

H. G. SHERIDAN, Proprietors. JAMES L. SIMS, Proprietors.

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Advertising rates: First Insertion per square 1.00, Each Subsequent Insertion .50

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ORANGEBURG, S. C., NOVEMBER 11, 1879.

Principle vs. Policy.

Our readers will remember that a year ago, Mr. Hayes, the fraudulent President, in order to wipe out the political stain connected with his own official position, became suddenly possessed with exalted ideas of honesty, political purity and official consistency.

Election Fluctuations.

It is curious to notice that the political tide of the country ebbs and flows with almost equal regularity as that of the ocean. Going back as far as 1872, we find that the Republicans swept the country by an overwhelming vote—only a few states here and there giving majorities against Gen. Grant.

Death of Rev. Lovick Pierce, D. D.

As will be seen by our dispatches, this venerable man of God departed this life yesterday at Sparta, Georgia, in the 95th year of his age.

Poor Potts.

And now the painful intelligence comes from Philadelphia that Mrs. Potts, pretty Potts, the walking wonder, the pedestrian, all of which sobriquets she captured in her celebrated walk from Philadelphia to New Orleans and back, is now walking a kitchen floor in short, Potts is a cook.

Who is He?

The Abbeville Medium, which is owned and edited by Gen. Robert R. Hemphill and Brother, has this to say of the nomination of the Hon. S. Dibble, for Attorney-General: "Samuel Dibble, of Orangeburg, is said to be a candidate for Attorney-General."

Hemphill and Brother, has this to say of the nomination of the Hon. S. Dibble, for Attorney-General: "Samuel Dibble, of Orangeburg, is said to be a candidate for Attorney-General. It is not at all likely that he will ever be anything more than a candidate, as this position will be filled by an up-countryman from Abbeville County."

Portrait of Gen. Gordon.

This portrait, the recent gift of Mr. Albert Guerry, a native of South Carolina, has been placed in the Governor's office to await the action of the Legislature as to its final disposition.

The State Fair.

This annual gathering of the agriculturists and mechanics of the State opened on Wednesday last and will close to day. More extensive and thorough preparations have been made for this Fair, a greater number of articles have been entered and more interest manifested by the people for its success than on any previous occasion.

Let Him Alone.

The Sumter Watchman gets off the following at the expense of Gen. R. R. Hemphill, of the Abbeville Medium: "Gen. Robert R. Hemphill, of the Abbeville Medium, is still saying about the 'up-country and the low-country Democracy,' 'Radical Debt,' 'Straighthontins,' 'Purity in Politics' 'the people,' &c., and some of our exchanges are coming down pretty heavily on General Robert R. Now we think our brethren of the quill should indulge the General a great deal. He does not wish to be misunderstood. He stands now 'fairly and squarely' on the Democratic 'platform,' and he is right to let it be known, far and wide. Hands off, gentlemen; Gen. Robert R. is making a noise within the Democratic ranks, so that he may easily prove an alibi, should he ever be charged with having been found in any other ranks."

Mr. Watterson, of the Louisville Courier-Journal

with his usual frothiness, says that General Grant will meet a hearty welcome when he visits Louisville; for, politics aside, "there is not a man, woman, child, or dog in Kentucky who will not be glad to see him, and to extend to him an old-fashioned, cordial greeting." Every body knows that this is not so.

The Gary Boom.

The Gary boom is being tenderly nursed by three or four country newspapers. We have nothing against Gen. Gary specially—we honor him for the part he took in the memorable campaign of '76—but we do not think he will do for Governor. We do not say this because he had the boldness to differ with the policy popularly known as the Hampton policy, but because we do not think he fairly represents the political views of the masses of the Democratic voters of the State, and consequently his election would place our people in a false position before the country at large.

New York Election.

The Democratic defeat in New York is growing worse and worse day by day. At first the entire state ticket except Mr. Robinson was elected; a few days ago, it was reported that not a Democrat had been elected but Mr. Potter, the candidate for Lieutenant-Governor; and to-day late returns seem to develop the fact that not a Democrat is elected.

"Within the Veil."

The above is the title of a new book by John A. Chapman, of Newberry, S. C. It is written, for the most part, in blank verse, and is intended as a treatise on the higher and nobler life. A careful perusal of the book affords and combines in an eminent degree, the two things at which every author should aim, instruction and pleasure.

Wando Mining and Manufacturing Co. vs. Daniel Livingston, John Courtney and Andrew Jecot.

All that tract of land containing five hundred acres, more or less, bounded by lands now or lately of L. Hughes, South-East by lands now or lately of Joseph Morgan, East by the 96 Road, and West by lands now or lately of W. Jones. Terms, one-third cash and the balance on a credit of one and two years, secured by a bond for the day of sale, and a mortgage of the property, also to pay for papers and recording, and if the purchaser shall fail to comply, the property shall be resold on the same terms and at the risk of the former purchaser.

George Boliver vs. D. W. Robinson vs. Josephine S. Butler and John D. D. Fairry.

All that lot and buildings on it in the town of Orangeburg at the corner of Amelia and Windsor streets, measuring 117 feet on Windsor street, and 116 feet on Amelia street, and bounded on the South by lands of H. B. C. O'Callaghan, East by lands of Henry Smith, and on the West by Windsor street. Terms, Cash, purchaser to pay for papers and recording. If purchaser shall fail to comply, the property to be resold on the same terms and at the risk of the former purchaser.

B. W. Warren and Horace M. Mitchell. Assignees vs. C. E. Felder.

All that tract of land containing two hundred acres, more or less, bounded North by lands of Whitmore and Parler, South by lands of Richard Evans, West by lands known as Whitmore's, East by lands of J. F. Livingston, and Estate lands of J. H. Felder. Terms, one-half cash, with the balance on a credit of one year, secured by a bond for the day of sale, and a mortgage of the property, and to pay for papers and recording.

D. A. Melver, Administrator vs Elizabeth Spigner and others.

All that lot of land and improvements thereon, in the town of Lewisville, of the estate of the late Henry E. Smoak, containing about one-half of an acre, and bounded East by the Railroad, North by a street, South by Mrs. Rose and others, and West by D. Melver; also another small lot in Orangeburg, containing one-half of an acre, and bounded East by the Railroad, North by a street, South by Mrs. Rose and others, and West by D. Melver; also another small lot in Orangeburg, containing one-half of an acre, and bounded East by the Railroad, North by a street, South by Mrs. Rose and others, and West by D. Melver.

Pinckney L. Moore vs. Sophia E. H. Sued.

All that tract of land, known as the Poplar Township, containing three hundred acres, more or less, bounded North by lands of R. R. Felder, South by lands of Jim Joiner, Dick Green, and Tom Oliver, East by lands of J. Quincey Parler, and West by lands of Estate of C. W. Thompson. Terms, Cash, and purchaser to pay for papers and recording. If purchaser shall fail to comply it will be resold on the next sale day at his risk and on the same terms.

Master's Sales.

IN compliance with decretal orders made at the Court of Common Pleas for Orangeburg County, I will sell at Orangeburg Court House on Monday, December 1st, 1879, within the legal hours, the real estate particularly described below:

Mowry & Co. vs. John J. Woodward and W. W. Oliver. A tract of land containing six hundred acres, more or less, bounded by lands of Adam Holman, Nancy Holman, Russell B. Zimmerman, W. C. Wheatstone, Anna S. Kelt and the late Olin M. Dantzier. Terms, Cash, and purchasers to pay for papers and expenses of sale.

Henry L. Rickenbaker vs. Jesse N. Haigler, Administrator, and others. A tract of land containing 203 2/3 acres, on the residence of the late Joshua Haigler, bounded by lands of — Ulmer, Henry L. Rickenbaker, David Fersner and Patrick Antley. Terms, Cash—purchasers to pay for papers and recording.

Caroline L. Stronan and others, Executors, vs. John A. O'Callaghan. All that tract of land containing four hundred and seventy-six acres, more or less, bounded North and East by lands of Dr. J. G. Jenkins, South by lands of W. P. Poeser, and South and South-West by lands of John Hoffman.

Terms, Cash—purchasers to pay for papers and recording. If terms of sale be not complied with, the property will be resold, on the same terms, at the risk of the former purchaser.

Hester Greene vs. Nero Blume. All that tract of land containing ninety-five acres, more or less, being part of a tract on waters of North Edisto river, formerly of the Estate of George Bonnet, marked in a plat made by S. R. Mellichamp, May 6th, 1870, as No. 6, bounded on the North-East by tracts number 7 and 8 on said plat, South-East by Col. D. R. Barton, South-West by tract No. 4 on said plat, and North-East by tract No. 5 on said plat. Terms, one half cash, and balance on a credit of one year, purchaser to give a bond for said balance, bearing interest from day of sale, and a mortgage of the property, with the privilege to pay all cash, also to pay for papers and recording.

Barnet Livingston and others vs. Henry Livingston, Executor, and others. A tract of land known as the Home plantation of the late Barnet Livingston, consisting of two tracts, one known as the Timothy grant, containing eight hundred and fifty acres, more or less, and the other bought by said Barnet Livingston, containing one hundred acres, more or less. This land will be sold in parcels according to plats which will be exhibited at the Master's office and at the sale. Terms, one-third cash and the balance on a credit of one and two years; purchasers to give bonds for the balance, secured by a mortgage of the property, also to pay for papers and recording. If a purchaser shall fail to comply, the property shall be resold on the same day, or the next succeeding sale day on the same terms and at the risk of the former purchaser.

George Boliver vs. — Fogle and others. All that tract of land containing one hundred and sixty-two acres, according to a plat made by M. L. Baldwin in 1871, and bounded on the North-West by lands of — Palmer, and Wm. J. Chapin, North-East by lands now or lately of W. Dannerly and Blume, South by remaining lands of Olivia M. Kemmerly, and South-West by lands then of George Melchiamel. Terms, one-half cash and the balance on a credit of 12 months, purchaser to give bond for the balance, with interest from the day of sale, and a mortgage of the property, and to pay for papers and recording. If purchaser shall fail to comply, the property shall be resold the next succeeding sale day, on the same terms and at the former purchaser's risk.

Wando Mining and Manufacturing Co. vs. Daniel Livingston, John Courtney and Andrew Jecot. All that tract of land situated on the 96 Road, containing five hundred acres, more or less, bounded North by lands of L. Hughes, South-East by lands now or lately of Joseph Morgan, East by the 96 Road, and West by lands now or lately of W. Jones. Terms, one-third cash and the balance on a credit of one and two years. The purchaser to give his bond for the credit-portion, with interest from the day of sale and a mortgage of the property, also to pay for papers and recording, and if the purchaser shall fail to comply, the property will be resold on the succeeding sale day, on the same terms and at the risk of the former purchaser.

George Boliver vs. D. W. Robinson vs. Josephine S. Butler and John D. D. Fairry. All that lot and buildings on it in the town of Orangeburg at the corner of Amelia and Windsor streets, measuring 117 feet on Windsor street, and 116 feet on Amelia street, and bounded on the South by lands of H. B. C. O'Callaghan, East by lands of Henry Smith, and on the West by Windsor street. Terms, Cash, purchaser to pay for papers and recording. If purchaser shall fail to comply, the property to be resold on the same terms and at the risk of the former purchaser.

B. W. Warren and Horace M. Mitchell. Assignees vs. C. E. Felder. All that tract of land containing two hundred acres, more or less, bounded North by lands of Whitmore and Parler, South by lands of Richard Evans, West by lands known as Whitmore's, East by lands of J. F. Livingston, and Estate lands of J. H. Felder. Terms, one-half cash, with the balance on a credit of one year, secured by a bond for the day of sale, and a mortgage of the property, and to pay for papers and recording.

D. A. Melver, Administrator vs Elizabeth Spigner and others. All that lot of land and improvements thereon, in the town of Lewisville, of the estate of the late Henry E. Smoak, containing about one-half of an acre, and bounded East by the Railroad, North by a street, South by Mrs. Rose and others, and West by D. Melver; also another small lot in Orangeburg, containing one-half of an acre, and bounded East by the Railroad, North by a street, South by Mrs. Rose and others, and West by D. Melver; also another small lot in Orangeburg, containing one-half of an acre, and bounded East by the Railroad, North by a street, South by Mrs. Rose and others, and West by D. Melver.

Pinckney L. Moore vs. Sophia E. H. Sued. All that tract of land, known as the Poplar Township, containing three hundred acres, more or less, bounded North by lands of R. R. Felder, South by lands of Jim Joiner, Dick Green, and Tom Oliver, East by lands of J. Quincey Parler, and West by lands of Estate of C. W. Thompson. Terms, Cash, and purchaser to pay for papers and recording. If purchaser shall fail to comply it will be resold on the next sale day at his risk and on the same terms.

All that tract of land in the town of Orangeburg, on which the defendant now lives, bounded on the North by a line running at right angles with the road to "Sunny Side," on the East by Brigman's lot, on the South by the West bounding Cornelson's lot, on the West by the said road up to where a ditch intersects, which lot contains two acres, more or less. Terms, Cash, and if purchaser shall fail to comply the lot will be sold on the same or the next succeeding sale day at the risk of the former purchaser, and on the same terms. Purchaser to pay for papers and recording.

Morgan J. and Francis E. Keller, Executors, vs. Lewis P. Collier. All that tract of land containing eight hundred and thirty acres, more or less, and bounded North by lands of D. W. Felder, A. M. Snell, and John Granting, East by F. W. Wannamaker, South by lands of Col. O. and R. A. Bowman, and West by L. E. D. Felder's land. Terms, Cash, and purchaser to pay for papers and recording; and if the purchaser shall fail to comply the land will be resold at his risk and on the same terms and at the same or some convenient sale day afterwards.

Jacob Fogle vs. Smart Loyd. All that tract of land containing one hundred and twenty acres, more or less, and bounded North by lands of J. H. Staley and D. Jones, East by lands of James Elpis, and on the West and South by lands of Dr. Quantelbaum and B. P. Simmons. Terms, Cash and purchaser to pay for papers, recording, and expenses of sale. If purchaser shall fail to comply the land will be resold at his risk, on the same or some convenient sale day, on the same terms.

Morgan J. and Francis E. Keller, Executors, vs. Lewis Gibson and John H. Livingston. All that tract of land situated in Liberty Township, containing four hundred acres, more or less, bounded by lands of Morgan Davis, D. O. Jecot, Porter R. Pearson, Jacob Pearson and others. Terms, Cash, and purchaser to pay for papers and recording. If the terms of sale are not complied with the property will be resold on the next or some succeeding sale day on the same terms and at the risk of the former purchaser.

Hugh L. Green, Assignee, vs. Henry Welfare. All that tract of land containing eighty-five acres, more or less, situate on Kettle Branch, and bounded by lands of John M. Myers, June Vogt, F. Vogt, Bill Fair, and Rollin Avinger. Terms, Cash, and purchaser to pay for papers and recording. If the purchaser shall fail to comply the property to be resold at his risk, and on same terms, on the next or some convenient sale day afterwards.

Alva Gage vs. Elizabeth Brown. All that tract of land containing twelve hundred acres, more or less, in the Fork of Edisto, bounded on the North by Cooper Swamp, East by lands formerly of Jacob Wolfe, South by South Edisto river, and bounded by lands now or lately of John R. Milhous, John C. Lowe, and the late John C. Quantelbaum, said land is called the Snake Swamp plantation. Terms, Cash enough to pay all sums actually due to the plaintiff at the date of said sale and the cost and expenses of the proceedings, and the balance on a credit of one and two years. Purchasers to give bond for said balance with interest from day of sale and a mortgage of the property, and to pay for papers and recording.

Thomas E. Rickenbaker, Adm'r., and others, vs. Ida Zimmerman and others. All that tract of land of which the late Lewis H. Zimmerman was seized, containing three hundred and eighty-nine acres, more or less, bounded North by lands of S. E. Rickenbaker, East by lands of S. E. Rickenbaker, A. S. Patrick and Frank Ulmer, South by lands of Ned Keitt, James Bozard and Estate of Nicholas Till, and West by lands of the Estate of John Till, David Fersner and the tract allotted to Mrs. Ann A. Zimmerman. This tract will be sold in parcels, according to plats which will be exhibited at the Master's Office and at the sale. Terms, one-half cash, and the balance on a credit of one year, secured by bond of purchaser bearing interest from day of sale, and a mortgage of the property, purchasers to pay for papers and recording. If any purchaser shall fail to comply, his share of the tract shall be resold on the same or next succeeding sale day on the same terms.

Watson A. Valentine and others, Administrators, vs. Valentine Pithan and others. All that tract of land lying on Middleburg Branch, containing about five hundred and fifteen acres, bounded on the North by lands now or lately of Estate of Daniel Bozard, East by lands of Samuel Bozard, South by lands of Mrs. C. Syphert and George Patrick, West by lands of O. Smoke and George Bozard.

Another tract on the waters of Turkey Hill Creek, containing one hundred acres, more or less, bounded North by lands now or formerly of Mary O'Callaghan, East by lands of Cook's Estate, West by lands of M. C. O'Callaghan, and South by lands of Mary O'Callaghan and A. Wannamaker. Terms, one-third cash, and the balance on a credit of one year, secured by bond and mortgage of the purchaser. Purchasers to pay for papers and recording. The tract first mentioned will be sold in parcels, according to plats which will be exhibited at the Master's Office and at the sale.

Wm. C. Bee and others vs. F. M. Poeser and others. All that tract of land containing one hundred and fifty-seven acres, more or less, bounded by lands of David Houser, tract No. 3 of Estate lands of John Law, also by the public or stage road, and by tract No. 2 of the lands of the estate of John Law.

Another tract containing about ten acres, bounded North by the tract above stated, West by the stage road, and on the South by the tract No. 2 mentioned above. Terms, one-third cash, and the balance on a credit of one and two years, secured by bond with interest from the day of sale, and mortgage of the property. Purchasers to pay for papers and recording.

THOMAS W. GLOVER, Master.

THE STATE OF SOUTH CAROLINA, ORANGEBURG COUNTY. By C. B. Glover, Esq., Probate Judge. WHEREAS Adam Carson hath made suit to me, to grant him Letters of Administration of the Estate and effects of Joseph Carson, deceased. These are therefore to cite and admonish all and singular the kindred and Creditors of the said Joseph Carson, late of Orangeburg County, deceased, that they do appear, before me, in the Court of Probate, to be held at Orangeburg Court House, on the 28th of November next, after publication hereof, at 11 o'clock in the forenoon, to show cause, if any they have, why the said Administration should not be granted.

LIGHTNING SEWER THE NEW WILSON Oscillating Shuttle SEWING MACHINE



These Machines are on exhibition and for sale by THEODORE KOHN, AGENT FOR Orangeburg County, Orangeburg, S. C., Nov. 7th, 1879—1f

Master's Sales.

I will sell on Monday, December 1st, 1879, at the Court House, within the legal hours, by order of the Court of Common Pleas, the real estate mentioned in the following case:

O'CALLIN vs. PITHAN. All that body of land containing 486 acres, more or less, bounded by lands of Mrs. E. M. A. Jenkins and Belleville road, lands of J. S. C. Hoffman and others, known as Nos. 1 and 2 of Estate lands of Dr. J. G. Jenkins.

Also, All that certain other tract of land containing 310 acres, more or less, bounded by Belleville road and lands of W. A. O'Callin, E. M. A. Jenkins and H. M. Moore, and known as No. 3 of Estate lands of Dr. J. G. Jenkins. (Sold to satisfy lien of J. G. W. Stroman thereon.) Terms, Cash—Purchaser to pay for papers and recording.

THOMAS W. GLOVER, Master.

Notice to Teachers.

IN consequence of a deficiency in the number of teachers for public schools in some sections of the county, there will be one more public examination of applicants for Teachers' Certificates, to be held at Sheriff's School Rooms, on Saturday, November 29, 1879, at 10 o'clock A. M. by order of the Board of School Examiners.

D. L. CONNOR, School Commissioner.

Notice.

BY permission of C. B. Glover, Esq., Judge of Probate, there will be sold at the late residence of A. S. Dukes, deceased, on Thursday, November 20th, commencing at 10 o'clock A. M., all the personal property of the said deceased, consisting of 1 Mule, Cattle, Sheep, Hogs, Poultry, Buggy, 2 Wagons, Blacksmith and Wheelwright Tools, Corn Sheller, Corn Mill, Cotton Planter, Cotton Seed, Corn, Fodder, Rice, Potatoes, Molasses, Bee Hives, 1 Sewing Machine, 2 Cooking Stoves, Household and Kitchen Furniture, Plantation Supplies, etc. Terms, Cash. E. C. L. DUKES, Qualified Administrators. Branchville, S. C., Nov. 7, 1879. 2t

Estate Notice.

ALL persons indebted to the Estates of Middleton Bull or Eliza E. L. Bull will make immediate payment, and those holding claims against either of said Estates will render the same, on or before the 10th day of December next, to the undersigned at Vance's Ferry.

J. F. NORRIS, Executor & Administrator. October 31st, 1879.—4t

WAGONS!

Examine the WESTERN WAGONS, One and Two Horse, for sale by JOHN A. HAMILTON, Orangeburg, S. C., Oct. 10, 1879—3m

Hardware.

S. R. MARSHALL & CO., 310 KING-ST., CHARLESTON, S. C. OFFER A COMPLETE LINE OF HARDWARE, POTWARE, TIN WARE, NAILS, WOODWARE, ROPE, SADDLERY, CUTLERY, GUNS, &c. Also, Agricultural Steels, as follows: Straight and Turn Shovels, Scooters, Ball Tongues, and Swoops of all kinds, suitable for the wholesale and retail trade.

Notice of Dismissal.

THE undersigned hereby gives notice that on the 4th day of November next, he will file his final account with the Judge of Probate of Orangeburg County, and ask for letters dismisyary as Guardian of Susan E. Pauling.

H. C. PAULING, Guardian. Oct. 3, 1879.—5t

JAMES VAN TASSEL

is agent for the sale of the celebrated BALD MOUNTAIN GORN WHISKEY, the purest brand in the known world.

CALL! CALL! CALL!!!

and sample for once in your lives a pure MOUNTAIN WHISKEY.

It has no equal. Also on hand the cheap est brands of SMOKING and CHEWING TOBACCO in the market.

A full line of Staple and Fancy GROCERIES, Cheaper than the Cheapest.

Give me a call and be convinced that this advertisement is no humbug.

JAMES VAN TASSEL, At Muller's Old Stand.

HOLMAN'S PAD.

Greatest Medical Discovery of the age. Cures by Absorption, no Nausea or Drugs to swallow nor poisons to injure. It never fails to benefit. It seldom fails to cure. Its value is attested by all. Thousands of leading citizens endorse it. It is called TRADE MARK. Beware of cheap and worthless imitations. For Sale by Dr. J. G. Wannamaker, Orangeburg, S. C. Regular Pad \$2.00, Special \$3.00, Infant \$1.50.

WHOLESALE COMMISSION HOUSE.

M. DRAKE & SON, 138 Meeting St. Opposite Pavilion Hotel, BOOTS AND SHOES. Cheapest House in the South.

WE have a large and well assorted STOCK, and receive large invoices by every steamer direct from the factories in Massachusetts. Visit us when you come to the city. We can sell you anything in the BOOT and SHOE line as cheap as you can buy in Boston. Our goods the same as sold by any other wholesale house in the city, and our prices are from 10 to 20 per cent. lower. Liberal time to parties giving city acceptance. April 18—2mos

Estate Sale.

THE lands of the late W. M. Hutson can be treated for at private sale on a liberal credit. They consist of the OFFICE LOT, which will be sold as a whole or in parcels to suit purchaser.

THE RESIDENCE, on Russell Street, with out-buildings. TWO Lots on same side of Amelia Street and fronting it.

ONE Lot on opposite side of Amelia Street. Rev. J. D. A. Brown, at the residence, and W. F. Hutson, at the Office lot, will give every information in relation thereto.

M. M. HUTSON, Executrix. Sept. 20-1f

Notice.

OFFICE OF COUNTY COMMISSIONERS, ORANGEBURG COUNTY, ORANGEBURG, S. C. Oct. 10, 1879. THE Annual Meeting of the Board of County Commissioners will be held on the first Tuesday after the first Monday in November next. All persons having claims against the County which have not heretofore been presented, will file the same with the Clerk of the Board on or before the first day of November next. Clerk Board County Comm'rs Oct 10-4t Orangeburg County.

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