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ALEXANDRIA GAZETTE AND VIRGINIA ADVERTISER.
(FOR THE COUNTRY)
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TERMS OF ADVERTISING.
One square, of eight lines, one dollar, for the first insertion and twenty-five cents for each subsequent one. Liberal terms made with yearly advertisers. Exceeding five lines, will be charged for.
All communications of a personal character, will be charged for advertisement rates.
All advertisements must be accompanied by the names of the authors, and rejected communications cannot be returned.

THE LAST SINGLE CAPTIVE.

We had commenced an article alluding to the strange silence of the press and people, North and South, in regard to the continued imprisonment of Mr. Davis, when the following from the Cincinnati Enquirer was handed us by a friend. We give it place as illustrating the sentiment of candid Unionists in regard to the temper of our people, and longer persecution of him who suffers for a nation's fault.—

Petersburg Index.
The Enquirer says:

"The great war between the two opposing sections of the American Union has long since closed. Peace reigns between the eight millions of Americans on the one side, and the twenty-five millions on the other. The two or three millions of men who altogether took an active part in it have been disbanded, and those that are living are again discharging the peaceful duties of citizens at home. The great chief of the losing side, as well as the minor officers and privates, have all been released by the victor, and to the extent of their ability are endeavoring by industry and enterprise, to replenish their private fortunes, so terribly shattered by the events of the conflict.

General Lee, the commander of that ever-memorable "Army of Northern Virginia," which for years chained success to its banners, which defeated and routed, in succession, four of the immense armies of the North, led by their most splendid and experienced soldiers, who, by the vigor of his defence, so long protected it against the most astonishing odds, and vested Richmond with a historical immortality that will never die, is now discharging the quiet duties of a College President in the sequestered valley of his native State.

From being the commander of a force which for nearly four years bade defiance to the assaults of that power which could put, and did actually do so, its millions of men in the field, he is now the instructor of a few hundred young men in the intellectual arts and sciences. He who at one time was armed with almost the power of a dictator, over an extent of territory far larger as the continent of Europe, now only makes the rules and regulations governing the students in an institution of learning.

Beauregard, who actually struck the first blow in a war that set a whole continent in a blaze of arms—whose vigor and skill on the plains of Bull Run saved the infant Southern Confederacy from immediate ruin, and gave it a force and consistency that for years after rendered the contest doubtful—whose engineering skill made the defence of Charleston second only to that of Richmond, is now engaged regulating the affairs of a railroad in Louisiana.

Chatham, Bragg, and the other great commanders, who either in Virginia or in the army of the Mississippi Valley interposed so stout a resistance to the progress of the Northern invading hosts, have all been amnestied, and have sunk again into the private walks of life—have disappeared, not from public recollection, but from public view.

Members of the Confederate Congress, who with lavish hands voted all the means of the country, to sustain the desperate strife, and members of the Cabinet at Richmond, who organized the resistance thus put at their disposal, who gave the countenance of their names and influence to the cause of their section, have been released from any accountability to the Federal Government. The second officer of the Confederacy, its Vice-President, A. H. Stephens, of Georgia, has been pardoned, and is now understood to be preparing, in the leisure of his home, a work illustrating and throwing light upon the terrible strife which has devastated his country and ruined its resources. Those who, in the pulpit, the press and the forum, by their eloquence and zeal, roused the people of the South to that desperate extremity, when everything was risked upon the issue of armed collision, have shared in the amnesty of the past, and are partakers of whatever hope exists for the future. But where, then, are the prisoners of the mighty North—the captives upon whom it is mighty power? Have we not the whole story of its action after the war? Has it really had the wisdom, not to say magnanimity, without exception, to all who participated in the late unhappy troubles? We wish we could answer these interrogatories in the affirmative, but there is another and reverse side to the picture.

We behold it by turning our eyes in the direction of Fortress Monroe, the greatest military post over which our flags float.—There is a feeble old man, whom we guard night and day with rigid scrutiny, and around whom we have thrown the panoply of our vengeance. He, the President of the late Confederacy—who, at the request of eight millions of people and eleven sovereign States, accepted the position of their chief political servant and representative—solitary and alone, is the one political prisoner of the Government, and as such, the attention of the world is fixed upon him. In one main essential, he can adopt the beautiful lines of Lord Byron, translated from the French, as applied to Napoleon Bonaparte, then an exile upon the Island of Helena, into whose mouth these words are put: "I have coped with the nations which conquered me only. When the meteor of conquest allured me too far; I have coped with the nations which dread me, thus lonely.

The last single captive to millions in war." Mr. Davis is indeed the "last, single captive to millions in war." His is to be a sort of vicarious punishment for the whole Southern people, whose sins are thus to be made to suffer a penalty. We are to find one-third of the States and one quarter of our people guilty of treason through him, who is to atone for their combined action!

OWNERS OF WATER POWER
Should use the Celebrated
LEFFEL TURBINE
WATER WHEEL,
Manufactured by
POOLE & HUNT,
Baltimore, Md.
Send for a circular.
nov27-6m

COURT NOTICES.

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 15, 1866, Robert I. Edelin, M. German, Thomas McCormick, administrator of Elias Harrison, deceased, James E. B. Brown, John W. Wheatley, and John Wheatley, on behalf of themselves and such other stockholders of the Mechanical Building Association of Alexandria as may join in and contribute to the expenses of this suit, complainants, vs. Mechanical Building Association of Alexandria, William Arnold, David Appleby, E. W. Bell, P. C. Burchell, Maria Buchanan, administrator of R. E. Buchanan, deceased, J. H. Devaughn, A. W. Eastlack, J. Newton Harper, Luther D. Harrison, H. W. Hardy, John Jones, Margaret Kinzer, with the will annexed of L. Louis Kinzer, Hugh Latam, J. W. Nalls, C. L. Richards, E. W. Rogers, John Summers, Stephen Swain, John L. Pascoe, Samuel Beach, D. L. Smoot, administrator of Peter Davis, deceased, James E. McGraw, George H. Markell, and Robert I. Edelin, Trustees of the Mechanical Building Association of Alexandria, defendants.
The decree of the above cause, do hereby direct 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 Building Association; the condition of the accounts between the Association and its members; the amount due on the several debts of trust; excepted from the Association; the amounts due from the said Association to its members, and the amounts due from its members to 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. 2, 1867.
Notice is hereby given to all parties interested in the decree of which the foregoing is an abstract, that I have fixed upon WEDNESDAY, the 23rd 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.
Jan 2-law4w

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, William E. Moore vs. S. G. Miller.—In chancery.
The Court doth adjudge, order and decree, that M. D. Ball, one of the Master Commissioners of the said County, do take an account of the liens upon the lands of the defendant in the bill and proceedings mentioned, how due, and their respective priorities, together with all debts due from said defendant and to whom, and that said Commissioner do report the same to the Court, on the 23rd 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.
Jan 2-law4w

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, William E. Moore vs. S. G. Miller.—In chancery.
The Court doth adjudge, order and decree, that M. D. Ball, one of the Master Commissioners of the said County, do take an account of the liens upon the lands of the defendant in the bill and proceedings mentioned, how due, and their respective priorities, together with all debts due from said defendant and to whom, and that said Commissioner do report the same to the Court, on the 23rd day of February, 1867, at my office in the city of Alexandria, when and where I shall proceed to execute the said decree.

COMMISSIONER'S OFFICE, Jan. 2, 1867.
Notice is hereby given to all parties interested in the decree of which the foregoing is an abstract, that I have fixed upon FRIDAY, the 23rd 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.
Jan 2-law4w

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 15th, 1866, George Washington, complainant, vs. Octavine Burley, administratrix of James Burley, deceased, Alice and Maria Burley, infants, defendants.
It is ordered and decreed that W. C. Yeaton, Master in Chancery, of said Court, do state and settle the account of the defendant, C. Burley, Administratrix of 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., seized; the judgment against the decedent and their priorities, and the creditors of the estate, with instructions to said Master to publish for four successive weeks, in some newspaper published in Alexandria, the objects of this reference, 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 decree of which the foregoing is an abstract, that I have fixed upon MONDAY, the 23rd 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.
Jan 2-law4w

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 23rd, 1866, E. C. Fitzgibbon, administrator of M. A. Feby 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 and what their claims and respective priorities on the real estate in the bill mentioned, and before taking such account he shall give notice of the time and place of taking 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 decree of which the foregoing is an abstract, that I have fixed upon MONDAY, the 23rd 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.
Jan 2-law4w

COURT NOTICES.

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 17, 1866, Alvina V. Maxwell, complainant, vs. George W. Gilchrist, Walter T. Hoffman, and Ella C. Gilchrist, his wife; Benjamin Chase and Mary A. Chase, his wife; Franklin Maxwell, Carroll Maxwell, Richard L. Maxwell, Willard Maxwell, Agnes Maxwell, Alice Maxwell, Catherine Maxwell, and Albert Stuart, defendants.
The decree in the above cause directs that one of the Masters in Chancery of the Court, do ascertain and report—

- 1st. The indebtedness of the estate of George W. Maxwell at the time of his death.
- 2d. The value of his personal assets, which have or are yet to come into the hands of his executor.
- 3d. The real estate of which he died seized, and its value.
- 4th. 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, when and where he shall proceed to execute the same; and such notice to be equivalent to personal service of such notice on the parties.

COMMISSIONER'S OFFICE, Jan. 4, 1867.
The parties interested in the decree, of which the foregoing is an abstract, are notified 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 Ct. Alex. Co.
Jan 5-law4w

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 15, 1866, The Potomac Building Fund, complainant, vs. Alexander G. Taylor, George W. Brent, J. Lewis Evans, A. Woodward, M. W. Edelin, N. W. Burchell, J. O. Devaughn, J. O. Sullivan, John L. Pascoe, C. Noland, John Arnold, George W. Davis, John T. Hill, William H. Nalls, John Summers, J. B. Shilcutt, 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 amount due on the several debts of trust executed for the benefit of the Association; the amounts due from the said Association to its members, and the amounts due from its members to 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. 2, 1867.
Notice is hereby given to all parties interested in the decree of which the foregoing is an abstract, that I have fixed upon FRIDAY, the 23rd 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 Ct. Alex. Co.
Jan 2-law4w

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 15th, 1866, George Washington, complainant, vs. Octavine Burley, administratrix of James Burley, deceased, Alice and Maria Burley, infants, defendants.
It is ordered and decreed that W. C. Yeaton, Master in Chancery, of said Court, do state and settle the account of the defendant, C. Burley, Administratrix of 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., seized; the judgment against the decedent and their priorities, and the creditors of the estate, with instructions to said Master to publish for four successive weeks, in some newspaper published in Alexandria, the objects of this reference, 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 decree of which the foregoing is an abstract, that I have fixed upon FRIDAY, the 23rd 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.
Jan 2-law4w

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 23rd, 1866, E. C. Fitzgibbon, administrator of M. A. Feby 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 and what their claims and respective priorities on the real estate in the bill mentioned, and before taking such account he shall give notice of the time and place of taking 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 decree of which the foregoing is an abstract, that I have fixed upon MONDAY, the 23rd 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.
Jan 2-law4w

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, on the 31st day of December, 1866, Charles F. M. Johnston, plaintiff, against Fritz Bender, defendant.
The object of this suit is to recover from the defendant the sum of \$225.00, 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 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.

J. TACEY, Clerk.
Brent & Wattle, P. Q. Jan 5-law4w

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. Pincat and James S. Warren, partners, trading under the style and firm of Partridge, Pincat & Warren, defendants.—In case.
The object of this suit is to recover from the defendant the sum of \$300, with interest thereon from the 8th day of July, 1865, till paid, due by the said defendants to the said plaintiff.

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.

J. TACEY, Clerk.
Brent & Wattle, P. Q. Jan 5-law4w

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Alexandria County, on the 31st day of December, 1866, Samuel P. Gregory and Joseph Paul, joint partners, 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 \$152.44, with interest from the 15th day of October, 1866, 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.

J. TACEY, Clerk.
Brent & Wattle, P. Q. Jan 5-law4w

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 from the defendant the sum of \$79.80, with interest from November 1st, 1866, 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.

J. TACEY, Clerk.
Brent & Wattle, P. Q. Jan 5-law4w

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Alexandria County, on the 31st day of December, 1866, John Laphen, plaintiff, against Adaline K. Evans, defendant.—In assumpsit and upon an attachment.
The object of this suit is to recover from the defendant the sum of \$39.50, with interest from the 15th day of July, 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 she 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 her 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.

J. TACEY, Clerk.
Brent & Wattle, P. Q. Jan 5-law4w

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Alexandria County, on the 31st day of December, 1866, John W. Atkinson, plaintiff, vs. Samuel H. Devaughn, defendant.—In chancery and upon an attachment.
The object of this suit is to subject certain real estate belonging to the defendant, situated in the city and county of Alexandria, Va., on the south side of Prince street, between Water and Union streets—to the payment of the plaintiff's claim for the sum of \$81.70, with interest thereon from the 1st day of January, 1865, till paid.

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.

J. TACEY, Clerk.
Brent & Wattle, P. Q. Jan 5-law4w

COURT NOTICES.

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, Maria Howard vs. Albert Oretout.—In chancery.
The Court doth adjudge, order and decree, that M. D. Ball, one of the Master Commissioners of this Court, do take an account of the debts of trust, and their respective priorities, on the land in the bill mentioned, stating their priorities, and the amounts now due on them; that he also enquire into and ascertain what other liens, by judgment or otherwise existing on the said tract of land, and their priorities, and do what is necessary to take an account of the present condition of the property, real and personal covered by the aforesaid debts of trust, or any of them, what portions of the same have been sold, by whom and under what deed or deed, (if any), by which the proceeds were received, and how they were applied, or how they have been disposed of, and report thereof to the Court, together with any other matter he may deem pertinent, or that any party interested may require him to report specially. A copy, &c.

COMMISSIONER'S OFFICE, Jan. 14, 1867.
Parties interested are hereby notified that I have fixed upon MONDAY, the 18th day of February next, as the time for executing the provisions of the decree, at my office.

M. DULANY BALL,
Comm'r. in Chancery.
Jan 16-law4w

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Alexandria County, on the 31st day of December, 1866, John Broders and John Lannon, 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 the 15th day of October, 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.

J. TACEY, Clerk.
Brent & Wattle, P. Q. Jan 5-law4w

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 F. Bodes, 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 15th day of July, 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.

J. TACEY, Clerk.
Brent & Wattle, P. Q. Jan 5-law4w

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Alexandria County, on the 31st day of December, 1866, Charles B. Williams and James D. Adams, co-partners, trading under the firm name of Williams & Adams, plaintiffs, against George Bryan, Samuel K. Adams and Douglas Gregory, late co-partners trading under the firm name of Bryan, Adams & Co., defendant.—In case.
The object of this suit is to recover from the defendant the sum of \$235.47, with interest on \$55.05, from February 24, 1861, and on \$55.91, from February 28, 1861, and on \$234.51, the residue thereof, from February 28th 1861, till paid due by the defendants to the plaintiff.

The defendant, Samuel K. 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.

J. TACEY, Clerk.
Brent & Wattle, P. Q. Jan 5-law4w

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 \$27.15, with legal interest thereon from the 31st day of January, 1864, and to attach the same in the hands of Levi H. York, any money due the said defendant, to pay the same.

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.

F. D. RICHARDSON, Clerk.
Dulany & Ball, P. Q. Jan 9-law4w

COURT NOTICES.

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, June term, 1866, Maria Howard vs. William M. Gooding.—In chancery.
The Court doth adjudge, order and decree that one of the Commissioners of this Court do take an account of the debts of trust, and their respective priorities, on the land in the bill mentioned, stating their priorities, and the amounts now due on them; that he also enquire into and ascertain what other liens, by judgment or otherwise existing on the said tract of land, and their priorities, and do what is necessary to take an account of the present condition of the property, real and personal covered by the aforesaid debts of trust, or any of them, what portions of the same have been sold, by whom and under what deed or deed, (if any), by which the proceeds were received, and how they were applied, or how they have been disposed of, and report thereof to the Court, together with any other matter he may deem pertinent, or that any party interested may require him to report specially. A copy, &c.

COMMISSIONER'S OFFICE, Jan. 14, 1867.
Parties interested are hereby notified that I have fixed upon MONDAY, the 18th day of February next, as the time for executing the provisions of the decree, at my office.

M. DULANY BALL,
Comm'r. in Chancery.
Jan 16-law4w

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, Francis F. Crocker, et al., vs. J. C. Gamble, vs. J. McCull & Co.—In chancery.
The Court doth adjudge, order and decree, that M. D. Ball, one of the Commissioners of this Court, do ascertain and report to the next term of this Court, the fee simple and annual value of the real estate in the bill and proceedings mentioned; also the debts and priorities of the same, and do what is necessary to ascertain whether the rents and profits thereof will pay the debt of the complainant in five years; and that he report his proceedings hereon to the next term of this Court, with any matter he may deem pertinent, or which may be required to be specially stated, in order to be determined by the Court. A copy, &c.

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.

J. TACEY, Clerk.
Brent & Wattle, P. Q. Jan 5-law4w

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 F. Bodes, 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 15th day of July, 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.

J. TACEY, Clerk.
Brent & Wattle, P. Q. Jan 5-law4w

VIRGINIA, to wit.—In the County Court of Fairfax County, January rules, 1867, J. M. Mott vs. N. Demeritt, against Anna Sackett, Michael W. Beveridge and William B. Webb.
Mem.—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 interests.

W. B. GOODING, Clerk.
Dulany & Ball, P. Q. Jan 9-law4w

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 \$27.15, with legal interest thereon from the 31st day of January, 1864, and to attach the same in the hands of Levi H. York, any money due the said defendant, to pay the same.

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.

F. D. RICHARDSON, Clerk.
Dulany & Ball, P. Q. Jan 9-law4w

W. B. GOODING, Clerk.
Dulany & Ball, P. Q. Jan 9-law4w

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