

Virgini

A FREE PRESS, THE PALLADIUM OF LIBERTY.

CHARLESTOWN, JEFFERSON COUNTY, THURSDAY, FEBRUARY 13, 1834.

NO. 51.

VOL. XXVI.

JOHN S. GALLAHER.

CONDITIONS.
TWO DOLLARS & FIFTY CTS. PER ANNUM.
 Payable half yearly; but Two Dollars will be received as payment in full, if paid entirely in advance. Whenever payment is deferred beyond the expiration of the year, interest will be charged.
 *Subscriptions for six months, \$1.25, to be paid invariably in advance.
ADVERTISING.
 The terms of advertising, are: For a square or less, \$1, for three insertions—larger ones in the same proportion. Each containing 25 cents per square.
 *All advertisements not ordered for a specific time, will be continued until forbid, and charged accordingly.

J. H. STUBBS, M. D.

VERY respectfully tenders his professional services to his friends and fellow citizens. Being unable, on account of the recent occupancy of property, to make a permanent location before the 1st of April, he will, until that time, be found at the residence of Mr. John Myers, five miles south of Charlestown.
 Jan. 30, 1834.

J. M. KITZMILLER, ATTORNEY AT LAW.

WILL practice in the Superior and Inferior Courts of London, and Jefferson. The transaction of all business committed to his management will be characterized by the strictest attention and punctuality. His office is on Market-st., Leesburg. April 18, 1833.

NOTICE.

PURCHASER respectfully informs the citizens of Charlestown, and the public generally, that he has commenced the **TAILORING BUSINESS** in Charlestown. He assures all those who may patronize him, that their work shall be executed in the neatest, most fashionable, and durable style, and with the greatest possible despatch. He solicits a trial of his capacity for his business, and to merit a share of the public support. His shop is the room lately occupied by Mr. Bowen, adjoining the store of William F. Look & Co.
 Nov. 14, 1833.

White House Tavern FOR RENT.

VERY valuable and well-known tavern stand, known by the name of the **WHITE HOUSE**, with all its appurtenances, (stable, smoke-house, spring-house, garden, &c.) is for rent. It is situated on the main road leading from Charlestown to Winchester, about 2 miles from the former and 16 miles from the latter place. It is a fine house and garden convenient to the shop, on the first of April next. It will, on that day, on the premises, be rented to the highest bidder. Possession given on the 1st March.
 Dec. 26, 1833. RACHEL LOCK.

FOR SALE.

A SET of half-part **STILLS**, that will bear a comparison with any others, holding 200 gallons each. Worms, Slacks, &c. Also, a pair of **MILL-BURR STONES**, 4 feet, and little worn; and 20 or 30 Still Tubs.
 Having no use for the above property, I will give great bargain, and take in payment, negroes, good paper, or the cash.
 WILLIAM C. BURNS.
 Leesport, Jefferson Co., Feb. 1, 1834.

FRESH GROceries.

THE undersigned having obtained letters of administration of the estate of Thomas Mott, of said county, deceased, he hereby gives notice to all persons having claims on said estate, to present them, properly authenticated, for settlement at his office, at Leesport, on the 1st of March, next, at which time he will receive payment, as no longer indulgence can be given.
 WM. ENGLE, Adm'r.
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To Wagon Makers.

A FIRST-RATE Wagon and Plough Maker will find a good situation, by applying to the subscriber in Charlestown. A house and garden convenient to the shop, on the first of April next.
 THOMAS RAWLINS.
 Jan. 23, 1834.

PLANK!

THE subscriber has a quantity of seasoned **PLANK** for sale, of a good quality, such as 1 inch, 1 1/2 inch, 1 inch, 1 1/2 inch, 1 3/4 inch, 2 inch, 2 1/2 inch, 3 inch, 3 1/2 inch, 4 inch, 4 1/2 inch, 5 inch, 5 1/2 inch, 6 inch, 6 1/2 inch, 7 inch, 7 1/2 inch, 8 inch, 8 1/2 inch, 9 inch, 9 1/2 inch, 10 inch, 10 1/2 inch, 11 inch, 11 1/2 inch, 12 inch, 12 1/2 inch, 13 inch, 13 1/2 inch, 14 inch, 14 1/2 inch, 15 inch, 15 1/2 inch, 16 inch, 16 1/2 inch, 17 inch, 17 1/2 inch, 18 inch, 18 1/2 inch, 19 inch, 19 1/2 inch, 20 inch, 20 1/2 inch, 21 inch, 21 1/2 inch, 22 inch, 22 1/2 inch, 23 inch, 23 1/2 inch, 24 inch, 24 1/2 inch, 25 inch, 25 1/2 inch, 26 inch, 26 1/2 inch, 27 inch, 27 1/2 inch, 28 inch, 28 1/2 inch, 29 inch, 29 1/2 inch, 30 inch, 30 1/2 inch, 31 inch, 31 1/2 inch, 32 inch, 32 1/2 inch, 33 inch, 33 1/2 inch, 34 inch, 34 1/2 inch, 35 inch, 35 1/2 inch, 36 inch, 36 1/2 inch, 37 inch, 37 1/2 inch, 38 inch, 38 1/2 inch, 39 inch, 39 1/2 inch, 40 inch, 40 1/2 inch, 41 inch, 41 1/2 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THE FREE PRESS.

CHARLESTOWN.

THURSDAY, FEBRUARY 12, 1834.

CONGRESS—THE BANK.

The deposit question is still the all-grossing subject in both houses of Congress. An effort was made in the H. of R. on Thursday last, to bring the debate to a close in that body, which failed.

It is believed that the extent of the pressure has been greatly exaggerated, and that the motives for the exaggeration are to be found, primarily, in the belief that the present administration may be brought into disfavor with the people, and may be overthrown through the agency of the panic which is at present prevailing.

It will sustain the Executive branch of the Government, by all the legal means in its power, in the strictest manner, to constitute the State Banks instead of the Bank of the United States, as the fiscal agents of the Government. I believe they are fully competent to the object.

Mr. Webster, in a reply to Mr. Wright's remarks, holds the following language:—which it will be perceived, that if the Administration does not offer some remedy for the public distress, he will bring in a bill for re-chartering the Bank of the United States, with some restrictions.

Mr. President, I feel that, in the present crisis, it becomes me to bring to the aid of the public good, that I possess. I act, sir, in opposition to nobody. I desire rather to follow the Administration, in a proper remedy for present distress, than to lead.

Mr. Church, a merchant of Portland, who as an Elector gave the only vote for Jackson in 1828 which he obtained in New England, has headed a large meeting in that city denouncing the removal of the deposits.

The Washington correspondent of the Richmond Compiler says, "Mr. Stevenson is positively going to England. The fact of his forthcoming nomination has been officially communicated to Mr. Vaughan, and, thereupon, Mr. Stevenson has been honored with a diplomatic dinner from Sir Charles."

Governor Wolf, of Pennsylvania, has appointed Thomas Sergeant, Esq. late postmaster of that State, in the place of Judge Ross, recently deceased. The appointment is said to be a very popular one in Pennsylvania.

Opinions not far off.—The Montreal Herald uses the following language in relation to the removal of the deposits:—"We have already said that we do not pretend to judge between the American people and their President. We may, however, be allowed to draw a parallel where the result is so decidedly in favor of the happy institutions under which we live in Canada."

The following facts and reasoning are worthy the profound attention of the American people. From the Philadelphia Examiner.

Despotism and Extravagance.—Nothing is clearer than that despotism and extravagance in Governments go together. The reason is, that money purchases power, and those who hold the purse strings of a nation, can never want supporters.

The expenses of the Government of the United States for the year 1831, exclusive of the public debt, were \$1,079,918. The population by the census of 1790 was 3,929,498, and as the population of the present year is probably 13 millions, or say, for the sake of round numbers, four times as great as in 1790, the increase of expense arising from the increase of population, ought to make our expenses \$4,291,678.

with the accounts of the same interview which have been current in this city.

The Committee of Merchants from New York, accompanied by Mr. Wray, Mr. Lawrence, and Mr. Bannister, called upon the President. They were courteously received. They explained to the President the situation of the merchants, the general pressure of the money market, and the alarming aspect of the business concerns of the nation.

On Tuesday the 4th inst. the President of the U. States communicated a Message to Congress on the subject of a refusal of the Bank of the U. States to transfer to the Girard Bank the U. States' pension fund.

No less than four extensive fires took place in Philadelphia on Thursday last.

Heavy Failure at Albany.—We regret to learn from Albany, that Benjamin Knower, Esq. President of the Mechanics' and Farmers' Bank of that city, has been compelled to stop payment. Mr. K. has resigned his office, and Mr. J. M. Smith, Esq. has been appointed in his place.

A large and respectable meeting of the signers of the Memorial to Congress, for the re-chartering of the Bank of the United States, was held at the Exchange, in the city of Baltimore, on Thursday the 6th day of February, 1834.

A resolution reported upon by the same committee, declaring it expedient to require landlords to verify by oath their claims for rent, and requiring the warrant of distress to be issued by a Justice, instead of the landlord, was also concurred in.

On Tuesday, several engrossed bills of a local character were passed.

The report of the joint committee, appointed to examine the Treasurer's accounts, exhibits the affairs of that office in good condition, and states the sum in the Treasury on the 20th January at \$435,359.87.

The militia bill occupied a great portion of the day. That part of it relating to a camp of instruction for the officers, was stricken out, on the ground of its expense.

On Wednesday, after the usual introductory business of the morning, a report of the committee of propositions and grievances, on the subject of the location of the court-house of Ohio county, was taken up, and occupied about two hours in debate.

The militia bill occupied the remainder of the day. Various amendments were made, and others were pending, when the house adjourned.

On Thursday, after the despatch of a variety of business of minor importance, the consideration of the militia bill was resumed, and other amendments made. The bill now provides for one company muster in April and one in October, and for one regimental muster or a muster of each battalion, as the court of inquiry may elect.

On Friday, (to-day), much local business was despatched, and a debate of some length occurred, between Messrs. Michie and Gilmer, on the subject of an asylum for the deaf and dumb of this State.

LEGISLATURE OF VIRGINIA.

FROM OUR CORRESPONDENT.

RICHMOND, FEB. 7.

On Saturday, the house concurred in sundry amendments of the Senate, in reference to the mode of proceeding against Judge Green, Mr. Faulkner then called up the third resolution of the joint-committee, (which had been laid on the table,) proposing a joint committee of three members of each house, to conduct the proceedings, &c.

Mr. Faulkner reported in a strain of animated severity, the insinuations of the gentleman from Spotsylvania, and declaring that he had resolved not to be one of the committee, &c. He had been actuated, as he was sure the majority of the house were, by the dictates of duty, and by considerations more elevated than those which operated on many passions, and which would doubtless be a member from Spotsylvania was unable to appreciate, &c.

Mr. Stevenson rejoined, but the Speaker interposing against the indulgence of personalities, the question was put upon the resolution of the joint committee, and carried by a large majority.

The report of the special committee on the propriety of increasing the capital of the Banking and Savings Institutions of the State, was concurred in, by a vote of 57 to 59.

On Monday, a large quantity of business was despatched, in the way of reading bills their first and second times, and adopting reports of committees.

Among the rest, the house concurred in a report of the committee of courts of justice, declaring reasonable the petition of many citizens of Richmond, suggesting defects in the present laws against gaming, and praying a remedy.

A resolution reported upon by the same committee, declaring it expedient to require landlords to verify by oath their claims for rent, and requiring the warrant of distress to be issued by a Justice, instead of the landlord, was also concurred in.

On Tuesday, several engrossed bills of a local character were passed.

The report of the joint committee, appointed to examine the Treasurer's accounts, exhibits the affairs of that office in good condition, and states the sum in the Treasury on the 20th January at \$435,359.87.

The militia bill occupied a great portion of the day. That part of it relating to a camp of instruction for the officers, was stricken out, on the ground of its expense.

On Wednesday, after the usual introductory business of the morning, a report of the committee of propositions and grievances, on the subject of the location of the court-house of Ohio county, was taken up, and occupied about two hours in debate.

The militia bill occupied the remainder of the day. Various amendments were made, and others were pending, when the house adjourned.

On Thursday, after the despatch of a variety of business of minor importance, the consideration of the militia bill was resumed, and other amendments made. The bill now provides for one company muster in April and one in October, and for one regimental muster or a muster of each battalion, as the court of inquiry may elect.

The greater part of the week, however, has been spent by the Senate, in the discussion of the deposit question. Various amendments and substitutes have been proposed and rejected; and it is now probable the amendment of the select committee (published in the Free Press of the 30th ult.) will be finally adopted. A good deal of warmth has been exhibited during the debate, and not a little pungency of retort and satire. The vote in the Senate, in condemnation of the removal of the deposits, will not be far short of 20 to 12—and the vote upon the unconstitutionality of the U. S. Bank, probably 15 to 14.

From the Richmond Papers. FRIDAY, FEB. 8. JUDGE GREEN'S CASE. The Speaker proceeded to announce the committee on behalf of the House of Delegates, to conduct the enquiry for the removal of Judge Green, and having announced Mr. Faulkner as chairman of the committee.

Resolved, That the following preamble and resolutions be signed by the Chairman and Secretary of this meeting, and sent to the Winchester Virginian and Republican, Charlottesville Free Press, and Richmond Enquirer and Whig, for publication in their respective papers.

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Vertical text on the right edge of the page, including names and dates.

To Rheumatic Incurables.

THE undersigned takes pleasure in announcing to the public, that he has discovered a sovereign remedy for both the Chronic and Inflammatory Rheumatism...

Dear Sir: I have in my family, a young woman who has been severely afflicted with Rheumatism for the last seven years...

THE property being unsold to the occupant and management of a widow and her children, will be disposed of on very reasonable terms...

AM authorized to sell, at private sale, a FARM now in the possession of my mother, (Mrs. Ann N. Hammond), and upon which she resides...

ONE OF THE GREATEST REMEDIES FOR RHEUMATISM. We are not in the habit of expressing an opinion of the efficacy of patent medicines...

THE subscriber being desirous to remove to the West, offers for sale that desirable piece of property, lying in Jefferson county, Va., on the main turnpike road leading to Baltimore...

THE subscriber will sell, at private sale, the FARM upon which Jacob Bremer now resides, and lying on the waters of the Potomac river...

THE FARM, on which we reside, lying on Bullskin, near Kabletown, are for sale. One Farm contains 133 ACRES, and the other 147 ACRES...

WE have just received 10 hogsheads of Rusequehan Whiskey—1000 pounds of Codfish—fresh Tea—a quantity of Coffee, Rio and Java—and many other articles suitable for the present season...

A Valuable Tannery, &c.

THE very valuable and eligible real property belonging to the estate of Townsend Beckham, dec'd., situated on the upper part of the Island of Virginia, at Harpers-Ferry...

An excellent Oil Mill, TWO COMMODIOUS DWELLING HOUSES.

THE yards and garden of one of them highly improved—together with several out-buildings of different kinds.

LOOK AT THIS! A Most Valuable Farm FOR SALE.

AM authorized to sell, at private sale, a FARM now in the possession of my mother, (Mrs. Ann N. Hammond), and upon which she resides.

ONE-FOURTH CLOTHED IN FINE TIMBER, and in fine watered—the Charleston run passing through the centre of it—and there being also upon it several never-falling springs.

ABOUT the latter part of November, and two or three days after Mr. John M. Coyle's challenge, appeared in the Virginia Press, I called on him and accepted that part written in general terms.

THE buildings are a comfortable Brick Dwelling, Kitchen, House for servants, and Meat-House, a commodious Log Barn, Corn House, Granary, Carriage House, and Ice-House.

A HOUSE and LOT. On the Main-street in Charleston, most eligibly situated for business of any kind.

THE buildings are a comfortable Brick Dwelling, Kitchen, House for servants, and Meat-House, a commodious Log Barn, Corn House, Granary, Carriage House, and Ice-House.

THE subscriber respectfully informs the citizens of Charleston, and the public generally, that he has commenced the TAILORING BUSINESS in Charleston.

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LAND FOR SALE.

WILL SELL, at private sale, that valuable TRACT OF LAND, lately owned by Jacob Heidehual, containing 100 1-2 ACRES.

ALL persons are cautioned against trespassing in any manner whatever, on the above farm, as the law will most assuredly be rigidly enforced against every one who shall be found trespassing on this notice.

White-House Tavern FOR RENT.

THE very valuable and well-known Tavern situated upon the main road leading from Charleston to Winchester, about six miles from the former and 16 miles from the latter place.

FOR SALE, A SET of half-patent STILLs, that will bear a comparison with any others, holding 220-gallons each—Worms, Stands, &c.

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VIRGINIA, TO WIT:

At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in January, 1834.

AGAINST PLAINTIFVS, William Pendleton, Silas Marmaduke, and Joseph L. Russell, DEFENDANTS, IN CHANCERY.

THE defendant, Wm. Pendleton, not having entered his appearance, and given security according to the act of assembly and the rules of this court, and it appearing by satisfactory evidence that he is not an inhabitant of this country: It is ordered, That the said defendant do appear on the first day of the next term, and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper published in the county of Jefferson, for two months successively, and posted at the front door of the court-house of said county.

A COPY—TEST. February 6, 1834. S. J. CRAMER, c. c.

VIRGINIA, TO WIT:

At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in January, 1834.

AGAINST PLAINTIFVS, Lot Goodspeed, Selton G. Paves, Daniel Burke, Nathan Dearing, John W. Lewis, and Thomas Cooper, DEFENDANTS, IN CHANCERY.

THE defendant, Lot Goodspeed, not having entered his appearance, and given security according to the act of assembly and the rules of this court, and it appearing by satisfactory evidence that he is not an inhabitant of this country: It is ordered, That the said defendant do appear on the first day of the next term, and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper published in the county of Jefferson, for two months successively, and posted at the front door of the court-house of said county.

A COPY—TEST. February 6, 1834. S. J. CRAMER, c. c.

VIRGINIA, JEFFERSON COUNTY, SEC.

At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in January, 1834.

AGAINST PLAINTIFVS, Hiram Conant and Ann his wife, late Ann Rorem, DEFENDANTS, IN CHANCERY.

THE defendant, Hiram Conant, not having entered his appearance, and given security according to the act of assembly and the rules of this court, and it appearing by satisfactory evidence that he is not an inhabitant of this country: It is ordered, That the said defendant do appear on the first day of the next term, and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper published in the county of Jefferson, for two months successively, and posted at the front door of the court-house of said county.

A COPY—TEST. Jan. 30, 1834. S. J. CRAMER, c. c.

VIRGINIA, TO WIT:

At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in December, 1833.

AGAINST PLAINTIFVS, John C. Cook, in his own right, as executor of John Winger, dec'd., also as executor of Aaron Lewis, dec'd., DEFENDANTS, IN CHANCERY.

THE defendant, John C. Cook, not having entered his appearance, and given security according to the act of assembly and the rules of this court, and it appearing by satisfactory evidence that he is not an inhabitant of this country: It is ordered, That the said defendant do appear on the first day of the next term, and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper published in the county of Jefferson, for two months successively, and posted at the front door of the court-house of said county.

A COPY—TEST. Dec. 12, 1833. S. J. CRAMER, c. c.

VIRGINIA, TO WIT:

At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in January, 1834.

AGAINST PLAINTIFVS, Jacob Isler, Jeremiah Richards and Catherine his wife, late Catherine Isler, George Isler, Abraham Isler, and Mary Faraway, late Mary Isler, DEFENDANTS, IN CHANCERY.

THE defendant, Jacob Isler, not having entered his appearance, and given security according to the act of assembly and the rules of this court, and it appearing by satisfactory evidence that he is not an inhabitant of this country: It is ordered, That the said defendant do appear on the first day of the next term, and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper published in the county of Jefferson, for two months successively, and posted at the front door of the court-house of said county.

A COPY—TEST. Jan. 5, 1834. S. J. CRAMER, c. c.

VIRGINIA, TO WIT:

At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in January, 1834.

AGAINST PLAINTIFVS, John Lemon and James Lemon, DEFENDANTS, IN CHANCERY.

THE defendant, John Lemon, not having entered his appearance, and given security according to the act of assembly and the rules of this court, and it appearing by satisfactory evidence that he is not an inhabitant of this country: It is ordered, That the said defendant do appear on the first day of the next term, and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper published in the county of Jefferson, for two months successively, and posted at the front door of the court-house of said county.

A COPY—TEST. Jan. 9, 1834. S. J. CRAMER, c. c.

COAL.

2,000 BUSHELS best COAL, just received and for sale by JOHN N. LANE & WEBB.

At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in December, 1833.

VIRGINIA, TO WIT:

At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in December, 1833.

AGAINST PLAINTIFVS, Mary Wager, widow and administratrix of John Wager, dec'd., James B. Wager, administrator of the estate of John Wager, jr. dec'd., and one of the children and heirs of the said John Wager, sen. dec'd., DEFENDANTS, IN CHANCERY.

THE defendant, Mary Wager, not having entered her appearance, and given security according to the act of assembly and the rules of this court, and it appearing by satisfactory evidence that she is not an inhabitant of this country: It is ordered, That the said defendant do appear on the first day of the next term, and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper published in the county of Jefferson, for two months successively, and posted at the front door of the court-house of said county.

A COPY—TEST. February 6, 1834. S. J. CRAMER, c. c.

VIRGINIA, TO WIT:

At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in January, 1834.

AGAINST PLAINTIFVS, Lot Goodspeed, Selton G. Paves, Daniel Burke, Nathan Dearing, John W. Lewis, and Thomas Cooper, DEFENDANTS, IN CHANCERY.

THE defendant, Lot Goodspeed, not having entered his appearance, and given security according to the act of assembly and the rules of this court, and it appearing by satisfactory evidence that he is not an inhabitant of this country: It is ordered, That the said defendant do appear on the first day of the next term, and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper published in the county of Jefferson, for two months successively, and posted at the front door of the court-house of said county.

A COPY—TEST. February 6, 1834. S. J. CRAMER, c. c.

VIRGINIA, JEFFERSON COUNTY, SEC.

At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in January, 1834.

AGAINST PLAINTIFVS, Hiram Conant and Ann his wife, late Ann Rorem, DEFENDANTS, IN CHANCERY.

THE defendant, Hiram Conant, not having entered his appearance, and given security according to the act of assembly and the rules of this court, and it appearing by satisfactory evidence that he is not an inhabitant of this country: It is ordered, That the said defendant do appear on the first day of the next term, and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper published in the county of Jefferson, for two months successively, and posted at the front door of the court-house of said county.

A COPY—TEST. Jan. 30, 1834. S. J. CRAMER, c. c.

VIRGINIA, TO WIT:

At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in December, 1833.

AGAINST PLAINTIFVS, John C. Cook, in his own right, as executor of John Winger, dec'd., also as executor of Aaron Lewis, dec'd., DEFENDANTS, IN CHANCERY.

THE defendant, John C. Cook, not having entered his appearance, and given security according to the act of assembly and the rules of this court, and it appearing by satisfactory evidence that he is not an inhabitant of this country: It is ordered, That the said defendant do appear on the first day of the next term, and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper published in the county of Jefferson, for two months successively, and posted at the front door of the court-house of said county.

A COPY—TEST. Dec. 12, 1833. S. J. CRAMER, c. c.

VIRGINIA, TO WIT:

At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in January, 1834.

AGAINST PLAINTIFVS, Jacob Isler, Jeremiah Richards and Catherine his wife, late Catherine Isler, George Isler, Abraham Isler, and Mary Faraway, late Mary Isler, DEFENDANTS, IN CHANCERY.

THE defendant, Jacob Isler, not having entered his appearance, and given security according to the act of assembly and the rules of this court, and it appearing by satisfactory evidence that he is not an inhabitant of this country: It is ordered, That the said defendant do appear on the first day of the next term, and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper published in the county of Jefferson, for two months successively, and posted at the front door of the court-house of said county.

A COPY—TEST. Jan. 5, 1834. S. J. CRAMER, c. c.

VIRGINIA, TO WIT:

At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in January, 1834.

AGAINST PLAINTIFVS, John Lemon and James Lemon, DEFENDANTS, IN CHANCERY.

THE defendant, John Lemon, not having entered his appearance, and given security according to the act of assembly and the rules of this court, and it appearing by satisfactory evidence that he is not an inhabitant of this country: It is ordered, That the said defendant do appear on the first day of the next term, and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper published in the county of Jefferson, for two months successively, and posted at the front door of the court-house of said county.

A COPY—TEST. Jan. 9, 1834. S. J. CRAMER, c. c.

COAL.

2,000 BUSHELS best COAL, just received and for sale by JOHN N. LANE & WEBB.

At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in December, 1833.

Lumber Yard in Shepherdstown.

THE subscriber begs leave to inform the public, that in connection with his late business he has opened a LUMBER YARD, and is now prepared to supply all demands for seasoned White and Yellow Pine PLANK, either 4 inch, 1 inch, 1 1/2 inch, 1 3/4 inch, 2 inch, 2 1/2 inch, 3 inch, and 4 inch Yellow Pine Plank. Fencing Boards, Shingles, white and yellow pine oak and poplar Joist, with a variety of other lumber usually kept in lumber yards.

Having laid in at present a supply of 300,000 FEET, piled with sticks, in addition to arrangements made for the future, he can assure the public that a general stock of lumber will be kept up at his yard, where they can be furnished on the most reasonable terms.

J. P. HAMTRAMER, Shepherdstown, June 20, 1833.

Timber and Lumber.

THE subscriber having purchased the entire interest of Messrs. Lewis, Wrenshaw and James Hook, in the timber and lumber yard, and rented the saw-mill, is prepared to fill bills at a short notice, for cash or approved paper. Having on hand a good supply of seasoned

PLANK AND SCANTLING, of various kinds, invites those wishing a supply, to call and examine it.

JOSEPH L. SMITH, Virginitia, July 18, 1833.

PLANK!

THE subscriber has a quantity of seasoned PLANK for sale, of a good quality, such as 4 inch, 3 inch, 1 inch, 1 1/2 inch, 1 3/4 inch, 2 inch, 2 1/2 inch, 3 inch, 4 inch, 5 inch, and 6 inch.

JOSEPH L. SMITH, Virginitia, July 18, 1833.

6,000 BUSHELS OF STONE COAL.

THE above articles will be sold low. CHARLES HARPER, Shepherdstown, July 4, 1833.

Cash in Market.

WE wish to purchase any number of NEGROES, from 12 to 25 years of age, of both sexes; for which the highest cash price will be given, on application at the house occupied by Benjamin H. Lewis, for several years past. One or both of the subscribers will remain permanently in Winchester. Any communication in writing will be promptly attended to. BENJAMIN H. LEWIS, WILLIAM T. LEWIS, Winchester, Sept. 6, 1833.

CENTRAL HOTEL IN CHARLESTOWN.

HAVING taken the eligible stand near the centre of Charleston, and being equipped as a tavern, and combining many advantages of location and convenience, the undersigned respectfully asks a share of public patronage. It is determined that the house shall be kept in the most satisfactory style, and that nothing be wanting in attention and comfort, to render their sojourners as agreeable as possible. The public generally will be supplied with the best the country affords, and his stable shall always have a plentiful supply of provender, and a first-rate ostler. To his friends, little need be said—from travellers, he invites a call, by way of trying the confidence he has in his ability to please them. JOSEPH DELAPLANE, Sept. 19, 1833.

CENTRAL HOTEL.

A friend to Internal Improvement, I respectfully suggest to gentlemen who may be engaged in the construction of the Rail Road Company, that they will find the

most eligible stand near the centre of Charleston, and being equipped as a tavern, and combining many advantages of location and convenience, the undersigned respectfully asks a share of public patronage.

JOSEPH DELAPLANE, Sept. 19, 1833.

THE GLOBE TAVERN, AT HARPERS-FERRY, VA.

IS prepared to accommodate, in the most agreeable manner, company travelling to and from this place. The House is spacious, and has recently undergone various repairs, adding to its convenience and agreeableness. The public generally shall receive the most satisfactory accommodations, and a generous support is confidently expected by their humble servant. JOHN FITZSIMMONS, July 10, 1833.

N. B.—Private families, travelling, can be accommodated. J. P.

HATS HATS!

AT G. W. GLASSGOW'S Fashionable Hat Manufactory. One door East of Leavering K. R. R. Station, Harpers-Ferry.

WHERE he will always be ready to accommodate customers on the most pleasing terms. He would also inform the public that his assortment is better than has been for some time past, and his hats are made up in a style that cannot be surpassed in any market for neatness or durability. Persons in want of good hats will please call and examine for themselves. Hats of his own manufacturing kept in order gratis. N. B. Hats made to order at the shortest notice. Nov. 29, 1833.

NOTICE.

As I expect to remove from Charleston in a short time, and as a final settlement of my business is indispensable, I most earnestly request all persons indebted to me on open account or notes due, to make immediate payment. I hope the above will be attended to, and that it will not be necessary to resort to other measures. WM. N. CRAIGHILL, Jan. 30, 1834.

VOL. X

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