

**HYMENEAL.**  
"The siltan tie that binds two willing hearts."  
**MARRIED.**  
On Tuesday the 27th ult., by the Rev. J. Trap, Mr. WILLIAM RUSHTON to Miss DEBORAH E. HOLLOWAY, all of this District.

**The friends of Colonel P. C. CALDWELL**, announce him as a Candidate to represent the Congressional District composed of Abbeville, Edgefield, Newberry and Lexington, in the next Congress. Jan 9, 1843 6t 50

**Notice.**  
ALL those indebted to the Estate of John Goodell, deceased, will make immediate payment, and all those who have been acting as Agents for said John Goodell, and have Alum Springs Pills in their possession, will deliver them up and pay for what they have used without delay, as the Estate must be settled.  
WM. B. MAYS, Adm'r.  
Jan 18 4t 51

**NOTICE.**  
THIS is to forward all persons from trading for a Note of hand given by me to James Wright or bearer, for thirty-five dollars, given on the 5th of January inst., and payable on or before the 25th of December next, the property for which said Note was given has proved unsound, and I am determined not to pay said Note until compelled by law.  
JOHN BLAND, Jr.  
Jan. 18, 1843 1t 51

**Notice.**  
WILL be sold at the late residence of Burrell E. Hobbs, on Tuesday the 7th day of February next, at 12 o'clock, the following property, viz: one negro woman, a good seamstress, and one yoke of Steers. Also, a small quantity of Fodder, sold on a credit until the twenty-seventh day of December next. Purchasers will be required to give notes with approved securities.  
JAMES S. HARRISON, Adm'r.  
January 18 3t 51

**Negroes for Sale.**  
THE Subscriber offers for sale, three Negroes; two are field hands. Any person wishing to purchase can get a bargain, by applying to  
DANIEL BIRD,  
Edgefield C. H., Jan. 18 2t 51

**SALE.**  
THE Subscriber feeling disposed to remove to Hamburg, will proceed to sell, at his residence, on Wednesday, the first day of February next, the following property, viz: two first rate riding Horses, four young Mules, one two year old Colt, sired by John Bascombe - entire stock of Cattle and Hogs, Corn and Fodder, four or five thousand pounds of Pork, one Buggy, one first rate Wagon, one Thrashing Machine, one 45 Saw Gin, new, Farming Utensils, Household and Kitchen Furniture, &c.  
Terms of Sale - A credit until the first day of January next, the purchasers to give approved endorsed Notes.  
ISAAC T. HEARD,  
Jan 18 2t 51

**Fresh Garden Seeds.**  
JUST received, a large and fresh supply of warranted GARDEN and FIELD SEEDS, of all sorts.  
A large collection of Fruit Trees, that will bear fruit - this year, if planted this month.  
300 Fine Teas, Moss, and other Roses. Evergreen Trees and Plants.  
Dutch Bulbous Roots, and in fact every thing in the Garden way, that any Lady or Gentleman may want to eat, or ornament their grounds with. Call and see.  
R. E. RUSSELL,  
Columbia, Jan 18 3t 51

**For Hire.**  
THE Subscriber has on hand five good field hands, and one woman and one girl to hire, for the present year.  
ELDER SIMKINS,  
Edgefield, Jan 9, 1843 3t 50

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
BY OLIVER TOWLES, Esquire, Ordinary of Edgefield District.  
Whereas, Benjamin Murrell, hath applied to me for Letters of Administration on all and singular the goods and chattels, rights and credits of Jesse McClelland, late of the District aforesaid, deceased.  
These are, therefore, to cite and admonish all and singular, the kindred and creditors of the said deceased, to be and appear before me, at our next Ordinary's Court for the said District to be holden at Edgefield Court House on the 30th day of January, 1843, to show cause, if any, why the said Administration should not be granted.  
Given under my hand and seal this 14th day of January, one thousand eight hundred and forty three, & in the sixty-seventh year of American Independence.  
O. TOWLES, o. e. d.  
Jan. 18, 1843. 82 124 b 51

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
BY OLIVER TOWLES, Esquire, Ordinary of Edgefield District.  
Whereas, Benjamin Murrell, hath applied to me for Letters of Administration on all and singular the goods and chattels, rights and credits of Jesse McClelland, late of the District aforesaid, deceased.  
These are, therefore, to cite and admonish all and singular, the kindred and creditors of the said deceased, to be and appear before me, at our next Ordinary's Court for the said District to be holden at Edgefield Court House on the 30th day of January, 1843, to show cause, if any, why the said Administration should not be granted.  
Given under my hand and seal this 14th day of January, one thousand eight hundred and forty three, & in the sixty-seventh year of American Independence.  
O. TOWLES, o. e. d.  
Jan 18 3m 51

**Sheriff's Sale.**  
BY virtue of sundry writs of Fieri Facias, I will proceed to sell at Edgefield Court House, on the first Monday and Tuesday of February next, the following property:  
George Bussey, and others, vs Emberson Bussey, ex'r., the tract of land where the defendant lives.  
Jasper Gibbs vs Simeon Corley, one hundred and thirty-three acres of land, more or less, adjoining lands of David Richardson, and others.  
Robert Carlisle, assignee, vs Rudolph Carter, Lewis Ellzey, and Elizabeth Carter, one negro man Dick.  
Oliver Simpson vs George N. Pardue, M. Gray, for O. Simpson, vs the same. James Randall vs the same. James Moseley & Co. vs the same. J. J. Kennedy vs the same, one negro man Nat.  
John C. Moore vs James Goleman & John Trapp, one hundred acres of land, more or less, adjoining J. M. White and others, the property of James Goleman.  
J. Miller vs Thomas Deloach and Samuel Marsh, the tract of land where defendant Deloach lives, containing four hundred and fifty acres, more or less.  
Charles Hall vs Richard Coker, The same vs the same, one negro girl, Patty.  
John Lake vs John Delaughter, two negroes, Siller and Ann, and one sorrel Mare.  
James C. Cobb vs Sarah Prior, one negro, Stephen.  
Henrietta Ioor vs Ervin Kirssey, the tract of land where defendant lived in the year 1842, adjoining lands of Henry Rush and others.  
James H. Maxwell vs John Sturzenegger, five hundred acres of land, more or less, adjoining Dudley Roundtree, Charles Lamar, and others.  
Wm. Brunson, Adm'r., vs Abram Poud, and Lewis Elzey, one bay Horse, the property of A Pond.  
Lewis Jones & Co. vs James Spann, Wm. B. Hudson vs the same and Jellert Vausant, six negroes, Jack, Jerry, Hannah, Ellen, Kitty, and Harrison, the property of J. Spann. Also, 1 Wagon, 2 Horses, 2 Males, 1 Cart and yoke of Oxen.  
Abram S. Ardis, by J. S. Gardener, vs David Ardis, two hundred acres of land, more or less, adjoining the estate of John Ardis, W. S. Wilson, and others.  
Steedman & Meritt vs Richard Hankinson, one negro, Mary.  
S. Traylor vs John Moseley, eight hundred acres of land, more or less, adjoining James Vann, and others.  
Resela Blalock vs Michael T. Gearty and Samuel Marsh, ten acres of land, more or less, on which is a tan yard, adjoining F. O'Conner, and others.  
M. T. Mendenhall vs Wyley Pardue, thirty acres of land, more or less, adjoining James Powell, D. J. Walker, and others.  
George Long and Jesse Schumpert, one hundred and fifty acres of land, more or less, adjoining John Schumpert, & others.  
George Dominick vs William Schumpert and Ivey Sadler, seventy-five acres of land, more or less, adjoining Thomas Turnipseed, and others.  
Abram Jones vs George W. Yarborough, one hundred and fifty acres of land, more or less, adjoining Urah Inhabit, & others.  
J. Eichelberger, bearer, vs Benjamin Doolittle, Harrington & Bryan vs the same, one negro, Sarah.  
L. D. Merriman, bearer, vs Wm. C. Prater, one negro, Josh.  
James Sheppard vs Mildred Berry, two negroes, Milley, and Lewis.  
Terms Cash.  
S. CHRISTIE, s. e. d.  
Jan. 18 3t 51

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
BY OLIVER TOWLES, Esquire, Ordinary of Edgefield District.  
Whereas, Ann Delaughter and Silas Lanier, hath applied to me for Letters of Administration, on all and singular the goods and chattels, rights and credits of Absalom Delaughter, late of the District aforesaid, deceased.  
These are, therefore, to cite and admonish all and singular, the kindred and creditors of the said deceased, to be and appear before me, at our next Ordinary's Court for the said District to be holden at Edgefield Court House on the 30th day of January, to show cause, if any, why the said Administration should not be granted.  
Given under my hand and seal this 16th day of January, one thousand eight hundred and forty three, and in the sixty-seventh year of American Independence.  
O. TOWLES, o. e. d.  
Jan. 18 (82 124) b 51

**ARGYLE.**  
THE celebrated Race Horse and Stallion, ARGYLE, will stand the ensuing Season at the Plantation of Capt. Wm. B. Mays, four miles south of Edgefield C. H., on the Augusta Road. He will be let to Mares at \$15 the single visit; \$25 the season; and \$35 to insure; and half a dollar to the Groom in every instance. The money on an approved note payable the 15th of December next, must be sent with each Mare, or she will not be served. Good pasturage will be provided, and Mares fed on grain at a reasonable price, and servants boarded gratis.  
A club of five Mares shall be entitled to their season at \$20 each Mare, and should they prove not in foal, they shall have the benefit of the Fall Season gratis. Every care will be taken of the Mares and their foals, but no liabilities will be incurred for escapes or accidents. A discount of ten per cent will be allowed on all monies paid at the time of putting the Mare.  
The Season will commence on the first of February, and end on the last of June. ARGYLE is a dark brown horse, with cut white, except a star, fifteen hands and three quarters high; possessed of uncommon bone and muscle, and a form combining with perfect symmetry, every essential of a Race Horse. He is now 12 years old, having been foaled in Maryland in the Spring of 1830. He was sired by the famous Mous, Tonsou, his dam Thistle, was by Ogle's Oscar, his grandam by Dr. Thornton's imported Horse Childen; his g. g. dam by Mr. Hall's Spot; and his g. g. g. dam by Dr. Marshall's Hyder Ally, who was by Lindsay's Arabian.  
The performances of ARGYLE upon the Turf, have placed him in the very first rank of American Horses as a Racer, while those of his get entitle him to an equal standing as a Stallion. He started first at Orangeburg, S. C., in Jan. 1834, and ran at Barwell, Augusta, Macon, Columbia and Charleston, two, three and four miles heats, winning successively 8 races, five of them of four mile heats, beating Patsy Wallace, Rattlesnake, (3 times) Lucy Ashton, Lushlight, Bertrand, junior, (twice) Neatum, &c. &c. He never lost a heat, and was rarely if ever put up to his speed, until his extraordinary defeat by John Bascombe, in April, 1836, the circumstances of which are familiar to every one. Subsequently he was trained and run with great success in Virginia; and in May last on the Central Course at Baltimore, after running for the first heat of three miles, and losing it by a head in 5 minutes 40 seconds, he won the second heat in 5 minutes, 40 seconds, being the best second heat of three miles recorded in the American Turf, and the most brilliant performance of a year surpassing all others in the richness of its annuals. During the same week, and on the same course, one of his daughters, Kate Seaton, won the great sweepstakes of \$1000, beating a fine field with great ease; such a coincidence being hitherto unknown upon the Turf.  
ARGYLE stood but one season and to a limited number of mares, not many of which were thorough bred, yet his colts have won nine out of eleven races for which they have been started, beating at one, two and three miles, the get of many of our best Stallions, besides several imported colts, some of them in first-rate time. Two of his get, Governor Butler and Kate Seaton, are now unrivalled upon the Turf by any thing of their age.  
The owners of ARGYLE, in bringing him back to the State in which (though not foaled) he was first trained and gained his earliest laurels, present him with confidence to the Public, as being in every way, on account of his blood, sire and form, his performances on the turf, so remarkable for endurance, as well as speed, and the extraordinary success of his get, worthy of their entire approbation.  
WILLIAM B. MAYS,  
January 18, 1843 1t 51

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
G. L. & E. Penn & Co., App'ts., vs. Abner White, Jr., Deft't.  
BY order from the Ordinary, I shall proceed to sell on the first Monday in February next, lands belonging jointly to the said G. L. & E. Penn & Co., and the said Abner White, Jr., on the waters of Turkey Creek, adjoining lands of R. T. Mims, Isaac Bell, Wiley Causey, Daniel Brunson and John Hill, containing two hundred acres, more or less; to be sold on a credit until the first day of January next; purchasers to give bond and personal security, and a mortgage of the premises to the Ordinary. Cost to be paid in cash.  
S. CHRISTIE, s. e. d.  
January 18, 1843 (\$300) d 51

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
Charles Barrington and Wife, App'ts., vs. N. L. Griffin, Defendant.  
BY order from the Ordinary, I shall proceed to sell in the above stated case, lands of the Estate of Esther Evans, otherwise called Esther Garrett, in the District aforesaid, lying on the road running from the Pine Woods House to Hamburg where Benjamin Evans now lives, containing one hundred and fifty-six acres, more or less, adjoining lands of the Estate of Wm. Hobbs, deceased, John Kirskey and others; to be sold on the first Monday in February next, on a credit until the first day of January next; purchasers to give bond and personal security, and a mortgage of the premises to the Ordinary. Cost to be paid in cash.  
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**State of South Carolina.**  
EDGEFIELD DISTRICT.  
V. C. Coghurn, App't., vs. Joseph Parker and others, Defendants.  
BY order from the Ordinary, I shall proceed to sell in the above stated case, lands of the Estate of Wm. Robertson, deceased, situate in said District, on Cedar Creek, adjoining lands of Sarah Coghurn, C. J. Glover, Wm. B. Mays and Mary Harrison, containing one hundred and twenty-nine acres, more or less, to be sold on the first Monday in February next, on a credit until the first day of January next; purchasers to give bond and personal security, and a mortgage of the premises to the Ordinary. Cost to be paid in cash.  
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**State of South Carolina.**  
EDGEFIELD DISTRICT.  
Joseph Jacobs and Elizabeth his wife, Applicant, vs. Elizabeth Finly and others.  
IT appears to my satisfaction that Randal Finly and Caeta Finly, two of the Defendants, reside without the limits of this State, it is therefore Ordered, that they do appear and object to the division or sale of the Real Estate of James Finly, on or before the first Monday in April, 1843, or their consent to the same will be entered of record.  
DAVID LESLY, o. a. d.  
Jan 18 3m 51

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
John Lake, vs. John Delaughter  
WILL be sold at the house of John Trapp, on Wednesday the 5th of February next, the following property: one Road Wagon, five head of Cattle, stock of Hogs, lot of Cotton, two lots of Corn, and Spinning Machine.  
Terms cash. S. CHRISTIE, s. e. d.  
Jan 18 4t 51

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DAVID LESLY, o. a. d.  
Jan 18 3m 51

**PROPOSALS** for carrying the Mails of the United States, from the 1st July, 1843, to the 30th of June, 1847, inclusive, South Carolina, will be received at the Contract Office of the Post Office Department, in the city of Washington, until 3 o'clock P. M. of the 13th day of April, 1843, (to be decided by the 15th day of May,) on the routes and the manner and time herein specified, viz:  
IN SOUTH CAROLINA.  
3182 From Adam's Run to Edisto Island, 15 miles and back once a week.  
Leave Adam's Run every Wednesday, at 6 a. m., arrive at Edisto Island same day by 11 a. m.  
Leave Edisto Island every Wednesday at 1 p. m., arrive at Adam's Run same day by 6 p. m.  
Proposals for semi-weekly or tri-weekly service will be considered.  
3183 From Aiken to Treadway's Bridge, 25 miles and back, once a week.  
Leave Aiken every Thursday at 5 a. m., arrive at Treadway's Bridge same day by 12 m.  
Leave Treadway's Bridge every Thursday at 1 p. m., arrive at Aiken same day by 8 p. m.  
3184 From Conwayborough to Fair Bluff, N. C., 45 miles and back, once a week.  
Leave Conwayborough every Monday at 5 a. m., arrive at Fair Bluff same day by 8 p. m.  
Leave Fair Bluff every Tuesday at 5 a. m., arrive at Conwayborough same day by 8 p. m.  
3185 From Crowder's Creek, N. C., by Bethel, to Yorkville, S. C., 15 miles and back, once a week.  
Leave Crowder's Creek every Wednesday at 6 a. m., arrive at Yorkville same day by 11 a. m.  
Leave Yorkville every Wednesday at 1 p. m., arrive at Crowder's Creek same day by 6 p. m.  
3186 From Greenville C. H., by Miller's, Dookman's, Cashville, Woodruff's, Van Patton's, William Goldsmith, jr's, and Dr. Austin's, to Greenville C. H., equal to 30 miles and back, once a week.  
Leave Greenville every Friday at 6 a. m.; arrive at Greenville next day by 6 p. m.  
3187 From Hurricane to Hancockville, 20 miles and back, once a week.  
Leave Hurricane every Friday at 5 a. m.; arrive at Hancockville same day by 11 a. m.  
Leave Hancockville every Friday at 2 p. m.; arrive at Hurricane same day by 8 p. m.  
3188 From Lincolnton, N. C., by Long Creek, Shoals, Falls, and Crowder's Creek, to Yorkville, S. C., 37 1/2 miles and back, once a week.  
Leave Lincolnton every Wednesday at 5 a. m.; arrive at Yorkville same day by 6 p. m.  
Leave Yorkville every Thursday at 5 a. m.; arrive at Lincolnton same day by 6 p. m.  
3189 From Marion C. H. by Britton's Neck, to Conwayboro' 40 miles and back, once a week.  
Leave Marion C. H. every Sunday at 5 a. m.; arrive at Conwayboro' same day by 7 p. m.  
Leave Conwayboro' every Monday at 5 a. m., arrive at Marion C. H. same day by 7 p. m.  
3190 From Traveller's Rest to Pumpkintown, 16 miles and back, once a week.  
Leave Traveller's Rest every Wednesday at 8 a. m.; arrive at Pumpkintown same day by 1 p. m.  
Leave Pumpkintown every Wednesday at 2 p. m.; arrive at Traveller's Rest same day by 7 p. m.  
3191 From Winoabrook, by Grayden's, to Rocky Mount, 25 miles and back, once a week.  
Leave Winoabrook every Thursday at 5 a. m.; arrive at Rocky Mount same day by 4 p. m.  
Leave Rocky Mount every Friday at 8 a. m.; arrive at Winoabrook same day by 4 p. m.

**NOTES.**  
1. Seven minutes are allowed for opening and closing the mails at all offices, where no particular time is specified.  
2. Post office blanks, mail bags, are to be conveyed at further charge on mail lines admitting of such conveyance.  
3. In all cases, there is to be a forfeiture of the pay of the trip, when the trip is not run; a forfeiture of at least one-fourth part of it, when the running or arrival is so far behind time as to lose the connection with a dependent mail; and a forfeiture of a due proportion of it, when a grade of service is rendered inferior to that in the contract. These forfeitures may be increased into penalties of higher amount, according to the nature or frequency of the failure and the importance of the mail.  
4. Fines will be imposed, unless the delinquency be satisfactorily explained in due time for failing to take from, or deliver at a post office, the mail, or any part of it; for suffering it to be wet, injured, lost, or destroyed; for conveying it in a place or manner that exposes it to depreciation, loss, or injury; or not arriving at the time set. And for setting up or running an express to transmit commercial intelligence in advance of the mail, a penalty will be exacted equal to a quarter's pay.  
5. The Postmaster General may annul the contract for repeated failures; for violating the Post Office laws; for disobeying the instructions of the Department; for refusing to discharge a carrier when required by the Department; for assigning the contract without the consent of the Postmaster General; or for setting up or running an express as aforesaid.  
6. The Postmaster General may alter the route, and alter the schedule, he may also increase or decrease the rate of compensation, within the restrictions imposed by law, for the additional service required, or for the increased speed; if it is deemed necessary, but the contract, in such case, relinquish the contract, on timely notice, if he prefers it to the change. He may also discontinue or curtail the service, he allowing one month's extra pay on the amount dispensed with.  
7. The payments will be made through drafts on post offices or otherwise, after the expiration of each quarter, say in February, May, August, and November.  
8. The distances are given according to the best information; but no increased pay will be allowed, should they prove to be greater than is advertised, if the places are correctly named.  
9. The Postmaster General is prohibited by law from knowingly making a contract for the transportation of the mail with any person who shall have entered into any combination, or proposed to enter into any combination, to prevent the making of any bid for a mail contract by any other person or persons, who shall have made any agreement, or shall have given or performed, or promised to give or perform, any consideration to do, or not to do, anything whatever to induce any other person not to bid for a mail contract.  
10. A bid received after time, to-wit: the 13th April next at 3 p. m., or without the guarantee required by law; or that combines several routes in one sum of compensation, cannot be considered in competition with a regular proposal, not adjudged to be extravagant.  
11. A bidder may propose different days and hours of departure and arrival, provided no more running time is asked, and it is obvious that no mail connexion or other accommodation is prejudiced. He may ask for a specified number of certain seasons of peculiarly bad roads. - But beyond these changes a proposal for services different from the advertisement will prevent its being considered in competition with a regular bid, not set aside for extravagance; and where a bid contains any of the above alterations, their disadvantages will be estimated in comparing it with other proposals.  
12. There should be but one route for bid in a proposal.  
13. The route, the service, the yearly pay, the bidder's name and residence, and the name of each member of the firm, where a company offers, should be distinctly stated.  
14. The following is the form of the guaranty

**ARGYLE.**  
THE celebrated Race Horse and Stallion, ARGYLE, will stand the ensuing Season at the Plantation of Capt. Wm. B. Mays, four miles south of Edgefield C. H., on the Augusta Road. He will be let to Mares at \$15 the single visit; \$25 the season; and \$35 to insure; and half a dollar to the Groom in every instance. The money on an approved note payable the 15th of December next, must be sent with each Mare, or she will not be served. Good pasturage will be provided, and Mares fed on grain at a reasonable price, and servants boarded gratis.  
A club of five Mares shall be entitled to their season at \$20 each Mare, and should they prove not in foal, they shall have the benefit of the Fall Season gratis. Every care will be taken of the Mares and their foals, but no liabilities will be incurred for escapes or accidents. A discount of ten per cent will be allowed on all monies paid at the time of putting the Mare.  
The Season will commence on the first of February, and end on the last of June. ARGYLE is a dark brown horse, with cut white, except a star, fifteen hands and three quarters high; possessed of uncommon bone and muscle, and a form combining with perfect symmetry, every essential of a Race Horse. He is now 12 years old, having been foaled in Maryland in the Spring of 1830. He was sired by the famous Mous, Tonsou, his dam Thistle, was by Ogle's Oscar, his grandam by Dr. Thornton's imported Horse Childen; his g. g. dam by Mr. Hall's Spot; and his g. g. g. dam by Dr. Marshall's Hyder Ally, who was by Lindsay's Arabian.  
The performances of ARGYLE upon the Turf, have placed him in the very first rank of American Horses as a Racer, while those of his get entitle him to an equal standing as a Stallion. He started first at Orangeburg, S. C., in Jan. 1834, and ran at Barwell, Augusta, Macon, Columbia and Charleston, two, three and four miles heats, winning successively 8 races, five of them of four mile heats, beating Patsy Wallace, Rattlesnake, (3 times) Lucy Ashton, Lushlight, Bertrand, junior, (twice) Neatum, &c. &c. He never lost a heat, and was rarely if ever put up to his speed, until his extraordinary defeat by John Bascombe, in April, 1836, the circumstances of which are familiar to every one. Subsequently he was trained and run with great success in Virginia; and in May last on the Central Course at Baltimore, after running for the first heat of three miles, and losing it by a head in 5 minutes 40 seconds, he won the second heat in 5 minutes, 40 seconds, being the best second heat of three miles recorded in the American Turf, and the most brilliant performance of a year surpassing all others in the richness of its annuals. During the same week, and on the same course, one of his daughters, Kate Seaton, won the great sweepstakes of \$1000, beating a fine field with great ease; such a coincidence being hitherto unknown upon the Turf.  
ARGYLE stood but one season and to a limited number of mares, not many of which were thorough bred, yet his colts have won nine out of eleven races for which they have been started, beating at one, two and three miles, the get of many of our best Stallions, besides several imported colts, some of them in first-rate time. Two of his get, Governor Butler and Kate Seaton, are now unrivalled upon the Turf by any thing of their age.  
The owners of ARGYLE, in bringing him back to the State in which (though not foaled) he was first trained and gained his earliest laurels, present him with confidence to the Public, as being in every way, on account of his blood, sire and form, his performances on the turf, so remarkable for endurance, as well as speed, and the extraordinary success of his get, worthy of their entire approbation.  
WILLIAM B. MAYS,  
January 18, 1843 1t 51

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
G. L. & E. Penn & Co., App'ts., vs. Abner White, Jr., Deft't.  
BY order from the Ordinary, I shall proceed to sell on the first Monday in February next, lands belonging jointly to the said G. L. & E. Penn & Co., and the said Abner White, Jr., on the waters of Turkey Creek, adjoining lands of R. T. Mims, Isaac Bell, Wiley Causey, Daniel Brunson and John Hill, containing two hundred acres, more or less; to be sold on a credit until the first day of January next; purchasers to give bond and personal security, and a mortgage of the premises to the Ordinary. Cost to be paid in cash.  
S. CHRISTIE, s. e. d.  
January 18, 1843 (\$300) d 51

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
Charles Barrington and Wife, App'ts., vs. N. L. Griffin, Defendant.  
BY order from the Ordinary, I shall proceed to sell in the above stated case, lands of the Estate of Esther Evans, otherwise called Esther Garrett, in the District aforesaid, lying on the road running from the Pine Woods House to Hamburg where Benjamin Evans now lives, containing one hundred and fifty-six acres, more or less, adjoining lands of the Estate of Wm. Hobbs, deceased, John Kirskey and others; to be sold on the first Monday in February next, on a credit until the first day of January next; purchasers to give bond and personal security, and a mortgage of the premises to the Ordinary. Cost to be paid in cash.  
S. CHRISTIE, s. e. d.  
Jan. 18, 1843 (\$300) d 51

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
V. C. Coghurn, App't., vs. Joseph Parker and others, Defendants.  
BY order from the Ordinary, I shall proceed to sell in the above stated case, lands of the Estate of Wm. Robertson, deceased, situate in said District, on Cedar Creek, adjoining lands of Sarah Coghurn, C. J. Glover, Wm. B. Mays and Mary Harrison, containing one hundred and twenty-nine acres, more or less, to be sold on the first Monday in February next, on a credit until the first day of January next; purchasers to give bond and personal security, and a mortgage of the premises to the Ordinary. Cost to be paid in cash.  
S. CHRISTIE, s. e. d.  
Jan. 18, 1843 (\$300) d 51

**State of South Carolina.**  
EDGEFIELD DISTRICT.  
Joseph Jacobs and Elizabeth his wife, Applicant, vs. Elizabeth Finly and others.  
IT appears to my satisfaction that Randal Finly and Caeta Finly, two of the Defendants, reside without the limits of this State, it is therefore Ordered, that they do appear and object to the division or sale of the Real Estate of James Finly, on or before the first Monday in April, 1843, or their consent to the same will be entered of record.  
DAVID LESLY, o. a. d.  
Jan 18 3m 51

which should be filled, the first blank with the name of the guarantor, the second with that of the bidder, and the third and fourth with the beginning and terminating points of the route; and after being dated, should be signed by the guarantor, who must be shown by the written certificate of a postmaster, or other equally satisfactory testimonial, to be a man of property, and able to make good his guaranty. This guaranty, so certified, should accompany each bid.  
"The undersigned" guarantees that - if his bid for carrying the mail from - to - shall be accepted by the Postmaster General, - shall enter into an obligation prior to the 1st day of July next, with good and sufficient securities, to perform the service proposed.  
"Dated -"  
15. The bid should be sent under seal, addressed to the First Assistant Postmaster General, with "Mail Proposals in the State of -" written on the face of the letter; and should be despatched in time to be received by or before the 13th April next, at 3 o'clock, p. m.  
20. The contracts are to be executed before the 1st July next.  
Post Office Department, January 7, 1843.  
C. A. WICKLIFFE,  
January 18, 1843 12w 51

**Sheriff's Sale.**  
BY virtue of sundry writs of Fieri Facias, I will proceed to sell at Edgefield Court House, on the first Monday and Tuesday of February next, the following property:  
Daniel Bird, vs Mary Hill, one house and lot in the village of Edgefield, adjoining lots of Dr. E. J. Mims, and S. Lequer.  
Derick Holsomback, vs Edward G. New, three hundred acres of land, more or less, where defendant lives, adjoining William Johnson, Lewis Holmes, and others.  
J. Miller vs E. S. Mays and George R. Mays, Robert McCollough, Ex'or of Robert Walls, dec'd., for the use of Hiram Roberts, vs the same, G. R. Mays, and Stephen Mays, two hundred and fifty six acres of land, more or less, adjoining Joel Roper, Washington Wise, and others, the property of E. S. Mays.  
Abram Jones vs J. A. Lott and Anselm Collier, three hundred and ninety-three acres of land, more or less, where defendant Lott lives, adjoining Willis Sautler, Absalom Horn, and others.  
John W. Houghton vs Mary Hightower, one thousand acres of land, more or less, adjoining John Wise, Wm. S. Howard, and others.  
Joseph Conshant vs Benjamin Barton, two hundred acres of land, more or less, adjoining Charles Holley, and others.  
O. Towles, Ordinary, vs Richard Coker, D. Atkinson, and Russell Hardin, one Negro Girl, the property of R. Coker.  
Milledge Galphin vs Martha Prior, forty acres of land, more or less, adjoining Jas. Hammond, Stephen Wilson, and others.  
Hugh M. Quarles, Jr., vs Margaret Ogilvie, two hundred acres of land, more or less, where defendant lives, adjoining John A. White, and others.  
John Hearst, for Brannon & Mundy vs John Mouchet and Lewis Henderson, George P. Deatherage vs John Mouchet, two hundred acres of land, more or less, where defendant Mouchet lives, adjoining lands formerly owned by James Morris, and others.  
Wm. Mallet vs James Martin and Nancy his wife. The same vs the same, one hundred acres of land, more or less, adjoining lands of Wm. Mallet, and others.  
T. B. Freeman and Henry Freeman, for the use of L. Tucker vs Daniel Colvin, and Robert Jennings, one hundred and thirty acres of land, more or less, where Ansley Colvin, lived up to the time of his death. Also one other tract, containing one hundred acres, more or less, adjoining the above tract.  
Daniel Strother vs James Morris, Jr., and James Morris Senr., seven hundred acres of land, more or less, where James Morris Senr., lives, adjoining lands of Edmund Adeshon, and others.  
Brannon & Mundy vs William Tompkins, two hundred acres of land, more or less, where defendant lives, adjoining lands of John Strickland, and others.  
V. M. P. Andrews, survivor, vs John Delaughter, one tract of land, where defendant lived in the year 1842, adjoining lands of John Trapp, and others.  
John H. Lamar, for another, vs John O. R. Hammond, D. D. Plunkett, for Ed ward and John Snyder vs the same, Edward and John A. Snyder, brs. vs the same, the defendants interest in a tract of land lying on Horse Creek, containing eight hundred acres more or less, adjoining Charles Lamar, Thomas Oliver, and J. G. L.  
Goodwin, Harrington & Co. vs Dawson Atkinson, Wm. Woodberry vs the same, Steedman & Meritt vs the same, eight hundred acres of land, more or less, adjoining lands of Abner Whatley, James C. Gardner, and others.  
O. Towles, Ordinary, vs Andrew Butler, Thomas Rowell, and Dawson Atkinson, one tract of land belonging to defendant Rowell, and the above described tract of D.