

# Alexandria Gazette

VOLUME LXVIII.

ALEXANDRIA VA. SATURDAY EVENING, JANUARY 12, 1867.

NUMBER 11.

**ALEXANDRIA GAZETTE**  
AND VIRGINIA ADVERTISER.  
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**ALEXANDRIA GAZETTE**  
AND VIRGINIA ADVERTISER.  
(FOR THE COUNTRY)  
IS PUBLISHED, REGULARLY, ON  
MONDAYS, WEDNESDAYS AND FRIDAYS,  
AT 50 PER ANNUM—(PAYABLE IN ADVANCE.)

LYING BY WHOLESALE.—We republish the following extract from the Anti-Slavery Standard, edited by Wendell Phillips, in order that people here may see what education, truth, christianity and constitutional government amount to as interpreted by the ultra Radicals of New England. The article, though an infamous compound of falsehood, nonsense, and malignity, is by no means an exceptional one, but is only a fair specimen of the diatribes which appear daily in scores of Northern journals:

"Made President by Rebel design, assuming the office just as the military power of the 'Confederacy' completely collapsed, deceiving the North by empty, loud-sounding notes of loyalty, Andrew Johnson has more infamously and criminally injured the nation than did Jefferson Davis, who openly left his place in the Senate, and without disguise, commenced offensive warfare upon the Government. By virtue of his position he has been enabled so to rouse and strengthen the spirit of the rebellion that to-day a renewed outbreak of war seems far more probable, at no distant period, than did the commencement of general hostilities immediately preceding the firing upon Fort Sumter. With his license the blacks of the South and the loyal whites are being murdered by hundreds and by thousands. Many more are forced to fly from their home to save their lives. United States officers have, in frequent instances, and with impunity, been put to death. The reign of terror is again being inaugurated throughout the South. Slavery, with all its most horrible auxiliaries, is in form and fact re-established. With professions of great respect for the will of the people, Andrew Johnson, through an alliance with a corrupt judiciary, seeks the subjugation of the loyalists and the triumph of the dominant Rebel spirit. Nothing short of impeachment will frustrate the consummation of his designs, or save us from another general conflict of arms. No careful observer can fail to see that there has been no more critical juncture in our affairs since the outbreak of the rebellion. While Andrew Johnson is not alone responsible for this untoward state of things, he is the instrument, the accepted tool, the figure-head of conspiring traitors."

ANECDOTE.—A Southern clergyman of great eminence was invited some weeks ago to the house of a lawyer of distinction in a Northern city. In the midst of an animated conversation with the family, dinner was announced.—"My dear Mr. S," said the hospitable lawyer, "our dinner is ready and we must beg you to excuse us for a short time. Be good enough to glance at my library while we are dining." The wife of the noble legal host was, however, so deeply interested in the eloquent discourse of the Southern clergyman, that she did not want to lose that intellectual treat, even while enjoying a more substantial repast. She therefore offered the following amendment to the proposition of her husband: "Perhaps, Mr. S., you would prefer sitting by the fire in the dining room and continuing your interesting and edifying remarks while we are eating our dinner!" The clergyman, however, having the carnal weakness of his cloth for a good dinner, declined both of these hospitable invitations and returned to his hotel in a frame of mind not exactly serene.—*Rich. Times.*

GENERAL LEE.—Nothing could be more modest and unobtrusive than the course of General Lee, since the surrender to General Grant. His time and attention are exclusively devoted to the performance of his duties as President of Washington College, where, upon a salary of two thousand dollars, he lives in the plainness and simplicity which have always characterized the man. His example is one which should command the respect of his enemies, and the imitation of his friends. Cheerful, faithful, and true, he is grander in adversity than prosperity; and, tested by all circumstances, exhibits an equanimity of spirit which is proof alike against the flatteries and the frowns of fortune.

STAY LAW.—The Lynchburg Republican says:—"The amendment which our Legislature has just passed to the first section of the Stay Law, and published by us yesterday, is a very important one, and will obviate much of the complaint which is justly made to the law as it has heretofore stood. Widows and orphans who are dependent upon the debts due them for a living, are now enabled under the amendment to enforce the collection of such amount of the principal or interest as the Court may determine necessary for their annual support and comfort. This will relieve a most worthy and dependent class of our people, who have heretofore been cut off from all available resources while unable to work for a living."

THE ATLANTIC TELEGRAPH.—We find in the London Observer the following reports of cable receipts:—"The receipts from the working of the Atlantic telegraph up to the present time have averaged \$173 a day, including Sundays and forty days of the stoppage of the land lines. Since November 1, however, when the price of the message was reduced from \$20 to \$10, the average receipts have been \$174, or at the rate of \$205,133 per year."

A stockholder writes to the London Times:—"Both of the cables are, I am assured, in excellent working order, and the present business does not occupy in transmission more than four hours per day, and that upon one cable only."

## COURT NOTICES.

### COMMISSIONER'S NOTICE.

In the Circuit Court of Alexandria county, the Alexandria and Washington Railroad Company, by James S. French, President, complainants, vs. the Washington, Alexandria and Georgetown Railroad Company, Alexander Hay, J. B. Stewart, Benjamin Thornton, Joseph Thornton, Joseph Davison, the Mayor, Board of Aldermen, and Board of Common Council, of the city of Washington, Joseph H. Bradley, Jr., A. Thomas Bradley, Walter Lenox, and William A. Cowle and Edward Snowden, partners, under the style and firm of Fowle, Snowden & Co., defendants.

This cause came on to be heard this 6th day of December, 1866, upon the bill, answers, exhibits and other papers upon consideration whereof, and the arguments of counsel being heard, the following decree was made:—

1st. The amount of liabilities or indebtedness of the said Railroad Company aforesaid, or discharged by Alexander Hay, by the Washington, Alexandria and Georgetown Railroad Company, or other person since said period.

2d. The amount of money expended or debts incurred during said period by Alexander Hay, the Washington, Alexandria and Georgetown Railroad Company, or other person, in building, repairing, equipping and operating the same.

3d. The amounts received during the period aforesaid, by the Washington, Alexandria and Georgetown Railroad Company, from all sources, and stating any further matter that said Commissioner may deem pertinent, or that either party may require, and that the books and papers of the Washington and Alexandria Railroad Company, and of the Washington Alexandria and Georgetown Railroad Company shall be produced before the Commissioner taking such accounts by any person having possession of the same. And that said Commissioner shall make his report to the next term (general or special) of this Court.

But before taking such account the said Commissioner shall give notice of the time and place of taking the same by publication, in some convenient newspaper, for four successive weeks, which publication shall be equivalent to personal service of notice on the parties.

A copy testis  
J. TACEY, Clerk.

Comm'r's Office, Dec. 13, 1866.

Notice is hereby given to all parties interested in the foregoing in an abstract, that I have fixed upon MONDAY, the 14th day of January, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute said decree.

W. C. YEATON,  
Master in Chancery of the Circuit Court of Alexandria Co.

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 15, 1866. The Potomac Building Fund Association of Alexandria, complainant, vs. George W. Brent, J. C. Taylor, George W. Brent, J. Lewis Evans, A. Woodward, M. W. Edelin, N. W. Burchell, J. H. Devaughn, J. O. Sullivan, John L. Pascoe, C. Noland, John Arnold, George W. Davis, John T. Hill, William B. Nalls, John Summers, Q. B. Shilley, Margaret Kaffery and John Lally, defendants.

The decree of November term, 1866, directs that the papers in the above cause be referred to W. C. Yeaton, Master in Chancery of said Court, to enquire into and state a full and complete account of the transactions of said Association and its members; the amounts due in the several deeds of trust executed for the benefit of the Association; the amounts due from the said Association to its members, and the creditors, and the amounts due from the said Association with instructions to the said Master to publish for four successive weeks, the objects of the reference in some newspaper published in the city of Alexandria, in lieu of personal service upon the parties interested.

COMMISSIONER'S OFFICE, Jan. 2, 1867.

Notice is hereby given to all parties interested in the foregoing in an abstract, that I have fixed upon WEDNESDAY, the 20th day of January, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree.

W. C. YEATON,  
Master in Chancery of the Circuit Court of Alexandria Co.

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 15th, 1866. George Washington, complainant, vs. Catherine Burley, Administratrix of James Burley, dec'd., and Alice and Maria Burley, infants, depts.

It is ordered and decreed that W. C. Yeaton, Master in Chancery, of said Court, do state and settle the account of the said James Burley, dec'd., and that he do ascertain the fee simple and annual value of the real estate of which said James Burley, dec'd., died, seized; the judgments against the decedent and his creditors, and the creditors of the estate, with instructions to said Master to publish for four successive weeks, in some newspaper in Alexandria, the objects of this reference, which publication shall be equivalent to personal service of notice upon the parties interested.

COMMISSIONER'S OFFICE, Jan. 2, 1867.

Notice is hereby given to all parties interested in the foregoing in an abstract, that I have fixed upon MONDAY, the 25th day of February, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree.

W. C. YEATON,  
Master in Chancery of the Circuit Court of Alexandria Co.

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 23d, 1866. E. C. Fitzgugh, administrator of M. C. Fitzgugh, dec'd., complainant, vs. M. A. Pebray and William Shreve, defendants.

And the Court doth further order and decree that one of the Commissioners of this Court do ascertain whether there are any liens, and if so their amount and respective priorities on the real estate in the bill mentioned, and before taking such account shall give notice of the same by publication, in some convenient newspaper, for four weeks, which publication shall be equivalent to personal notice.

COMMISSIONER'S OFFICE, Jan. 2, 1867.

Notice is hereby given to all parties interested in the foregoing in an abstract, that I have fixed upon MONDAY, the 25th day of February, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree.

W. C. YEATON,  
Master in Chancery of the Circuit Court of Alexandria Co.

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, December 18th, 1866. Charles F. M. Johnston, plaintiff, against Fritz Bender, defendant.—In assumpsit.

The object of this suit is to recover from the defendant the sum of \$27.10, with interest from the 1st day of January, 1865, till paid, due by the defendant to the plaintiff.

The defendant, F. Bender, not having entered his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interests in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court house of this County.

## COURT NOTICES.

### IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 17, 1866. Alvina V. Maxwell, complainant, vs. George W. Maxwell, Walter T. Gillingham and Ella C. Gillingham, his wife; Benjamin Chase and Mary A. Chase, his wife; Franklin Maxwell, Carroll Maxwell, Richard vs. Maxwell, Wilford Maxwell, Agnes Maxwell, Alice Maxwell, Catharine Maxwell, and Albert Stuart, depts.

The decree in the above cause directs that one of the Masters in Chancery of the Court, do ascertain and report:

1. The true ownership of the estate of George W. Maxwell at the time of his death.

2. The value of his personal assets, which have or are yet to come into the hands of his executor.

3. The real estate of which he died seized, and the liens on said real estate, their amount and respective priorities.

The said decree further directs that the said Master shall give notice, by publication, in one of the newspapers published in Alexandria, once a week for four successive weeks, of the time and place of taking the same, which shall be equivalent to personal service of such notice on the parties.

COMMISSIONER'S OFFICE, Jan. 4, 1867.

Notice is hereby given in an abstract, that I have fixed upon MONDAY, the 4th day of March, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree.

W. C. YEATON,  
Master in Chancery of the Circuit Court of Alexandria Co.

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 15, 1866. The Potomac Building Fund Association of Alexandria, complainant, vs. George W. Brent, J. C. Taylor, George W. Brent, J. Lewis Evans, A. Woodward, M. W. Edelin, N. W. Burchell, J. H. Devaughn, J. O. Sullivan, John L. Pascoe, C. Noland, John Arnold, George W. Davis, John T. Hill, William B. Nalls, John Summers, Q. B. Shilley, Margaret Kaffery and John Lally, defendants.

The decree of November term, 1866, directs that the papers in the above cause be referred to W. C. Yeaton, Master in Chancery of said Court, to enquire into and state a full and complete account of the transactions of said Association and its members; the amounts due in the several deeds of trust executed for the benefit of the Association; the amounts due from the said Association to its members, and the creditors, and the amounts due from the said Association with instructions to the said Master to publish for four successive weeks, the objects of the reference in some newspaper published in the city of Alexandria, in lieu of personal service upon the parties interested, &c.

COMMISSIONER'S OFFICE, Jan. 4, 1867.

Notice is hereby given to all parties interested in the foregoing in an abstract, that I have fixed upon FRIDAY, the 22d day of February, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree.

W. C. YEATON,  
Master in Chancery of the Circuit Court of Alexandria Co.

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 15th, 1866. George Washington, complainant, vs. Catherine Burley, Administratrix of James Burley, dec'd., and Alice and Maria Burley, infants, depts.

It is ordered and decreed that W. C. Yeaton, Master in Chancery, of said Court, do state and settle the account of the said James Burley, dec'd., and that he do ascertain the fee simple and annual value of the real estate of which said James Burley, dec'd., died, seized; the judgments against the decedent and his creditors, and the creditors of the estate, with instructions to said Master to publish for four successive weeks, in some newspaper in Alexandria, the objects of this reference, which publication shall be equivalent to personal service of notice upon the parties interested.

COMMISSIONER'S OFFICE, Jan. 2, 1867.

Notice is hereby given to all parties interested in the foregoing in an abstract, that I have fixed upon WEDNESDAY, the 27th day of February, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree.

W. C. YEATON,  
Master in Chancery of the Circuit Court of Alexandria Co.

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 23d, 1866. E. C. Fitzgugh, administrator of M. C. Fitzgugh, dec'd., complainant, vs. M. A. Pebray and William Shreve, defendants.

And the Court doth further order and decree that one of the Commissioners of this Court do ascertain whether there are any liens, and if so their amount and respective priorities on the real estate in the bill mentioned, and before taking such account shall give notice of the same by publication, in some convenient newspaper, for four weeks, which publication shall be equivalent to personal notice.

COMMISSIONER'S OFFICE, Jan. 2, 1867.

Notice is hereby given to all parties interested in the foregoing in an abstract, that I have fixed upon MONDAY, the 25th day of February, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree.

W. C. YEATON,  
Master in Chancery of the Circuit Court of Alexandria Co.

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, December 18th, 1866. Charles F. M. Johnston, plaintiff, against Fritz Bender, defendant.—In assumpsit.

The object of this suit is to recover from the defendant the sum of \$27.10, with interest from the 1st day of January, 1865, till paid, due by the defendant to the plaintiff.

The defendant, F. Bender, not having entered his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interests in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court house of this County.

A copy—Testis.  
J. TACEY, Clerk.

Brent & Wattle, P. Q. Jan 5-1867

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Alexandria county, on the 31st day of December, 1866, John P. Clarke, plaintiff, against Joseph Partridge, James H. Pinchot and James S. Warren, partners, trading under the style and firm of Partridge, Pinchot & Warren, defendants.—In case.

The object of this suit is to recover of the defendants, damages to the amount of \$300, at the least, with interest thereon from the 8th day of July, 1865, till paid, due by the said defendants to the said plaintiff.

The defendants not having entered their appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that they are not residents of this State, it is ordered that the said defendants appear here within one month after due publication of this order, and do what is necessary to protect their interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court house of this County.

A copy—Testis.  
J. TACEY, Clerk.

Brent & Wattle, P. Q. Jan 5-1867

## COURT NOTICES.

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Alexandria county, on the 31st day of December, 1866, John P. Clarke, plaintiff, against Joseph Partridge, James H. Pinchot and James S. Warren, partners, trading under the style and firm of Partridge, Pinchot & Warren, defendants.—In case.

The object of this suit is to recover of the defendants, damages to the amount of \$300, at the least, with interest thereon from the 8th day of July, 1865, till paid, due by the said defendants to the said plaintiff.

The defendants not having entered their appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that they are not residents of this State, it is ordered that the said defendants appear here within one month after due publication of this order, and do what is necessary to protect their interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court house of this County.

A copy—Testis.  
J. TACEY, Clerk.

Brent & Wattle, P. Q. Jan 5-1867

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Alexandria county, on the 31st day of December, 1866, Samuel F. Gregory and Joseph Paul, joint plaintiffs, trading under the firm and style of Gregory & Paul, plaintiffs, against George E. White, defendant.—In assumpsit and upon an attachment.

The object of this suit is to recover from the defendant the sum of \$124.44, with interest from the 27th day of October, 1865, till paid, due to the said plaintiff, by the said defendant.

The defendant not having entered his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court house of this County.

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The object of this suit is to recover from the defendant the sum of \$124.44, with interest from the 27th day of October, 1865, till paid, due to the said plaintiff, by the said defendant.

The defendant not having entered his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court house of this County.

A copy—Testis.  
J. TACEY, Clerk.

Brent & Wattle, P. Q. Jan 5-1867

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Alexandria county, on the 31st day of December, 1866, Edmund Hunt, plaintiff, against George E. White, defendant.—In assumpsit and upon an attachment.

The object of this suit is to recover of the defendant the sum of \$79.89, with interest from November 1st, 1865, till paid, due from the defendant to said plaintiff.

The defendant, George E. White, not having entered his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court house of this County.

A copy—Testis.  
J. TACEY, Clerk.

Brent & Wattle, P. Q. Jan 5-1867

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Alexandria county, on the 31st day of December, 1866, M. Mott vs. N. Demerit, against Anna Sackett, Michael W. Beveridge and William B. Webb.

The object of this suit is to attach the real and personal estate of the said Anna Sackett, in the County of Fairfax, conveyed by two deeds of trust to the said Michael W. Beveridge for the benefit of the said Wm. B. Webb, and subject the same to the payment of a note due from the said Anna Sackett for the sum of \$25, dated September 29, 1866, and payable twenty days after date.

It appearing by affidavit filed that the defendants are not residents of this State, it is ordered that they appear within one month after due publication hereof, and do what is necessary to protect their interest. A copy—Testis.

W. B. GOODING, Clerk.  
Dulany & Ball, P. Q. Jan 9-1867

VIRGINIA, to wit:—In the County Court of Fairfax county, January rules, 1867, Julia E. Erwin, administrator of W. H. Erwin, plaintiff, vs. Samuel Lewis, defendant.—In case.

Mem.—The object of this suit is to recover of the defendant the sum of \$88.75, with interest from 1st March, 1862.

It appearing by affidavit filed that the defendant is not a resident of this State, it is ordered that he appear within one month after due publication hereof, and do what is necessary to protect his interest. A copy—Testis.

W. B. GOODING, Clerk.  
Dulany & Ball, P. Q. Jan 9-1867

VIRGINIA, to wit:—In the Circuit Court of Fairfax county, January rules, 1867, J. Buckley vs. J. H. Simpson.—In case.

Mem.—The object of this suit is to recover of the defendant the sum of \$27.10, with interest from 1st March, 1862.

It appearing by affidavit filed that the defendant is not a resident of this State, it is ordered that he appear within one month after due publication hereof, and do what is necessary to protect his interest. A copy—Testis.

W. B. GOODING, Clerk.  
Dulany & Ball, P. Q. Jan 9-1867

VIRGINIA, to wit:—In the Circuit Court of Fairfax county, January rules, 1867, Eppa Buckley vs. J. H. Simpson.—In case.

Mem.—The object of this suit is to recover of the defendant the sum of \$27.10, with interest from 1st March, 1862.

It appearing by affidavit filed that the defendant is not a resident of this State, it is ordered that he appear within one month after due publication hereof, and do what is necessary to protect his interest. A copy—Testis.

W. B. GOODING, Clerk.  
Dulany & Ball, P. Q. Jan 9-1867

W H O L E S A L E !  
CHARLES W. GREEN,  
No. 68, KING STREET.  
Would call attention of Merchants to large stock of

FANCY GOODS, NOTIONS, &c., &c., which are being offered to the trade at satisfactory prices. Would mention in part—Silk and Linen Handkerchiefs, Collars, hose, linen and paper; Fancy Buttons, (over one thousand styles) Dress Trimmings, in great variety; Worsteds Goods of every description; Elastic Braids and Cord; Machine Silks and Cottons; Shawls, Bonnets, Hosiery, Gloves, Black Cravats, Combs, Brushes, Knitting Cotton, Skirt Braids, Alpaca Braids, white black and colored; Straw Braids, in silk, linen and cotton; Embroidery Silks, Silk Cords and Tassels, Ladies' Tricory Buttons, Port Monies, Ruffings of every description, &c. Also a full line of GAMBELL'S AND HOOP SKIRTS, direct from manufacturers, which will be sold below Baltimore wholesale prices. Jan 8—

FRENCH PASTE BLACKING—the best and rendering it very soft, and giving it to Boots and Shoes a beautiful polish, will save the labor and by using ordinary shoe blacking, for sale by  
H. COOK, 39, King street.

## COURT NOTICES.

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Alexandria county, on the 31st day of December, 1866, Joseph Broders and John Lamm, joint partners under the name and style of J. Broders & Co., plaintiffs, against George E. White, defendant.—In assumpsit and upon an attachment.

The object of this suit is to recover from the defendant the sum of \$80.00, with interest from November 17th, 1866, till paid, due to the plaintiff by the defendant.

The defendant not having entered his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court house of this County.

A copy—Testis.  
J. TACEY, Clerk.

Brent & Wattle, P. Q. Jan 5-1867

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Alexandria county, on the 31st day of December, 1866, Minerva Howard, plaintiff, against John P. Rodes, defendant.—In debt and upon an attachment.

The object of this suit is to recover from the defendant the sum of \$300, with interest from the 6th day of July, 1865, till paid, due to the plaintiff by the defendant.

The defendant not having entered his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court house of this County.

A copy—Testis.  
J. TACEY, Clerk.

Brent & Wattle, P. Q. Jan 5-1867

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Alexandria county, on the 31st day of December, 1866, Chas. B. Williams and James D. Arnest, copartners, trading under the firm name of Williams & Arnest, plaintiffs, against George Bryan, Samuel R. Adams and Douglas Gregory, late copartners trading under the firm name of Bryan, Adams & Co., defendant.—In case.

The object of this suit is to recover from the defendants the sum of \$325.47 with interest on \$55.00 from February 24, 1861, and on \$27.91, from February 8th, 1861, and on \$24.51, the residue thereof, from February 23rd, 1861, till paid due by the defendants to the plaintiffs.

The defendant, Samuel R. Adams, not having entered his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court house of this County.

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VIRGINIA, to wit:—In the Circuit Court of Fairfax county, January rules, 1867, M. Mott vs. N. Demerit, against Anna Sackett, Michael W. Beveridge and William B. Webb.

The object of this suit is to attach the real and personal estate of the said Anna Sackett, in the County of Fairfax, conveyed by two deeds of trust to the said Michael W. Beveridge for the benefit of the said Wm. B. Webb, and subject the same to the payment of a note due from the said Anna Sackett for the sum of \$25, dated September 29, 1866, and payable twenty days after date.

It appearing by affidavit filed that the defendants are not residents of this State, it is ordered that they appear within one month after due publication hereof, and do what is necessary to protect their interest. A copy—Testis.

W. B. GOODING, Clerk.  
Dulany & Ball, P. Q. Jan 9-1867