

EDITOR'S TABLE

GODEY'S LADY'S BOOK. Mr. Godey, with his accustomed promptness, has sent us the May number of his excellent Magazine. This number is superior to any we have received—containing 120 pages of letter press reading matter.

There are several well executed plates in this number, "May day among the Junies" recalls pleasant associations of the past and means "what we were a child again." The Lady's Book is one of our oldest Magazines, and each successive number bears evidence of Mr. Godey's exertions to make his Book valuable to his patrons.

Terms, \$3 per year, two copies for \$5. We observe in the last Yorkville Miscellany that Mr. Bell has retired from the editorial department of that paper.

Several new papers have been received the last week, which from want of room we are unable to notice in this paper.

Correspondence of the Southern Standard. WASHINGTON, April 13, 1852.

The Senate yesterday was addressed by Mr. Felch, of Michigan, in an able and elaborate speech against the bill, paying the claims for French spoliation. His views were original and striking, and will doubtless have their influence in the decision of the question. But I fear the claim is now getting old enough to pass; the injuries complained of against the French Government, were perpetrated before 1800, more than fifty years ago, and the claims now amount to eight or ten millions of dollars. When a claim gets to be twenty years old, if it is large enough it is very apt to pass. This is fifty years old, and will certainly reach ten millions; why then can the country hope for its extinction? The House spent the entire day uselessly and profitless. It being Monday, motions to suspend the rules were in order. Gov. Brown of Mississippi, offered a resolution to restrain the Committee on Printing from consuming the foul coalition to which I alluded in my last letter. Two-thirds did not sustain the motion to suspend the rules, but a decided majority of the House did, which is a pretty clear indication that the action of the Committee was disapproved by the House. The Committee on Printing started on stilts, avowing that they had the power to do what they had done, but the vote of the House indirectly demanding an exposition of the whole affair, caused them to change their tune, and Governor, the Chairman, stated after the vote was taken that as the House appeared to want information on the subject, of the new contract, that he should on the morrow ask leave to submit a report. This was quite a descent from their bombastic pretension an hour before.

Mr. Orr moved to suspend the rules to enable him to offer a resolution instructing the Committee on Ways and Means, to report a bill abolishing all duty on railroad iron. The rules were not suspended, and as there were some Southern men representing agricultural interests, who voted against the suspension, it would be well for you to publish the yeas and nays, so that their constituents may learn how their Representatives are reflecting their opinions.

The Senate to-day, listened to an elaborate and extremely pro speech from John Bell, of Tennessee, against intervention. His speech was well calculated to produce nature after listening to the rhetoric, logic, eloquence, and argumentation of Mason, Soule, Sumner, and others. In the House, Mr. Gorman submitted his promised report, which acknowledged the coalition between the Union and Republic on the ground of necessity, that of having the Public Printing executed. Mr. Haven, of New York, also a member of the Committee, and the friend of the Republic, followed in the same strain. They were perfectly satisfied after making their report, and unsolicited attempted to preclude a reply by all of the Whigs sustaining a motion to go into Committee of the Whole, which would have had the effect of getting clear of the subject; but the House on a call of the yeas and nays indignantly spurned and rejected the trick by which they had hoped to save themselves from a merited castigation, and refused to consider the motion.

Gov. Brown, of Mississippi, then took the floor, and gave the coalition a most unmitigated and unflattering exposure, showing that there was no other principle to explain their anomalous action but a desire for the spoils. He had not concluded when the House adjourned. In Gov. B's speech, he said that Mr. Rantoul had shown himself able and adroit in defending "coalitions," alluding to the Messrs. Sumner's coalition, and he was surprised that he was not returned as the advocate of this most unprincipled coalition. Mr. Rantoul rose in his seat and very promptly replied. That he was always willing to defend coalitions that grew out of principles, but as this one was notoriously one for the spoils, he could not be induced to raise his voice in its defense. The question will come up again to-morrow, and the Printing Committee will have the head-ache and heartache, before it is finally disposed of.

DESTRUCTIVE FIRE AT SAVANNAH.—The steamer Jasper, arrived here yesterday, from Savannah, reported that an extensive fire was raging there at her departure. We understand from a private dispatch, that about 2 o'clock yesterday morning flames were discovered issuing from the shed adjoining Mr. C. A. Lamar's Cotton Press in that city, which, the wind being high, spread rapidly, and entirely destroyed Mr. Lamar's warehouse containing Cotton presses, and between four and five thousand bales of Cotton. The ships Jane Hammond and Isabella which were grounded at the wharf could not be removed, and I regret to learn that the former was nearly consumed together with the Cotton on board. The Isabella was also injured. Mr. Lamar's sheds and press which cost \$50,000, were only insured for \$20,000. His books and papers which were in an iron safe, were also entirely consumed. He also lost a horse valued at \$1500. Messrs. Allen & Ball lost 1000 bales Cotton, which, however, were insured. Messrs. G. W. Garmany & Co. lost 600 bales, and Messrs. E. Molyneux, A. Low & Co., W. Stattersby, and several other firms had different amounts of Cotton destroyed, but we are gratified to learn that all were insured. The total loss is estimated at \$300,000. How the fire originated, or what insurance offices are affected we have not learned.—Chas. Courier, 13th.

Arrival of the Steamer America.

BALTIMORE, April 15.—The America, from Liverpool, arrived at Halifax. She sailed on the 31 instant. The sales of cotton for the week ending that day, were 31,000 bales—speculators taking 2,000 and exporters 4,000 bales. New Orleans fair 5 5-8—middling 4 11-16. Upland fair 5 1-8—middling 4 11-16. The demand for the staple was moderate, but prices had declined nearly 1-5. The decline was most on the lower grades—good qualities are firm. The advices brought from America by the Arctic strengthened the feeling of dullness and inactivity prevalent at the sailing of the Africa. The sales are unusually limited, and prices irregular, with a slight reduction made on all descriptions of America under fair.

FRIDAY.—About half-past eleven o'clock last night, the two story frame building at the Southeast corner of King street and Burns's Lane was discovered to be on fire. The Southern portion of it was occupied as a Fruit store, by Alvin Weber, who with his wife and child barely escaped with their lives. The adjoining building, on the corner, was occupied by George Reicke as a Grocery store, and both buildings, with their contents, were entirely consumed. The buildings, we are informed, belonged to the estate of Joel R. Poinsett, and were among the oldest in the city.

In a few minutes the flames extended across King-street to the frame building occupied by Mr. Bush as a Clothing store, and Mr. Cuttman, watchmaker and jeweler, and these, with their entire contents, were also consumed. These buildings, we were informed, were owned by Mr. Charles Dunn.

From these, the fire extended North to the building occupied as a tavern by Mr. Bissell, which, by the most strenuous and energetic efforts of the firemen, was partially saved, and the progress of the fire, in this direction, arrested. The furniture was removed in safety.

South of Mr. Cuttman's, the fire extended to the Seed store of Mr. Williams, and the Tinware establishment of Mr. Gallagher, both of which, by the most gallant exertions of the firemen, were saved with but partial injury, and the progress of the fire in that direction stayed. These buildings were of brick, and owned by Mr. Moses D. Hyams. South of the spot on which the fire originated was the substantial brick building of Mr. Nathan Nathans, occupied by Mr. Jennings, Saddler. This was somewhat damaged, but the injury covered by insurance.

The Northeast corner of Burns's Lane and King street was occupied by Mr. Harbeson, as a Dry Goods store, and being separated by but a few feet from the burning buildings, was for a long time in the most imminent danger. It was, however, by the careful supervision of the firemen, saved with but slight injury. The large stock of Mr. Harbeson was considerably damaged in the removal, but we believe his insurance will cover his loss.

The firemen were on the ground in an almost incredibly short time after the alarm was sounded, and their energetic and well-directed efforts were the theme of general admiration. Indeed we question whether any fire in Charleston was ever better managed, and to this, under Providence, may be attributed our escape from an extended and destructive conflagration, which, from the combustible character of the buildings in the neighborhood, was at one time seriously apprehended.—Charleston Mercury, 13th.

CAPITAL PUNISHMENT.—In the Pennsylvania Legislature, the bill abolishing the death penalty, and substituting imprisonment of not less than fifteen or more than fifty years in lieu thereof, passed finally in the House, on Thursday—yeas 46, nays 42.

DIED, suddenly, yesterday morning, Thaddeus Street, Esq., 70, Mr. Street, formerly in partnership with his brother, the late Mr. Timothy Street, carried on a very extensive business in this city, and ever maintained the character of an honorable and sagacious merchant. After his retirement from business, he was for a time president of the Insurance and Trust Company. He was a very unselfish man in regard to money, and seemed to take a far greater satisfaction in making his fortune serviceable to his friends than in spending it upon himself. Under an exterior of reserve and apparent coldness, he concealed a warm and generous heart, and his death will be sincerely and long lamented by a large circle of friends.—Mercury.

M. KOSSUTH.—This distinguished Hungarian exile paid us on Friday last, a flying visit. He arrived here on that day in the Augusta train, and took up his abode at the Charleston Hotel, leaving the afternoon following in the Wilmington boat for that city, on his way north. He was called upon by the Mayor of our city during his stay, but declined any public attention, upon the plea of circumstances which demanded his early departure.—Charleston Standard.

COMMERCIAL.

LATEST DATES. From LIVERPOOL, April 3. From HAVRE, April 3. From HAVRE, April 3. From CHARLESTON, April 17.

The Markets. CHARLESTON, April 17.—COTTON.—The demand was checked yesterday, owing to the advices by the America. The transactions were limited to 1000 bales, at extremes ranging from 6 a 9c. No change in prices.

PARTICULAR NOTICE

We are now prepared to do all kinds of HANDBILL, CHECK & CARD PRINTING. Such as Blanks, Receipts, Posters, Pamphlets, &c., and on terms as cheap as can be done in the State or elsewhere.

MR. EDITOR—Please announce Capt. A. A. GILLESPIE as a Candidate for Tax Collector of Lancaster District, and oblige MANY VOTERS.

The friends of Capt. J. E. RUTLEDGE announce him as a Candidate, for Colonel of the 21st Regiment South Carolina Militia. April 13 10 3t.

MR. EDITOR—Please announce Capt. A. J. SECREST as a suitable Candidate for the office of Colonel of the 21st Regiment S. C. M. MANY VOTERS.

The friends of WILLIAM ROBISON announce him as a candidate for the office of Clerk of the Court at the next election.

NEW ADVERTISEMENTS.

CHARLES SMITH, Watch Maker and JEWELER, RESPECTFULLY informs the inhabitants of Lancaster and vicinity, that he is prepared to repair Watches and Clocks, containing music or without, in the best style, and a large assortment of the finest Gold and Silver Watches, and Jewellery of all kinds, and of the best quality.

READY MADE CLOTHING. Hats of the latest fashion. HARDWARE, A full assortment, amongst which will be found everything generally used by the Planters of the country.

Books of different kinds, amongst which will be found a few "American Lawyer or Business Man's Form Book."

CROCKERY, GLASSWARE, and Groceries: All kinds usually kept.

NEW GOODS! NEW GOODS! WE ARE NOW RECEIVING and opening our stock of Spring and Summer Goods.

AN OLD LOOKING PLACE. Bell Air, South Carolina, LOOKS QUITE WEATHER-BEAT.

ESTRAY. TAKEN UP BY JOHN FOSTER A bay or brown Pony, judged to be 12 or 13 years old, with some of the hair worn off its sides with saddle skirts, and a rope tied from the neck to its fore leg, appraised at twenty-five dollars by John A. Veck.

SHERIFF'S SALES. BY VIRTUE OF SUNDRY WRITS OF F. F. to me directed, I will sell before the Court House door in Lancaster, on the First Monday in May next, within the legal hours of sale, the following property, viz:

NOTICE TO CREDITORS. In Equity—Lancaster District. Dr. R. E. Wylie, Adm'r of the Estate of G. W. Coleman, dec'd.

COMMERCIAL. LATEST DATES. From LIVERPOOL, April 3. From HAVRE, April 3. From HAVRE, April 3. From CHARLESTON, April 17.

THE CREDITORS OF GEORGE W. COLEMAN, dec'd., are notified and required to present and establish before me their respective demands, on or before the 20th of May next.

BAKON. 9,000 LBS FOR SALE by CURETON & MASSEY.

BAKON & LARD FOR SALE BY HASSELLTINE & HAGINS.

WOOD WANTED. FOR WHICH CASH WILL BE GIVEN. Apply at this Office.

AN APPRENTICE TO THE PRINTING BUSINESS will be taken at this Office, if the application be made soon.

NEW SPRING GOODS, 1852.

THE SUBSCRIBER HAS JUST RECEIVED and opened a full and complete assortment of SPRING and SUMMER GOODS, purchased in the city of Charleston with much care as to Prices and Styles; of which the following is a part:

Dress Goods: Plain, Wide, and Narrow Black Silks, suitable for Dresses or Aprons; Figured and Plain and Second Mourning Berenges, Tissues, figured and plain and second mourning new styles; embroidered and dotted Swiss Muslins; figured Swiss and Jaconet Muslins, new patterns; plain Swiss and Jaconet; Swiss and Jaconet Edgings and Insertings; emb'd Under Sleeves Lace and Muslin; French Worked Collars and Cuffs; 2d mourning Collars, very neat; emb'd and hem-stitched, and bordered Linen Cambric Handkerchiefs, gentlemen and ladies Gloves, a full assortment; Ribbons, bonnet and narrow, assorted to suit the season; White Linen, all prices and qualities; fine brown and grass Linens, for ladies purposes; Gingham of every variety; Calico, assorted English & American.

Blue and Black Cloths, French, English and American; fine Black French Doekin Cassimere, Fancy Summer Cassimere, assorted; Tweeds, all shades; Linen Drilling, white and colored, light and heavy.

Cottons, striped, plaid and plain, suitable for servant's wear; bleached and brown Sheetings and Shirtings; Bleached and Brown Cotton Drills.

READY MADE CLOTHING. Hats of the latest fashion. HARDWARE, A full assortment, amongst which will be found everything generally used by the Planters of the country.

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AN APPRENTICE TO THE PRINTING BUSINESS will be taken at this Office, if the application be made soon.

THE LANCASTER GROCERY AND PROVISION STORE!

THE subscribers are just receiving and now opening a large and complete assortment of GROCERIES and PROVISIONS, which they are anxious to dispose of at extreme low prices for Cash or Country Produce. Their stock consists in part as follows:

New Orleans and Muscovado Sugar, Crushed, powdered and Clarified do. New Orleans and Muscovado Molasses, Java and Rio Coffee, Almonds, English Walnuts, Citron, Currants, Pepper, Ginger, Spice and Cloves, Nutmegs, Mace, Salsaparilla and Soda, Mackerel, No. 1, 2, and 3 Salmon, Beef Tongues, Herrings, Powder & Shot, Caps, Indigo, Crackers and Oranges, Lemons, O'Mara's old Rye and New Orleans Rectified Whiskey, Madeira, Port, Claret and Sherry Wines, Porter, Ale, Newark Cider, W. W. Vinger, Sardines, Oysters, Ginger Preserves, Cordial, Pepper sauce, Candies, Tobacco together with a choice selection of Cigars at all prices of the following brands, Filantropa, Washington, Espana, Havana, Cheroots and Cuba sixes, and a large variety of other articles too numerous to mention.

All those in want of first rate articles at a low price, will please not to forget to call at the LANCASTER GROCERY, at the old stand of J. A. Hasseltine, one door South of the Catawba House, on Main st. HASSELLTINE & HAGINS.

SELLING-OFF at COST And Less! THE Subscriber being very anxious to dispose of the balance of his stock of DRY GOODS, HARDWARE, HATS, CAPS, BONNETS, &c., to close up his business and make room for the large stock of Groceries and Provisions now coming into the Store, will sell at such uncommon low prices as to induce all those in want of such articles as he has, to purchase of him. If you want a large quantity of Goods for a little money call at the old stand of

J. A. HASSELLTINE.

CHEAP GOODS At Bellair, S. C. THE SUBSCRIBER IS NOW RECEIVING from Charleston large additions to his stock of CHEAP GOODS, among which are many articles to suit the coming season, which will be sold at such prices as cannot fail to give satisfaction. Those wanting Goods will find it to their advantage to call early, before the many REALTY cheap articles are sold out.

TERMS CASH, or four months for approved paper. CHARLES P. EVANS, Bellair, Feb. 26. 3-4f

SPRING GOODS. THE Subscriber is now receiving his Spring Goods which has been selected with great care as to styles and prices amongst which may be found many articles suitable for house keepers, Pots, ovens, stoves, covered splitters, &c. Flow Pans, Painted Buckets, Tubs, and churns, coffee mills, shovels and tongues, looking glass sugar coffee, N. O. Molasses, Fine English Dairy Cheese, Swedish Iron, suitable for wagon boxes, Square, round and flat Iron, Wagon boxes of all sizes, ground out.

Dress Goods, Kossuth prints, Lawns printed and plain, Berenges, Berlin Cord, Checked Cambrics, India Book Muslin, Dotted and colored Swiss, Jaconet Swiss, Edgings and Insertings, Thread and Machine Edgings.

Embroid'ed, Parodi, Jny Lind & Lin' collars, Cuffs & undersleeves of the latest styles, Bonnet Ribbons, Linen Cambric and Hemstitched Handkerchiefs, men's and boys' clothing; besides many other articles which I will take a pleasure in showing to my friends when they call.

A. C. DUNLAP, Cor. of Main street opposite the Court House April 1, 1852. 4t 8\*

DISSOLUTION. THE PARTNERSHIP OF EMMONS & BUTTON is this day dissolved by mutual consent of the Partners. The notes and accounts of the Firm have been placed in the hands of William A. Moore, Esq. for the payment of the liabilities of the Firm; and he alone is authorized to collect the amounts due the Firm and to pay the debts due by them. All persons owing said concern will therefore please pay up forthwith, and all persons having demands against the Firm will present the same to Mr. Moore for payment.

FRANKLIN EMMONS, J. B. BUTTON, Mar 17, 1852 7 6t.

PLAIN AND ORNAMENTAL HOUSE PAINTING, BY N. B. REICH, HE WILL ALSO UNDERTAKE work in the surrounding country and villages. He thoroughly understands the business, and can and will give satisfaction in style and durability, in price and dispatch. If sufficient employment can be obtained he will make his home at Lancasterville. mar 18 6 tf

STOLEN FROM MY STABLE NEAR PATTON'S FERRY, on the 13th inst., my GREY HORSE. He was shod all round and has a split or sand crack on one of his hoofs. The thief took the road leading to Lancasterville, via Bell Air. J. J. WATSON, Bell Air, S. C., mar 18 6 tf.

NOTICE. The Notes and accounts of William Robinson having been transferred to us, are now placed in the hands of John Williams, Esq. for collection. All those indebted will please call and settle by note or cash. JOHN U. INGRAM, SAMUEL SPENCE, Apr 1 7t

J. C. SECREST, Magistrate. LANCASTER, S. C.

NOTICE TO GUARDIANS, Trustees, and Receivers.

ALL GUARDIANS, TRUSTEES, Receivers, and Committees holding their appointments under the Court of Equity for Lancaster District, are notified and required to make and render their respective returns on or before the 15th day of May 1852; setting forth on oath the particular value of such Estates, and all account of monies received and paid out, and to substantiate the same by proper and sufficient vouchers. Rules will be issued against all failing to make said returns, to the next setting of the Court of Equity.

J. H. WITHERSPOON, Comr. Eq. L. D. Comr's Office, Lancaster C. H., March 20, 1852. 7 9

In Equity—Lancaster District John R. Welsh, Adm'r. of William Hill, dec'd., vs. John Adams, et al. Creditors.—Bill to marshal assets, and so forth.

THE CREDITORS OF THE Estate of William Hill, late of Lancaster District, dec'd., are notified and requested to establish their demands before me on or before the first day of June, 1852.

By order of the Court, June Term, 1851. J. H. WITHERSPOON, Comr. in Eq., L. D. Lancaster C. H., S. C. March 15, 1852. April 8 8 \$6 75

In Equity—Lancaster District James Lamey, Petitioner vs. Richmond R. Terrell Executor of John Smith dec'd., James Griffin, Nancy Long, Elizabeth Dredmay, et al. account

It appearing to the satisfaction of the Commissioner, that the defendants James Griffin, Nancy Long and Elizabeth Dredmay, (if living) reside without the limits of this State. It is ordered on motion of Clinton and Hanna, solrs for the petitioner, that the said defendants, James Griffin, Nancy Long and Elizabeth Dredmay, (if alive) do answer, plead or demur, to the petition in above case, on or before the 1st day of July 1852, otherwise judgment pro confesso will be ordered against them. JAMES H. WITHERSPOON, Com. Eq. L. D. Lancaster C. H., Mar 25 3m 8

In Equity—Lancaster District Robert McDonald and wife Eugenia C. vs. Thomas L. Dunlap and wife et al. Real Estate.

It appearing to my satisfaction that Thomas L. Dunlap and Mary his wife, Geo. W. Stinson, Esther M. Stinson and her child, Octavia defendants in the above case reside beyond the limits of this State. It is ordered on motion of Clinton and Hanna, solrs for the complainants, that the said defendants answer, plead or demur to the Bill in above case on or before the 21st day of June 1852, otherwise judgment pro confesso will be ordered against them. JAMES H. WITHERSPOON, Comr. Eq. L. D. Lancaster C. H., Mar 25 3m 8

In Equity—Lancaster District Robert McDonald and wife Eugenia C. vs. Thomas L. Dunlap and wife et al. Real Estate.

It appearing to my satisfaction that the defendants above named, reside without the limits of the State, except George P. Ingram and wife, he having married a daughter of Zadock Perry. It is ordered on motion of Williams, solrs for complainants that the said defendants do answer, plead or demur to the Bill in above case, on or before the 25th June, 1852; otherwise Judgment pro confesso will be ordered against them. JAMES H. WITHERSPOON, Comr. Eq. L. D. Lancaster C. H., S. C. mar 15 3m 6

In Equity—Lancaster District Dorens C. Perry, widow, Oliver H. and Thos. D. Perry, Executors vs. Zadock Perry, deceased. Real Estate.

Benjamin Williams and wife, Mary, Rebecca Perry, Elizabeth Perry, Louisiana Perry, Ruben Perry, George P. Ingram, Eleanor Perry, Red Estate of Zadock Perry, dec'd.

It appearing to my satisfaction that all the defendants above named, reside without the limits of the State, except George P. Ingram and wife, he having married a daughter of Zadock Perry. It is ordered on motion of Williams, solrs for complainants that the said defendants do answer, plead or demur to the Bill in above case, on or before the 25th June, 1852; otherwise Judgment pro confesso will be ordered against them. JAMES H. WITHERSPOON, Comr. Eq. L. D. Lancaster, C. H., March 23, 1852. 7 3m 6

CHEAP SADDLES & HARNESS THE SUBSCRIBER RESPECTFULLY informs his friends and the public generally that he has opened his shop for the purpose of carrying on the above business at R. C. Pott's, where he will sell Saddles and Harness at the very lowest and most reduced prices. Repairing done at the shortest notice. W. D. HYATT, Pleasant Valley, S. C., Apr 14 1852. 3t

ESTRAY. STRAYED FROM THE SUBSCRIBER'S premises on the 26th March, two COLTS—one an Iron Gray Mule Colt—the other a Gray Horse Colt, with marks on the shoulders. The person returning these colts to me at my residence four miles from Russell Place, on Beaver Creek, will receive my thanks and be liberally rewarded. S. H. BREWER, April 14 10-tf

THE LANCASTER LEDGER IS PUBLISHED WEEKLY at LANCASTER C. H., at Two Dollars per year. This paper is bound to no party, but advocates all measures which the Editor believes will prove of benefit to the State.

R. S. BAILEY, Editor & Proprietor. Will our exchanges have the kindness to copy the above notice. We will reciprocate the favor when called upon.

YOU MUST HAVE FLOUR. SO CALL AT THE LANCASTER Grocery and purchase for Cash a superior article just received from North Carolina, at six dollars per bag of 20 lbs. HASSELLTINE & HAGINS, feb 19 2-tf

W. THURLLOW CASTON, ATTORNEY AT LAW AND SOLICITOR IN EQUITY, Attends the Courts in Lancaster, Kershaw and Adjoining Districts. OFFICE, CAMDEN, S. C. 6-1

IN EQUITY—Lancaster Dist.

Charles L. Dye vs. Bill for Relief and to subject funds Susan Jane Dye, his daughter and ward to the payment of a debt. It appearing to my satisfaction that Osmond J. Dye and his daughter, Susan Jane Dye, two of the defendants in above case, reside without the limits of this State. It is ordered, on motion of Williams, solrs for complainant, that the said O. J. Dye and Susan J. Dye, do answer, plead or demur to the Bill in above case on or before the 25th June 1852, otherwise Judgment pro confesso will be ordered against them. JAMES H. WITHERSPOON, Com. Eq. L. D. Lancaster C. H., Mar 25 7 3m

IN EQUITY—Lancaster District Middleton G. Caston vs. Bill for Partition of Lands. It appearing to my satisfaction that the defendants, William G. Caston and Samuel C. Caston reside beyond the limits of this State. It is ordered on motion of Williams, solrs for complainant, that the said defendants do answer, plead or demur to the Bill in above case on or before the 25th day of June 1852, otherwise Judgment pro confesso will be ordered against them. JAMES H. WITHERSPOON, Com. Eq. L. D. Lancaster C. H., Mar 25 7 3m

IN EQUITY—Lancaster District John W. Cooke, solrs, vs. Petition to subject William McCorkle and an Equity and Relief. It appearing to my satisfaction, that William McCorkle and Elizabeth his wife reside without the limits of this State. It is ordered on motion of Williams, solrs for the petitioner, that the said defendants do answer, plead or demur to the petition in above case on or before the 25th day of June 1852, otherwise Judgment pro confesso will be ordered against them. JAMES H. WITHERSPOON, C. E. L. D. Mar 24 7 3m 6

IN EQUITY—Lancaster District Bridget McLarnon vs. Bill for Madison Richardson vs. Dowd. It appearing to my satisfaction that the defendant, Madison Richardson, resides beyond the limits of this State. It is ordered on motion of Clinton and Hanna, solrs for the petitioner, that the said Madison Richardson do answer, plead or demur to the Bill in above case on or before the 21st day of June 1852, otherwise Judgment pro confesso will be ordered against them. JAMES H. WITHERSPOON, Comr. Eq. L. D. Lancaster C. H., S. C. mar 15 6

IN EQUITY—Lancaster District James H. Kirkley, Sr. Charles Kirkley, James Kirkley and John Kirkley, Jr., defendants in above case, vs. Joseph Terrell and wife, Martha J., his wife, et al. Bill for Partition of Lands and New Towns, Estate of John Kirkley, Sr. Charles Kirkley, Sr., Charles Kirkley, Jr., do, plead, answer, or demur to the Petition in the above case, on or before first day of June next. Otherwise, Judgment, Pro Confesso, will be ordered against each of them. JAS. H. WITHERSPOON, Comr. Eq. L. D. Feb. 12 3m

IN EQUITY—Lancaster District John W. Gregory, vs. Bill for Partition of Lands and New Towns, Estate of John Kirkley, Sr. Charles Kirkley, Sr., Charles Kirkley, Jr., do, plead, answer, or demur to the Petition in the above case, on or before first day of June next. Otherwise, Judgment, Pro Confesso, will be ordered against each of them. JAS. H. WITHERSPOON, Comr. Eq. L. D. Feb. 12 3m

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