

FARMER'S REPOSITORY.

CHARLES TOWN, (Jefferson County, Virginia), PRINTED BY RICHARD WILLIAMS.

Vol. IV.]

FRIDAY, JULY 5, 1811.

[No. 171.]

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 Charlottesville, Jefferson County, Virginia. For terms apply to the subscriber, living in said Town.

JOHN DIXON.
June 21, 1811.

CAUTION.

WHEREAS my wife Mary has left my bed and board without any just cause or provocation, this is to forewarn all persons from crediting her on my account, as I am determined to pay no debts of her contracting from this date. And all persons are cautioned against harbouring her at their peril.

LEVI CLEVELAND.
June 21, 1811.

Estray Mare.

TAKEN up as a stray, sometime in May last, by the subscriber, living near the Rock's Ferry, on the Shenandoah river, A Stray Mare, supposed to be 9 or 10 years old, about 15 hands high, and blind of the left eye—no perceptible mark or brand except a small white spot on her rump. Appraised to \$35 dollars.

JOHN MOORE.
June 21, 1811.

20 Dollars Reward.

RAN AWAY from the subscriber on the 18th inst. a negro man named Charles, who probably may call himself Charles Sims. He is a dark mulatto, about 5 feet 8 or 9 inches high, and well made, about 35 years of age, small eyes and thin face; his clothing is such as field negroes generally wear at this season of the year. The above reward will be given for securing him in any jail so that I get him again, and all reasonable expenses if delivered to me in the lower end of Fauquier county, state of Virginia, on Cedar Run.

WILLIAM FOOTE.
June 21, 1811.

CHEAP GOODS,

NOW opening at the corner Store in the Market-House, in Shepherd's Town—

- AMONGST WHICH ARE,
- | | |
|-------------------------|--|
| Cotton Crapes | Cambric Muslins |
| Beautiful rich Silks | Lace and Leno ditting |
| Shawls | Calicoes and Ginghams |
| Leaves | Supper Extra Superfine Cloths and Cassimeres |
| Sleeves & Handkerchiefs | Corsets and Velvets |
| Irish Linens | First Chop India Nankeens |
| Damask Table Linens | Fresh Teas of a superior quality, &c |
| Ditto Table Cloths | Shirting Cambric |

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 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 warranted SICKLES, and WALDRON'S prime Cradling and Grass SCYTHES, and almost every other article the Farmer may want.

JOHN WOLTZ,

CLOCK & WATCH-MAKER, INFORMS the public that he has commenced the above business in Shepherd's-Town, next door to Mr. James Brown's store, and opposite to Mr. Robert Russell's saddler's shop, where he hopes from his long experience, and attention to business, to give full satisfaction to all those who may favour him with their custom.—All kinds of watches committed to his care, will be faithfully and punctually repaired. He intends keeping a general assortment of GOLD and SILVER WORK, and a handsome assortment of JEWELRY of every description, which will be disposed of on very low terms.

June 7, 1811.

BLANK DEEDS FOR SALE AT THIS OFFICE.

20 Dollars Reward.

STOLEN on Friday night the 31st of May last, from the subscriber's pasture, near Charles town,

A dark bay Horse,

with a small blaze in his face, his left eye defective, one hind foot white, between 14 and 15 hands high, 6 years old this spring, branded on the left shoulder with an M, a natural pacer.—Ten dollars reward will be given for the horse, and the above reward for horse and thief, provided the thief be prosecuted to conviction.

WILLIAM FRAZIER.
June 7, 1811.

Wool Carding Mill.

THE subscribers will have in operation at Mr. Beeler's mill, (commonly known by the name of Mills Grove Fulling Mill.) near Charles town, by the 10th of this month, a complete set of the latest approved plan of machinery for carding wool, one of which will be filled with cotton cards for finishing, which will enable them to do better work than usual on single machines, more especially fine wool.—And as the experience of Mr. Hugelund, who will have the direction, has been considerable, the public may depend on having the wool which may be sent to this mill completely carded.—The price will be for wool that is sent well cleaned and greased eight cents per pound—if sent without picking and greasing ten cents per pound, and the usual quantity of grease sent with it. No wool will be received without having the sticks, straws and burs cut off, as they spoil the work and ruin the cards.

EDWARD A. GIBBS,
JOHN HUGELAND.
June 7, 1811.

Thirty Dollars Reward.

RAN AWAY some time in April 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 fore teeth very broad, and has a scar on the top of his head. As he has been absent 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 the 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 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.

J. H. W. BARTON.
May 10, 1811.

TAKE NOTICE.

PERCEIVING by the Charles Town paper, that there is wanted in that place a person understanding the business of clock-making, watch-repairing, &c. I hereby inform those who have watches wanting repair, that if they will leave them at Mr. Joseph Brown's, in Charles Town, I will send for them, and when completely put in order, return them to the same place, with a bill of the cost! And those having clocks wanting repair, by giving notice to Mr. Brown, will be waited upon at their own houses by the subscriber.

GEORGE LAMON.
Gerrard's-Town, June 7, 1811.

Charles-Town Mill

Has been so repaired as to grind for the convenience of the inhabitants of the town and neighborhood.

June 14.

50 Dollars Reward.

RAN AWAY on Saturday the first instant, from the subscriber, living in Jefferson county, Virginia, near the Opeckon, a Negro Man named

JOHN, well known by the name of Wagoner John, about 36 years of age, 5 feet 7 or 8 inches high, dark complexion; one of his feet something thicker than the other, and the upper part of it much scarified; his clothing not recollected, except two new home made shirts.

Fifteen dollars will be paid for apprehending and securing said negro within twenty miles from home, and if fifty miles, the above reward, and reasonable charges if brought home.

ADAM S. DANDRIDGE.
June 11, 1811.

The Editors of the Whig, at Baltimore, and Republican Gazette, at Fredericktown, are requested to publish the above three times, and transmit their accounts to this office for payment.

100 Dollars Reward.

RAN AWAY from the subscriber four Negro Men, one named Tom, 34 years of age, about 5 feet 8 or 10 inches high; a likely fellow with a good countenance, slow of speech, very fond of liquor; took with him a great many clothes, amongst them are a light grey cloth coat, buckskin pantaloons, and half boots—said negro is very black.

Lewis, a likely fellow, about 21 years of age, very black, 5 feet 6 inches high; took with him a number of clothes, amongst which are a drab coloured coat, striped waistcoat, and pantaloons filled with blue yarn.

Stephen, a tall fellow, 6 feet high, a little cross-eyed—had on when he went away blue pantaloons, blue waistcoat, drab coloured coat—took with him a number of clothes not recollected, talks fast and impudent.

Sawney, about 48 or 50 years of age, yellow complexion, about 5 feet 4 or 5 inches high; took with him a number of clothes not recollected, except a gray coat and buckskin pantaloons. One hundred dollars will be given for the four negroes, or 25 dollars for each, and all reasonable charges paid. It is not known the cause of their going away, as neither of them have received a stripe. It is believed they have obtained passes for some time, by some means.

JAMES S. BATE.
Jefferson county, Kentucky,
April 14, 1811.

N. B. Tom, Lewis and Sawney were formerly the property of Mr. Beverly Whiting, of Jefferson county, Va. and Stephen formerly the property of Mr. Thomas McCormick, of Frederick County, Va.

Removal.

THE subscriber has removed his Store to the house lately occupied as a Store by Messrs. James & R. Fulton, and formerly by Capt. Hammond, where he has just received a handsome assortment of

- SPRING GOODS,
- well suited to the present and approaching season: amongst which are
- 6-4 & 4-4 Cambric Muslin
 - Ditto do Leno do
 - Irish Linens
 - Vesting
 - Carraderrys
 - Seersuckers
 - Ladies' Extra long Silk & Kid Gloves
 - Habit ditto
 - Fancy Shawls
 - Dresses, Silks and Ribbons
- With a complete assortment of
- GROCERIES
QUEENS & POTTERS WARE,
ALSO,
WHISKEY and HERRINGS, by the barrel.
- He returns his sincere thanks to his friends and the public for past favors, and respectfully solicits a continuance.
- MOSES WILSON.
Charlestown, May 24, 1811.

Stone Masons and Labourers wanted.

THE subscriber will give employment to eight or ten Masons and Labourers, from this time to the end of the season. One dollar per day will be given to Masons, and Ten dollars per month to Labourers.

JOHN WILKINS.
Charles-Town, Jefferson county, Virginia, May 3, 1811.

Four Cents per Pound

WILL BE GIVEN AT THIS OFFICE FOR CLEAN LINEN AND COTTON

RAGS.

CANTON CRAPES.

4-4 plain silk lace, damask silk showing, silk lace handkerchiefs and caps, satinet, black Florentines, ladies' extra silk and kid gloves, habit wash leather and kid gloves, super super chintz and calicoes, cotton hosiery, leno and cambric muslins completely assorted, a large assortment of superfine cloths and cassimeres, India and patent nankettes, stockings, cotton cassimeres, Irish linens and shirting cottons, ladies' fashionable Morocco shoes, China coffee cups, tea cups and saucers, bristles, &c. The above comprise a part of my selections made last month in Philadelphia, which was a cash purchase, and are now offered on terms that are really very low, for cash, or to punctual customers. I have on hand usual, patent and other medicinal, queens's glass, and tin ware, whiskeys, spirits, wines, paints, bar iron and Crowley steel, cut and hammered nails, castings, lead and brown sugar, molasses, coffee, rice, pearl barley, &c. and shall receive in a few days, a further supply of silks and other fancy goods from Philadelphia, all of which will be sold on the most pleasing terms.

W. W. LANE.
Charlestown, June 14.

Jefferson County, ss.
May Court, 1811.
Martin Entler, Plaintiff,
vs.
The executors, administrators, or other legal representatives of Cornelius Wyncoop, deceased, and Rawleigh Morgan, Defendants.
IN CHANCERY.
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 door of the court house of said county.

A copy. Teste,
GEO. HITE, Clk.

Jefferson County, to wit,
June Court, 1811.
David Fry, Plaintiff,
vs.
David Fry, acting executor of the last will and testament of Lodwick Fry, deceased, Defendant.
IN CHANCERY.
THE defendant, David 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 his Counsel, it is ordered that the said Defendants do appear here on the fourth Monday in August, 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.
Rebecca Ridgeway, Thomas Lastenby and Sally his wife, Robert Lastenby, Robert Lastenby and Margery his wife, Robert Lastenby, Edward Ridgeway & Joseph Ridgeway, heirs of John Ridgeway, deceased, and William Tate, Defendants.
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 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, 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.
Henry Haines, Plaintiff,
vs.
Rebecca Ridgeway, Thomas Lastenby and Sally his wife, Robert Lastenby, Robert Lastenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway, heirs of John Ridgeway, deceased, and William Tate, Defendants.
IN CHANCERY.
THE defendant Thomas Lastenby and Sally his wife, Robert Lastenby 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 the said county.

A copy. Teste,
GEO. HITE, Clk.

Jefferson County, to wit,
June Court, 1811.
Henry Haines, Plaintiff,
vs.
Rebecca Ridgeway, Thomas Lastenby and Sally his wife, Robert Lastenby, Robert Lastenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway, heirs of John Ridgeway, deceased, and William Tate, Defendants.
IN CHANCERY.
THE defendant Thomas Lastenby and Sally his wife, Robert Lastenby 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 the said county.

A copy. Teste,
GEO. HITE, Clk.

Jefferson County, to wit,
June Court, 1811.
Henry Haines, Plaintiff,
vs.
Rebecca Ridgeway, Thomas Lastenby and Sally his wife, Robert Lastenby, Robert Lastenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway, heirs of John Ridgeway, deceased, and William Tate, Defendants.
IN CHANCERY.
THE defendant Thomas Lastenby and Sally his wife, Robert Lastenby 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 the said county.

A copy. Teste,
GEO. HITE, Clk.

Jefferson County, to wit,
June Court, 1811.
Henry Haines, Plaintiff,
vs.
Rebecca Ridgeway, Thomas Lastenby and Sally his wife, Robert Lastenby, Robert Lastenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway, heirs of John Ridgeway, deceased, and William Tate, Defendants.
IN CHANCERY.
THE defendant Thomas Lastenby and Sally his wife, Robert Lastenby 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 the said county.

A copy. Teste,
GEO. HITE, Clk.

Jefferson County, to wit,
June Court, 1811.
Henry Haines, Plaintiff,
vs.
Rebecca Ridgeway, Thomas Lastenby and Sally his wife, Robert Lastenby, Robert Lastenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway, heirs of John Ridgeway, deceased, and William Tate, Defendants.
IN CHANCERY.
THE defendant Thomas Lastenby and Sally his wife, Robert Lastenby 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 the said county.

A copy. Teste,
GEO. HITE, Clk.

Jefferson County, to wit,
June Court, 1811.
Henry Haines, Plaintiff,
vs.
Rebecca Ridgeway, Thomas Lastenby and Sally his wife, Robert Lastenby, Robert Lastenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway, heirs of John Ridgeway, deceased, and William Tate, Defendants.
IN CHANCERY.
THE defendant Thomas Lastenby and Sally his wife, Robert Lastenby 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 the said county.

A copy. Teste,
GEO. HITE, Clk.

Jefferson County, to wit,
June Court, 1811.
Henry Haines, Plaintiff,
vs.
Rebecca Ridgeway, Thomas Lastenby and Sally his wife, Robert Lastenby, Robert Lastenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway, heirs of John Ridgeway, deceased, and William Tate, Defendants.
IN CHANCERY.
THE defendant Thomas Lastenby and Sally his wife, Robert Lastenby 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 the said county.

A copy. Teste,
GEO. HITE, Clk.

Jefferson County, to wit,
June Court, 1811.
Henry Haines, Plaintiff,
vs.
Rebecca Ridgeway, Thomas Lastenby and Sally his wife, Robert Lastenby, Robert Lastenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway, heirs of John Ridgeway, deceased, and William Tate, Defendants.
IN CHANCERY.
THE defendant Thomas Lastenby and Sally his wife, Robert Lastenby 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 the said county.

A copy. Teste,
GEO. HITE, Clk.

Jefferson County, to wit,
June Court, 1811.
Henry Haines, Plaintiff,
vs.
Rebecca Ridgeway, Thomas Lastenby and Sally his wife, Robert Lastenby, Robert Lastenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway, heirs of John Ridgeway, deceased, and William Tate, Defendants.
IN CHANCERY.
THE defendant Thomas Lastenby and Sally his wife, Robert Lastenby 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 the said county.

A copy. Teste,
GEO. HITE, Clk.

Jefferson County, to wit,
June Court, 1811.
Henry Haines, Plaintiff,
vs.
Rebecca Ridgeway, Thomas Lastenby and Sally his wife, Robert Lastenby, Robert Lastenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway, heirs of John Ridgeway, deceased, and William Tate, Defendants.
IN CHANCERY.
THE defendant Thomas Lastenby and Sally his wife, Robert Lastenby 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 the said county.

A copy. Teste,
GEO. HITE, Clk.

Jefferson County, to wit,
June Court, 1811.
Henry Haines, Plaintiff,
vs.
Rebecca Ridgeway, Thomas Lastenby and Sally his wife, Robert Lastenby, Robert Lastenby and Margery his wife, Edward Ridgeway and Joseph Ridgeway, heirs of John Ridgeway, deceased, and William Tate, Defendants.
IN CHANCERY.
THE defendant Thomas Lastenby and Sally his wife, Robert Lastenby 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 the said county.

A copy. Teste,
GEO. HITE, Clk.

WHISKEY, Scythes and Sickles.

THE subscribers have on hand the following articles.

Barrels of WHISKEY
A few barrels of good Apple BRANDY
Large supply of brown SUGAR, COFFEE, TEAS, RICE, MOLASSES, and every other article in the Grocery

CHINA, GLASS, QUEENS'S ONE, POTTERS, and WOODEN CASTINGS, consisting of POTS, KETTLES, OVENS, and SKILLETTS, WALDRON'S prime Cradling Scythes, sickles made by HUGH LONG, English and German Whetstones, ferrings by the barrel, Men's strong Leather SHOES, Together with a general assortment of

DRY GOODS,
expect a further supply in a few days, of which will be sold on the lowest terms cash; or to punctual customers.

R. WORTHINGTON, & Co. Shepherd's-Town, June 28, 1811.

Jefferson County, to wit,
June Court, 1811.
David Fry, Plaintiff,
vs.
David Fry, acting executor of the last will and testament of Lodwick Fry, deceased, Defendant.

IN CHANCERY.
THE defendant, David 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 his Counsel, it is ordered that the said Defendants do appear here on the fourth Monday in August, 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.
David Fry, Plaintiff,
vs.
David Fry, acting executor of the last will and testament of Lodwick Fry, deceased, Defendant.

IN CHANCERY.
THE defendant, David 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 his Counsel, it is ordered that the said Defendants do appear here on the fourth Monday in August, 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.
David Fry, Plaintiff,
vs.
David Fry, acting executor of the last will and testament of Lodwick Fry, deceased, Defendant.

IN CHANCERY.
THE defendant, David 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 his Counsel, it is ordered that the said Defendants do appear here on the fourth Monday in August, 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.
David Fry, Plaintiff,
vs.
David Fry, acting executor of the last will and testament of Lodwick Fry, deceased, Defendant.

IN CHANCERY.
THE defendant, David 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 his Counsel, it is ordered that the said Defendants do appear here on the fourth Monday in August, 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.
David Fry, Plaintiff,
vs.
David Fry, acting executor of the last will and testament of Lodwick Fry, deceased, Defendant.

IN CHANCERY.
THE defendant, David 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 his Counsel, it is ordered that the said Defendants do appear here on the fourth Monday in August, 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.
David Fry, Plaintiff,
vs.
David Fry, acting executor of the last will and testament of Lodwick Fry, deceased, Defendant.

IN CHANCERY.
THE defendant, David 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 his Counsel, it is ordered that the said Defendants do appear here on the fourth Monday in August, 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.
David Fry, Plaintiff,
vs.
David Fry

meet with me for regulating the evacuation of the province and what ought to precede it.

I conclude, &c.
V. FOLCH.
Mobile, 2d Dec. 1810.

MR. MORIER TO MR. SMITH.
Washington, December 15th, 1811.

Sir—I deem it to be a duty incumbent on me, considering the strict and close alliance which subsists between his majesty's government and that of Spain, to express to the government of the U. States through you the deep regret with which I have seen that part of the President's message to Congress in which the determination of this government to take possession of West Florida is avowed.

Without presuming to discuss the validity of the title of the U. States to West Florida, a title which is manifestly doubtful, since according to the President's Proclamation it is left open to discussion, but which has nevertheless been brought forward as one of the pleas to justify the occupation of these provinces, may it not be asked why that province could not have been as fairly a subject of negotiation and adjustment in the hands of the Spaniards, who possess the actual sovereignty there, as in the hands of the Americans, who, to obtain possession, must begin by committing an act of hostility towards Spain.

But it may be said that the Spanish forces in Mexico, in Cuba, or in Pensacola, are unequal to quell the rebellious association of a band of desperadoes who are known by the contemptuous appellation of land-jobbers. Allowing as much (which you will agree with me, sir, is allowing a great deal) would it not have been worthy of the generosity of a free nation like this, bearing as it doubtless does, a respect for the rights of a gallant people at this moment engaged in a noble struggle for its liberty, would it not have been an act on the part of this country dictated by the soundest ties of good neighborhood and of friendship which exist between it and Spain have simply offered its assistance to crush the common enemy of both, than to have made such interference the pretext of wresting a province from a friendly power, and that at a time of her adversity.

For allow me, sir, to enquire, how can the declaration in the President's proclamation, that in the hands of the United States, that territory will not cease to be a subject of fair and friendly adjustment, be made to accord with the declaration in his message to Congress (implying permanent possession) of the adoption of that people into the bosom of the American family. The act, consequently, of sending a force to West Florida to secure by arms what was before a subject of friendly negotiation, cannot, I much fear, under any palliation, be considered as other than as an act of open hostility against Spain. Whilst, therefore, it is impossible to disguise the deep and lively interest which his majesty takes in every thing that relates to Spain, which would, I am convinced, induce him to mediate between Spain and the United States on any point of controversy which may exist between them, with the utmost impartiality and good will towards both parties, I think it due to the sincere wish of his majesty to maintain unimpaired the friendship which at this moment happily exists between G. Britain and the U. States, to say that such are the ties by which his majesty is bound to Spain that he cannot see with indifference any attack upon her interests in America; and as I have no doubt, that the government of the United States will attribute this representation to the most conciliatory motives, I am induced to request in answer to it such explanation on the subject as will at once convince his majesty's government of the pacific disposition of the United States towards his majesty's allies, and will remove the contrary impression which I fear the President's message is likely to make.

I have the honor to be, &c.
J. P. MORIER.

MR. MORIER TO MR. SMITH.
Mr. Morier presents his compliments to Mr. Smith, and begs the favor to be informed when he may expect an answer to the letter which he had the honor to address to Mr. Smith on the 15th instant.

Mr. Morier, at the same time, hopes that Mr. Smith, concurring in the opinion that it would be desirable that his majesty's government should, as soon

as possible after the receipt of the President's message, be furnished with the explanation which Mr. Morier has requested in the above letter of the occupation of West Florida in the name of the United States, will readily excuse the solicitude with which he has pressed this subject upon the attention of his government.

MR. SMITH TO MR. MORIER

Department of State, Dec. 28 1810.
Sir—Taking into view the subject and circumstances of your letter of the 15th instant, I have, in acknowledging it, only to remark to you, although it is sufficiently evident from the face of the documents before the public, that no hostile or unfriendly purpose is entertained towards Spain, the only power known to the U. States in the transaction; yet our functionary at London has been enabled to give to your government whatever explanations may comport with the frankness and the spirit of conciliation which have been invariably manifested on the part of the U. States.

I have, &c.
(Signed) R. SMITH.
JOHN PHILIP MORIER, Esq.
Charge des Affaires, &c. &c.

FROM LONDON PAPERS.
Received at the office of the National Intelligencer.

LONDON, MAY 2.
An experiment of an improved method of charging with the bayonet took place yesterday, by a detachment of the Royal Marines, in presence of the Lords of the Admiralty, and a Committee of Marine Officers. The whole plan contains many very superior advantages over the present system, particularly in enabling the rear-rank men to use their muskets at the charge with similar effect, and at the same moment, as the front rank, causing the men to stand in a stronger position, and enabling them either to attack or defend, at one instant, from the front and rear. It appears to be particularly adapted to repel an attack that may be made by an enemy's boarders in a naval engagement. The plan met with entire approbation; and it is reported that it will be adopted.

We are sorry to learn that a vast number of forged notes, purporting to be those of the Bank of England, are in circulation, particularly on this coast, to an alarming extent; we have heard to the amount of 200,000l. having been recently imported into this country, from France and Holland, where it is said they are manufactured.—We know not to what extent the evil may attain. Several 5l. 10l. and even 20l. notes have already been detected; and numerous 1l. notes of the same description are in circulation—in fact at Folkestone, and some other places, the notes of the Bank of England are almost generally refused in payment, from this circumstance; and we hope some steps will be immediately adopted to put a stop to them. Two 5l. notes were recently passed thro' the Dover Union Bank, and a 20l. note was remitted to town by a respectable tradesman in Dover, a few days since, which proved to be a forgery.—We should recommend every person to keep the numbers of the notes passed through their hands, or have them previously endorsed by the person who passes them. We look upon this to be a very necessary precaution, as it is a matter of the most serious consequence to trades-people in general; for if the Bank of England notes can be so readily imitated, how easy must it be to forge the provincial notes of this and other counties!—

(Canton paper.)

A singular change is about to take place in our commercial relations with the East, and especially with China.—For ages, the precious metals exported to the latter have been in a state of accumulation; a large portion of them will probably in a short time return to this quarter of the globe. An absolute want of raw materials of various descriptions has at length opened the eyes of the Chinese to the folly of retaining within their own empire, through motives of jealousy, a commodity which derives its chief value from its being considered as the only general instrument of commerce. The countries contiguous to China begin now to experience the beneficial consequences of the change. Considerable supplies of specie have already reached various parts of India from China; and in Bengal, silver has recently been most abundant. Indeed, it is so plentiful at Calcutta, that the rate of interest, which

in India has usually been extremely high, has fallen almost as low as in Europe. In some of the ships about to arrive from India, large supplies of dollars, and specie in general, are expected; and it is calculated, that before any very long period elapses, we shall, in this country, receive from that quarter supplies to the amount of seven millions of dollars.

The draughtsmen of Plymouth-yard, it is said, are, in consequence of orders to that effect, engaged in preparing drawings for the inspection of the Navy Board, of a first-rate ship of four decks, with a circular stern, round which guns will be planted.

NEW-YORK, June 25.

Captain Bingham's Letter.—To the politeness of a mercantile friend, we are indebted for the following copy of Captain Bingham's letter, to Admiral Sawyer, giving the particulars of a late rencontre between the U. States' frigate President, and his Britannic Majesty's sloop of war Little Belt.—We understand it was received here yesterday by the schooner Virginia Packet, in three days from Norfolk.

His Majesty's sloop Little Belt, May 21st, 1811, lat. 36, 33, N. long. 71, 49, W. Cape Charles bearing West 48 miles.

Sir—I beg leave to acquaint you that in pursuance of your orders to join H. M. ship Guerriere, and being on my return from the northward, not having fallen in with her—that about 11 A. M. May 16th, I saw a strange sail, to which I immediately gave chase. At 1 P. M. I discovered her to be a man of war, apparently a frigate, standing to the eastward, who, when he made us out, edged away for us, and set his royals. Made the signal 275, and finding it not answered, concluded she was an American frigate, as she had a Commodore's blue pendant flying at the Main. Hoisted the colors and made all sail south, the course I intended steering round Cape Hatteras; the stranger edging away but not making any more sail. At 3 30 he made sail in chase, when I made the private signal, which was not answered. At 6 30 finding he gained so considerably on us as not to be able to elude him during the night, being within gun shot, and clearly discerning the stars in his broad pendant, I imagined the most prudent method was to bring to, and hoist the colors that no mistake might arise, and that he might see what we were. The ship was therefore brought to, her colors hoisted, her guns double shotted, and every preparation made in case of a surprise. By his manner of steering down, he evidently wished to lay his ship in a position for raking, which I frustrated by wearing three times. About 8 15 he came within hail—I hailed, and asked what ship it was? He repeated my words, and fired a broadside, which I instantly returned. The action then became general, and continued so for three quarters of an hour, when he ceased firing, and appeared to be on fire about the main hatch-way. He then filled—I was obliged to desist from firing, as the ship falling off, no gun would bear, and had no after sail to keep her to. All the rigging and sails cut to pieces, not a brace nor a bowline left. He hailed and asked what ship this was? I told him—He then asked me if I had struck my colors? My answer was no, and asked what ship it was? As plainly as I could understand (he having shot some distance at this time) he answered, the United States frigate. He fired no more guns, but stood from us, giving no reason for his most extraordinary conduct.

At day light in the morning saw a ship to windward, when having made out well what we were, bore up and passed within hail, fully prepared for action. About 8 o'clock he hailed, and said if I pleased he would send a boat on board: I replied in the affirmative, and a boat accordingly came with an officer, and a message from Commodore Rodgers of the President, to say that he lamented much the unfortunate affair (as he termed it) that had happened, and that had he known our force was so inferior he should not have fired at me. I asked his motive for having fired at all? His reply was, that "we fired the first gun at him," which was positively not the case. I caution- ed both the officers and men to be particularly careful, and not suffer any more than one man to be at the gun.—

Nor is it probable that a sloop of war within pistol shot of a large 44 gun frigate, should commence hostilities.—He offered me every assistance I stood in need of, and, submitted to me that I had better put into one of the ports of the United States; which I immediately declined.

By the manner in which he apologized, it appeared to me evident that he had fallen in with a British frigate, and would certainly have brought her to action—And what further confirms me in that opinion, is, that his guns were not only loaded with round and grape shot, but with every scrap of iron that could possibly be collected.

I have to lament the loss of 22 men killed and wounded, among whom is the master.

His Majesty's ship is much damaged in her masts, sails, rigging and hull, and as there are many shots through the rigging, and the masts are much shot away, and starboard pump also, I have judged it proper to proceed to Halifax, which will, I hope, meet with your approbation.

I cannot speak in too high terms of the officers and men I have the honor to command, for their steady and active conduct throughout the whole of this business, who had much to do, in a gale of wind came on the 2d night after the action.

[Here Capt. B. takes occasion to request Admiral Sawyer to recommend the notice of the Lords Commissioners of the Admiralty several officers under his command, who distinguished themselves on the occasion.]

I beg leave to inclose a list of the men killed and wounded; most of them, mortally, I fear.

I hope, sir, in this affair, I shall appear to have done my duty, and conducted myself as I ought to have done against so superior a force, and the honor of the British colors was well supported.

I have the honor to be, sir, with much respect, your most obt. humble servant,
A. B. BINGHAM, Capt.
To Herbert Sawyer, Esq.
Rear Admiral of the Red,
Commander in Chief, &c. &c. &c.

CHARLES-TOWN, July 5.

Died, on Wednesday the 2d inst. after a short illness, at his residence in Berkeley County, Capt. Richard Burson.

Mr. Pinkney and Mr. Foster arrived on Sunday we learn, that the frigate with Mr. Pinkney on board, arrived at Annapolis on Saturday last.

The British frigate Minerva arrived at the same time with Mr. Foster on board. Both these gentlemen proceeded immediately for the City of Washington.

"We stop the press to announce the arrival of a schooner at Mobile town from N. Orleans, bound to Fort. Stoddert, loaded principally with stores for the United States' troops. She stopped and will not be permitted to pass up the river without permission from the captain general of Cuba."

MOBILE COURIER.

SPAIN UNCONQUERABLE.
It is said, that Napoleon having lost 400,000 of his best troops in Spain, and despairing of subduing it, has last resolved to abandon the whole country southward of the Ebro; intending to retain the territories northward, to fortify their frontiers, and roads through the Pyrenean Mountains, &c. The result of this war demonstrates that a people resolute and unanimous cannot be vanquished.—It has given a just check to the presumptuous pride of Bonaparte, at the same time that it has scourged the Spaniards for their cruelty in America and Europe.

An interesting Fact.—A letter from a very intelligent gentleman in Philadelphia, to his friend in this City, states that a few days since, a fracas occurred in the Philadelphia Hospital, between two persons who were labouring under mental derangement. In the contest, the skull of one of the combatants was fractured. Dr. Physic was called in to trepan the skull.—In performing the operation, he discovered some suppurated brain flesh which bore hard upon the brain; and on removing it the subject was restored perfectly to his reason.

NEW YORK PAPERS.

New-York, June 24.

The Brig Tamaahmah, capt. Skiddy, sailed from this port on Friday last, for Bordeaux, with about 40 passengers, and cargo. At 6 P. M. she passed the light house, and at eight she was captured by the British frigate Melampus, about 10 or 11 miles from Sandy Hook Light House.

The passengers, with their baggage were permitted to return to this port, and came up on Saturday evening in the pilot boat Thorne.

The captain of the Melampus, took capt. Skiddy, and all his crew, except the chief mate, out of the brig, and sent a prize master and crew on board, and ordered the brig to Halifax for adjudication.

The following is an extract of capt. Skiddy's letter, dated on board the Melampus, off Sandy Hook, June 22d, 1811.

"I am sorry to inform you, that I was chased and boarded last evening, after seven o'clock, by the British frigate Melampus, captain Hawker, who is going to send me into Halifax.— They have taken all hands out of the brig, myself included, except the mate, Capt. Hawker says he regrets that his orders oblige him to send in all vessels bound to France. It was very hazy when I fell in with the frigate, and several sail in sight—I did not distinguish what she was until it was too late—I however tacked and stood in: she fired several shot, and neared us, as she held the breeze more in the offing; and the last shot went over us. I thought it imprudent to risk the lives of the passengers in persisting, particularly as we were losing the breeze, and the frigate kept it longer. We were taken within 5 miles of the Hook."

The following paragraph of the subject is from the New-York Gazette.

The Melampus and Atalante have been several days cruising off Sandy Hook; and we much regret the capture of the Tamaahmah, as it may lead to the unfriendly suspicion that they are cruising there for the purpose of intercepting our vessels bound in and out of port.

REPLY.
The frigates President, Commodore Rodgers, and United States, Commodore Decatur, and Argus sloop of war, sailed from the Watering Place, yesterday, at one o'clock, with a fine westerly gale.

The British frigate Melampus, and her prize the brig Tamaahmah, were 30 miles from the Hook on Wednesday evening. They were out of sight of the Hook yesterday morning.

Latest from Cadiz.—The ship Otho, Pratt, sailed from Cadiz, on the 12th of May. By her we learn, that intelligence had just reached the Spanish Cortes, from the Spanish minister in St. Petersburg, that Russia had declared war against France, and that the Russians had commenced hostile operations.

We also learn, that great rejoicings had taken place in Cadiz, and on board the fleet in the harbor, in consequence of the combined armies having taken Figueras (one of the keys to the passes near Barcelona) with 1500 French prisoners and one million of property.

The siege of Cadiz was still continued. [Accounts much later received in England, do not mention the declaration of war by Russia.]

A most astonishing musical instrument named, as we are told, the Philharmonicon, has been imported in the Calpe, from France at Boston. It imitates all other instruments; and, during two months, drew in Paris an immense concourse. Even the Emperor and his Empress went to hear it, and expressed the greatest delight at its perfection and harmony. We understand that as soon as a convenient place is found for setting it up, the inhabitants of this town will be gratified with the sight and melody of this chief d'œuvre in instrumental music. After its exhibition in that town, it will be transported to the principal places in the U. States.

We announce with regret (says a London paper of May 9) the deaths of two veterans in English literature, William Bowcaven, Esq. the excellent translator of Horace; and Richard Cumberland, Esq. the celebrated Essayist and Dramatic Poet, both sound scholars and worthy men.

Baltimore, June 25.

COL. BURR.—A respectable gentleman, lately from France, informs that Burr continued in Paris; and that, though apparently obscure and inattentive to public measures, yet has frequent interviews and communications with the principal officers of state.

Died, at his residence in Darlington District, on the 6th instant, Lt. Col. John Smith, of the 3d regiment of the U. S. Infantry.

Mr. Phineas Bond who has for many years past discharged the duties of British Consul General for the Middle

and Southern States, left this city this morning to take his passage for England on board the ship Susquehanna, capt. Meade—he is succeeded in the duties of his station by Mr. Thomas W. Moore, who signs as "Pro Consul."

(Dem. Press.)

From the Democratic Press.
FEDERAL AUTHORITY.
For the democratic plan of restraining the illegitimate acts of Great Britain, by commercial restrictions, rather than by war.

When major Thomas Pinkney, of South Carolina, was our minister in London, the June orders of 1793, and the Russian treaty with Britain to destroy the neutral trade with France, and lawful voyages and goods, were promulgated. Mr. Pinkney treated these acts as contrary to the law of nations, unwarrantable and justifying our resistance. Yet it will plainly appear, that he proposed and approved the very mode of a commercial opposition, which the legislature and President have adopted.

The following is a copy of the official letter of Mr. Pinkney, minister Plenipotentiary of the U. States to G. Britain, to Mr. Jefferson, Secretary of State, proving our allegation.

LONDON, August 15th, 1793.
"DEAR SIR,

"The frequent interruptions our vessels experience, especially in navigating the European seas, induce me to address you in cypher.

"I have had several conversations with Lord Grenville, but do not find, that this government will at all relax in the measures they have adopted towards the neutral nations. I have urged every thing in my power, in opposition to the policy, as well as the right of these measures, and have assured him they will be considered by our government as infringements of the neutral rights. As I cannot speak from authority on this subject, I have not said what measures we shall adopt in consequence, although I have strongly insisted on the detriment to the commercial interests of this country, which must ensue from the various impediments opposed to a free intercourse, as well as from the ill-will they will excite. I may perhaps estimate too highly the blessings of peace in general, and the advantage of our neutral situation, notwithstanding all the deductions to be made on account of the conduct of this country. But it appears to me, that if the U. States should deem it necessary to go beyond the line of remonstrance, on this occasion, prudence will dictate, that our opposition should be confined to commercial regulations.

"With the utmost respect, I have the honor to be, dear sir, &c.
"THOMAS PINKNEY."

It is of great importance to observe, that major Thomas Pinkney was the candidate for the Vice-Presidency of the U. States in 1796, proposed by the Hamilton and Adams federalists; and it is well remembered that Mr. Hamilton and his connections wished Mr. Pinkney to throw out Mr. Adams & become President. One of the heads, therefore, of the federal party, is among the fathers of resistance to infringements of our neutral rights, by the means of "commercial regulations."

But the democrats adopted the measure, and then it was, without decency or reason, condemned and execrated by many in the federal party, who were among the devisers of it. It is the best mode of resistance, that can be made, for it will give us a sure home market for the productions of the land and fisheries; by means of machine manufactures, and it will provide us with certain supplies for comfort and defence. Europe refuses arms and gunpowder, and we make them. They prevent our productions from going abroad, and we convert them into manufactures. They capture our foreign supplies, and we obtain them from our own looms, anvils and tanneries. The foreign world impede our commerce to the amount of fifty millions, and we manufacture to three times the value.

Died, at his residence in Darlington District, on the 6th instant, Lt. Col. John Smith, of the 3d regiment of the U. S. Infantry.

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, and all reasonable expenses paid if brought home.

SAM. FARNSWORTH.
July 5, 1811.

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, and all reasonable expenses paid if brought home.

SAM. FARNSWORTH.
July 5, 1811.

LETTERS

Remaining in the Post-Office at Harper's Ferry, 1st July.

B.
John Bramhall, Catharine Bryson, Thomas Bell, of Geo.

C.
Maryann Chambers.

H.
Levi Hall, John Haifer, James Harding.

K.
John Kraps.

L.
Nathan Lidler.

M.
Jesse Moore, Doctor Mills.

S.
Jacob Strider, George Sites, James G. Smith, Christopher Stryer.

W.
Mr. Widdith.
R. HUMPHREYS, P. M.

LIST OF LETTERS
Remaining in the Post-Office at Shepherd's-Town, which, if not taken up within three months from this date, will be sent to the General Post-Office as dead letters.

B.
Henry Bedinger, Robert Boyd, Hezekiah Butt, John Bowers.

C.
Mary Chapline, Charles Cavender, Nathaniel Cavender.

D.
Thophilus Downs.

E.
Philip Engle, Leonard Emerson.

G.
Milly Goodwin.

H.
Jonathan Hill, Margaret Hoffman, James Hogeland.

K.
Robert Kerney, William Kerney.

L.
Thomas Lee.

M.
Mary McCann, James McIlwraith, Vincent Moore.

P.
Rev. John Price.

R.
Mathias Rouds, John Robertson, William Richstine.

S.
Zadock Shanton, Daniel Sorter, 2; Philip Schoppert, 2.

T.
Mary Turner, Anthony Turner, Daniel Turner, Joseph Thompson.

W.
Garrot Wynkoop, Casper Walpert, 2.
Philip Young.
JAS. BROWN, P. M.
July 1, 1811.

DANCING.

To the Ladies and Gentlemen of Charles-Town and its vicinity.

AT the request of his patrons, the subscriber proposes to recommence his dancing school, for the further improvement of his pupils, on Tuesday the 9th instant. Those ladies and gentlemen who will favor him will please to call at his school and subscribe their respective names. He returns his thanks to his former patrons for their liberal encouragement.

JAS. ROBARDET.
July 5.

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 hands a general assortment of JEWELRY, &c.
July 5th, 1811.

CAUTION.

THE subscriber having sustained considerable injury from persons trespassing on his land, hereby cautions the public from passing through his farm, or entering his enclosure, particularly his orchard, upon any pretence whatsoever, as he is determined to prosecute every person detected in violating this notice.

THOMAS HAMMOND.
July 5.

CAUTION.

THE subscriber hereby cautions all persons from fishing, fowling, or hunting on his farm, or passing through the enclosures thereof upon any pretext whatever, as he is determined to prosecute every person who may be detected in such practices in future.

THO. BRECKENRIDGE.
June 28, 1811.

CAUTION.

WHEREAS my wife Mary has left my bed and board without any just cause or provocation, this is to forewarn all persons from crediting her on my account, as I am determined to pay no debts of her contracting from this date.

LEVI CLEVELAND. June 21, 1811.

Estray Mare.

TAKEN up as a stray, sometime in May last, by the subscriber, living near the Rock's Ferry, on the Shenandoah river, a Sorrel Mare, supposed to be 9 or 10 years old, about 15 hands high, and blind of the left eye—no perceivable mark or brand except a small white spot on her rump. Appraised to 35 dollars.

JOHN MOORE. June 21, 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.

20 Dollars Reward.

RAN AWAY from the subscriber on the 18th inst. a negro man named Charles, who probably may call himself Charles Sims. He is a dark mulatto, about 5 feet 8 or 9 inches high, and well made, about 35 years of age, small eyes and thin face; his clothing is such as field negroes generally wear at this season of the year. The above reward will be given for securing him in any jail so that I get him again, and all reasonable expenses if delivered to me in the lower end of Fauquier county, state of Virginia, on Cedar Run.

WILLIAM FOOTÉ. June 21, 1811.

JOHN WOLTZ, CLOCK & WATCH-MAKER,

INFORMS the public that he has commenced the above business in Shepherd's-Town, next door to Mr. James Brown's store, and opposite to Mr. Robert Russell's saddler's shop, where he hopes from his long experience, and attention to business, to give full satisfaction to all those who may favour him with their custom.—All kinds of watches committed to his care, will be faithfully and punctually repaired. He intends keeping a general assortment of GOLD and SILVER WORK, and a handsome assortment of JEWELRY of every description, which will be disposed of on very low terms.

June 7, 1811.

CHEAP GOODS,

NOW opening at the corner Store of the Market-House, in Shepherd's-Town—AMONGST WHICH ARE, Canton Crapes, Beautiful rich Silks, Satins, Damask & Serge Silk, Shawls, Lace Caps, Sleeves & Handkerchiefs, Irish Linens, Damask Table Linens, Ditto Table Cloths, Cambric Linens, Shirting Cambric, Cambric Muslins, Lace and Leno ditto, Calicoes and Gingham, Super Extra upper-fine Cloths and Cassimeres, Combed Velvets, First Chop India Neckties, 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 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, warranted SICKLES, and WALDRON'S prime Cradling and Grass SCYTHES, and almost every other article the Farmer may want.

BLANK DEEDS FOR SALE AT THIS OFFICE.

Wool Carding Mill.

THE subscribers will have in operation at Mr. Beeler's mill; (commonly known by the name of Mills Grove Fulling Mill,) near Chafes town, by the 10th of this month, a complete set of the latest approved plan of machinery for carding wool, the end of which will be filled with cotton cards for finishing, which will enable them to do better work than usual on single machines, more especially fine wool.—And as the experience of Mr. Beeler, who will have the direction, has been considerable, the public may depend on having the wool which may be sent to this mill completely carded.—The price will be for wool that is sent well cleaned and greased eight cents per pound—if sent without picking and greasing ten cents per pound, and the usual quantity of grease sent with it. No wool will be received without having the sticks, straws and burrs cut off, as they spoil the work and bin the cards.

EDWARD A. GBBS, JOHN HOGELEND. June 7, 1811.

Thirty Dollars Reward.

RAN AWAY some time in April last, from the subscriber living in Baltimore, an apprentice by the name of 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 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 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.

Removal.

THE subscriber has removed his Store to the house lately occupied as a Store by Messrs. James & R. Fulton, and formerly by Capt. Hammond, where he has just received a handsome assortment of

SPRING GOODS,

well suited to the present and approaching season: amongst which are, 6-4 & 4-4 Cambric Muslin, Ditto do Leno do, Irish Linens, Vesting, Carraderrys, Seersuckers, Ladies' Extra long Silk & Kid Gloves, Habit ditto, Fancy Shawls, Dresses, Silks and Ribbons. With a complete assortment of GROCERIES, QUEENS & POTTERS WARE.

ALSO, WHISKEY and HERRINGS, by the barrel.

He returns his sincere thanks to his friends and the public for past favors, and respectfully solicits a continuance.

MOSES WILSON. Charlestown, May 24, 1811.

Four Cents per Pound WILL BE GIVEN AT THIS OFFICE FOR CLEAN LINEN AND COTTON

R A G S.

WRITING PAPER For sale at this Office.

100 Dollars Reward.

RAN AWAY from the subscriber four Negro Men, one named Tom, 34 years of age, about 5 feet 8 or 10 inches high, a likely fellow with a good countenance, slow of speech, very fond of liquor; took with him a great many clothes, amongst them are a light grey cloth coat, buckskin pantaloons, and half boots—said negro is very black.

Lewis, a likely fellow, about 21 years of age, very black, 5 feet 6 inches high; took with him a number of clothes, amongst which are a drab coloured coat, striped waistcoat, and pantaloons filled with blue yarn. Stephen, a tall fellow, 6 feet high, a little cross-eyed—had on when he went away blue pantaloons, blue waistcoat, drab coloured coat—took with him a number of clothes not recollected, talks fast and impudent.

Sawny, about 48 or 50 years of age, yellow complexion, about 5 feet 4 or 5 inches high; took with him a number of clothes not recollected, except a gray coat and buckskin pantaloons. One hundred dollars will be given for the four negroes, or 25 dollars for each, and all reasonable charges paid. It is not known the cause of their going away, as neither of them have received a stripe. It is believed they have obtained passes for some time, by some means.

JAMES S. BATE. Jefferson county, Kentucky, April 14, 1811.

N. B. Tom, Lewis and Sawny were formerly the property of Mr. Beverly Whiting, of Jefferson county, Va. and Stephen formerly the property of Mr. Thomas M'Comick, of Frederick County, Va.

50 Dollars Reward.

RAN AWAY on Saturday the first instant, from the subscriber, living in Jefferson county, Virginia, near the Opekon, a Negro Man named

JOHN, well known by the name of Waggoner John, about 35 years of age, 5 feet 7 or 8 inches high, dark complexion; one of his feet something thicker than the other, and the upper part of it much scarified; his clothing not recollected, except two new home made shirts. Fifteen dollars will be paid for apprehending and securing said negro within twenty miles from home, and if fifty miles, the above reward, and reasonable charges if brought home.

ADAM S. DANDRIDGE. June 11, 1811.

Jefferson County, ss. May Court, 1811. Martin Eanler, Plaintiff, vs. The executors, administrators, or other legal representatives of Cornelius Wyncoop, deceased, and Rawleigh Morgan, Defendants. IN CHANCERY.

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. May Court, 1811. Martin Eanler, Plaintiff, vs. The executors, administrators, or other legal representatives of Cornelius Wyncoop, deceased, and Rawleigh Morgan, Defendants. IN CHANCERY.

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.

THE subscribers have removed their store to the south corner of the cross street leading to the ferry, where they are now receiving and opening

A HANDSOME SUPPLY OF SPRING GOODS,

which with their former stock makes their assortment quite complete, all of which they are determined to sell on as low terms as any other person.—They feel grateful for past favours, and return their sincere thanks to their friends and customers, and solicit a further continuance of a part of public patronage.

PRESLEY MARMADUKE, & Co. Shepherds Town, May 10, 1811.

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

Stone Masons and Labourers wanted. THE subscriber will give employment to eight or ten Masons and Labourers, from this time to the end of the season. One dollar per day will be given to Masons, and Ten dollars per month to Labourers, JOHN WILKINS, Charles-Town, Jefferson county, Virginia, May 3, 1811.

Jefferson County, to wit, June Court, 1811. Plaintiff, vs. Defendant.

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 this said county: And it is further ordered that the Defendant do not pay any debts by him due, to the other Defendants, 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.

Jefferson County, to wit, June Court, 1811. Plaintiff, vs. Defendant.

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 this said county: And it is further ordered that the Defendant do not pay any debts by him due, to the other Defendants, 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.

CANTON CRAPES.

4-4 plain silk lace, damask silk shawls, silk lace handkerchiefs and caps, sarisins, black Florentines, ladies' extra silk and kid gloves, habit wash latter and kid gloves, super super chemise and calicoes, cotton hosiery, leno and cambric muslins completely assorted, a large assortment of superfine cloths and cassimeres, India and patent neckties, stockinets, cotton cassimeres, Irish linens and shirting cottons, ladies' fashionable Morocco shoes, China coffee cups, tea cups and saucers, fresh teas, &c. The above comprise a part of my selections made last year in Philadelphia, which was a cash purchase, and are now offered on terms that are really very low, for cash, or on punctual customers. I have on hand as usual, patent and other medicines, queens' glass, and tin ware, whiskey, spirits, wines, paints, bar iron and Crowley steel, cut and hammered nails, castings, loaf and brown sugars, molasses, coffee, rice, pearl barley, &c. and shall receive in a few days, a further supply of silks and other fancy goods from Philadelphia, all of which will be sold on the most pleasing terms.

W. W. LANE. Charlestown, June 14.

Jefferson County, ss. April Court, 1811. Plaintiff, vs. Defendant.

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 court house door of said county.

A copy. Teste, GEO. HITE, Clk.

Jefferson County, ss. April Court, 1811. Plaintiff, vs. Defendant.

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 court house door of said county.

A copy. Teste, GEO. HITE, Clk.

Jefferson County, ss. April Court, 1811. Plaintiff, vs. Defendant.

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 court house door of said county.

A copy. Teste, GEO. HITE, Clk.

Jefferson County, ss. April Court, 1811. Plaintiff, vs. Defendant.

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 court house door of said county.

A copy. Teste, GEO. HITE, Clk.

Jefferson County, ss. April Court, 1811. Plaintiff, vs. Defendant.

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 court house door of said county.

A copy. Teste, GEO. HITE, Clk.

Jefferson County, ss. April Court, 1811. Plaintiff, vs. Defendant.

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 court house door of said county.

A copy. Teste, GEO. HITE, Clk.

Jefferson County, ss. April Court, 1811. Plaintiff, vs. Defendant.

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 court house door of said county.

A copy. Teste, GEO. HITE, Clk.

LIST OF LETTERS

Remain in the Post Office at Charles-Town, on the 30th of June, 1811.

A. Jesse Adams. B. John Berry, J. N. Blair, Z. Buckmaster, William Brown, John W. Bell, Joseph Bond, Edmund Beah, Thomas Blackbourn.

C. Robert Carter, Alex. Caldwell, Margaret Cooke, Robert Christy, James Clark, care of Richard M'Sherry, Frederick Clipper.

D. Edmund Downey, James Duke, Mareen Duval.

E. Abraham Eversole, Thos. Evans, 3. F. Robert Ford, 2; Ferdinando Fairfax, 4.

G. James Griffith, Isaac Gwynn, Fanee Gibbs, Frances Gwynn, Gabriel P. T. Greenfield, John Grant, William Goldsberry.

H. William Heans, John Heiner, Henry Haines, 2; George Hageley, James Heath, James Hite, George Hite, Jacob Hite, 2; Nancy Henderson, Michael Howard, John Hess, Jeremiah Harris, Mark or John Harper.

I. Lancelot Lee, 2; Joseph E. Lane, Ester Lashells, 2; Thomas Lockhart, George Lafferty, French Lock, John Long, 2.

M. John M'Bride, Richard M'Sherry, 2; James M'Kee, Michael Moler, Battalieu Muse, Rachael Mappin, Hezekiah Maddox.

O. Samuel Offutt, John D. Orr. P. Nelson Powess, Joseph Patterson, Arthur Patterson.

R. Ben. Randolph, Robert Read, 2; John Read, 2; Samuel Rees, John Randolph, John Roberts.

S. John Sinclair, Franklin Smith, Mary Saunders, Smith Slaughter, Mary Saunders, John Swayne, William Stanhope, John L. Stubblefield, Jacob Strider, John Strider, Nicholas Stary, Matthias Sly.

T. John Toland, John Towling, Samuel Tillet, Levi Taylor, Jeremiah Thompson.

U. Hugh Urquhart.

V. Thomas White, Junr. William Waggoner, Rich. Willis, 2; Joseph Wyong, Andrew Woods, F. Washington.

Y. John Yates, John Young, Joshua Yerk.

J. HUMPHREYS, P. M. July 1, 1811.

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.

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.

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.

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.

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.

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.

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.

LIST OF LETTERS

Remain in the Post Office at Shepherd's-Town, which, if not taken up within three months from this date, will be sent to the General Post-Office as dead letters.

B. Henry Bedinger, Robert Boyd, Hezekiah Butt, John Bowers.

C. Mary Chapline, Charles Cavender, Nathaniel Cavender.

D. Thophilus Downs.

E. Philip Engle, Leonard Emerson.

G. Milly Goodwin.

H. Jonathan Hill, Margaret Hoffman, James Hogeland.

K. Robert Kerney, William Kerney.

L. Thomas Lee.

M. Mary M'Cann, James M'Illwrath, Vincent Moore.

P. Rev. John Price.

R. Mathias Rouds, John Robertson, William Rchistne.

S. Zadock Shanton, Daniel Sorter, 2; Philip Schoppert, 2.

T. Mary Turner, Anthony Turner, Daniel Turney, Joseph Thompson.

W. Garrot Wynkoop, Casper Walpert, 2.

Y. Philip Young. JAS. BROWN, P. M. July 1, 1811.

LETTERS

Remain in the Post Office at Harper's Ferry, 1st July.

B. John Bramhall, Catharine Bryson, Thomas Bell, of Geo.

C. Maryann Chambers.

D. Levi Hall, John Haifer, James Harding.

K. John Kraps.

L. Nathan Lilder.

M. Jesse Moore, Doctor Mills.

S. Jacob Strider, George Sites; James G. Smith, Christopher Sryer.

W. Mr. Widhif. R. HUMPHREYS, P. M. July 5.

CAUTION. THE subscriber having sustained considerable injury from persons trespassing on his land, hereby cautions the public from passing through his farm, or entering his enclosures, particularly his orchard, upon any pretence whatsoever, as he is determined to prosecute every person detected in violating this notice.

THOMAS HAMMOND. July 5.

CAUTION. WHEREAS my wife Mary has left my bed and board without any just cause or provocation, this is to forewarn all persons from crediting her on my account, as I am determined to pay no debts of her contracting from this date. And all persons are cautioned against harbouring her at their peril.

LEVI CLEVELAND. June 21, 1811.

STATE OF ENGLAND.

Mr. Cobbert, commenting in a late number of his Review on the proposition made in the house of commons, by Mr. Percival, to relieve the merchants by a loan, UNTIL NEW MARKETS could be opened, and advised with an ominous portendency and force on the affairs of England. He says, that if the merchants are permitted to loans (which in the end will be gifts) for losses and embarrassments by overtrading—the 1799 bankrupts' petition in the Gazette last year and the 3600 in this, are amply attested to long.

The opinions and facts thrown out in the following extracts from this essay must be read with attention:

OF A NEW MARKET.

"The new markets, which we have gained by the sword, in South America, have, alas! as I said they would, proved little less fatal than the South Sea bubble of immortal memory; and besides, these markets cost so much in the obtaining, that the full amount of the goods sold in them, (or rather, carried to them) would not have defrayed the cost of getting the market. I think it must be pretty certain, that four times as much money has been sent hence to the Brazils and to Spanish America as has come back in payment for goods.—As to our colonies, we have been making them, as we know not what to do with the produce, and may exclaim with the copper captain; 'Waste, waste, it is waste! I am like one people in the sweet island; if I stay here I die.' New markets then we can have none, unless in return for sugar and coffee, which we cannot much longer find room, we send out manufactures