

JEFFERSON DAVIS.

We have published the accounts of many interviews with ex-President Davis, but the following from George D. Prentice, editor of the Louisville Journal, which he publishes in his paper, of the 6th inst., will be found highly interesting, just at this time:

In the course of an interview that we had with Jeff. Davis, in January, 1863, the subject of the terms of peace was introduced. Mr. Davis asked us what was the chief objection of the North to the recognition of Southern independence. We answered that the North knew perfectly well, as unquestionably he did, that if she should lay down her arms and consent to a division of the Union into two confederacies, she herself would very soon be dissolved; that State after State—States singly and States combinedly—would secede, and the whole North be split up into petty powers, or no powers, all of them contemptible in the eyes of mankind, and not one of them willing or able to contribute to the payment of the national debt. Mr. Davis replied, with his characteristic calmness, that this was certainly true, but that the same thing would happen, and probably happen all the sooner, if the North should continue to prosecute the war. We thought, at the time, that Mr. Davis was greatly mistaken, and told him so. We still trust that we were correct in our estimate of the character of his opinion, but just now we can indulge no over-confidence that we were. The North continued to prosecute the war, and the South, after the bravest and most desperate resistance known in war's annals, was conquered. But now comes the North's trials. Now we are to see the test of her internal strength. If, out of the dreadful war between the North and the South, a Northern civil war arises; if Northern armies march against each other, vengeance before them, and blood and death and desert behind, many Northern States will very soon weary and sicken of the horrid work, and will probably adopt secession, as the surest and quickest remedy, fully relying upon the mighty troubles and perils of the Federal Government as a perfect security against coercion. Most likely the Northwestern States will go off first, repudiating, of course, their proportion of the public debt, and thus piling higher the monstrous financial burden upon the shoulders of the remaining States. These will have neither the will nor the ability to bear up under the crushing weight, and so others will secede, and then others, till the whole North shall be divided up into such poor, little, non-deb-paying, feeble mock-nationalities, as a citizen of one of the Mexican States, or of the South American republics, or of one of the petty, miserable German principalities, might look upon with contempt and scorn. Jeff Davis' declaration of war to the North, if prosecuted, will be amply vindicated, and whatever resentments, if any, he cherishes against the North, will be abundantly satisfied. We tell the Northern fanatics—as a lover of our whole country, we solemnly tell them—that, unless madness has seized upon their hearts and brains, they will not insist on pushing the dissensions between President and Congress to the fighting point. They may rest assured that if the fight comes, it will be to them such an one as they have no account of in either history or tradition. They will find it an infinitely different thing from the war of the rebellion, dreadful as that was throughout all its annals. They will find themselves a divided people, divided almost equally, divided and mutually hostile, whilst the whole population of the South will be a unit, able to strike for their friends, or stand firm on the flash, the crack and the roar of war, as may seem best to them. The thick cloud now enveloping the South may be partially lifted; but light and storm, surcharged with bloody rain, will close over the North.

NOBLE CHARITY.—We observe that an admirable form of charity has been inaugurated in Baltimore, by the establishment of a Dispensary, where the poor can obtain medical advice and medicine free of charge, during one hour of each day. Several young and promising physicians have commenced the project and to those unfortunates who combine in themselves the evils of extreme poverty and sickness, it will prove a boon indeed. This is worthy of imitation everywhere. The coming winter, with its keen and chilling blasts, will find hundreds of our poor people destitute of food, clothing and shelter, which will necessarily cause suffering and sickness. We see, every day, females from the country, old and young, in our streets, here in Sparta, barefooted and thinly clad, pale and haggard; some of them are mothers, scarcely able to bear their little infants in their arms, for the want of food and strength. It matters not from what cause they suffer poverty and sickness. It is the duty of all to help, as they have the means. If our Father in Heaven withheld his mercies from all who sin against light and the convictions of truth, who then would stand before him acquitted? It is a sad thing if not a disparagement to any community, having the means to relieve, to allow such distress to pass unrelieved. [Carolina Spartan.]

AN INTERESTING ITEM.—As the tax is only chargeable when the cotton leaves the collection District it has been suggested that "the way to save the tax is to manufacture cotton where it is grown. There will be double advantages in this, not only in the tax of \$15 per bale of 500 pounds saved to the producer, but the manufactured article will bring him twice the money that the raw material will. By forming associations in every county, the planters have thus the opportunity of doing themselves as well as the country, the greatest service. Let them profit by the opportunity."

"The largest cloth manufacturer in Maryland, a man of pure Southern blood and lineage, said: 'Tell the people of the South that manufacturing their own staples is the proper way to be revenged upon the Yankees. Nothing will bring the New Englander to his proper senses so amazingly; no other vindication is so worthy of a great and magnanimous people. They can beat us in abuse and trickery; let us beat them in arts, science, statesmanship and honest craft. Nothing pleases your Yankee so as to give him a chance of rebaldy or ridicule. Be still vigilant—industrious—self-sustaining; these are the winning trumps.'"

PETRIFFICATIONS.—We were given yesterday, by Mr. E. Y. Amerson, a number of very curious petrifications. They were picked up by Mr. Amerson in Floyd county, Georgia, and about a mile and a half from Floyd's Springs. The specimens before us consist of several beech blooms, perfectly petrified, yet still retaining their perfect form, pieces of twigs and roots, and fragments of peachstone. These are all hard as rock, and have every appearance of mineral substances, except in shape.

These formations, we are informed, abound in certain portions of this country. It seems that every twig or bloom, or whatever other substance falls to the ground undergoes petrification. It is evident that there is something in the soil—some agency which exerts this singular influence. The ground where these fossils are found is not humid, but, on the contrary, it is elevated and dry. A naturalist might find something in this to interest him.—Atlanta News Era.

BE CONSISTENT.—Hon. Thad. Stevens stated, in his speech at Lancaster, that "whoever is governed by the laws has a right to make them." This is all we ask. Let the South, then, have its proper voice in legislation. They pay customs; they are summoned on Federal juries; they are assessed and levied upon by Federal revenue agents. Taxation and representation are inseparable. [National Intelligencer.]

The King of Denmark is said to have ordered an examination of large tracts of land recently purchased in Florida, with a view of sending forward a large number of emigrants.

NOBLE CHARITY.—We observe that an admirable form of charity has been inaugurated in Baltimore, by the establishment of a Dispensary, where the poor can obtain medical advice and medicine free of charge, during one hour of each day. Several young and promising physicians have commenced the project and to those unfortunates who combine in themselves the evils of extreme poverty and sickness, it will prove a boon indeed. This is worthy of imitation everywhere. The coming winter, with its keen and chilling blasts, will find hundreds of our poor people destitute of food, clothing and shelter, which will necessarily cause suffering and sickness. We see, every day, females from the country, old and young, in our streets, here in Sparta, barefooted and thinly clad, pale and haggard; some of them are mothers, scarcely able to bear their little infants in their arms, for the want of food and strength. It matters not from what cause they suffer poverty and sickness. It is the duty of all to help, as they have the means. If our Father in Heaven withheld his mercies from all who sin against light and the convictions of truth, who then would stand before him acquitted? It is a sad thing if not a disparagement to any community, having the means to relieve, to allow such distress to pass unrelieved. [Carolina Spartan.]

AN INTERESTING ITEM.—As the tax is only chargeable when the cotton leaves the collection District it has been suggested that "the way to save the tax is to manufacture cotton where it is grown. There will be double advantages in this, not only in the tax of \$15 per bale of 500 pounds saved to the producer, but the manufactured article will bring him twice the money that the raw material will. By forming associations in every county, the planters have thus the opportunity of doing themselves as well as the country, the greatest service. Let them profit by the opportunity."

"The largest cloth manufacturer in Maryland, a man of pure Southern blood and lineage, said: 'Tell the people of the South that manufacturing their own staples is the proper way to be revenged upon the Yankees. Nothing will bring the New Englander to his proper senses so amazingly; no other vindication is so worthy of a great and magnanimous people. They can beat us in abuse and trickery; let us beat them in arts, science, statesmanship and honest craft. Nothing pleases your Yankee so as to give him a chance of rebaldy or ridicule. Be still vigilant—industrious—self-sustaining; these are the winning trumps.'"

PETRIFFICATIONS.—We were given yesterday, by Mr. E. Y. Amerson, a number of very curious petrifications. They were picked up by Mr. Amerson in Floyd county, Georgia, and about a mile and a half from Floyd's Springs. The specimens before us consist of several beech blooms, perfectly petrified, yet still retaining their perfect form, pieces of twigs and roots, and fragments of peachstone. These are all hard as rock, and have every appearance of mineral substances, except in shape.

These formations, we are informed, abound in certain portions of this country. It seems that every twig or bloom, or whatever other substance falls to the ground undergoes petrification. It is evident that there is something in the soil—some agency which exerts this singular influence. The ground where these fossils are found is not humid, but, on the contrary, it is elevated and dry. A naturalist might find something in this to interest him.—Atlanta News Era.

BE CONSISTENT.—Hon. Thad. Stevens stated, in his speech at Lancaster, that "whoever is governed by the laws has a right to make them." This is all we ask. Let the South, then, have its proper voice in legislation. They pay customs; they are summoned on Federal juries; they are assessed and levied upon by Federal revenue agents. Taxation and representation are inseparable. [National Intelligencer.]

The King of Denmark is said to have ordered an examination of large tracts of land recently purchased in Florida, with a view of sending forward a large number of emigrants.

SUPERSTITIONS OF CHILDHOOD.—An old writer says, "Superstition is the greatest burden in the world," of the truth of which remark many persons are sensible from their earliest childhood. Indeed, superstition is the bigbear of the nursery; whereas the great aim should be to divest children of their superstitious fear. "If too great excitability and power of imagination be observed in childhood, much may be done by a sound discipline to restrain it. Let the child be protected from the sheeted spectres of servants, and the boy from the scoldings, and rattling curtains, and palls of romance writers. Let his first ideas of the Almighty be those of a God of Mercy, who gives him every blessing—who offers himself to childhood under the most benign of characters, as taking little children in his arms and putting his hands upon them and blessing them. Let him be taught to see God in storms and hear him in the wind, not as the poor Indian, but by having his mind tutored to trace the regular course of God's providence in the most striking phenomena of natural science; and we see no objection and little difficulty, in explaining to him so much of the metaphysics as may enable him to unravel the associations of darkness and the churchyard."—Quarterly Review.

We agree with Mr. Forsyth, the editor of the Mobile Advertiser, in speaking of the pending constitutional amendment, when he says: "It means that we of the South are to sell Lee and Johnson, and our best and truest citizens, to disfranchisement, as the price of the recognition of our claims. We can never be so base as that. My hand shall wither before casting any vote in that direction." If the worst comes to the worst, we can at least reject reunion at the cost of honor, and decline to elect or send Southern Representatives to Congress. If the Radicals insist on disunion, let them have it in this way."

A lady of high standing in Bavaria, sent a large quantity of delicacies to the wounded men of a hospital, composed of both Prussians and Bavarians, with the request that they be given "only to Prussians." The noble Prussians returned her gift, saying that they and the Bavarians were all Germans together, and on the battlefield, though enemies, in the hospital, wounded, they were friends and brothers. If any action can take anything from the horrors of war it is noble conduct like this.

Good Suggestion.—The Memphis Appeal proposes a convention of the people of the South by duly elected delegates, to meet at some central point, and qualified by an immediate commission from the people to express their sentiments and vindicate their policy and purposes from the fond aspersions heaped upon them by traveling adventurers hailing from the South, and on a pilgrimage through the Northern States, awakening, by their slanders and falsehoods, the most intense animosity against us.

Boy with ragged trousers and rimless clip hat runs into Dr. Fuller's drug store with a dipper in his hand. Doctor, mother sent me to the grocery for a quicken' black, cos hab's sick with the picken, cos hab's sick with the picken, cos hab's sick with the picken. The boy says, "I got a dipper, but she wants a dimbleful of polly gollie in this dipper's cos we hadn't bot a gottle, and the kint pup's got the bine witeers in'—Got any?"

A colored cook expecting company of her own kind, was asked how to entertain her friends. Her mistress said: "Chloe, you must make an apology."

"Lad misus, how can I make it? I got no apples, no eggs, no butter, no nuffin to make it wid."

A mother once asked a clergyman when she should begin the education of her child, which she told him was then four years old. "Madam," was the reply, "you have lost three years already. From the first smile that gleams over the infant's cheek your opportunity begins."

MILLS BURNT.—The Arlington Cotton Mills, at Lawrence, Mass., which employed 150 hands, were destroyed by fire on Tuesday. Loss \$150,000.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. Sally Ann Thompson vs. Thos. A. Thompson and Jno. M. Thompson. Bill for sale of property and to marshal assets.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of Dr. Thomas W. Thompson deceased, as follows: One tract of land, containing two hundred and fifty-six acres, more or less, and bounded by lands of David H. Buzzard, estate of Gloucester Johnson, David Half-acre, J. W. Folk and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by the Home tract, the Coleman tract, and lands of J. W. Folk, Henry Ballance, and D. H. Buzzard. The Coleman tract, containing one hundred and ninety acres, more or less, bounded by the Home tract, the Grey tract, and lands of D. H. Buzzard. The Gloucester tract, in the town of Newberry, containing one hundred and ninety acres, more or less, bounded by lands of Henry Ballance, late of this State, and the Presbyterian Church, Thompson street and [unclear] street.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA.—In Equity—Newberry District. John L. Hill and others vs. Joseph Watson, Adam and others. Bill for partition of land.

By order of the Court of Equity, I will sell before the Court House at Newberry, on the first Monday in November next, the real estate of John L. Hill and others, as follows: One tract of land, containing one hundred and ninety acres, more or less, bounded by lands of Lydia Jones, Joshua Dancan, Jno. Ray, William Young and others.

THE STATE OF SOUTH CAROLINA