Among the other instances of the unfairness (to call it by no hasher name) of the Richmond Enquirer, we are indebted to the Yeoman for the following: The Enquirer some time since published among its extracts, where one may always look for the fiercest and most indefensible assaults upon Gen. Harrison, (the Editor seeming to be some what more conscientious in his editorials than in his selections,) an article from an Ohio paper referring to the fact that in 1816 the U. S. Senate had struck- Gen. Harrison's name from a resolution, proposing medals and a vote of thanks to himself and Gov. Shelby. Now, the Enquirer knows that the erasure of Gen. Harrison's name was caused by certain reports derogatory to his character, which had been put into circulation by his enemies: "For Envy will Merit, as its shade, pur-

These reports, however, were submitted to the scrutiny of a committee of investigation of the House of Representatives, at the solicitation of Gen. Harrison himself. And what was the result? An editorial article in the Enquirer or February 6, 1817, tells us-"It is scarcely necessary (says that paper)
"for us to repeat the warm sentiments of respect which we entertain for Gen. Wm. Hen-ry Harrison." (Indeed! how different from its present tone!) "During the late war, we have respectfully borne our humble testimony to the gallant Hero of the armies of the Northwest"—(the same man whom the Globe and Enquirer are endeavoring to prove imbecile and a Coward!) "An envious cloud however, (quoth the Enquirer of 1817,) gathered around his head, which is now finally and forever dispersed. The report of the committee, whose investigation Gen. Harrison himself demanded, is conclusive upon the subject." And yet the Enquirer is now endeavoring to throw around the old hero's head that same "envious cloud" which it declared in 1817 was forever dispersed. Shame! where is thy blush? What confidence can the people repose in a paper which thus con-demns itself !- Lynch. Virg.

We noticed in our last the conviction of James, a slave of Mr. Jacob Judy, for burgla-ry. On Wednesday last, Lewis, a free boy, was tried, and sentenced to 10 years impris onment in the Penitentiary—on Thursday, Nelson, another Slave, the property of Mr.Judy was tried, found guilty, and sentenced to be hung on the 22d day of May next—on Fri-which Hazael Williams, dec'd. resided at day, James Smith, a white man, was tried the time and previous to his death, containof the Superior Court which meets on the 16th of April. All these persons were tried for breaking open the dwelling house of Mr. John Buchanan, and stealing therefrom money and other articles of value.—Lexington Star.

180 ACRES, lying in Bath county, on the Cow Pasture, on the Free Turnpike leading from the Warm Springs to Staunton, within 24 miles of Mill-

PENNSYLVANIA BANKS.

The Resumption Bill, as amended by the Senate of Pennsylvania, was before the House on Friday and Saturday. On Friday, Mr. Hegins moved to strike out the provision which makes a distinction between the note which makes a distinction between the note holders and depositors—the metion was negatived, 46 to 47.—On Saturday a motion was made and carried, to reconsider the vote on one-fourth of the purchase money to be paid one-fourth of the purchase money to be paid to be said the Friday, just mentioned above. In the course of the debate which followed, Mr. McElwee (a leading Administration member,) declared that he would not vote for the bill. He said it would never be approved by the Governor or the people.—Mr Hegins, in his speech in favor of the motion to strike out the clause making a distinction between note holders and depositors, asserted that the passage of the bill with the clause would have the effect make such title as is vested in me by the last favor of the motion to strike out the clause making a distinction between note holders of destroying every country bank in the Com-monwealth. The question finally recurred on adopting the section as proposed to be amended by Mr. Hegins' motion, and the amend-ment was agreed to, 49, 41. An adjournment

It is stated by a New Orleans paper, that Mr. Miller, the clerk of Mr. Steenbergen, who disappeared so mysteriously some time since, has arrived in Texas with a large mamber of negroes, and intends to locate in tha The N. Y. American states that orders

from England which had been received in that city for the purchase of the best Western Flour at \$5 50 per bbl., have been countermanded by the Great Western. Orders for of about good fair Cotton are also limited to 8 cents.

and has neither returned nor been found .-This has created a good deal of sensation, for Mr. Newcomb was a highly trusted officer.

Bills of Credit .- The Legislature of Indiana has authorized the issue of a million and a half of dollars in the form of State Notes, half of the denomination of \$5; and half of

COMMUNICATED.

Marrico, this place, to Miss LAVINIA.V., daughter of James A. Frazier, Esq. of this county

On Thursday the 5th inst. by the Rev. J. J. Reimensnyder, Mr. John Crawn, jr. to Miss MARGARET KERSH, all of Augusta County.

her wordly means.

REAL PROPERTY

FOR SALE As the agent of Mr. Ebenezer Watts, I will offer for sale on Saturday the 4th day of April next, on the premises, if not previous disposed of at private sale, the undivided one-sixth part of the Lot and appurtenances in the town of Staunton, lately occupied by Mr. John Cooper. The terms will be made known on the day of sale.

SAM'L. CLARKE. March 49

WANTED,

TWO or three hands to work on the Staunton and James River Turnpike Road. WM. H. ALLEN. March 12-3t

Trustee's Sale.

BY virtue of a Deed of Trust executed by John Sitlington on the 19th Sept. 1839, and of record in the Office of the County Court of Pendleton, I will proceed on Satur-day the 23d day of May next, to sell at public auction on the premises, to the highest bidder for ready money,

THE PLANTATION. lying and situated on the Bull Pasture River in the county of Pendleton, known by the name of the Ervine and Parrot lands, and ad-joining the lands of Peter Hull above and Charles Stewart below;—it being the plantation on which said Sitlington formerly resid-

It is a highly valuable grazing farm with extensive improvements on it—but a particu-lar description of the property is deemed unnecessary, as bidders will examine it for

themselves.
The title is believed to be unquestionable, but as Trustee will convey such only as is vested in me by the aforesaid deed. THOMAS JONES, Trustee.

March 19.

S20 REWARD.

Stolen on the 6th March inst. from the sub-scriber near Waynesborough, Augusta coun-

A Dark Sorrel Horse,

about 15 hands 2 inches high, with a small ball on his forehead, some white feet, his mane very curly, where the collar has rub-

bed his neck.

It is probable this horse was rode off by a slave, nearly white, who eloped from the neighborhood of Charlottesville. A reward of \$10 will be given for information which will lead to the recovery of my horse addressed to me through the Post-office at Waynesborough—and \$10 for the thief, on conviction. CHRISTIAN COYNER.
March 19, 1840-3t.

EXECUTOR'S SALE Of Land and Slaves.

I shall proceed to sell on the premises to the highest bidder, on Saturday the 4th of

Springs to Staunton, within 21 miles of Milloro, in a pleasant and convenient neighborhood. There is on the premises a neat and converient DWELLING HOUSE,

Barn, and other necessary out houses together with an orchard.— 80 or 100 Acres of the Farm are cleared-one third of it is bottom, and seven acres in will and testament of H. Williams, dec'd.

Also, at the same time and place, 3 hand-ome NEGROES, a Woman of 50, a Girl of Also, at the same time and place, 3 handsome NEGROES, a Woman of 50, a Girl of
15 and a Bey of 12 years of age. A credit of
12 months will be given to the purchaser.—
Bond and approved security will be required
also of the purchaser. Due attendance will
Restorer, \$1. also of the purchaser. Due attendance will be given by

SAM'L. S. WILLIAMS, acting Executor of H. Williams, dec'd. March 19, 1840—3t.

A Valuable Faran FOR SALE.

PROPOSALS will be received until the

River. Propositions made, will specify the medicine, and may likewise be had gratis, at A defalcation to the amount of \$50,000 has been discovered in the Manhattan Bank, New made, not less than one-third in hand and the caution against counterfeits, see the Pamph-York, in the accounts of the 1st Teller, Mr. Newcomb. When called upon to account for the deficiency, he immediately left the bank, will be shown by Capt. Carpenter, who lives thereon, or by

W. PAXTON, Att'y For J. M. TEMPLETON.

Example for Sale.

HE subscriber, desirous of moving West, offers for sale the tract of land on which he now resides, situated midway between Greenville and Fairfield, in Rockbridge and On the 11th inst., by the Rev. Mr. Joseph Augusta Counties—it being a part of a tract Smith, Col. WILLIAM H. ALLEN, Merchant of land formerly owned by Robert Steele—

162 ACRES,

one-half of which is cleared, the balance well DIED, on Saturday last, Mrs. Mary Hubson, wife of Mr. Charles Hudson, of this county. The deceased was long a mexit in the deceased was long a mexit in the deceased was long a mexit in the besold to the highest bid-next, it will then be sold to the highest bid-next the transfer of the communications must be directed (post-paid) to DR. KUHL'S Office, in Rich-mond, Va.

AGENTS IN VIRGINIA:

J. F. Patterson, Druggist, Stannton, Augusta.

Geo. W. Garriot, Waynesboro', Augusta.

A Eddiese Stannardsville, Green. timbered .- The improvements consist of a

Terms .- One-half of the purchase money in hand, the balance in three equal annual payments. Any person desirous of purchasing, will be shown the property by the subscriber, or in his absence by Mr. C. S. Larew.

WM. H. OTT.

March 19, 1840-tds

FRESH FRUITS, &c.

THE subscriber has just received a supply of Oranges, Lemons, Bunch Raisins, Currents, Prunes, Albany Ale and Cheese, MERRILL CUSHING. March 19, 1840.

FRESH GARDEN SEEDS JUST received from New York-for sale

JAMES F. PATTERSON.

FRESH GARDEN SEEDS.

JUST received, a supply of Fresh Garden Seed—among which are Early Washing-ton Peas, Early York Cabbage, Early Sugar Loaf do. Early Blood Turnip Beet, Early Cucumber, Long Green Cucumber, &c. E. BERKELEY & Co.

Real & Personal Property

FOR SALE. THE subscriber will offer for cale at his residence in the Town of Staunton, on Tuesday the 14th day of April next, all his Household and Kitchen Furniture, consisting of

Beds, Bedsteads, Tables, Chairs, 1 Eight day Clock, Pots, Kettles, &c. last Will and Testament of Richard Rankin, Ses. 1 Cow. Formula 1 Eight day Clock, Pots, Kettles, &c. last Will and Testament of Richard Rankin, dec'd. recorded in the County Court Office ses, 1 Cow, Farming Utensils, &c., and at the same time the HOUSE & LOT where he now resides, and about Twenty Acres of Land within less than half a mile of the said Town, well enclosed and in a good state of cultivation. The land is divided into several lots, and will be sold agreeably to those divisions.

on a credit of six months. For the House and Lot, one-third of the purchase money will and Lot, one-third of the purchase money will be required in hand, and the residue in three equal annual payments.—For the lots out of Town, one-half of the purchase money will be required in hand, and the other half in 12 months, and satisfactory security required of the purchasers of any of the afcresaid proper-ty. He will also sell for cash, a quantity of RAW HIDES and baying a consideral ty. He will also sell for cash, a quantity of RAW HIDES, and having a considerable Stock of Leather in the Vats, he is desirous to enter into an arrangement with some one capable of working out the stock and preparing it for market.

JOHN KENNEDAY. Staunton, March 19.

DR. KUHL'S MEDICIMES: RESTORER OF THE BLOOD.

CHRONIC AND OTHER DISEASES. WHETHER produced by bile, phlegm, use of mercury, calomel; bark, &c., or (in females) from the change of life.

ANTI-SYPHILITIC SYRUP.—This medicine

s in all Venereal Disorders, a certain remedy. ABYSSINIA MIXTURE, (in liquid and paste,) celebrated for its speedy and perfect Gold Mine Balsam, for Bilious, and Nervous Affections, Colds, &c. price 50 cts.

Aromatic Extract, a liniment for Indiges-

tion, Coldness in the stomach, Numbness or Weakness in the limbs, Rheumatism, &c. Depurative Powder, for Bilious Affections,

Bilious Fever, Headache, Diseases of the Eyes, &c. which is to be taken in the Restor-Japan Ointment, for Piles, which is to be

Universal, or Strengthening Plaster, for

Diseases of the Chest, Dyspepsia, Inflammatory Rheamatisms, Palsy, Paralysis, &c., which is in most all these cases to be used besides the Restorer, 50 cents per box.

Remedy for Fluor Albus, per box \$2.

Powder for Fluor Albus, &c. which has in

complaints of long standing, to assist the Re-

The Philadelphia National Gazette says:

"We learn from private sources that Mr.

Jaudon has effected a final arrangement for the Dutch loan of five and a half millions of mondson's Mill on the North branch of James

To Jaudon has effected a final arrangement for a mondson's Mill on the North branch of James

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The Philadelphia National Gazette says:

Kuhl's medicines, their properties and nature, see Dr. Kuhl's Pamphlet, wherein will like wise be found directions for their use, and numerous testimonials which accompany every copy of this order, be forthwith inserted in

We present here, a specimen of the testi-

COMMUNICATION.

COMMUNICATION.

LYNCHBURG, Va. Nov. 29, 1859.

DR. J. KUHL, Richmond, Va.

Dear Sir: —We have been nearly five years Agenis for the sale of your Medicines, and it gives us pleasure to inform you of the great success in the many cures performedly them, particularly in cases that were deeply rooted in the system, and where the parients had little hope of recovery. It would take too much space to give a specific account of every cure, but we have to start, that the RE-STORER OF THE BLOOD, with its secondary Remedies, bave, in the following diseases, proved infullable, viz. Tetter and Blotches. Mercurial Diorders, Dyspensa, Chronic Liver Complaint, Brious Affections, Rheumatism, Irregularities, &c.

The ABYSSIVIA MINTURE is in great demand, and not one care has failed to our knowledge.

of one care has falled to our knowledge.

The ANTI-SYPHILIFIC SYRUP, has proved effect

The ANTI-SYPHILITIO STATES THE ANTI-SYPHILITION OF THE

A. Eddins, Stannardsville, Green.

Isaac Hardesty, Harrisonburg. For a continuation of the list of Agents see The above Medicines are to be had whole

JAMES F. PATTERSON. Agent, Staunton

March 19-St THE TERT

E. N. HUDSON. DENTIST,

RESPECTFULLY informs the Ladies and Gentlemen of Staunton and its vicinity, that

Chesterville, S. C. March 12, 1840.

PUBLIC SALE.

BY virtue of a decree of the Circuit Supeto Court of Law and Chancery for Augusta County, bearing date the 2nd day of February, 1838, entered in a cause therein depending, in which Samuel K. Bradford and others are plaintiffs, and Richard Rankin's Ex'or. heirs and devisees, and others, defendants, 1 shall, on Tuesday the Litch. No purchase a good WORK HORSE, for which a fair price, and good security will be given. Enquire of the Editor Spectator.

Narch 19—3t. I shall, on Tuesday the 14th day of April

100 Acres of Land,

belonging to Richard H. Dudley, and Washington M. Dudley, lying in Jennings's Gap, and adjoining the lands of William G. Dudley, or so much thereof as will be sufficient to raise the sum of one hundred and sixty seven Dollars ten and a half cents, with legal interest thereon from the 2nd day of February. 1838, till paid, and costs of sale: It being the

Any person desirous of purchasing, is re-ferred to the papers of the suit, where the ti-tle papers are filed. MOSES H. McCUE, Com'r.

March 12, 1840.

DISSOLUTION.

relativation. The land is divided into several lots, and will be sold agreeably to those divisions.

The Household Furniture, &c. will be sold.

The Household Furniture, &c. will be sold. Therefore, all persons indebted to it, are earnestly requested to make immediate settle ment. JOS. MAUZY, Ex'or.

of E. Stevens, dec'd. HENRY BLAKEMORE. Mt. Solon, Va. March 12-4t

VIRGINIA.

At Rules held in the Clerk's Office of the ircuit Superior Court of Law and Chancery or Augusta County, Monday the 2nd day of March, 1840. John Steele, Jr .- plaintiff,

AGAINST
Henry Bright, Adam Bright, and Susan his wife, John, Jacob, Sarah, Stephen, Andrew, Mary, Sarah and Solomon, children of the said Adam and Sarah Bright, Adam Shultz, Henry McCormick and Joshua T. Cressdefendants.

IN CHANCERY.

The defendants Henry Bright and Adam Bright not having entered their appearance, and given security, according to the act of As-sembly, and the Rules of this Court, and it WHETHER produced by bile, phlegm, from internal morbid matters, arising from badly cured old disorders—from the use of mercury, calomel, bark, &c. or (in fepear here, on the 1st day of the next term, (10th day of June next,) and answer the bill of the plaintiff; and that a copy of this order, be forthwith inserted, in some newspaper, printed in Staunton, for two months su sively, and posted at the front door of the

Court-house of Augusta county.
A Copy—Teste,
NICHS. C. KINNEY, c. c.

VIRGINIA.

At Rules held in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Augusta County, Monday the 2nd day of March, 1840.

Isaac Caruthers-plaintiff,

AGAINST Alexander McCluer, Nicholas McCluer, William K. McCabe, and Mary his wife, Moses McCluer, Wm. McCluer and David McCluer, children and heirs at Law of Moses McCluer, dec'd. Thomas D. Woods, and Mary McCluer, widow of Halbert Mc-Cluer, dec'd. and others-defendants.

IN CHANCERY. The defendants Alexander McCluer, Moses McCluer and William K. McCabe and Mary FOR SALE.

ROPOSALS will be received until the 1st of September, 1840, for the purchase about 290 Across of Land.

Complaints of long standing, to assist the Residence of the Rules of this Court, and all other Auricular Complaints, which is to be used together with the Restorer, \$2.

Complaints of long standing, to assist the Residence of the Rules of this Court, and it appearing by satisfactory evidence that they are not inhabitants of this Commonwealth:

Elizabeth Hawpe, widow of Henry Hawpe For a full and particular account of Doctor It is ordered, that the said defendants do apcopy of this order, be forthwith inserted in

A Copy—Teste, NICHS. C. KINNEY, c. c.

VIRGINIA.
At Rules held in the Clerk's Office of the lircuit Superior Court of Law and Chancery or Augusta County, Monday the 2nd of March, 1840.

James Rankin-plaintiff,

Thomas Brown, Martha Brown, widow of said John Brown, dec'd. Samuel G. Brown, son of Samuel Brown, dec'd. Erastus and Samuel McCrillis, infant children of Salley McCrillis, dec'd., a daughter of said Samuel Brown, dee'd. John Brown son of Wm. Prown, dec'd, and Patrick Hays and Jane his wife-defendants.

IN CHANCERY.

The defendants, except Thomas Brown, not naving entered their appearance and given se-curity, according to the act of Assembly, and satisfactory evedence that they are not inhabitants of this Commonwealth: It is ordered, that the said defendant do appear here, on the 1st day of the next term (10th of June next,) and answer the bill of the plaintiff; and that a copy of this order be forthwith inserted, in newspaper, printed in Staunton, for two months successively, and posted at the front door of the Court-house of Augusta county. A Copy—Teste, NICHS. C. KINNEY, c. c.

PURSUANT to an order of the Circ cuit Superior Court of Law and Chancery for Augusta County, made at Nevember,

Five shares of the Capital Stock of the bosse of Assault Countries he will make them a professional visit this year. He may be expected there about the first cstate of the late John Wayt, dec'd. SILAS H. SMITH, Com'r.

March 19.

Royal Parrish, & Co. RICHMOND, VIRGINIA.

RE now receiving their Spring supply of Goods, as follows:

50 hhds N. O. & P. R. Sugars.

150 bags Rio Coffee.

25 " Java "

Java Laguira 66 hhds & Tiegenra
hhds & Tieges Molasses.
bbs Malaga Wine.
S. Madeira.
F. Madeira "

Old Madeira " boxes Muscat. 10 half pipe old French Brandy. Imitation. " bbs do.

N. E. Rum. 50 2 puncheons old Jamaica Rum. 200 reams Wrapping Paper. 100 ruled Foolscap Writing 50 "Letter

50 "Letter 500 Sacks Salt. 15,000 lbs Cotton Yarns at Factory prices, (Richmond & Manchester.)
250 kegs Nails assorted.
50 chests G. P. and Imperial Teas.

20 tierces Loaf Sugar. 20 bbls 25 boxes Window Glass.

5 bags Pepper, 5 "Spice. 5 "Ginger. 10 gross Blacking. 50 boxes Candles. Hull's patent do.

50 cases Shoes assorted.
50 "Hats of all qualities.
20 bales Richmond, No. 1, and 2 Osnaburgs.

Shirting. Besides many articles too tedious to enu-merate. The above goods will be sold low for eash, or to punctual customers on the usual time. Country merchants and others, are re-spectfully invited to give them a call before purchasing.

Richmond, March 12, 1840-tfa

VIRGINIA.

AT Rules held in the Clerk's office of the Circuit Superior Court of Law and Chancery for Augusta County, Monday the 2d day of March 1840.

Jas. Tate and Charles Beale, Ex'ors. of Geo Poage, dec'd., and John F. Caruthers, and Isaac Caruthers, adm'rs. of William Caruthers, dec'd.—plaintiffs,

AGAINST Nash L. Pitzer and Benjamin Welch, adm'rs of John Pitzer, dec'd., the said Benjamin Welch, and Charlotte, his wife, the said Welch, and Charlotte, his wife, the said Nash L. Pitzer in his own right, Daniel Pitzer, Thomas Holbrook, and Mariel his wife, John, William, Martha and Joseph B. Pitzer, heirs of said John Pitzer, dec'd. and Charlotte Pitzer his widow, John Mayse, George Poage, George Stull, Din-guid Kyle, Peter Wright and John Jordan

IN CHANCERY.

The defendants Nash L. Pitzer and Peter Wright, not having entered their appearance and given security, according to the act of Assembly, and the Rules of this Court, and Assembly, and the Rules of this Court, and it appearing by satisfactory evidence that they are not inhabitants of this Commonwealth: It is ordered, that the said defendants do appear here, on the 1st day of the next term, (10th of June next,) and answer the amended bill of the plaintiffs; and that a copy of this order be forthwith inserted, in some newspaper, printed in Staunton, for two months sively, and posted at the front door of the Court-house of Augusta county.

A Copy-Teste, NICHS, C. KINNEY, c. c.

March 12.

VIRGINIA. At Rules held in the Clerk's Office of the

Circuit Superior Court of Law and Chancery for Augusta County, Monday the 2nd day of March, 1840.

Elizabeth Hawpe, widow of Henry Hawpe. dec'd. John Dice, and Elizabeth his wife George Dice and Jane his wife, Alexander Brownlee and Catharine his wife, John Miller, Joseph Grone and Eliza his wife. Nancy, Henry, Salley, Joseph, Rachel and Ananias Miller, children and neirs of Sarah Miller, dec'd. formerly Sarah Hawpe, and Joseph Miller, the husband surviving the said Sarah Miller, dec'd.—defendants.

IN CHANCERY.

The defendants John Dice and Elizabeth his wife, George Dice and Jane his wife, and John Miller, not having entered their ap-pearance and given security, according to the act of Assembly, and the Rules of this Court, and it appearing by satisfactory evidence that they are not inhabitants of this AGAINST
AGAINST
Tommonwealth: It is ordered, that the said defendants do appear here, on the 1st day of Martha J. Brown, children and heirs of the said John Brown, dec'd. Samuel G. Brown, copy of this order be forthwith inserted, in fact that a said John Brown, dec'd. Samuel G. Brown, copy of this order be forthwith inserted, in fact the said defendants do appear nere, on the 1st day of the next term, (the 16th of June next.) and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted, in ome newspaper, printed in Staunton, for two months successively, and posted at the front door of the Court-house of Augusta county.

A Copy—Teste, NICHS. C. KINNEY, c. c.

March 12.

VIRGINIA.

At Rules held in the Clerk's office of the the Rules of this Court, and it appearing by satisfactory evedence that they are not inhalt. of March 1840,

John II. Martin-plaintiff AGAINST amuel Garvin, John Mitchum, B. F. Hall,

Edward Broughton and others-defendants. IN CHANCERY. The defendants, Samuel Garvin, John Mitchum, B. F. Hall, and Edward Broughstreet, and occupied by Hemphill Trayer and given security, according to the act of Assembly, and the Rules of this Court, and it ap-

pearing by satisfactory evidence that they are not inhabitants of this Commonwealth: It is ordered, that the said defendants do appear here, on the 1st day of the next term (10th for Augusta Coumy, made at the term, 1839, I will proceed to sell to the highest bidder, before the Store of Benjamin plaintiff, and that a copy of this order, be forthwith inserted, in some newspaper, printformation of the 2d day of the store of the 2d day of the store of the 2d day of the 2d d Crawford, Esq. in Staunton, on the 2d day of ed in Staunton, for two months successively, ed-and a tract of land, in the County of Kanawha, containing about

house of Augusta County. A Copy—Feste, NICH'S. C. KINNEY, c. c. March 12.

Charles H. Lewis,

ATTORNEY AT LAW, WILL regularly attend the superior and in-ferior Courts of Augusta and Rocking-ham, and the Courts of the Corporation of

March 5. Rockingham Register insert 4t.

VIRGINIA.

AT Rules held in the Clerk's office of the Circuit Superior Court of Law and Chancery for Augusta County, Monday the 2nd day of March 1840.

John Deal-plaintiff

Sarah Thompson in her own right, and the said Sarah Thompson and Lewis Wayland, adm'x. and adm'r. of William Thompson dec'd., Becky Eversole, George, Berry, William, Layer and Harden Eversole, heirs and representatives of Aban Leyerson. and representatives of Abraham Eversole, hens and representatives of Abraham Eversole, dec'd. John Thompson, Alfred J. Sprague and Jane his wife, late Jane Thompson, William, Joseph, and Mary Thompson, heirs and representatives of the said William Thompson, dec'd.—defendants.

IN CHANCERY. The defendants — heirs and representatives of Abraham Eversole, dec'd, and William, Joseph, and Mary Thompson, not and William, Joseph, and Mary Thompson, not having entered their appearance and given security, according to the act of Assembly, and the Rules of this Court, and it appearing by satisfactory evidence that they are not inhabitants of this Commonwealth: It is ordered, that the said defendants do appear here, on the 1st day of the next term (10th of June next,) and answer the bill of the plaintiff; and that a copy of this order, be forthwith inserted, in some newspaper, printed ir Stannton, for two months successively. ed ir Stannton, for two months su ed ir Stannton, for two months successively, and posted at the front door of the Court-

house of Augusta County.
A Copy—Teste,
NICH'S. C. KINNEY, c. c.

VIRGINIA.
AT Rules held in the Clerk's office of the Circuit Superior Court of Law and Chancery for Augusta County, Monday the 2d day of Samuel Mohler-plaintiff,

Magdaline Mohler, widow, and Jacob Mohlagdaline Mohler, widow, and Jacob Mohler, adm'r. of John Mohler, dec'd., the said Jacob Mohler, Abraham Mohler, Ann Mohler, Martin Garber and Magdaline his wife, late Magdaline Mohler, James G. H. Raynes and Jane his wife, late Jane Mohler, Henry Weed and Hetty his wife, late Hetty Mohler, Benjamin Showalter, and Sarah his wife, late Sarah Mohler, and Sarah his wife, late Sarah Mohler, and Fielding Betto and Hannah his wife, late Hannah Mohler, heirs and representatives of the said John Mohler, dec'd.—defent's.

IN CHANCERY.

The defendants, Martin Garber and Magdaline his wife, and Fielding Betto and Hannah his wife, not having entered their appearanch in the second of the act nah his wife, not having entered their appearance and given scenrity, according to the act of Assembly, and the Rules of this Court, and it appearing by satisfactory evidence that they are not inhabitants of this Commonwealth: It is ordered, that the said defendants do appear here, on the 1st day of the next term (10th of June next,) and answer the amended hill of the plaintiff; and that a the amended bill of the plaintiff; and that a copy of this order be forthwith inserted, in some newspaper, printed in Staunton, for two months successively, and posted at the front door of the Court-house of Augusta County.

A Copy—Teste,

NICHS. C. KINNEY, c. C.

VIRGINIA.
AT Rules held in the Clerk's effice of the Circuit Superior Court of Law and Chancery for Augusta County, Monday the 2d day of March 1840. James P. Erskine and Otho W. Echelberger,

surviving partners of James P. Erskine, Otho W. Echelberger & Alexander McDonald, dee'd late merchants and partners in trade, under the style and firm of Erskine, Echelberger, & Co.-plaintiffs, AGAINST Saac Nisbet, Henry Mish, Adam Mish, Geo.

Mish, Rose Ann Mish and Mary Elizabeth

Brewer-defendants. IN CHANCERY. The defendants, Isaac Nisbet, Adam, George, Rose Ann Mish and Mary Elizabeth Brewer not having entered their appearance and given security, according to the act of Assembly, and the Rules of this Court, and it appearing by satisfactory evidence that they not inhabitants of this Commonwealth : It is ordered, that the said defendants do appear here, on the 1st day of the next term (10th of June next,) and answer the amended bill of the plaintiffs; and that a copy of this order, be ferthwith inserted, in some newspaper printed in Staunton, for two months suc-

Court-house of Augusta County.

A Copy—Teste,

NICH'S. C. KINNEY, c. c.

BY virtue of a deed of trust executed to the subscriber by Alexander M. Austin, and Washington M. Austin, bearing date the 11th day of October, 1836, and duly recorded in the Clerk's Office of the County Court of Augusta, I shall on Wednesday the 1st day of April next, before the door of Benjamin Crawford in Staunton, proceed to sell to the highest bidder, for ready money, the follow-ing property, to wit: The undivided interest of the said Alexander and Washington Austin (being one-tenth each,) in the real estate of Morris Austin, dec'd, consisting of

in the County of Augusta, lying on the South River, and adjoining the lands of John S. Black, David Brand and others. One Brick House and Lot,

216 ACRES OF LAND.

in the town of Staunton, situate on the main

about 21 miles North of Staunton, adjoining the lands of John Poage's heirs, Hoffman's heirs, and others—the other half of said land belongs to Abney's heirs, and is yet undivid-

780 ACRES, adjoining the lands of Henson, Morris and others. Acting as trustee, I will convey the usual title in su

e in such cases. NICHS. C. KINNEY, Trustee.

March 19.