

HAMPSHIRE, County, S.C.

June Term 1812.  
Lauders Shores & Mary his wife...Com-  
plainants.....against

Alexander King and Sarah his wife,  
Robert Chambers and Mary his wife,  
Joseph Gaff and Nancy his wife, William  
Berry and Elizabeth his wife late Eliza-  
beth M. Aigler, daughter of James M. Aigler  
decd. son of James M. Aigler decd.  
John Chambers an infant, by said Robert  
Chambers his next friend and William  
Donalson....Defendants.

IN CHANCERY.

It appearing to the satisfaction of the  
Court that Robert Chambers and Mary  
his wife, William Berry and Elizabeth  
his wife and John Chambers defendants in  
this cause, are not inhabitants of this  
commonwealth. On motion of the said  
Complainants by their counsel, it is or-  
dered that the said Defendants do ap-  
pear here at the next October Court, to be  
held for this County, and answer the  
Bill of said Complainants, and that a copy  
of this order be forthwith inserted in the  
Winchester Gazette, and another copy  
thereof posted at the front door of the  
Court-House of said county for two months  
successively previous to the said Term.

A Copy. Test,

AND: WODROW, C.H.C.

July, 25.

The Subscriber

WISHES to sell the property belonging  
to the estate of the Rev. John Lyle,  
decd. in and near Springfield, Hampshire  
County, Virginia. This property consists of two  
lots on the main street, on which there is  
good Dwelling House, Kitchen, Smoke House  
and Stable, with a Store House lately occupied  
as such by Messrs. Morrison and Brady. Al-  
so a two acre Lot of excellent Meadows, and  
about twenty acres of Land near the town, a  
part of which is cleared. This property is  
well situated for a store or tavern, or it would  
suit a mechanic, a Weaver, Blacksmith  
or Tanner being very much wanted in the  
place. The whole of this property is offered  
very low (for 500 dollars) in order to render a  
sale of it certain and settle the business of the  
estate. Enquire of Mr. Isaac Heiskill in  
Springfield or of the subscriber near Winches-  
ter.

JOSEPH GLASS.

February 5.

NOTICE

ALL persons who are indebted ei-  
ther by Bond, Note, or Book Ac-  
count to the firm of Crupper & Clarke  
in Berryville, are requested to make  
immediate payment to George Stephen  
Lane, who alone is authorized to settle  
the accounts of the said firm, receive  
the debts due the same and grant re-  
ceipts therefor.

CRUPPER & CLARKE.

CO-PARTNERSHIP DISSOLVED.

NOTICE is hereby given, that by  
mutual consent, the co-partner-  
ship of Crupper & Clarke in Berryville  
is this day dissolved. Given under  
our hands this 8th day of August, 1812.  
M. CRUPPER,  
ELI CLARKE.

August 15.

At Rules holden in the Clerk's Office of  
the Superior Court of Chancery for the  
Winchester District, the 3d day of Au-  
gust, 1812.

Peter Light, junr.

AGAINST

John Nichols, Isaac Nichols, Jacob  
Nichols, William Nichols, and Polly Ni-  
chols, legal representatives of Matthias  
Nichols, decd., and John Bowman, Ben-  
jamin Bowman, James Bowman, Win-  
bowman, Andrew Bowman, Ann Bow-  
man, and Betty Bowman, legal repre-  
sentative of Andrew Bowman, decd. Defts.

THE Defendants John Nichols, Isaac  
Nichols, and James Nichols, John  
Bowman, Benjamin Bowman, James  
Bowman, William Bowman and Betty  
Bowman, 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 country. It is ordered that the said  
Defendants do appear here on the first  
day of the next term, and answer the bill  
of the Plaintiff; and that a copy of this  
order be forthwith inserted in some new-  
spaper published in Winchester, for two  
months successively, and posted at the front  
door of the Court-House of the said town  
of Winchester.

Teste,

DANIEL LEE, c. c. c.

August, 15.

NOTICE.

THE Rockholders in the Snickers  
Gap Turnpike Company, are notified  
that the fourth installment of Ten Dollars  
on each share is now due, and that the  
fourth sum of Ten Dollars on each share  
will be due on the 1st day of October,  
and the balance of Fifteen Dollars on  
each share will become due on the first  
day of January next—Those who are in  
arrear for their former installments are  
earnestly requested to make immediate  
payment to the Treasurer of said Com-  
pany.

By order of the President

and Directors.

LEVEN LUCKET, Treasr.

N. B. The subscribers in Frederick  
will pay to James Ware, the President,  
the amount of their respective instal-  
ments.

L. L.

Virginia, to wit:

At Rules holden in the Clerk's Office of  
the Superior Court of Chancery for the  
Winchester District, the 3d day of Au-  
gust, 1812.

George Bowman,

Ptff.

AGAINST

Sophia Walters widow and relict of  
Peter Walters, decd. (and his only repre-  
sentative) Thomas Crabby, Nicholas  
White, Jacob Mitzgar and Christian  
Barnherzal, Defts.

THE Defendants, Sophia Walters,  
Thomas Crab, Nicholas White,  
Jacob Metzgar and Christian Barnherzal  
not having entered their appearance and  
given security according to the Act of As-  
sembly and the rules of this Court, and it  
appearing by satisfactory evidence, that  
they are not inhabitants of this country: It  
is ordered, that the said Defendants do  
appear here on the first day of the next  
term and answer the bill of the Plaintiff;  
and that a copy of this order be forth-  
with inserted in some newspaper published  
in Winchester for two months successively  
and posted at the front door of the Court-  
House in the said town of Winchester.

Attest,

DANIEL LEE, o. c. c.

August 15.

Virginia, to wit:

At Rules holden in the Clerk's Office of  
the Superior Court of Chancery for the  
Winchester District, the 3d day of  
August 1812.

James Tidball and Eleanor his wife  
late Eleanor M'Donald

AGAINST

John M'Donald, Elias Langham, &  
Angus Langham, Elias Langham, junr.  
Betty Ann Langham, Jane Langham,  
John Langham and Mary Langham chil-  
dren of Elias Langham, and Mary his  
wife late Mary M'Donald and Anna  
M'Donald Exrs of Angus M'Donald  
deceased and Richard Hordley and  
his wife late M'Donald.

THE Defendants Elias Langham and  
Angus Langham, Elias Langham  
junr. John Langham and Mary Langham  
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 coun-  
try: It is ordered, that the said Defen-  
dants do appear here 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 Winchester, for two months  
successively and posted at the front door  
of the Court-House in the said town of  
Winchester.

Teste,

DANIEL LEE, c. c. c.

August, 15.

Notice

I hereby given that the subscriber  
have obtained from the County Court of  
Frederick letters of administration upon  
the estate of William Byrd Page deceased  
late of Fairfield—All persons having  
claims against the estate of the Intestate,  
are requested to send them to Mrs. Page  
at Fairfield or to the subscribers in Alex-  
andria.

THOMAS WANN.

EDMUND L. LEE.

August 8.

Administrators

NOTICE.

A PETITION will be presented to  
the next General Assembly of this  
State, praying that a law may pass to  
erect a toll Bridge across the Shenandoah  
River, at the eastern end of the Snicker  
Gap Turnpike Road.

July 18.

50 DOLLARS REWARD.

RANAWAY from the subscribers in  
Winchester on Sunday night 19th inst.  
two Negro men named

BOB and BILL.

BOB is about 6 feet high, a stout smart  
negro, looks fierce when spoken to, had  
when he went off a blue cloth coat, dark  
coloured cloth pantions and nail boots;  
probably he may change his clothes as he  
has considerable clothing with him. It  
is likely he will travel in a white flannel  
coat; he has also a hiddle, in a flannel  
case, on which they both play well.

BILL is about 5 feet 6 or 7 inches  
high, and at least in every respect resem-  
bles BOB, says but little, had on dark  
clothing when he went off and had with  
him a cross barred cotton coat and a con-  
siderable quantity of other clothing.—  
Said Negroes were purchased out of the  
Jail at this place by Capt. E. M'Guire  
and George Kiger, one of the subscribers  
—they are brothers, formerly of Augusta  
County and belonged to Major Stevenson.

The above reward will be paid for  
both or twenty five dollars for either of  
them, and all reasonable charges for  
bringing them home or lodging them in  
any jail so that we get them again.

EDWARD CONRAD,

GEORGE W. KIGER.

FOR RENT,

FOR one or two years, a farm near  
the public road leading from Win-  
chester to Charlestown, two miles from  
the White House, on a fine two hundred  
and fifty acres — he tenant will have the  
advantage of a fine field to follow.  
Possession will be immediately given if  
required. Apply to

MARY THROCKMORTON,

in Berryville.

August 22

75th

Virginia, to wit:

At Rules holden in the Clerk's Office of  
the Superior Court of Chancery for the  
Winchester District, the 3d day of Au-  
gust 1812.

William Morgan, Simon Morgan, Joel  
Morgan and Eleanor Morgan, children  
of Zachus Morgan, decd., and infants by  
Walter B. Seiby their prochein amie;  
Margaret Morgan widow of said Zachus  
Morgan, decd., & Raleigh Morgan, feor.  
Walter B. Seiby, and Eleanor his wife,  
late Eleanor Morgan, a daughter legatee  
and devisee of William Morgan, decd.

Plaintiffs.

AGAINST

Abraham Morgan, surviving executor  
of William Morgan, decd., and also sur-  
viving administrator of Zachus Morgan  
decd., Edward O. Williams, (late husband  
of Sarah, late Sarah Morgan who died  
intestate and without issue,) Ralph Mor-  
gan, Drufilla Thornburg, widow of Azar-  
iah Thornburg, deceased, (and previous-  
ly the wife of George Morgan, decd.)  
Raleigh Morgan, junr. Van Morgan, &  
Lydia Morgan, children, heirs, and legal  
representatives of said George Morgan,  
decd., and Rawleigh Morgan, also admr.  
of said George Morgan, decd. Defts.

THE Defendants, Abraham Morgan  
and Ralph Morgan, not having en-  
tered 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 country: It is or-  
dered, that the said Defendants do ap-  
pear here on the first day of the next term  
and answer the bill of the Plaintiffs; and  
that a copy of this order be forthwith in-  
serted in some newspaper published in Win-  
chester, for two months successively and  
posted at the front door of the Court-House  
in the said town of Winchester.

Teste,

DANIEL LEE, c. c. c.

August, 15.

Virginia, to wit:

At Rules holden in the Clerk's Office of  
the Superior Court of Chancery for the  
Winchester District, the 3d day of Au-  
gust, 1812.

George Shepler,

Ptff.

AGAINST

Ebenezer Vowell, admr. of Thomas  
Vowell, decd., and John and Thomas  
Vowell assignees of said Ebenezer, Defts.

THE Defendants John Vowell and  
Thomas Vowell not having entered  
their appearance and given security ac-  
cording to the Act of Assembly and the rules  
of this Court, and it appearing by satis-  
factory evidence, that they are not inha-  
bitants of this country: It is ordered, that  
the said Defendants do appear here on the  
first day of the next term and answer the  
bill of the Plaintiff; and that a copy of  
this order be forthwith inserted in some  
newspaper published in Winchester,  
for two months successively, and posted  
at the front door of the Court-House  
in the said town of Winchester.

Teste,

DANIEL LEE, c. c. c.

August 15.

Virginia, to wit:

At Rules holden in the Clerk's Office of  
the Superior Court of Chancery for the  
Winchester District, the 3d day of Au-  
gust, 1812.

Joseph Neville,

Ptff.

AGAINST

Evan Kent, Milly Kent and Suky  
Kent, children and legal representatives  
of Dabala Kent, decd., who intermarried  
with John Mouk, decd. Defts.

THE Defendants Milly Kent and  
Suky Kent, not having entered  
their appearance, and given security ac-  
cording to the Act of Assembly and the  
rules of this Court, and it appearing by  
satisfactory evidence, that they are not  
inhabitants of this country: It is ordered,  
that the said Defendants do appear here  
on the first day of the next term and an-  
swer the bill of the Plaintiff; and that a  
copy of this order be forthwith inserted  
in some newspaper published in Winches-  
ter, for two months successively and post-  
ed at the front door of the Court-House  
in the said town of Winchester.

Teste,

DANIEL LEE, c. c. c.

August 15.

Virginia, to wit:

At Rules holden in the Clerk's Office of  
the Superior Court of Chancery for the  
Winchester District, the 3d day of Au-  
gust, 1812.

William Hooker,

Ptff.

AGAINST

Presley Neville surviving trustee of  
Betty Heard, James Heard and the said  
Betty his wife, Robert Page administra-  
tor with the will annexed of Laurence  
Butler, decd., who was also a trustee of  
said Betty Heard and Nathaniel Burwell,  
junr. Defts.

THE Defendants, Presley Nevil and  
James Heard and Betty 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 by satisfactory evidence, that  
they are not inhabitants of this country:  
It is ordered that the said Defendants do  
appear here on the first day of the next  
term and answer the bill of the Plaintiff;  
and that a copy of this order be forthwith  
inserted in some newspaper published in  
Winchester, for two months successively,  
and posted at the front door of the Court-  
House in the said town of Winchester.

Teste,

DANIEL LEE, c. c. c.

August 15.

Virginia, to wit:

At Rules holden in the Clerk's Office of  
the Superior Court of Chancery for the  
Winchester District, the 3d day of Au-  
gust, 1812.

John Snavely (otherwise called Snibe-  
ley) and Jacob Zeller, Executors of John  
Rensh decd. late of Washington county  
Maryland,

Plaintiffs.

AGAINST

The heirs & other legal representatives  
of Jeremiah Dunn deceased and Jacob  
Miller, Defts.

THE Defendants, the heirs and other  
legal representatives of Jeremiah  
Dunn, decd., and Jacob Miller, not hav-  
ing entered their appearance and given  
security according to the Act of Assem-  
bly and the rules of this Court, and it  
appearing by satisfactory evidence, that  
they are not inhabitants of this country:  
It is ordered, that the said Defendants  
do appear here 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 Winchester, for two months  
successively and posted at the front door  
of the Court-House in the said town of  
Winchester.

Teste,

DANIEL LEE, c. c. c.

August 15.

Virginia, to wit:

At Rules holden in the Clerk's Office of  
the Superior Court of Chancery for the  
Winchester District, the 3d day of Au-  
gust, 1812.

Neil Christie,

Ptff.

AGAINST

Titus Bennett and Hannah Lloyd, Ex-  
ecutrix of Hannah Lloyd, decd. Defts.

THE Defendant Titus Bennett not ha-  
ving entered his appearance and given  
security according to the Act of Assem-  
bly 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 here on the first day of the next  
term and answer the bill of the Plaintiff;  
and that a copy of this order be forthwith  
inserted in some newspaper published in  
Winchester for two months successively  
and posted at the front door of the Court-  
House in the said town of Winchester.

Teste,

DANIEL LEE, c. c. c.

August 15.

Virginia, to wit:

At Rules holden in the Clerk's Office of  
the Superior Court of Chancery for the  
Winchester District, the 3d day of Au-  
gust, 1812.

William Richardson,

Ptff.

AGAINST

George Carey and James Carey, heirs  
and legal representatives of John D. Ca-  
rey, decd., and Henry W. Baker, and the  
said Henry W. Baker and John Baker,  
Executors of Henry Baker, decd. Defts.

THE Defendants George Carey and  
James Carey not having entered  
their appearance and given security ac-  
cording to the Act of Assembly and the rules  
of this Court, and it appearing by satis-  
factory evidence, that they are not inha-  
bitants of this country: It is ordered that  
the said Defendants do appear here on the  
first day of the next term and answer the  
bill of the Plaintiff; and that a copy of  
this order be forthwith inserted in some  
newspaper published in Winchester for  
two months successively, and posted at the  
front door of the Court-House in the said  
town of Winchester.

Teste,

DANIEL LEE, c. c. c.

August 15.

Virginia, to wit:

At Rules holden in the Clerk's Office of  
the Superior Court of Chancery for the  
Winchester District, the 3d day of Au-  
gust, 1812.

Jacob Lambert,

Ptff.

AGAINST

John Macker and Henry Baker, Defts.

THE Defendant Henry Baker not ha-  
ving entered his appearance and given  
security according to the Act of As-  
sembly 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 here on the first day of the next  
term and answer the bill of the Plaintiff:  
And that a copy of this order be forth-  
with inserted in some newspaper published  
in Winchester, for two months successively  
and posted at the front door of the Court-  
House in the said town of Winchester.

Teste,

DANIEL LEE, c. c. c.

August 15.

Virginia, to wit:

At Rules holden in the Clerk's Office of  
the Superior Court of Chancery for the  
Winchester District, the 3d day of Au-  
gust, 1812.

George Newkirk,

Ptff.

AGAINST

Henry Schroder,

Deftr.

THE Defendant Henry Schroder not  
having entered his appearance and given  
security according to the Act of As-  
sembly 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 here on the first day of the next  
term and answer the bill of the Plaintiff;  
and that a copy of this order be forth-  
with inserted in some newspaper published  
in Winchester, for two months successively  
and posted at the front door of the Court-  
House in the said town of Winchester.

Teste,

DANIEL LEE, c. c. c.

August 15.

Virginia, to

At Rules holden in the Clerk's Office of  
the Superior Court of Chancery for the  
Winchester District, the 3d day of Au-  
gust, 1812.

William Reed,

Ptff.

AGAINST

William M. Sterret, Deft.  
THE Defendant William M. Sterret  
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 coun-  
try: It is ordered, that the said Defen-  
dant do appear here on the first day of the  
next term and answer the bill of the Plai-  
ntiff, and that a copy of this order be  
forthwith inserted in some newspaper pub-  
lished in Winchester, for two months suc-  
cessively and posted at the front door of  
the Court-House in the said town of Win-  
chester.

Teste,

DANIEL LEE, c. c. c.

August 15.

Virginia, to wit:

At Rules holden in the Clerk's Office of  
the Superior Court of Chancery for the  
Winchester District, the 3d day of Au-  
gust, 1812.

Garland Moore,

Ptff.

AGAINST

Ezekiel Marpole and Joseph Riddle,  
Defts.

THE Defendant Joseph Riddle not ha-  
ving entered his appearance and given  
security according to the Act of As-  
sembly 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 here on the first day of the next  
term and answer the bill of the Plaintiff;  
and that a copy of this order be forth-  
with inserted in some newspaper published  
in Winchester, for two months successively,  
and posted at the front door of the Court-  
House in the said town of Winches-  
ter.

Teste,

DANIEL LEE, c. c. c.

August 15.

Virginia, to wit:

At Rules holden in the Clerk's Office of  
the Superior Court of Chancery for the  
Winchester District, the 3d day of Au-  
gust, 1812.

Christian Shrack,

Ptff.

AGAINST

Adam Albert and Adam Shrack, Defts.

THE Defendant Adam Shrack, not  
having entered his appearance and given  
security according to the Act of As-  
sembly 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 here on the first day of the next  
term and answer the bill of the Plaintiff;  
and that a copy of this order be forthwith  
inserted in some newspaper published in  
Winchester, for two months successively,  
and posted at the front door of the Court-  
House in the said town of Winchester.

Teste,

DANIEL LEE, c. c. c.

August 15.

Virginia, to wit:

At Rules holden in the Clerk's Office