"HUNTER "Trade (Horse) Mark "BALTIMORE RYE "WM. LANAHAN & SON

Baltimore. "Readers of the News, do you know what the above means? Have you any curiosity to charges. Mr. Bryan should be called know?

Do you think you have any individuals. It is our well-considered interest in Hunter's Baltimore judgment that the charges on both

Let us see about this. Here is the story. A.few days ago a who would be glad to repudiate both prominent citizen of Greenville personal and National obligations if heard that the dispensary was selling a certain brand of whiskey and with each bottle sold a pack of playing cards was given to the purchaser. He was not entirely satisfied with the state ment and decided to find out for himself as to the truth of the matter. He sent to the dispensary and made a purchase and his messenger returned with the liquor and a pack of Yesterday he handed a conspiracy; the charge that it is so the pack of cards to a representative of The News. On the back of each card is printed the present time the ablest thinkers have advertisement which is printed | been divided into two schools-bime at the head of this column. Are you interested in this the first to call the second conspira-

your sons buying whiskey, get learn of a single well-authenticated ting the cards and hiding in ease of coercion. The charge invol-

ly pure article at a reasonable price and that the sale would be confined to such persons as were not liable to abuse the privilege of handling and drinking State liquor.

"It did not take long to find out that the State was in the business for a profit and that every means have been used to push and increase trade."-Greenville News.

The Cotton Tie Business. The following was issued yesterday: Columbia, S. C. Nov. 10, 1896. To the Farmers of the Cotton States:

During the past year we have been oppressed by a merciless trust that has forced up the price of cotton ties until their use was becoming a question of serious consideration. The fact of a combination existing was not made public until it was too late to materially aid ourselves for the season new nearly past, but we made some progress looking to the adoption of other means with which to bind cotton bales-our sole and only object being to defeat the cotton tie trust.

And whereas, through the efforts of Mr. William W. Bierce, of New Orleans, the trust has been forced to abandon its purpose and the price of ties is fast being restored to their nominal value; we entreat and urge upon all the farmers of the Southern States to give to Mr. Bierce their earnest support in his further endeavors to keep up the campaign against the trust by insisting that their merchants handle tles not heretofore affiliated with any trust; and we for our own State, do take the initial step by pledging ourselves to give to Mr. Bierce the worthy support he de

D. P. DUNCAN. Manager Farmers Alliance Exchange of South Carolina.

Responsibility.

If the coming general assembly does not at offsh the dispensary system, it will take upon itself the responsibility of retaining for the State an institu Terms of sale, one-third cash, the belance on a credit of one and two years; credit portion to be secured by the bond of the purchaser and a mergage of the premises, purchaser to pay for all papers, and have leave to pay all cash if he be so minded. tion which has multiplied larceny in office as never largency in office was committed before. The records show that teading by dispersers has be-come a habit. There are of course some honest dispensers; indeed, there are many, but forty per cent. of the dispensers have defaulted. Think of it! It is ascazing in the light of the indisputable facts, that the dispensary system should have a friend. If ever an experiment in legislation has proven a total and disgraceful failure, it is the dispensary law of South Catolina and it is remarkable that political feeling should run so high as to blind even its originators to the iniquity of it.—Exchaeg Suckies armses Saive.

The Best Salve in the world for Cuts, Bruisses, Sores, Ulcers, Salt Rheum, Fever Sores, Totter, Chapped Hands Chilblains, Corns, and all Skin Eruptions. friend. If ever an experiment in

med all Skin Emptions, it was of sale, one-third cash, and the balance in one and two years; it was a standard perfect estimated, or no itended. Price is best for sale at Dr. A paying drugs the property of the property of the purchasers to pay for all necessary bapers.

Both The Gold and Silver Too Reckless in Their Charges Against Each Other.

on for specifications—names. dates,

sides are nonsense; that, while there

are a few men in the United States

those who would compel them to

obey the law, there is no basis in fact

for either the charges implied by Mr.

McK inley or publicly preferred by

tallists and monometallists. and for

tors and the second to call the first

By the Master.

STATE OF SOUTH CAROLINA.

Darlington County.

By virture of Decretal Orders in the

several actions designated below is-

suing out of the Circuit Court of

Common Pleas in Chancery, I will

sell in front of the court house door

on the first Monday in December

1896, between the hours of eleven

The Bank of Timmonsville vs. W. V.

Hogar Smith, Anna Smith, Tillman Smith and Pearl Smith et al... All that tract of land known as lot

Boyd & Brown, Plantiff's Attorney.

Boyd & Brown. Plantiff's Atterney.

Bessie L. Williamson vs. Moses S

Bacot et al.

Emeline Sweet vs. D. M. Smoot, J. A. Smoot, R. H. Rogers, Mary E. Wilson and E. A. Smoot et al.

All that piece parcel or tract of land

J. B. Law vs. T. Eugene McCullough et al. All that lot of land on Broad street Against Each Other.

The charge that trusts and corporations are playing the part of hypororites, financiers are selling the Nation's financial independence for their own personal profit, and that corporations and employers have practiced west by lot No. 1 now owned by Martha Brunson. Martha Brunson. coercion for the purpose of determining the election, are very serious

Terms of sale, cash. Purchaser to pay for papers.

W. F.Dargan, Plantiff's Attorney.

Francis J. Pelzer vs. O. M. Rhodes, C E. Rhodes, Samuel Marco and Isaac Lewenthal et al.

All that tract of land known as the personal and National obligations if they could make any money out of repudiation, and some controlling spirits in a very few corporations who are equally ready to defy the law themselves and to cry "anarchist" in order to arouse prejudice against those who would compel them to

Terms of sale, one-third cash, the Mr. Bryan. The gold standard is not is not to be taken seriously. From before the days of Ricardo to the

You good people who believed that the establishment of the dispensive solved the long disputed liquor question—what think you now?

How do you like the idea of your sons buying whiskey, get—

tors and the second to call the first repudiationists is as flat an absurdity and as similar name-calling would be between free-traders and protectionists, or, for that matter, between Copernitions and Pfolemaists. As to the charge of coercion, we have yet to your sons buying whiskey, get—

tors and the second to call the first required to the first repudiationists is as flat an absurdity containing forty acres more or less, bounded on the North by lands of Mary Stokes, East by lands of Mary Stokes and John W. Dorrity, South and West by lands of Abram Weinberg. The same being the land conveyed by Mary Stokes to the said M. L. Stokes by deed dated March 3rd

some back room where they can drink and play poker—drink mon condemnation, since it assumes that the first are corruptionists and state whiskey and gamble with that the first are corruptionists and the second are cowards. Compared the premises, with Mr. Aitgeld's hysterical proclamation on a credit of one and credit portion to be secured by bond of purchaser and mortgage of the premises, with privelege to purchaser with Mr. Aitgeld's hysterical proclamation on a credit of one and credit portion to be secured by bond of purchaser and mortgage of the premises, with privelege to purchaser to pay for all proclamation.

Terms of sale, one-third cash, the balance on a credit of one and two years, credit portion to be secured by the bond of the purchaser and a mortgage of the premises. Purchaser o pay for all necessary papers—with the privelege of paying the entire bid in each.

Boyd & Brown, Plantiff's Attorney's.

Francis J. Pelzer vs. T. J. Freeman, Sarah A. Freeman, Samuel Marcand Isaac Lewenthal et al. o'clock in the forencon and five in the afternoon the property describ-ed in the several cases below:

All that tract of land situate in the All that tract of land situate in the county of Parlington, State afore-said, containing eighty-six acres more or less, bounded North and East by lands of W. K. Windham and Newman swamp, on the South by lands of Philip Kalmus and West by the public road leading from Lisbon to Timmonsville. Same being the land conveyed to the said T. J. Freeman by B. W. Edwards by dead of data by B. W. Edwards 1 18th January 1881. W. Edwards by deed of date

No. 2 of the Gatlin land, containing sixty five acres more or less, and bounded on the North by lands of J. J. Smith, South by lands of Pharobe Gatlin, West by lands of Henry Clyburn and the East by lands of J. J. Smith Terms of sale, one third cash, the balance on a credit of one and two years; credit portion to be secured by bond of purchaser and mortgage of the premises. Purchaser to pay for all necessary papers, and have previ-lege of paying the entire bid in cash. Terms of sale, one-third cash, the balance on a credit of one and two years, credit portion to be secured by the bond of the purchaser and a mortgage of the premises; purchaser to pay for all necessary papers, and have the privilege of paying his entire bid in cash if he be so minded.

Boyd & Brown, Plantiff's Attorney's.

Francis J. Pelzer vs. Tyra Alston et al

All and singular the certain piece, parcel or tract of land, lying and being situate in the County of Darlington in the State of South Carolina, containing one and one-fourth acres more or less and bounded as follows: On the North by public road leading from Darlington Court House to Society Hill, South and East by Dove lands and on the West by W. A. Carrigan's land, Known as the Nichols land. Same being part of the land conveyed to W. A. Carrigan by W. P. Cole Sheriff, on the 9th day of December 1880, and conveyed to the said Tyta Alston by W. A. Carrigan by deed of date October 24, 1885.

Terms of sale, one-third cash, the All that piece parcel or tract of land, lying being and situate in the said to anty of Darlington. contaming ninety-six (96) acres more or less, and bounded it follows to wit: North by lands of Mrs. B. E. Wilds, East by the public road leading from Darlington Court House to Ebenezer, South by lands of Clarence Smoot and West by Mrs. B. H. Rogers land, the same being the tract of land set apart to me in the landed estate of my father Thomas W. Smoot and known and designated upon a plat of the said Thomas W. Smoot's estate lands

Boyd & Brown, Plantiff's Attorney's.

Wm. K. Ryan & Son vs. Robert Rogers and Friday McCullum. All that tract of land situate in the County and State aforesaid, containing eighty (80) acres more or less, bounded North by Sparrow Swamp, South by Branch leading to Sparrow Swamp, East by lands of Martha Barnes and West by lands of Dula Witherspoon, being the same tract of land conveyed to the said Robert Rogers, Friday McCullum by Philip Kalmus by deed bearing date the 12th day of January A. D. 1880.

Terms of sale, one-half cash, the balance on a credit of one year; credit portion secured by bond or bonds of purchaser or purchasers with a mortgage or mortgages of the premises. Purchaser to pay for papers.

G. W. Dargan and W. F. Dargan, Plantiff's Attorney's.

Each and every the above lots, par-cels and tracts of land sold to convey all right, title and interest, and all equities of all parties to the record in the respective actions, and as the property of the respective defendants therein, to foreclose mortgages. R. K. CHARLES,

Nov. 19, 1896.

Judicial Sales.

By the Master. STATE OF SOUTH CAROLINA, County of Darlington.

By virtue of Decretal Orders in the several actions designated below issuing out of the Circuit Court of Common Pleas in Chancery, I will sell in front of the court house door on the first Monday in December 1896, between the hours of eleven o'clock in the forenoon and five in the afternoon the property described in the several cases below.

John H. Early & William J. Early excts vs Emanuel Johnson, Henry Johnson, and others.

Lot No. 2 of the estate lands of John Blackwell deceased as will more fully Terms of sale, one-third cash, the balance on a credit of one and two years, credit portion to be secured by the bond of the purchaser and mortigage of the premises, with privilege to pay his entire bid in cash if he be so minded. Purchaser to pay for all necessary I apers.

Boyd & Brown,
Plantiff's Attorney's.

Francis J. Pelzer vs. M. L. Stokes et al.

All that tract of land situate in the county of Darlington State aforesaid, containing forty acres more or less, and the said lands executed by S. N. Atkinson, surveyor, bearing date the 18th day of January A. D. 1970 and attached to the deed of the sau e executed by James M. Brown Judge of Probate to Jordan Lang bearing date the 9th day of Feb. A. D. 1870 and recorded in the office of R M C. for said County on the 11th day of Feb. A. D. 1870, in Book B B page 487, 4-8 and 489 and same being the land conveyed to C. H. Matthews by said Jordan Lang by deed bearing date the 14th day of January A. D. 1879 in Book A No. 2 page 556.

Terms of sale, one half cash and the and at large appear by reference to a plat of said lands executed by S. N.

Terms of sale, one half cash and the balance one year from date of sale, to be secured by bond of the purchaser and mortgage of the premises with interest from date of sale, purchaser to pay for all necessary papers.

Dargan & Coggshall Plaintiff's Attorneys.

Ella W. Woods vs. W. F. Dargan et al. That is a chromo out of sight.

The dispensary was launched and heralded as a great moral institution. Its advocates ranted and raved and denounced barrooms and salcons and pictured the beauths of the system and appealed to moral and religious sentimint, and by whip and spur of Tillman, Evans & Co., the law was rushed through.

"It was claimed that any system was better than the barroom, that people would drink whiskey, and it was better for the State to furnish a chemically pure article at a reasonable."

With Mr. Altgeld's hysterical proclamation from the papers of Mr. Bryan are exemplanted and religious sentiment, and by with many system was better than the barroom, that people would drink whiskey, and it was better for the State to furnish a chemical.

Judicial Sales.

With Mr. Altgeld's hysterical proclamation for less of many for all so minded. Purchaser to pay his entire bid in cash if he be so minded. Purchaser to pay his entire bid in cash if he be so minded. Purchaser to pay his entire bid in cash if he be so minded. Purchaser to pay his entire bid in cash if he be so minded. Purchaser to pay his entire bid in cash if he be so minded. Purchaser to pay his entire bid in cash if he be so minded. Purchaser to pay his entire bid in cash if he be so minded. Purchaser to pay his entire bid in cash if he be so minded. Purchaser to pay his entire bid in cash if he be so minded. Purchaser to pay his entire bid in cash if he be so minded. Purchaser to pay his entire bid in cash if he be so minded. Purchaser to pay his entire bid in cash if he be so minded. Purchaser to pay his entire bid in cash if he be so minded. Purchaser to pay his entire bid in cash if he be sim minded. Purchaser to pay his entire bid in cash if he be sim minded. Purchaser to pay his entire bid in cash if he be sim minded. Purchaser to pay his entire bid in cash if he be sim minded. Purchaser to pay his entire bid in cash if he be sim minded. Purchaser to pay his minded. Purchaser to pay his minded. Purchaser to pay his minded. Purchaser t All that tract of land situate in the

all that tract of land situate in the all that tract of land situate in the County and State aforesaid containing one hundred acres, more or less, andbounded as follows, to wit: North by lands of G. H. Dargan; Eart by lands of E. K. Dargan; South by Swift Creek and West by W. F. Dargan, above mentioned, same being tract of land conveyed to W. F. Dargan by Thomas H. Holloway by deed bearing date the 5th day of Febuary A. D. 1889, and recorded in office of R. M. C. for Darlington County, in Book No. 6, page 494.

Terms of sale, one third cash, bal

Terms of sale, one third cash, bal ance in one and two years secured by bond of purchaser and mortgage of the premises with interest from day of sale, with privilege of purchaser to pay all cash. Purchaser to pay for papers.

Woods & Mcfaelan, Plantiff's Attorney.

N. L. Harrell vs. J. C. Blackwell et al All that tract of land lying in the All that tract of land lying in the County of Darlington and in the State of South Carolina, described as follows, to wit: Four hundred ac es. more or less, bounded on the North and North East by the run of Black Creek, East by lands of W. C. Brunson, South by Mill Creek and on the West by lands of W. M. Hunter, more fully represented by a plat made by W. H. Wingate, surveyor, 19th Feby., 1857.

Terms of sale one half cash, balance in one year, secured by bond of pur-chaser and mortgage of premises, with interest from day of sale, with privi-lege to pay all cash, purchaser to pay for papers. or papers.

Woods & Macfarlan, Plaintiff's Attorneys.

Robert N. Howle vs. Martha A. Par nell et al.

conveyed to W. A. Carrigan by W. P. Cole Sheriff, on the 9th day of December 1880, and conveyed to the said Tyra Alston by W. A. Carrigan by deed of date October 24, 1885.

Terms of sale, one-third cash, the balance on a credit of one and two years; credit portion to be secured by bond of purchaser and mortgage of the premises, with privilege to purchaser to pay his entire bid in cash if he be so minded. Purchaser to pay for all accessary papers.

Boyd & Brown.

Terms of sale one half cash, balance in one year secured by bond of pur-chaser and mortgage of the premises, with interest from day of sale, purchaser to pay for papers.

Woods & Macfarlan, Plaintiff's Attorneys.

John Siskron vs. B. M. Reddick et al All that parcel, or piece of land sit-

All that parcel, or piece of land situated, lying and being in the County of Darlington, in said State, containing forty acres, more or less, and bounded on the North by lands of Ezra Briggs and Thos. W. moot, on the East by lands of L. W. Reddick and on the South by lands of Thomas Humphries and lands of B. F. James.

Terms of sale one half cash balance in one year, secured by bond and mortgage with interest from day of sale, with privilege to purchaser to pay all cash.

Woods & Macfarlan, Plaintiff's Attorneys.

Each and every the above lots, parcels and tracts of land sold to convey all right, title and interest, and all equities of all parties to the record in the respective actions, and as the property of the respective defendants therein, to foreclose mortgages.

R. K. CHARLES.

Nov. 11, 1896.

Faces Fair Are Made Fairer By WILL J. GARNER, M. D.

# \*\* A Pretty Hat \*\*

## THE FALL STYLES

Are now ready at

MISS W. JONES MILLINERY @ EMPORIUM.

## Buggies, Wagons, Harness.





I have received two car loads of buggies and one car load of wagons, the largest stock I have had in 15 years. Also a big stock of harness.

CALL AND SAVE MONEY BEFORE BUYING ELSEWHERE

C. W. HEWITT, DARLINGTON, S. C.



### This Chair Has Not Taken Well With Our Trade. We Can't Give the reason why

They readily sell for \$12.00 a set in the cities for sitting room and dining room. We therefore put a

price on them that will Move Them This Week. They are beauties and ONLY \$7.50 PER SET.

We have floored two Darlington homes with Linoleum this week! Why not yours? We can carpet your home cheaper than any other house.

We make no claims which we cannot fulfil.

BAIRD BROS are closing out their book-cases-Do you need one or China Closet at Manufacturers cost!

In making up your shopping list don't forget to get something useful for your dear friends—Nothing more acceptable than a wogan, doll carriage, baby carriage, high chair, rocking chair for the little ones, or a ladies desk or fine rocker or lamp or safe or china closet for wife or sweetheart and as for pictures we will close what we have out at cost with easel on the

"THE MONEY TALKS WITH US."

# Protect Yourself and Family Against Loss!

over \$44,000,000!

The Leading Life and Accident Companies of the United States

in case of loss, liberal adjustment. RESPECTFULLY,

> DARGAN & BAIRD GENERAL INSURANCE AGENTS.

Office Up Stairs, in Hewitt Block

SHEPHERD SUPPLY COMPANY. 232 MEETING STREET. CHARLESTON, S. C. STATE AGENTS FOR SALE OF



WHOLESALE STOVES, TIN-WARES, HOUSEFURNISHING GOODS, OIL HEATERS. TIN PLATE, SHEET IRON, TINNERS SUPPLIES. GAL-VANIZED, GUTTER & PIPE.

Over 200 different styles of Cooking and Heating Stoves, also Oil Heaters and Cookers We want the leading merchant in every own in the state to sell our lines of stoves. We guarantee full protection in his territory to each agent we appoint. It not sold in your town send direct to us for cuts and prices. Dec6'95-1yr.

DARLINGTON, S. C.

Office over Boyd's Drug Store. OFFICE HOURS: 11 a m to 1 p m; 4:30 p m to 7 p m.

YOUR OLD FRIEND S.

## Sydnor & Tredway,

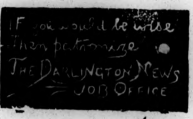
WILL AGAIN HAVE CHARGE OF

Darlington Tobacco Warehouse Open Tuesday, August 11, and every day thereafter.

We want your patronage and will do all that can be

> done for you. YOURS TRULY,

SYDNOR & TREDWAY.





# each month, at Castle Hall, Florence street opposite Broad. Visit-ing brothers fraternally



IS JUST AS COOD FOR ADULTS. WARRANTED. PRICE 50 cts.

GALATIA, ILLS., Nov. 16, 1823.
Paris Medicine Co., St. Louis, Mo.
Gentlemen:—We sold last year, 600 bottles of
GROVET'S TASTELESS CHILL TONIC and have
bought three gross already this year. In all our experience of 14 years, in the drug business, have
yever sold an article that gave such universal satisfaction as your Tonic. Your truly,
ADNEY, CARR & CO

For sale by O. B. DAVIS and DR, J. A. BOYD.



Manutacturers

Sash, Joors, MOULDINGS -AND-

**Building Material** ESTABLISHED 1542. CHARLESTON, S. C. April, 20 89 - y

## Tobacco Hogsheads

Turning, Planing

Contract Work of all Kinds undertaken, and satisfaction guaranteed

JOHN SISKRON'S SHOPS:

COFINS FOR ALULTS FROM \$3 UP.

CASKETS and Undertakers' supplies always on hand at low prices.

Also CYPRESS SHINGLES and LUMBER at the lowest

T. C. Jeffords, Jr. Jan1'96-177.