

Obituary.
Died in this county, at his father's residence, 3 miles south of Charlotte, on the 10th inst. Mr. THOMAS HAY, in the 74th year of his age, after a painful and protracted illness of seven weeks. The disease which terminated his earthly career was Typhoid Pneumonia. He bore his affliction with Christian resignation, and so far as man could judge died peacefully with God and in full hope of the life to come. He was a devoted husband and father, and his death is a sad loss to his family. His funeral will be held at 10 o'clock on Monday next at his late residence, where the Rev. Mr. H. H. Smith will officiate. Burial in the Mt. Zion cemetery. Friends are invited to attend.

The Markets.

CHARLOTTE, JANUARY 21, 1856.	
MACON, HAMS - lb.	12 1/2 @ 90
do - Sides - lb.	12 @ 12 1/2
do - Hog round - lb.	12 @ 12 1/2
do - Shoulder - lb.	12 @ 12 1/2
Beef - lb.	12 @ 12 1/2
Butter - lb.	15 @ 40
Beans - bushel	30 @ 80
Brandy - gallon	50 @ 60
Peach - bushel	80 @ 87 1/2
Cotton, new - lb.	21 @ 8 1/2
do - old - lb.	20 @ 8 1/2
Cauldles, Adamantine - lb.	25 @ 32
do - Sperma - lb.	40 @ 56
Tallow - lb.	18 @ 35
do - bushel	45 @ 50
Chickens - yard	10 @ 15
Clothes, Coppers - yard	10 @ 15
do - Linnsey - yard	15 @ 30
Eggs - dozen	25 @ 60
do - fresh - doz.	25 @ 60
do - fresh - doz.	25 @ 60
do - fresh - doz.	25 @ 60
do - fresh - doz.	25 @ 60
do - fresh - doz.	25 @ 60
do - fresh - doz.	25 @ 60
do - fresh - doz.	25 @ 60
do - fresh - doz.	25 @ 60
do - fresh - doz.	25 @ 60
do - fresh - doz.	25 @ 60

Notice.
THE Board of Superintendents of Common Schools for this county, will hold a meeting in the County Court Clerk's Office in Charlotte, on the Monday of January Court, being the 20th day of the month, at 10 o'clock, A. M. J. N. A. YOUNG, Chairman.
January 20, 1856.

VALUABLE LAND FOR SALE.
THE subscriber will sell on the 15th of February next, on the premises, a valuable **PLANTATION** containing about 175 acres, lying 5 miles south of Charlotte, on the Nation Ford Road, and known as the Tom Spruit place, joining John and Cyrus Williamson, M. N. Hart and others. On the premises is a good Dwelling House on other out-buildings. The Land is well watered and suitable for the cultivation of Cotton or Grains.

Horses, Cattle and Hogs.
CORN, PUFFER, HAY, &c., &c.
ABOUT **2000 lbs. of BACON,** Household and Kitchen Furniture, and the 5th interest in a **PATENT THRASHER.**
Terms made known on the day of sale.
W. S. DANIELS.
January 20, 1856.

Washing Made Easy.
A NEW and cheap Washing Machine for washing clothes can be had at the shop of J. M. Sayers. It is a perfect thing and by leaving their tubs with Mr. Sayers have them converted into a Washing Machine.
Call and examine the Machine and if you don't pronounce it good then I am no judge of Washing, that's all.
P. S. WHISNANT.
Jan. 15, 1856.

Dissolution.
THE partnership heretofore existing under the name of C. T. Eberhardt & Co. was dissolved on the 1st instant. Persons indebted will please come forward and settle with the business of the firm must be settled on.
C. T. EBERHARDT & CO.
Jan. 15, 1856.

Taylor, Dickson, Grav, S & Co.
(Successors to Taylor, Taylor & Co.)
Manufacturers of all Wholesale Dealers in **CLOTHING,**
Nos. 23 and 24 DEY STREET,
NEW YORK.
Encourage this Knocking.
THE subscriber begs leave to return his thanks to those who favored him with a call during the last year and by respectfully informing the public that he has returned to the Shop lately occupied by Messrs. George & Winton at no. 23 and 24 Dey Street, where he is prepared to execute all work in his line, as cheap as good as can be done in the State.

Turning, Cutting Screws, Repairing BOILERS and ENGINES
of all descriptions, making and repairing Mill Spindles, Wood Planers, Ploughs, Ironing Wagons, and HORSE-SHOEING, &c.
I challenge any one for workness, wear and durability. Referencing shows \$1.25; common do \$1; cast steel tires or steel plates \$2.
S. J. PERRY.
Jan. 8, 1856.

Rail Road Stock FOR SALE.
I WILL expose to Public Sale, on Thursday of January Court, one hundred and seventy-four shares of the stock of the Charlotte and S. C. Rail Road Company. Terms made known on the day of sale.
W. A. LUCAS.
Dec. 21, 1855.

VALUABLE LAND FOR SALE.
THE subscriber will sell on Tuesday of the County Court, (being the 20th of January) his tract of Land, lying 5 miles south of Charlotte on the Plank Road, leading to Lenoirville, and containing

300 Acres,
lying four square. On the place is a good Dwelling House, Kitchen, and other necessary out-buildings, and is well watered. There is some 200 acres of good Land, heavy timbered. The soil is well adapted to the raising of Corn and Cotton, and there are good indications of a **GOLD MINE**
on the place, or gold can be found in the veins and in the limestones. I will also sell along with this, a small tract of 40 acres belonging to my brother, John M. Alexander. Said tract is all in woods and comes out to the Plank Road—the best soil for cotton or rice, containing in all 233 to 400 acres.
Terms of Sale—\$500 in cash, or not to pay. One-third in 60 or 90 days. The balance, in 12 equal monthly payments, with interest from date of each year's interest.
S. ALEXANDER.
January 8, 1856.

Notice.
I AM selling my late residence, situated on the 15th of January next, at 10 o'clock, A. M. J. N. A. YOUNG, Chairman.
January 20, 1856.

VALUABLE LAND FOR SALE.
THE subscriber will sell on the 15th of February next, on the premises, a valuable **PLANTATION** containing about 175 acres, lying 5 miles south of Charlotte, on the Nation Ford Road, and known as the Tom Spruit place, joining John and Cyrus Williamson, M. N. Hart and others. On the premises is a good Dwelling House on other out-buildings. The Land is well watered and suitable for the cultivation of Cotton or Grains.

Horses, Cattle and Hogs.
CORN, PUFFER, HAY, &c., &c.
ABOUT **2000 lbs. of BACON,** Household and Kitchen Furniture, and the 5th interest in a **PATENT THRASHER.**
Terms made known on the day of sale.
W. S. DANIELS.
January 20, 1856.

Washing Made Easy.
A NEW and cheap Washing Machine for washing clothes can be had at the shop of J. M. Sayers. It is a perfect thing and by leaving their tubs with Mr. Sayers have them converted into a Washing Machine.
Call and examine the Machine and if you don't pronounce it good then I am no judge of Washing, that's all.
P. S. WHISNANT.
Jan. 15, 1856.

Dissolution.
THE partnership heretofore existing under the name of C. T. Eberhardt & Co. was dissolved on the 1st instant. Persons indebted will please come forward and settle with the business of the firm must be settled on.
C. T. EBERHARDT & CO.
Jan. 15, 1856.

Taylor, Dickson, Grav, S & Co.
(Successors to Taylor, Taylor & Co.)
Manufacturers of all Wholesale Dealers in **CLOTHING,**
Nos. 23 and 24 DEY STREET,
NEW YORK.
Encourage this Knocking.
THE subscriber begs leave to return his thanks to those who favored him with a call during the last year and by respectfully informing the public that he has returned to the Shop lately occupied by Messrs. George & Winton at no. 23 and 24 Dey Street, where he is prepared to execute all work in his line, as cheap as good as can be done in the State.

Turning, Cutting Screws, Repairing BOILERS and ENGINES
of all descriptions, making and repairing Mill Spindles, Wood Planers, Ploughs, Ironing Wagons, and HORSE-SHOEING, &c.
I challenge any one for workness, wear and durability. Referencing shows \$1.25; common do \$1; cast steel tires or steel plates \$2.
S. J. PERRY.
Jan. 8, 1856.

Rail Road Stock FOR SALE.
I WILL expose to Public Sale, on Thursday of January Court, one hundred and seventy-four shares of the stock of the Charlotte and S. C. Rail Road Company. Terms made known on the day of sale.
W. A. LUCAS.
Dec. 21, 1855.

VALUABLE LAND FOR SALE.
THE subscriber will sell on Tuesday of the County Court, (being the 20th of January) his tract of Land, lying 5 miles south of Charlotte on the Plank Road, leading to Lenoirville, and containing

300 Acres,
lying four square. On the place is a good Dwelling House, Kitchen, and other necessary out-buildings, and is well watered. There is some 200 acres of good Land, heavy timbered. The soil is well adapted to the raising of Corn and Cotton, and there are good indications of a **GOLD MINE**
on the place, or gold can be found in the veins and in the limestones. I will also sell along with this, a small tract of 40 acres belonging to my brother, John M. Alexander. Said tract is all in woods and comes out to the Plank Road—the best soil for cotton or rice, containing in all 233 to 400 acres.
Terms of Sale—\$500 in cash, or not to pay. One-third in 60 or 90 days. The balance, in 12 equal monthly payments, with interest from date of each year's interest.
S. ALEXANDER.
January 8, 1856.

LATEST NEWS BY THE LAST STEAMER FROM NEW YORK.

Just Received a Large Package of LADIES DRESS GOODS, among them may be found, **LADIES GAITERS,** with heels and thick soles, a superior article, worth \$3.00.

CONGRESS GAITERS, with heels and thick soles, a superior article, worth \$3.00.

Ladies Congress Gaiters, thin soles, \$2.50.
Ladies Congress Gaiters, thick soles, \$3.00.
Misses Gaiters, assorted colors, and for Gaiters, wear.

We have Boots and Gaiters of all grades, and testimony enough to bear that they are good and cheap.

Last Notice.
PUBLIC NOTICE is hereby given, that all the Notes and Accounts of SPRETT & ALLISON—SPRATT, DANIEL & Co., and ALLISON & DANIEL, are transferred to the undersigned, for the benefit of the creditors of said Firm respectively, and that they are in the hands of J. R. DANIEL, for immediate collection. If Longue indifference cannot be given, the debts must be paid.

Dissolution.
THE PARTNERSHIP heretofore existing under the name of J. D. LUCAS & Co. was dissolved on the 1st inst. by mutual consent. The Notes and Accounts due by said Firm, and also the Notes and Accounts due to said Firm, are transferred to the undersigned, for the benefit of the creditors of said Firm respectively, and that they are in the hands of J. D. LUCAS, for immediate collection. If Longue indifference cannot be given, the debts must be paid.

Notice.
PUBLIC PERSONS is aware that, for their immediate protection, they are requested to call on the undersigned for their receipts up to the 1st inst. 1856, if they do not find them in their possession, perhaps by selling on me they can get them. My receipt is the only one that will hold the same due—for which they must not blame me.

Notice.
THE PARTNERSHIP heretofore existing under the name of J. D. LUCAS & Co. was dissolved on the 1st inst. by mutual consent. The Notes and Accounts due by said Firm, and also the Notes and Accounts due to said Firm, are transferred to the undersigned, for the benefit of the creditors of said Firm respectively, and that they are in the hands of J. D. LUCAS, for immediate collection. If Longue indifference cannot be given, the debts must be paid.

Notice.
PUBLIC PERSONS is aware that, for their immediate protection, they are requested to call on the undersigned for their receipts up to the 1st inst. 1856, if they do not find them in their possession, perhaps by selling on me they can get them. My receipt is the only one that will hold the same due—for which they must not blame me.

Notice.
THE PARTNERSHIP heretofore existing under the name of J. D. LUCAS & Co. was dissolved on the 1st inst. by mutual consent. The Notes and Accounts due by said Firm, and also the Notes and Accounts due to said Firm, are transferred to the undersigned, for the benefit of the creditors of said Firm respectively, and that they are in the hands of J. D. LUCAS, for immediate collection. If Longue indifference cannot be given, the debts must be paid.

Notice.
PUBLIC PERSONS is aware that, for their immediate protection, they are requested to call on the undersigned for their receipts up to the 1st inst. 1856, if they do not find them in their possession, perhaps by selling on me they can get them. My receipt is the only one that will hold the same due—for which they must not blame me.

Notice.
THE PARTNERSHIP heretofore existing under the name of J. D. LUCAS & Co. was dissolved on the 1st inst. by mutual consent. The Notes and Accounts due by said Firm, and also the Notes and Accounts due to said Firm, are transferred to the undersigned, for the benefit of the creditors of said Firm respectively, and that they are in the hands of J. D. LUCAS, for immediate collection. If Longue indifference cannot be given, the debts must be paid.

Notice.
PUBLIC PERSONS is aware that, for their immediate protection, they are requested to call on the undersigned for their receipts up to the 1st inst. 1856, if they do not find them in their possession, perhaps by selling on me they can get them. My receipt is the only one that will hold the same due—for which they must not blame me.

Notice.
THE PARTNERSHIP heretofore existing under the name of J. D. LUCAS & Co. was dissolved on the 1st inst. by mutual consent. The Notes and Accounts due by said Firm, and also the Notes and Accounts due to said Firm, are transferred to the undersigned, for the benefit of the creditors of said Firm respectively, and that they are in the hands of J. D. LUCAS, for immediate collection. If Longue indifference cannot be given, the debts must be paid.

Notice.
PUBLIC PERSONS is aware that, for their immediate protection, they are requested to call on the undersigned for their receipts up to the 1st inst. 1856, if they do not find them in their possession, perhaps by selling on me they can get them. My receipt is the only one that will hold the same due—for which they must not blame me.

Notice.
THE PARTNERSHIP heretofore existing under the name of J. D. LUCAS & Co. was dissolved on the 1st inst. by mutual consent. The Notes and Accounts due by said Firm, and also the Notes and Accounts due to said Firm, are transferred to the undersigned, for the benefit of the creditors of said Firm respectively, and that they are in the hands of J. D. LUCAS, for immediate collection. If Longue indifference cannot be given, the debts must be paid.

Notice.
PUBLIC PERSONS is aware that, for their immediate protection, they are requested to call on the undersigned for their receipts up to the 1st inst. 1856, if they do not find them in their possession, perhaps by selling on me they can get them. My receipt is the only one that will hold the same due—for which they must not blame me.

Notice.
THE PARTNERSHIP heretofore existing under the name of J. D. LUCAS & Co. was dissolved on the 1st inst. by mutual consent. The Notes and Accounts due by said Firm, and also the Notes and Accounts due to said Firm, are transferred to the undersigned, for the benefit of the creditors of said Firm respectively, and that they are in the hands of J. D. LUCAS, for immediate collection. If Longue indifference cannot be given, the debts must be paid.

Notice.
PUBLIC PERSONS is aware that, for their immediate protection, they are requested to call on the undersigned for their receipts up to the 1st inst. 1856, if they do not find them in their possession, perhaps by selling on me they can get them. My receipt is the only one that will hold the same due—for which they must not blame me.

Notice.
THE PARTNERSHIP heretofore existing under the name of J. D. LUCAS & Co. was dissolved on the 1st inst. by mutual consent. The Notes and Accounts due by said Firm, and also the Notes and Accounts due to said Firm, are transferred to the undersigned, for the benefit of the creditors of said Firm respectively, and that they are in the hands of J. D. LUCAS, for immediate collection. If Longue indifference cannot be given, the debts must be paid.

Notice.
PUBLIC PERSONS is aware that, for their immediate protection, they are requested to call on the undersigned for their receipts up to the 1st inst. 1856, if they do not find them in their possession, perhaps by selling on me they can get them. My receipt is the only one that will hold the same due—for which they must not blame me.

Notice.
THE PARTNERSHIP heretofore existing under the name of J. D. LUCAS & Co. was dissolved on the 1st inst. by mutual consent. The Notes and Accounts due by said Firm, and also the Notes and Accounts due to said Firm, are transferred to the undersigned, for the benefit of the creditors of said Firm respectively, and that they are in the hands of J. D. LUCAS, for immediate collection. If Longue indifference cannot be given, the debts must be paid.

Coddle Creek Academy.
MR. D. C. Smith, a Graduate of Davidson College, will open a permanent School at the above named Academy, on the 1st of January, 1856. This Academy is located 5 miles east of Davidson College, in a healthy region of country, in the midst of a moral and religious community. Good boarding can be had for \$6.00 per month.

5 Dollars Reward.
LOST or stolen about the 18th inst., a large red Morocco Pocket Book, containing a number of receipts and the following notes and judgments. One Note on Wm. F. Porter, for \$65, dated in February, 1850, payable to B. McManis, for \$90, dated sometime in August, 1852; one on Marcus Davis, for \$35, dated in August, 1854; one on Saml. C. Harris, for \$8, dated 1840, now not rec'd; one on Jas. A. Parter, for \$24, dated 1839; one on Peter Branley, for \$50, dated sometime in 1848; one on Charles Taylor, sen., for \$15, dated sometime in 1848. One judgment on Paul D. Farr, for about \$35; one judgment on Wm. Carter, for \$7, dated about 1848. All persons are forewarned that any of the above Notes or Judgments and the makers are notified not to pay them to any one but myself. A reward of Five Dollars will be paid to any one who will deliver the said Notes, and Judgments to me.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
Daniel Reynolds vs. The Charlotte paper & Gold Mining Company. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
Henry P. Courtney vs. Henry P. Courtney. Petition for Divorce.

STATE OF NORTH-CAROLINA, LINCOLN COUNTY, Superior Court of Law, Fall Term, 1855.
Francis T. Courtney vs. Henry P. Courtney. Petition for Divorce.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
Peter Phifer vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY, Court of Pleas and Quarter Sessions, October Term, 1855.
John Gans vs. S. W. Westbrook. Original Attachment.

5 Dollars Reward.
LOST or stolen about the 18th inst., a large red Morocco Pocket Book, containing a number of receipts and the following notes and judgments. One Note on Wm. F. Porter, for \$65, dated in February, 1850, payable to B. McManis, for \$90, dated sometime in August, 1852; one on Marcus Davis, for \$35, dated in August, 1854; one on Saml. C. Harris, for \$8, dated 1840, now not rec'd; one on Jas. A. Parter, for \$24, dated 1839; one on Peter Branley, for \$50, dated sometime in 1848; one on Charles Taylor, sen., for \$15, dated sometime in 1848. One judgment on Paul D. Farr, for about \$35; one judgment on Wm. Carter, for \$7, dated about 1848. All persons are forewarned that any of the above Notes or Judgments and the makers are notified not to pay them to any one but myself. A reward of Five Dollars will be paid to any one who will deliver the said Notes, and Judgments to me.

5 Dollars Reward.
LOST or stolen about the 18th inst., a large red Morocco Pocket Book, containing a number of receipts and the following notes and judgments. One Note on Wm. F. Porter, for \$65, dated in February, 1850, payable to B. McManis, for \$90, dated sometime in August, 1852; one on Marcus Davis, for \$35, dated in August, 1854; one on Saml. C. Harris, for \$8, dated 1840, now not rec'd; one on Jas. A. Parter, for \$24, dated 1839; one on Peter Branley, for \$50, dated sometime in 1848; one on Charles Taylor, sen., for \$15, dated sometime in 1848. One judgment on Paul D. Farr, for about \$35; one judgment on Wm. Carter, for \$7, dated about 1848. All persons are forewarned that any of the above Notes or Judgments and the makers are notified not to pay them to any one but myself. A reward of Five Dollars will be paid to any one who will deliver the said Notes, and Judgments to me.

5 Dollars Reward.
LOST or stolen about the 18th inst., a large red Morocco Pocket Book, containing a number of receipts and the following notes and judgments. One Note on Wm. F. Porter, for \$65, dated in February, 1850, payable to B. McManis, for \$90, dated sometime in August, 1852; one on Marcus Davis, for \$35, dated in August, 1854; one on Saml. C. Harris, for \$8, dated 1840, now not rec'd; one on Jas. A. Parter, for \$24, dated 1839; one on Peter Branley, for \$50, dated sometime in 1848; one on Charles Taylor, sen., for \$15, dated sometime in 1848. One judgment on Paul D. Farr, for about \$35; one judgment on Wm. Carter, for \$7, dated about 1848. All persons are forewarned that any of the above Notes or Judgments and the makers are notified not to pay them to any one but myself. A reward of Five Dollars will be paid to any one who will deliver the said Notes, and Judgments to me.

5 Dollars Reward.
LOST or stolen about the 18th inst., a large red Morocco Pocket Book, containing a number of receipts and the following notes and judgments. One Note on Wm. F. Porter, for \$65, dated in February, 1850, payable to B. McManis, for \$90, dated sometime in August, 1852; one on Marcus Davis, for \$35, dated in August, 1854; one on Saml. C. Harris, for \$8, dated 1840, now not rec'd; one on Jas. A. Parter, for \$24, dated 1839; one on Peter Branley, for \$50, dated sometime in 1848; one on Charles Taylor, sen., for \$15, dated sometime in 1848. One judgment on Paul D. Farr, for about \$35; one judgment on Wm. Carter, for \$7, dated about 1848. All persons are forewarned that any of the above Notes or Judgments and the makers are notified not to pay them to any one but myself. A reward of Five Dollars will be paid to any one who will deliver the said Notes, and Judgments to me.

5 Dollars Reward.
LOST or stolen about the 18th inst., a large red Morocco Pocket Book, containing a number of receipts and the following notes and judgments. One Note on Wm. F. Porter, for \$65, dated in February, 1850, payable to B. McManis, for \$90, dated sometime in August, 1852; one on Marcus Davis, for \$35, dated in August, 1854; one on Saml. C. Harris, for \$8, dated 1840, now not rec'd; one on Jas. A. Parter, for \$24, dated 1839; one on Peter Branley, for \$50, dated sometime in 1848; one on Charles Taylor, sen., for \$15, dated sometime in 1848. One judgment on Paul D. Farr, for about \$35; one judgment on Wm. Carter, for \$7, dated about 1848. All persons are forewarned that any of the above Notes or Judgments and the makers are notified not to pay them to any one but myself. A reward of Five Dollars will be paid to any one who will deliver the said Notes, and Judgments to me.

5 Dollars Reward.
LOST or stolen about the 18th inst., a large red Morocco Pocket Book, containing a number of receipts and the following notes and judgments. One Note on Wm. F. Porter, for \$65, dated in February, 1850, payable to B. McManis, for \$90, dated sometime in August, 1852; one on Marcus Davis, for \$35, dated in August, 1854; one on Saml. C. Harris, for \$8, dated 1840, now not rec'd; one on Jas. A. Parter, for \$24, dated 1839; one on Peter Branley, for \$50, dated sometime in 1848; one on Charles Taylor, sen., for \$15, dated sometime in 1848. One judgment on Paul D. Farr, for about \$35; one judgment on Wm. Carter, for \$7, dated about 1848. All persons are forewarned that any of the above Notes or Judgments and the makers are notified not to pay them to any one but myself. A reward of Five Dollars will be paid to any one who will deliver the said Notes, and Judgments to me.

5 Dollars Reward.
LOST or stolen about the 18th inst., a large red Morocco Pocket Book, containing a number of receipts and the following notes and judgments. One Note on Wm. F. Porter, for \$65, dated in February, 1850, payable to B. McManis, for \$90, dated sometime in August, 1852; one on Marcus Davis, for \$35, dated in August, 1854; one on Saml. C. Harris, for \$8, dated 1840, now not rec'd; one on Jas. A. Parter, for \$24, dated 1839; one on Peter Branley, for \$50, dated sometime in 1848; one on Charles Taylor, sen., for \$15, dated sometime in 1848. One judgment on Paul D. Farr, for about \$35; one judgment on Wm. Carter, for \$7, dated about 1848. All persons are forewarned that any of the above Notes or Judgments and the makers are notified not to pay them to any one but myself. A reward of Five Dollars will be paid to any one who will deliver the said Notes, and Judgments to me.

5 Dollars Reward.
LOST or stolen about the 18th inst., a large red Morocco Pocket Book, containing a number of receipts and the following notes and judgments. One Note on Wm. F. Porter, for \$65, dated in February, 1850, payable to B. McManis, for \$90, dated sometime in August, 1852; one on Marcus Davis, for \$35, dated in August, 1854; one on Saml. C. Harris, for \$8, dated 1840, now not rec'd; one on Jas. A. Parter, for \$24, dated 1839; one on Peter Branley, for \$50, dated sometime in 1848; one on Charles Taylor, sen., for \$15, dated sometime in 1848. One judgment on Paul D. Farr, for about \$35; one judgment on Wm. Carter, for \$7, dated about 1848. All persons are forewarned that any of the above Notes or Judgments and the makers are notified not to pay them to any one but myself. A reward of Five Dollars will be paid to any one who will deliver the said Notes, and Judgments to me.

5 Dollars Reward.
LOST or stolen about the 18th inst., a large red Morocco Pocket Book, containing a number of receipts and the following notes and judgments. One Note on Wm. F. Porter, for \$65, dated in February, 1850, payable to B. McManis, for \$90, dated sometime in August, 1852; one on Marcus Davis, for \$35, dated in August, 1854; one on Saml. C. Harris, for \$8, dated 1840, now not rec'd; one on Jas. A. Parter, for \$24, dated 1839; one on Peter Branley, for \$50, dated sometime in 1848; one on Charles Taylor, sen., for \$15, dated sometime in 1848. One judgment on Paul D. Farr, for about \$35; one judgment on Wm. Carter, for \$7, dated about 1848. All persons are forewarned that any of the above Notes or Judgments and the makers are notified not to pay them to any one but myself. A reward of Five Dollars will be paid to any one who will deliver the said Notes, and Judgments to me.

5 Dollars Reward.
LOST or stolen about the 18th inst., a large red Morocco Pocket Book, containing a number of receipts and the following notes and judgments. One Note on Wm. F. Porter, for \$65, dated in February, 1850, payable to B. McManis, for \$90, dated sometime in August, 1852; one on Marcus Davis, for \$35, dated in August, 1854; one on Saml. C. Harris, for \$8, dated 1840, now not rec'd; one on Jas. A. Parter, for \$24, dated 1839; one on Peter Branley, for \$50, dated sometime in 1848; one on Charles Taylor, sen., for \$15, dated sometime in 1848. One judgment on Paul D. Farr, for about \$35; one judgment on Wm. Carter, for \$7, dated about 1848. All persons are forewarned that any of the above Notes or Judgments and the makers are notified not to pay them to any one but myself. A reward of Five Dollars will be paid to any one who will deliver the said Notes, and Judgments to me.

5 Dollars Reward.
LOST or stolen about the 18th inst., a large red Morocco Pocket Book, containing a number of receipts and the following notes and judgments. One Note on Wm. F. Porter, for \$65, dated in February, 1850, payable to B. McManis, for \$90, dated sometime in August, 1852; one on Marcus Davis, for \$35, dated in August, 1854; one on Saml. C. Harris, for \$8, dated 1840, now not rec'd; one on Jas. A. Parter, for \$24, dated 1839; one on Peter Branley, for \$50, dated sometime in 1848; one on Charles Taylor, sen., for \$15, dated sometime in 1848. One judgment on Paul