

Charleston Daily News

VOLUME XI.—NUMBER 1712. CHARLESTON, TUESDAY MORNING, JUNE 20, 1871. EIGHT DOLLARS A YEAR.

AFFAIRS IN THE STATE.

LETTER FROM MARION.

Court Matters.—A Flagrant Case of Riot.—Will the Governor Pardon the Criminals.—Crops, &c.

The June term of our court opened last Monday. Judge Green is presiding, as our county was in session of the General Assembly from the fourth and tacked on to the third circuit. The business of the general sessions is still unfinished, and the case against the parties who killed Robert Miles, (an account of which you have heretofore published,) still remains untried. A true bill for murder, however, has been returned against the defendants, assigned for the trial. The cases tried so far, are with one or two exceptions, unimportant. The only cases of much moment were one for official misconduct against a justice of the peace, and one for riot, and the other against several parties for riot, assault and battery.

Your readers doubtless remember the outrageous assault and battery upon a colored man, named Smith, who had been arrested on a ticket, by some of the Radical negroes here, and the subsequent riot which alarmed the quiet of our town, while they sought to take the law into their own hands. The rioters, after he had fled from the station, and the testimony in this case clearly evidenced the fact that James' crime was not voting the Republican ticket. The parties, with two exceptions, treated the court with utter contempt, and evidently relying upon the Executive to shield them from the consequences of their crime. Governor Scott may pardon them, but it does so, then he will show plainly that his promises are but a mere mockery, and give out to the grand jury in February last, and that body, composed of white and colored men in about equal numbers, found a true bill. The parties were all indicted, and appeared, (though until just before court many of them were "continually in town," and Messrs. Johnson and Blue defended them, but the evidence was clear, and all but one of the defendants were found guilty. The verdict was in these words: "We find William A. Hayes, A. Clarke Haynes, Othello Harline, Bechman Robinson, Jack Johnson, Caesar Evans, Virgil Johnson, Alfred Green, Wesley H. H. Kennedy, Henry Howard gully, and Henry Collier not guilty; and as by good a jury as has been impeached, here for some time, and after able argument by counsel for the defendants. By returning to your files you will find that, first, some of these parties, Othello Harline, Monday Morgan and some others, attacked Jas. Smith in the street while he was passing quietly along with one of our citizens, whom he had requested to go with him by way of avoiding his danger. They fired a pistol (or some one not James Smith) and they shot him dead. Being about to lead to an armed conflict, I felt doubly impressed with the charms of your secluded island and your delicate climate. Peace is now happily restored, but a great deal remains to be done at home, and I do not know when it will be given me to satisfy my old longing for your country.

PRINCE BISMARCK.

A Probable Visit to the United States.

In June of last year Baron Gerolt, the Prussian Minister, informed Jay Cooke, Esq., who was then at "Gibraltar," Lake Erie, that Count Bismarck thought of making a visit to America, but wished that the visit might be a quiet one, and that he could find some retired place where he could have rest, of which he stood greatly in need. Mr. Cooke at once sent him an invitation to come to his home on Lake Erie, and also offered the hospitality of his residence, "Ogonitz," at Oheilton Hills. To this letter Mr. Cooke has lately received an autograph reply, as follows:

Dear Sir—Your letter of the 13th of June last reached me on the 11th of July. If you remember how shortly that date was followed by the French declaration of war, you will excuse the otherwise unparliamentary delay in answering to kind intentions. Being about to embark in a diplomatic campaign very likely to lead to an armed conflict, I felt doubly impressed with the charms of your secluded island and your delicate climate. Peace is now happily restored, but a great deal remains to be done at home, and I do not know when it will be given me to satisfy my old longing for your country.

Accept the assurance of my heartfelt gratitude and distinguished consideration.

V. BISMARCK.
JAY COOKE, Esq., Philadelphia.

A RECEIPT FOR THE NORTH CAROLINA RAILROAD.

In the case of Anthony H. Serasey vs. the North Carolina Railroad, Judge Bond delivered the opinion that the act of 1849 creates a lien upon the stock and dividends in favor of the bondholders. No subsequent acts of the Legislature could impair this lien. The court appoints S. F. Phillips receiver. He is to give bond to the amount of two hundred thousand dollars.

ALABAMA REPUBLICANS SUSTAIN PERURY.

Senator Spencer's newly appointed postmaster, G. L. Putnam, was arrested to-day for a finding of the grand jury for perjury. Judge McKinty, president of the Republican central committee, telegraphed Secretary Boutwell to-day that the resolutions presented him, purporting to come from the central committee, condemning Spencer's appointment, are a forgery, and never passed the council. The Republicans of Mobile sustain Spencer.

A TERRIBLE TRAGEDY.

NEW YORK, June 19.
Dr. James Connelly, while suffering from mania-potu, killed his two daughters and himself. He leaves a widow. He had formerly been an imberate asylum.

A ROYAL GRANT IN PROSPECT.

Shall Young Mr. Grant become a Prince and Marry a Princess?—What the Prince thinks of it Himself.—Grandfather Grant on the Family Dignity.—How Tammany Subsidizes the Press.—Coaling of the Republican Papers.—A Militia Regiment of Colored Democrats Organizing.

Whether or not the report is true that Queen Victoria is negotiating with the Grants for a marriage between her only single daughter and the eldest son of the Presidential house, it is clear that Master Fred. is greatly tickled, and is willing that the world should believe the story, for a while at least. He was interviewed by several enterprising reporters at West Point yesterday and was very careful not to deny the truth of the report, though he did not affirm it. He entered very largely into speculations, however, on the probable results of such a matrimonial alliance, and thought that his appointment as the Viceroy of the Canadas might lead to the annexation of that country to the United States. As for becoming a British subject, Fred. scorned the idea. He bubbled also about the reputed beauty and dowry of the princess, and gave the reporters the opportunity to take down a bookful of amusing notes.

THE WEATHER THIS DAY.

Place of Observation.	Temperature.	Direction of Wind.	Force of Wind.	State of the Sky.	State of the Sea.
Augusta.	29.44	NE	Gentle.	Clear.	...
Baltimore.	29.54	SW	Gentle.	Cloudy.	...
Boston.	29.84	NE	Gentle.	Fair.	...
Charleston.	29.99	SW	Gentle.	Fair.	...
Cincinnati.	29.82	W	Gentle.	Fair.	...
Columbus.	29.82	W	Gentle.	Fair.	...
Key West, Fla.	30.07	SE	Fresh.	Fair.	...
Mobile.	30.08	SE	Gentle.	Cloudy.	...
New Orleans.	29.99	W	Gentle.	Fair.	...
New York.	29.72	SW	Gentle.	Fair.	...
San Francisco.	29.80	W	Breeze.	Hazy.	...
St. Louis.	29.82	W	Gentle.	Fair.	...
St. Paul.	29.81	NE	Light.	Fair.	...
Washington, D.C.	29.94	SW	Gentle.	Fair.	...
Wilmington, N.C.	29.84	SW	Gentle.	Fair.	...
Norfolk.	30.12	SE	Gentle.	Fair.	...

IS THE COMMUNE DEAD?

THE SMOULDERING EMBERS OF THE REVOLUTION.

An Appeal for Rossell—The Bonapartists Attacked by the Press—The German Troops Leaving France—More Arrests of Communists.

VERSAILLES, June 19.
Thiers, replying to the appeal of the father and mother of General Rossell for mercy, says the law must take its course. The press continues to attack the Bonapartists. The Figaro praises Chambord.

The Prussians have evacuated Rouen. Eight thousand are left at St. Denis.

Madrid, June 16.
Minister Morrell has resigned. There were slight disturbances over the celebration of the Pamp Jubilee.

BRUSSLS, June 19.
A riot in connection with the Pope's Jubilee was suppressed by the bayonet. The leaders of the outbreak are said to be members of the International Society.

The world's special from Paris says: "Indications of a renewal of the insurrection multiply. Workingmen openly insult the soldiers; and attempts at assassination and incendiarism continue. International candidates are to be returned. Twenty-five Commune officers have been arrested since Friday, most of them foreigners."

NEWS FROM WASHINGTON.

The Ku-Klux Committee—The Claims Commissioners.

WASHINGTON, June 19.
Baron Gerolt sails from Baltimore on Wednesday.

General Stanton was before the Ku-Klux committee five hours. He fully corroborates Governor Lindsay's evidence regarding the State of Alabama.

The claims commission have appointed the following commissioners: John Minor, Fayetteville, J. M. Foote, Plymouth, James Dixon, Newbern, and Dr. Pritchard, Charlotte, in North Carolina; and Jeremiah G. Frazier, Nashville.

EARTHQUAKE IN NEW YORK.

NEW YORK, June 19.
There was an earthquake here at five minutes past 10 this morning. Reports indicate the wave came probably east, somewhere in New England.

Two houses were prostrated at Union Hill, New Jersey, by the storm, and two ladies seriously injured.

THE DEATH OF VALLANDIGHAM.

CINCINNATI, June 19.
At a citizens' meeting held to-day, to consider Vallandigham's death, Dr. J. L. Vattier presided. W. S. Groesbeck delivered a eulogy. Resolutions were passed highly laudatory. A committee was appointed to make arrangements for the funeral.

SPARKS FROM THE WIRRS.

The Pope's Jubilee was celebrated throughout the world.

Two ships have reached English ports with yellow fever aboard.

There was no earthquake in Boston yesterday.

The chief of police of St. Louis, having squelched keno, notifies the fop concertos to stop within a certain time.

They had a big fire in Milwaukee, Wis., yesterday, caused by lightning. Outlet's sawmill and hub factory were burned. Loss \$36,000.

An accident occurred on the Grand Trunk Railway, near Toronto, by which four persons were injured. A Mr. Daley, of Richmond, was seriously hurt.

A dispatch from Havana states that the insurgent General Marmoto's offer to surrender was refused, because he failed to bring the required number of followers. He will probably be shot.

A pickpocket yesterday shot a policeman in Chicago. A bystander shot the pickpocket after a discharge of five barrels. The policeman will probably recover; the other will doubtless die.

A ROYAL GRANT IN PROSPECT.

Shall Young Mr. Grant become a Prince and Marry a Princess?—What the Prince thinks of it Himself.—Grandfather Grant on the Family Dignity.—How Tammany Subsidizes the Press.—Coaling of the Republican Papers.—A Militia Regiment of Colored Democrats Organizing.

Whether or not the report is true that Queen Victoria is negotiating with the Grants for a marriage between her only single daughter and the eldest son of the Presidential house, it is clear that Master Fred. is greatly tickled, and is willing that the world should believe the story, for a while at least. He was interviewed by several enterprising reporters at West Point yesterday and was very careful not to deny the truth of the report, though he did not affirm it. He entered very largely into speculations, however, on the probable results of such a matrimonial alliance, and thought that his appointment as the Viceroy of the Canadas might lead to the annexation of that country to the United States. As for becoming a British subject, Fred. scorned the idea. He bubbled also about the reputed beauty and dowry of the princess, and gave the reporters the opportunity to take down a bookful of amusing notes.

THE WEATHER THIS DAY.

Place of Observation.	Temperature.	Direction of Wind.	Force of Wind.	State of the Sky.	State of the Sea.
Augusta.	29.44	NE	Gentle.	Clear.	...
Baltimore.	29.54	SW	Gentle.	Cloudy.	...
Boston.	29.84	NE	Gentle.	Fair.	...
Charleston.	29.99	SW	Gentle.	Fair.	...
Cincinnati.	29.82	W	Gentle.	Fair.	...
Columbus.	29.82	W	Gentle.	Fair.	...
Key West, Fla.	30.07	SE	Fresh.	Fair.	...
Mobile.	30.08	SE	Gentle.	Cloudy.	...
New Orleans.	29.99	W	Gentle.	Fair.	...
New York.	29.72	SW	Gentle.	Fair.	...
San Francisco.	29.80	W	Breeze.	Hazy.	...
St. Louis.	29.82	W	Gentle.	Fair.	...
St. Paul.	29.81	NE	Light.	Fair.	...
Washington, D.C.	29.94	SW	Gentle.	Fair.	...
Wilmington, N.C.	29.84	SW	Gentle.	Fair.	...
Norfolk.	30.12	SE	Gentle.	Fair.	...

SPECIAL NOTICES.

THE STATE OF SOUTH CAROLINA, COUNTY OF GEORGETOWN—Court of Common Pleas—ARMAZIAH D. BARBER and JOHN B. GREEN, Partners under the firm name of A. D. BARBER & CO., Plaintiffs, against JAMES J. PERKINS, Defendant.—Copy Summons for Money Demand.—(Complaint not served).

To JAMES J. PERKINS, Defendant in this action: You are hereby summoned and required to answer the complaint in this action, which was filed in the office of the Clerk of the Court of Common Pleas for the said County, on the 9th day of June, 1871, and to serve a copy of your answer on the subscribers at their office, Georgetown, S. C., within twenty days after the service of this summons on you, exclusive of the day of service.

If you fail to answer this complaint within the time aforesaid, the Plaintiff will take judgment against you for the sum of one hundred and thirty-seven dollars, with interest at the rate of seven per cent. per annum from the 14th day of December, one thousand eight hundred and sixty-nine, and costs.

WILSON & DOZIER,
Plaintiffs' Attorneys,
Georgetown, S. C.

THE STATE OF SOUTH CAROLINA, COUNTY OF GEORGETOWN—Court of Common Pleas—THOMAS W. BYANS, RICHARD C. GARDNER, WILLIAM R. BUTCHISON, and WILLIAM M. MILTON, Partners under the firm name of EVANS, GARDNER & CO., Plaintiffs, against JAMES J. PERKINS, Defendant.—Copy Summons for Money Demand.—(Complaint not served).

To JAMES J. PERKINS, Defendant in this action: You are hereby summoned and required to answer the complaint in this action, which was filed in the office of the Clerk of the Court of Common Pleas for the said County, on the 9th day of June, 1871, and to serve a copy of your answer on the subscribers at their office, Georgetown, S. C., within twenty days after the service of this summons on you, exclusive of the day of service.

If you fail to answer this complaint within the time aforesaid, the Plaintiff will take judgment against you for the sum of one hundred and thirty-eight dollars, with interest at the rate of seven per cent. per annum from the 14th day of July, one thousand eight hundred and sixty-seven, and costs.

WILSON & DOZIER,
Plaintiffs' Attorneys,
Georgetown, S. C.

THE STATE OF SOUTH CAROLINA, COUNTY OF GEORGETOWN—Court of Common Pleas—WILLIAM BRYCE and JAMES BRYCE, Partners under the firm name of WILLIAM BRYCE & CO., Plaintiffs, against JAMES J. PERKINS, Defendant.—Copy Summons for Money Demand.—(Complaint not served).

To JAMES J. PERKINS, Defendant in this action: You are hereby summoned and required to answer the complaint in this action, which was filed in the office of the Clerk of the Court of Common Pleas for the said County, on the 9th day of June, 1871, and to serve a copy of your answer on the subscribers at their office, Georgetown, S. C., within twenty days after the service of this summons on you, exclusive of the day of service.

If you fail to answer this complaint within the time aforesaid, the Plaintiff will take judgment against you for the sum of one hundred and thirty-eight dollars, with interest at the rate of seven per cent. per annum from the 14th day of July, one thousand eight hundred and sixty-seven, and costs.

WILSON & DOZIER,
Plaintiffs' Attorneys,
Georgetown, S. C.

THE STATE OF SOUTH CAROLINA, COUNTY OF GEORGETOWN—Court of Common Pleas—HENRY W. DRYE and JOHN L. MACPADDIN, Partners under the firm name of HENRY W. DRYE & CO., Plaintiffs, against JAMES J. PERKINS, Defendant.—Copy Summons for Money Demand.—(Complaint not served).

To JAMES J. PERKINS, Defendant in this action: You are hereby summoned and required to answer the complaint in this action, which was filed in the office of the Clerk of the Court of Common Pleas for the said County, on the 9th day of June, 1871, and to serve a copy of your answer on the subscribers at their office, Georgetown, S. C., within twenty days after the service of this summons on you, exclusive of the day of service.

If you fail to answer this complaint within the time aforesaid, the Plaintiff will take judgment against you for the sum of two hundred and twenty-seven dollars, with interest at the rate of seven per cent. per annum from the 14th day of March, one thousand eight hundred and seventy, and costs.

WILSON & DOZIER,
Plaintiffs' Attorneys,
Georgetown, S. C.

THE STATE OF SOUTH CAROLINA, COUNTY OF GEORGETOWN—Court of Common Pleas—N. A. KNAPP and N. A. HUMS, Partners under the firm name of N. A. KNAPP & CO., Plaintiffs, against JAMES J. PERKINS, Defendant.—Copy Summons for Money Demand.—(Complaint not served).

To JAMES J. PERKINS, Defendant in this action: You are hereby summoned and required to answer the complaint in this action, which was filed in the office of the Clerk of the Court of Common Pleas for the said County, on the 9th day of June, 1871, and to serve a copy of your answer on the subscribers at their office, Georgetown, S. C., within twenty days after the service of this summons on you, exclusive of the day of service.

If you fail to answer this complaint within the time aforesaid, the Plaintiff will take judgment against you for the sum of four hundred and twenty-seven dollars, with interest at the rate of seven per cent. per annum from the 14th day of March, one thousand eight hundred and seventy, and costs.

WILSON & DOZIER,
Plaintiffs' Attorneys,
Georgetown, S. C.

THE STATE OF SOUTH CAROLINA, COUNTY OF GEORGETOWN—Court of Common Pleas—N. A. KNAPP and N. A. HUMS, Partners under the firm name of N. A. KNAPP & CO., Plaintiffs, against JAMES J. PERKINS, Defendant.—Copy Summons for Money Demand.—(Complaint not served).

To JAMES J. PERKINS, Defendant in this action: You are hereby summoned and required to answer the complaint in this action, which was filed in the office of the Clerk of the Court of Common Pleas for the said County, on the 9th day of June, 1871, and to serve a copy of your answer on the subscribers at their office, Georgetown, S. C., within twenty days after the service of this summons on you, exclusive of the day of service.

If you fail to answer this complaint within the time aforesaid, the Plaintiff will take judgment against you for the sum of four hundred and twenty-seven dollars, with interest at the rate of seven per cent. per annum from the 14th day of March, one thousand eight hundred and seventy, and costs.

WILSON & DOZIER,
Plaintiffs' Attorneys,
Georgetown, S. C.

THE STATE OF SOUTH CAROLINA, COUNTY OF GEORGETOWN—Court of Common Pleas—N. A. KNAPP and N. A. HUMS, Partners under the firm name of N. A. KNAPP & CO., Plaintiffs, against JAMES J. PERKINS, Defendant.—Copy Summons for Money Demand.—(Complaint not served).

To JAMES J. PERKINS, Defendant in this action: You are hereby summoned and required to answer the complaint in this action, which was filed in the office of the Clerk of the Court of Common Pleas for the said County, on the 9th day of June, 1871, and to serve a copy of your answer on the subscribers at their office, Georgetown, S. C., within twenty days after the service of this summons on you, exclusive of the day of service.

If you fail to answer this complaint within the time aforesaid, the Plaintiff will take judgment against you for the sum of four hundred and twenty-seven dollars, with interest at the rate of seven per cent. per annum from the 14th day of March, one thousand eight hundred and seventy, and costs.

WILSON & DOZIER,
Plaintiffs' Attorneys,
Georgetown, S. C.

SPECIAL NOTICES.

THE STATE OF SOUTH CAROLINA, COUNTY OF GEORGETOWN—Court of Common Pleas—THOMAS W. BYANS, RICHARD C. GARDNER, WILLIAM R. BUTCHISON, and WILLIAM M. MILTON, Partners under the firm name of EVANS, GARDNER & CO., Plaintiffs, against JAMES J. PERKINS, Defendant.—Copy Summons for Money Demand.—(Complaint not served).

To JAMES J. PERKINS, Defendant in this action: You are hereby summoned and required to answer the complaint in this action, which was filed in the office of the Clerk of the Court of Common Pleas for the said County, on the 9th day of June, 1871, and to serve a copy of your answer on the subscribers at their office, Georgetown, S. C., within twenty days after the service of this summons on you, exclusive of the day of service.

If you fail to answer this complaint within the time aforesaid, the Plaintiff will take judgment against you for the sum of one hundred and thirty-eight dollars, with interest at the rate of seven per cent. per annum from the 14th day of July, one thousand eight hundred and sixty-seven, and costs.

WILSON & DOZIER,
Plaintiffs' Attorneys,
Georgetown, S. C.

THE STATE OF SOUTH CAROLINA, COUNTY OF GEORGETOWN—Court of Common Pleas—HENRY W. DRYE and JOHN L. MACPADDIN, Partners under the firm name of HENRY W. DRYE & CO., Plaintiffs, against JAMES J. PERKINS, Defendant.—Copy Summons for Money Demand.—(Complaint not served).

To JAMES J. PERKINS, Defendant in this action: You are hereby summoned and required to answer the complaint in this action, which was filed in the office of the Clerk of the Court of Common Pleas for the said County, on the 9th day of June, 1871, and to serve a copy of your answer on the subscribers at their office, Georgetown, S. C., within twenty days after the service of this summons on you, exclusive of the day of service.

If you fail to answer this complaint within the time aforesaid, the Plaintiff will take judgment against you for the sum of two hundred and twenty-seven dollars, with interest at the rate of seven per cent. per annum from the 14th day of March, one thousand eight hundred and seventy, and costs.

WILSON & DOZIER,
Plaintiffs' Attorneys,
Georgetown, S. C.

THE STATE OF SOUTH CAROLINA, COUNTY OF GEORGETOWN—Court of Common Pleas—WILLIAM BRYCE and JAMES BRYCE, Partners under the firm name of WILLIAM BRYCE & CO., Plaintiffs, against JAMES J. PERKINS, Defendant.—Copy Summons for Money Demand.—(Complaint not served).

To JAMES J. PERKINS, Defendant in this action: You are hereby summoned and required to answer the complaint in this action, which was filed in the office of the Clerk of the Court of Common Pleas for the said County, on the 9th day of June, 1871, and to serve a copy of your answer on the subscribers at their office, Georgetown, S. C., within twenty days after the service of this summons on you, exclusive of the day of service.

If you fail to answer this complaint within the time aforesaid, the Plaintiff will take judgment against you for the sum of one hundred and thirty-eight dollars, with interest at the rate of seven per cent. per annum from the 14th day of December, one thousand eight hundred and sixty-nine, and costs.

WILSON & DOZIER,
Plaintiffs' Attorneys,
Georgetown, S. C.

THE STATE OF SOUTH CAROLINA, COUNTY OF GEORGETOWN—Court of Common Pleas—HENRY W. DRYE and JOHN L. MACPADDIN, Partners under the firm name of HENRY W. DRYE & CO., Plaintiffs, against JAMES J. PERKINS, Defendant.—Copy Summons for Money Demand.—(Complaint not served).

To JAMES J. PERKINS, Defendant in this action: You are hereby summoned and required to answer the complaint in this action, which was filed in the office of the Clerk of the Court of Common Pleas for the said County, on the 9th day of June, 1871, and to serve a copy of your answer on the subscribers at their office, Georgetown, S. C., within twenty days after the service of this summons on you, exclusive of the day of service.

If you fail to answer this complaint within the time aforesaid, the Plaintiff will take judgment against you for the sum of one hundred and thirty-eight dollars, with interest at the rate of seven per cent. per annum from the 14th day of July, one thousand eight hundred and sixty-seven, and costs.

WILSON & DOZIER,
Plaintiffs' Attorneys,
Georgetown, S. C.

THE STATE OF SOUTH CAROLINA, COUNTY OF GEORGETOWN—Court of Common Pleas—N. A. KNAPP and N. A. HUMS, Partners under the firm name of N. A. KNAPP & CO., Plaintiffs, against JAMES J. PERKINS, Defendant.—Copy Summons for Money Demand.—(Complaint not served).

To JAMES J. PERKINS, Defendant in this action: You are hereby summoned and required to answer the complaint in this action, which was filed in the office of the Clerk of the Court of Common Pleas for the said County, on the 9th day of June, 1871, and to serve a copy of your answer on the subscribers at their office, Georgetown, S. C., within twenty days after the service of this summons on you, exclusive of the day of service.

If you fail to answer this complaint within the time aforesaid, the Plaintiff will take judgment against you for the sum of four hundred and twenty-seven dollars, with interest at the rate of seven per cent. per annum from the 14th day of March, one thousand eight hundred and seventy, and costs.

WILSON & DOZIER,
Plaintiffs' Attorneys,
Georgetown, S. C.

THE STATE OF SOUTH CAROLINA, COUNTY OF GEORGETOWN—Court of Common Pleas—N. A. KNAPP and N. A. HUMS, Partners under the firm name of N. A. KNAPP & CO., Plaintiffs, against JAMES J. PERKINS, Defendant.—Copy Summons for Money Demand.—(Complaint not served).

To JAMES J. PERKINS, Defendant in this action: You are hereby summoned and required to answer the complaint in this action, which was filed in the office of the Clerk of the Court of Common Pleas for the said County, on the 9th day of June, 1871, and to serve a copy of your answer on the subscribers at their office, Georgetown, S. C., within twenty days after the service of this summons on you, exclusive of the day of service.

If you fail to answer this complaint within the time aforesaid, the Plaintiff will take judgment against you for the sum of four hundred and twenty-seven dollars, with interest at the rate of seven per cent. per annum from the 14th day of March, one thousand eight hundred and seventy, and costs.

WILSON & DOZIER,
Plaintiffs' Attorneys,
Georgetown, S. C.

THE STATE OF SOUTH CAROLINA, COUNTY OF GEORGETOWN—Court of Common Pleas—N. A. KNAPP and N. A. HUMS, Partners under the firm name of N. A. KNAPP & CO., Plaintiffs, against JAMES J. PERKINS, Defendant.—Copy Summons for Money Demand.—(Complaint not served).

To JAMES J. PERKINS, Defendant in this action: You are hereby summoned and required to answer the complaint in this action, which was filed in the office of the Clerk of the Court of Common Pleas for the said County, on the 9th day of June, 1871, and to serve a copy of your answer on the subscribers at their office, Georgetown, S. C., within twenty days after the service of this summons on you, exclusive of the day of service.

If you fail to answer this complaint within the time aforesaid, the Plaintiff will take judgment against you for the sum of four hundred and twenty-seven dollars, with interest at the rate of seven per cent. per annum from the 14th day of March, one thousand eight hundred and seventy, and costs.

WILSON & DOZIER,
Plaintiffs' Attorneys,
Georgetown, S. C.

SPECIAL NOTICES.

THE STATE OF SOUTH CAROLINA, COUNTY OF GEORGETOWN—Court of Common Pleas—THOMAS W. BYANS, RICHARD C. GARDNER, WILLIAM R. BUTCHISON, and WILLIAM M. MILTON, Partners under the firm name of EVANS, GARDNER & CO., Plaintiffs, against JAMES J. PERKINS, Defendant.—Copy Summons for Money Demand.—(Complaint not served).

To JAMES J. PERKINS, Defendant in this action: You are hereby summoned and required to answer the complaint in this action, which was filed in the office of the Clerk of the Court of Common Pleas for the said County, on the 9th day of June, 1871, and to serve a copy of your answer on the subscribers at their office, Georgetown, S. C., within twenty days after the service of this summons on you, exclusive of the day of service.

If you fail to answer this complaint within the time aforesaid, the Plaintiff will take judgment against you for the sum of one hundred and thirty-eight dollars, with interest at the rate of seven per cent. per annum from the 14th day of July, one thousand eight hundred and sixty-seven, and costs.

WILSON & DOZIER,
Plaintiffs' Attorneys,
Georgetown, S. C.

THE STATE OF SOUTH CAROLINA, COUNTY OF GEORGETOWN—Court of Common Pleas—HENRY W. DRYE and JOHN L. MACPADDIN, Partners under the firm name of HENRY W. DRYE & CO., Plaintiffs, against JAMES J. PERKINS, Defendant.—Copy Summons for Money Demand.—(Complaint not served).

To JAMES J. PERKINS, Defendant in this action: You are hereby summoned and required to answer the complaint in this action, which was filed in the office of the Clerk of the Court of Common Pleas for the said