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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 \$5 PER ANNUM—(PAYABLE IN ADVANCE.)

THE LATE CONFEDERATE AND FEDERAL ARMIES COMPARED.—Here stands a Federal camp. A thousand and ten thousand snow-white tents swep farther than the eye may reach. The Star-Spangled Banner of richest silk floats on the breeze, which swells with the "Hail Columbia" or "Yankee Doodle" of some grand band of brass which has figured in the saloons of the metropolitan cities. Steak and well-fed war horses neigh and prance, great herds of lowing cattle are seen in the rear. In yonder tent officers with blazing insignia and rich broadcloth send the jest around over all the viands of Fulton market and wines of France. The champagne pops. The fume of cigars scents the air. Velvet mats and cushions and cunningly devised camp equipage are spread around. Books, newspapers and stationery, maps, charts and pictures! Enter again. This time you are in the soldier's tent. What comfortable blankets and oil cloths and overcoats, which might defy the snows of Greenland; what well-filled haversacks; a little stove warm him, good coffee cheers him; all those wants are met for him, and well baked bread crowns his board! See that yellow flag. It covers the board! Enter if you please. There are piles of bandages, pills and potions and specifics in neat boxes, and vessels of glass crown the shelves. Those cases are the most exquisitely fine instruments of surgery. Those surgeons and nurses are practised and expert. There are cordials and wines in those bottles. There are lemons and ice and all the delicacies of the tropics in those enclosures. Those sick men are clothed in fine linen and repose on genial couches. That body is being embalmed to be sent home.

Oh, dreary contrast! We are now in a Confederate camp; no tents are here; war has worn them out. No silken banner floats—it is in shreds and patches and cannot be replaced. The solitary fire and drum discourse the inspiring strains of "Dixie." Laak and worn war-horse plucks the leaves and barks the trees; a few cows, tough and old and attenuated, await their fate. Under that tree gray frocks, faded and worn, with some lace and embroidery, an old newspaper printed on one side, an old map, and a spy glass which was used in the Mexican war, tell that Stonewall Jackson or Forrest are there. Around the fire, smoke-dried, reclining on the naked earth, two or three on a blanket, as a matter of economy; the overcoat is in tatters, the haversack is turned inside out, the canteen has been trampled from Yankee prisoners, the cloak has been picked up on a battlefield—you have the Confederate soldier! Those boots are wet and let in the cold and rain; that hat has been shot to pieces; those pantaloons have lost six inches of the extremity—but when can they be replaced? The soldier cooks his hard meal bread and toasts his bacon on the embers, and in his tin cup he has contrived a substitute for coffee, which is not honored by either milk or sugar. Noble soldier! He is not cursing the commissary or quartermaster, but recounting the adventures of yesterday, in which many a dear comrade went down; telling rough jokes of the day, or rejoicing in the glorious conflict of arms which the morrow will bring forth.

But we have said nothing of our hospitals. Seek not to recall the sickening picture. At first we did very well, but soon even ordinary comforts were impracticable, and thousands died from the mere want of those ministrations of medicine and general stimulants which it became impossible to provide.—*De Bow's Review.*

AN INDEPENDENT PAUPER.—An old fellow in a town in Essex county, Mass., once respectable, who, through looking upon the wine when it was red, and fluids of other colors, was reduced to the condition of a pauper, was allowed occasionally liberty beyond the poor-house walls, which he improved by calling on a dear friend who clandestinely sold the creature. On his last visit he imbibed a glass or two, and received, besides, a couple of glasses in a bottle, fortified with which he sallied forth to fall into the arms of a constable, who had watched him through the window; the result was, the friend was prosecuted and the pauper summoned as a witness. When placed upon the stand he was asked if he knew the prisoner. "Did you ever go there?" "Yes; always when he went to town." "And now," said the magistrate, "did you ever buy any liquor there?" "Which?" said the old fellow, suddenly hard of hearing. "Did you ever buy any liquor there?" "I decline to answer!" said the witness. "You must answer or be committed for contempt," said the judge, sternly. "Well," replied the old fellow, after a few moments' pause, "what will be the penalty?" "Imprisonment in the Salem jail," responded the judge. "Indeed! Well, as I think that an improvement on the poor house, I sha'n't tell!" And he hid it; thereby saving his friend.

THE FIRE INSURANCE COMPANY OF ALEXANDRIA offer for sale \$10,000 Alexandria Corporation Stock. \$7,000 O. & A. R. R. 2nd mortgage; And 123 shares Water Company (Alexandria) Stock, in lots to suit purchasers. For terms apply to J. H. BRENT, President, Or. C. W. WATTLERS, Secretary. No. 127, King St., Alexandria, Va.

OILS! OILS! OILS!—Winter strained Lard Oil; Winter-strained Elaine Oil; Sperm Oil; Paraffine Oil for Machinery; "B" White Whale Oil; "B" Binnacle Oil; Tanners' Oil; Straits Oil; New-foot Longwood Lubricating Oil; Natural Petroleum Oil; Refined Coal Oil; Raw and Boiled Linseed Oil; Roofing Oil; Opal Machine Oil; Tallow Oil; Train Oil; Paraffine Spindle Oil; do. Engine Oil, received for sale by HENRY COOK, No. 39, King street.

ZEPHYR WORSTED. LARGE SUPPLY JUST RECEIVED. BEST QUALITY. DIRECT FROM IMPORTERS. AT TWENTY-FIVE CENTS PER OUNCE. Here are on hand an inferior Zephyr Worsted, which is being ready at 20c per ounce. CHARLES W. GREEN, No. 68, King street.

COURT NOTICES.

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 17, 1866, Robert I. Edelin, M. German, Thomas McCormick, administrator of Elias Harrison, deceased, James E. McGraw, Willis Henderson, Julia Wheatley, and Mary 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 Appich, Ewell C. Atwell, N. W. Burchell, Maria Buchanan, administratrix of R. E. Buchanan, Newton J. H. Devaughn, A. W. Eastlack, J. C. Deason, Harper, Luther D. Harrison, H. W. Hardy, John Jones, Margaret Kinzer, with the will annexed of L. Louis Kinzer, Hugh Latham, J. W. Nalls, C. Richards, R. W. Robinson, John Summers, Stephen Swayne, 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 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 Building Association; the condition of the association and its members; the amount due on the several deeds of trust executed for the benefit of the said 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 20th 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 FAIRFAX COUNTY, November term, 1866, William E. McGraw, complainant, vs. William B. Mott, defendant. 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 liens upon the lands of the defendant in the bill and proceedings mentioned, how due, and his respective priorities, and that he report his proceedings herein to the next term of this Court, with such matters as he may deem pertinent, or that any party interested may require.

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. B. GOODING, Clerk.

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, George Washington, complainant, vs. Catharine Burley, Administratrix of James Burley, deceased, and Alice and Maria Burley, heirs, 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, Administrator of James Burley, deceased, and that he do ascertain the fee simple and annual value of the real estate of which said James Burley died, seized; the judgment against the decedent and his priorities, 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. The parties interested in the decree of which the foregoing is an abstract, are notified 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, Alexandria Co.

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 15th, 1866, George Washington, complainant, vs. M. A. Feby and William Shreve, defendants. The Court doth adjudge, 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 he shall give notice of the time and place of taking the same, by publication in some 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 25th day of February, 1867, at my office in the city of Alexandria, when and where I shall proceed to execute the same.

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

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 the Court do take an account of the debts secured by the several deeds of trust, 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, mortgage, or otherwise, are existing on the said tract of land, and take an account of the present condition of the property, real and personal conveyed by the aforesaid deeds of trust, or any of them, what portions of the same have been sold, by whom and under what deed or deeds, if any, by whom the proceeds were received, and how they were applied, or how they have been disposed of, and report thereof to this Court, together with any other matter he may deem pertinent, or that any party interested may require him to report specially. A copy, teste.

W. B. GOODING, Clerk.

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, Mary P. Roberts, complainant, vs. Beale, Mary P. and Lindley M. Roberts, defendants. The Court doth adjudge, order and decree, that M. D. Ball, one of the Commissioners of this Court, do take an account of the liens on the estate of L. M. Roberts and their priorities, together with all debts due to the estate, and the amount of real estate belonging to him, in fee simple and annual value and the amount and value of his personal property, and he shall give notice of his action under this decree, by advertisement, published once a week for four successive weeks, in some convenient newspaper, and also be posted at the Court House door of this county, on some Court day, of the intention of the Court to take account of said road as a county road. A copy, teste.

F. D. RICHARDSON, Clerk.

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 L. Maxwell, Willard Maxwell, Agnes Maxwell, Alice Maxwell, Catharine Maxwell, and Albert Sturt, 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; said publication 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, Circuit Court, Alexandria Co.

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 15, 1866, "The Potomac Building Fund Association of Alexandria," complainant, vs. Gilbert S. Meyer, J. C. Taylor, George W. Brent, J. Lewis Evans, A. Woodward, M. W. Edelin, N. W. Burchell, J. H. Devaughn, A. O. Sullivan, John L. Pascoe, C. Noland, John Arnold, George W. Davis, John T. Hill, William B. Nalls, John Summers, R. B. Shirley, Margaret Kafferty and John Leally, 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; the condition of the association and its members; the amount due on the several deeds 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 Court, Alexandria Co.

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 15th, 1866, George Washington, complainant, vs. Catharine Burley, Administratrix of James Burley, deceased, and Alice and Maria Burley, heirs, 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, Administrator of James Burley, deceased, and that he do ascertain the fee simple and annual value of the real estate of which said James Burley died, seized; the judgment against the decedent and his priorities, 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. The parties interested in the decree of which the foregoing is an abstract, are notified 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, Alexandria Co.

IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 23d, 1866, E. C. Fitzhugh, administrator of M. C. Fitzhugh, deceased, complainant, vs. M. A. Feby and William Shreve, defendants. The Court doth adjudge, 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 he shall give notice of the time and place of taking the same, by publication in some 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 25th day of February, 1867, at my office in the city of Alexandria, when and where I shall proceed to execute the same.

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

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 the Court do take an account of the debts secured by the several deeds of trust, 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, mortgage, or otherwise, are existing on the said tract of land, and take an account of the present condition of the property, real and personal conveyed by the aforesaid deeds of trust, or any of them, what portions of the same have been sold, by whom and under what deed or deeds, if any, by whom the proceeds were received, and how they were applied, or how they have been disposed of, and report thereof to this Court, together with any other matter he may deem pertinent, or that any party interested may require him to report specially. A copy, teste.

W. B. GOODING, Clerk.

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, Mary P. Roberts, complainant, vs. Beale, Mary P. and Lindley M. Roberts, defendants. The Court doth adjudge, order and decree, that M. D. Ball, one of the Commissioners of this Court, do take an account of the liens on the estate of L. M. Roberts and their priorities, together with all debts due to the estate, and the amount of real estate belonging to him, in fee simple and annual value and the amount and value of his personal property, and he shall give notice of his action under this decree, by advertisement, published once a week for four successive weeks, in some convenient newspaper, and also be posted at the Court House door of this county, on some Court day, of the intention of the Court to take account of said road as a county road. A copy, teste.

F. D. RICHARDSON, Clerk.

COURT NOTICES.

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, Tyler Davis vs. Albert Drott.—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 liens upon the lands of the defendant, Albert Drott, in the bill and proceedings mentioned, how due, and his respective priorities, together with all debts due from said defendant, and for this purpose that he do convene, by advertisement, all the creditors of said Albert Drott, which advertisement shall be regarded as equivalent to personal service, and that said Commissioner do ascertain the annual and fee-simple value of said lands, and that he report his proceedings herein to the next term of this Court. But before the Commissioner shall take the account hereby ordered, he shall advertise the time and place of taking the same in some newspaper published in the city of Alexandria, which publication shall be equivalent to personal service to all parties interested therein. Extract—teste.

W. B. GOODING, Clerk.

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.

IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, Francis P. Crocker, et al., vs. J. C. Gunnell, vs. Jos. McGill and 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 thereof, charging the said lands, and, also, the debts due from said defendant, and the debt of the complainant in five years; and that he report his proceedings herein to the next term of this Court, with any matter he may deem pertinent, or which may be required to be specially stated. In taking the said account the Commissioner is authorized to publish for four weeks, in some newspaper published in the city of Alexandria, which shall be regarded as equivalent to personal service upon all the parties interested. Extract—teste.

W. B. GOODING, Clerk.

NOTICE is hereby given that I will proceed to execute the provisions of this decree, at my office, at Fairfax C. House, on SATURDAY, the 23rd day of February next.

M. DULANY BALL, Comm'r. in Chancery.

VIRGINIA.—At rules held in the Clerk's Office of the County Court of Prince William, on the 6th day of January, 1867, John F. Johnson vs. Basil Brawner and Malinda, his wife, Redmar, F. Brawner, Stephen E. Meade, John H. Sullivan and the heirs of William Brawner, whose names are unknown, defendants. In Chancery.

The object of this suit is to obtain a deed for a certain tract of land in the county of Prince William, near Manassas Junction, containing about 102 acres, purchased by the plaintiff of the defendant, Redmar F. Brawner, attorney in fact for the defendant, John H. Sullivan. The defendants, Stephen E. Meade, John H. Sullivan and the heirs of William Brawner, whose names are unknown, have appearing and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that they are non-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, teste.

M. B. SINCLAIR, Clerk.

VIRGINIA, to wit:—In the Circuit Court of Fairfax County, February term, 1867, Richard A. Weil, administrator of John Willcox, deceased, vs. S. J. Hoag, O. W. Hunt and Henry Tyler. In Chancery. Memorandum—The object of this suit is to attach in the hands of the defendants, O. W. Hunt and Henry Tyler, any money in their hands, due or to become due to the defendant, S. J. Hoag, individually or as commissioner for the sale of a house and lot in the town of Providence, in a certain suit depending in the Circuit Court of Fairfax, in which said Hoag is a complainant, from Daniel F. and Sheldon J. Hoag are defendants, to satisfy and pay out of said suit the sum of \$345, with interest from 1st January, 1867.

It appearing by affidavit filed that the defendant, S. J. Hoag, 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, teste.

W. B. GOODING, Clerk.

VIRGINIA, to wit:—In the Circuit Court of Fairfax County, February term, 1867, Jas. W. Farr vs. J. E. Reeside. In Chancery. Memorandum—The object of this suit is to attach the following pieces of land in the county of Fairfax, to wit: A tract of land containing 284 acres near Dranesville, now standing in the name of James W. Farr, and contracted to be sold to the said defendant. Also a piece of land near Dranesville, containing 7 acres, the property of the said defendant; to satisfy and pay a promissory note of \$1750, with interest thereon, from 1st February, 1867, until paid, and the costs of this suit.

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, teste.

F. D. RICHARDSON, Clerk.

WALL PAPER, &c.

WALL PAPERS, BORDERS, FIRE BOARD PRINTS, WINDOW PAPER.
JOHN P. CLARKE
Has resumed his business at the old stand, NO. 158, KING STREET. HIS PAPER HANGING DEPARTMENT contains as usual the choicest, both PLAIN AND DECORATIVE, of the most celebrated FRENCH AND AMERICAN MANUFACTURE, suitable for Parlors, Dining Rooms, Halls, &c. All orders for PAPERING Private Dwellings and Public Buildings will be promptly executed in the most superior style at the lowest prices. The many years experience in this business makes him confident in giving satisfaction to all that may favor him with their patronage. mh 24-4f

178 WALL PAPERS. 178
SOUTH KING ST., SOUTH KING ST.
WINDOW SHADES, PAPER CURTAINS, PICTURE FRAMES, SHADE FIXTURES, PICTURE CORDS, TASSELS, FIRE BOARD PRINTS, BORDERS, &c.

The subscriber begs leave to inform his friend and the public generally that he has on hand, and will be constantly receiving, choice selections of the above named goods, which will be sold at reduced prices for cash.

All orders for Paper Hanging, Window Shades, putting down carpets, &c., will be promptly attended to by experienced workmen and at moderate charges.

A. M. TUBMAN, 178, south side King street, my 21-4f

OPEN THIS DAY! NEW GOODS! GREAT BARGAINS!

Balmoral Skirts. Dress Goods. Bleached and Unbleached Cottons. Heavy Grey Cloths. Blankets, Towel Flannels. Hoop Skirts, Corsets. Gloves, Hosiery. Shawls, Calicoes. Tickings, Striped Domestic. Bleached Shirt Bosoms, with a general assortment of first-class dry Goods, all of which will be sold at the very lowest prices, for cash.

ROBERT L. WOOD, No. 170, King street, Under "A" & "B" signs. my 22-4f

BROOM FACTORY. HERRIC SMITH'S BROOM FACTORY
NO. 4, KING STREET. (NEAR FAIRFAX.) THE HIGHEST CASH PRICE WILL BE PAID FOR BROOM CORN. dec 17-notf

DWELLING HOUSE WANTED. A brick dwelling house, containing six or seven rooms, in a good location, and situated on a paved street. It must also be supplied with water and gas. Apply through the Post Office, to box 218. jan 25-

ITALIAN MACARONI AND VERMICELLI. Just received, and for sale by **HARRIE HOUGH,** Corner Pitt and Prince streets. jan 26-

JUST RECEIVED.—10 bushels Hominy; 2 J. J. Kirk's choice Butter; 1 Ginea sugar cured Hams; Best Family Lard; Clarified Glycer Vinegar; for sale by **J. C. MILLBURN,** Jan 12— Opposite the Market.

DINEAPPLE AND EASTERN DAIRY CHEESE. Just received and for sale by **HARRIE HOUGH,** Corner Pitt and Prince streets. jan 26-

VINEGAR.—A good article of VINEGAR for sale by **J. C. MILLBURN,** cor. Cameron & Royal sts., opposite the Market. aug 2-4f

COAL OIL! COAL OIL! COAL OIL! Coal Oil of the best quality, for sale low by **GWIN & BECKHAM,** No. 6, Union street. jan 5-

FLOUR.—50 bbls. Old Dominion Extra Flour; 25 bbls. John Davidson's Extra Flour; 20 bbls. John Davidson's Family Flour. my 20-4f

FOR SALE AND RENT.

FISH WHARF FOR RENT. Sealed proposals will be received at the Auditor's Office until 12 o'clock, February 15th, for the renting of the Fish Wharf, during the approaching season, commencing the first day of March and ending the first day of June, 1867. This property will be rented as it now stands, and the renter will be required to furnish lumber, for platforms, sufficient to accommodate the trade. In renting this property it must be distinctly understood that no privilege respecting the sale of fish thereon will be granted, inconsistent with the laws on that subject; and that all the passways on the property must be kept open and free. The rent to be paid, one-third on the 1st day of May, one-third on the 1st day of June, and one-third on the 1st day of July, 1867. The renter will be required to give reasonable notes, corresponding with the above dates, payable in currency, and secured by a deposit of United States or other interest paying bonds in amount satisfactory to Committee. The renter will not be permitted to erect any building on a less distance than 70 feet from the east front of wharf, and 50 feet from south front of wharf. **THOMAS SMITH,** Feb 2-notf Chf. Com. on Pub. Prop.

DARE CHANGE. For a man with limited means to make money!—A STORE and BLACKSMITH SHOP FOR SALE, at a regular depot on the Orange & Alexandria R. R., within 40 miles of Washington, where a good business can be done. A regular Postoffice is connected with the Station. The property will be sold reasonably if applied for soon. Reason for selling out—other business to attend to. For information, as to terms, &c., apply to **S. CHILDERS,** Jan 11-1m Nokesville Station, O. & A. R. R.

FOR RENT.—THE STORE AND DWELLING on Fairfax, between Queen and Princess streets, containing nine rooms. Also, TWO HOUSES, containing five rooms each, on Fairfax, between Queen and Princess streets—possession given immediately. Enquire at No. 130, King st. jan 1-4f

DESIRABLE HOUSES FOR SALE. One adjoining Prince St., 45 and 47, on the west side of Water street, 55 ft. 6 inches north of Duke street. The lots front on Water street about 161 feet each, and run back 63 ft 5 inches. Apply to **W. C. YEATON,** dec 10-notf Attorney for Owner.

FOR RENT OR LEASE.—The three story brick DWELLING, No. 19, Fairfax street—supplied with water and gas. For further particulars apply at No. 101, Prince st. dec 5-notf **W. A. HARPER,**

FOR RENT.—TWO STORES under the Mansion House Hotel; also, DWELLING, 100 ft. long, two suitable for large families, or boarding houses, and others of smaller capacity. And on Union street, convenient to the railroad, TWO LARGE YARDS, suitable for the lumber, coal, wood, or plaster trade. Enquire of **JAMES GREEN,** 135-1/2 Prince street. jan 1-4f

REAR-27, BUILDING MATERIALS, &c. R. J. SLOAN, B. E. BRUNER, CLOAN & BRUNER, LUMBER MERCHANTS.

All kinds of lumber constantly on hand, and sold at the lowest prices. Office—Hunters' Wharf, near the Strand. dec 2-notf

DEALERS IN HARDWARE TOOLS, NAILS, LOCKS, CUTLERY, SASH, DOORS, BLINDS, GLASS, PUTTY, &c. Has removed to **SOUTH KING STREET, (BROWN'S NEW BUILDING.)** dec 5-4f

THE HIGHEST CASH PRICE WILL BE PAID FOR BROOM CORN. dec 17-notf

DWELLING HOUSE WANTED. A brick dwelling house, containing six or seven rooms, in a good location, and situated on a paved street. It must also be supplied with water and gas. Apply through the Post Office, to box 218. jan 25-

ITALIAN MACARONI AND VERMICELLI. Just received, and for sale by **HARRIE HOUGH,** Corner Pitt and Prince streets. jan 26-

JUST RECEIVED.—10 bushels Hominy; 2 J. J. Kirk's choice Butter; 1 Ginea sugar cured Hams; Best Family Lard; Clarified Glycer Vinegar; for sale by **J. C. MILLBURN,** Jan 12— Opposite the Market.

DINEAPPLE AND EASTERN DAIRY CHEESE. Just received and for sale by **HARRIE HOUGH,** Corner Pitt and Prince streets. jan 26-

VINEGAR.—A good article of VINEGAR for sale by **J. C. MILLBURN,** cor. Cameron & Royal sts., opposite the Market. aug 2-4f

COAL OIL! COAL OIL! COAL OIL! Coal Oil of the best quality, for sale low by **GWIN & BECKHAM,** No. 6, Union street. jan 5-