

OBITUARY.

Died at Gauley Bridge, Va., on Sunday morning the 15th inst., of Camp Fever, Robert Roseberry Sergeant Major of the 9th Virginia Regiment aged 65 years.

FOR SALE IMMENSELY VALUABLE COAL & SALT PROPERTY

SITUATE at the town of West Columbia, Mason County, Virginia. This property is largely improved, having many valuable buildings, Salt Wells and other fixtures.

By virtue of three several deeds trust executed to Abner W. Hogg, to secure the payment of various bonds therein specified, and payable to John McCulloch, Moses Michael and John Hall, one of which said deeds bears date the 5th day of August 1853, and was executed to the said Abner W. Hogg by William B. Robbins, another said deed bears date the 23d day of May, 1853, and was executed to the said Abner W. Hogg by the said William B. Robbins, and a third and last of said deeds bears date the 24th day of May 1853, and is also executed to the said Abner W. Hogg by the said William B. Robbins, all of which said trust deeds are duly recorded in the Clerk's office of Mason County Court, to which reference is given for further description of the property intended to be sold.

CHAS. B. WAGGENER, Trustee. July 17 1862-18-m6.

R. PILLNER, WOULD respectfully announce to the public that he has just opened a saloon in this place and is now prepared to accommodate the public with all reasonable refreshments, such as Spiced, Cured and Pickled Onions, Ham and Eggs, Sardines &c. on call. The best articles of Oranges, Lemons Raisins, Figs, Nuts, Candies, Tobacco and Cigars, constantly on hand.

PUBLIC SALE. I WILL offer at Public Sale to the highest bidder, on Saturday the 2nd day of Aug., 1862, at my barn back of the Post Office, Point Pleasant, the following property to wit:

TWENTY OR MORE HORSES. Mares and colts, two year old and yearling colts, blood Bays, also several.

GOOD WORK HORSES. A credit of twelve months will be given, purchaser giving bond with good security before property is removed. July 10 1862 JAS. H. HOOPER.

VIRGINIA, SS: At Rules held in the Clerk's office of the Circuit Court for Putnam County, in the month of July, 1862.

Henry C. Howell, Samuel H. Smith, Everett D. Hall and William J. Steel, merchants and partners trading under the name and style of Howell, Smith & Co. plaintiffs.

James Hall, defendant. The object of this suit is to recover against the defendant the sum of \$345 83 with interest.

And the defendant not having entered his appearance, and it appearing by affidavit filed in the cause that their said claim is just, and that they have present cause of action therefor, and it further appearing by said affidavit, that the said defendant is reputed to be in sympathy with the so-called "Confederate States"—that he has voluntarily left his usual place of abode in said county of Putnam, and gone beyond the reach of personal service of civil process issuing from said county, where he had last resided, and hath so remained absent for ninety days and more, since leaving his usual place of abode aforesaid, and that the said defendant hath estate within the said county of Putnam.

Now, therefore, on motion of the Plaintiff's Attorney, it is ordered that the said James Hall do appear here within one month after due publication and posting of this order, and do what may be necessary to protect his interest in the premises. Teste: GEO. R. MONTAGUE, Clerk. P. R. Cough, p. q. July 17 1862.

VIRGINIA, SS: At Rules held in the Clerk's office of the Circuit Court for Putnam County, in the month of July, 1862.

William H. Bailey, defendant. The object of this suit is to recover of the Defendant the sum of \$399 15c with interest on \$116 30c part thereof, from the 18th of October 1860, and interest on \$204 76c residue thereof, from the 24th day of March 1861, until paid.

And the defendant not having entered his appearance, and it appearing by affidavit in this cause, that said claim is just, and that the plaintiff has present cause of action therefor; and it appearing further by said affidavit, that the said Defendant is reputed to be in sympathy with the so-called "Confederate States"—that he has voluntarily left his usual place of abode in said county of Putnam, and gone beyond the reach of personal service of civil process issuing from said county, where he last resided, and hath so remained absent for ninety days and more, since leaving his usual place of abode aforesaid, and that the said defendant hath estate within the said county of Putnam.

Now, therefore, on motion of the Plaintiff's Attorney, it is ordered that the said William H. Bailey do appear here within one month after due publication and posting of this order, and do what may be necessary to protect his interest in the premises. Teste: GEO. R. MONTAGUE, Clerk. P. R. Cough, p. q. July 17 1862.

VIRGINIA, SS: At Rules held in the Clerk's office of the Circuit Court for Putnam County, in the month of July, 1862.

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VIRGINIA, SS:

At Rules held in the Clerk's Office of the Circuit Court of Putnam County, in the month of July, 1862.

Thos. A. Vickers, deft. vs. The object of this suit is to recover of the defendant the sum of \$225, with continuing interest on said sum. The defendant not having entered his appearance, and it appearing by the affidavit of the plaintiff, filed with the papers in this office, that his said claim is just, and that he has present cause of action therefor; and it appearing further by said affidavit, that the said defendant is reputed to be in sympathy with the so-called "Confederate States"—that he has voluntarily left his usual place of abode in said county of Putnam, and gone beyond the reach of personal service of civil process issuing from said county, where he had last resided and hath so remained absent for ninety days and more, since leaving his usual place of abode aforesaid, and that the said defendant hath estate within the said county of Putnam.

Now, therefore, on motion of the plaintiff's Attorney, it is ordered that the said Thos. A. Vickers, do appear here, within one month after due publication and posting of this order, and do what may be necessary to protect his interest in the premises. Teste: GEO. R. MONTAGUE, Clerk. P. R. Cough, p. q. July 17 1862.

VIRGINIA, SS: At Rules held in the Clerk's Office of the Circuit Court of Putnam County, in the month of July, 1862.

John L. McCord & James S. McCord merchants and partners trading under the name and style of McCord & Co. plaintiffs.

Lewis H. McCoy, deft. The object of this suit is to recover of the defendant the sum of \$90 57c with legal interest thereon from the 12th day of April 1861, until paid.

And the defendant not having entered his appearance, and it appearing by affidavit in this cause, that the said claim is just, and that the plaintiffs have present cause of action therefor; and it appearing further by said affidavit, that the said defendant is reputed to be in sympathy with the so-called "Confederate States"—that he has voluntarily left his usual place of abode in said county of Putnam, and gone beyond the reach of personal service of civil process issuing from said county, where he had last resided and hath so remained absent for ninety days and more, since leaving his usual place of abode aforesaid, and that the said defendant hath estate within the said county of Putnam.

Now, therefore, on motion of the plaintiff's Attorney, it is ordered that the said Lewis H. McCoy, do appear here within one month after due publication and posting of this order, and do what is necessary to protect his interest in the premises. Teste: GEO. R. MONTAGUE, Clerk. P. R. Cough, p. q. July 17 1862.

VIRGINIA, SS: At Rules held in the Clerk's Office of the Circuit Court of Putnam County, in the month of July, 1862.

Robert Alexander, James P. Brennan and Daniel O'Brien merchants and partners trading under the name and style of Alexander, Brennan, & Co. plaintiffs.

John H. McCord, deft. The object of this suit is to recover of the defendant the sum of \$286 35, with ten per cent interest on \$146 57, from the 15th day of July, 1861, and ten per cent interest on \$139 78 residue thereof, from the 15th day of October 1861, until paid.

And the defendant not having entered his appearance, and it appearing by affidavit in this cause, that said claim is just, and that the plaintiffs have present cause of action therefor; and it appearing further by said affidavit, that the said defendant is reputed to be in sympathy with the so-called "Confederate States"—that he has voluntarily left his usual place of abode in said county of Putnam, and gone beyond the reach of personal service of civil process issuing from said county, where he last resided and hath so remained absent for ninety days and more, since leaving his usual place of abode aforesaid, and that the said defendant hath estate within the said county of Putnam.

Now, therefore, on motion of the plaintiff's Attorney, it is ordered that the said John H. McCord, do appear here within one month after due publication and posting of this order, and do what is necessary to protect his interest in the premises. Teste: GEO. R. MONTAGUE, Clerk. P. R. Cough, p. q. July 17 1862.

VIRGINIA, SS: At Rules held in the Clerk's Office of the Circuit Court of Putnam County, in the month of July, 1862.

William Shacklett, James McLain Hugh James, John Auday & Thos. T. Myler, merchants and partners trading under the name and style of Shacklett, McLain & Co. plaintiffs.

Lewis H. McCoy, Defendant. The object of this suit is to recover against the Defendant the sum of \$1,000 with legal interest thereon from the 11th day of May 1861, until paid.

And the Defendant not having entered his appearance, and it appearing by an affidavit in this cause, that their said claim is just, and that they have present cause of action therefor; and it appearing further by said affidavit, that the said defendant is reputed to be in sympathy with the so-called "Confederate States"—that he has voluntarily left his usual place of abode in said county of Putnam, and gone beyond the reach of personal service of civil process issuing from said county, where he had last resided, and hath so remained absent for ninety days and more, since leaving his usual place of abode aforesaid, and that the said defendant hath estate within the said county of Putnam.

Now, therefore, on motion of the plaintiff's Attorney, it is ordered that the said Lewis H. McCoy do appear here within one month after due publication and posting of this order, and do what may be necessary to protect his interest in the premises. Teste: GEO. R. MONTAGUE, Clerk. P. R. Cough, p. q. July 17 1862.

VIRGINIA, SS: At Rules held in the Clerk's Office of the Circuit Court for Putnam County, in the month of July, 1862.

John P. Sobrell, plaintiff. vs. Joab Early, Defendant. The object of this suit is to recover of the Defendant the sum of \$450, with legal interest thereon from the 26th day of February 1859, until paid.

And the defendant not having entered his appearance, and it appearing by the affidavit of the plaintiff filed with the papers in the office, that the said defendant is reputed to be in sympathy with the so-called "Confederate States"—that he has voluntarily left his usual place of abode in said county of Putnam, and gone beyond the reach of personal service of civil process issuing from said county, where he had last resided, and hath so remained absent for ninety days and more, since leaving his usual place of abode aforesaid, and that the said defendant hath estate within the said county of Putnam.

Now, therefore, on motion of the Plaintiff's Attorney, it is ordered that the said Joab Early do appear here within one month after due publication and posting of this order, and do what may be necessary to protect his interest in the premises. Teste: GEO. R. MONTAGUE, Clerk. P. R. Cough, p. q. July 17 1862.

VIRGINIA, SS: At Rules held in the Clerk's Office of the Circuit Court of Putnam County, in the month of July, 1862.

David Jones, vs. Simon Grim, and J. J. Grim defts. The object of this suit is to recover against the defendants the sum of \$110 99 with interest from the 8th day of May, 1862.

And the Defendants not having entered their appearance, and it appearing by the affidavit of the plaintiff filed with the papers in the office that his said claim is just and that he, the said Plaintiff has present cause of action therefor; and it appearing further by said affidavit, that the said defendants are reputed to be in sympathy with the so-called "Confederate States"—that they have voluntarily left their usual place of abode in said county of Mason, and gone out of the reach of personal service of civil process, issuing from said county of Mason, where they last resided, and have so remained absent for ninety days and more since leaving their usual place of abode, aforesaid, and that the said defendants have estate within the said county of Mason.

Now, therefore, on motion of the Plaintiff's Attorney, it is ordered that the said Defendants do appear here within one month after due publication and posting of this order, and do what is necessary to protect their interest in the premises. Teste: CHAS. B. WAGGENER, Clerk. P. R. Cough, p. q. July 10 1862.

MR. LEWIS H. MCCOY, Will please take notice that on the 11th day of August, 1862, at the counting room of H. Childs & Co., in the city of Pittsburgh, Pennsylvania, between the hours of 9 a. m. and 4 p. m. of said day, we will proceed to take the depositions of William Howard and others to be read as evidence in our behalf, upon the trial of a cause now depending in the Circuit Court for Putnam County, on the law side thereof, wherein we are plaintiffs and you are defendant. If from any cause the same shall not be finished on said day, the further taking thereof shall be continued from day to day and time to time until completed.

THE undersigned would respectfully call the attention of the public to their MEAT SHOP on Main street, opposite John Godley's Furniture Rooms. We will kill on the following days: TUESDAYS, THURSDAYS AND SATURDAYS. The highest market price paid for beef cattle at all times. A. LEONARD & CO. Point Pleasant, July 17 1862.

HAVING been urged by the citizens of this place to commence the butchering business again, I take this opportunity of notifying my old customers and the public generally that on and after this date, that I will furnish them with meat regularly on Tuesdays, Thursdays and Saturdays. The highest Market price paid for beef cattle at all times. G. W. THOMPSON. July 10 1862.

THE undersigned would respectfully call the attention of the public to their MEAT SHOP on Main street, opposite John Godley's Furniture Rooms. We will kill on the following days: TUESDAYS, THURSDAYS AND SATURDAYS. The highest market price paid for beef cattle at all times. A. LEONARD & CO. Point Pleasant, July 17 1862.

MR. LEWIS H. MCCOY, Will please take notice that on the 11th day of August, 1862, at the counting room of H. Childs & Co., in the city of Pittsburgh, Pennsylvania, between the hours of 9 a. m. and 4 p. m. of said day, we will proceed to take the depositions of William Howard and others to be read as evidence in our behalf, upon the trial of a cause now depending in the Circuit Court for Putnam County, on the law side thereof, wherein we are plaintiffs and you are defendant. If from any cause the same shall not be finished on said day, the further taking thereof shall be continued from day to day and time to time until completed.

VIRGINIA, SS:

At Rules held in the Clerk's Office of the Circuit Court of Putnam County, in the month of July, 1862.

William Shacklett, James McLain, Hugh Jones, John Auday and Thos. T. Myler, merchants & partners trading under the name and style of Shacklett, McLain & Co. plaintiffs.

Lewis H. McCoy & William Jones, merchants and partners trading under the name and style of McCoy & Jones. The object of this suit is to recover against the defendants the sum 128 30 upon account stated, with legal interest thereon from the 11th day of April 1861, until paid.

And the defendant Lewis H. McCoy, not having entered his appearance, and it appearing by an affidavit in the case, that their said claim is just, and that they have present cause of action therefor; and it appearing further by said affidavit, that the said defendant, Lewis H. McCoy, is reputed to be in sympathy with the so-called "Confederate States"—that he has voluntarily left his usual place of abode in said county of Putnam, and gone beyond the reach of civil process issuing from said county, where he had last resided, and hath so remained absent for ninety days and more, since leaving his usual place of abode aforesaid, and that the said Defendant Lewis H. McCoy hath estate within the county of Putnam. Now, therefore, on motion of the Plaintiff's Attorney, it is ordered that the said Lewis H. McCoy do appear here within one month after due publication of this order and do what is necessary to protect his interest in the premises. Teste: GEO. R. MONTAGUE, Clerk. P. R. Cough, p. q. July 17 1862.

VIRGINIA, SS: At Rules held in the Clerk's Office of the Circuit Court of Putnam County, in the month of July, 1862.

Robert Alexander, James P. Brennan and Daniel O'Brien merchants and partners trading under the name and style of Alexander, Brennan, & Co. plaintiffs.

John H. McCord, deft. The object of this suit is to recover of the defendant the sum of \$286 35, with ten per cent interest on \$146 57, from the 15th day of July, 1861, and ten per cent interest on \$139 78 residue thereof, from the 15th day of October 1861, until paid.

And the defendant not having entered his appearance, and it appearing by affidavit in this cause, that said claim is just, and that the plaintiffs have present cause of action therefor; and it appearing further by said affidavit, that the said defendant is reputed to be in sympathy with the so-called "Confederate States"—that he has voluntarily left his usual place of abode in said county of Putnam, and gone beyond the reach of personal service of civil process issuing from said county, where he last resided and hath so remained absent for ninety days and more, since leaving his usual place of abode aforesaid, and that the said Defendant has estate within the said county of Mason, State of Virginia.

Now, therefore, on motion of the Plaintiff's Attorney, it is ordered that the said Simon Grim do appear here, within one month after due publication of this order, and do what is necessary to protect his interest in the premises. Teste: CHAS. B. WAGGENER, Clerk. P. R. Cough, p. q. July 10 1862.

VIRGINIA, SS: At Rules held in the Clerk's Office of the Circuit Court of Putnam County, in the month of July, 1862.

John Breckinridge, Edward Armstrong & Sarah his wife, heirs at law, and Adam Kuhn, administrator of the estate of James W. Breckinridge defts.

The object of this suit is to recover of the defendant the sum of \$256 35, with ten per cent interest on \$146 57, from the 15th day of July, 1861, and ten per cent interest on \$139 78 residue thereof, from the 15th day of October 1861, until paid.

And the defendant not having entered his appearance, and it appearing by affidavit in this cause, that said claim is just, and that the plaintiffs have present cause of action therefor; and it appearing further by said affidavit, that the said defendant is reputed to be in sympathy with the so-called "Confederate States"—that he has voluntarily left his usual place of abode in said county of Putnam, and gone beyond the reach of personal service of civil process issuing from said county, where he last resided and hath so remained absent for ninety days and more, since leaving his usual place of abode aforesaid, and that the said defendant hath estate within the said county of Putnam.

Now, therefore, on motion of the plaintiff's Attorney, it is ordered that the said John H. McCord, do appear here within one month after due publication and posting of this order, and do what is necessary to protect his interest in the premises. Teste: GEO. R. MONTAGUE, Clerk. P. R. Cough, p. q. July 17 1862.

VIRGINIA, SS: At Rules held in the Clerk's Office of the Circuit Court of Putnam County, in the month of July, 1862.

A. R. Barbee, deft. The object of this suit is to recover against the defendant the sum of \$192 30 and interest thereon from the 21st day of August 1861, until paid, subject to a credit of \$32 25 paid June 13th, 1861.

And the defendant not having entered his appearance, and it appearing by an affidavit filed with the papers in this cause, that said claim is just, and that the plaintiff has present cause of action therefor; and it appearing further by said affidavit, that the said defendant is reputed to be in sympathy with the so-called "Confederate States"—that he has voluntarily left his usual place of abode in said county of Putnam, and gone beyond the reach of personal service of civil process issuing from said county, where he last resided, and hath so remained absent for ninety days and more, since leaving his usual place of abode aforesaid, and that the said defendant hath estate within the said county of Putnam.

Now, therefore, on motion of the plaintiff's Attorney, it is ordered that the said A. R. Barbee, do appear here, within one month after due publication and posting of this order, and do what may be necessary to protect his interest in the premises. Teste: GEO. R. MONTAGUE, Clerk. P. R. Cough, p. q. July 17 1862.

VIRGINIA, SS: At Rules held in the Clerk's Office of the Circuit Court of Putnam County, in the month of July, 1862.

Simon Grim & E. J. Rollins vs. The object of this suit is to recover against the defendants the sum of \$218 23 alleged to be due to the plaintiffs by single bill for \$218 23, with interest thereon from the 23d day of March, 1861, till paid.

And the defendants not having entered their appearance, and it appearing by affidavit filed in the cause, that the claim of the Plaintiffs is just, and that they have present cause of action therefor; and it appearing that Simon Grim one of the Defendants is reputed to be in sympathy with the "Southern Rebellion"—that he has voluntarily left his usual place of abode, in said county of Mason, and gone beyond the reach of personal service of civil process issuing from said county, where he last resided, and has so remained absent for ninety days and more, since leaving his usual place of abode aforesaid, and that the said Simon Grim has estate within the said county of Mason.

Now, therefore, on motion of the Plaintiff's Attorney, it is ordered that the said Simon Grim do appear here within one month after the due publication and posting of this order, and do what may be necessary to protect his interest in the premises. Teste: CHAS. B. WAGGENER, Clerk. P. R. Cough, p. q. July 10 1862.

VIRGINIA, SS: At Rules held in the Clerk's Office of the Circuit Court of Putnam County, in the month of July, 1862.

Charles L. Carter, vs. Mary E. Carter. It appearing by affidavit filed, that the Defendant is a non-resident of the Commonwealth of Virginia, and the object of this suit being to obtain a decree for the dissolution of the bonds of Matrimony.

It is, therefore, ordered that the said defendant do appear here within one month after due publication of this order and do what is necessary to protect her interest in the premises. Teste: CHAS. B. WAGGENER, Clerk. P. R. Cough, p. q. July 19 1862.

NOTICE TO TAKE DEPOSITIONS. To Mary E. Carter: Take notice, that we shall on the 22d day of August, next, at the office of James Greenhouse, in the town of Milton, Pike county, State of Illinois, between the hours of six a. m. and six p. m. of that day, proceed to take the depositions of Ruth B. Carter, William L. Carter, Robert E. Gilliland and others, to be read as evidence in our behalf in a certain suit in equity, depending in the Circuit Court for the county of Mason State of Virginia, wherein you are defendant and I am plaintiff, and if, from any cause, the taking of the said depositions be not commenced on that day, or, if commenced, be not concluded on that day, the taking of the same will be continued from day to day or from time to time at the same place and between the same hours, until the same shall be completed. Respectfully Yours, CHAS. L. CARTER. July 10 1862.

Job Work of all kinds done at this office with neatness and dispatch. June 12 1862

VIRGINIA, SS:

At Rules held in the Clerk's Office of the Circuit Court of Mason County, in the month of July, 1862.

James Rough vs. Miriam Jones. The object of this suit is to recover the sum of one thousand dollars, the amount of damages sustained by the plaintiff, by reason of the failure of the defendant to comply with the covenants of a certain written contract filed in the above cause.

And it appearing by affidavit filed that the defendant is a non-resident of this State. It is ordered that she do appear here within one month after due publication of this order, and do what is necessary to protect her interest in the premises. Teste: CHAS. B. WAGGENER, Clerk. Wm. H. Thompkins, p. q. July 10 1862 (printers fee \$3 50)

VIRGINIA, SS: At Rules held in the Clerk's Office of the Circuit Court of Mason County, in the month of July, 1862.

Jacoby Grim, vs. Simon Grim. In Chancery. The object of this suit is to recover of the Defendant the sum of \$297 00 and interest, and the defendant not having entered his appearance, and it appearing by the affidavit of the plaintiff filed with the papers in the office that the said claim is just, and that he has present cause of action therefor, and it appearing further by said affidavit, that the Defendant is reputed to be in sympathy with the so-called "Confederate States"—that he has voluntarily left his usual place of abode in said county of Mason, and gone beyond the reach of personal service of civil process issuing from said county, where he had last resided, and hath so remained absent for ninety days and more, since leaving his usual place of abode aforesaid, and that the said Defendant has estate within the said county of Mason, State of Virginia.

Now, therefore, on motion of the Plaintiff's Attorney, it is ordered that the said Simon Grim do appear here, within one month after due publication of this order, and do what is necessary to protect his interest in the premises. Teste: CHAS. B. WAGGENER, Clerk. James H. Couch, p. q. July 10 1862.

VIRGINIA, SS: At Rules held in the Clerk's Office of the Circuit Court of Mason County, in the month of July, 1862.

William Powell, vs. John Breckinridge, Edward Armstrong & Sarah his wife, heirs at law, and Adam Kuhn, administrator of the estate of James W. Breckinridge defts.

The object of this suit is to recover the sum of \$1590 00, the amount of damage sustained by the plaintiff, by reason of his failure to obtain a certain number of acres of land in accordance with the covenants contained in a title bond, filed in the above cause.

And it appearing by affidavit filed, that the defendants aforesaid, are non residents of this State. It is ordered that they do appear here within one month after due publication and posting of this order, and do what is necessary to protect their interest in the premises. Teste: CHAS. B. WAGGENER, Clerk. John W. English, p. q. July 10 1862.

VIRGINIA, SS: At Rules held in the Clerk's Office of the Circuit Court of Mason County, in the month of July, 1862.

Robert Mitchell and Jas. E. T. Mitchell, late partners, doing business under the name and style of R. Mitchell & Son. vs. Simon Grim & E. J. Rollins. The object of this suit is to recover against the defendants the sum of \$218 23 alleged to be due to the plaintiffs by single bill for \$218 23, with interest thereon from the 23d day of March, 1861, till paid.

And the defendants not having entered their appearance, and it appearing by affidavit filed in the cause, that the claim of the Plaintiffs is just, and that they have present cause of action therefor; and it appearing that Simon Grim one of the Defendants is reputed to be in sympathy with the "Southern Rebellion"—that he has voluntarily left his usual place of abode, in said county of Mason, and gone beyond the reach of personal service of civil process issuing from said county, where he last resided, and has so remained absent for ninety days and more, since leaving his usual place of abode aforesaid, and that the said Simon Grim has estate within the said county of Mason.

Now, therefore, on motion of the Plaintiff's Attorney, it is ordered that the said Simon Grim do appear here within one month after the due publication and posting of this order, and do what may be necessary to protect his interest in the premises. Teste: CHAS. B. WAGGENER, Clerk. P. R. Cough, p. q. July 10 1862.

VIRGINIA, SS: At Rules held in the Clerk's Office of the Circuit Court of Putnam County, in the month of July, 1862.

Harvie Childs, Asa P. Childs, and M. B. Laurie Childs, Merchants and partners doing business under the name and style of H. Childs & Co. vs. Lewis H. McCoy. The object of this suit is to recover against the Defendant the sum of \$536 66c with interest thereon from the 17th day of February 1862, until paid.

And the defendant not having entered his appearance, and it appearing by affidavit filed with the papers in the office, that his said claim is just, and that he has present cause for action therefor; and it appearing further by said affidavit, that the Defendant is reputed to be in sympathy with the so-called "Confederate States"; that he has voluntarily left his usual place of abode in said county of Putnam, and gone beyond the reach of personal service of civil process issuing from said county, where he had last resided, and hath so remained absent for ninety days and more, since leaving his usual place of abode aforesaid, and that the said defendant hath estate within the said county of Putnam.

Now, therefore, on motion of the Plaintiff's Attorney, it is ordered that the said Lewis H. McCoy do appear here within one month after due publication and posting of this order, and do what is necessary to protect his interest in the premises. Teste: GEO. R. MONTAGUE, Clerk. P. R. Cough, p. q. July 10 1862.

VIRGINIA, SS: At Rules held in the Clerk's Office of the Circuit Court of Putnam County, in the month of July, 1862.

Harvie Childs, Asa P. Childs, and M. B. Laurie Childs, Merchants and partners doing business under the name and style of H. Childs & Co. vs. Lewis H. McCoy. The object of this suit is to recover against the Defendant the sum of \$536 66c with interest thereon from the 17th day of February 1862, until paid.

And the defendant not having entered his appearance, and it appearing by affidavit filed with the papers in the office, that his said claim is just, and that he has present cause for action therefor; and it appearing further by said affidavit, that the Defendant is reputed to be in sympathy with the so-called "Confederate States"; that he has voluntarily left his usual place of abode in said county of Putnam, and gone beyond the reach of personal service of civil process issuing from said county, where he had last resided, and hath so remained absent for ninety days and more, since leaving his usual place of abode aforesaid, and that the said defendant hath estate within the said county of Putnam.

Now, therefore, on motion of the Plaintiff's Attorney, it is ordered that the said Lewis H. McCoy do appear here within one month after due publication and posting of this order, and do what is necessary to protect his interest in the premises. Teste: GEO. R. MONTAGUE, Clerk. P. R. Cough, p. q. July 10 1862.

VIRGINIA, SS: At Rules held in the Clerk's Office of the Circuit Court of Putnam County, in the month of July, 1862.

Charles L. Carter, vs. Mary E. Carter. It appearing by affidavit filed, that the Defendant is a non-resident of the Commonwealth of Virginia, and the object of this suit being to obtain a decree for the dissolution of the bonds of Matrimony.

It is, therefore, ordered that the said defendant do appear here within one month after due publication of this order and do what is necessary to protect her interest in the premises. Teste: CHAS. B. WAGGENER, Clerk. P. R. Cough, p. q. July 19 1862.

NOTICE TO TAKE DEPOSITIONS. To Mary E. Carter: Take notice, that we shall on the 22d day of August, next, at the office of James Greenhouse, in the town of Milton, Pike county, State of Illinois, between the hours of six a. m. and six p. m. of that day, proceed to take the depositions of Ruth B. Carter, William L. Carter, Robert E. Gilliland and others, to be read as evidence in our behalf in a certain suit in equity, depending in the Circuit Court for the county of Mason State of Virginia, wherein you are defendant and I am plaintiff, and if, from any cause, the taking of the said depositions be not commenced on that day, or, if commenced, be not concluded on that day, the taking of the same will be continued from day to day or from time to time at the same place and between the same hours, until the same shall be completed. Respectfully Yours, CHAS. L. CARTER. July 10 1862.

Job Work of all kinds done at this office with neatness and dispatch. June 12 1862

VIRGINIA, SS:

At Rules held in the Clerk's office of the Circuit Court of Mason County, on the first Monday in July, 1862.

Robert Wiley and Betsey Wiley his wife, compl'ts. vs. Eastham Hannan surviving Executor of Thomas Hannan deceased, Eastham Hannan and Sarah Hannan his wife, Jesse W. Hannan, Thomas E. Hannan and Jane Hannan his wife, Nancy Brandon and Thos. Brandon her husband, John H. F. Hannan, Benjamin F. Hannan, Jonetta Hannan, Ranson Whitten, Harvey Templeton and Mary Ann his wife, Eastham H. Riggs and Lucinda his wife Celia Ann Riggs and her children, Charles E. Eliza, Beth, Eastham J. Elson Albert & Frances, — Whitton widow of Jno Whitten, decd, and W. Itton her child, William Williams, Ranson E. Williams, John McCune John Maxwell, Jas French Jackson Maxwell, and the unknown heirs of Mahala French, deceased, Enoch Underwood, and Cynthia Ann his wife