HE DARLINGTON NEWS. J. W. HAMMOND EDITOR AND PROPRIETOR.

THURSDAY, DECEMBER 26, 1878

CHRISTMAS.

A merry Christmas to our readers What the blessed Sunday is to each week the Christmas week is to the year. It is the time to rest before entering upon the toils of another year. It is the time to pause and reflect on the past, ing now but a successful move on the to gather the lessons of our experience. part of the interested to put such men into office, as a town council, as would to regret errors and transgressions, to be as "deaf as adders." though every repent of misdeeds and to form good woman and child in the community resolutions for the future. It is the time came on bended knee before them, can to cultivate our hearts, to make smiling possibly defeat the movement. This and happy the faces of wives and husmust, if possible, be met and guarded bands and children, to remember the against. We must not so soon forget poor, to help the afflicted and to strengthon the ties of relationship. To us now as to the Shepherds near Bethlehem, the angels sing "peace on earth and good will can be carried out, it is feared that a to men." Cease strifes and quarrels, permit bygones to be bygones, and with fresh and kindly hearts, let us one and all, enter upon the new year.

GOY. HAMPTON OUT OF DANGER. Gov. Hampton is over the crisis and 10th of January when it goes into office. out of danger. There is now every reason to believe that he will get well What better christmas news could we give our readers? For many weeks a the use of ardent spirits is attended with great dread has oppressed the hearts of great evil, morally, socially and finanall true South Carolinians. Day after and brings as its physical consequences, day men expected to hear that all was disease and death; and over and that the State, just when she most needed him, had lost her noblest son. the cool temper, the wise head, the sugacious statesman, the honorable gentlewarning to the ignorant and unwary un man, the true patriot, the lover of til it has completely entrapped them, his whole people, the public man of and become a necessity to their comfort not to say the object of an insane and unpure parposes, and the soldier possessed of moral as well as physical courage. What a sad christmas it would have sale of this article, so insidiously ruinbeen to the people of South Carolina ous in its effects, yet so enticing in its had he died ! How much the news of nature, is a violation of all decency and his safety adds to the joyousness of propriety, an outrage on the moral sense of the community and a public this festal week language cannot express.

THE LEGISLATURE.

The Legislature has according to prom ise adjourned. We do not mean te dis. parage the wisdom of the body when we say, that its early adjournment is its best act. Each county is glad to see its members home again and out of the way it a certain degree of countenance and of doing mischief for a year to come. We have been anxious about you, gentlemen, and are glad to know that you have done so little harm.

NEWS JOTTINGS. -Bayard Taylor, Minister to Ger

many, is dead y were - The whole of the up country is con ered with snow. -The Legislature adjourned s ne die

Temperance Movement in Timmonsville. fore thee, and the countenance of the As a friend to the public weal you will children that eat of the portion of the Editor Darlington News : King's meat; and as thou seet, a with my servants." Now here is result of this trial recorded by the of lospiration. King's As a friend to the public weat you will rejoice to hear that an effort is being made to stop the traffic in human blood, elypt *liquor selling*, in the town of Tim-monsville. The following petition has And at the end of ten days already received the signatures of about intenances appeared fairer and fatter

the State watchword, "the best men for

with some of the names attached.

MEMORIAL.

cially, to individuals and communitie

Whereas, Investigations by skilled

men have revealed the fact that alcohol

is a subtle and sure poison ; while its

effects are so deceptive that it gives to

Wheteas, The publicly offering for

nuisance, greatly increasing the aggre gate effects of its use and conducing to

immorality, want, disease and death ; and

midst, whom we once knew as pure and

upright youths and men who have be

come enslaved to its use; and many

more just growing up who are daily and hourly exposed to its seductions; and

greatly facilitates the progress of the

of Timmonsville is due not to the law of

the State, nor to the authority of the

Whereas, To legalize this traffic gives

Whereas, Its countenauce in the town

Whereas, There are those in our

controllable appetite ; and

gate effects of its

evil ; and

Whereas, Experience has proven that

flesh than all the children which did two hundred persons from the communiat the portion of the King's meat." ty, comprising largely the worth and in We have been experimenting with the teilect and by far the larger part of the cense system and the pretty free indul wealth of the entire section. In fact no gence in spiritous drink, to my certain one refuses his signature except those lowledge, for the past seven years. directly interested in the profits of the business and a few who carry bottles Surely we will be willing to try the other, in favor of which so much has been about the streets in their pockets. Noth-

imed by the wisest and best men and so much can be said, for one year, "then as thou seest deal with thy servants." S. M. RICHARDSON. Timmonsville, S. C., Dec 18, '78.

Hampton's Farewell Address. The following | parting words from Fovernor Hampton were read in the House of Representatives Monday even-

office." Still unless the rule to keep all iquor out of elections-which our State | ing : authorities have tried of late to enforce-To the Honorable the Senate and House of Representatives : GENTLEMEN : I had hoped to be able drunken rabble may carry the day. God grant it may not be so, and that Timo see and thank each of my friends of monsville may be redcemed from a curse far greater than Radicalism in its rotthe General Assembly in person for the

Radicalism in its rot- maby acts of personal and official kindtenest days. I send you the memorial which is to be presented to the new council on the ness of which I have been the constant ecipient at their hauds. Providence, while denying me this

great pleasure, has vouchedsafed to me the reasonable hope that I may in the future have the opportunity so to do. But on this the eve of your adjourn eut, which will be the severabce of my atimate official consection with you, I eel'impelied to address to you a word o

farewell. Your flattering selection of me as Senator in the Congress of the United States is only one more mark of that confidence and esteem which I have so constantly experienced at your hands, and which has been a never ceasing comfort and support to me in every hour of success

or of trouble. That I may be able in the future to merit it as fully as I have in the past received it is my highest hope. Asking that God in his mercy may bestow flis choicest blessings on each

and every one of you, I am sincerely and affectionately Your Friend and Fellow citizen

WADE HAMPTON. 11 1 10 100 00 FORFEITED LANDS.

Postponement of Sales, and easy Terms of Redemption. The following important bill has pass ed the Senate and had previously passed

the House of Representatives : A Bill in relation to lands forfeited to

the State for non payment of taxes. Be it enacted by the Senate and House of Representatives of the State of South Carolina, now met aud sitting in General Assembly, and by the authority of the same :

county officials but to the voluntary suf-ferance of the municipal council; and Whereas, Not to throw some imfedi-ment in the path of those who are in the SEC 1. That in all cases in which addes offland under ou act entitled i Ac act in relation to forf-ited lauds and the way or exposed to ru n is to become our selves guilty, to say nothing of the wrong selves guilty, to say nothing of the wrong of permitting others for a consideration, to "put the bottle to their neighbor's mouth," and so becoming parakers with them; and to the same, and to lands and so becoming parakers with them; and the same and to lands to "put the bottle to their neighbor's mouth," and so becoming parakers with the mitter's charges, as now provided the mitter's charges, as now provided

Legislative Proceedings.

t issue will be of general int An act to repeat an act noting of divorces in this Sta regulate An act to amend an act entitled "An act to prevent fishing with nets in the fresh water streams of this State at cer tain seasons of the year," and to extend the same to the counties of Richland, Chester and Clarendon.

An act to require the County Treas urer of Darlington County to attend at sundry places other than the town of

Darlington for the collection of taxes. An act respecting the filling of vacan cies in county offices An act relating to finances of Darling

ton County. An act to require clerks of courts

sheriffs and trial justices to make mouth ly reports of all licenses, fines and penalties collected by them to the auditors and treasurer's of their respective counties As act to amend an act to authorize

County Commissioners to submit to the qualified electors of their several coun-tics a proposition to alter the fence laws and to provide for effectuating the same An act to prevent the charge of break

age in the weighing of cotton. An act to smend and continue of fore an act entitled "An Act to secure landords and persons making advances" An act to make the pay certificates

jury tickets for attendance upon the bircuit Courts of the State receivable for taxes due the county in which said services are rendered.

An act to prescribe the enrollment of money decrees in the Courts of Probate.

and to regulate the issuing of execution to enforce their collection.

An act to amend section 10 of an ac entitled "Ar act to establish uniformity in the sessions of the Circuit Courts and to regulate the business of the Courts of Common Pleas in this State during the summer terms of said court.'

An act for the further protection landlords in the collection of rents. An act to amend the law in relation to the fees of masters.

An act to accelerate the actions for partition.

An act to amend Section 23. Chapter XXII, and Section 5, Chapter XXIII of Title 6: of Part 1, and Section 1, Chapter LXXXII, of Title 1 Part 2, of the General Statutes relating to the proving and recording of deeds and other instruments in writing. An act to amend an act entitled "Ar act to incorporate the Williamsbury Railroad Company." An act to amend an act entitled an act

to establish by law the voting precincis n this State. An act to amend Section 15 of chap ter 20, title 6 of the Revised Statutes relating to the index to the execution book in sheriffs' offices.

Liberia.

The Azor colonists were poor and had to be fed after they were landed. They

MONROVIA, October 20, 1878.

WeMADave latentti

Sundays, when we have roast monkey for dinner. Its mighty dry eating, and needs lard, but that you can't get for love or money. Tell Brother Fred Nix that we want him out here very bad. We have told the folks out here what a smart man he is and a great politician. If he will on-is and a great politician. ly come out he is sure to be made presi-

Remember me to Brother Toltert and Brotner Jackson, You will find euclosed a letter for Brother Jones. Please write, write all of you to me. I would be glad to hear from you all. 111 Your brother in the Lord.

WILLIAM JOHNSON -----The Peniventfary.

The General Assembly last Mouday night elected Messrs. John C. Seegers George A Shields and A P. Butler, who, with Messrs. W K. Bradley and C S. Allen, will now constitute the Board of Directors of the Penitentiary. Gen. T J. Lipscomb, of Newberry, has been elected Superintendent, and will take the office on the 1st of January. Gen. Lipscomb will make an efficient

officer, and is a man of the right stamp in every respect .- Columbia Register.

A Millionaire's Sentence.

The sentence of John S. Morton, the resident of the Philadelphia Street Railway Company, who pleaded guilty to the charge of fraudulent over-issue o stock, to a ten year's imprisonment, and solitary confinement at that, in the Eastero Penitentiary of Pennsylvania, must strike every one as an instance of strict justice, though in its solitary feature, should that prove all the word implies, rather severe. Morton's "operations" resulted in a loss to the company which confided its affairs to his custody of two millions of dollars. His plea of guilty was doubtless made, not from any feel ing of contrition, but with the object of procuring a mitigation of his sentence. and this the conrt seems to have under stood and appreciated. In the course of his ten year's confinement Mr. Morton

will have a full opportunity to reflect u on the error of his ways, and to bring forth fruits meet for reportance In the meantime the example will be salutary. and that, after all, is the principal matter which society should take into consideration.

The New York Times says that "the adifference shown by Republican Sena tors to M . Blaine's investigation is due to personal jealousy," whilst the New York Evening Post ascribes it to a growing conviction that the movement is unimely and will be unproductive. The resolution of inquiry passed easily Tu s-day, but, now that the investigation is ordered, nobody, not even Mr. Blaine himself, seems to wish to have anything to do with it.

since in New Hampshire, is being vigor ously enforced, with results most salutary and satisfactory. As soon as a va-prost energitie "Granice State" he is: foreibly invited to go to work or leave Liberta, was interviewed a few days since in New York, by a World reportthe commonwealth, and failing to do

SHERIFF'S SALE. STATE OF SOUTH CAROLINA. DARLINGTON COUNTY.

lichael Welsh. Probate Judge for R. H. Y Lee and wife, va John M. Timmons and others executors of Jesse Keith and J L. Harrell.

Execution against Property

Aaron Wienberg vs Joseph L. Harrell. Execution against Property.

Inder and by virtue of the above stated ex ecution. I will offer for sale in front of the Court House of Darlington on the first Monday in lanuary next or the Tuesday thereafter. the following described real

estate, to wit : Three Hundred and sixty. of land more or less. lying on the road be-tween Darlingion Court House and Law-rence's Bridge, and bounded north by north Aligutor branch, south by south Aligator branch and Glady Fork branch, the same

being land conveyed by James A. Pettigrew to Josepu L. Harrell, by deed dated 16th of November 1847, a plat of which will be ex-hil ited on day of sale: Also Three Hundred nd thirty (830) acres of land, also lying or Aligator branch, a plat of which will be ex-bibited on day of sale-to satisfy this and

Terms of sale cash W. P. COLE, Sh'ff C. H. Sheriff's Office, Darlington, Dec 14, 1878.

SHERIFF'S SALE. STATE OF SOUTH CAROLINA.

DARLINGTON COUNTY. lizabeth P. Witherspoon as guardian, vs

R. L. Hart. Execution against Property.

By virtue of an execution in the above sta ted case to me directed and delivered, I will offer for sale at public auction in front of the Court House of Darlington county on the first Monday in January next, or the Tuesday thereafter, the following property, to wit .

All that tract or parcel of land lying in Darlington county, on the south side of the waters of Jeffries' creek, containing four

hundred and forty-four (444) acres, bound-ed north by Jeffries' creek, east by lands formerly of the estate of Jacqueline Gee; south by lands of L. O. Daigan, (formerly owned by Robert Campbell) west by the public road leading from Darlington Court House to Timmonsville, and north and west by lands of O. H. Williamson. Also all that and parcel of land, situate in the town of

Darlington and county of Darlington, con-taining sixty five (65) acres more or less, being the lot upon which the defendant R. L. Hart now resides), to satisfy this and other executions now in my office.

Terms of sale cash. W. P. COLE, Sh'ff D. C. Sheriff's Office, Darlington, Dec. 14, 1878

SHERIFF'S SALE. STATE OF SOUTH CAROLINA.

DARLINGTON COUNTY.

Samuel W. Pegues, assignee, vs John P Zimmerman.

Execution against Property. By virtue of an execution in the above stat-

ed case to me directed, I will offer for sale in front of the Court House of Darlington county, on the first Monday in January next, or the Tuesday thereafter, the following described real estate, to with All that tract and parcel of land situate in

All that tract and parcel of land situate in the county of Darlington and State aforesaid containing. Two Thousand (2000) acres more or less, and bounded on the north and north east by Jeffries creek, on the east by land called the Husbands lands, formerly belong-ing to the estate of J. P. Zumerman, and lands fermerly belonging to Henry K. W. The tramp law, enacted some tim

Flinn, on the south and south-west by the run of Middle Swamp and on the west by

SHERIFF'S SALE. STATE OF SOUTH CAROLINA. DARLINGTON COUNTY.

Shaw & Pargan vs W. F. Johnson. Execution against Property.

ler and by virtue of the above execu I will offer for sale in front of the Court House of Darlington county on the first Monday in Junuary next or the Tuesday thereafter, the following described prop-erty, to wit.

All that tract of land lying, being and sit-All that tract of land lying, being and sit-uate in Hartsville Township. in the Pond Hollow settlement, County and State afore-said. containing Three bundred (300) acres more or less, and known as the land of the late W. F. Johnsou: bounded north by lands of Joseph Hall; south by lands of Sarah Warren; east by lands of P. Johnson, and west by lands of Major John Taylor. Terms of sale cach

Terms of sale cash. W. P. COLE, Sh'ff D. C. Sheriff's Office, Darlington, Dec. 14, 1878.

SHERIFF'S SALE. STATE OF SOUTH CAROLINA.

DARLINGTON COUNTY.

W. Cooper for another vs Elizabeth Stuckey, as Adm'x of E. M. Stuckey.

Execution against Property.

Under and by virtue of the above execution. I will offer for sale in front of the Court House of Darlington county, on the first Monday in January next. or the Tuesday thereafter, the following, described real estate, to wit:

All that tract and parcel of land, situate All that tract and parcel of land, situate in the courty and State aforesaid, contain-ing Two hundred (200) acres more or less, bounded on the north by the Severance land and Newhork Swamp Seast by land 5 Jeffords; South by Jands of Dewitt Fields and — Mims and west by lands of F. W. Cooper, and known as the E.M. Rogers land.

and. Terms of sale cash. W. P. COLE, Sh'ff D. C. Sheriff's Office, Darlington, Dec. 14, 1878.

SHERIFF SALE. STATE OF SOUTH CAROLINA.

DARLINGTON COUNTY,

Samuel R. Marshall & Co. vs R. A. Hannawacker.

Execution against Property.

Under and by virtue of the above stated execution, I will offer for sale at Darlington Court House, on the first Monday in Jan uary next or the Tuesday thereatter, and continue the sale from day to day if necesry, the following property, to wit .

ry, the following property, to wit. All that gtock of goods seized as the pro-perty of R. A. Haanawacker, consisting of Dry Goods, Clothing, Bacon, Tin Ware. Hardware, Show, Case, Counter, Scales and so forth, to satisfy the above and other exe-cutions now in my office. Terms of sale cash. W. P. COLE, Sh'ff D. C Sheriff's Office, Darlington, Dec 14, 1878.

SHERIFF'S SALE. STATE OF SOUTH CAROLINA.

DARLINGTON COUNTY.

W. M. Rice, agent, vs Abram Brown,

Execution against Property. Under and by virtue of the above stated execution, I will offer for sale on the first Monday in January next, or the Tuesday thereafter, the following described real estate, to wit :---

All that tract of land lying on the west side of Sparren Swamp about one and one half milet from the town of Timmonsville, in the county and State aforesaid, known as the Mrs. Carter land, now in the posses-sion of Abram Brown, and containing sixtyfive (65) acres more or less, bounded on the north by lands tormerly owned by Robert Peel, on the west by lands belonging to John M. Rice, on the east by Sparrow Swamp.

SHERIFF'S SALE.

3.30 A. M. on last Tuesday. -A severe snow storm prevailed the New England States Saturday.

-There is a bill before Congress proposing to repeal the Iron Clad Oath.

-The Legislature finally fixed the State tax at 21 mills inclusive of special tax.

-Mrs. Partington declares that she does not wish to vote, as she fears she could not stand the electrical franchise

-Col. Thomas J. Lipscomb has been appointed superintendent of the Penitentiary, and will take charge of that institution the 1st January.

-The Bank of Marion is to be removed to Asheville, N. C., in consequence of the usury law passed by the last Legislature of this State.

- Daddy Cain, the late M. C. from the Second South Carolina Congressional District, will deliver the Emancipation oration in Raleigh on the first of Jan uary.

- The statesmen and the fortunate office-holders of both houses were in a good hurmor after 12 o'clock on Monday, Every man who wanted it had his pay tificate in his pocket at that hour.

- The widow of Lieutenant Brenner the is visiting Evansville, Ind., took of laudanum a few evening since, missiking it for cought medicin She is thought to be in a dangerous co

- Charleston is to have a new daily . The first number is to he issued the 20th of January, and is to be alled the "Charleston Evening Journ al." The subscription price is to be \$6 per year.

-The bark Azor is now on the high seas between London and the west coast of Africa, where she is going to endeavor to procure a cargo for Boston. She is expected in Charleston in February or the early part of March.

-A wife it New Port, R. I., laughed melf to death last week because her husband mistook white sugar for salt. and tried to make a brine of it in which to pack pork. The probability is that white sugar will rise in price in consequence of the demand which there is likely to be for experimenting.

-George Draper, colored, recently convicted of murder in the second degree, in New Castle, Del., was placed in the pillory in a blinding snow storm and afterward received sixty moties, in accordance with his sentence. He will now be imprisoned for life.

Whereas, The life, not to say salva-tion, of one human being is of more value than the few hundred dollars raised by licenses ; and

Whereas, the interests of the community would be better subserved by rais ing a revenue, if necessary, by directly taxing the property of the citizens, than by this "sale of indulgences" in respect to what we all feel to be wrong, and even apparently seeking to legalize what the great Law-giver and Judge does not and never will legally, viz : the deliber ate cold blooded murder of our fellow

Therefore, We the undersigned citizens of Timmonsville and the surround ing country, feeling that the material moral, social and spiritual condition of the community and of the town of Tim-monsville would be thereby promoted, do humbly pray your honorable body that you will after this date renew no

existing licenses for the sale of intoxicating spirits and grant no new ones, to the end there may be no place in the town where persons may purchase the article; for the granting of which aforesaid prayer and petition we will ever cheerish a grateful rememberance.

The copy of the memorial which has en presented to the citizens of the town and visitors upon the streets has upon it one hundred and twenty names.

Strother, George Dewitt and others ; the united body of the colored temperance society. Rev. William flam, pastor of Mt. Carmel Baptist church, (colored).

with the deacons of that church. The petition is being circulated among the ladies of the community, and no one seems to doubt they will every one sign

it. So you see there is a chance even for us, that poor whisky ridden Timmous-

ville may come forth. All that the advocates of this move

the printer's charges, as now provided by law for advertising such sales, shall be paid by the county treasurer of the county in which said lands are situated on the order of the county countis sioners, out of the county funds. Size, 2. That all sales of forfeited lands not yet made under said act be postponed until the first Monday in Sac postponed until the first Monday in Sep tember, 1879, uotil which time the

privilege of reducing is extended to the parties in interest, upon the pay-ment by them of oreshalf of the simple taxes of the fiscal year 1876, 1877 and

taxes of the liscal year 1870, 1877 and 1878, without costs or penalties. SEC 3. That in, all cases where real estate has been offered for sale and not sold under the provisions of sand act, or may hereafter be offered for sale, as here-inbefore provided for, and not sold for want of bidders, the original owners; or did not even being tools, which is the least they cuild have done had they any intention of working. What we want is intention of working. What we want is intelligence and industry, and wealth will come from our abundant natural re-s press. If a color of man has any wish to rise he cannot do it here, because he is a 'nigger,' but may do it in Liberia, because he is an equal and a man." persons claiming under them,' muy have said real estate restored to them, freed from all lieu or encumbrances rising from said non-payment of taxes, or said forfeiture, apon the payment of half of the simple taxes of the fiscal years of 1876, 1877 and 1878 : Providthe following letter which has been re ceived from one of the emigrants who ed, said payment shall be made before went to Liberard anos soud the 31st of October, 1879 ; and the rin! estate thus redecined shall revert to the person having the legal ci le thereto, subject to the claims of third parties

having an interest therein, in the same manner as if no forfeiture had taken

tords into one handred and twenty nimes. Some idea of the character of the more as if no forfeiture had taken place.
Sec. 4. That the payment of taken place.
Sec. 4. The principse prince prince place.
Sec. 4. The principse place of the principse place prince place principse place prince place prince place place

The Springfield Republican says: "Governor Rice's decision in the case of Wade Hampton's requisition for Kimp ton, South Carolina's ex-financial agent, seems to have come to roost very bear home. Governor Van Zandt of Rhode Island decides not to surrender Patrick Kenney, the Providence wool merethant, churged with swindling numerous Bos-ton, creditors out, of about \$200,000.

ton creditors out of about \$200.000. The Kimpfor and Kenney cases porsess n-law, Liddy, died June the 24th. She said she was not afsaid to die.

roaming around the country on begging or thieving tours.

Bayard Taylor was 54 years of age chinee given us." In speaking of the recent "erodu-," be said : "You have kept down the ne-gro here until he is thred out and willdid not have a collegiate education, but did have what is better, a printing office training, and was master of seventeen languages, which he had acquired by close study and hard training over the ing to work only for the time. He has no ambition. Such we do not care to world. have; they come out merely to have a lazy time, and had better stay here

Hampton is go ing to get well that's pretty generally conceded; and then South Carolina will stand n two legs in the United States Senate, says the Columbia Register

SHERIFF S'SALE.

STATE F SOUTH CAROLINA. DARLINGTON COUNTY. W. C Jackson vs J C. McCollman

Execution against Property.

The Barnwell Pe ple publishes the Under and by virtue of the above stated ex. ecation. I will offer for sale on the first Monday in January next, or the Tuesday thereafter. (and continue the sale from day to day if necessary) the following property, to with

All that stock of Merchandise, Wares and To the Macedonian Bantist Church (Col ored.) Barwell County. S. C. Goods levied on as the property of the above named defendant, consisting of Dry Goods, Grøceries. Crockery. Hardware, Notions, Scales, Show Case and so forth. Also the same time and place 543 pounds of seed cot-DEAR BRETHEN IN THE LORD-This cates us all well a: this time, hoping it

ferms of sale cash. Wellow Come. She D. She



On Friday, 27th Becember inst

well to the highest bidder, all notes and a counts due me, and not paid or adjusted i fore day of sale, a list of which may be s-at my office after the 10th, inst Terms made known on days of sale. I have this day sold my stock of Grocers to Mr. J. C. Wingate, who will carry business at my old stand, and is too we known to peed any work or commendation from me.

rom me. As I now have nothing to de my collections, before leaving 1 tmist all who owe me will come forwad AT and settle in some way.

J. S. M. SHITH.

said, where two or three are gathered together He would be in their midst? Please allow me to say something about crossing the ocean and my trials since I left the United States, for they PERMANET AND TRANSIENT

Traveling friends will obtain

\$1.00 PER DAY. 141 CALHOUN STREET, (Opposite Orphan House,) Charleston, - -S.C

0.

Sept 10-2m.

satisfy the above execution. The above to he sold exclusive of the part sold by F. F Warley to ---- Wilson.

DARLINGTON COUNTY.

Sidney F. Cole, administrator, vs F. W. Cooper.

Execution against Property.

Under and by virtue of the above stated ex

ecution, I will offer for sale in front of the Court House of Darlington county, on the first Monday in January next or the Tuesday thereafter, the following describ-

ed real estate to wit: All that tract of land containing five hun-dred and fifty-three (553) acres, lying on both sides of public toad, leading frem Dar lington Court House to Fields' bridge, on Lynch's Creck, and bounded north by lands of Seaborn Parnell and Stephen Dunn; east by lands of Buck Truett and W. J. Stuckey; south by lands of Josenh Mins L. Laffords

south hy lands of Joseph Mims, L. Jeffords and Joseph Rogers' children, and west by lands of Israel Parnell and Manuel Marco.

Terms of sale, cash. W. P COLE, Sh'ff D. C.

Sheriff's Office, Darlington Dec 14, 1878

SHERIFF" SALE.

STATE OF SOUTH CAROLINA.

DARLINGTON COUNTY.

Spancer, to Lil Windows. Execution against Property.

am, Terms of sale cash. W. P. COLE, Sh'ft D. C. Sheriff's Office, Darlington, Dec. 14, 1878

SHERIFF'S SALE.

STATE OF SOUTH CAROLINA.

James P. Wilson, vs Gray Bryant.

DARLINGTON COUNTY.

Execution against Property. Under and by virtue of the above stated ex-courion, I will offer for sale in front of the Couri House of Diritington county, on the first Monday in January next, or the Tuesday thereaster, the following describ-ed property, to wit: All of that tract of land on which the de-

All of that tract of land on which the de-tendant lives, containing one hundred and sevenly five (175) acres more or less, and bounded South by lands of estate of William Goolson, east by lands given to deflerson Bryant by Jesse Bryant's will, north by Boseman's land, and west by lands of estate of Robert Lewis.

Charles Spencer as survivor of Roge

ed real estate to wit:

Terms of sale cash : W. P. COLE, Sh'ff D. C. Sheriff's Office, Darlington, Dec. 14, 1878 Terms of sale cash. W. P. COLE, Sh'ff D. C. Sheriff's Office, Darlington, Dec. 14, 1878. STATE OF SOUTH CAROLINA.

DARLINGTON COUNTY. SHERIFF'S SALE. C. B. Townsend & Co. vs Phillip Bruce. STATE OF SOUTH CAROLINA.

Warrant to Sell Crop under Lien. Under and by virtue of the above stated wayrant. I will offer for sale at Darling-ton Court House. Darlington county, on the first Monday in January next, or the Tuesday thereafter, the following person-

al property, to wit : One lot of Fodder, and one lot of Corn. Levied on as the property of the above named defendant, to satisfy the above stated

Warrapt. Terms of sale eash: W. P. COLE, Sh'ff D. C. Sheriff's Office, Darlington, Dec. 14, 1878.

SHERIFF'S SALE. STATE OF SOUTH CAROLINA. DARLINGTON COUNTY.

J. H. Mollveen, agent, vs J, N. Purvis, Warrant to Seize Crop under Lien.

Under and by wirtue of the above stated warrant. I will offer for sale in front o warrant. I will offer for sale in front of the tourt House of Darlington county on the first Monday in January next or the Tue-day thereafter, the following de-scribed personal property seribed personal property, levied on as the property of the above named dafend-ant, to satisfy the above stated Warrant, lowit: The state of

ot sale cash. W. P. COLE, Sh'F Pa Office, Darlington, Dec. 14

SHERIFFS SALE.

DARLINGTON COUNTY, ter & Bro, vs Bryant Marshall

entice against Property.

y virtue of the above state will offer for sale in from the of Darlington county, a by in January next or the sales, the following deep , to wit:

me of mile cash. W, P. COLE, Sh'E D o Office, Darlington, Dec. 14, 1878,

LE OF VALUABLE LANDS.

a Valuable Lots

indred and Forty six acres each and will be exhibited on day

N. S. GIBSON, AGEST.

JOB WORK NEWS OFFICE.

f Robert Lewis. Terms of sale cash. W. P. COLE, Sh'ff D. C. Sheriff's Office, Darlington, Dec. 15, 1878.