GOODS.

THE Subscriber has just received his FALI L and WINTER STOCK of GOODS consisting in part of a splendid lot of Wetstead Goods for Ladies Dresses

of all kinds, a fine lot of Ginghams, English & American Prints, Col'd & Black Alpacca's,

A LARGE AND SPENDID STOCK OF Negro Shoes, Blanket & Kerseys, Groceries, Hardware, Crockery, Hats & Caps. To which he invites his friends, and the public to call and examine, before purchasing elsewhere, as he feels confident that he car

Oct. 10, 1848. GREAT BARGAINS. DUNBAR & BURNSIDE has just received by Rail Royal and December 1 ed by Rail Road and River, the following

B. C. BRYAN.

list of GOODS, to which they respectfully in-vite attention. Planters visiting our market would do well to give us a call before purcha-47 Illids. St. Croix, Porto Rico and N. O. Sugars, 25 Bbls. No I Clarified Sugars,

70 "Superior Collee Sugars.
5 " and 5 boxes Loaf, Crushed and Pow dered Sugars, West India and New Orleans Molasses, 175 Bags Rio, Laguara and Java Cotiee,

75 barrels Mackerels, 50 hoxes fine Cheese, 3 perces Rice. 125 kegs of Nails and Brads, 30,000 lbs. Sweedes Iron-all sizes, Band Iron, German and Cast Steel, Wagon bexes

100 boxes Window Glass-all sizes, 500 pounds Putty, in Bladders, 4,500 pounds White Lead, Vernon Mills, 2 barrels Linseed Oil, Ditchers Boots, Brogans and Ladies Shoes, 500 Heavy Duffel Blankets, 20 pair Fine Bed B'ankets, Kerseys, Osnaburgs, Shirtings and Sheetings 2 cases Prints—all patterns.

Painted Buckets and Tubs. Brassbound Buckets and Wire Seeves. ture of az Order from the Court of 3000 pounds Hemlock, and 300 pounds oak tan

ned Sole Leather, Upper Leather and Calf. skins. 200 Coils Rope--1000 pounds Twine, 125 bags Shot, 50 kegs best Powder, Candles, Sperm and Tallow,

Sugar Cans, Measures, Pepper, Spice, Ginger, Cane Seat Chairs, Wood and Cane Seat Rocking Chairs, and many other articles too te-

dions to enumerate. We will be making almost daily accessions to out stock, and would be pleased to attend to all orders from our friends, and feel assured of giv-

ing satisfaction.

DUNBAR & BURNSIDE.

16 40 Hamburg, S. C., Oct 25 New Boot and Shoe



MANUFACTORY. HERE Gentlemen's Boots and Shoes are made in a most superior style of fit

and workmanship.

Gentlemen wanting cork soled, double soled, water proof, walking, dress, patent leather, and a fine pump soled BOOTS, need but leave their orders with the subscriber. WILLIAM McEVOY.

For Sale or Rent.

THE Dwelling House, & Lot, formerly occupied by W. G. Russell, one and a quarter miles of Edgefield Court House, on the Columbia Road.

The House contains, three upright rooms, and other convenient out buildings. For particulars enquire at this Office.

NOTICE.

A LL persons having claims against the Es tate of C. A. Meigs, deceased, are hereby otified that unless they render them in to Samuel Brooks assignee, on or before the first day of February next proberly attested, they will forfeit all or any part of said claim, that the Estate may be able to pay, all persons indebted to the Estate by book account, are re-quested to settle the same on or before the above date, as all accounts unpaid at that date, will be put into the hands of an Officer for collection, and notice is hereby given to all persons that have given their notes for goods bought at the sale, that no indulgence will be given after ment will be awarded against him by default. ordered, that the said defendant appear and plead to the said declaration, within a year and a

return day in February next. SAMUEL BROOKS, Assignce. Nov 29 1818.

State of South Carolina. EDGEFIELD DISTRICT.
IN THE COURT OF ORDINARY.

Thomas L. Garrett, Applicant, Summons Harriet Garrett and others, Partition. Defendants.

T appearing to my satisfaction that Harriet Garrett the widow of Wm. Garrett deceased, David Hart and Mary Ann his wife, John F. Hart and Jane E. his wife. George W. Gar-rett, Ohver S. Garrett, James W. Garrett, Willaim H. H. Garrett, Nancy Garrett, and John H. Garrett Distributers of the Estate of William Garrett deceased, it is therefore ordered that they do appear and object to the sale or division of the Real Estate of said deceased, on or before the first Monday in March next, or their consent will be entered of Record,

Given under my hand at my Office the 2d day of December 1848. JOHN HILL, o. E. D.

46 State of South Carolina, EDGEFIELD DISTRICT. IN THE COURT OF ORDINARY.

Thos. McCarty and wife and others, Applicants, SUMMONS PARTITION; Thos. Stewart and others

Defendants. T appearing to my satisfaction, that Wile liam Thompson, Thos. Thompson, Alexander Thompson, Narcilla Thompson, Nelly Thompson, Polly Thompson, Tabitha Thompson and Thomas Stewart, reside beyond the limits of this State. It is therefore ordered that they do appear and object to the sale of Division of the Real Estate of Alexander Stewart deceased, on or before the first Monday in February next, (1849,) or their con-

sent will be entered of Record. JOHN HILL, o. E, D. Nov 1 1848 12t

STATE OF SOUTH CARGLINA EDGEFIELD DISTRICT: IN THE COMMON PLEAS. Jesse Jinnings and

others, Applicants, SUMMONS IN PARTITION: John Coleman and others, Defendants.

T appearing to my satisfaction, that John Coleman, Anna Deshazer wife of John Deshazer deceased; John Chapman, Mary Chapman, — Harvil and wife Caroline; — Partin and Ellen his wife, Benjamin Partin, Tire Jennings, Levi McDaniel and wife Elizabeth, -- Kay and his wife Susan, live beyond the limits of this State. It is therefore ordered that they do appear and object to the sale or Division of the Real Estate of Philip Jinnings deceased, on or before the first Monday in February next, (1849.) or their consent will be entered of Record.

JOHN HILL, o. E. D. Nov 1 1548 12t

STATE OF SOUTH CAROLINA EDGEFIELD DISTRICT. give satisfaction to all who may favor him with IN THE COURT OF ORDINARY. Joseph Parkman & Peggy his wife, and others, Applicants, SUMMON

VS Blake Faulkner and wife Eliz- | PARTITI. abeth, Defendants. T appearing to my satisfaction: that the reside beyond the limits of this State. 1

ject to the sale or division of the Real Est. of Elizabeth Falkner deceased, on or befo. the first Monday in February next, (1849,) o. their consent will be entered of Record.

JOHN HILL, o. E. D. Nov 1 1848 12t STATE OF SOUTH CAROLINA EDGEFIELD DISTRICT. IN THE COURT OF ORDINARY. Willaim Little, Applicant, SUMMONS

VS Jessee Little & others, Deft's PARTITION. T appearing to my satisfaction, that James Little Allen Little and John Little, reside beyond the limits of this State. It is therefore ordered that they do appear and object to the sale or Division of the Real Estate of William Little, Sr., deceased, on or before the first Monday in February next, (1849.) or their consent to the same, will be entered of Record.

JOHN HILL, o. E. D. Nov 1 1848

STATE OF SOUTH CAROLINA. EDGEFIELD DISTRICT.

IN EQUITY. Bill for Partition of the Estate of James Morris, deceased. Lewis Robertson and others.

VS. William Morris and others. T appearing to my satisfaction, that Wm. Morris, James Morris, Rebecca Motris, Marshall Palmer and his wife Elizabeth, John Palmer and his wife Barbara, Levi Fulmore, William Fulmore, Joseph T. Fulmore and Joseph Morris, some of the defendants in this cause are without the limits of this State: Ordered that the defendants above named do appear in this honorable Court, and plead answer or demur to the said bill within three months from the publication of this order, or

the said bill will be taken pro confesso against them. S. S. TOMPKINS, C. E. E- D. Comm'ers Office. Dec 6, 1848 3m 46

STATE OF SOUTH CAROLINA. EDGEFIELD DISTRICT. IN COMMON PLEAS. Isaac Hawes

Rob't Shannon.) I in the custody of the Sheriff of Edgefield cistrict, by virtue of a capias ad satisfaciendum issued in this case, having filed a schedule of his whole estate, and a petition for the benefit of the In-olvent Debtors' Act, on motion of of the in-olvent Debtors Act, on motion of Carrol, the defendant's Attorney, it is therefore ordered, that the said I-aac Hawes, as well as all others the creditors of the said defendant, do appear at Edge field ourt House before the Court of Common Pleas for the said district on the first Monday in March next, to shew cause, if any they can, why the said defendant should

not be admitted to the benefit of the said act.
THOS. G. BACON, ccreb
Aug 9 1848 3m 29 STATE OF SOUTH CAROLINA.

EDGEFIELD DISTRICT. IN THE COMMON PLEAS.

Jeffers & Cothran, Henry Timanus.

HE Plaintiff in the above case, having on the 1st day of May last, filed his declaration, On motion of Mr. Yancey, attorney for Plaintiff, Ordered, that the said Defendant apment will be awarded against him by default. THO. G. BACON, Clerk.

Clerk's Office, Ist June, 1848. Juna 7