

Alexandria Gazette

VOLUME LXVIII.

ALEXANDRIA, VA. WEDNESDAY EVENING, FEBRUARY 27, 1867.

NUMBER 50.

ALEXANDRIA GAZETTE
AND VIRGINIA ADVERTISER.
PUBLISHED DAILY BY
EDGAR SNOWDEN.
OFFICE—GAZETTE BUILDING, NO. 70, PRINCE ST.
TERMS OF SUBSCRIPTION—IN ADVANCE:
One Year, \$5.00
Six Months, \$3.00
Three Months, \$1.75
One Month, \$0.50

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

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.
Marriage Notices and Obituaries, exceeding five lines, will be charged for at advertisement rates.
All communications must be accompanied by the names of the authors, and rejected communications cannot be returned.

MISCELLANEOUS ITEMS.

A telegraphic dispatch from Frankfort, Ky., states that the factions in the Democratic State Convention effected a compromise on the 22nd inst. Gen. W. C. Preston was withdrawn from the contest for the Governorship, and the following nominations were made: For Governor, John L. Helm, (ex-Governor); For Lieutenant Governor, John W. Stevenson, (formerly member of Congress); for Attorney General, John Rankin.

Dr. Raily J. Clark died at Glen's Falls, N. Y., on Wednesday last, in the 90th year of his age. It is stated that he drew up the constitution of the first regularly organized temperance society in the United States, in Saratoga county, in 1808.

There are Chinese laborers now on a Louisiana plantation. The Natchitoches Times of the 6th says: "The coolies are good laborers, and sober men. They are industrious, and perfectly satisfied with their new country."

An engine on the New York Central Railroad exploded while standing near the Broadway crossing at Albany, Monday. The engine was seriously hurt and others slightly. The engine was entirely destroyed.

The Columbus and Indiana Central Railway bridge, over the Miami river, at Piquette, which has since been carried away by floods and ice within the last two weeks, is now substantially rebuilt.

The soundings for the cable between Cuba and Florida have been made, and the cable will be laid by next November. A submarine mountain was discovered while making the sounding.

Colonel Melville G. Moore has been confirmed by the Senate as paymaster in the army. This gentleman has been acting as chief of the President's private secretaries.

The 44th U. S. Colored Infantry, under command of Colonel Miles, will shortly leave Washington for South Carolina, having been ordered to duty in that department.

Emigration from Germany to the U. S., according to letters written from Berlin and Munich, will become a "complete torrent" as the spring advances.

George R. Latham, of West Virginia, was yesterday confirmed by the Senate as Consul at Melbourne, Australia.

Rev. Michael McCarron, Archbishop of the Catholic Diocese of New York, died in that city on Saturday.

Canada.
TORONTO, February 25.—An advance copy of the Confederation bill to be introduced into the Imperial Parliament has been received here. The name of the united provinces is to be "The Kingdom of Canada."

The Federal Legislature will be styled the Parliament of Canada. The upper house is to be styled the Senate and the lower house the House of Commons. The local legislatures to be known as the Provincial Legislatures of Ontario, Quebec, Nova Scotia and New Brunswick, respectively.

Ontario, formerly Upper Canada, to have but one chamber, to be known as the Legislative Assembly of Ontario. The other Provinces have each a Legislative Council and House of Assembly. The Speaker of the Senate is to be appointed by the Crown, and is to have power to create six additional Senators beyond the stipulated seventy-two, in the event of necessity. The House of Commons is to consist of one hundred and eighty-one members: eighty-two from Ontario, sixty-five from Quebec, nineteen from Nova Scotia, and fifteen from New Brunswick. The Queen's representative presiding over the new kingdom is to retain the title of Governor General, with a salary of \$50,000. Each Province is to have a Lieutenant Governor, to be appointed by the Governor General in Council. The seat of Government is to be at Ottawa, subject to the royal prerogative; Toronto, Quebec, Halifax and Fredericton to be the seats of the local legislatures.

A railroad from the St. Lawrence to Halifax is to be commenced six months after the union, and completed within three years.

Provision is made for the admission hereafter of Newfoundland, Prince Edward Island, Rupert's land, Northwest Territory, and British Columbia, on such terms as the Parliament of Canada shall deem equitable.

TAKE NOTICE.
The subscriber is now receiving direct from the manufacturer a large supply of
OVAL PICTURE FRAMES,
of very rich and entirely new patterns, which will be sold at greatly reduced prices for cash. Also, Gold Window Shades, Wall Papers, &c. Call and see them.
A. M. TUBMAN,
118, King street,
no 2—1 door above Washington st.

FISHER'S UNRIVALLED Mince
MEAT, new layer Raisins, Citron and Currants, just received and for sale by
HARRIE HOUGH,
dec 11—Corner of Pitt and Prince sts.

FOR RENT—A STORE and DWELLING attached on Fairfax street, one door south of Leadbeater's Drug Store. Enquire at Davy & Harmon's, corner Prince and Royal streets. [Feb 21-1m] G. C. HEWES, Agent.

225000 NORTH CAROLINA CYPRESS SHINGLES, landing from the S. H. TRAVIS and George W. BINGHAM, for sale by
SMOOTH & PERRY,
dec 20—Corner Cameron and Union sts.

JUST RECEIVED—Hays' Genuine Woolen Yarns, of all numbers and colors; Dexter's Knitting Cotton, three and four threads, all numbers and colors; also, a full assortment of Zephyr Worsted, all of which will be sold cheap for cash at
C. C. BERRY'S,
ce 12—72, King street

JUST RECEIVED—A large assortment of HORTICULTURAL TOOLS of J. P. BARTHOLOMEW, for sale by
SMOOTH & PERRY,
dec 20—Corner Cameron and Union sts.

JUST RECEIVED—Hays' Genuine Woolen Yarns, of all numbers and colors; Dexter's Knitting Cotton, three and four threads, all numbers and colors; also, a full assortment of Zephyr Worsted, all of which will be sold cheap for cash at
C. C. BERRY'S,
ce 12—72, King street

FOR RENT—A first-class STORE HOUSE on No. 15, King street—one of the best locations in the city for a grocery and commission business. Possession given 20th of February. Apply to
R. L. WOOD,
[Jan 29-1f]

FOR RENT—THE STORE and DWELLING on Fairfax street, one door south of Leadbeater's Drug Store. Enquire at Davy & Harmon's, corner Prince and Royal streets. [Feb 21-1m] G. C. HEWES, Agent.

FOR RENT—THE STORE and DWELLING on Fairfax street, one door south of Leadbeater's Drug Store. Enquire at Davy & Harmon's, corner Prince and Royal streets. [Feb 21-1m] G. C. HEWES, Agent.

FOR RENT—THE STORE and DWELLING on Fairfax street, one door south of Leadbeater's Drug Store. Enquire at Davy & Harmon's, corner Prince and Royal streets. [Feb 21-1m] G. C. HEWES, Agent.

COURT NOTICES.

VIRGINIA.—At rules held in the Clerk's Office of the Circuit Court of Alexandria county, on the 4th day of February, 1867, Clarendon and William R. Johnson, plaintiffs, against David P. Bodfish, Alexander Mills, Martin L. Sheldon and A. Grant Childs, joint partners, under the name and style of Bodfish, Mills & Co., and the Alexandria and Fredericksburg Railway Company, defendants. In chancery and on attachment.
The object of this suit is to recover of the defendants the sum of \$25,750 75, and to subject certain bonds to which the defendants, Bodfish, Mills & Co., are entitled, executed by and in possession of the said Alexandria and Fredericksburg Railway Company; also, any stock in which they are entitled, and any other estate or debts due them within the county of Alexandria, to the payment of the same.
The defendants, David P. Bodfish, Alexander Mills, Martin L. Sheldon and A. Grant Childs, jointly and severally, under the name and style of Bodfish, Mills & Co., 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, teste, J. TACEY, Clerk.
Brent & Wattle's, P. Q. feb 14-1aw4w

VIRGINIA.—At rules held in the Clerk's Office of the Circuit Court of Alexandria county, on the 4th day of February, 1867, Herman K. Bradshaw, plaintiff, against David P. Bodfish, Alexander Mills, Martin L. Sheldon and A. Grant Childs, joint partners, under the name and style of Bodfish, Mills & Co., defendants. In chancery and on attachment.
The object of this suit is to recover of the defendants the sum of \$10,000, with interest on \$4,000, part thereof from October 15, 1866, and on \$6,000, another part thereof, from November 15, 1867, till paid, and to subject the debt to which the said sum is due, to the payment of the same, and to the defendants, Bodfish, Mills & Co., and also any other estate or debts due the said debtors, Bodfish, Mills & Co.
The defendants, Bodfish, Mills & Co., 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, teste, J. TACEY, Clerk.
Brent & Wattle's, P. Q. feb 14-1aw4w

VIRGINIA.—At rules held in the Clerk's Office of the Circuit Court of Alexandria county, on the 4th day of February, 1867, Daniel Williamson, plaintiff, against Thomas Grayson, defendant. In case and on attachment.
The object of this suit is to recover from the defendant the sum of \$815, with legal interest on \$150, from July 15, 1866, and on the residue from the 1st day of August, 1867, subject to the order of the court, and to subject certain real estate in the city of Alexandria, Va., consisting of a house and lot of ground, at or near the intersection of the north side of Cameron street, with the east side of Henry street; and also, a lot of ground at the corner of Cameron and Martha streets, at the wharf in front of the city of Alexandria, Va.
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, teste, J. TACEY, Clerk.
H. O. Claughton, P. Q. feb 9-1aw4w

VIRGINIA.—At rules held in the Clerk's Office of the Circuit Court of Alexandria county, on the 4th day of February, 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 and agent for the defendant, John H. Sullivan, and the defendants, Stephen E. Meade, John H. Sullivan, and the heirs of Wm. Brawner, whose names are unknown, not having appeared 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 they appear within one month after due publication hereof, 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. SINGLAIR, Clerk.
A. Nicol, P. Q. feb 8-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Warfield S. Jenks, Harry Bailey and Sarah E. Bailey, complainants, against K. Brown, Catharine C. Brown and John K. Brown, defendants. In chancery.
Mem:—The object of this suit is to obtain a decree for the payment of one thousand, with interest thereon, to the complainants, being the balance due for the purchase of 40 acres of land in the county of Fairfax, near Clarks Mill, sold by said complainants to S. K. Brown, acting as trustee for Catharine C. Brown, wife of John K. Brown.
It appearing by affidavit filed that the said defendants are non 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. A copy, teste, F. D. RICHARDSON, Clerk.
Beach, P. Q. feb 7-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Richard M. Weir, administrator of John W. Wilcox, deceased, plaintiff, against J. Hoag, O. W. Hunt and Henry Tyler, in chancery.
Mem:—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 plaintiff, S. J. Hoag, in the sum of \$1750, and to subject the same to the payment of the same, and to the plaintiff, S. J. Hoag, in the sum of \$1750, with interest thereon from 1st February, 1859, 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, A. G. GOODING, Clerk.
Lowe, P. Q. feb 7-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Jas. W. Farr vs. J. E. Reeside. In chancery.
Mem:—The object of this suit is to attach the following pieces of land in the county of Fairfax, viz: A tract of land containing 1882 acres near Dranesville, now standing in the name of 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 plaintiff the sum of \$1750, with interest thereon from 1st February, 1859, 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.
Brent & Wattle's, P. Q. feb 7-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Jas. W. Farr vs. J. E. Reeside. In chancery.
Mem:—The object of this suit is to attach the following pieces of land in the county of Fairfax, viz: A tract of land containing 1882 acres near Dranesville, now standing in the name of 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 plaintiff the sum of \$1750, with interest thereon from 1st February, 1859, 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.
Brent & Wattle's, P. Q. feb 7-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Jas. W. Farr vs. J. E. Reeside. In chancery.
Mem:—The object of this suit is to attach the following pieces of land in the county of Fairfax, viz: A tract of land containing 1882 acres near Dranesville, now standing in the name of 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 plaintiff the sum of \$1750, with interest thereon from 1st February, 1859, 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.
Brent & Wattle's, P. Q. feb 7-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Jas. W. Farr vs. J. E. Reeside. In chancery.
Mem:—The object of this suit is to attach the following pieces of land in the county of Fairfax, viz: A tract of land containing 1882 acres near Dranesville, now standing in the name of 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 plaintiff the sum of \$1750, with interest thereon from 1st February, 1859, 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.
Brent & Wattle's, P. Q. feb 7-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Jas. W. Farr vs. J. E. Reeside. In chancery.
Mem:—The object of this suit is to attach the following pieces of land in the county of Fairfax, viz: A tract of land containing 1882 acres near Dranesville, now standing in the name of 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 plaintiff the sum of \$1750, with interest thereon from 1st February, 1859, 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.
Brent & Wattle's, P. Q. feb 7-1aw4w

COURT NOTICES.

IN FAIRFAX COUNTY COURT, November term, A. Stoddard vs. A. Aldrich. In chancery.
And the Court doth further adjudge and decree that this cause be referred to M. D. Ball, one of the Master Commissioners of this Court, to ascertain and report the several liens, their amounts, priorities, and to whom due, existing on the land, in the bill and proceedings mentioned, and that he ascertain the fee-simple and annual value of said land, and to this end that he convene the creditors of said Aldrich by notice, for at least four weeks, in some newspaper, of the time and place of taking such account, service on the interested parties, and that he report his proceedings therein to the next term of this Court, with any matter he may deem pertinent, or that either party interested may require. An extract—Teste,
F. D. RICHARDSON, Clerk.

Parties interested in the above decree are notified that I will take the accounts therein ordered, at my office, at Fairfax Court House, on SATURDAY, the 16th day of March next.
M. DULANY BALL,
Com'r. in Chancery.
fe 14-1aw4w

VIRGINIA.—At rules held in the Clerk's Office of the Circuit Court of Alexandria county, on the 4th day of February, 1867, Daniel Williamson, plaintiff, against Thomas Grayson, defendant. In case and on attachment.
The object of this suit is to recover from the defendant the sum of \$815, with legal interest on \$150, from July 15, 1866, and on the residue from the 1st day of August, 1867, subject to the order of the court, and to subject certain real estate in the city of Alexandria, Va., consisting of a house and lot of ground, at or near the intersection of the north side of Cameron street, with the east side of Henry street; and also, a lot of ground at the corner of Cameron and Martha streets, at the wharf in front of the city of Alexandria, Va.
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, teste, J. TACEY, Clerk.
H. O. Claughton, P. Q. feb 9-1aw4w

VIRGINIA.—At rules held in the Clerk's Office of the Circuit Court of Alexandria county, on the 4th day of February, 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 and agent for the defendant, John H. Sullivan, and the defendants, Stephen E. Meade, John H. Sullivan, and the heirs of Wm. Brawner, whose names are unknown, not having appeared 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 they appear 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, J. TACEY, Clerk.
H. O. Claughton, P. Q. feb 9-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Warfield S. Jenks, Harry Bailey and Sarah E. Bailey, complainants, against K. Brown, Catharine C. Brown and John K. Brown, defendants. In chancery.
Mem:—The object of this suit is to obtain a decree for the payment of one thousand, with interest thereon, to the complainants, being the balance due for the purchase of 40 acres of land in the county of Fairfax, near Clarks Mill, sold by said complainants to S. K. Brown, acting as trustee for Catharine C. Brown, wife of John K. Brown.
It appearing by affidavit filed that the said defendants are non 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. A copy, teste, F. D. RICHARDSON, Clerk.
Beach, P. Q. feb 7-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Richard M. Weir, administrator of John W. Wilcox, deceased, plaintiff, against J. Hoag, O. W. Hunt and Henry Tyler, in chancery.
Mem:—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 plaintiff, S. J. Hoag, in the sum of \$1750, and to subject the same to the payment of the same, and to the plaintiff, S. J. Hoag, in the sum of \$1750, with interest thereon from 1st February, 1859, 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, A. G. GOODING, Clerk.
Lowe, P. Q. feb 7-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Jas. W. Farr vs. J. E. Reeside. In chancery.
Mem:—The object of this suit is to attach the following pieces of land in the county of Fairfax, viz: A tract of land containing 1882 acres near Dranesville, now standing in the name of 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 plaintiff the sum of \$1750, with interest thereon from 1st February, 1859, 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.
Beach, P. Q. feb 7-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Jas. W. Farr vs. J. E. Reeside. In chancery.
Mem:—The object of this suit is to attach the following pieces of land in the county of Fairfax, viz: A tract of land containing 1882 acres near Dranesville, now standing in the name of 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 plaintiff the sum of \$1750, with interest thereon from 1st February, 1859, 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.
Beach, P. Q. feb 7-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Jas. W. Farr vs. J. E. Reeside. In chancery.
Mem:—The object of this suit is to attach the following pieces of land in the county of Fairfax, viz: A tract of land containing 1882 acres near Dranesville, now standing in the name of 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 plaintiff the sum of \$1750, with interest thereon from 1st February, 1859, 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.
Beach, P. Q. feb 7-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Jas. W. Farr vs. J. E. Reeside. In chancery.
Mem:—The object of this suit is to attach the following pieces of land in the county of Fairfax, viz: A tract of land containing 1882 acres near Dranesville, now standing in the name of 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 plaintiff the sum of \$1750, with interest thereon from 1st February, 1859, 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.
Beach, P. Q. feb 7-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Jas. W. Farr vs. J. E. Reeside. In chancery.
Mem:—The object of this suit is to attach the following pieces of land in the county of Fairfax, viz: A tract of land containing 1882 acres near Dranesville, now standing in the name of 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 plaintiff the sum of \$1750, with interest thereon from 1st February, 1859, 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.
Beach, P. Q. feb 7-1aw4w

COMMISSION MERCHANTS.

JAMES H. SIMPSON **JAMES R. ATWILL**
SIMPSON & ATWILL,
GENERAL AUCTIONEERS
AND COMMISSION MERCHANTS,
NO. 4, SOUTH FAIRFAX STREET,
Beg leave to inform the citizens of Alexandria that they are prepared to attend to the sale of Houses, Lots, Household Effects, Horses, Cattle, and all kinds of Merchandise, &c. Returns promptly made.
JAS. H. SIMPSON,
JAS. R. ATWILL
ALEXANDRIA, Va., Jan. 9, 1867. [Jan 9-1f]

LYTTLETON WITHERS, E. LAWRENCE TOLSON,
(Forly, with Z. English.) (of Hough & Tolson.)
WITHERS & TOLSON,
Wholesale and Retail Dealers in
HAY, FEED, FLOUR, &c.
(Liberty Hall, No. 89, Cameron st.)
We, the undersigned, have this day formed a copartnership, for the purpose of conducting a wholesale and retail Feed business. We will keep constantly on hand all articles in our line, and hope to merit a liberal share of the public patronage.
LYTTLETON WITHERS,
E. LAWRENCE TOLSON.
January 3, 1867. Jan 2-1f

P. H. HOOFF,
FLOUR, GRAIN
AND GROCERY MERCHANT,
No. 28, SOUTH UNION STREET,
ALEXANDRIA, VA.
Particular attention paid to all consignments.
Jan 2-1f

T. T. GWIN, **J. T. BECKHAM,**
Formerly of Gwin & Son, Culpeper co., Va.
GWIN & BECKHAM,
FORWARDING AND
COMMISSION MERCHANTS,
No. 6, UNION STREET,
ALEXANDRIA, VA.
Strict attention given to the sale of Country Produce, and to the purchase of Guano, Plaster, Salt, Groceries, &c. no 19-1f

LUTHER D. HARRISON,
AUCTION AND
COMMISSION MERCHANT,
NO. 18, NORTH ROYAL STREET,
Respectfully solicits consignments.
Sales attended to with promptness and dispatch.
ce 31-1f

GEORGE WASHINGTON,
GROCER FORWARDING AND
COMMISSION MERCHANT,
Office No. 6, Union street,
ALEXANDRIA, VA.
Particular attention paid to the selling of all kinds of Country Produce, and of filling orders for Groceries, Guano, Seeds, &c.
Goods promptly forwarded. Jan 5-1f

W. A. SMOOT,
FORWARDING & COMMISSION
MERCHANT,
No. 3, King street
ALEXANDRIA, VA.
Strict attention paid to the sale of all kinds of Produce.
GUMBERLAND COAL kept constantly on hand. my 5-1f

J. BRODERS & CO.,
NO. 11, KING STREET,
ALEXANDRIA, VA.
GENERAL COMMISSION MERCHANTS,
Wholesale Dealers in
GROCERIES,
LIQUORS,
PROVISIONS,
SALT FISH,
AND PRODUCE,
Also keep on hand a general assortment of Cordage, Tar, Pitch, Nails, Lime, Packing Oil, Lumps, and Ship and Naval Stores.
All orders and consignments promptly attended to, and goods forwarded without delay to consignees on arrival.
Agents for the Baltimore and Potomac Transportation Line. mh 10-1f

F. L. SMITH, P. Q.
VIRGINIA.—At rules held in the Clerk's Office of the Circuit Court of Alexandria county, on the 4th day of February, 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 and agent for the defendant, John H. Sullivan, and the defendants, Stephen E. Meade, John H. Sullivan, and the heirs of Wm. Brawner, whose names are unknown, not having appeared 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 they appear 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, J. TACEY, Clerk.
H. O. Claughton, P. Q. feb 9-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Warfield S. Jenks, Harry Bailey and Sarah E. Bailey, complainants, against K. Brown, Catharine C. Brown and John K. Brown, defendants. In chancery.
Mem:—The object of this suit is to obtain a decree for the payment of one thousand, with interest thereon, to the complainants, being the balance due for the purchase of 40 acres of land in the county of Fairfax, near Clarks Mill, sold by said complainants to S. K. Brown, acting as trustee for Catharine C. Brown, wife of John K. Brown.
It appearing by affidavit filed that the said defendants are non 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. A copy, teste, F. D. RICHARDSON, Clerk.
Beach, P. Q. feb 7-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Richard M. Weir, administrator of John W. Wilcox, deceased, plaintiff, against J. Hoag, O. W. Hunt and Henry Tyler, in chancery.
Mem:—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 plaintiff, S. J. Hoag, in the sum of \$1750, and to subject the same to the payment of the same, and to the plaintiff, S. J. Hoag, in the sum of \$1750, with interest thereon from 1st February, 1859, 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, A. G. GOODING, Clerk.
Lowe, P. Q. feb 7-1aw4w

VIRGINIA. to wit:—In the Circuit Court of Fairfax county, February rules, 1867, Jas. W. Farr vs. J. E. Reeside. In chancery.
Mem:—The object of this suit is to attach the following pieces of land in the county of Fairfax, viz: A tract of land containing 1882 acres near Dranesville, now standing in the name of 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 plaintiff the sum of \$1750, with interest thereon from 1st February, 1859, 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.
Beach, P. Q. feb 7-1aw4w

VIRGINIA.</