

# THE HORSE NULLIFIER,

WILL be the ensuing Season at Thirty Dollars the Season, Twenty Dollars the single leap, and Fifty Dollars insurance, at the plantation of Captain William B. Mays, four miles below Edgefield Court House, on the Stage road leading to Augusta. Ample preparation for care and attention to mares will be made. They will be pastured and fed on grain, (if required,) at twenty-five cents per day. Accidents, escapes, sickness, &c. at the risk of the owners, although every attention will be paid to prevent them.

## DESCRIPTION.

NULLIFIER, is a beautiful Bay, handsomely marked with a delightful coat of hair, which she wears superior stock. His appearance is commanding—he is of the greatest power, substantiality and strength. He will be eight years old this spring—is full 16 hands high having superior size, large bones, and is as well muscled as any other horse, in this or any country, and has as much durability.

N. B.—Any person who will make up a company of five mares, and become responsible for the payment will have the privilege of putting them at twenty-five dollars the Season.

The Season will commence the fifteenth of February, and end on the tenth of June. Fifty cents to the groom in every instance.

## Performance of Nullifier's Colts.

NULLIFIER'S COLTS are now running as well as any colts in this country. On the Norfolk course, Spring term 1837, Jaue Rowlett by Nullifier, three years old, beat the Sweepstake race, mile heats winning the first and second heat. Time 1 min 52 sec.—1 min. 50 sec. See Turf Reg. July, 1837 p. 476.

On the Broad Rock Course (Va) Fall meeting, W. R. Johnson's b. f. by Nullifier, three years old, ran a Sweepstake, two mile heats, for which four other colts of the best stock, were entered. This race was lost by Nullifier's colt, but she was second heat, and contested the race most gallantly. The last heat is pronounced "very interesting and the best heat during the week." See T. Reg. Nov. 1837 p. 559.

On the Union (L. I) course, Fall meeting Antoinette by Nullifier, won the Sweepstake for three year olds, two mile heats, winning the two first heats. See Am T. Reg. Nov. 1837 p. 569.

Feb. 1, 1838. if 52

## Colic Mixture.

THE above is a never failing remedy for that variety of colic, so distressing to Infants, and for which the most injurious anodyne substances are too commonly given. It is safe and soothing, and instead of producing costiveness, it usually operates gently on the bowels.

This remedy has now been used for several years, with that success and approbation, which quick medicines made to sell, cannot command. It is extensively used by the best physicians in the country, and to use the language of many a mother, acts as a charm. While it allays the pain and lulls the child to rest, it does not leave behind it those unpleasant symptoms, which Laudanum, Bateman's Drops, &c. generally produce. Ample directions accompany each visit, and certificates of its efficacy (if required) can be procured from the most respectable citizens of Carolina and Georgia. For sale by KITCHEN & ROBERTSON, Hamburg, EDW. WEBB, Anderson C. H. WM. HACKETT, Pendleton C. H. DR. E. J. MIMS, Edgefield C. H. Feb. 15, 1838 if 1

## DRUGS, OILS, &c.

THE Subscribers respectfully invite the attention of Merchants, Planters, Physicians and others to their *las* Stock of

## FRESH MEDICINES,

Oils of all kinds, Paints, Dye Stuffs, Window Glass, Brushes, &c. &c.

## AT THEIR STORES IN

HAMBURG AND AUGUSTA.

Their supply is heavy, their assortment good, and their articles fresh.

Dealing entirely with the Manufacturers or original Importers, they can sell their goods as low as any house in the Southern Country.

Please call and examine.

Our Store in Hamburg is next to H. L. JEFFERS & Co.'s. In Augusta, opposite to BEALL'S or SPOWALL'S Wine Houses.

## KITCHEN & ROBERTSON.

WILLIAM K. KITCHEN, F. M. ROBERTSON, M. D. December 6, 1837 if 45

## SILK CULTURE.

THE MORUS MULTICAULIS, or the Large Leaf Chinese Mulberry, is the produce from 20,000 CUTTINGS, { Cuttings of the two 3,000 TREES, } last seasons.

Under 5 feet, 25 cents each, Over 5 under 7 feet, 37 1/2 cents each, Over 7 feet, 50 cents each.

Cuttings—One eye, \$35 per thousand, Two " 55 " Three " 75 "

The Tree is easily propagated from Cuttings and the growth in the Southern States is more than double that in the Northern, in the same time. Of the Cuttings obtained from Prince & Son, at Fishing, Long Island, but 17 in 100 produced trees; of the Cuttings from them, more than 75 from 100 was obtained, and the height of them is from 7 to 10 feet the present year. They should be put into the ground between this and the 1st of April. The above Trees and Cuttings are for sale by JONATHAN MEIGS, Augusta, Georgia.

N. B.—They will be carefully packed and sent to order, on reasonable accompanying the order. The Cuttings can be sent by Stage. Jan 6, 1838 2m 50

The Chronicle & Sentinel, Charleston Courier, Columbia Telescope, Greenville Mountaineer, Edgefield Advertiser, Athens Banner, Milledgeville Recorder, Macon Telegraph, Columbus Enquirer, and Savannah Georgian, will publish the above weekly, for two months, and send their bills to this office.—Augusta Constitutionalist.

## Law Notice.

M. L. BONHAM offers his professional services, in Law and Equity, to the Public. He has taken the office formerly occupied by Bauskett & Wigfall, opposite Mr. Glover's Hotel. Dec. 26, 1837 if 47

## Notice.

M. GRAY, Esq. of Hamburg, S. C. will act as my attorney in fact, as well as at law, during my absence from the State. J. B. COVINGTON. Jan 4, 1838

# The Lowndesville Academy,

WAS opened on the first Monday of the present month, under the superintendance of Mr. JOHN N. YOUNG, where Pupils will be instructed in the Greek and Roman Languages and all the branches of English literature, usually taught in Academies.

Mr. Young is a graduate of Oxford College, Ohio, though a native of this District. The Trustees of the Institution feel themselves fully authorized to recommend him as being well qualified to discharge the duties in which he has engaged. He has not been long enough from College to become rusty in the Languages and part of that time he has been employed in teaching, and has given full satisfaction as to his qualifications. The Trustees also have the satisfaction to announce to the public, that they have engaged Mr. ABRAHAM CUNNINGHAM to teach the lower branches, and can with propriety recommend him as a first rate English Teacher, having tried him two years previously.

The general supervision of the School will devolve upon the principal Teacher, Mr. Young, who, together with the Trustees, will use every exertion to manage the School with that kind of method and discipline which will afford to the Students both moral and intellectual advantages.

Lowndesville is situated 18 miles west of Abbeville, and near the Double bridges on Rocky River, on a high, dry and sandy ridge, with good water and is perfectly healthy. There being no stagnant waters, or sluggish streams for some miles distant, it is therefore out of the reach of the noxious effluvia which is so destructive to health in many other places. Two of the Trustees have practised physic for many years in the neighborhood, and can speak knowingly of the superior healthfulness of the place. Lowndesville is moreover situated about five miles distant from several valuable mineral springs, which have recently been purchased by a company who expect to have preparations in readiness for the reception of visitors the ensuing summer; which will afford a valuable retreat for a few weeks, to any whose constitutions may require it. Good boarding can be had in the village and in neighborhood, at quite convenient distances, on reasonable terms.

JOHN G. CALDWELL, A. B. ARNOLD, E. HUNT, BANISTER ALLEN, WM. C. COZBY, J. S. ALLEN, S. J. SHACKELFORD, WM. PASCHAL, JAMES COSPER, MATHEW YOUNG. Lowndesville, Jan. 13, 1838 d 51

# Lexington Female Academy.

MRS. M. M. ADDISON, will resume her duties as Principal of this Institution, on the first Monday in January next.

## TERMS.

Board and Tuition, per Quarter, \$40 00 Washing (Extra) 3 00 Music on Piano Forte, extra 12 00 Use of Piano, 2 00

## TERMS FOR DAY SCHOLARS.

Reading, Spelling & Writing, per quarter 4 00 The above with Arithmetic, Geography and Grammar, 5 00 The above with Ancient and Modern History, Mythology, Rhetoric and Logic, 6 00 Needlework (extra) 2 00

A competent assistant is engaged. Every attention will be paid to the morals and manners of those young Ladies who may be entrusted to the care of the Principal.

Payments to be made quarterly in advance. Dec 2 d 46

# Edgefield Male Academy.

The Trustees of this Academy have the pleasure of announcing to the Public, that they have engaged the services of Mr. CENNELLS as Principal for the coming year. They have no hesitation in expressing the confident opinion, from the very high testimonials which have been exhibited, that he is a gentleman of eminent qualifications and fully entitled to the liberal patronage of the community.

The terms of Tuition are \$7.50 ets. per Quarter for English, and \$10 for Classical Scholars, payable in advance.

## W. H. BROOKS,

President of the Board. Dec 27, 1837 if 47

# Petit Gulf Cotton Seed.

THE Subscriber offers for sale ONE THOUSAND BUSHELS of PETIT GULF COTTON SEED, the product of an Importation direct from the Hills of Petit Gulf in 1835. Also, a few bushels imported from the same place the last year. This Seed has been carefully selected from the early and best part of the last year's crop. Price of the former 25 cents and the latter 50 cents per bushel. Early application must be made at his residence on Horn's Creek, Edgefield District, on the Stage Road, and five miles below the Village, opposite Horn's Creek Meeting House and about four hundred yards from the road, on the right side going down to Hamburg.

## ROBERT WATTS.

Jan 29, 1838 d 52 The Greenville Mountaineer and Pendleton Messenger are requested to give the above two insertions, and forward their accounts to this Office for payment.

## Just Received by

NICHOLSON & PRESLEY

A Good assortment of Men's and Ladies' Saddles, Bridles, Martingales, Whips, &c. &c.

Fresh Cheese, Irish Potatoes, &c. They now have on hand a good assortment of

## DRY GOODS,

and expect constantly to keep up a general assortment which they will sell on reasonable terms. Jan 17, 1838 e 50

# \$25 Reward.

RANAWAY from the Subscriber on the night of the 5th of February last, from my place two miles from Hamburg, S. C. a negro man named BEN, about forty-five years old, five feet six inches high.—The above reward I will pay for delivering him to me, or putting him in jail so that I can get him.

## THOMAS KERNAGHAN.

Hamburg, March 26, 1837 if 5

## Dissolution.

THE Firm heretofore existing under the name of ODEB & THOMAS has this day been dissolved by mutual consent. All those indebted to the said Firm are respectfully requested to call and make settlement with the Subscriber. GEO. W. THOMAS. November 15, 1837 if 41

# PROCLAMATION.



By His Excellency PIERCE M. BUTLER, Esq. Governor and Commander-in-Chief in and over the State of South Carolina.

EXECUTIVE DEPARTMENT, Columbia, 19th Feb, 1838.

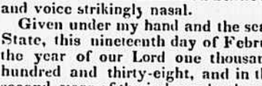
WHEREAS, information has been received at this Department, that MINA MCCOY did, about two years ago, feloniously steal, take, and carry away a Negro man slave, the property of T. L. KENNEDY, of Sumter District, in this State, and did also, about the same time, feloniously steal, take, and carry away three other Negro slaves, the property of WILLIS SPANN, of the District and State aforesaid and hath since fled from justice—

NOW KNOW YE, That to the intent the said MINA MCCOY may be brought to legal trial and condign punishment for the crimes aforesaid, I do hereby offer a reward of three hundred dollars for the apprehension and delivery of the said MINA MCCOY, into any jail within this State. The said MINA MCCOY is about five feet ten inches high, rather slender make, weighs about 140 pounds, natural complexion fair, but somewhat weather beaten, dark hair, thin visage, full white teeth in front, and shows them very plain when laughing or in conversation, left eye out, which is very visible though the ball has not entirely sunk shouldered round, with arms thrown a little forward and voice strikingly nasal.

Given under my hand and the seal of the State, this nineteenth day of February, in the year of our Lord one thousand eight hundred and thirty-eight, and in the sixty second year of the independence of the United States of America.

P. M. BUTLER, [L. S.] By order. B. H. SAXON, Secretary of State. Feb 27 if 4

# PROCLAMATION.



By His Excellency PIERCE M. BUTLER, Esq. Governor and Commander-in-Chief in and over the State of South Carolina.

WHEREAS, information has been received by this Department that a certain free man of color, named Tom Archer, was, on or about the 12th of March last, feloniously taken and carried away from the house of Widow Hill, near the Fish Dam Ford, in the District of Chester, by two white men, who called themselves Alexander Archer and Harris.

NOW KNOW YE, That to the intent the said Archer and Harris may be brought to legal trial and condign punishment, for the abduction and offence aforesaid, I do hereby offer a reward of three hundred dollars for the apprehension and delivery of the said Archer and Harris, or one hundred and fifty dollars for the delivery of either of them, into any jail in this State.

It is also stated that two white men of the above names were at Kingston, in Autauga county, Alabama, about the 8th or 9th of April last, with the said Tom Archer, and there offered him for sale as a slave; but on sale could be effected; and that they carried him from there, and said they were going to Greensborough.

Given under my hand and the seal of the State, this 21st day of December, 1837.

P. M. BUTLER, [L. S.] By the Governor. B. H. SAXON, Secretary of State. Feb 27 if 4

# A CARD.

THE Subscribers beg leave to return their thanks to their friends and the public generally, for the very extensive patronage heretofore extended to them, and from their close attention to business, hope to merit a continuance of the same. They have now on hand and will continue to keep a large and well assorted Stock of

## Groceries, Dry-Goods,

Hardware, &c.

Selected by themselves expressly for family use, among which are the following articles

Bagging, best Hemp and Tow, Bale Rope, and Twine, Sugars, fine St. Croix, Portorico, and Loaf,

Coffee, prime Green, Rio, old Java, and White,

Molasses, N. Orleans, and Cuba, Salt, Iron, and Steel,

Flour, Rice and Bacon, Spirits, Wines, and Cordials,

Windsor Chairs, and Wood Ware, Smith Tools, &c. &c. &c.

The quality of all will be warranted good, and are offered for sale at low prices, such as they hope will correspond with the present low price of produce. Orders for any of the above articles shall be promptly attended to by

H. L. JEFFERS, & Co. Hamburg, 1837 if 20

# Notice.

THE undersigned intending to be absent from this State and the State of South Carolina, after the 1st of April next, requests that any claims against him may be handed in to John B. Guieu, Augusta, Richard Ankerson, South Carolina, or to himself. And he requests those against whom he has claims to settle them with the two named persons or with himself before he sets out.

JOHN BURGESS, sen. Augusta, Jan. 28, 1838 ac 52

The Edgefield Advertiser will publish the above for three months and send account to the Augusta Constitutionalist office.

# SOUTH CAROLINA. EDGEFIELD DISTRICT. IN EQUITY.

Treumnd Breithaupt, Adm'r of Gertrude J Breithaupt, deceased, vs John Bauskett, Paul Fitzsimmons, Robert Watts, Executors of Christian Breithaupt, deceased, et al.

Bill for Injunction Relief and Account.

IT appearing to my satisfaction, that the defendants Wm. Lewis and Rebecca his wife, reside in the State of Alabama, and the defendants John Haverd and Mary his wife, and Sarah Riley reside in the State of Illinois, on motion of James J. Caldwell, Solicitor, ordered that the said defendants who are without the limits of this State, do plead, answer or demur to the Complainant's Bill of complaint, within three months from the publication hereof, or the said Bill will be taken pro confesso against them.

J. TERRY, c. c. e. e. Feb 7, 1838 13t 1

# SOUTH CAROLINA. EDGEFIELD DISTRICT. IN EQUITY.

Henry Moore and Eleanor Moore, vs John Bauskett, Adm'r of Jno. Moore Wm J Wightman and wife, and o' hers.

Bill for Account and Settlement.

IT appearing to my satisfaction, that Harkness, the sister of the defendant, Ann Wightman, if she is alive, resides beyond the limits of this State, on motion of Griffin, complainant's solicitor, ordered that the said Harkness, do appear and plead, answer or demur to this Bill within three months from the publication of this order, or that the said bill will be taken pro confesso against her.

J. TERRY, c. c. e. Feb 7, 1838 13t 1

# SOUTH CAROLINA. EDGEFIELD DISTRICT. IN THE COMMON PLEAS.

E. & C. Yarnall, vs Bartholmew Winding, Shober & Bunting, vs James M. Leary.

ATTACHMENT. WHEREAS the Plaintiffs did this day file their declaration in the Office of this Court, against the Defendant, who is absent from and without the limits of the State, (as it is said,) and having neither wife or attorney known within the same, on whom a copy of the declaration was served, and the Defendant ought to be served: It is therefore ordered, that the defendant appear and plead to the said declarations within a year and a day, otherwise final judgment will be given and awarded against him.

GEORGE POPE, c. c. p. Clerk's Office, Dec. 1, 1837 daq 44

# SOUTH CAROLINA. EDGEFIELD DISTRICT. IN THE COMMON PLEAS.

John Logan, vs James M. Leary.

ATTACHMENT. WHEREAS the Plaintiff hath this day filed his declaration against the Defendant who resides beyond the limits of this State, and having neither wife or attorney within the same, on whom a copy of said declaration, with a rule to plead thereto, may be served, It is ordered, that the said Defendant do plead to the said declaration within a year and a day, from this date, or judgment final and absolute judgment will be awarded against him.

GEORGE POPE, c. c. p. Clerk's Office, Oct 20, 1837 daq 40

# SOUTH CAROLINA. EDGEFIELD DISTRICT. IN THE COMMON PLEAS.

Wm. B. Brannon, vs John M. Leary.

ATTACHMENT. THE Plaintiff having this day filed his declaration in the Office, and the Defendant being within the limits of this State, upon whom a copy of said declaration, with a rule to plead, could be served: It is ordered, that the said Defendant do plead to the said declaration within a year and a day, from this date, or final and absolute judgment will be given against him.

GEO. POPE, c. c. p. November 21, 1837 npl 42

# SOUTH CAROLINA. EDGEFIELD DISTRICT. IN THE COMMON PLEAS.

Arthur West, vs A. H. Patrick.

ASSUMPSIT. THE Plaintiff having this day filed his declaration in my Office, and the Defendant having no wife or Attorney known to be in the State, upon whom a copy of the declaration may be served, Ordered, that the said defendant do appear and make his defence within a year and a day from this date, or final and absolute judgment will be awarded against him.

GEORGE POPE, c. c. p. Clerk's Office, Edgefield, April 21, 1837 eb 12

# SOUTH CAROLINA. EDGEFIELD DISTRICT. IN THE COMMON PLEAS.

Wm. Butler, vs William Cook.

ATTACHMENT. ASSUMPSIT. THE Plaintiff in this case having on the 7th day of April, 1837, filed his declaration in the Clerk's Office, and the Defendant having no wife or Attorney known to be in this State, upon whom a copy of the said declaration may be served: Therefore ordered, that the said defendant do appear and make his defence within a year and a day from the filing of the said declaration, or final and absolute judgment will be forthwith awarded to the said Plaintiff.

GEORGE POPE, c. c. p. Clerk's Office, April 18, 1837 11 t

# SOUTH CAROLINA. EDGEFIELD DISTRICT. IN THE COMMON PLEAS.

Larkin Griffin, vs Thos. M. Clark, survivor.

ATTACHMENT. THE Plaintiff having filed his declaration in this case, and the defendant having neither wife nor attorney known to be in this State, Ordered, that the said defendant do appear and plead to the plaintiff's declaration within a year and a day from the publication thereof, or Judgment absolute will be awarded against him.

GEO. POPE, c. c. p. Clerk's Office, Jan. 23, 1837. daq 51

# SOUTH CAROLINA. EDGEFIELD DISTRICT. IN THE COMMON PLEAS.

MOURNING MATHEWS, living 6 miles east of Cambridge, on the old Charleston road, tells before me, a blood Bay horse supposed to be nine or ten years old, no marks or brand. Appraised to Sixty dollars.

D. E. DAVENPORT, J. Q. Feb. 7th, 1838 c 2

# SOUTH CAROLINA. EDGEFIELD DISTRICT.

LEVI WETHINGTON, living near Redy-creek meeting house, tells before me an iron grey horse 8 or 9 years old, four feet eleven inches high, has the appearance of once having the fistula. Appraised at \$35.

PETER QUATTLEBUM, J. C. Feb. 9, 1838 c 3

# SOUTH CAROLINA. EDGEFIELD DISTRICT. IN EQUITY.

Mark Riley, vs. William Riley, Isaac Riley, William Lewis and Rebecca his wife, John Haverd and Mary his wife, & Sary Riley.

IT appearing to my satisfaction that the defendants Wm. Lewis and Rebecca his wife, reside in the State of Alabama, and the defendants John Haverd and Mary his wife, and Sarah Riley reside in the State of Illinois, on motion of James J. Caldwell, Solicitor, ordered that the said defendants who are without the limits of this State, do plead, answer or demur to the Complainant's Bill of complaint, within three months from the publication hereof, or the said Bill will be taken pro confesso against them.

J. TERRY, c. c. e. e. Com'r's Office, Edgefield, Feb 27, 1838 4

# SOUTH CAROLINA. EDGEFIELD DISTRICT. IN EQUITY.

John W Heard and Isaac T. Heard, vs. B. H. Winding.

IT appearing to my satisfaction that Bartholmew Winding, otherwise called B. H. Winding, the defendant in the above stated case, resides without the limits of this State; therefore, on motion of Bauskett, Complainant's Solicitor, ordered that the said defendant do plead, answer or demur to the Complainant's Bill, within three months from the publication hereof, or said Bill will be taken pro confesso against him.

J. TERRY, c. c. e. e. d. Com'r's Office, Edgefield, Feb 27, 1838 4

# SOUTH CAROLINA. ARBEVILLE DISTRICT. IN EQUITY.

Harrington & Wilson, vs. Claudia C. Tatom and Mary Tatom.

Bill to foreclose Mortgage. IT appearing to my satisfaction, that Claudia C. Tatom resides without the limits of this State—It is therefore Ordered, that the said C. C. Tatom, one of the defendants in this case, do plead, answer or demur to the bill in this case, within three months from the date of this publication, or the said bill will be taken pro confesso against the said Claudia C. Tatom.

WM. C. BLACK, c. c. e. d. Com'r's Office, Abbeville, Jan 25, 1838 ac 52

# SOUTH CAROLINA. ARBEVILLE DISTRICT. IN EQUITY.

John A. Donald and others, vs John M. Cord et al.

Bill for discovery, partition and account. IT appearing to my satisfaction, that James Donald, one of the defendants in this case, resides without the limits of this State—It is therefore Ordered, that the said James Donald, do appear and plead, answer or demur to the bill of complaint in this case, within three months from the date of this notice, or the said bill will be taken pro confesso against the said James Donald.

WM. C. BLACK, c. c. e. d. Com'r's Office, Abbeville, Jan 25, 1838 ac 52

# SOUTH CAROLINA. ARBEVILLE DISTRICT. IN COMMON PLEAS.

Jacob Chamberlin, Survivor, vs John A. Young.

Attachment in Assumpsit. Two Notes—Damages \$253 50 cts. THE Plaintiff having this day filed his declaration in this case, in the Clerk's Office, and the said John A. Young having no wife or attorney, known to be in this province, upon whom a copy of the said declaration with a special order of the Court endorsed thereon, can be served: It is therefore Ordered, that the said John A. Young do appear and make his defence with a year and a day, from the filing of the said declaration, or judgment final and absolute judgment will be forthwith given and awarded for the said plaintiff.

JAS. WARDLAW, c. c. p. Clerk's Office, Jan. 17, 1838 daq 51

# SOUTH CAROLINA. ARBEVILLE DISTRICT. IN THE COMMON PLEAS.

Walker, Covington & Fair, vs Park & Fowler.

Foreign Attachment, Assumpsit. WHEREAS the Plaintiffs did this day file their declaration in the Office of this Court, against the Defendants, who are absent from and without the limits of this State, (as it is said) and having neither of them a wife or attorney, known within the same, on whom a copy of the declaration with a rule to plead thereto, ought to be served: It is therefore ordered, that the Defendants do appear and plead to the said declaration, within a year and a day, otherwise final and judgment will be given and awarded against them.

JAMES WARDLAW, c. c. p. Clerk's Office, Nov 17, 1837 daq 43

# SOUTH CAROLINA. ARBEVILLE DISTRICT. IN THE COMMON PLEAS.

N. K. Butler & Co. vs. John B. Murrish.

Assumpsit. THE Plaintiffs having this day filed their declaration, and the Defendant having neither wife nor attorney, known to be in the State, ordered, that if the said Defendant do not appear and make his defence, within a year and a day from this date, final and absolute judgment shall be forthwith given and awarded for the said Plaintiffs in attachment.

JAMES WARDLAW, c. c. p. Clerk's Office, Dec. 4, 1837 daq 45

# SOUTH CAROLINA. ARBEVILLE DISTRICT. IN THE COMMON PLEAS.

Adams Parnelee & Co. vs John A. Young, S.