

The Times and Democrat.

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It is very clear that Dr. Wiley is the man on top. This gives joy to the consumer and anguish of heart to the unscrupulous manufacturer and trader.

The only way to break up a trust is to put its officers in jail for violating the law by plundering the public, but that would be too much of a tragedy for Taft, and therefore it will not be done.

The thing that will eventually kill the high protective tariff is the ability of its beneficiaries to pay freight to Europe and undersell the goods made over there by "pauper labor" in its own home.

Those negroes who helped the fiend, Bowen, to escape, is no better than he is, and would commit the same crime he attempted if they ever got a chance and felt safe in doing so. The people of Springfield should keep an eye on them.

Rear Admiral Bowles says a hostile fleet could destroy New York in an hour. Such talk as that is calculated to give the people in Boston and other cities on the New England coast that scared feeling the Confederate cruisers use to give them during the war.

The humorous paragraph of the State says estimates of recent fighting "around Tripoli" place the dead at 400, of which, after moving pictures of the corpses had been taken about 383 probably quit holding their breath and ambled campward to supper and spaghetti.

A grouchy old bachelor says the old fashioned girls used to put up preserves about now, but the modern girl hasn't got time for this, as she is too busy preserving our institutions by writing papers for the Woman's Club. That all may be true, but they look mighty sweet.

If the divorce suit of the wife who is asking for separation from her husband on the ground that he concealed his real character when they married is put into general practice, the Charlotte Observer thinks the divorce mill will have to order new equipment and work night hours, too.

No trust should be allowed to split up into competing companies merely by drawing chalk lines across the floors of its office like the Supreme Court has given the Standard Oil and American Tobacco Company permission to do. That kind of trust busting is quite harmless to the trusts.

Taft seems determined to play his trust busting farce to the end. Teddy spent seven years playing the same farce, but if he ever busted a trust we would like to have it named. It will be the same with Taft. He has packed the Supreme Court with the friends of the trusts and he and the trusts know it will do them no harm. Taft's trust busting farce is played to fool the public.

Suit has been commenced to dissolve the Steel Trust, which simply means that it will be later turned over to the tender care of the Supreme Court, which will give it a legal right to go on and plunder the public, as it did in the cases of the Standard Oil and the American Tobacco Company, which were told to go on and plunder the public, but don't get caught.

The News and Courier says: "The action of certain persons in Massachusetts in burning in effigy a minister accused of crime but unconvicted is different from lynch law only in so far as the perpetrators were unable to get hold of the man himself." That is true, and it goes to show that Massachusetts is not different from other parts of the country when it comes to matters of that kind.

The grand lodges of negro Masons and Odd Fellows should rigidly investigate the charge that the negro Masons and Odd Fellows about Springfield aided the fiend, Bowen, to escape after attempting one of the most distasteful of crimes, and expel them from their lodges. If the grand lodges refuse to take action in the matter, their State charters should be cancelled by Governor Blease. Mafia societies should not be allowed in South Carolina by whatever name they may be called.

The standpat Republicans, with the aid of the trusts headed by Morgan and other Wall street interests, are playing a desperate game to save Taft. They sent him out West to make speeches against the trusts, while they abuse him and say they will not support him because of these speeches, knowing all the time that Taft does not mean a word he says, and is a subservient tool of Wall street. It is a shrewd game to play, but we do not believe it will work.

Keeping the Record Straight.

In an article which The Times and Democrat published Thursday hot from the pen of Governor Blease it was stated that copies of the articles had been furnished The News and Courier, The State and The Record in order that they may have "no excuse in not correcting the falsehoods which they have published and to show to the world that the editorials they have published in the matter are founded upon falsehood."

Governor Blease then goes on to say that he has assurances from Senator Tillman and Major Richards that Ira B. Jones was not brought out for Governor by them, that there was no conspiracy hatched against him at the home of Mr. Richards; and that he believes them and hopes "that this will put at rest the dirty cowardly lies that are being circulated and will show to the people of the State that Senator Tillman and myself have no differences."

One would infer from the fact that The News and Courier, The State and The Record were selected by Governor Blease to be the exclusive recipients and publishers of the article containing the hot paragraphs above quoted because they had originated the sensational story of a "frame up" against himself by Senator Tillman and Major Richards, which resulted in Chief Justice Jones announcing himself for Governor.

But the "falsehood" which Governor Blease alleges was the foundation for the "dirty, cowardly lies" that are being circulated, was not originated by The News and Courier, The State or The Record. The question then arises if "dirty, cowardly lies" have been told, as the Governor of South Carolina alleges, who loosed them on the public? As we said above, it was not The News and Courier, The State, The Record or any newspaper inimical to Governor Blease.

The story that Governor Blease brands as a falsehood and the foundation for "dirty, cowardly lies," was a clean clear cut scoop by a newspaper which was recently established at Greenwood by ardent friends of the Governor, and which poses as his special champion and defender. A newspaper established for the avowed purpose of loyally supporting the Governor, and is doing it to the very best of its ability.

This is the same newspaper to whose Editor Senator Tillman wrote, in denying the story he had published that Senator Tillman and Major Richards had brought out Chief Justice Jones against Governor Blease, that his attack on him was an assassin's blow. Sometime later Governor Blease at Spartanburg in a public statement expressed dissatisfaction with Senator Tillman's explanation, and intimated that he might oppose the Senator.

It is hardly fair in Governor Blease to try to make it appear if he so intended when he sent his article to The News and Courier, The State and The Record in the way he did, that these newspapers were responsible for the rumors of discord between himself and Senator Tillman and the "frame-up" for Chief Justice Jones when the whole story is boastfully fathered by his own special organ.

Neither Should Be Pardoned.

In a speech a few days ago Governor Blease explicated his pardon record, which The Times and Democrat sometime ago said he would have to do when he faced the people. His excuse is a very poor one, and we do not believe that it will be acceptable to the public. The indiscriminate pardon of white and black criminals is a very serious matter, and should not be indulged in by the governor of any State. It is very hard to convict any one of crime and when they are convicted no governor is justified in turning them loose.

In alluding to his free use of the pardoning power Governor Blease alluded to several specific cases and told of the pleas that were made to him. He did not think that a poor prisoner with no influence should be made to suffer for years when a more influential man one with influential friends, was sentenced for a like act to a lesser time in the penitentiary. Governor Blease stated that the men he had turned out of prison with one or two exceptions were those who could not go to the stores of Columbia and buy a suit of clothes. They were the poor ones who had not had the influential friends to work for them at the time of the trial.

Governor Blease evidently believes in the old adage that a poor excuse is better than none, or he would never have offered the above as an excuse for his wholesale pardon of men, white and black who had been convicted of crime and sent to the penitentiary. While it is to be regretted that many men of means escape punishment for their crime, that is no excuse why men of less influence who are guilty of crimes should be turned loose. Why not convict all men guilty of crime, and pardon neither rich or poor after being convicted. The trouble is Governor Blease has pardoned too many of both kinds.

A Good Object Lesson.

The Greenwood Journal says one of the best agricultural floats in the fair parade in that city was that of Mr. J. Thornwell McLees. On his wagon was a bale of the fleecy staple draped in mourning, with the words, "Mourning the Great Loss to a Nation from 16 cents to 8 cents." Back of the bale of cotton was a splendid exhibit of corn, oats and other farm products. On them appeared, "The Hope of the Nation." They were crowned with a wreath made from peanuts. This exhibit represented a great deal of hard work and original thought and Mr. McLees, in speaking to a representative of the Journal, stated that everything on the wagon was raised on his place near the city. Such floats as this one are good object lessons, and if the

farmers would study them more and more and put them into practical operation, they would become in time the richest and most prosperous class of our citizens. Instead of "Hope of the Nation" Mr. McLees ought to have had on his corn, oats and other farm products "Hope of the South." Then he would have hit it exactly.

CLASSIFIED COLUMN

One-half Cent a Word Found Notices Free.

For Sale—An Oliver Typewriter, very little used. Will be sold cheap. Mrs. W. C. Evans, Elloree.

Found—One bunch of keys on Whitman St. Owner can get same by calling at Times and Democrat Office.

Boys Wanted—to work for prizes and on commission selling The Saturday Evening Post. Apply personally at Sims Book Store.

For sale cheap—One Hercules phaeton, single seat, used only a few times. Apply to Geo. H. Cornelison. 10-10-12*

Lost—a hound bitch, color red and white, medium length ears, named Red. \$5.00 reward if delivered to me. Bauche Prickett, St. Matthews, S. C.

For Sale—Residence 95 Whitman street. Modern conveniences, sewerage and lights. Terms reasonable. Apply W. W. Wannamaker. 10-14-1f.

For Sale—Five room house and lot in the town of Norway, S. C. For particulars call on Dr. C. H. Able, Norway, S. C., or H. H. Holder, Bethune, S. C. 10-12-16

Lost—One black dog, breast white and black, all four legs light tan color. Around mouth also tan. Medium size. Answer to name of Rock. Reward to finder. J. J.

Circuit Court Sale.

State of South Carolina, County of Orangeburg, In Common Pleas. Mack Beesinger, Plaintiff, AGAINST Mrs. Julia Fogle, et al., Defendants.

By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following described real estate:

All that certain lot or parcel of land situate, lying and being in the town of Cope, in said County and State, designated on a map of said town of Cope, as lot No. 5, in Block F, and bounded North by Railroad Avenue; East by lot now or formerly of H. J. Murphy; South by an alley way, and West by lot of Lee Irick. Being the same lot conveyed to John D. Fogle by Thos. B. Smoak, and conveyed by the said John D. Fogle to the said Julian Fogle.

All that other lot or parcel of land situate, lying and being in the town of Cope, in said County and State, designated as Lot No. 4, in Block F, on a map of said town, and bounded North by Railroad Avenue; East by lot No. 3, on said plat; South by an alley way, and West by lot No. 5, above described. Being the same lot or parcel of land conveyed to John D. Fogle by H. J. Murphy, and conveyed to the said John D. Fogle to the said Julian Fogle.

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser.

Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

Circuit Court Sale.

State of South Carolina, County of Orangeburg, In Common Pleas. The Planters Bank, Plaintiff, AGAINST L. L. Wolfe, Defendant.

By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following described real estate:

All that certain lot or parcel of land situate and being in the City of Orangeburg, in Orangeburg County, in the State aforesaid, on the South side of Sellers Ave, and fronting and measuring on said Sellers Avenue eighty (80) feet, and running back to the respective side lines two hundred and twenty (220) feet, and measuring on the rear line eighty (80) feet, be all of said measurements, more or less, and bounded on the North by Sellers Avenue, and on the other sides by lots of Z. M. Wolfe, H. H. Westberry and now or formerly of Dukes, being the same land devised to L. L. Wolfe by his mother, the late Caroline T. Wolfe.

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser.

Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

Circuit Court Sale.

State of South Carolina, County of Orangeburg, In Common Pleas. John C. Kennerly, Plaintiff,

AGAINST Annie L. Jeffcoat, et al., Defendants. By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following described real estate:

All that certain piece, parcel or tract of land, situate, lying and being in Elizabeth Township, in the County of Orangeburg in the State aforesaid, containing eighty-five (85) acres, more or less, and bounded by lands of Annie L. Jeffcoat, J. R. Cook, Jacob Amaker, and known as the Home Place of Mrs. Ann B. Jeffcoat.

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser.

Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

Circuit Court Sale.

State of South Carolina, County of Orangeburg, In Common Pleas. Jacob F. Bozard, Plaintiff, AGAINST Alice B. Moorer, Defendant.

By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following described real estate:

All that certain tract or parcel of land, situate, lying and being in Orange Township, in Orangeburg County, and State aforesaid, containing fifty (50) acres, more or less, and bounded on the North-east by lands now or formerly of B. M. Foreman; on the South-east by the Public Road leading from the City of Orangeburg known as the "Stage Road;" on the South-west and West by lands of Mrs. Fannie W. Taylor, formerly Andrews; and on the North-west by the Public Road leading from the City of Orangeburg, known as the "Columbia Road."

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser.

Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

Circuit Court Sale.

State of South Carolina, County of Orangeburg, In Common Pleas. R. H. Jennings and P. M. Smoak, co-partners trading under the firm name of Jennings & Smoak, Plaintiffs, AGAINST J. C. Murphy, et al., Defendants.

By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following described real estate:

All that certain piece, parcel or tract of land, situate, lying and being in Middle Township, in the County and State aforesaid, containing eighty (80) acres, more or less, and bounded by lands now or formerly of Michael Arant, Ayers and others; being the same tract of land conveyed to the said J. C. Murphy by Martin Murphy by his deed of conveyance bearing date the 11th day of March, 1897, and recorded in the office of the Clerk of Court for Orangeburg County in Book 35 at page 42.

All that certain piece, parcel or plantation of land, situate, lying and being in Middle Township, in the County of Orangeburg, in the State aforesaid, containing one hundred and three (103) acres, more or less, and bounded by lands of Dr. J. T. Riley, George Wilson, Alex Robinson, J. C. Murphy, Henrietta Davis and Mary Ann Davis; being the same tract of land conveyed to the said J. C. Murphy by T. L. Ayers by his deed of conveyance bearing date the 25th day of October, 1905, and recorded in the office of the Clerk of Court for Orangeburg County in Book 43 at page 655.

The said two tracts have been divided into eight (8) parcels, and will be sold in parcels according to plat which may be seen at office of Judge of Probate previous to day of sale, and will be exhibited at time of sale.

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser.

Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

Circuit Court Sale.

State of South Carolina, County of Orangeburg, In Common Pleas. William David Robinson, Plaintiff, AGAINST Margaret Robinson Walton, et al., Defendants.

By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following described real estate:

All that certain tract or parcel of land, situate, lying and being in Willow Township, in said County and State, containing thirty-two and one-half (32 1/2) acres, and bounded on North by lands of William Hughes, on East by lands of Charles Robinson, and Homestead Tract of Estate lands of Margaret Robinson, allotted to W. D. Robinson, on the South by Tract No. 1 and on West by lands of William Cooper, and having such shape, marks and corners as are represented on plat of Fred H. Gramling, Surveyor, dated August 1, 1911.

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser.

Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

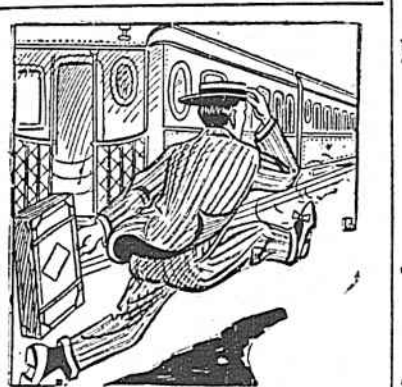
SHE GAVE UP ALL HOPE

Physicians Failed to Help Mrs. Green, But She Finally Found Relief in Cardui.

Meets, Va.—Mrs. J. C. Green of this place, says: "I suffered with womanly troubles so that I could hardly sit up. Two of the best doctors in our town treated me, and I tried different medicines, until I gave up all hope of ever getting well."

One day, I decided to try some Cardui. It did so much for me that I ordered some more, and it cured me! Today, I feel as well as I ever did in my life. The pains and the trouble are all gone. I feel like another person in every way. I wish every sufferer could know what Cardui will do for sick women."

A few doses of Cardui at the right time, will save many a big doctor bill, by preventing serious sickness. It tones up the nervous system, and helps make pale cheeks fresh and rosy. Thousands of weak women have been restored to health and happiness by using Cardui. Suppose you try it. It may be just the medicine you need.



WELL, THERE'S NO TIME TO LOSE IF YOU'RE GOING TO INVEST IN A NEW SUIT—THE DISCRIMINATING ARE DEPLETING OUR STOCKS RAPIDLY AND COMPLETE AS THEY ARE THEY CAN'T WITHSTAND THE ON-SLAUGHT LONG. AT \$12.50, \$15.00, \$18.00 AND \$20.00 YOU WILL FIND SUITS HERE THAT ARE INDEED CHARACTERISTIC OF THE BEST IN THIS SEASON'S STYLES AND VALUES. WE INVITE YOUR INSPECTION.

Renneker & Riggs, THE FASHION SHOP

"The Girl in the Taxi" at the Academy of Music on Monday night. The best comedy this season.

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Mighty Waters Which Terrified and Covered the City by the Sea

In a Motion Picture. Monday 30th

:-: STAR THEATER :-:

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Table listing ticket prices for various destinations: BARNWELL \$1.25, HOLLY HILL \$1.55, CAMERON .50, LONE STAR .95, CORDOVA .20, MYERS 1.80, COPEES .60, PARLERS .95, CRESTON .70, PINEWOOD 1.25, DENMARK .85, PREGNALLS 1.85, DUNBARTON 1.65, REMINI 1.15, ELLOREE .85, ROBBINS 1.95, EUTAWVILLE 1.35, SNELLING 1.45, HARLEYVILLE 1.75, SUMTER 1.70, HILDA 1.10, VANCES 1.20

CHILDREN HALF FARE

5 years of age and under 12 For Schedules, Tickets and Further particulars, call on Ticket Agents Atlantic Coast Line

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The Laughiest Laughing Show On Earth.

THE GIRL IN THE TAXI

Don't miss this opportunity to laugh with the multitudes. Join the merry throng that flocks to see the laughing success of the year. Come and refresh yourself in the waves of merriment on tap. A two hours plunge in the ocean of Hilarity. Splash! Funnier than a fish in seine.

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Lower floor \$1.00 Balcony 75c,