

awards; so that in effect I had not more than about 1-2 per cent. on the business which I did at the board of commissioners, (not to mention that which was done in the court of admiralty.) Thus this commission now stands charged (pursuant to the strict letter of the instruction) against the awards on which I received payment of the English government, in what is called the "award account," though as it was in fact compensation for the whole business transacted at the board, it might with propriety have been, and probably it should have been, deducted out of a sum of 160,000 dollars paid by me into the treasury, upon what was called the "spoliation account." As the case stands, there has been carried to the public credit from the last mentioned account too much, by the amount of a commission; that fund of 100,000 dollars owes therefore, and should pay back to the "award fund" the same amount.

This is the point now submitted, and on which an explanation to the Secretary of the Treasury, from the Department of State, is requested.

I have the honor to be, sir, With the most perfect consideration and respect,
Your most obedient servant,
GEO. W. ERVING.

LATE FOREIGN NEWS.

NEW YORK, July 17.
Yesterday arrived at this port, the fast sailing and regular trading ship Pacific, Stanton, from Liverpool, which port he left on the 8th of June.
Capt. S. has furnished the editors of the Mercantile Advertiser, with London papers of the 5th of June, and Lloyd's Lists of the 4th, from which we have made the following extracts.
We have also received a pamphlet, dated 30th of May, containing Wm. Scott's opinion on the vessels lately detained in England, bound to France. The Fox was brought forward for trial, and Sir Wm. Scott postponed his decision until he should be officially informed of the existence, or repeal of the Berlin and Milan Decrees.
We further learn, that the king was extremely ill, and that his life was almost momentarily despaired of.
Lord Melville died at Edinburgh on the 29th May, where he had gone to attend the funeral of his friend Lord Blair.
Nothing later from the armies in Portugal and Spain.

MAY 29.
The following article proves the desire of Bonaparte to conciliate America; and through his object may be to embroil England with that country, that so far he is acting towards her with good faith.
List of American vessels arrived or carried into France since the 21st November last, and now released under the repeal of the Berlin and Milan decrees:—
The Globe, Murray, from Baltimore; the Atlas, Forbes, do. the Empire, Creagh, do. Mio, Johnson, do. Ann, Harrismond, from New York; Traveller, Prendergrast, do. Grace Ann Green, Green, ditto; Susan Emmeline, Hutchinson, from Philadelphia; Meteor, Huxley, do. Gilbert, Scherer, do. Hare, Bestody, from Boston; Lydia, Kilmom, do. Sally, —, from Mobile; the Adventure, Collyer, do.; the Alert, Nicholls, from Newburyport, and the Bird, Evans, from Salem.

The minister of foreign affairs, **DUKE DE BASSANO.**
There is some talk of a fresh meeting at Erfurth, between the emperor ALEXANDER and BONAPARTE. The latter wishes to let the former in security, till his plans are ripe for execution; he may again make him the medium of transmitting to some fresh insidious overtures. However, the poor princess belonging to the Rhenish confederacy, have received orders to have their coming-outs immediately completed.

JUNE 4.
Paris papers of the 29th ult. have arrived. They contain a most important article, as to the truth of which we have every reason to be alarmed—namely, that the allied army has been defeated in another engagement with Massena.

Bonaparte is still pursuing his tour of pleasure, with his empress and infant king. The imperial party left Caen on the 29th ult. on their way to Cherbourg.

The more we contemplate the situation of the allied army in the peninsula, the more we are convinced that the termination of the contest must prove fatal to our brave countrymen in that quarter.

By the Anhalt mail we have letters from St. Petersburg, as late as the 11th May.—They do not at all countenance the idea of an immediate war between Russia and France.

We have great pleasure in stating what the naval world will rejoice to hear, viz. that Bonaparte has at length consented that the gallant captain Foy should be exchanged for a French captain de vaisseau, named Calot, and that his arrival in England may be expected by the first cartel from Morlaix.

Of all the silly rumors of an attempt to assassinate Bonaparte, the last is the most absurd. It states that a pistol-shot was fired through the skirt of his coat in Paris, and that to facilitate the discovery of the assassin, the gates had been closed for four hours, and all this at a time when Bonaparte was on a tour to Cherbourg.

It is said that government has obtained the consent of the cortes and regency to take thirty thousand Spaniards into British pay.

A morning paper states, that the marriage of Bonaparte and Maria Louisa has not produced that serenity, as the part of the empire, which was which was expected, as the consequence of that matrimonial alliance; and that his majesty has actually refused to ratify the commercial treaty lately negotiated at Paris by count Metternich.

Lord Wellington has issued a proclamation at Lisbon, from his own private press, in consequence of the Portuguese government having declined to publish it. The reader will recollect that his lordship last year recommended to the people of Portugal, in the name of the line of march of the French, to remove all their valuables within the lines for safe custody. This the government would not publish at the time. The noble lord has now printed it; and in a second column publishes another, in which he says—that the prudence of his recommendation is now proved. If his advice had been followed, they would not have had to deplore the losses they have suffered; and he again warns them to be on their guard, and even now to place their property out of the reach of the enemy, as after all they may attempt, and even be able to return.

JUNE 6.
At the moment our paper was going to press, it was strongly rumored that a vessel had arrived from Alicante, the master of which says, that he was removed from the island, and confidently believed, that Massena, reinforced by Suchet, from Catalonia, with 15,000 men, had attacked Sir Brent Spencer on the 24th ult. and after a sanguinary contest, in which vast numbers were slain on each side, the English were obliged to retire from the position they occupied. The captain, whose name we hear is Wilson, left Alicante on the 29th ult.

No official bulletins as to the state of his majesty's health have yet been published. We learn, however, from the most authentic private sources, that his majesty's disorder, which is principally confined to the mind, has been so long protracted, that little or no hopes are entertained of his ever resuming the royal functions. His majesty is said to have been more tranquil through the whole of yesterday, than he had been since he was seized with the violent paroxysm on Friday. But although he slept six hours on Monday night, he awoke with so low a pulse yesterday morning, as to be unable to take any exercise. The swelling in his legs is not considered as immediately dangerous.

A most interesting document has reached this country relative to the affairs of Portugal. It is a proclamation issued by lord Wellington at Lisbon, in consequence of the government of Portugal having refused to publish it. Last year lord Wellington recommended to the people of Portugal, in the probable line of the French march, to remove all their valuables within the lines for safe custody. This the government would not publish at the time. The noble lord has now printed it at his own press, and in a second column, publishes another, in which he says—that the prudence of his recommendation is now proved; if his advice had been followed, they would not have had to deplore the loss they had suffered; and he again warns them to be on their guard, and even now to place their property out of the reach of the enemy, as after all they may attempt, and even be able to return.

The American consul has arrived from France, having left Paris on the 26th ult. It is supposed that he has brought from Mr. Russell, charge d'affaires in that city, a further confirmation of the relinquishment of American shipping and property in the French harbors.

Yesterday his majesty completed his 73d year, but in consequence of the unfortunate state of his majesty's health, the day was not celebrated in the customary manner. The morning was ushered in with the ringing of bells, and several of the fire-works were exploded in new clothing, with their engines, bands of music, &c. paraded the streets of London. In the evening, the mail coaches, with the coachmen & guards, in their new clothing, paraded the streets; and the houses of the tradesmen to their windows were brightly illuminated.

The day was kept at Whitehall by the queen and royal family in a private manner. A mail from Cadix arrived this morning. The commander in chief of the army in Catalonia gives an account of a spirited attack upon and defeat of the army of the French near Manresa, on the 31st of April. The inhabitants having retired from the town on the approach of the enemy, the latter set it on fire. This so enraged the Spanish troops that they attacked them by the light of the flames, the Spanish officers previously giving out orders to the troops to give no quarter. The Spaniards attacked with such vigor that the enemy were unable to withstand them—Many were killed and wounded, and all who were taken prisoners were instantly put to death. The enemy then retired to Barcelona having lost in their march from Manresa to Barcelona near 1700 killed and wounded.

The accounts from Madrid by the mail are to the end of April—they state the easiness of the French and their pertinacity in that city, many of whom were leaving it for France. Joseph is said to have resigned the crown of Spain.

Before Suelt left Seville to attack Sir Wm. Beresford, there were about 14,000 infantry and 1800 horse in that city. Beresford and a small force in the city of Cordova and 1800 horse in the city of Cordova.

SEVILLE, May 2.
"Sault on the 6th with three general's of division and a number of aids-de-camp for Sutcliffe, where he reviewed the troops which were there; afterwards he addressed them in the most flattering terms, and spoke with the utmost contempt of the force and skill of the Spanish and English armies."

MADRID, April 21.
"It is asserted that the patriotic king has resigned the crown of Spain in favor of his brother Napoleon; by which they no doubt intend to disguise his precipitate flight, which has been more speedily than expected in consequence of the arrival of

the Courier despatches of the 16th from Salamencia, as now, no one doubts, and the French themselves confess.—GAZ. OF THE REGENCY, MAY 18.

JUNE 8.
Mr. McRae is arrived from Morlaix, with dispatches for the American minister in London. We are informed that they announce the release of all American ships seized in France between certain dates; and that the Berlin and Milan decrees had been absolutely rescinded, so far as they related to the U. States.

The duke of Cadore has been superseded by Maret, Bonaparte's private secretary, who has written to the American agent at Paris thus:—

SIR—By a decision of the emperor, the American ships and their cargoes which have arrived in the French ports since the 2d of Nov. are set at liberty.

I have the honor, &c. **BASSANO.**
We lament to state, that the intelligence which we exclusively announced yesterday of a second engagement having taken place between the allied army, under Lord Wellington, and the French, which it is said, was attended with fatal consequences to the former, seems to be generally credited.

ANOTHER BATTLE!
"Hampshire Telegraph Office, Monday evening."
We hasten to inform the public, in a 4th edition, that the Pyramus frigate, capt. Dashwood, anchored at Spithhead at eight o'clock this evening, from the Mediterranean; and that we have just received the following intelligence from her:—

"The Pyramus, on Thursday last, spoke an American ship off Lisbon, which had come out of the Tagus on the previous Tuesday; the master of which told captain Dashwood, 'that the moment of his getting under way, an account had arrived of another battle having been fought, by the army commanded by lord Wellington.' It blew very hard when this communication took place, which prevented any more being said by the American.—Another American vessel, the Pyramus fell in with, made the same report. It is further communicated to us, as a reason for no intelligence of the same event having reached England, that it blew very strong from the northward on that coast, which would prevent (unless situated as the Pyramus was,) any vessel making a quick passage. The American left the Tagus three days after the Port Mahon, which brought the last dispatch."

A Heligoland mail is just arrived.—We have only room for the following extract:—

HELGOLAND, MAY 31.
"We have had lately some arrivals from the opposite coast, which bring no intelligence of importance. From these it appears that articles of colonial produce are advancing in price, and hopes are held out that Bonaparte's system of continental exclusion may be a little relaxed."

The account of the French troops having marched for the interior, is confirmed. A sufficient number, however, of soldiers and douaniers have been left at the different ports and depots to observe what is passing on the coast, and take care that no correspondence with a British port be carried on, and no articles of British merchandise introduced. In Lisbon there are 200 troops, at the island of Noolding 50, and proportionate numbers at other points, according to their importance."

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BALTIMORE, July 18.
The following particulars have been collected by the arrival of the Oriole, capt. Gibson, from Lisbon:—

A second battle took place between the allied army and the French about the 23d of May, at no great distance from Badajos—It was a most sanguinary combat, and the loss on the side of the English stated at 8000 men. We still think, however, that it refers to that of the 16th and 17th. Capt. Gibson expected to have brought the particulars with him, but was disappointed the morning of his departure. An English commissary however informed that such another battle would destroy the English army.—He saw 13 ships loaded with wounded soldiers bound for England—A most pitiable sight!—The regiment of Buils were all cut off excepting 4 men, and another of the Highlanders had only 26 remaining—this was in the battle of the 16th. Wellington had united all his forces with Beresford, and of course had abandoned the north of Portugal.

Whether this event took place before or after the battle of the 23d, we know not—probably after, as the siege of Badajos was continued on the 3d of June.

Lisbon has a most deplorable appearance—provisions so high that the lower class of people are literally starving, the streets are crowded with thousands of importunate beggars, men, women, and children, who necessarily assail the passing stranger.

From the side of Cadiz, we learn from an intelligent captain lately from thence, that the strongest jealousies continue to exist between the Spaniards and their English allies. A very British regiment had landed before his departure; but of an expedition of which we had no previous account of 1400 English troops sent to attack a fort in the neighborhood of Cadiz, only 300 returned. The French permitted them to land without interruption, when they commenced an attack that would have destroyed the whole of the Rodney, a line of battle ship, taken such a position as favoured the re-embarkation of those who escaped. The French continued occasionally to throw shells into the city, and it was well known that much injury would be the consequence of perseverance in it, but, for some unknown cause, great forbearance appeared to actuate the besiegers, and apparent desire to save the city, but a constant fire from Matagorda and the French works were kept up.

PHILADELPHIA, July 17.
By the brig Bevan, and the schooner Charles, from Lisbon, and the Union from Gibraltar, arrived at this port, intelligence is received from Lisbon to the 11th, and from Gibraltar to the 8th of June.

Letters from Malta had been received at Gibraltar, by a respectable house, which stated that information had reached Malta, on the 16th of May, from Constantinople, Smyrna & Odessa, of peace being concluded between Russia and Turkey—and of war being declared by Russia against France.

VINCENNES, June 14.
We are informed by a gentleman from St. Louis that about ten days ago a party of Indians, (supposed to be the Pinta Wamias) attacked an American family living about 30 miles to the south east of Cahokia, when the father and mother being from home, the Indians killed 2 of the sons, and took a daughter prisoner. When the parents returned, an alarm was raised, and capt. Wetmore, sides, with a party of volunteer Americans

Land for Sale.

I WILL sell 400 acres of LAND in the High Woods, the former residence of Laurence Washington, Esq. About 100 acres of this land are heavily timbered, and the balance lies well for farming. There are on it a dwelling House, which, at a small expense might be made comfortable, a large frame Barn, two never failing wells of water, a good peach and apple orchard, and a variety of cherry and pear trees. The purchaser will, if he chooses, have the privilege of seeding 150 acres of fallow, which will be prepared in the best manner. Likewise, 250 acres of land on Bull-kin Run. This farm is well improved, has plenty of wood, a handsome watered meadow, and is considered among the best farms on Bull-kin. There will be 70 acres of rich clover land, thirty bushels of wheat to the acre will not be an extravagant calculation from this land. Terms may be known on application to the subscriber.

HENRY GANTT.

Jefferson County, to wit,
June Court, 1811.

Abigail Fry, Plaintiff,
vs.
John Fry, acting executor of the last will and testament of Lodwick Fry, deceased, David Fry, Daniel Fry, George Fry, Martin Housman and Elizabeth his wife, David Pultz, and Sarah his wife, William Grantham and Susannah his wife, Robert Vance and Catharine his wife, and Sam Long, and Rachael his wife, Def'ts.

IN CHANCERY.
THE Defendants George Fry and Adam Long, and Rachael his wife, not having entered their appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this Commonwealth: On the motion of the Plaintiff by her Counsel, it is ordered that the said Defendants do appear here on the fourth Monday in August next, and answer the bill of the plaintiff, and that a copy of this order be forthwith inserted in the Farmer's Repository for two months successively, and posted at the door of the court house of said county.

A copy. Teste,
GEO. HITE, Clk.

Jefferson County, to wit,
June Court, 1811.

Willoughby W. Lane, Plaintiff,
vs.
John Sheely, & George North, Def'ts.

IN CHANCERY.
THE defendant John Sheely not having entered his appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that he is not an inhabitant of this Commonwealth: On the motion of the Plaintiff by his Counsel, it is ordered that the said Defendant do appear here on the fourth Monday in August next, and answer the bill of the Plaintiff, and that a copy of this order be forthwith inserted in the Farmer's Repository for two months successively, and posted at the door of the court house of said county. And it is further ordered that the Defendant North be restrained from paying, conveying away, or secreting the debts by him owing to, or the effects in his hands of the Defendant Sheely, until the further order of this court.

A copy. Teste,
GEO. HITE, Clk.

June 28.

Jefferson County, to wit,
June Court, 1811.

David Harry, Plaintiff,
vs.
John Stip, and John Stip, junr. Def'ts.

IN CHANCERY.
THE Defendant John Stip not having entered his appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that he is not an inhabitant of this Commonwealth: On the motion of the Plaintiff by his Counsel, it is ordered that the said Defendant do appear here on the fourth Monday in August next, and answer the bill of the Plaintiff, and that a copy of this order be forthwith inserted in the Farmer's Repository for two months successively, and posted at the door of the court house of said county. And it is further ordered that the Defendant John Stip, junr. be restrained from paying, conveying away, or secreting the debts by him owing to, or the effects in his hands of the defendant, John Stip, until the further order of this court.

A copy. Teste,
GEO. HITE, Clk.

June 28.

Jefferson County, to wit,
June Court, 1811.

John Miller, Plaintiff,
vs.
John Miller, Defendant.

A Miller Wanted.
I WILL give immediate employment to a miller who understands his business, and comes well recommended for his sobriety, industry and attention to business—No other need apply. A man somewhat advanced in age, who can gain the confidence of his employer and his customers, by his uniformity of conduct, may rely on getting good accommodations, with very extraordinary wages, at Muse's Mill, on Long Marsh, Jefferson county, Virginia.

TH. W. BARTON.

May 10, 1811.

Four Cents per Pound

WILL BE GIVEN AT THIS OFFICE FOR

CLEAN LINEN AND COTTON

RAGS.

Genuine Merino Sheep.

THE subscriber has just received at his Farm, near Shepherd's-Town, and offers for sale,

6 Rams and 18 Ewes, genuine and full blooded MERINOS of the Cabannas, called Paulars, Negrete and Montarin, as will more fully appear by Royal Authenticated Certificates, attested by the Hon. Don Juan Hookham Frere, Envoy Extraordinary of his Britannic Majesty to his Catholic Majesty, Ferdinand the 7th, and shipped by Alexander Brearly, Esq. Captain of the Royal Spanish Navy.

These valuable animals were selected from the interior of Spain, out of flocks the most celebrated and valuable in that country, and transported by Richard S. Hackley, Esq. American Consul in Cadiz. They are considered the finest ever imported into the United States, and are in most excellent health and condition. The extraordinary fineness of their wool, their gentle and prolific nature, and the very little trouble required in raising them, render them objects of the greatest importance to Farmers who wish to improve their breed of Sheep, and produce wool that will readily command from 3 to 4 dollars per lb. They may be viewed at any time at the Falling Spring Place, and will be sold upon accommodating terms and liberal credit.

JACOB MORGAN.

THE above Sheep if not disposed of at private sale, will be sold at public auction, at the court house in Charles Town, on Monday the 26th August, being Jefferson court day.

July 12, 1811.

Jefferson County, ss.

May Court, 1811.

Martin Entler, Plaintiff,

vs.

Michael McKewan, Defendant.

IN CHANCERY.
THE executor, administrators, or other legal representatives of Cornelius Wyncoop, deceased, and Rawleigh Morgan, Defendants.

THE defendants, the executors, administrators, or other legal representatives of Cornelius Wyncoop, deceased, not having entered their appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this Commonwealth: On the motion of the plaintiff by his counsel, it is ordered that the said defendants do appear here on the fourth Monday in August next, and answer the bill of the plaintiff, and that a copy of this order be forthwith inserted in the Farmer's Repository for two months successively, and posted at the court house door of said county. And it is further ordered that the defendant Rawleigh Morgan do not pay any debts by him due to the other defendants, or convey away or secret any effects in his hands belonging to the said defendants until the further order of this court.

A copy. Teste,
GEO. HITE, Clk.

June 14.

Jefferson County, ss.

April Court, 1811.

Henry Haines, Plaintiff,

vs.

Rebecca Ridgeway, Thomas Lasenby and Sally his wife, late Sally Ridgeway, Robert Lasenby and Margery his wife, late Margery Ridgeway, Edward Ridgeway & Joseph Ridgeway, heirs of John Ridgeway, dec'd, and William Tate, Def'ts.

IN CHANCERY.
THE defendants Thomas Lasenby and Sally his wife, Robert Lasenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway not having entered their appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this Commonwealth: On the motion of the plaintiff by his counsel, it is ordered that the said defendants do appear here on the fourth Monday in August next, and answer the bill of the plaintiff, and that a copy of this order be forthwith inserted in the Farmer's Repository for two months successively, and posted at the court house door of said county.

A copy. Teste,
GEO. HITE, Clk.

June 14.

Jefferson County, ss.

April Court, 1811.

Henry Haines, Plaintiff,

vs.

Rebecca Ridgeway, Thomas Lasenby and Sally his wife, late Sally Ridgeway, Robert Lasenby and Margery his wife, late Margery Ridgeway, Edward Ridgeway & Joseph Ridgeway, heirs of John Ridgeway, dec'd, and William Tate, Def'ts.

IN CHANCERY.
THE defendants Thomas Lasenby and Sally his wife, Robert Lasenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway not having entered their appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this Commonwealth: On the motion of the plaintiff by his counsel, it is ordered that the said defendants do appear here on the fourth Monday in August next, and answer the bill of the plaintiff, and that a copy of this order be forthwith inserted in the Farmer's Repository for two months successively, and posted at the court house door of said county.

A copy. Teste,
GEO. HITE, Clk.

June 14.

Jefferson County, ss.

April Court, 1811.

Henry Haines, Plaintiff,

vs.

Rebecca Ridgeway, Thomas Lasenby and Sally his wife, late Sally Ridgeway, Robert Lasenby and Margery his wife, late Margery Ridgeway, Edward Ridgeway & Joseph Ridgeway, heirs of John Ridgeway, dec'd, and William Tate, Def'ts.

IN CHANCERY.
THE defendants Thomas Lasenby and Sally his wife, Robert Lasenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway not having entered their appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this Commonwealth: On the motion of the plaintiff by his counsel, it is ordered that the said defendants do appear here on the fourth Monday in August next, and answer the bill of the plaintiff, and that a copy of this order be forthwith inserted in the Farmer's Repository for two months successively, and posted at the court house door of said county.

A copy. Teste,
GEO. HITE, Clk.

June 14.

Jefferson County, ss.

April Court, 1811.

Henry Haines, Plaintiff,

vs.

Rebecca Ridgeway, Thomas Lasenby and Sally his wife, late Sally Ridgeway, Robert Lasenby and Margery his wife, late Margery Ridgeway, Edward Ridgeway & Joseph Ridgeway, heirs of John Ridgeway, dec'd, and William Tate, Def'ts.

IN CHANCERY.
THE defendants Thomas Lasenby and Sally his wife, Robert Lasenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway not having entered their appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this Commonwealth: On the motion of the plaintiff by his counsel, it is ordered that the said defendants do appear here on the fourth Monday in August next, and answer the bill of the plaintiff, and that a copy of this order be forthwith inserted in the Farmer's Repository for two months successively, and posted at the court house door of said county.

A copy. Teste,
GEO. HITE, Clk.

Coffee House and Inn.

THE subscriber acquaints his old customers and the public that he has opened a house of Public Entertainment in the house lately occupied by Dr. Cramer, back of the Court House, where he is provided with every thing necessary for the accommodation of those who may please to call on him. He assures his friends and the public that nothing shall be wanting on his part to give general satisfaction.

JOHN ANDERSON.
Charles-Town, July 5, 1811.

Stray Cow.

STRAYED from the subscriber, in Charles Town, about the 24th of May last, a fresh Milch Cow, of a red colour, with short crooked horns, four years old—her marks not recollected. Any person giving information where she may be had, will be handsomely rewarded, if all reasonable expenses paid if brought home.

SAM. FARNSWORTH.

July 5, 1811.

SAMUEL YOUNG,

Watch and Clock Maker,

INFORMS the inhabitants of Charles Town and its vicinity, that he intends commencing the above business in Charles Town on the first of August. He will keep on hand a general assortment of JEWELLERY, &c.
July 5th, 1811.

Jefferson County, ss.

May Court, 1811.

Martin Entler, Plaintiff,

vs.

Michael McKewan, Defendant.

IN CHANCERY.
THE executor, administrators, or other legal representatives of Cornelius Wyncoop, deceased, and Rawleigh Morgan, Defendants.

THE defendants, the executors, administrators, or other legal representatives of Cornelius Wyncoop, deceased, not having entered their appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this Commonwealth: On the motion of the plaintiff by his counsel, it is ordered that the said defendants do appear here on the fourth Monday in August next, and answer the bill of the plaintiff, and that a copy of this order be forthwith inserted in the Farmer's Repository for two months successively, and posted at the court house door of said county. And it is further ordered that the defendant Rawleigh Morgan do not pay any debts by him due to the other defendants, or convey away or secret any effects in his hands belonging to the said defendants until the further order of this court.

A copy. Teste,
GEO. HITE, Clk.

June 14.

Jefferson County, ss.

April Court, 1811.

Henry Haines, Plaintiff,

vs.

Rebecca Ridgeway, Thomas Lasenby and Sally his wife, late Sally Ridgeway, Robert Lasenby and Margery his wife, late Margery Ridgeway, Edward Ridgeway & Joseph Ridgeway, heirs of John Ridgeway, dec'd, and William Tate, Def'ts.

IN CHANCERY.
THE defendants Thomas Lasenby and Sally his wife, Robert Lasenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway not having entered their appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this Commonwealth: On the motion of the plaintiff by his counsel, it is ordered that the said defendants do appear here on the fourth Monday in August next, and answer the bill of the plaintiff, and that a copy of this order be forthwith inserted in the Farmer's Repository for two months successively, and posted at the court house door of said county.

A copy. Teste,
GEO. HITE, Clk.

June 14.

Jefferson County, ss.

April Court, 1811.

Henry Haines, Plaintiff,

vs.

Rebecca Ridgeway, Thomas Lasenby and Sally his wife, late Sally Ridgeway, Robert Lasenby and Margery his wife, late Margery Ridgeway, Edward Ridgeway & Joseph Ridgeway, heirs of John Ridgeway, dec'd, and William Tate, Def'ts.

IN CHANCERY.
THE defendants Thomas Lasenby and Sally his wife, Robert Lasenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway not having entered their appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this Commonwealth: On the motion of the plaintiff by his counsel, it is ordered that the said defendants do appear here on the fourth Monday in August next, and answer the bill of the plaintiff, and that a copy of this order be forthwith inserted in the Farmer's Repository for two months successively, and posted at the court house door of said county.

A copy. Teste,
GEO. HITE, Clk.

June 14.

Jefferson County, ss.

April Court, 1811.

Henry Haines, Plaintiff,

vs.

Rebecca Ridgeway, Thomas Lasenby and Sally his wife, late Sally Ridgeway, Robert Lasenby and Margery his wife, late Margery Ridgeway, Edward Ridgeway & Joseph Ridgeway, heirs of John Ridgeway, dec'd, and William Tate, Def'ts.

IN CHANCERY.
THE defendants Thomas Lasenby and Sally his wife, Robert Lasenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway not having entered their appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this Commonwealth: On the motion of the plaintiff by his counsel, it is ordered that the said defendants do appear here on the fourth Monday in August next, and answer the bill of the plaintiff, and that a copy of this order be forthwith inserted in the Farmer's Repository for two months successively, and posted at the court house door of said county.

A copy. Teste,
GEO. HITE, Clk.

June 14.

Jefferson County, ss.

April Court, 1811.

Henry Haines, Plaintiff,

vs.

Rebecca Ridgeway, Thomas Lasenby and Sally his wife, late Sally Ridgeway, Robert Lasenby and Margery his wife, late Margery Ridgeway, Edward Ridgeway & Joseph Ridgeway, heirs of John Ridgeway, dec'd, and William Tate, Def'ts.

IN CHANCERY.
THE defendants Thomas Lasenby and Sally his wife, Robert Lasenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway not having entered their appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this Commonwealth: On the motion of the plaintiff by his counsel, it is ordered that the said defendants do appear here on the fourth Monday in August next, and answer the bill of the plaintiff, and that a copy of this order be forthwith inserted in the Farmer's Repository for two months successively, and posted at the court house door of said county.

A copy. Teste,
GEO. HITE, Clk.

June 14.

Jefferson County, ss.

April Court, 1811.

Henry Haines, Plaintiff,

vs.

Rebecca Ridgeway, Thomas Lasenby and Sally his wife, late Sally Ridgeway, Robert Lasenby and Margery his wife, late Margery Ridgeway, Edward Ridgeway & Joseph Ridgeway, heirs of John Ridgeway, dec'd, and William Tate, Def'ts.

Houses & Lots for Sale.

THE subscriber offers for sale, five or six houses and lots, in Charles Town. They are well situated for tradesmen, and will be sold on reasonable terms.

JOHN ANDERSON.
July 19, 1811.

TAKE NOTICE.

I shall remove from this state, on or about the first day of October next, ROBERT CARTELL.

Hoop Poles Wanted.

The subscriber will give ten dollars per thousand for good hoop poles.

JOHN ANDERSON.
July 19, 1811.

100 Cents Reward.

RAN away from the subscriber on the night of the 10th of December 1810, an apprentice boy to the Shoemaking business named Thomas Howard, about twenty years of age, five feet nine inches high, light hair, blue watery eyes, and a down look, when spoken to. The above reward will be given for returning the said apprentice to me but no other charges or expenses paid.

Z. CUMMINGS.
Charlestown, July 19, 1811.

Thirty Dollars Reward.

RAN AWAY some time in August last, from the subscriber, living in Baltimore, an apprentice boy to the Blacksmith's business named GEORGE SPANGLER, about 17 years old, 5 feet 2 or 3 inches high, light sandy hair, his forehead very broad, and has a scar on the top of his head. As he has been absent to a considerable time, it is thought unnecessary to describe his clothing. Twenty dollars reward will be given for apprehending and securing said apprentice in any jail in the United States, and giving me information thereof, and the above reward and all reasonable charges, paid, if brought home. It is very probable that he is lurking about Harper's Ferry, as his parents reside near that place.

ISAAC SPANGLER.

N. B. All persons are forewarned from employing or harboring said apprentice at their peril.

May 24, 1811.

A Tan-Yard for Sale.

THE subscriber has for sale a valuable TAN YARD with all necessary buildings for dwelling and carrying on the business of Tanning in the town of Charlestown, Jefferson County, Virginia. For terms apply to the subscriber, living in said town.

JOHN DIXON.
June 21, 1811.

CHEAP GOODS,

NOW opening at the corner Store by Market-House, in Shepherd's Town, AMONGST WHICH ARE,
Canton Crapes
Beautiful rich Silks
Sattins
D. mask & Serge Silk
Lace Caps
Sleeves & Handkerchiefs
Irish Linens
Damask Table Linens
Ditto Table Cloths
Cambric Linens
Shirting Cambric
Cambric Mullins
Lace and Leno
Cattines and Gimp
h. ms
Super Extra Sops
fine Cloths and Cambrics
Corns and Velvet
First Choice Linens
Lecons
Fresh Teas of a superior quality, &c.

All which was bought with cash in the New-York and Philadelphia Markets previous to the late high advance in the price of Goods. In consequence of that no more Goods can be admitted into the United States from England, under the late law of Congress, it is expected that Goods will be extremely SCARCE and HIGH in a short time; many articles have already advanced beyond all expectation.

The present is a favourable opportunity for any person to supply themselves with cheap Goods by the piece or smaller quantity.

JAMES S. LANE, BROTHER, & Co. Shepherds Town, June 21, 1811.

N. B. As heretofore a liberal allowance will be made to those who buy to sell again.

We have HUGH LONG'S prime Circulating and Grass SCYTHES, and almost every other article the Farmer may want.

A Fuller Wanted.

CONSTANT employ and good wages will be given to a sober, industrious Fuller, who understands his business. Enquire of the Printer.
June 14.

To the Afflicted.

The Original Family Medicines,

Continue to be faithfully prepared, and sold by the Proprietors, No. 98, Pitt-street, Baltimore.

MICHAEL LEE, & CO.

ANN FRAME, Charlestown.

Lee's Apoplexy Pills, for the prevention of Bilious Fevers, &c.

Lee's Elixir, for violent colics, coughs, &c.

Lee's Infallible Aque and Fever Drops.

Lee's worm destroying Lozenges.

Lee's Rich Ointment, warranted to cure by one application.

Lee's Grand Restorative, for nervous disorders, inward weakness, &c.

Lee's Indian Vegetable Specific, for the venereal.

Lee's Persian Lotion, for tetters and eruptions.

Lee's Essence and Extract of Mustard, for the rheumatism, &c.

Lee's Eye-Water.

Lee's Tooth-ach Drops.

Lee's Damask Lip salve.

Lee's Corn Plaster.

Lee's Anodyne Elixir, for the cure of headaches.

Lee's Tooth Powder.

To country merchants and others who purchase to sell again, a liberal discount will be given, by the proprietors.

To detect counterfeiters, observe each bottle has on the outside wrapper, the signature of MICHAEL LEE & Co.

At the places of sale, may be had gratis, Pamphlets containing cases of cures, and length prevents their being herewith detected.

June 14, 1811.

Jefferson County, ss.

May Court, 1811.

Martin Entler, Plaintiff,

vs.

Michael McKewan, Defendant.

IN CHANCERY.
THE executor, administrators, or other legal representatives of Cornelius Wyncoop, deceased, and Rawleigh Morgan, Defendants.

THE defendants, the executors, administrators, or other legal representatives of Cornelius Wyncoop, deceased, not having entered their appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this Commonwealth: On the motion of the plaintiff by his counsel, it is ordered that the said defendants do appear here on the fourth Monday in August next, and answer the bill of the plaintiff, and that a copy of this order be forthwith inserted in the Farmer's Repository for two months successively, and posted at the court house door of said county. And it is further ordered that the defendant Rawleigh Morgan do not pay any debts by him due to the other defendants, or convey away or secret any effects in his hands belonging to the said defendants until the further order of this court.

A copy. Teste,
GEO. HITE, Clk.

June 14.

Jefferson County, ss.

April Court, 1811.

Martin Entler, Plaintiff,</