THE LANCASTER NEWS, DECEMBER 9, 1905.

OPPORTUNITY = KNOCKS AT EVERY MAN'S I

KNOCKING AT YOURS NOW!

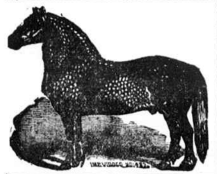
From now until January we are going to offer you the chance of a lifetime to buy goods. We have to move January 1st. We can move cash easier than goods. LISTEN! Then come and see:

30 men's and youths' Suits, were \$6.00, now 3.90. 25 men's Suits, were 7.50, now 5.00. Big lot men's Hats 50 per cent off. Lot men's Shirts, in good condition, one-third off. Lot men's Overcoats greatly reduced. Lot ladies' Shoes at a sacrifice. Lot 54-inch Broadcloth at 85c. Lot 54 inch Repellants at 45c. Best half patent Flour 2.25; best patent 2.65.

In fact the price is cut on everything in our store. We must sell the goods as we can't afford to move them.

Yours for business.

LANCASTER MERCANTILE CO.



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HORSE RUBBING.

Pately Bridge, Veterinary Editor of London Farm & Home, savs: The way to "deal with a horse which is constantly rubbing against posts and projections, and causing trouble," is to take steps gens or Jeves' Fluid.. A dose of to prevent the rubbing and to physic, followed by a course of allay the irritation. The statement that "there are no visible signs of irritation, and it seems more like a bad habit than any. to be the disorded sensibility of the skin of obscure origin, technically known as prurigo or pruritis. Williams ("Principles and this treatment must not be con-Practice of Veterinary Surgery") tinued for longer than this withsays: "The most striking feature out an interval. of this condition is severe itch ing, and it very often consists of what Mr. Percival calls a sort of cutaneous furor, to which horses pampered and little worked, are liable, and which appears constitutional in its origin. There is insufferable itching, and the habit, once contracted, is exceedingly difficult to get rid of." tinued their migration southward. The necessity for, as far as possible, preventing the rubbing, cannot be too strongly insisted a London firm read: "I beg to upon, because indulgence in this inform you that Mr. ----- pass not only damages the skin and ed away yesterday at the request labor. coat, and causes great disfigure. of his widow."

ment, but actually increases the SUMMONS FOR RELIEF irritation. By means of a muzzle and a puzzle a great deal can be STATE OF SOUTH CAROLINA. done to prevent biting and rub bing while treatment is being employed for allaying the irritation. A most useful local dressing for this purpose is a lotion Phillips Williams andof liquor potassae, 2 drachms; hydrocyanic acid, 1 drachm; water 11 pint. This should be applied freely and frequently to the skin, and a linen sheet em ployed to help retain the mois

woolen clothing. An alternative dressing 1s a 5 per cent, watery solution of liquor carbonis deteralternative powder, is advisable. Some obstinate cases we have known to be benefited by a course of arsenic in the shape of 1 oz. thing else," suggests the trouble | doses of Fowler's solution (liquor arsenicalis) twice a day for ten days or a fortnight. Owing to the cumulative action of arsenic

County of Lancaster. COURT OF COMMON PLEAS.

G. W. Phillips, Plaintiff, against,

-Williams Defendants.

To the Defendants above named: You are hereby summoned and re-quired to answer the complaint in this action, which is herewith served upon you, and to serve a copy of your answer to the said complaint on J. Harry Foster, at his office in the town of Lancaster South Carolina within ployed to help retain the mois ture. In winter, when a blanket rug is worn, it is a good plan to put a linen sheet under the woolen clothing. An alternative

CLERK'S SALE.

STATE OF SOUTH CAROLINA, County of Lancaster.

IN THE COMMON PLEAS.

Heath Banking & Mercantile Company .- Plaintiff,

against A. Jackson Bailey, et al.-Defendants.

Auditor's Notice.

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Notice is hereby given that this office will be open from the 1st day of January to the 20th day of February, 1906, for the purpose of receiving the returns of the taxpayers of Lancaster County. All real estate with improvements

thereon, and all personal property of every description, must be returned at its true value in money, and all persons having such property in their possession or control as manager, holder, or as husband, parent, guar-dian, trustee, executor, administrator, BY virtue of a decretal order made in the above stated case by his Honor Judge George W. Gage, dated 31st March, 1904, I will expose to public sale, at Lancaster courthouse, in front of the courthouse door, on the FIRST MONDAY IN JANUARY, next, within the legal hours of sale, the following described real estate, viz: 1. All that piece, parcel or tract

The Auditor or an assistant will at-

Osceola, Tuesday, Jan. 9, 1906, 12 to

Belair, Thursday, Jan. 11, 1908. Van Wyck, Friday, Jan. 12, 1906, to

2 p. m. Dixie a. m. Dwight p. m., Monday,

Tradesville, Tuesday, Jan. 16, 1906. Taxahaw, Wednesday, Jan. 17, 1906. Flat Creek Church, Thursday, Jan.

Primus, Saturday, Jan. 20, to 12 m. Haile Mine, Monday, Jan. 22, 1906. Kershaw, Tuesday and Wednesday, an. 23 and 24, 1906.

Heath Springs, Thursday, Jan. 25. Pleasant Hill, Friday, Jan. 26, 1906,

to 1 p. m. W. T. Vanlandingham's, Monday, Jan. 29, 1906.

Welsh's, Friday, Jan. 19, 1906.

3 p. m. Pleasant Valley, Wednesday, Jan.

named below for

tend the following places in the

county on the days named be the convenience of the public:

During the recent cold in Switzerland thousands of swal lows fell exhausted and frozen. At Lucerene and Zurich the birds were collect and taken care of by the people until they had sufficiently recovered, and then dispatched by train to Italy, where they were set at liberty, and con-

A communication received by

the Court for the relief demanded in the complaint.

J. HARRY FOSTER, Plaintiff's Attorney. Dated October 24th, 1905

To the absent Defendants Phillips

Williams and — Williams, You will take Notice : That the Complaint in this action was filed in the office of the Clerk of the Court of Common Pleas for Lancaster county on the 24th, day of Octo-ber 1905. J. HARRY FOSTER, Plaintiff's Attorney.

Nov. 21st, 1905.

Notice to Taxpayers.

Taxes will be due and payable without penalty from October 15 to De-cember 31, 1905.

The tax levy for State purposes is 5% mills, for ordinary county purpos-(L. & C. R. R. bonds) 2 mills, consti-tutional tax for school purposes 3 mills, making a total levy of 15 mills on all taxable property of the county of 15 mills In School Districts Nos. 5, 30, 32 and 46, there is a special levy of 2 mills additional for school purposes; in District No. 24, 3 mills; Districts Nos. 12, 17 and 39, 4 mills; District No. 38, 5 mills; No. 44, 6 mills; or school purposes; and 5 mills; No. 44, 6 mills; District No. 38, 5 mills; No. 44, 6 mills; District No. 44, 6 mills; Distric 5 mills; No. 14, 6 mills, and No. 40, 7 mills. In Cane Creek Township there is a special local levy of 4½ mills for railroad purposes; Gills Creek, 5

mills, and Pleasant Hill, 3 mills. There is also a tax of one dollar on each male citizen between the ages of twenty-one and sixty years, except ex-Confederate soldiers and sailors, or those who are so disabled that they cannot earn a support by manual labor. J. E. BLACKMON, Treasurer Lancaster County.

1. All that piece, parcel or tract of land in Pleasant Hill township, county of Lancaster, State of South county of Lancaster, State of South Carolina, on waters of TurkeyQuarter creek, containing One Hundred and Ten [110] acres, more or less, and bounded north by estate lands of Reuben Bailey, deceased; east by lands of J D. Bailey, deceased; south by estate lands of John Andrews, de-ceased; wast by lands of J D. Weiler ceased; west by lands of J. D. Bailey.

2. All that piece, parcel or tract of land in Pleasant Hill township, said county and state, containing Two county and state, containing Two Hundred and Sixteen [216] acres, more or less; bounded north by lands of James D. Bailey, deceased; east by estate lands of George F. Bailey, de-ceased; south by lands of D. L. Bailey and west by lands of John Andrews, deceased.

Terms of sale CASH.

Dec. 4, 1905.

The above tracts to be sold separately. Purchaser to pay for all papers, and to comply with terms of sale within one hour, after sale, else land will be immediately resold at his risk. J. F. GREGORY, Clerk C. C. L. C.

Notice of Discharge.

NOTICE is hereby given that the NOTICE is hereby given that the undersigned as administrator of the estate of Thannie J. Bowers, deceased will on December the 23rd 1905 make his final return as such administrator, and apply to the Probate Court for Lancaster county, for a final dis-charge. J. A. BOWERS, Administrator of estate of THANNIE J. BOWERS.

Dated Nov. 22nd, 1905.

All returns must be made in regu-lar form and it is preferable that they be made by the proper owner in per-son on blanks provided for the pur-pose. The returns must be duly sworn to before some officer qualified to ad-minister an oath. All items of realty, whether farms or town lots, must be listed separately, and no return which says, "same as last year," or "no changes," will be accepted.

8, 1906.

After the above dates I will be found in the Auditor's office to wait upon the public. Respectfully,

JOHN A. COOK, Auditor L. C. Lancaster C. H., Dec. 4, 1905.

