

loaded with some six or seven bales of cotton, was discovered to be on fire, by some of the citizens in a distant part of the city, who immediately gave the alarm, and the fire was extinguished before it did much damage. The cotton in part was burnt, as also the car.—*Ibid.*

New Cotton.—Col. Sterling Quarles laid on our table, this morning, a full grown boll of cotton, which opened on the 4th instant, on his plantation in this district.—He informs us that he has several more bolls opened in his cotton field, all of this year's planting.

Three cheers for old Edgefield, and success to the improvement in agriculture for the last few years.

Cotton blooms on the 4th July, used to be a great variety.

A friend in Laurens District informs us that he had new cotton opened on the 30th ultimo.—*Ibid.*

White Blackberries.—The Memphis Enquirer says, "We were shown the other day what to us was a curiosity—white blackberries! They were gathered from a bush growing indigenously in our city, the entire yield of which, even when fully ripe, is of the same color. We never saw such a thing before."

Such fruit is not strange to us. If the Editor will come over to Anderson District, and visit a mineral spring near Col. Taylor's, he will find plenty of this kind. *Ibid.*

Early Cotton Bolls.—On Monday last we were presented with two large and well formed cotton bolls, which grew upon the plantation of E. Greene, Esq., two miles below this place. This for upper country is certainly a much earlier production of the kind than we ever witnessed before.—*Greenville Mountaineer.*

We have been informed, by one who was well acquainted with Mr. Horn, the person who drowned himself a few days since, that the unfortunate man's relations live about thirty miles from McCord's Ferry, on the Pee Dee. Horn had been employed on board the steamboat *St. Matthew* and had labelled that boat for wages said to be due. Horn complained to our informant of being destitute of money, and that he was too proud to beg. We were informed by a person connected with the steamboats, that he had been looking for Horn, a day or two before he committed the fatal act, for the purpose of giving him employment.—*Chas. Courier.*

From the New Orleans Courier.
Latest From Mexico.—The U. S. Frigate *Macedonia* has just returned to Pensacola from the coast of Mexico. A letter from one of her officers states it was very sickly in Vera Cruz—about 40 deaths taking place daily.

The officers of the *Macedonia*, while at Vera Cruz, obtained copies of an appeal made to other nations, by the Mexican government, against that of the United States. The Mexican Secretary of State complains bitterly of the aid and succor openly given to the Mexicans, by the citizens of the United States. In a despatch, dated at this National City, to the city of Mexico, on the 31st of May, 1842, Senor Boacanga, after recapitulating how long and how patiently Mexico had endured injuries and insults from citizens of the United States, sympathizing with Texas, uses this plain language: "the continuation of which, if (the Mexican Government) will consider as a positive act of hostility."

The Presidency.—The people of Mississippi are getting it earnest about the Presidency. Public meetings have been held of late and Mr. Calhoun nominated. He appears to be rapidly concentrating upon himself the hopes and wishes of the Democratic party there. At the same time we rejoice to see that they are not disposed to make the choice of a candidate a cause for contention and ill blood. The *Mobile Ledger*, a neutral paper, speaking of a recent publication urging Mr. Calhoun as the candidate of the Democratic party considers his chances not so good as Mr. Van Buren's.

"And the very reason why they are so, is his best recommendation to the honor, which his friends desire for him. Mr. Calhoun is too marked a man; he has too little of the humbug of the practiced politician, and his devotion to the south, has been so consistent and influential, as to render it difficult to bring the great body of the north to his support. Neither ability nor devotion to the public good is sufficient in these days to make a President."

Nevertheless we may hope that his many virtues and his great talents will not be so insuperable an objection to him as the *Ledger* anticipates. But let time decide.—*Charleston Mercury.*

Mr. Wilde's Whig Address.—A correspondent of the *Augusta Constitutionalist* is holding an inquest on this dead body.—Thinking it first to be something dangerous, we had prepared ourselves to deal with it—but after reading our reading, we came quite to the end in a disappointed search after something there was to our wrong, however, we gave it to a friend to read. He sat down with great solemnity, and read sometime, his countenance more and more assuming a look of puzzled impatience—"How do you like it," said we, "I haven't come to anything yet," said we, "He read it through, 'How do you like it,'" said we, "There is nothing in it," said he.—*Charleston Mercury.*

Declaration of Independence.—The National Intelligencer of Monday contains the following article in relation to Charles Carroll, of Carrollton, the last survivor in 1826 of all those who signed the Declaration of American Independence:

In the year 1826, after all save one of the band of patriots whose signatures are borne on the Declaration of Independence had descended to the tomb, and the venerable Carroll alone remained among the living, the government of the city of New York deputed a committee to wait on the illustrious survivor and obtain from him for deposit in the public hall in the city, a copy of the Declaration of 1776, graced and authenticated anew with his sign-man-

ual. The aged patriot yielded to the request and affixed, with his own hand, to a copy of that instrument, the grateful, solemns and pious supplemental Declaration which follows:

"Grateful to ALMIGHTY God for the blessings which through Jesus Christ our Lord, he has conferred on my beloved country in her emancipation, and on myself, in permitting me, under circumstances of mercy, to live to the age of 89 years, and to survive the fiftieth year of American Independence, and certify by this my present signature my approbation of the Declaration of Independence adopted by Congress on the 4th of July, 1776, which I originally subscribed on the 2d day of August of the same year, and of which I am now the last surviving signer, I do hereby recommend to the present and future generations the principles of that important document as the best earthly inheritance their ancestors could bequeath to them, and pray that the civil and religious liberties they have secured to my country may be perpetuated to remotest posterity and extended to the whole family of man."
"CHARLES CARROLL, of Carrollton."
"August 2, 1826."

From the Charleston Mercury.
TO THE PRESIDENTS OF THE AGRICULTURAL SOCIETIES OF SOUTH CAROLINA.

Gentlemen:—To all the great cause in which we are engaged, the establishment of a journal, at the seat of government is respectfully submitted to your decision.—The considerations in favor of such a measure, at this time, are predicated on the wholesome agricultural excitement which pervades the State, and the assurance that the Farmers Register and the Southern Agriculturist, two valuable periodicals, extensively patronized by our planters, will not be published another year.

A revolution in the public mind concerning the vocation of the Farmer is slowly but steadily progressing. Practical information in all that concerns his true interests is at length not only diligently sought from every available source, but scientific works are read even by those who arrogated to themselves the inglorious privilege of scoffing at book learning.

To foster this ennobling feeling—to excite among our co-laborers a generous rivalry—to effect concert of action—to expose error and disseminate truth, and by these means to elevate a pursuit now morally powerless, whether in reference to the direct promotion of the welfare of its followers, or the guarding of their rights from open or insidious attacks, the assistance of the press is essentially necessary.

Allow me therefore to suggest the publication of a weekly paper at Columbia, the price of which to subscribers shall not exceed \$3 per annum. The State Society needs a special organ, and to the local Societies it would constitute an enduring record of whatever is worthy of preservation, emanating from that quarter.

The difficulties in the way of the proposed enterprise could readily be obviated, if the Societies would take the matter under their particular charge. Let each, before the meeting of the Legislature, use best efforts to procure subscribers in its own District or Parish, and for the small sum that may be annually due by them, to pledge itself to adopt the most suitable measures for their prompt collection. If these preparatory steps be taken, we shall be enabled to accomplish, at the meeting of the State Society in November, whether the experiment of a publication can be successfully made and continued.

In conclusion, allow me to add, that there never was a period more propitious to the accomplishment of an object of so much interest to the agricultural community—Seize it then, gentlemen, with avidity.—Let the motive which prompts you to action be your reward.

Very respectfully,
Your obedient servant,
WHITEMARSH B. SEABROOK,
Pres. S. A. S. of So. Ca.
Edisto Island, June 29th, 1842.

Editors friendly to the object, are requested to give the above an insertion.

Masonic Notice.—Canton Lodge, No. 28.—A Master Mason calling himself Joseph Fosari, is travelling through the country, begging money from the Fraternity to enable him to bring his wife and children from Gibraltar (where he says they are now living in poverty and distress) to the United States. He exhibits a certificate, which purports to have been granted him by St. John's Lodge, No. 24, at Gibraltar, but which any Mason, who will examine it, will discover to be a palpable forgery. He fled from an investigation here. This is to warn all Free and Accepted Masons throughout the world, to be on their guard, as this man is a vile impostor.

THOS. J. CATCHINGS, W. M.
JOHN T. CAMERON, S. W.
E. CORDETS, J. W.
Canton, Mississippi, May 26, 1842.
Newspapers friendly to Masonry will please copy.—*Croft.*

We give insertion to the above, believing that he is now travelling through the upper Districts, towards Georgia or Tennessee. On our way to this place, from Spartanburg, five weeks ago, we fell in with a man whose tale of distress (a wife and little ones, in poverty, &c., in Gibraltar), made an impression on our purse, though not one of the "Fraternity."—*McElcheesville Republican.*

The following colloquy occurred a few days ago down east:—"How do you do, Mr. Smith?" "Do what?" "How do you find yourself?" "I never lose myself." "How do you feel?" "Pretty smooth, I guess—feel of me, and see." "Good morning, Mr. Smith." "It's rather a bad one—wet and nasty."

Diversity of Nature.—It is a curious fact, that of the countless leaves of trees, and blades of grass in the world, no two has ever yet been found precisely alike; nor so nearly alike, but that a difference is readily perceptible, by means of a microscope; and it is not even reasonable to suppose, that since the creation, any two have been created to be precisely alike, in every respect.—*American Mechanic.*

It is said that the hemp crop is very promising this season. Rogues will please bear this in mind—especially the poor luckless fellows.—*American Mechanic.*

Mechanics of America.—Monday next will complete sixty-six years, since the establishment of that Independence, under which, the arts and sciences have prospered and flourished beyond any known or acknowledged precedent; and although many aristocrats, have complained that the Mechanics of America were altogether too independent, and enjoyed too much liberty, yet the fallacy of this position is abundantly proved, by the progress of vast and important improvements in all parts of this Union. New facilities have been added to every branch of mechanical industry,—facilities, which have, in many instances, reduced the labor of performing some important branches of practical business, to less than one fourth of what was by the former modes of operation; and these facilities, instead of diminishing, have actually increased ten fold, the demand for operatives. These, are the fruits of Liberty—of free competition. These are the consequences of the mechanic arts, being relieved from the shackles of aristocratic monopolies. In this happy land, and under our free institutions, the ambition of mechanics has been raised. They have put themselves forward; and it is now not uncommon to see large and beautiful villages,—in which nearly every house is commodious, fashionable, and well painted,—built, owned, and occupied wholly by mechanics. Can such things be found anywhere but in the United States! We think this point, will not be contested.—Then let every mechanic appreciate the value of our Independence; observe with due regard, and in an appropriate manner, its anniversary, and improve with gratitude the privileges and advantages peculiar to our FREE AND HAPPY AMERICA! *American Mechanic, July 2.*

A Health Preservative.—Cheerfulness—constant and habitual cheerfulness, is earnestly recommended by a sensible writer, as one of the most efficient preservatives of health, especially during the heat of summer; and this preventative of disease is within the reach and power of every person, however poor, embarrassed, or crossed and straitened in circumstances they may be. Some there are who oppose this theory, and aver that they can not control their natural feelings—that they cannot be cheerful, when they are perplexed or distressed in mind; but yet it may be often observed that the same person who denies the power to control his own feelings, if even while fretting and repining, he is suddenly accosted by a person in whose presence he wishes to appear to the best advantage, the frown and scowl instantly vanishes, and assuming a smile, and expression of vivacity, he speaks up blandly, and converses in a lively manner, and in fact not only appears better, but actually assumes the cheerful, when it suited his or her convenience and interest. Why, therefore, will people make themselves and friends gloomy, and miserable, by indulging an evil habit, which is so easily overcome? Resolve to be cheerful under all circumstances, and you will add much to the health and happiness of yourself, and all with whom you associate.—*American Mechanic.*

By virtue of sundry writs of Fieri Facias, I shall proceed to sell at Edgefield Court House, on the first Monday and Tuesday of August next, the following property:
Scaborn Jones, v. the same. R. B. & J. D. Bouknight, vs. the same. The same vs. James T. Hauey, and Horatio Hauey, two hundred and twenty-five acres of land, more or less, adjoining Nathan Norris and others, the property of Horatio Hauey.
E. B. Presley, vs. William Walker, one Horse.
G. L. & E. Penn & Co. vs. John Carpenter. The same vs. the same. The same vs. Dennis Carpenter, and John Carpenter. John Amaker, assignee, vs. the same, one negro girl Maryann, she property of John Carpenter.
Wm. Brusson adm'r. vs. Lewis Ellzey. The same vs. Julius C. Pardue, and Lewis Ellzey two negroes viz: Patrick and Hester, the property of Lewis Ellzey.
Fox, Miller & Co., vs. John Warren, 150 acres of land more or less, adjoining Nathan Norris and others.
Ellis Goff vs. Rudolph Carter, five thousand acres of land more or less adjoining John Wise, W. S. Howard, and others.
Matthew Corley for Bryan and Minor, vs. William Stromer jr., two hundred acres of land more or less, adjoining Edmund Boyd and others.
Samuel R. Fuller, bearer, vs. Ann Hall adm'r of Gideon Hall dec'd. one house and lot in the Town of Hamburg occupied at present by Defendant.
Hugh M. Quarles br., vs. Margaret Ogilvie, Landon Tucker br., vs. the same, the tract of land where Defendant lives.
A. Canaughm, vs. Thomas Oliver, two hundred acres of land, more or less, adjoining James Goff, and others.
Charles Lamar, vs. Julius Howard, John Howard, and Rudolph Carter, 200 acres of land, more or less, adjoining J. Benson, Mrs. Lamar, and others, levied on the property of Julius and John Howard.
Isaac A. Bibler vs. M. S. Mosely, James Mosely, and W. W. Williams, one thousand acres of land more or less lying on Bridge Creek, adjoining Edmund Kennedy and John Bauskett, levied on as the property of W. W. Williams.
Terms cash.
S. CHRISTIE, s. e. d. c. 24
July 13, 1842.

Sheriff's Sale.
By virtue of sundry writs of Fieri Facias, I shall proceed to sell at Edgefield Court House, on the first Monday and Tuesday of August next, the following property:
Scaborn Jones, v. the same. R. B. & J. D. Bouknight, vs. the same. The same vs. James T. Hauey, and Horatio Hauey, two hundred and twenty-five acres of land, more or less, adjoining Nathan Norris and others, the property of Horatio Hauey.
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Terms cash.
S. CHRISTIE, s. e. d. c. 24
July 13, 1842.

Hymeneal
The silken tie that binds two willing hearts

MARRIED.
On Wednesday evening the 29th ult., by the Rev. W. B. Johnson, Mr. WILLIAM LEWIS, of Philadelphia, Pa., to Miss MARY COYAR, of this village.

OBITUARY.
Died, on the 29th ult., Mrs. MARY YOUNG, of this District, aged 73 years.

In noticing the death of this venerable lady, we cannot forbear mentioning a most singular and extraordinary fact, that although she has spent most of her life within three miles of this village, she has not for the last thirty years, been within sight of the Court House, or placed a foot within the incorporate limits of our village. Nor has she left her plantation, but once during that time, when she remained a short time only. She never has during this period, manifested any desire to visit the village, although her bodily health has been such as to admit of her riding here, up to the time of her last sickness; and she has not taken medicine from any practicing physician in the last twenty years. Nor has she the indulgence of a feeling of personal animosity towards any one, been the cause of her isolation, but simply a preference, always expressed, to remain at home, a constant guardian over her domestic concerns.—She has expressed this desire, and shown it more fully, since the death of her husband, although she visited very little previous to his death. We think it may safely be asserted that such an instance of domestic attachment has seldom, if ever, appeared on record.
She has one son who has been her constant companion, and to whom her death must be a severe affliction. She has other children in different parts of the country, to whom it may be a consolation to know, if this notice should meet their eyes, that she died in the hope of a blessed immortality beyond the grave.

TOTAL ABSTINENCE MEETING.
The Members of the Mechanics Total Abstinence Society of Edgefield District, are requested to meet at the Court House, on Monday evening next, the 18th inst., at early candle light.

By order of the President,
ED. PENN Secretary,
July 13

The friends of Colonel
P. H. BRADLEY announce him a candidate for the office of Brigadier General, to fill the vacancy occasioned by the resignation of Genl. Wimbush.
July 13

Notice.
AN ELECTION for Brigadier General of the 3d Brigade Infantry, S. C. M., to fill the vacancy occasioned by the resignation of General Wimbush, is hereby ordered to be held at the Old Wells, on the 4th Monday in August next.
LOUIS T. WIGFALL, Col. 7th Reg.
June 25



Head Quarters,
CLARENDON, June 22, 1842.
(Orders No. —)
THE Commissioned Officers of the following Brigades are ordered to encamp for five days, at the times herein specified, viz:—
The 5th Brigade of Infantry, at Yongue's, on Monday, the 25th July next.
The 10th Brigade of Infantry, at a place to be selected by the Major General of the 3d Division, on Tuesday, the 2d day of August next.
The 2d Brigade of Infantry, on Tuesday, the 9th day of August next.
The 1st Brigade of Infantry, on Tuesday, the 23d day of August next. The Major General of the 1st Division will designate the places for the 1st and 2d Brigades to encamp, and report to the Commander-in-chief, the places so selected.
The 9th Brigade of Infantry, at the Limestone Springs, on Monday, the 5th day of September next.
The 5th Brigade of Infantry, near Camden, on Monday the 19th day of September next.
The 7th Brigade of Infantry, near Society Hill, on Tuesday, the 27th day of September next.

The Commissioned Officers of the 1st and 5th Brigades of Cavalry will encamp by Regulations, with the Brigades of Infantry in which they are located, or by Brigades, with either Brigade of Infantry of their Division, as the Brigadiers may deem most convenient.
The Major Generals of the 1st and 5th Divisions, and the Brigadier Generals of the 5th, 6th and 7th Brigades, are required to extend so much of this order as relates to their respective commands.
The Quarter Master General will cause the arms and tents to be at each encampment in due time.
The following Aids-de-Camp to the Commander-in-Chief, are ordered to attend the encampments, viz:—Colonels Wigfall, Dickinson, Thomson, English, Manning, Wallace, Marshall, Singleton and Taylor.
By order of the Commander-in-Chief,
J. W. CANEY,
Adjutant and Inspector General,
July 7

Sheriff's Sale.
BY virtue of sundry writs of Fieri Facias, I shall proceed to sell at Edgefield Court House, on the first Monday and Tuesday of August next, the following property:

Scaborn Jones, v. the same. R. B. & J. D. Bouknight, vs. the same. The same vs. James T. Hauey, and Horatio Hauey, two hundred and twenty-five acres of land, more or less, adjoining Nathan Norris and others, the property of Horatio Hauey.
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Charles Lamar, vs. Julius Howard, John Howard, and Rudolph Carter, 200 acres of land, more or less, adjoining J. Benson, Mrs. Lamar, and others, levied on the property of Julius and John Howard.
Isaac A. Bibler vs. M. S. Mosely, James Mosely, and W. W. Williams, one thousand acres of land more or less lying on Bridge Creek, adjoining Edmund Kennedy and John Bauskett, levied on as the property of W. W. Williams.
Terms cash.
S. CHRISTIE, s. e. d. c. 24
July 13, 1842.

State of South Carolina.
EDGEFIELD DISTRICT.
James Perry, Commissioner in Equity, vs. Lewis Ellzey.

By an order from the Court of Common Pleas, in the above stated case, I shall proceed to sell at Edgefield Court House, on the first Monday in August next, the tract of land whereon the defendant now lives, containing six hundred and forty acres, more or less, adjoining lands of the estate of Thomas Lamar, Carter, and others. To be sold on a credit of three months, except one-fourth of the purchase money which must be in cash. The titles to be signed but not delivered, till the whole of the purchase money be paid, and if the full amount of the credit portion be not paid when due, the property to be resold on that day for cash.
S. CHRISTIE, s. e. d. c. 24
July 13

BOOK & JOB PRINTING
OF Every description executed with neatness and despatch, at the Office of the *EDGEFIELD ADVERTISER.*

THE U. S. DISTRICT COURT,
DISTRICT OF SOUTH CAROLINA,
IN BANKRUPTCY.

WHEREAS Leslie Smith, Boot and Shoemaker of Newberry village, and State of South Carolina, hath filed a petition praying that he may be declared a Bankrupt, pursuant to the Act of Congress of the United States, made, and now in force, concerning Bankrupts, and that he may have the benefit of the said Act; this is to give notice of the said Petition, and that a hearing thereof will be had before the Honorable Robert B. Gilchrist, Judge of the said Court, at a Court to be holden at the Federal Court House, in Charleston, on Monday the first day of August next, at eleven o'clock, A. M., at which place and time all persons interested may appear and shew cause, if any they have, why the prayer of the said petitioner should not be granted.
Charleston, 7th day of July, 1842.
H. Y. GRAY, Clerk.
July 13

State of South Carolina,
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.
J. M. & W. Adams, }
vs. } Ca. Sa.
Sydney S. Boyce.

THE defendant Sydney S. Boyce, who is now in the custody of Simeon Christie, Sheriff of Edgefield district, by virtue of a writ of capias ad satisfaciendum, at the suit of J. M. & W. Adams, having filed his petition with a schedule on oath, of his entire estate, with a view of being admitted to the benefit of the Act of the General Assembly, known as the "Insolvent Debtors Act." It is ordered, that all and singular the creditors of the said defendant, be and they are hereby summoned to show cause if any they can, in the Court of Common Pleas, for Edgefield District, at Edgefield Court House, on Tuesday the second day of its next October term, or on such other day of the said term as the Court may order, why the said Sydney S. Boyce should not be admitted to the benefit of the said Act, upon his executing the requisite assignment.
GEO. POPE, c. c. r.
Clerk's Office, 9th July, 1842.
July 13 (\$14 50) 3m 24

Land for Sale.
THE Subscriber will sell at Edgefield C. H. on the first Monday in August next, a valuable

TRACT OF LAND,
containing three hundred and forty-two acres, more or less, situate on the waters of Mountain and Horse Pen Creeks, adjoining lands of Mr. Angrove, Mr. Phillips, Mr. Keam, Mr. Goleman, and others. The tract is all in wood.
The terms of sale are one and two years credit, the purchaser giving notes with two good securities, bearing interest from date on the last payment, and a warrant or good title will be given.
G. F. STIEFER,
July 6

In Bankruptcy.
THE Subscriber has been, by the Judge of the District Court for South Carolina, appointed Commissioner for Edgefield District, pursuant to the provisions of the Act of Congress, made, and now in force, concerning Bankrupts. Therefore, any person wishing to avail himself of said Act, will please call upon the undersigned, at Hamburg, S. C., who will prepare all the papers necessary to a final discharge, on as liberal terms as any other person, having procured all the Rules and Blanks of said Court required, &c.

ROBERT ANDERSON,
Hamburg, June 27th 1842

THE U. S. DISTRICT COURT,
DISTRICT OF SOUTH CAROLINA,
IN BANKRUPTCY.

WHEREAS James L. Anderson, Mechanic, residing in Abbeville District, State of South Carolina, hath filed a petition praying that he may be declared a Bankrupt, pursuant to the Act of Congress of the United States, made, and now in force, concerning Bankrupts, and that he may have the benefit of the said Act; this is to give notice of the said Petition, and that a hearing thereof will be had before the Honorable Robert B. Gilchrist, Judge of the said Court, at a Court to be holden at the Federal Court House, in Charleston, on Monday the eighteenth day of July next, at eleven o'clock, A. M., at which place and time all persons interested may appear and shew cause, if any they have, why the prayer of the said petitioner should not be granted.
Charleston, 23rd day of June, 1842.
H. Y. GRAY, Clerk.
June 29

THE U. S. DISTRICT COURT,
DISTRICT OF SOUTH CAROLINA,
IN BANKRUPTCY.

WHEREAS Lewis B. Cobb, Mechanic, residing in Abbeville District, South Carolina, hath filed a petition praying that he may be declared a Bankrupt, pursuant to the Act of Congress of the United States, made, and now in force, concerning Bankrupts, and that he may have the benefit of the said Act; this is to give notice of the said Petition, and that a hearing thereof will be had before the Honorable Robert B. Gilchrist, Judge of the said Court, at a Court to be holden at the Federal Court House, in Charleston, on Monday the eighteenth day of July next, at eleven o'clock, A. M., at which place and time all persons interested may appear and shew cause, if any they have, why the prayer of the said petitioner should not be granted.
Charleston, 23rd day of June, 1842.
H. Y. GRAY, Clerk.
June 29

Notice.
STRAYED from the subscriber on the 22d of May, a small light bay HORSE COLT, two years old, unaltered, with white feet, a blaze in his face, with a very heavy mane and tail. When last heard from, he was near Cambridge, in company with a stray Mule. Any person seeing such a Colt will please take him up, and drop a line to the subscriber at Sleepy Creek, Edgefield District, S. C., and they shall be well paid for their trouble.
JAMES DORN,
June 22

Medical Notice.
Dr. JOHN G. WILLIAMS,
OFFERS his professional services to the citizens of Edgefield village and adjacent country, and has taken an Office next door to Genl. M. L. Bonham's near the Court House, where he can be found at all times during the day, and during the night at S. F. Goode's dwelling, except when absent on professional duties.
may 25

London Porter.
A SUPERIOR ARTICLE, just received and for sale by
SCRANTON & MEIGS,
June 22

Havana Cigars,
A FRESH supply of various descriptions and prices, just received and for sale by
SCRANTON & MEIGS,
may 4

List of Letters
REMAINING in the Post Office, at Edgefield C. H., on the first day of July, 1842.
Persons enquiring for letters on this list will please mention it.

A. Kirkaey, John	Attaway, William	Abney, Dr M W 2	Allen, Messrs Hiram & John	Lagron, Jacob	Lark, Precious	Lowe, Dennis	Littleton, Nancy	Lang, Snsannah	Laveless, Susan	Marchan, Rachel	McDaniel, Levi	McKane, B J	Macc, Charles 2	Milton, Wiley 3	Mood, H M	McCollough, J J	Mays, Marth A	McDaniel, J E	Morgan, Miss Oliva	Miss Oliva	Mitchell, Abram 2	McDaniel, Sim	Murphy, Osmua	Nicholson, Dr J O 2	Nicholson, Shemuel	Odam, Moser	Ogvie, Dr P S 8	Price, Mrs Martha	Posay, Samuel Esq.	Peoples, N M	Pow, Philip	Presly, Miss Elizabeth	Richardson, Esq J P 2	Riddle, William	Romans, John	Roper, W G	Ridde, J G	Ranson, Mary E	Randal, L B	Simkins, Judge	Schultz, H	Sitarer, Mary	Shadrick, J. L.	Tillman, H C	Turner, H C	Thibets, D W	Tomkins, Salens	Upsan, M	V. W.	Vensant, A T	Wise, Theresa	Wigfall, Sarah	Warren, John	Watson, Samuel J	M. FRAZIER, P. M.	(115)	3t 23
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Selling off at Cost for Cash.
THE subscriber offers for sale wholesale and retail a large and extensive stock of **Ready made Clothing and HATS,** at Francis H. Cooke's old stand. Those in want of either, will do well to call and examine the stock before purchasing, as the goods will be sold lower than they can be bought in the city or elsewhere.
P. W. AUTEN,
P. S. Those indebted to F. H. Cooke by note or book account, will call on the subscriber at the store and make payment.
Augusta, Ga., April 28—May 4
Chas. & Sent.

State of South Carolina,
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.
Robert W. Mathis, }
vs. } Assumpsit,
Wiley Milton, } Foreign Attachment.

THE Plaintiff having this day filed his declaration in my office, and the defendant having no wife or attorney, known to be within the State, on whom a copy of the same, with a rule to plead, could be served. It is ordered, that the defendant plead to the said declaration within a year and a day, or final and absolute judgment will be given against him.
GEO. POPE, c. c. r.
Clerk's Office, Dec. 15, 1841. c. nq 47

State of South Carolina,
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.
C. J. Glover, vs. } Declaration in Attachment.
A. Halsinbeck, }

WHEREAS the Plaintiff in the above stated case, has this day filed his declaration against the Defendant, who is absent from, and without the limits of this State, as it is said, having neither wife nor attorney, known within the same, on whom a copy of the declaration with a rule to plead thereto, might be served: Ordered, that the Defendant plead to the said declaration, within a year and a day, from the date thereof, otherwise final and absolute judgment will be awarded against him.
Clerk's Office, } GEO. POPE, c. c. r.
Oct. 18, 1841. } nq 35

State of South Carolina,
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.
Beverly Burton } Attachment,
vs } Debt.

THE Plaintiff having this day filed his Declaration in my office, and the Defendant having no Wife or Attorney known to be within the State, on whom a copy of the same, with a rule to plead, could be served. It is ordered that the Defendant plead to the said declaration within a year and a day, or final and absolute judgement will be given against him.
GEO. POPE, c. c. r.
Clerk's Office, }
Dec. 18, 1841. } c. n 3 75 50 47

State of South Carolina,
EDGEFIELD DISTRICT.
IN THE COMMON PLEAS.
Wm. Scurry, }
vs. } Declaration in Ass