

NEWBERRY, S. C. WEDNESDAY, JAN. 19, 1881.

A PAPER FOR THE PEOPLE. The Herald is in the highest respect a Fam-The Hersaid is in the nignest respect a far ily Newspaper, devoted to the material is terests of the people of this County and it State. It circulates extensively, and as a Advertising medium offers unrivalled a yantagos. For Terms, see first page.

Col. C. W. Dudley. of Bennettsville, died the 15th.

Mr. Geo. McKenzie was killed by a saw mill near Summerville Fri

H. M. Plaisted, who was elected Governor of Maine in October by the Democrats and Greenbackers, was inaugurated the 13th instant.

U.S. Marshal Fitzsimmons, of Georgia, probably the only Democratic Marshal appointed by President Hayes, has indicated his intention to resign.

The following U. S. Senators were elected last week: Jno. F. Miller, California; Jas. G. Fair, Nevada; Thos. C. Platt, New York; A. W. Jones, Florida.

The Judges of the Supreme Court and of the Circuit Courts will meet in Columbia the 3d of February to select three Commissioners to codify the laws of the State.

President of Wofford College, now which he was charged. The best Representative Converse, as Chairman, Professor in Vanderbilt University, of juries are unconsciously biased was appointed to ascertain the facts has recently completed the "Histo- under such circumstances. It is concerning the alleged improper use now ornaments to both Church and ry of Methodism in South Carolina." hardly probable that he will be of franks in mailing documents from State. One of these we suppose you It was written by request of the convicted again. His case has been this city during the Presidential cam. all know. We speak of our Senator. South Carolina Conference, and will a remarkable one. be published shortly.

One would hardly consider an umbrella a dangerous weapon; but aroused on the liquor question. The Michael Malloy, of New Orleans, Legislature found the sentiment so ticulars. That official sent in a report ones to rear. She had not even a brodied the 11th inst. from a wound strong that, representing the peo- which is said to implicate none but ther to give counsel, but she inherited inflicted six days before by Owen ple, it passed a very stringent law Democrats. The Committee just ap- the blessing promised to her who Roper with an umbrella. The post in regard to granting licenses, pro- pointed will take such evidence as to "fears the Lord". With God for her the statutes so revised, digested, and mortem examination showed a frac- hibiting their being granted outside bring out all the facts. ture of the frontal bone.

Manager Abbey asking upon what al burden upon the liquor dealer of terms Sarah Bernhardt would come \$100 for the benefit of the County. to Charleston to play. The reply Several incorporated towns have was \$3,000 for one night, and all held municipal elections within the expenses of traveling, hotels, &c., past week in which the chief issue paid. The Charlestonians concluded they "couldn't stand the rack-

Mrs. Damm, a white woman, was shot and killed at Hamburg the 13th by a negro named Harry Hackett. Mr. Damm and the negro had a difficulty; the negro shot several times at Mr. Damm, and one of the shots struck the lady in the head and killed her instantly. The negro escaped into Georgia.

Engineer Wisenberry, who was running the engine that ran into a train on the Air Line Rail Road near Charlotte the 27th of December, has been arrested on the charge of murder. It will be remembered that two white men and one colored man who were in the cab of the forward train were killed.

There was a meeting of colored Republicans of Tennessee at Nashville the 15th, at which resolutions were adopted demanding their full share of official patronage and re commending Jno. M. Langston, colored, to a Cabinet appointment. bury his victim in when he was dis-A committee of eighteen was appointed to visit Gen. Garfield and urge the resolutions upon him.

There are two Counties in the State in which no licenses are granted-Laurens and Pickens. In comes so by the election the 11th. fall. In Pickens County, Pickens has been dry for some time, and Easley and Central are so by their acts of incorporation. These Counties are to be congratulated.

Several negroes who were formerly prominent in politics at the South, including Elliott, Straker as it came from the Committee. An and Sam Lee, called on Presidentelect Garfield the 12th instant. They declared themselves the forerunners of a representation of colored men of the South. They stated their purpose to be to represent to Gen. Garfield the condition ply introduces confusion into Indian by." The family was now complete, amended will read: That the Govof the colored people of the South, affairs by dividing responsibility, and and one of the first thoughts in those and not to urge the claims of Bruce or Langston or any other colored ington's professed philanthropists. church. The people then did not stay board to contract for and furnish to man for a Cabinet position, as had This is the fifth appropriation bill the from worship for bad roads or cold every citizen of this State, who lost a been reported.

Jan. 10-Mr. Speer, Ga., has introduced a bill in the House to exempt from import duty all machinery for the manufacture of cot. ton goods.

provide a Constitutional amend-

In the Senate, Logan, Ill., introduced a bill to authorize the President to appoint ex-President Grant on the retired list, with the rank and pay of a General of the army.

Jan. 11-The House adopted the years. resolution to issue the new government bonds at 3 per cent. interest. Jan. 13-In the House the Military Committee reported unfavora bly on bill to place ex-President Grant on the retired list, and the matter is killed for this session.

The Oft-respited Convict.

Jeff David, the negro who was condemned to die for the murder of the Franklins three or four years ago is not dead vet. Before and since his conviction Mr. Benet, of the Abbeville Bar, has worked most assiduously to save his life. Time after time the Governor has respited him, and his fate has been handed down from one Governor to another since Ha npton's term.

A few days ago Mr. Benet succeeded in securing for David a new trial. The evidence upon which David was convicted before was aldoubt whether he would have been convicted had it not been for the the session to secure it. Rev. A. M. Shipp, D.D., formerly horrible nature of the crime with

License or No License.

of incorporated cities and towns, and imposing what was probably Parties in Charleston wrote to regarded by that body an additionwas license or no license. Chester went for license; Greenwood for license; Rock Hill for no license; Laurens for no license.

Uncle Sam and the Heathen

Chinee. The three Commissioners who were sent by the President to China to make a treaty with that country have returned. The subject of Chinese immigrants formed a prominent part in the negotiations. On this point it was agreed that no native Chinaman should hereafter that the naturalization heretofore conferred on Chinese should be annulled. It further provides that the United States Government can whenever so disposed.

years old. was tried at Machias, Me., last week for the murder of a playmore shot Wright. He then got a ty of manslaughter, and the Judge School until he should reach twenty one years of age.

Laurens County, Clinton has been for building a cotton factory, which dry for four years, and Laurens be is to be put in operation by next had a prominent forehead, deep-set

> FOR THE HERALD One Washington Letter.

> > WASHINGTON, D. C.,

Jan. 12, 1881. The Indian appropriation bill: was passed by the House vesterday, nearly ineffectual attempt was made to continue the Board of Indian Commis sioners. The Senate, however, which never suffers a House bill to go through without an amendment, may saddle our place in "mother's bosom," and the Board upon it. The Board simprovides soft places for a few of Wash- days, was to provide a way to attend chairman of the State board of health,

Mr. Carpenter, Iowa, a bill to purposes by the rules. The three their duty a full compensation for the ment that all civil officers except taken, aside from the appropriation for our church-going, father bought a heads of departments, Supreme and bills, seem to have better prospects- barouche, and though second handed. Inferior Court Judges, and officers at least in the House—than they had it lasted until we were vain enough to whose duties are temporary, shall a week ago. They are the funding be ashamed of it. Now. we view it be elected by the people of the bill, the inter-State commerce bill, and with a feeling of respect when we State in which they are to perform the reapportionment bill. Upon the think how many rides it gave us. their duties, their term to be four final named one there has been a great With "old Crockett" to pull, father to

upon it in the House. I think.

tionment bill, which will be introduced this week by Mr. Cox, say it should measure passed by the next House say this is the proper time for its pas

Above I mentioned the rules of the House. When they were adopted as the work of men like Randall, Stephens, Frye, Blackburne, and others. it was thought they would be a great improvement upon the old rules. This is not the general opinion in the House now. Indeed, the best parliatogether circumstantial, and we mentarians favor another revision, and will probably take measures during

Yesterday, a special committee, with paign. There were charges against Yes, boys, he once played bat and ball both the Democratic and Republican like you, and we remember that his Committees having headquarters here, associates loved him. He, like many The public mind is thoroughly and the House sometime ago called of you, was fatherless. His mother upon the Postmaster-General for par- was left a lone widow with five little

Some of My Childhood's Days.

As fond recollection presents them

The spot where our eyes first opened on this great world of ours seems to claim from us a kind of veneration. There is an innate feeling in man which prompts him as his soul burns within him to exclaim, "my own, my native land." when his thoughts hurry back to the old homestead where he was born. The memories of our earliest home fill a niche in our mental building, which will never be vacated until this "house not made with hands" shall have tottered and crumbled to ruin. We love to think of the be naturalized in this country, and dear sunny old hill, the huge oak where the goldfinch made its summer sojourn, and the cottage which we thought so perfect. True, it was not of any particular style of architecture, send the Chinese out of the country | for our father was a bachelor when he built it, and the design accorded with a bachelor's notions of convenience. A boy named Longmore, nine The house was built of logs, and was divided into four rooms, some of which were ceiled. The others were picely fellow, named Wright, eight vears strapped with dressed boards. Two of age. They were at play to- fire-places made this house a very comgether when they fell out and Long. fortable dwelling. As to the surrounding community, we do say, like spade and was digging a grave to the Icelander about his island, we had some of the best neighbors "on which covered. The jury found him guil- the sun ever shone." Our father was almost forty-eight and our mother sentenced him to the State Reform forty when their eldest child was born. so you may know there was great rejoicing in the little brown room over

an infant, even if it was a little red-Camden is raising subscriptions headed girl buby. No doubt they thought, like other parents, that we eyes, dimpled cheeks or some other she stitched for us. Ah! no more devoted fingers ever bentito ply the needle for loved one. When two years had passed a little baby was sent us for company. We, like most children, disputed for our right, but being told it was our own brother, (you know what a mollifying influence that word ours has) we gave the little nursling learned that we could be "papa's ba-

so far taken action on none of them. a wrap about their faces, doubled their The House will receive the remaining hose and started earlier than when the bills from the appropriation compittee roads were good. Their consciences very soon, and proceed with them were large and easily impressed. They during the time not given to other considered the sense of having done measures in which most interest is hardships they endured. To provide deal of informal caucusing done of drive, mother and we children to talk. late. The tendency of opinion is to- our family made some "stir," and had wards a higher rate of interest than much real enjoyment. We could go three per cent., and a division of the to church easily, and when the crops issue into bouds or Treasury notes re- were "laid by" Euoree and Broad deemable at different times after two rivers were not too far for pleasure rides. The old barouche was a "won-Mr. Reagan claims for his Inter- derful one-horse shav." Our old home State commerce bill, a majority of site is now owned by Mr. Joseph fifty in the House, and a certainty of Caldwell, "one of father's neighbors." passage in the Senate. He will be and when the rude hand of time fortunate if he gets a vote of any kind snatches the "crown of glory" from his brow, and he is called to "come up All who now speak of the reappor- higher", we hope the inheritor will "treat it kindly for our sakes." Old Bethel Academy was the first school pass. Even those Republicans who house we ever saw, and somehow our would do almost anything for party first school impressions were not so sake, and who would like to have the pleasant. An orphan named George Kelly found a home with us. We because that House will be Republican, loved him, and hearing that he received punishment at school gave us a bad opinion of the teacher. We could scarcely endure him not knowing that he was trying to sow good seed. The

teacher and the boy are both dead.

and we can only say for "our George"

that we cherish his memory for the

kindness shown to us when we were

only five years old. Be kind to the Our parents were buoyant, and retained a fine flow of spirits for many years. They, being near the school house, would sometimes go at noon to the boys' play ground to see them sport. Many whom we saw there are ers for their hidden treasures, they have arisen to "call her blessed." "How dear to my heart are the scenes of my say) of voting for your country will be yours, and may you train your minds with discretion, that you can cast a vote with a full sense of your responsibility to your cause and your God. If there was less tithing of "mint, anise and cummin" in our elections and "the weightier matters of the law" better considered, there would be more dignity in our courts and less crime in our land. The man who can achieve the noblest ends by the noblest means should be our statesman, and not the shrewd demagogue who studies to 'pervert truth' and "turn back jus-

Smokey Town.

J. S. R. Scovill, Morris, Ills., says : -When your "Only Lung Pad." came to hand my son could not raise his head. He is now up and gaining every November, 1881.

J. A. L.

The Laws of the Laud.

Important Acts of the Last General Assembly.

An Acr to provide for the disburse ment of an unexpended balance of the appropriation of twenty thousand dollars, for providing artificial limbs for all citizens who lost their. limbs in the military service of the State during the years 1861, 1862, 1863, 1864, 1865, and amending Act of December 24th, 1879, appropriating money for artificial

Be it enacted by the Senate and House of Representatives of the State of South Carolina, now met and sitting in General Assembly, and by the authority of the same:

SECTION 1. Whereas the balance of the appropriation of twenty thousand dollars made by Act of Assembly, approved December 24, 1879, for furnishing to every citizen of this State, qualification which rendered us beau- who lost a leg or arm in the late war. tiful. We have often seen our good an artificial leg or arm to supply the mother laugh heartily as she told us place of that so lost, has been turned into the State treasury at the close of of the quaint little gowns and caps the last fiscal year: Be it enacted by the authority aforesaid. That Section I of an Act entitled "An Act to provide artificial limbs for all soldiers of the State, who lost their legs or arms during military services in years 1861. 1862. 1863, 1864, and 1865," approved December 24, 1879, be, and the same is hereby, amended on twelfth line, between the words "and" and "in," insert the word "was ." and on the thirteenth line, strike out the word "one," and substitute the word "or," so that the Section as ernor, Comptroller-General, and the be, and are bereby, constituted a

is tardy in taking them up, and has not furnished with stoves. They tied cial leg or arm to supply the place of plicant shall furnish a certificate from the Clerk of the Court of his county. and the sworn statement of three competent and disinterested persons, personally acquainted with the aplicant for the two years last past be ore his application, showing that he s a citizen of this State, and was in the service of the State of South Caroica, or of the Confederate States, at the time of the loss of said limb; And provided further, That he has not reseived an artificial leg or arm from his or any other State, or from the United States; Provided further,

> he price of said artificial limb-SEC. 2. That the unexpended balance in the treasury levied and collected under the Act December 24th 1879, be appropriated, and the treasurer is bereby directed and required to expend the same as provided under his amended Act. SEC 3. That \$100 of said unex-

That he may elect to receive in money

nected balance be, and is hereby, appropriated to defray the expenses of carrying out the provisions of this

Approved December 24, 1880.

AN ACT to provide for the revision, digest and arrangement of the Statute Laws of the State of South Carolina.

Be it enacted by the Senate and House of Representatives of the State of South Carolina, no w met and sitting in General Assembly, and by the

authority of the same : Section 1. That in pursuance of Section 3, of Article 5, of the Constitution of this State three persons learned in the law shall be appointed by the convention of the justices of the State Supreme Court, and the circuit judges of this State, whose duty it shall be to revise, digest Church and Camp Ground, A. J. Kilgore, and arrange under proper heads the body of our laws of a civil character general and permanent in their nature, which shall be in force at the time when they make their final report. following as far as practicable the method and digest pursued in the volume known as the General Statutes of South Carolina; they shall likewise.

as provided in said Constitution, form Penal Code by making a similar arraugement, revision and consolidation of the laws of force in this State relating to crimes and the punishment therefor: and shall revise. abridge and simplify the rules, practice, pleadings and forms of use in with us, and they are respectfully referred this State in the trial of crimes and to said Attorneys.

SEC. 2. When said commission has completed the revision, digest, consolidation, and arrangement of the al Code, as aforesaid, they shall cause FRED VON SANTEN. a copy of the same, in print to be submitted to the General Assembly, that children's guide, her precepts and pray. arranged may be re-enacted, and the Panal Code so formed may be adopted and ratified if the General Assembly shall so determine; and at the same IN and OUT DOOR GAMES. Boys, all of you can not be Senators, time they shall suggest to the General but if you live to be twenty-one, the Assembly such contradictions, omisglorious privilege (we mean what we sions and imperfections as may appear in the original text, with the mode in which they have reconciled. supplied and amended the same, and they may also designate such statutes

> judgment ought to be repealed, with he reasons for such repeal. SEc. 3. The commissioners shall be authorized to cause their work to be printed in parts as fast as it may be ready for the press, and to distribute copies of the same to members of the General Assembly, to the judicial officers of the State, and to such other persons in limited numbers as they may see fit, for the purpose of obtaining their suggestions; and they shall report from time to time to the General Assembly their progress and do-

or parts of statutes which in their

SEC. 4. The statutes so revised. digested and arranged, and the Penal Code so formed shall, if practicable, be reported to the General Assembly at the beginning of its next session in

SEC. 5. That each member of the said commission shall receive, as compensation for his services, the sum of \$2,000. They shall also receive for reasonable expenses of clerical services, books, printing, stationery and other necessary and incidental matters an allowance not exceeding the sum of \$500, said expenditures to be accounted for to the Comptroller General on proper vouchers.

SEC. 6. That the public printer shall and hereby is required to do such printing as the commission shall require in the discharge of its duty. Approved December 21, 1880.

Snuff or dust of any kind, and trong, caustic or poisonous solutions aggravate catarrh and drive it to the lungs. Dr. Sage's Catarrh Remedy cures catarrh by its mild, soothing, cleansing and healing properties. Each package prepares one pint of the Remedy ready for use, and costs only fifty cents. Sold by druggists. So positively certain is it in its results that its former proprietor used to offer a standing reward of \$500 for a case it would not cure.

Married,

January 13, 1881, by Rev. R. N. Wells, Mr. LAWSON B. HAYNES, of Charleston, to Miss JANIE HERBERT, daughter of Rev. Thos. G.

Jan. 13, 1881, in Laurens County, S. C., at the residence of the bride's brother-in-law, Mr. Irby Chandler, by the Rev. T. C. Lizon, Mr. PRESSLY PITTS, of Newberry, and Miss

POST OFFICE. NEWBERRY, S. C., Jan. 15, 1881. List of advertised letters for week ending Jan. 15, 1881: Cannon, Charlotte Miller, A. J. Rutherford, Rev. Thos Suber, Mrs. M. J. Suber, N. J. Setzler, Henry

Smith, Mrs. Georgia Wicker, Miss Mattie Parties calling for letters will please say House has disposed of. The Senate weather, though the churches were leg or arm in the late war, an artitle if advertised.

New Advertisements.

For 60 Days Only! We will sell all our Fall and Winter Dress Ebenezer P. Chalmers, as Adm'r. etc., of Goods, all Woolens, Cassimers, Jeans, Flan- Complaint to Sell Land to Aid in Payment nels. Heavy Brogan Boots and Shoes. with many other articles, at New York Cost. Call and see us.

M'FALL & SATTERWHITE.

A RARE CHANCE. Selling Off at and Below Cost!

Being desirous of closing out my whole tock. I will from now on Sell at and Below Cost! Anybody wishing to purchase the whole

stock can get the same At a Bargain. I will also either rent out or sell my store ouse and dwelling. Therefore call at

JOSEPH BROWN. Jan. 19, 3-3t.

FOR SALE.

The following Real Estate lying contiguus and from one and a quarter to two and half miles South of Newberry Court ouse, on the Bouknight Ferry Road, to wit: The LAKE PLACE, containing 315 acres, nore or less, bounded by the "Sligh Place," ands of Peter Hair and others.

The SLIGH PLACE, containing 180 acres, more or less, bounded by the "Lake Place," lands of J. S. Hair, the Bouknight Ferry Road, and by lands of Mrs. R. C. Hair. The HAIR PLACE, containing 400 acres, more or less, bounded by lands of Ebenezer Jacob Kibler, Mrs. Livingston, E. H. Chris tian, Peter Hair, R. R. Morgan and the

"Sligh Place." Propositions for the purchase of the above described lands at private sale will be received until Sale-day in February next. Titles good and terms liberal.

Jan 19 3 3t A. J. KILGORE.

NOTICE.

At a meeting of the Policy Holders of the Piedmont and Arlington Life Insurance Company, the undersigned were appointed a Committee to employ Counsel to repre-sent the Policy Holders in the pending litigation of said Company, and have so employed Messrs. Moorman & Simkins. Attorevs at Law. All Policy Holders can come in and share the benefits of the terms made

T. V. WICKER. J. B. WERTS. J. G. RIKARD.

Jan. 3, 1881.

HEADQUARTERS FOR

Children's Carriages,

Velocipedes, Crequet, &c.,

TOYS, at Wholesale and Retail, French Confectionery, Home Made Cream and Stick Candy,

Rubber Goods, such as Clothing, Nur sery Sheeting, Eurekas, &c., &c. Orders from the country receive Jan. 19, 47-6m.

STATE OF SOUTH CAROLINA COUNTY OF NEWBERRY. C & G S Mower vs Eliza F Albritton

By virtue of an Execution to me directed n the above stated case, I will sell, at Newerry Court House, on the 7th day of Februry, (Sale-day) A. D. 1881, within the ledefendant in and to a certain tract or parcel of land, situated in the County of Newberry and State aforesaid, containing Three Hundred and Sixty-one Acres, more or less and bounded by lands of D. L. Gary, I. N. Gary and John Gary, and known as the Whitman place. Levied on as the property of Eliza F. Albritton. TERMS OF SALE - Cash. Purchaser to

pay for papers.

D. B. WHEELER, s. N. C. Sheriff's Office, Jan. 15th, 1881.

South Carolina Railroad Company

CHANGE OF SCHEDULE. On and after January 9, 1881. Passenge

GOING EAST, (DAILY EXCEPT SUNDAYS.) eave Columbia at . . . GOING WEST, (DAILY EXCEPT SUNDAYS.) eave Charleston at - - -WAY FREIGHT AND PASSENGER.

GOING EAST DAILY EXCEPT SUNDAYS. Leave Columbia at . 5.30 A. M 1.29 P. M GOING WEST DAILY EXCEPT SUNDAYS. Leave Charleston at \*Passengers leaving Columbia or Charles

M., or Columbia at 6.20 P. M. NIGHT EXPRESS. GOING EAST DAILY. Leave Columbia at - - -9.30 P. M. 7.55 A. M. 7.00 A. M. Arrive Augusta at -Arrive Charleston at -GOING WEST DAILY.

Leave Charleston at . . . Leave Augusta at . . .

pept Sunday.
On Augusta Division all Passenger Trains run daily. Sleeping Cars are attached to Night

Sleeping Cars are attached to Night Express Trains—berths only \$1.50—between Columbia, Charleston and Augusta. On Saturdays and Sundays, round trip tickets are sold to and from all Stations at one first class fare for the round trip, good till Monday noon to return. Connections made at Columbia with Greenville and Columbia Bailroad by train arriving at Columbia at 11.30 A. M. and leaving Columbia at 6 00 P. M. to and from all points on that Road: M., to and from all points on that Road; also with Charlotte, Columbia and Augusta also with Charlotte. Columbia and Augusta Railroad going North by train arriving at Columbia at 11 39 A. M.; passengers coming South will have to take train leaving Colum-bia at 9.30 P. M. At Charleston with Steam-ers for New York on Wednesdays and Satur-days; also, with steamer St. John for Jack-sonville and points on St. John River on Tuesdays and Saturdays; also, with Savan-nah and Charleston Railroad to all points South.

Georgia Railroad and Central Railroad to and from all points South and West. Through tickets can be purchased to all points South and West, by applying to A. B. DESAUSSURE, Agent, Columbia. R. W. BOONE, P. M. JOHN B. PECK, General Superintendent, Jan. 1, 1881.

Legal Sales,

STATE OF SOUTH CAROLINA. COUNTY OF NEWBERRY .-IN THE PROBATE COURT.

at a reasonal le price.

T. E. GRENEKER, F. H. Whimey, dec'd., Plaintiff, against Annie E. Whitney, et al., Defendants.

of Debts &c. By virtue of an order herein, so directing, I will soll, at Newberry Court House, South Carolina, on Monday, the seventh day of February, 1881, (Sale-day) within the icgal hours of sale, to the highest bidder, at public outery, all that tract of land, the property of Frederick H. Whitney, deceased, situate in said County, containing Four Hundred and Sixty-eight Acres, more or less, and bounded by lands of Benjamin H. Maybin, Mrs. Hannah Henderson, and others. If sold in tracts the plats thereof will be exhibited on the day of sale.

THE TERMS OF SALE -One-third of the purchase money to be paid in cash, and the remainder at twelve months with interest from the day of sale, to be secured by bond of the purchaser and his mortgage of the premises. Purchaser to pay for all pa-pers. J. B. FELLERS, J. P. N. C. pers. J. Jan 15, 1881.

STATE OF SOUTH CAROLINA-COUNTY OF NEWBERRY.

Louisa M. N. Suber vs. Thos. H. Crooks. By virtue of an Execution to me directed in the above stated case, I will sell, at Newberry Court House, on the 7th day of February next, (Sale-day)
A. D. 1881, within the legal hours of sale, at public outery, to the highest bidder, the following Real Estate, to wit: One tract of land situated in the County and State aforesaid, containing Two Hundred and Fifty. five Acres, more or less, bounded by lands of John F. Glymph, David Suber, Columbia Road, other lands of Thos. H. Grooks, and others. Also, one other tract, situated in said County and State, containing One Hundred and Thirty-Nine Acres, more or less, bounded by lands of John F. Glymph. Wm. A. Hentz and by the Columbia Road Levied on as the property of Thos. H.

TERMS OF SALE-All cash Purchaser to pay for papers.
D. B. WHEELER, s. N. C. Sheriff's Office, Jan. 15, 1881.

STATE OF SOUTH CAROLINA, COUNTY OF NEWBERRY .-IN PROBATE COURT.

Nancy C. Harris, as Adm'r., &c., Plaintiff. against William H. Harris, et al., De fendants Complaint to Sell Land to Aid in Payment

of Debts, &c.

By virtue of an Order in the above stated ase I will sell, at Newberry Court House, South Carolina, on Mouday, the seventh day or February, 1881, within the legal hours of sale, to the highest bidder, the two Houses and Lots belonging to the estate of C. M. Harris, deceased, situated in the Town of Newberry, in said County and State, and bounded by lands of W. A. Cline, Mrs. Fannie Jackson, by the New Cut Road and by the G. & G. R. R.

TERMS OF SALE-One third cash, and the balance on a credit of twelve months with interest from the day of sale, to be secured by a bond of the purchaser with a mortgage of the premises sold-the purchaser purchasers will be required to procure policies of insurance at two thirds of the to the Probate Judge for Newberry County. Purchasers to pay for all papers, with leave to pay their entire bids in cash if they desire so to do. Plats to be exhibited on J. B. FELLERS. Jan. 12, 1881-2-4t

STATE OF SOUTH CAROLINA COUNTY OF NEWBERRY .-

IN PROBATE COURT. ... John Finger and Sarah E. T. Chick, as Executrix of P. W. Chick, deceased, vs. J. D. Epps, as Adm'r. of J. M. Epps, deceased, and others.

Complaint of Creditors to Sell Lands, &c. Pursuant to an order of sale made in the above entitled case, I will sell, at public outery, before the Court House at Newberry, on the First Monday in February, 1881, all that tract of land situated and being in the Gounty of Newberry and State aforesaid, bounded by lands of Henry Whitmire, Mary Whitmire, John McCarley, Solomon Hargrove and others, containing gal hours of sale, at public outcry, to the Four Hundred Acres, more or less, subject highest bidder, all of the interest of the to widow's claim of dower in the same. TERMS: The purchaser will be required to pay one-half cash, and to secure the balance payable in one year with interest from the day of sale, secured by the bond of

purchaser and mortgage of the premises, Purchasers to pay for papers. J. B FELLERS, J. P. N. C. Jan. 12, 1881.

STATE OF SOUTH CAROLINA -COUNTY OF UNION-IN

PROBATE COURT.

. D. Epps, as Administrator of the Estate of Mrs. Anne P. Epps, Plaintiff, against Jas. Douglass Epps, et al Defendants In pursuance of the decree of the Proate Court of Union County, made on the 6th day of November, A. D. 1880, I will, on the first Monday in February next, sell before the Court House door at Newberry. South Carolina, at the risk of the former purchaser, all that certain tract or plantaion of land of which Mrs. Anne P. Eppe died seized and possessed, lying and being situate in the County of Newberry, Town ship No. 4, and bounded by lands of T. C. Brown, Mrs. E. H. Epps, J. P. Sims and Thos. Phillips, and the waters of Duncan's

TERMS OF SALE-One-third part of the purchase money to be paid in cash, the palance on a credit of one and two years in equal annual installments, with interest from day of sale, secured by bond of the purchaser and a mortgage of the premises. DAVID JOHNSON, JR., Judge of Probate for Union County.

Jan. 12, 2-41, STATE OF SOUTH CAROLINA COUNTY OF NEWBERRY.

IN COMMON PLEAS. W. A. Cline, Plaintiff, against John D.

Glenn and others. Foreclosure. By order of the Court, I will sell before

Court House at Newberry, on the first Monday (7th day) of February, 1881, at public outcry, all that lot of land in the County and State aforesaid, containing Ninety-four Acres, more or less, and bounded by lands of estate of Posev Glenn, Mrs. M. A. Gienn, M. A. Renwick and others. TERMs: The purchaser will be required to pay one-half of the purchase money in eash, and to secure the balance payable at twelve months, with interest from the day of sale, by a bond and mortgage of the property sold-with permission, however, to pay the whole bid in cash-the purchaser dso to pay for necessary papers.

SILAS JOHNSTONE, Master N. C. Master's Office, 6th Jan. 1881. 2-3t.

Dissolution of Partnership!

John S. Fair having qualified as Trial Connections are made at Augusta with Justice for Newberry County, the partner-ship of the undersigned as Attorneys at Law is hereby dissolved.

Is hereby given to Executors, Administrators, Guardians, Trustees and other Fi-duciaries, that Tuesday and Thursday of each week during the months of January and February are set apart for examining and filipr their Annual Returns. By provisions of a recent Act of the Legislature hey are required to make their returns promptly within the time above mentioned or be liable to a penalty.

J. B. FELLERS, J. P. N. C.

Miscellaneous.

Bantams For Sale.

Jan. 12, 2-2t.

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