

**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:

Lewis Jones & Co. vs. Horatio Haney. Seaborn Jones, vs. the same. R. B. & J. D. Bounight, vs. the same. The same vs. James T. Haney, and Horatio Haney, two hundred and twenty-five acres of land, more or less, adjoining Nathan Norris and others, the property of Horatio Haney.

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. A. Bland, vs. John Carpenter. John Amaker, assignee, vs. the same, one negro girl Maryann, the property of John Carpenter.

Wm. Brunson adm'r. vs. Lewis Elzey. The same vs. Julius C. Pardee, and Lewis Elzey two negroes viz: Patrick and Hester, the property of Lewis Elzey.

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 Stroum jr., two hundred acres of land more or less, adjoining Edmund Boyd and others.

Samuel K. Fuller, bearer, vs. Ann Hull adm'r. of Gideon Hull dec., 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. Cunningham, 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, level on a the property of Julius and John Howard.

Isaac A. Hihler 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, level on as the property of W. W. Williams.

Terms cash.

S. CHRISTIE, s. r. p. 21  
July 13, 1842.

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
James Terry, Commissioner in Equity, vs. Lewis Elzey.  
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 title 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. r. p. 21  
July 13, 1842.

**For Sale.**  
THE Subscriber offers for sale the well known House in Aiken, fronting on the Rail Road, and known as MARSH'S HOTEL. The house has been kept as a Public House for several years, and contains 40 rooms double and single, the greater portion of them with fire places. Upon the premises are likewise all necessary out buildings, kitchens, negro houses and stabling for 100 horses, in the yard is an excellent well of water.

Terms one third cash, the balance on a credit of one and two years.

Also—Forty or fifty unimproved Lots, handsomely situated, within the corporate limits of Aiken. Apply to

JOHN MARSH, Aiken.  
Dec 9

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
William McCarley, vs. Truman & Jones.  
THE Plaintiff in the case, having filed his declaration in my office, and the Defendants having neither wifes, nor attorneys, on whom a copy of the said declaration, with a rule to plead thereto, might be served; Ordered, that the said Defendants do appear and plead to the said declaration, within a year and a day from the date of this order. Final and absolute judgment will be awarded against them.

JNO. F. LIVINGSTON, c. c. p.  
Clerk's Office, Dec. 16, 1841. age 47

**CARRIAGE MAKING.**  
C. J. GLOVER respectfully announces to his friends and the public generally, that having received a large supply of superior materials, he is now prepared to repair or build in order any description of CARRIAGES, which in beauty of model and permanency of workmanship shall not be surpassed by any in the Southern market. He is likewise prepared to manufacture HARNESS, and to have done at his establishment all kinds of BLACKSMITHING; and hopes by promptness and strict attention to business, to merit a share of public patronage.

may 4

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
Beverly Burton, vs. Wm. M. Steidle.  
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 do appear and 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. p.  
Clerk's Office, Dec. 18, 1841. age 75 50 47

**For Sale.**  
A SPLENDID NEW PIANO FORTE, on terms to suit the times, apply to Mr. E. B. Bacon, or Mr. A. A. Clarke, at Edgefield C. H. March 6

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

**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. Kirksey, John Kennerly, S W 2  
Ataway, William Abney, Dr M W 2  
Allen, Messrs Hiron & John  
B. Lagrone, Jacob Lark, Precious Lowe, Dennis Littleton, Nancy Lang, Susannah Loveless, Susan M.  
Burt, Esq. A. Bodie, Nathan Brooks, P. S. Barrington, Elisha Berry, Rev Mr Burkhalter, Martin Blackock, Mrs Rocella Burt, Esq Samuel C Brannum, William Bailey, Andrew Bacon, Nancy (ser'vt) Beasey, Emberson Blaise, Mrs Bethany Cook, senr. Mr William or Jeremiah Cook, Nicholson, Dr J O 2  
Clumum, Col Joseph S Casby, M. S. Conroy, Mrs Susan Commissioner of Free Schools 2  
Carledge, Malcolm D. Dowd, Esq. C A 2  
Dutton, O 2  
Thorn, C A or James Elder, H B  
Forrest, William 2  
Frew, William Fair, J H  
Ferguson, Thoms 2  
Fair, Mrs Mary Frazier, Capt or Driver.  
Geiger, Elizabeth Grullin, James Garret, William H. Harvey, Thomas B Hollister, Catherine Hill, Joel D Hues, Frances Holmes, Ervitt Homes, Amos Harris, David  
Jones, Scabion Johnson, Reuben K  
Kile, John Thwait M. FRAZIER, P. M. (115) 3t 23

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
Robert W. Madris, vs. Wiley Milton.  
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. p.  
Clerk's Office, Dec. 15, 1841. age 47

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
J. N. Turley, vs. William R. Fowler.  
THE Plaintiff in the above case, having this day filed his declaration in my office, and the defendant having neither wife or attorney, known to be within the State, on whom a copy can be served: On motion—Ordered, that the defendant do plead, within a year and a day from his date, or final and absolute judgment will be awarded against him.

ORASMUS D. ALLEN, c. c. p.  
Office of Common Pleas, Barnwell District, Sept. 24, 1841. age 25

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
Anson Mobley, vs. L. B. Pixley.  
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.

GEO. POPE, c. c. p.  
Clerk's Office, Nov. 27, 1841. age 44

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
Monning S Patterson, vs. A. V. Cox.  
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 upon whom a copy of the said declaration with a rule to plead, could be served: On motion, ordered that the Defendant do plead to the said declaration within a year and a day from this date, or final and absolute judgment shall be awarded against him.

J. F. LIVINGSTON, c. c. p.  
Clerk's Office, Sept. 30, 1841. age 36

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
Lewis Culbreath, vs. John Scurry.  
THE Plaintiff in the above case, 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 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 the publication of this order, or final and absolute judgment will be awarded against him.

GEO. POPE, c. c. p.  
Clerk's Office, 26 May, 1842. age 18

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COURT OF ORDINARY.  
Thomas Walton, Guardian, of Elvey E. Jay, vs. Simon Jay, John Inlow, Joseph Jay, and Jesse Jay, ex'ors, and adm'rs. of Jesse Jay, deceased.  
IT appearing to my satisfaction, that Simon Jay, one of the defendants, resides out of this State, it is ordered, that the said Simon Jay do appear in my office on Monday the 26th day of September next, to render an account of his acts as late guardian of the said Elvey E. Jay.

OLIVER TOWLES, s. r. p.  
Edgefield C. H. 20th June, 1842. age 31

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
Wm. Scurry, vs. John Scurry.  
THE plaintiffs having this day filed their declarations in the above stated cases, in my office, and the defendant having no wife or attorney, known to be within this State, on whom a copy of said declarations, with a rule to plead shall be served. It is ordered, that the said defendant do plead to the said declarations within a year and a day from the publication of this order, or final and absolute judgment will be awarded against him.

GEO. POPE, c. c. p.  
Clerk's Office, 27th May, 1842. age 18

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
Wm. Scurry, vs. John Scurry.  
THE plaintiffs having this day filed their declarations in the above stated cases, in my office, and the defendant having no wife or attorney, known to be within this State, on whom a copy of said declarations, with a rule to plead shall be served. It is ordered, that the said defendant do plead to the said declarations within a year and a day from the publication of this order, or final and absolute judgment will be awarded against him.

GEO. POPE, c. c. p.  
Clerk's Office, 27th May, 1842. age 18

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
JAMES MORRIS, Jr., living four miles above Liberty Hill, on the post road, at Morris' Mills, on a redoubt creek, tells before me, one sorrel HORSE, supposed to be eight or nine years old, with a blaze in his face, both hind feet white, and a black hind high Appraised to be worth thirty-one dollars and fifty cents. June 23, 1842.

THOS. J. HIBLER, Magistrate  
July 6

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
JOHN B. POLMES, tells before me, a Spanish roan MARE, body inclined to be white, some marks of gear, 4 feet 9 inches high, supposed to be fourteen years old; appraised by D. White, B. Howard, and J. C. Thomas, at fifteen dollars, and can be seen at Maj. Holmes', near Delaughter's Mill, on Turkey Creek. Before me this 25th of May, 1842.

B. MARTIN, Magistrate  
June 8

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
C. J. Glover, vs. 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.

GEO. POPE, c. c. p.  
Clerk's Office, Oct. 18, 1841. age 35

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
Robert W. Madris, vs. Wiley Milton.  
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. p.  
Clerk's Office, Dec. 15, 1841. age 47

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
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Anson Mobley, vs. L. B. Pixley.  
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Clerk's Office, Sept. 30, 1841. age 36

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GEO. POPE, c. c. p.  
Clerk's Office, 26 May, 1842. age 18

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COURT OF ORDINARY.  
Thomas Walton, Guardian, of Elvey E. Jay, vs. Simon Jay, John Inlow, Joseph Jay, and Jesse Jay, ex'ors, and adm'rs. of Jesse Jay, deceased.  
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THOS. J. HIBLER, Magistrate  
July 6

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THOS. J. HIBLER, Magistrate  
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THOS. J. HIBLER, Magistrate  
July 6

**ALUM SPRING PILLS.**  
FOR THE CURE OF  
Dyspepsia, Scrofulous and Chronic Liver Diseases.  
THESE PILLS are prepared by Dr. S. R. Campbell, from the water of the highly celebrated Mineral Springs, in Rockbridge county Va., called the Alum Springs. These waters in their effects upon the system are tonic, increasing the appetite, and promoting digestion; they are alterative, exciting the secretions of the glandular system generally, and particularly of the liver and kidneys; they are cathartic, producing copious, dark, bilious evacuations; and they also effect a determination to the surface, increasing the perspiration. From the combination of all these effects upon the system, they are a great purifier of the blood, and equalizer of the circulation. The effect of the Pills, made from these waters, are in all respects, similar to the water itself, and each pill is equal to a common glass of water. For the cure of the above diseases, and all other chronic (or slow) diseases, perseverance in the use of these Pills, according to the directions given in the small bills, accompanying the pills, is all important; and if they are perseveringly used as directed, a cure may be more certainly expected, than under any other treatment heretofore discovered, except from the use of the water, from which they are prepared either by an attendance at the Springs or otherwise. They very speedily cure diarrhoea attended with acidity of the stomach, and what is commonly called heart-burn; two or three pills may be taken at any time, when the stomach is troubled with acidity, with the happiest effect. These Pills have an excellent effect in preventing the attacks of nervous or sick-headache; from three to six pills should be taken at once, when the symptoms are felt. These waters are an effectual remedy for all hemorrhages; and as the Pills have the same effect in other cases, it is believed they will also have the same effect in cases of hemorrhage. They cure dropsies in some cases but are not an infallible remedy in all cases of this disease. From the efficacy of these waters and pills in purifying the blood, they are invaluable in the cure of all diseases of the skin, and all indolent sores, not disposed to a healthy action. In the use of them for such diseases, if the disease of the skin appears to be irritated at first, or if the ulcers become more inflamed and discharge more freely, let not this circumstance alarm any one, or deter him from persevering in their use. These are evidences of the good effects of the Pills in expelling the vitiated humors from the blood to the surface, and until the blood is purified, such disease cannot be cured. In scrofulous ulcers, the use of these waters and pills, invariably cause them to discharge more freely, and in a short time, of a more healthy appearance. They are a very useful remedy in Cholera Infantum or the summer bowel complaint in children; as also for expelling worms from children. They immediately give a good appetite, promote digestion, and will effectually correct and cure acidity of the stomach. From their cleansing and purifying effects upon the blood; and from the tone, vigour and energy which their operation imparts to the whole system they will be found a great preventative of the fevers, which prevail in low and unhealthy regions; hence, persons living in such regions, will find it greatly to their advantage to use the pills, for a fortnight, at the commencement of every spring and fall season, as a preventative, and to build up constitutions broken down by previous attacks of fever. These Pills are a valuable assistant to the use and efficacy of sulphurous and saline mineral waters, and three or four of them taken each day, at different times, which in attendance at other mineral springs, would add greatly to the curative effects of these waters. These waters and pills are worthy of the notice of the Medical Faculty; and in their hands would be a valuable article in the treatment of many diseases, otherwise unmanageable. In amenorrhoea, dysmenorrhoea and leucorrhoea, the waters of the Alum Springs are peculiarly efficacious; and we believe the pills made from these waters, would have the same effect in the treatment of those diseases, that the water has; therefore, we would recommend a trial of them, by the Faculty, in those diseases. These Pills are easily taken, having no nauseous taste, are perfectly safe in all cases where active fever does not exist and do not sicken persons while using them. Just received and for sale by J. D. TIBBETS, at the Edgefield Shoe Store, may 11, 1842

**THE WONDERFUL CURES**  
PERFORMED BY  
DR. SWAYNE'S COMPOUND SYRUP OF PRUNUS VIRGINIANA, OR WILD CHERRY.  
MORE PROOF OF THE EFFICACY OF DR. SWAYNE'S Compound Syrup of Prunus Virginiana, or Wild Cherry.  
Mrs. Brown, corner of Second street and the forks of Germantown road, effectually cured. Her symptoms were, general debility, attended with a constant cough, pain in the side, breast, and back with other symptoms indicative of Pulmonary Disease, not essential to intimate. After using the second bottle of this invaluable medicine, her cough entirely disappeared, and her strength increasing fast,—and by the time she used two bottles more, she found herself freed from all pain and other unpleasant symptoms which attended her disease. She is now enjoying perfect health, and willing to give any information respecting her cure: likewise recommends this Syrup to all afflicted with a Cough or a Disease of the Lungs. For sale by Dr. Swayne at 54 North sixth st. Philadelphia, and by S. D. CLARKE & Co. Druggists, Corner Centre and Mercer streets, Hamburg S. C. June 15

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
Stewart & Coal, vs. John Scurry.  
THE plaintiffs having this day filed their declarations 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. p.  
Clerk's Office, 30th March, 1842. age 10

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
B. J. Ryan, vs. L. B. Pixley.  
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 do plead to the said declaration, within a year and a day from the publication of this order, or final and absolute judgment will be awarded against him.

GEO. POPE, c. c. p.  
Clerk's Office, Dec. 16, 1841. age 47

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
Thomas Berry, Applicant, vs. Ruth Martin, Defendant.  
IT appearing to my satisfaction that Ruth Martin, the defendant in this case reside without the limits of this State. It is therefore ordered, that she appears and objects to the division or sale of the real estate of Elizabeth Hill, dec'd., on or before the first Monday in September next, or her consent will be entered of record.

OLIVER TOWLES, s. r. p.  
June 10, 1842. age 20

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
Britton Minns, vs. Holmes & Sinclair.  
WHEREAS the Plaintiff in the above stated case, has this day filed his declaration against the Defendants, who are 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 Defendants plead to the said declaration, within a year and a day, from the date thereof, otherwise final and absolute judgment will be awarded against them.

GEO. POPE, c. c. p.  
Clerk's Office, Oct. 18, 1841. age 38

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
Thomas Carson, vs. John Scurry.  
THE Plaintiff having this day filed his declaration in my office, and the defendant having no wife or attorney, known to be within this State, on whom a copy of said declaration, with a rule to plead can be served. It is ordered, that the said defendant do plead to the said declaration, within a year and a day, from the date thereof, or final and absolute judgment will be awarded against him.

GEO. POPE, c. c. p.  
Clerk's Office, Edgefield C. H. Feb. 25, 1842. age 15

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
Wm. Scurry, vs. John Scurry.  
THE plaintiffs having this day filed their declarations in the above stated cases, in my office, and the defendant having no wife or attorney, known to be within this State, on whom a copy of said declarations, with a rule to plead shall be served. It is ordered, that the said defendant do plead to the said declarations within a year and a day from the publication of this order, or final and absolute judgment will be awarded against him.

GEO. POPE, c. c. p.  
Clerk's Office, 27th May, 1842. age 18

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
JAMES MORRIS, Jr., living four miles above Liberty Hill, on the post road, at Morris' Mills, on a redoubt creek, tells before me, one sorrel HORSE, supposed to be eight or nine years old, with a blaze in his face, both hind feet white, and a black hind high Appraised to be worth thirty-one dollars and fifty cents. June 23, 1842.

THOS. J. HIBLER, Magistrate  
July 6

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
JOHN B. POLMES, tells before me, a Spanish roan MARE, body inclined to be white, some marks of gear, 4 feet 9 inches high, supposed to be fourteen years old; appraised by D. White, B. Howard, and J. C. Thomas, at fifteen dollars, and can be seen at Maj. Holmes', near Delaughter's Mill, on Turkey Creek. Before me this 25th of May, 1842.

B. MARTIN, Magistrate  
June 8

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
Wm. Scurry, vs. John Scurry.  
THE plaintiffs having this day filed their declarations in the above stated cases, in my office, and the defendant having no wife or attorney, known to be within this State, on whom a copy of said declarations, with a rule to plead shall be served. It is ordered, that the said defendant do plead to the said declarations within a year and a day from the publication of this order, or final and absolute judgment will be awarded against him.

GEO. POPE, c. c. p.  
Clerk's Office, 27th May, 1842. age 18

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
IN THE COMMON PLEAS.  
JAMES MORRIS, Jr., living four miles above Liberty Hill, on the post road, at Morris' Mills, on a redoubt creek, tells before me, one sorrel HORSE, supposed to be eight or nine years old, with a blaze in his face, both hind feet white, and a black hind high Appraised to be worth thirty-one dollars and fifty cents. June 23, 1842.

THOS. J. HIBLER, Magistrate  
July 6

**THE PHENIX BITTERS** are so called, because they possess the power of restoring the expiring embers of health, to a glowing vigor throughout the constitution, as the Phoenix is said to be restored to life from the ashes of its own dissolution. The Phoenix Bitters are entirely vegetable, composed of roots found in certain parts of the western country, which will infallibly cure FEVERS AND AGUES of all kinds; will never fail to eradicate entirely all the effect of Mercury, infinitely sooner than the most powerful preparations of Sarsaparilla, and will immediately cure the determination of BLOOD TO THE HEAD: never fail in the sickness incident to young females; and will be found a certain remedy in all cases of nervous debility and weakness of the most impaired constitution. As a remedy for Chronic and Inflammatory Rheumatism, the efficacy of the Phoenix Bitters will be demonstrated by the use of a single bottle. The proprietor rejoices in the opportunity afforded by the diffusion of the press, for placing his VEGETABLE LIFE MEDICINES within the knowledge and reach of every individual in the community. Unlike most of pernicious quackeries, which boast of vegetable ingredients, the Life Pills are purely and SOLELY VEGETABLE, and contain neither Mercury, Antimony, Arsenic, nor any other mineral, in any form whatever. They are entirely composed of extracts from rare and powerful plants, the virtues of which, though long known to several Indian tribes, and recently to some eminent pharmaceutical chemists, are altogether unknown to the ignorant pre-tender to medical science; and were never before administered in so happily efficacious a combination. The first operation is to loosen from the coats of the stomach and bowels, the various impurities and crudities constantly settling around them; and to remove the hardened fæces which collect in the convolutions of the small intestines. Other medicines only partially cleanse these; and leave such collected masses behind as to produce habitual constiveness, with all its train of evils, or sudden diarrhoea, with its imminent dangers. The fact is well known to all regular anatomists, who examine the human bowels after death; and hence the most important of these well informed men against the quack medicines of the age. The second effect of the VEGETABLE LIFE PILLS is to cleanse the kidneys and the bladder, and by this means the liver and the lungs, the healthful action of which entirely depends upon the regularity of the urinary organs. The blood, which takes its red color from the agency of the liver and the lungs before it passes into the heart, being thus purified by them, and nourished by food coming from a clean stomach, courses freely through the veins, renews every part of the system, and triumphantly mounts the banner of health in the blooming cheek. The following are among the distressing variety of human diseases, to which the Vegetable