

Original Poetry.

FOR THE ADVERTISER.

My Muse, that lately sang of virtuous war, And half'd Columbia's never-fading star, Eclipsing, by its lustre, thrones of kings, Of recent scenes astonishing, now sings.

Imperial France with all her powers bow'd, And wrap'd her glory in a night of clouds, Emerging thence, she's seen in splendor now; Her budding laurels blossom on her brow.

Long, Europe's kings, in all their robes of state, But on their thrones and pois'd the scales of fate;

The weight for France sunk down with mighty power, And all their schemes were blasted in an hour.

Rome now may blow the thrilling blast of war, And ferocious Mars may mount his brazen car. See crouching hosts around their standards throng, For deeds of death to Europe now belong.

Columbia dear, my happy native land, Beneath thy flag of peace, rejoicing stand, That Neptune's watry kingdom rolls between Thy free-born children and that bloody scene.

Thy rights secure, thy honors raised on high, In triumph reign, thy laurels never die; Still fan the flame of Patriotic love, Religion's friend that leads to worlds above.

Boston, April 20

A melancholy event has occurred in the neighborhood of Plymouth, which adds another victim of disappointed love to the numerous instances since the days of Leander and Hero. A young woman, whose residence was in the vicinity of a United States' fort, situated on the margin of the ocean, was enamoured with one of the soldiers of the garrison; but as he was a young man whom her parents supposed to be unworthy of her, they forbade her receiving his visits. In a moment of despair, she determined on suicide. The day was cold and the wind was boisterous; the immense ocean in full view before her. From the summit of a rock she beheld the waves foaming and dashing on the shore beneath, a sight sufficient to intimidate the most intrepid nerat, and discourage so rash a deed: But, determined on death, she threw herself into the foaming billows, and found a watery grave. The soldier for whom she sacrificed her life was placed under guard to prevent his committing the same horrid act.

PREMATURE BURIAL.

On Sunday last after the performance of the funeral service over the remains of a woman in Shoreditch Church-yard and when the coffin had nearly been covered over with earth, a moan was heard from the grave, which arrested the hand of the grave digger; it was followed by another which convinced him that the sound came from the coffin. No time was lost by the persons still remaining around the grave to open it, when the woman was found struggling for breath, she was immediately carried into the vestry room, where she revived, and was shortly carried home.—Lon. Pap.

Emerck Preny, an Hungarian nobleman, was travelling on the 31st August, near dubreezen, alighted from his carriage to shoot some ducks, directing his attendants to proceed.—The report of his gun aroused eight or ten shepherd's dogs, that were tending numerous flocks in these extensive uncultivated plains, who tore him in pieces before assistance could arrive.—Lon. Pap.

From an Irish publication.

FREE TRADE.

The Americans have abandoned the expedient to which they used to resort some fifty years ago, of petitioning "the Lords of trade and plantations;" they made it a matter of litigation in 1775, and it was before the court for upwards of seven years; their counsel in the cause were one Benjamin Franklin, a printer, one Samuel Adams, a schoolmaster, and one George Washington, a land surveyor; and they had one Tom Paine, a reputed staymaker, for a clerk; the issue was tried first at Bunker's Hill, where after a sharp debate the court adjourned to Saratoga, where the question had a more ample argument, and the crown lawyer Burgoyne abandoned his brief—the trial however was continued before the high court at York Town, when the great crown lawyer Cornwallis abandoned the cause as desperate.—Several attempts have been made since, particularly in 1793, to question the title, notwithstanding this solemn decision, and a harrassing system of corrupting witnesses and silencing testimony, has been carried on ever since; however, the Americans, who appear to bear more than flesh and blood would seem to be able to bear, at length found some of those who were tampering with evidence, and gave them a bloody nose or two; and at length an appeal was once more made to the high court of errors and arms; the Americans employed certain solicitors of the name of Rogers and Decatur, and Hull, and Bainbridge, and Jones, and after a contest which has cost Old England about forty millions sterling, it appears that the Americans have again settled the matter so as to put the question in dispute forever to sleep.

NOTICE

IT IS HEREBY GIVEN, that agreeably to the Act of Congress entitled "An act to provide additional revenues for defraying the expenses of government, and maintaining the public credit, by laying duties on various goods, wares and merchandise, manufactured within the United States," passed January 18, 1815, every person who shall, after the 18th day of April, 1815, manufacture within the United States, any of the herein enumerated articles for sale, is required to give bond and pay the duty as specified in said act, and to perform other duties, under penalties therein prescribed—viz.

On Pig iron, per ton, one dollar. Castings of iron, per ton, one dollar and fifty cents.

Bar iron, per ton, one dollar. Rolled or slit iron, per ton, one dollar. Nails, brads and sprigs other than those usually denominated wrought, per lb. one cent.

Candles of white wax, or in part of white or other wax, per pound, five cents. Mould candles of tallow, or of wax other than white, or in part of each, per pound, three cents.

Hats and caps, in whole or in part of leather, wool or fur, bonnets in whole or in part of wool or fur, if above two dollars in value, eight per centum ad valorem.

Hats of clip or wood, covered with silk or other materials, or not covered, if above two dollars in value, eight per centum ad valorem.

Umbrellas and parasols, if above the value of two dollars, eight per centum ad valorem.

Paper, three per centum ad valorem. Playing and visiting cards, fifty per centum ad valorem.

Saddles and bridles, six per centum ad valorem.

Boots and booties, exceeding five dollars per pair in value, five per centum ad valorem.

Beer, ale and porter, six per centum ad valorem.

Tobacco, manufactured segars, and snuff, twenty per centum ad valorem.

Leather, including therein all hides and skins, whether tanned, tawed, dressed, or otherwise made, on the original manufacture thereof, five per centum ad valorem.

That the manufacturer may be correctly advised of the duties incumbent on him to discharge, a copy of the said act of Congress has been printed, which, with the annexed forms of statements required from a manufacturer, will be furnished to him by the collector, on application at his office.

The collector will also furnish, on application, blank bonds and such other blanks as will enable the manufacturer to comply with the several provisions of law.

G. W. BOTTS, Collector for the first Collection District of Kentucky. March 13, 1815. 36—

NEW BOOK STORE.

JOHN MACCOUN, Jun. & CO. have just received from Philadelphia a complete and elegant assortment of BOOKS and STATIONARY, consisting of Divinity, Law, Medical and School Books, together with a general selection of Miscellaneous Works, which they offer for sale at the Lexington prices, next door to Peter Flanigan. Winchester, March 25. 34—

NOTICE!!

WHEREAS, I Samuel Oats, do certify that Nancy Oats, my wife, has left my bed and board without any provocation of mine, and otherwise conducted improperly, I therefore wish her not to go in my name any longer, and she has agreed to the same, as witness her mark!

SAMUEL OATS, her mark NANCY BECKWITH, her mark May 10 41—4w

TAKEN UP by Eli Vaughn, living in Clark County, near Samuel R. Combs's Warehouse, one sorrel HORSE COLT, supposed not to be gilded, two years old next spring, a blaze face, the near hind ankle swelled—Appraised to \$5 ISAAC HOCKADAY, J. P. Jan. 12, 1815 41—3w†

Clarke County—to wit. TAKEN UP by Michael Weiton, living on Strode's Creek, four miles from Winchester, a dark bay MARE, 15 hands high, six years old, has a small star in her face—Appraised to \$60, posted before me the 27th of March, 1815. JOHN WARD, J. P. 41—3w

Salt-Petre Wanted.

THE subscribers will give the highest price in CASH for SALT PETRE. GEO. G. TAYLOR & CO. Winchester, May 10, 1815. 41—3w

Hemp wanted.

WE will give FIVE DOLLARS, cash in hand, for HEMP, delivered at the Rope Walk in Winchester. C. K. DUNCAN & CO. March 11 32—4f

CLARK CIRCUIT, Sct. March Term—1815.

John Allin, &c. complainants, AGAINST John Baker, &c. defendants. IN CHANCERY.

THE defendants John Baker and Joshua Baker, not having entered their appearance herein agreeably to law and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this commonwealth—on the motion of the complainants by their counsel, it is ordered that the said defendants do appear here on the first day of the next June Term, and answer the complainant's bill—that a copy of this order be inserted in some authorized newspaper eight weeks successively. And it is further ordered, that this cause be continued until the next term; and on the further motion of the complainant it is ordered that each party have leave to take depositions upon giving to opposite party legal notice of the time and place of taking the same.

A copy—Attest, WM. T. BERRY, d. c. c. c. c. 37—3w

CLARK CIRCUIT, Sct. March Term—1815.

John Sidebotham, compl't. AGAINST Samuel Lampton, &c. def't's. IN CHANCERY.

ON the motion of the complainant by his counsel, and it appearing to the satisfaction of the court that the defendant Lampton, who has failed to appear and answer the complainant's bill, is not an inhabitant of this commonwealth, it is ordered that the said defendant do appear here on or before the first day of the next June Term, and answer the complainant's bill. That a copy of this order be inserted in some authorized newspaper eight weeks successively. And it is further ordered that this cause be continued until the next term.

A copy—Attest, WM. T. BERRY, d. c. c. c. c. 39—8w

CLARK CIRCUIT, Sct. March Term—1815.

Thomas Gains, complainant, AGAINST Alexander Ramsey, &c. def't's. IN CHANCERY.

ON the motion of the defendant Ramsey by his counsel, and the defendant Robert Walker not having entered his appearance herein agreeably to law and the rules of this court, and it appearing to the court that the said defendant is not an inhabitant of this commonwealth, and that the said defendant appear here on or before the first day of the next June Term, and answer the complainant's bill. That a copy of this order be inserted in some authorized newspaper eight weeks successively.

A copy—Attest, WM. T. BERRY, d. c. c. c. c. 39—8w

STATE OF KENTUCKY, MONTGOMERY CIRCUIT, April Term, 1815.

David Trimble, James J. Dozier, and Betsey his wife, late Betsey Forbes, complainants,

AGAINST James Hathaway, defendant. IN CHANCERY.

THIS DAY came the complainants by their attorney, and filed their bill—and on motion of said complainants, an injunction is granted them agreeably to the prayer of the bill—and it appearing to the Court that said defendant is not an inhabitant of this commonwealth, and he having failed to enter his appearance herein agreeably to law and the rules of this court, it is therefore ordered that unless said defendant shall appear here on or before the first day of our next July Term, file his answer, plea or demurrer, to the complainants' bill, that the same shall be taken for confessed against him, and that a copy of this order be inserted in some authorized newspaper of Kentucky for two months successively, according to law.

A copy—Teste, M. HARRISON, C. M. C. C. 40—8w

CLARK CIRCUIT, Sct. March Term—1815.

Henry Dooley, complainant, AGAINST Josias Bullock, &c. defendants. IN CHANCERY.

THE defendant Josias Bullock, not having entered his appearance herein agreeably to law and the rules of this court, and it appearing to the satisfaction of the court that the said defendant is not an inhabitant of this commonwealth—on the motion of the complainant by his counsel, it is ordered that the said defendant do appear here on the first day of the next June Term, and answer the complainant's bill. That a copy of this order be inserted in some authorized newspaper eight weeks successively.

A copy—Attest, WM. T. BERRY, d. c. c. c. c. 39—8w

CLARK CIRCUIT, Sct. March Term—1815.

Micajah Clark, complainant, AGAINST Josias Bullock, &c. defendants. IN CHANCERY.

THE defendant Josias Bullock, not having entered his appearance herein agreeably to law and the rules of this court, and it appearing to the satisfaction of the court that the said defendant is not an inhabitant of this commonwealth—On the motion of the complainant by his counsel, it is ordered that the said defendant do appear here at the next June Term and answer the complainant's bill. That a copy of this order be inserted in some authorized newspaper eight weeks successively.

A copy—Attest, WM. T. BERRY, d. c. c. c. c. 39—8w

CLARK CIRCUIT, Sct. March Term—1815.

Robert M'Ferrin, complainant, AGAINST Thos. M'Ferrin's heirs, &c. def't's. IN CHANCERY.

ON the motion of the defendants in this suit, by their counsel, and the defendants Henry Bowyer and Agatha his wife, Ann Madison, Thomas Madison, Patrick Henry Madison, and Peggy Madison, heirs of Thomas Madison, deceased, having failed to enter their appearance here agreeably to law and the rules of this court, and it appearing to the satisfaction of the court that the said defendants are not inhabitants of this commonwealth, it is ordered that the said defendants and the other unknown heirs of Thomas Madison deceased, either in or out of this state, do appear here on the first day of the next June Term, and answer the complainant's bill, and the cross bill of the heirs of Thomas M'Ferrin, deceased. And that a copy of this order be inserted in some authorized newspaper eight weeks successively.

A copy—Attest, WM. T. BERRY, d. c. c. c. c. 39—8w

For Sale,

A SMALL TAN YARD, lying in Clark County, on the road leading from Winchester to Red River Iron Works, about two miles from the latter place. It is conveniently situated, both for water and bark. It will be unnecessary to say any more in recommendation, as no doubt, the person wishing to purchase will view the premises before he purchases. SAMUEL SHORTRIDGE. Feb 4

MONTGOMERY CIRCUIT, April Term, 1815.

Joannah Holder, complainant, AGAINST Cary Holder, defendant. IN CHANCERY.

THIS DAY came the complainant by her attorney, and it appearing to the satisfaction of the court that the defendant is not an inhabitant of this commonwealth, and he having failed to enter his appearance herein agreeable to law and the rules of this court, it is therefore considered by the court that unless said defendant shall appear here on or before the first day of our next July Term, file his answer to the complainant's bill, plea or demurrer, that the same shall be taken for confessed against him; and that a copy of this order be inserted in some duly authorized newspaper for two months successively according to law.

A copy—Attest, M. HARRISON, C. M. C. C. 43—2m

NOTICE

IT is hereby given, that agreeably to the act of Congress, entitled "an act to provide additional revenues for defraying the expenses of government, and maintaining the public credit, by laying duties on spirits distilled within the United States and territories thereof, and by amending the act laying duties on licenses to distillers of spirituous liquors," passed December 21st, 1814, every person who shall, after the first day of February, 1815, distil spirits within the United States, is required, in addition to the duty on the license already taken, or hereafter to be taken by him, to pay twenty cents a gallon on all spirits distilled after that day, or, subject to the limitations in the said act expressed, to pay twenty five cents a gallon on all such spirits, in which case, no license is required to be taken; And that, agreeably to the said act, a bond is required previous to the said day, to be given to the collector, and other duties required to be performed under penalties therein prescribed.

That the distiller may be correctly advised of the duties incumbent on him to discharge, an abstract of the several acts of Congress, subjecting stills, and boilers, and spirits to duty has been prepared, a copy of which, with the amended forms of statements required from a distiller, will be furnished to him, by the collector on application.

The collector will also furnish blank bonds, and such other blanks, as will enable the distiller to comply with the several provisions of Law.

G. W. BOTTS, Collector of the Revenue for the first Collection District of Kentucky. Jan. 4, 1815. 31—

NOTICE

IT IS HEREBY GIVEN, that by an act of Congress, entitled an "An act to provide additional revenues for defraying the expenses of government, and maintaining the public credit by duties on sales at auction, and on licenses to retail wines, spirituous liquors and foreign merchandize, and for increasing the rates of postage," passed 23d December, 1814, an additional duty of one hundred per centum on sales at auction, and an additional duty of fifty per centum on licenses to retailers are laid, to take effect from the first day of February, 1815: Conformable to which act, that can be inspected at my office, new obligations are imposed on auctioneers; and the said additional duty on licenses to retailers, is to be paid on written application to be made by them, as well by those who have obtained licenses for periods extending beyond the first day of February, 1815, as by others, in the way therein prescribed, agreeably to forms which can be obtained from the collector.

I shall attend personally at Mountsterling on the first Monday, Tuesday and Wednesday in April, July and October next—And at Winchester on the succeeding Thursday, Friday and Saturday in those months, for the convenience of those who may have business with me.

G. W. BOTTS, Collector of the Revenue for the first Collection District of Kentucky. Jan. 4, 1815. 31—

Notice.

THE Subscribers take this method of tendering their sincere thanks to their friends and the public for their past encouragement, and of earnestly requesting those indebted to them to come forward and settle their respective accounts. They have on hand a complete assortment of HATS, which they will sell on good terms. They wish to purchase a quantity of good WOOL, suitable to their business, for which the highest price will be given.—They also wish to engage three or four sprightly LADS, who can come well recommended, as APPRENTICES to the HATTING BUSINESS.

J. & B. WEBB. N. B. We offer for sale, the HOUSE & LOT which we now occupy. J. & B. W. Winchester, April 22 38—4f

Notice.

THE subscriber offers for sale the following property, viz. a brick House and Lot situated on Main street, in the town of Mountsterling, 36 by 22 feet, with a good brick Kitchen and Smoke House, a never failing spring, and a good Stable. Also, a two acre Lot, lying on the west end of Water Street, with two good log buildings, suitable for families to live in, a good log kitchen attached to each. Also, a Lot of Ground of 50 feet in front, 200 feet back, with a small log building, and a good brick smoke house, situated on Main-street in the town of Winchester, formerly occupied by B. and J. Webb. The subscriber deems it unnecessary to give any further particulars, as he presumes the purchaser would wish to view the premises.—For further information apply to the subscriber, living in Winchester. FRED. MERCKLEY. April 15 37—4f

TAKEN UP by Thomas Winn, living on Hood's Creek, one mile and a half from Winchester, a BAY MARE, 14 hands high, two years old, shod before. Appraised to 30 dollars before me this 23d of January, 1815. JONATHAN TAUL. 4112—3w*

WOOL CARDING

THE subscriber having procured new Cards of the best quality, has his Wool Carding Machines in Winchester, Main Street, in complete order and ready to put in operation, having employed a man of experience in the line, hopes to be able to give perfect satisfaction to those who may please to favor him in their custom.

BENJAMIN HARRISON, Winchester, April 29. 39—

Boot and Shoe Factory

THE subscriber having removed his establishment from Lexington to Winchester, intends to continue extensively, commensurate with demands of both town and country. He has on hand and will continue to keep an assortment of ready made work of the best materials and workmanship. Boots and Shoes of any description furnished on short notice. He intends also to keep shoes of descriptions from the most approved eastern factories, in addition to his own.

Also on hand, Paper Hanging patterns which are both neat and reasonable for finishing rooms.

JAMES POTTS, Winchester, April 8 36—

Notice.

ALL those indebted to the estate of ALIAM Y. ALEXANDER, deceased, either by no. e or book account, are requested to call and make immediate payment, as his grace cannot be given. All those having demands against the estate will bring in accounts properly authenticated for settlement.

MATHEW Y. ALEXANDER, JACOB HOW, May 17 42—3w

House & Sign Painting Paper Hanging and Glazing.

ALFRED BARNES and THOMAS BURNES Respectfully inform their friends and the public that they will continue the above business in all its various branches in Lexington and this place. They would take one or two Apprentices to the above business. Winchester, May 17 42—3w

PUBLIC SALE.

WILL be sold on Thursday the 1st day of June next, at the late dwelling house of David Bullock, deceased, in Clark county, one mile from Winchester, on the road leading from thence to Paris, part of the estate of said decedent, consisting of Horses, Cattle, Hogs, Sheep, Saddles and Tools of various kinds, together with many other articles tedious to mention.

The above property will be sold at two months credit for all sums over four dollars by the purchaser giving bond and approval security. The sale to commence at 10 o'clock and continue from day to day until all are sold when due attendance will be given by SUSANNA BULLOCK, JAMES P. BULLOCK, JOSIAS B. BULLOCK, May 17 42—3w

500 acres of Land for Sale,

LYING at the mouth of Red River, part of Estill and part in Clark County contains a variety of Fruit Trees, a good Dairy, now occupied; a Mill Seat, supposed to be the best in this state; a two story House and Kitchen, with three brick fire places. There is a ferry at the above place, and the court has granted an inspection. Eighty acres of the above land is improved, and 150 acres is bottom land. Good title will be given. Enquire of the subscriber, living on the premises. WILLIAM S. TUTTLE, May 24 43—3w

Winchester Academy

Winchester, May 13th, 1815. WE the undersigned, trustees of the Winchester Academy, and citizens of the place, having devoted particular attention to the School of Mr. Lewis, are of opinion that the school is inferior to none in the western country, in its government and in its mode of teaching the several branches of science. far it has given entire satisfaction to every one concerned; the progress the scholars have made far surpasses the most sanguine expectations. Parents and guardians who wish to avail themselves of this school, may rest assured that every attention will be paid to education and morals of their children.

Chilton Allan, George G. Taylor, Thomas Pickett, John Ward, Sam'l. M. Taylor, James Clark, D. Dodge, Peter Flanigan, Wm. W. Martin, Thomas Barbett, John G. Stuart, E. Worthen, Silas W. Robbins, Samuel Hansford, Thos. R. Moore. N. B. The next session will commence the first of July. 43—2w

TAKEN UP by Edmund Lilly, in Montgomery County, near Red River iron works, a BAY MARE, 18 or 19 years old, about 16 teen hands and a half high, shod before, brands perceivable, a small star in her forehead, both hind feet white up the foot lock. Appraised to \$7, before me this 21st day of March, 1815. LANCE WOODWARD 43—3w*

TAKEN UP by Stephen Collins, in Montgomery County, near the Red River Iron Works, two head of Horse Beasts, viz. a black Mare five years old last spring, a small star in forehead, about 4 feet 7 inches high, both hind feet white up to the foot sock, has the appearance of brands on the near shoulder and neck, but no letters perceivable. Also a black horse COLT, one year old, shod before, both hind feet white up to the foot sock, no brands. Both appraised to \$15, before me this 7th day of January, 1815. CORNELIUS NEUKIRK, J. p. c. 43—3w*