## Local Items.

RAILROAD SCHEDULE .- The trains on C. C. & A. R. R. now leave Winnsboro as follows: Going north 12.30 a. m. Going south, 1.35, a m Accommodation day trains : Going north, 11.33, a. m. Going south, These trains meet at Winns boro.

Post Office Hours .- The post office will be open daily (Sunday) excepted) from 8 A. M., to 12 M and from 2 to 5 P. M. Northern and Southern mail close at 8 P. M precisely. & Mail delivered or Sundays from 8 to 9 A. M. only.

no Advertisers will please remember that advertisements, in order to secure insertion, must be handed in by nine o'clock on Tuesday morning. Contract advertise- by six thousand independent voters Ridgeway feels justly proud of the ments must be handed in by the at the recent election:same hour on Monday morning.

## Religious Services.

Associate Reformed Church-Rev J, M Associate herormed Church—Rev J, M Fodd, 1 A. M., and 8 P. M. Y. M. C. A.,—Meeting at Methodist Church at 5 P. M. Methodist Church—Rev. G. W. Wall er

11, a. M., 8 P. M. Sunday School 10 a. M. Prayer no ting, Thursday, 8 P. M. Episcopal Church—Rev. J. Obear, services every Sunday except the 2nd Sunday of the month; at 11 o'clock a. M. Preshyterian Church B. C. N. Chil Presbyterian Church- Rev. C. E. Chichester, 11 A. M., and 77 P. M. Sabbath School 31 P. M. Prayer Meeting, Wednes-

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day, 71-2 P. M.

The jail is getting full again. Cotton thieves and store-breakers are coming forward in considerable a'undance.

We trust Fairfield will be well represented at the State Fair on the 5th prox., both in visitors and in articles for exhibition.

Attention is directed to certain changes made in the appointment of school trustees, as given in a 10ther column.

10 Delinquent subscribers must expect their names to be at once dropped from our list. Our terms, it must be distinctly understood, are strictly cash in advance.

You need not neglect your business when troubled with a cough or cold, if you only use a reliable remedy at once. Dr. Bull's Cough Syrup is the best remedy we know of. Price only 25 cents.

great interest.

in Winnsboro on next Wednesday by the Columbia Opera House band. Price of tickets, \$2.00 eachincluding supper.

Mr. J. Turner Stewart, who has had frequent talks with the colored people, says that if the election were to take place next Tuesday, this county would go overwhe mingly Democratic. Hind sight is much better than fore sight, to the Radicals.

John Dunbar, a negro on Mr. Jas. Muckin's section, near Ridgeway, when told of the corrupt and ignorant ticket put out by the Radical nominating convention, said, "I don't care if dey would put a dog on datticket, I would vote for him.' His moral ideas will now undergo a radical change.

Subscribe for The News and Her-

L'AURORE (The Morning Light) -This is the name of a French Protestant weekly newspaper founded in 1866, and published in Montreal, Canada, at \$1.50 (United States, \$2.) per annum. It contains articles on the important questions of the day; a special correspondence from France on European political and religious matters, as well as general family reading and news, etc.

The action of Mr. John T. Wilson, in placing his commission in the hands of those who conforred it -a practical abandonment of the office of county commissioners to which he was recently elected-does him credit, and must result in good. The reasons impelling him to the step he has taken, are well expressed in his card, and they must impress themselves favorably upon the mind of every fair-thinking person.

named prisoners: Wm. Stone, Jr., man candles told the story to the ready money.

Jeff Stone, Sam Stone, Bart Sims, distant citizens. About 9 o'clock, of merchandise,

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of the death of a certain Congress | the Clubs filed off, and the pedestrians ional candidate, who was "sat upon"

AN EPITAPH.

By J-DGE M-CK-Y. Beneath these rude stones A. S. W-ll-c-'s bones In quietude are laid; He fairly met Dame Nature's debt -The first he ever paid, To Heaven we know

He did not go-Too meen to pay the toll; And know full well He's not in H—ll For W-ll-c- had no soul

TORCH-LIGHT PROCESSION ON FLAT Branch.—The excitement over the Democratic triumph has not been confined to the towns and cities. The rural districts have caught the refrain, and only the lack of physical strength ended the magnificent display of 'Capt. Heins' Club, and the citizens generally of this neighborhood. Over one hundred mounted men, together with 200 men on foot aimed with light-wood torches ten feet high, marched for miles through the field, and forests and whenever a residence was reached, the crowd would halt and vociferously cheer the proprietor until he

emerged and addressed them. Subscribe for THE NEWS AND HER-ALD, and be sure to have the ready Chas. Stewart, on payment of costs.

The latest accounts from Columbia give but little information in addition to that contained in the letter of our correspondent. The Canvassers made their report, at the Same time excepting to the action of A series of meetings under the the court. They have completed auspices of the Young Men's Chris- the count for members of the Legistian Association, conducted by lature, and it shows the election of Rev. C. E. Chichester, at Charlotte, all the Democratic claim. The real North Carolina, have just been con- question before the court scemed to eluded. These meetings excited be whether it has power to go behind the returns and correct errors jail. We are requested to state that arising from irregularities. This there will be a grand Hampton ball question was decided on yesterday in favor of the Democrats, and a evening. Music will be furnished rigid examination of the precinctmanagers' returns will now be had. A fair count will elect the entire Democratic ticket. The Democrats in Columbia are still buoyant and con-

> Subscribe for The News and Her ALD, and be sure to have the ready

THE STATE FAIR .- The annual Fair of the State Agricultural and Mechanical Society will open on Tuesday, December 5, instead of November 28 as was previously announced. Every effort has been made by the managers to make the Fair of 1876 an entire success, and we doubt not it will prove so. There is every indication that thousands of strangers vil be in Columbia, representing every por tion of the State. In addition to the attractions always incident to ALD, and be sure to have the ready the Fair, the people will have an opportunity to witness the inauguration of Governor Hampton, which will take place while the exhibition is in progress. A better opportunihas never been presented to exhibitors to make a most advantageous display. Articles for exhibition should be forwarded to Thos. W. Holloway, Secretary and Treasurer, in time to reach Columbia by Satur day, December 2 In cases where articles are shipped so as to reach Co. lumbia during Fair week, notice of such shipment for entry should be sent to Mr. Holloway during the

> week ending December 2. Subscribe for THE NEWS AND HER-ALD, and be sure to have the ready

TORON LIGHT PROCESSIONAT RIDGE way .-- Upon the receipt of the glorious news of Hampton's election the citizens of this little burg "flew all to pieces," and hurrahs filled the A Big Haul .- Mr. R. E. Quinn, air for hours. At night barrels of acting as constable for Trial Justice tar and rosin were burned, and Coleman, at Feasterville, brought turpentine-balls illuminated the to town on last Monday night, and scene of wild enthusiasm for a mile delivered to the jailor, the following around, while sky-rockets and ro- HERALD, and be sure to have the

Emanuel Edrington, Sam Mabrey, p. m., the Doko and Long Town Henry Davis, Belton Tobias, and Clubs came charging in with a Ivey Suber. These parties stand strange but not uncertain yell, and tinued trouble. Once they get out County County Countissioners. committed for trial at the next term joined in the general glee. The of one scrape, they are into another, of the court of sessions on the charge colored Democrats were in high and once they recover from the of house-breaking and larceny, they spirits, and had a place in the front effects of one misfortune, another having been apprehended as the per- of the picture. When the voices sons who broke into the store of Mr. had became hoarse from "hurrah-W. Mc. Blair on the the 18th inst., ing" and the general din had subsidand stole therefrom a large quantity ed, from sheor exhaustion, speakers were called for, and the jubilant and nown in these parts. Last summer he are sufficient funds in the hands of smoke-begrimed crowd were ad- got involved in a little comple tion dressed by Col. H. C. Davis, Col. J. L. Black, Capt. R. S. Desportes, Cornelius Means, colored, Julius The following touching lines have Boulware, colored, and Jack Edbeen sent to us. composed in view munds, colored. After the addresses quietly returned to their homes. share she took in the work of electing Wade Hampton.

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### The Circuit Court.

The following is a synopsis of the business transacted by the circuit court at its recent session, in addition to the cases already report-

State vs. Robert Ellison, colored, indicted for assault and battery with deadly weapon-A. S. Douglass for defendant. Verdict-Guilty of ssault and battery.

State vs. Archibald Jones, colored, ndicted for malicious trespass-Gaillard & Reynolds for defendant. Verdict-Not Guilty. State vs. Baldwin Johnson, in-

lieted for perjury-H. A. Gaillard or defendant. Verdict-Guilty, State vs. F. H. DuBose, white, ndicted for assault with intent to kill-James H. Rion for defendant. Nolle prosequi entered on payment

State vs. Pierre Bacot, John D. McCarley, Chas. Stewart, Thos. H. Ketchin, Thos. J. H. Murphy, Jno. Gadsden and J. T. Mothershed two cases-nolle prosequi as to

The following sentences were pronounced:

State vs. Jas. Pearson, colored, grand larcenny-one year at hard labor in the penitentiary.

State vs. Richard Milligan, colored, assault and battery-to pay a fine of twenty dollars and costs, or be imprisoned three months

State vs. Spencer Hughes and Perry Holly, colored, petit larcony -to be imprisoned one day each in

State vs. Isaac Crawford, colored, malicious mischief-to pay a fine of ten dollars and costs, or be imprisoned three months in jail.

State vs. L. A. Walker, white, malicious mischief-to pay the sum of one hundred dollars, in lieu of fine, into the hands of the clerk of the court, to be paid over by him to the owner of the mule destroyed, and to pay all the costs; or to be imprisoned six months in jail.

State vs. David Jones, George Jackson and James Jackson, colored, grand larceny.-David Jones, two years at hard labor in the penitentiary; George Jackson, to pay a fine of two hundred and fifty dollars and costs, or to be imprisoned one year at hard labor in the penitentiary; James Jackson, to pay a fine of one hundred dollars and costs, or to be imprisoned five months in the penitentiary.

State vs. Richard Porter, colored, grand larceny-to pay a fine of one dollar and costs, or to be imprisoned thirty days in jail.

State vs. Henry Johnston and Calvin Stewart, colored, grand larment: ceny-three months at hard labor

in the penitentiary. State vs. Nathan Singleton, alias Nathan Hingleton, colored, grand wholesome food and sufficient larceny-six months at hard labor in the penitentiary.

State vs. Baldwin Johnson, colored, perjury—six months in the penitentiary,

State vs. Robert Ellison, colored, assault and battery—to pay a fine of amined by a committee of the twenty-five dollars and costs, or be Grand Jury, and found in proper imprisoned three months in jail,

State vs. Baldwin Johnson, color ed, grand larceny—one year at hard labor in the penitentiary, to commence at the expiration of the term of the imprisonment of the same

convict for perjury. State vs. Squire Williams, colored, forgery—one year at hard labor in the penitentiary.

After some routine civil and oriminal business, the court adjourned from day to day, subject reported the inmates well cared for person, remarking upon Shaketo the call of the presiding judge.

Subscribe for THE NEWS AND

Smart, the Matron. The Grand Jury very earnestly recommend that Mrs. Smart be retained as Matron

In Limbo Again,

world seemingly doomed to con-

and a greater overtakes them. Of

would seem to be Spencer Hughes,

an individual not without some re-

about a hog belonging to Mr. John

Wylie. Some people were ungener-

ous enough to intimate that Spencer

had actually stolen this valuable

animal, and a relentless trial justice

committed him to jail to await his

trial on the charge of grand larceny.

The weary months rolled by, and the

lonely (?) captive looked wistfully

through barred and bolted windows

alike of his wrongs and of his in-

trial. He was well prepared. No

in his defence, and this fact, in con-

nection with the high character of

thing wrong. The defendant, with

pleaded guilty of petit larceny.

It was not very long ere he was in

a fit of temper—he is a very high

language to his wife, whereat the

she hied forthwith to the office of

Trial Justice Robertson and sued

none. And the unfortunate man was

committed again to the considerate

keeping of the sheriff, till a peace

bond should be executed according

woman. Such is law. Such is

Presentment.

STATE OF SOUTH CAROLINA,

To the Honorable Thomas J

of the Court of General Sessions,

secure, and the prisoners properly

cared for, as well as supplied with

The public roads of the county

The offices of the Sheriff, Clerk o

Court, Probate Judge, County

condition, and the records and

has also been examined, and its

affairs found to be in a healthy con-

dition, and the duties incident to

A committee of the Grand Jury

visited the County Poor House, and

books neatly kept.

and the bridges in fair condition.

Mackey, Presiding Judge:

COUNTY OF FAIRFIELD.

Fairfield county :--

bedding.

There are some people in this

From a statement of the county finances, exhibited by the County Commissioners, the entire past inprior to the 31st October, 1874, has this pitiable class of human beings been paid, and there remain no unpaid accounts for the fiscal year ending 31st October, 1875. The Commissioners state also that there the County Treasurer, subject to their order, to pay all audited claims for the fiscal year ending 31st October, 1876 For the present fiscal year there has been levied a tax of three (3) mills on the taxable property of the county, to meet current expenses. This levy will raise \$10565.97, but this amount is doemed to be insufficient, in the the light of past expenditures. The Grand Jury recommend the reduction of the salaries now paid to public officers, and also the abolishdown upon the busy throng that ment of such offices as are useless came and went, altogether heedless and unnecessary. The impoverished condition of the people imperatively demands the strictest economy nocence. But November came, and in the administration of public with it the court before which the affairs, and this Grand Jury especialaccused freedman was to appear for iy enjoin upon the newly elected General Assembly such legislation as will tend to lift from the people less than three distinguished men the heavy burdons that retard their

learned in the law had been retained advancement to prosperity. We feel it our duty as public servants, with a due appreciation of our responsibilities, to resent, in the the accused, was considered sure to name of the whole pe p e, the imsecure a full vindication of that putation that certain persons, high character. Yet there was some in authority, sought very recently to put upon this county, in common with other sections of the State. a degree of candor that does him With reference to the proclamation honor, stepped boldly forward and of h's Excellency the Governor, issued on the 7th October last, wherein it was charged that an Fortunately for his character, the armed insurrection existed in this stolen hog was not worth twenty State, and that unlawful combinadollars. Sentence day came and tions had been entered into with a Spencer was doomed to confinement view of obstructing the execution of for one day in the county jail—a distinctly and unequivocally that, so place from which his sensitive far as said proclamation was innature caused him to shrink with tended to refer to the citizens of a strange feeling closely akin to Fairfield county, the charge therein contained was wholly false, and we horror. But he endured, in the brand the same as a malicious libel hope of an early release. What his upon a people whose reputation for thoughts were in the drear hours of law and order has remained unhis imprisonment, we leave the sullied since the establishment of the Republic. We proclaim that sympathetic reader to imagine. He peace prevails within the limits of sale, for eash, the following described went to his home, but not to that this county, and that the civil au property, to wit:

Two gray mules, one bay, and one black mule; one hundred and fifty bushels the laws. We believe, and so asthe hands of a law-officer again. In sert, that there is no class of our of fodder, more or less; two hundred the hands of a law-officer again. In people animated by a desire to resist and fifty bushels of cotton seed—levied people an mated by a desire to resist upon as the property of Thomas G the regularly constituted authorities Robertson, at the suit of T. R. Robert strung man-he used threatening within this county, and we have son. entire confidence in the ability of the aforesaid authorities to execute

said wife was greatly alarmed, and all legal processes. In taking leave of your Honor, the Grand Jury cordially thank you for out a warrant for the arrest of her which they have been instructed by irate spouse, praying that he should you in the discharge of their be required to give surety for the onerous duties, and also for the peace, else he might do her great uniform kindness and courtesy that have churacterized your intercourse bodily harm. But where was a with them.

stranger to find sureties in a selfish All of which is agreed to unanicommunity like this? There were mously.

### Respectfully Submitted: A. F. RUFF.

Foreman. Tre Bankgupt.-It is estimated that of the number who launch their to law. The chances seemed barques on the stormy sea of comin favor of Spencer's remaining in merce, nine out of ten become bankthe county jail for the period of a rupt. Many things conspire to year and a day. But she relented, effect this result. Prominent & Son. and consented to a discharge of the among them is living beyond your unfortunate man, and, after paying means, exhausting your financial costs he was set free again. Such strength. So it is in the physical is life. Such is wedlock. Such is mart, possessed of strength and anticipations of a long life, we launch

out in the quest of pleasure. We live beyond our means; undermining our constitutions by ex The following presentment was travagance in eating and drinking ; made by the grand jury at the re by disregarding the natural laws of cent term of the circuit court, for health, and ere we are aware of it we are bankrupts in body-Dyspep sia and Rheumatism, or liver complaint, or shattered nerves, or kidney disease or dropsy exhausts our physical capital and we are The Grand Jury for Fairfield unable to meet the heavy county, at this the November term drafts upon our constitution. But you may resume. Check your ex-A. D. 1876, beg leave most respecttravagance and by the aid of Turr's fully to make the following Present- Pills, your broken constitution will be restored and the drafts on the We have examined the county exchequer of health will never be iail, and find it in good condition, dishonored.

## To the Public.

I have never been averse to home rule and honest government, but upon are generally reported to be good the contrary have always intended to advocate it, when in myjudgment the proper time for so doing had nov 23-x3 Treasurer, County Auditor and arrived. The recent election has School Commissioner have been ex- developed the fact that the time looked for has come, and I hereby demonstrate the truth of what I have said above, by placing my com- In the matter of John O. Davis and W. The County Commissioners' office mission as county commissioner in the hands of those who conferred it, intending thereby to show that my its administration properly dis-

No complaint whatever was made in speare's line: this quarter. On the contrary, the "The good men do, is oft interred with their tones.

inmates seemed contented and satisfied with their surroundings, carefully observes that this inter-They are well fed, comfortably ment can generally take place withclothed, and kindly treated by Mrs. out crowding the bones.

ACARD.

Messrs. B. Sugenheimer & Co. by the newly elected Board of have opened a new Store, with a new Stock of Goods, and we recommend the colored people to make their purchases of this House, Commissioners, the entire past indebtedness of the county, contracted which has always treated them of the said Mrs. S. A. Cameron, dec'd, that fairly and liberally.

MANY COLORED FRIENDS.

Charlotte, Columbia and Augusta

Railroad

THE REPORT OF THE next annual meeting of the Stock Holders of this Company will be held Columbia on Friday the 24th inst. at

eleven o'clock, a. M. C. BOUKNIGHT.

## Sheriff's Sales.

John C. Robinson, by his Guardian ad litem, vs. Elizabeth J. Robinson, Wil-liam H. Robinson, Sr., and others. Potition for Partition.

N obedience to an order from the Court of Probate, made in the above tated case, I will offer for sale on the irst Monday in December next, before the Court House door in Winnsboro, within the legal hours of sale, the follow-

ing described real estate, to wit:
All that tract of land known as the Home place, centaining one hundred and ninety-four acres, more or less, and situate on the waters of Mill Creek in the County and State aforesaid, and bounded by lands of Jus. P. Mactie, Thomas Anderson, Silas W. Ruff and Thomas Sloan.

### ALSO.

All that tract of land known as the Smith place, containing two hundred acres, more or less, lying and situate on the waters of s Creek in the County and State aforesaid, and bounded by lands of John M. Lemon, Jemima Gladney, P. Hastings Martka Rabband others.

### TERMS OF SALE:

One balf cash, balance on a credit c one and two years, in equal annual instalments, with interest from the day of sale, payable annually—purchaser to give bond and cortgage of the premises sold and to pay for papers, Sheriff's Office, S. W. RUFF, Winnsboro, S. C. November 16, 1876, nov 23 x3

## SHERIFF'S SALES,

BY virtue of executions to me direct-Court House door in Winnsboro, on the first Monday in December next, and the We proclaim that saleday following, within the legal hours of

of corn, more or less; two thousand pound

## ALSO.

The interest of L. W. Duvall in fifteen hundred pounds, more or less, of lintcotton; three hundred bushels of five thousand pounds of fodder and hay, more or less; and a lot of cotton-seedthe suit of Henry Clarke as administrator of Estate of John W. Clarke.

## ALSO.

One bale of cotton; three thousand pounds of seed cotton, more or less; one hundred and lifty bushels of corn, more or less; one thousand pounds of fodder, more or less; and a lot of cotton seed, the more or less; and a lot of cotton seed, the property of H. J. Hemphill at the suit of J. A. Brice & Co.

Lucy A. Crosby—215 acres, 1 B ilding, Township No. 1, 1 ounded by lands of M. O. Stone, R. S. Crosby, et al.

## AL8.).

One bale of cotton the property of Simon Schofiell at the suit

One thousand pounds of seed cotton, more or less; twenty-five bushels of corn more or less; twenty-five bushels of corn Building. Township No. 6, bounded by and a small lot of fodder; the property of lands of Edward Kennedy, John Easler, Wesley Watt-at the suit of Beaty, Bro.

One bale of cotton, the property Robert Graham at the suit of P. M.

Two bales of cotton, the property of William Tree-allthe suit of W. M. Mayes. ALSO,

Three thousand pounds of seed gotton; bushels of corn; three thousand pounds of fodder, more or less—the prop-erty of Carries Grier at the suit of R. McCarley

Three bales of cotton; fifteen hundred oun is of seed cotton; and fifty bushels of corn, more or less—the property of Elijah and Jessio McVen, at the suit of C. E.

One bale of lint cotton; fifteen hundred poun is of seed cotton; fifty bushels of corn, more or less—the property of W. H , R. D. and C. J. Jones, at the suit of

## One bale of cotton, the property of

Monroe Bailor-at the suit of Arthur Williams, One thousand pounds of saed cotton,

more or less, the property of Julius Durham at the suit of Gladden & S. W. RUFF.

### In the District Court of the United States for the District of South Carolina.

IN BANKRUPTCY. L. Davis, Bankrupts.

IMIS is to give notice that a warrant in Lankruptey has been issued out of the District Court of the United States for sympathies are with the good people estate of John O. Davis and W. L. Davis. its administration properly dissuppatines are with the good people county, of the State of outh charged. The short time allotted to of my native State and county. With Carolina, who have been adjudged bankthe examination did not admit of a critical investigation, but the Grand Jury believe that the books are kept, and the accounts filed, in accordance with law.

Of my native State and county. With parties to the friends of both parties who have stood by me in the past, I am very respectfully,

J. T. Wilson.

Carolina, who have been adjudged bank-ripts upon their own petition; that the payment of any debts, and the delivery of any property belonging to said bank-rupts, to them or for their use, and the transfer of any property by them, are forbidden by law; that a meeting of the cred-tions of said bankrupts. To prove their use, and the transfer of any property by them, are forbidden by law; that a meeting of the cred-tions of said bankrupts. itors of said bankrupts, to prove their d bbts, and to choose one or more assignees of their estate, will be held at a Court of Bunkruptey, to be holden on the 30th day of November A, D. 1876, at 12 o'clock M., IT DON'T ALWAYS .- A very precise at Yorkville, S. C., before W. I. Clawson Esq., one of the Registers of said Court.

B. M. WALLACE, U. S. Marshal, as Messenger, By T. W. CLAWSON, Deprty Messenger

## STATE OF SOUTH CAROLINA.

COUNTY OF FAIRFIELD. By JOHN J. NEIL, King. Probate Judge. WHEREAS, R. C. Arnett, hath made W suit to me to grant him letters of administration of the estate and effects of

Mrs. S. A. Cameron, deceased: These are therefore to cite and adminish they be and appear before me, in the ourt of Probate, to be held at Fairfield Court House, S. C., on the 9th day of December next, after publication hereof, at il 'clock in the forenoon, to shew cause, if any they have, why the said administra-

Given under my hand, this twentysecond day of November, Anno Domini

nov23-3t

JNO. J. NEIL. J. P. F. C.

# 8. Sugenheimer&Co.

AT THE

### OLD C WAND

OF

### J. H. CATHCART.

LAVE opened, and will keep constantly on hand, a spleadid stock of

## GROCERIES, DRY GOODS, ETC.

If our store is not exactly in the centre of town, it is not far away. Come anyhow and find the prices at which we sell, and

Ask for goods and for their price-You'll find them very cheap and nice.

e promise you that it shall pay you.

We guarantee that anybody who examines our goods and prices shall not cave our store without

SATISFACTION.

## B. Sugenheimer & Co. NOTICE.

COUNTY AUDITOR'S OFFICE, County Audition's Office,
Winnsboro, S. C., Nov. 2, 1876.

Notice is hereby given that the following lands, forfeited to the State for the non-payment of taxes for fiscal year 1875, will be offered for sale, to the highest bidder at public auction, on the 30th day of November, 1876, at Fairfield Court House, by the County Treasurer of Fairfield County, at 12 o'clock as Sale. Fairfield County, at 12 o'clock, in. lands will not be sold for less than the

thereon: -

by, et al. Nancy J. Dove-151 acres, Township No. 2, bounded by lands of W. S. Weir, T. P Mitchell, ctal.

John W. Easler-302 acres, 2 Buildings, Pownship No. 6, bounded by lands Henry Heins, Edward Kennedy, et al. Louisa M. Flannigan-730 acres, 1

John J. Nelson -Township No. 6, 350

Susan Hood-160 acros, Township No. Estate Elias Hood -95 acres, Township No. 8, bounded by lands of W. J. Rich burg, Humphrey Gibson, et al.

Dr. Ira T. Smith-15 acres, 1 Building, fownship No. 10—bounded by lands of James R. Sloan, Wylie Yarborough et al. John C. Cole—120 acres, Township No. 1, bounded by lands of N. B. Holly, W.

S. Alston, et al. W. B. PEARE, nov 10-x3 Auditor Fairfield County.

KEEPS constantly on hand a full sup-

ply of Choice FAMILY GROCERIES and

PLANTATION SUPPLIES. His stock has

ecently been replenished, and he is nov

ready to supply the wants of all

## NOTIOH.

IN pursuance of an order of the Court of Probate for Fairfield (ounty, I will offer for sale to the highest bidder, on the 30th day of November instant, at the late residence of A. Y. Turner, deceased the personal estate of said A. Y. Turner, conisting of Horses, Mules, Cattle, Hogs, Wagons, Household and Kitchen Furni ture, Plantation T. ols, Corn. Fodder etc. JAMES TURNER, nov 16-x2 Administrator,

## MOTICE.

I. HE undersigned would inform his numerous friends and patrons that he can still be found at the old stand with an unusually large stock of Goods F. ELDER.