WASHINGTON, October 4 .- There was a good deal of interest in the courts to-day, the grand jury completing their examination and finding a presentment in the assassination case, while the Criminal court room was the theatre of another demonstra tion of the Star Route jobbers. In accordance with the expectation of the prosecution expressed in court vesterday the defendants in the recent information made their appearances with a motion to quash. There was a formidable array of defendants, counsel and prospective bondsmen, which filed into the court-room at an early hour. attracting general attention. First came Messrs. J. L. French and W. H. Turner, former clerks in the contract office of the postoffice department, and who are included in the information as to the conspiracy in route No. 40,-101. After the dismissed and disgraced officials of the smaller denomination came the "Boss," Thomas J. Brady. The latter was the cynosure of all eyes, especially of the prisoners in the dock in the case under consideration. They doubtless felt mean in the presence of such royal thieves. Brady was accompanied by S. P. Brown, his co-conspirator. They were followed by Col. Bob Ingersoll, who will attempt to prove there is no hell for S. P. Brown, and that the whole business is only a mistake of Moses. There were the Hon. Joe Wilson and Enoch Totten, both eminent lawyers, and Chanler, and there was the Hon. J. Hale Sypher, an eminent cipher. Behind these came Hallet Kilbourn and other distinguished gentlemen, Austrian mission, accompanying

possible bondsmen. Altogether it was a goodly sight, this remarkable assembly, and might have been very impressive to a jury bent form, gray hairs and knockknees of Col. Billy Cook. The latter was fully equal to the situation announced that they had come there for the purpose of entering a motion to quash and fix a day for the argument. Col. Cook got on his wiry

Then the side issue of bail was

taken up, Jere Wilson and Col. Ingerformation at some length. Every them back to the point at issue, and sarcastically insinuated that the quickest way to reach the issue was to comply with the law and furnish bail. When the case came up the Government would soon show whether it had evidence or not to sustain the counts in the information. When the wrangle closed the case was left just where it began, the motion to quash was not entered, the Judge desiring a day to look over the information so he could determine the amount of bail, after furnishing which the defence can file their motion.

sters call him, won the first skirmish and the idea flashed through my in the Court. Brady & Co. gave their | brain that if the President was out of personal recognizance to appear in the way everything would go better. Court to-morrow morning.

ness of this position, for some time moving him. before the election in that State on the city council of Charlotte has re- lie from going into the hands of the ly weapon. His Honor charged grant licenses for the sale of spirituous | remove the President. liquors as heretofore. This should be a lesson to the ultra prohibitionists in this State. They had better let well enough alone.

\[ Anderson Intelligencer.

South Carolina is probably the only State in the Union that can point with pride to two ex-Governers simultaneously in the clutches of the law. Franklin J. Moses is in jail for swindling a citizen in the paltry sum of twenty-five dollars. Daniel Chamberlain is the next in order.

This is a good time to recall the State from having Scott, Moses, Chamberlain, Elliott, Whipper, Gleaves, Whittemore and their friends ruling not have the heart to fire on him. her affairs and sitting on her bench. Kershaw and their kind.

# I Greenville News.

### Set Back 12 Years. 'I was troubled for many years with Kidney Complaint, Gravel &c. my blood became thin; I was dull and inactive; could hardly crawl about; was an old worn out man all over; could get nothing to help me, until I got Hop Bitters, and now I am a boy again. My blood and kidneys are al

right, and I am as active as a man of a chance to shoot. 30, although I am 72, and I have no doubt it will do as well for others of alone to Mr. Blaine's house; he my age. It is worth a trial .- (Father.) - Sunday Mercury. The Greenville Female College has now one hundred and forty students | him. -over double the number of any sim-

ilar institution in the State and the accomodations for boarders are being rapidly occupied. Among the arrivals in a day or two will be a young lady who has come all the way from Glasgow, Scotland, to attend the College. The staff of instructors now numbers ten, and each member there of is hard at work.

[Greenville News, 6th.

The Herald.



NEWBERRY, S. C. THURSDAY, OCT. 13, 1881

A PAPER FOR THE PEOPLE. The Herald is in the highest respect a Fam-The Heraid is in the nighest respect a Family Newspaper, devoted to the material interests of the people of this County and the State. It circulates extensively, and as an Advertising medium offers unrivalled advantages. For Terms, see first page.

### Guiteau's Confession.

The New York Herald prints a long confession from the assassin Guiteau. The narrative begins with the presidential campaign. Guiteau was very anxious to be sent out as one of the campaign speakers, and hung around the Republican headquarters in New York, besieging the committee for week after week. One speech, entitled Garfield against Hancock, he thought was a remarkable performance. This he had printed, but got no opportunity to deliver it except to a colored meeting in New York. After Garfield's election he went to Washington and sent in his application for the who were there in the character of his application with his great speech. He wrote numerous notes and letters to the President and to Secretary Blaine. Finding he could

Opposed to this array of criminals, not get the Austrian Mission he legal lore and hard cash, were the applied for the Paris Consulship. While this application was pending, he being sanguine of the appointand contemplated the crowd with a ment, it sudderly occurred to him evnical smile. When Mr. Totten that the President must be "removed:" that it was necessary for the preservation of the country and the Republican party; that if the legs and demanded that the defence President were out of the way the comply with the law and furnish party would become inited; otherwise the government would fall into the hands of the "rebels and soll going into the merits of the in- Democrats." This impression kept growing upon him till he felt himtime this was done Col. Cook brought | self impelled by divine authority to | remove the President. He thus describes his conception of the

My conception of the idea of removing the President was this: Mr. Conkling resigned on Monday, May 16, 1881. On the following Wednesday I was in bed. I think I retired about 8 o'clock. I felt 'depressed and perplexed on account of the political situation, and I retired much earlier than usual. I felt wearied in mind and body, and I was in my bed about 9 o'clock, and I was So "Little Billy" Cook, as the Ring- thinking over the political situation, At first this was a mere impression.

It startled me with renewed force, and Some weeks ago we took the ground I began to read the papers with my that the advocates of prohibition eve on the possibility that the Presiwould damage the cause of temperance | dent would have to go; and the more in South Carolina if they did not cease | I read, the more I saw the complicato press their movement. The result in | tion of public affairs, the more was I North Carolina is proving the correct- impressed with the necessity of re-

This thing continued for about two prohibition, by which the movement weeks. I kept reading the papers was defeated by more than a hundred and kept being impressed, and the thousand majority, the city of Char- idea kept bearing and bearing and lotte elected a dry ticket and refused bearing down upon me that the only to grant licenses. Now that the fight | way to unite the two factions of the has been made and lost in the State, Republican party and save the repubconsidered its action and decided to rebels and Democrats was to quietly the jury that it not appearing that

He then proceeds to recount the attempts to carry out his purpose. He went to the Christian Church on Sunday and saw that the President sat by a window. He made up his mind to come back the next Sunday and shoot him there; but he learned in a day or two that the R. K. Scott is in trouble for murder; President was going to Long paper are very interesting, and will caped, the 3d. Four of the con-Branch with Mrs. Garfield.

He went to the depot for the purpose of "removing" the President. He gives as his reason for fact that it was red shirt, straightout, not killing him then that "Mrs. Bourbon Democracy that saved this Garfield looked so thin and clung to his arm so tenderly that I did

Knowing when the President and replaced them with Hampton, would return from Long Branch Hagood, Simpson, McIver, Jeter, he went again to the depot for the the ladies' room he says, "I thought out of the pitiful sum of twenty- revolting crimes ever committed. it all over and made up my mind five dollars. that I would not fire that day. I

> did not feel like it." He next followed the President while out riding with his son and another gentleman, but did not get

He next followed him as he went waited in the alley for the President to pass by on his return; but when he returned Mr. Blaine was with

Next was the successful attempt at the depot July 2nd.

A white man named Church was taken out of jail at Newton, Cataw ba County, N. C., the night of the 6th and hanged for the murder of a Miss Thompson in Alexander of swindling a man out of \$25 un-County last August.

The amount of fraud and rascali ty that is being unearthed and

the extent of nearly \$100,000.

Star Route mail service.

with the Treasury Department. ity is in connection with the Pension Office. A ring of clerks in succeeded, by means of forged elected. claims, in swindling the government out of millions of dollars. One of the clerks named Geo. W. Black has been caught up with. The detectives claim to be in possession of some startling facts that will be made public soon.

The whole system of civil service, seems to be permeated with rotten-

The death of President Garfield did not stop the hostility between the "Stalwarts" and "Half Breeds" the State of New York. This was the issue in electing their delegates to the recent State Conven tion. In Conkling's own County, Utica, the contest for delegates was very close: the two factions held separate meetings and elected a Michigan sufferers. different set of delegates, the Stalwarts being headed by ex-U. S. Senator Conkling, and the Half Breeds, or Garfield Republicans, by ex-State Senator Lowery. When the State Convention met in New York City the 5th the Half Breeds were in a majority, even leaving out the contesting delegations. After a short, sharp and decisive fight they got entire control of the Convention and had things their

## The State Fair

Will begin November Sth, and will last three days. The Premium List is to hand. It shows a determination on the part of the officers to do things on a liberal scale.

During Fair Week there will be races every day at the Fair Grounds. Some of the best horses on the turf will be on hand.

The citizens of Columbia are determined to offer visitors every attraction; and are preparing for a to have no County Fair this year. grand display of fire-works, pageants, procession, &c., somewhat in imitation of the Mardi Gras of New Orleans.

Altogether a pleasant and lively time may be expected at the approaching State Fair.

### An Unloaded Pistol not a Deadly Weapon.

A party was tried before Judge Mackey at Sumter last week on the charge of carrying a concealed deadthe pistol was loaded, and there being no attempt to use it as a loaded pistol, it was not a "deadly weapon" within the meaning of the

J. C. Hempkill, of the News and Courier staff, is "doing" the Atlanta Exposition. His letters to his afford much consolation to those who cannot be present in person.

A prisoner in the Bloomington, jailer's pocket and shot him with it. A mob of 5,000 people broke open

The man who stole thousands in South Carolina a few years ago purpose of killing him. It was a with impunity, has come to grief hot, sultry day. While waiting in for swindling a man in New York

> The much-married Marvin pleaded guilty to the charges of bigamy and forgery at Richmond the 5th and was sentenced to the penitenoffense.

\_\_\_\_\_ Capt. Howgate, of the Signal Service office at Washington, who is charged with embezzling \$94,000. and who deserted his wife for a mistress, has been released on bond.

Guiteau's trial has begun. His brother in law, Mr. Schoville, represents him at the trial. His only defense will be that of insanity.

Ex-Gov. F. J. Moses was arrested in New York the 3d on the charge der an assumed name.

Met in extra session Monday, brought to light in the various de- 10th. Three new Republican mempartments at Washington is stu- bers, Lapham and Miller, of New York, and Aldrich, of Rhode Island, Only a few weeks ago Capt. How- bad not been sworn in, so that the gate, of the Signal Service Office, Democrats were in a majority. The was detected in embezzlements to first business was the election of a President pro tempore. The Re-Thos. J. Brady, who was First publican side moved that Mr. An-Assistant Postmaster General under thony, the oldest Senator in service, Hayes, is now on trial with several administer the oath to the new others for defrauding the govern- members. The Democrats moved ginning; the Senate is about to meet ment out of millions by fraudulent to table this motion, which was in extra session, and the Supreme contracts in connection with the done by a vote of 36 to 34-Mahone | Court convenes on Monday next. All was not in his seat; Davis voted John Sherman, Hayes' Secretary with the Republicans. The Demoof the Treasury, is charged with crats then moved that Bayard, of ten as interesting as it is in mid-winhaving got immensely rich out of Delaware, be elected President pro ter. Our District criminal court is a his salary. Astounding revelations | tem. On this motion the vote stood | tribunal of National and extraordinary are promised soon in connection 34 to 32-Mahone, having come in, voted with the Republicans; Davis The latest development of rascal- | did not vote. The Senate then adjourned to the 11th.

Nothing was done the 12th. The this office, aided by outsiders, have | Clerk and other officers are yet to be

> Nelson W. Aldrich has been elected Senator from Rhode Island in place of Senator Burnside, de-

Frosts have done great damage to the tobacco crop in North Carolina and Virginia.

Charles Foster, Republican, was reelected Governor of Ohio the 11th. The New York Democratic Conven-

tion is in session at Albany. State News.

Diphtheria prevails in some secions of Lexington.

Col. John R. Abney, of Columbia, has returned from Europe. The Charleston News and Courier

Miss Sailie Woodward, of Aiken, was thrown out of a carriage and

killed the 2nd instant. injuries received from a gin.

There has been an extensive 'strike" among the negroes working on the rice plantations in Beaufort. A colored man died at Edgefield the 2nd of hydrophobia. He was bitten by a mad dog three months

The ginhouse of Mr. D. R. Durisoe, of Edgefield, was burned the 11th, with gin, press and seven bales of

Henry Johnson, colored, was convicted of murder at Sumter last week, and sentenced to be hanged the 25th of November.

The sale of the South Carolina withdrawn its exceptions.

The officers of the Greenville County Fair, after having had their premium lists printed, have decided Sheriff J. M. Wilder, of Sumter

County, died suddenly the 5th. The Coroner, who has assumed the duties of the vacant office, is a col-

the Superintendency of the Port Royal R. R., and has accepted a similar position on the new Savannah, Florida & Western R. R. The report of the Charleston

ber, issued the 10th instant, estilast year at from 25 to 50 per cent.

from whom the six convicts escaped, has had a preliminary examination before a Trial Justice, who bound him over to Court of Sessions on the charge of negligently permit- cumstances, including the peculiar ting the escape.

Six penitentiary convicts, on their way from work at a brickyard, overpowered the two guards in charge of them, took their guns, and esvicts were drowned in attempting to cross the Congaree.

is responsible for the following: Cabinet, but to wait until Congress Ill., jail grabbed a pistol from the Not many days ago forty citizens meets in December. He thinks, it is gave Mr. Irby George \$1 each, for | said, that the Cabinet ministers now the privilege of draining his pond, in office should remain to make the near Lexington, and taking all the annual reports on the operations of the jail, took the murderer out, and fish they could get. They drained their respective Departments, and it, and caught 1,840 pounds.

was convicted at Orangeburg last the current of popular sentiment as years old. The testimony was overwhelming, showing one of the most The jury, strange to say, recommended the prisoner to the mercy sense; and to that extent they may STATE OF SOUTH CAROLINA, ss. of the Court, thus reducing the sentence from hanging to life imprisonment in the penitentiary. Another negro, Oliver Jordan, was convicted of outraging a colored tiary for ten years-five for each girl of about 12 years of age; and the jury recommended him also to

## Married,

October 11th, 1881, by Rev. S. P. Hughes, Mr. J. Thomas Mayes to Miss Carrie V., youngest daughter of Dr. O. B. Mayer, Sr.— POST OFFICE,

NEWBERRY, S. C., Oct. 8, 1881. List of advertised letters for week ending Bryan, Jr., John Jones, Simon Jackson, Larkin Lewis, Miss Elsie Boved, Cuffie Caldwell, Cinthie Davenport, John T. Ruff, Elich

Higgins, Caswell

Williams, Billie Parties calling for letters will please say ion no alarming amount of harmony to law. SILAS JOHNSTONE, Master. ity.

fadvertised. R. W. BOONE, P. M. will ever be produced in that way. Master's Office, Oct. 12, 1881. 41-4weeks Oct. 5 40 4

Washington Letter.

From our Regular Correspondent.

Washington, D. C.,

Oct. 6, 1881. More than usual interest will centre n the National Capital for some time, as several events of public concern are entering upon the scene. The indictment already found against Guiteau is to be tried, and the wretch probably hung; the star route cases have already been called into Court for a bethese things, in connection with the interest attaching to a change of Administration, are likely to make Washinginterest when its history, or the history of its trials is reviewed. It has tried Surratt for the murder of President Lincoln, tried the notorious safe burglary cases, the Ottman Treasury robbery case, besides Cougressmen for murder, forgery and bigamy, and sent ex-Senators and other former bigh

officials to the penitentiary. Next to the Guiteau trial the people of the country are probably most interested in the star route prosecutions. These cases have been thoroughly exposed through the press and there is a conviction in the public mind that there was under the direction of Mr. Brady a criminal waste of public money, to say the least. The enermous expenditure for that service, consuming the entire appropriation for the fiscal year before the year was half gone, and creating a deficiency amounting to millions; the excessive increase of the pay of certain contractors to five or ten times the amount of their original contracts, are facts beyoud controversy and circumstances calculated to raise a presumption of wrong. When these things are taken in connection with certain other evidences, and the accumulation of large fortunes by the officials and contractis receiving subscriptions for the ors, they not only raise the presumption but inspire a conviction in the public mind which only a thorough November next to the highest bidder. clearing up will ever remove. Even if the accused escape conviction upon technicalities, or for lack of legal proof Mr. Wm. Etheridge, of Edgefield of guilt, the circumstances are so County, died the 30th ultimo from strong that a general doubt of innocence will still exist.

Since the adjournment of the Supreme Court there has been a vacancy created, caused by the death of Justice Chifford, and Justice Hunt, it is understood, is still incapacitated for service. Justice Field is not expected here for several weeks, and the Court will therefore meet with three members short. There is much anxiety among the bench and the bar on the subject tate of Jacob Bowers, dec'd., will sell, at of the filling of the vacancy caused by public auction, at Newberry C. H., S. C., the death of Justice Clifford. There on the 1st Monday in November, 1881, a is no reliable information as to whether President Arthur proposes to send in less, bounded by lands of James Wood, a nomination for the vacancy at the Christina Downing, Andrew Kreller, Jacob special session of the Senate, or Mills, A. Amick and T. B. Hawkins, situate whether he will wait until the regular in Newberry County.

TERMS OF SALE—Cash, purchaser to pay session in December, and it is supposed for papers. Unless terms of sale are com-R. R. has been confirmed by the that he may come to some conclusion | plied with within 3 days the said tract will Court, the Clyde Syndicate having in the matter during his present stay be resold at first purchaser's risk on 1st in New York, after consultation with | Monday in December, 1881. his friends. The justices of the Supreme Court would be glad if the vacancy should be promptly filled, as it would help very much to lighten their labors; but there are difficulties in the way which the President fully appreciates, and which may possibly nduce him to delay making a nomination until December. There will be a great pressure to take the new Capt. R. G. Fleming has resigned appointed from the East, as only one active member of the bench, Mr. Justice Bradley, is now from that section. and Justice Clifford was the only member from New England. But the claims of the South will also be presented and urged with persistency, as Chamber of Commerce for Septem- it has had no representative on the mates the falling off of cotton from days of the war. Justice Woods, who Due from other National Banks 23,696 57 bench of the Supreme Court since the was lately appointed, although nomi-Robt. Latta, one of the guards pally from a Southern Circuit, had never given up his residence in Ohio, which State has to-day no less than four members of the beach of the Supreme Court. Owing to all the cirdivision of parties in the Senate, the

filling of this vacancy by the President will necessarily be surrounded with more or less embarrassment, and will require the exercise of sound judg-

ment and discretion. It is now said to be President Arthur's intertion not to avail himself of the extra session of the Sen-The Edgefield Advertiser editor ate for the appointment of a new that in the meantime he will have A negro named Jack Williams better opportunities for ascertaining to what his Administration should be. If this report is correct the President will of course have the benefit of the present Cabinet ministers' reports on the public business in a retrospective serve him in getting up his own message to Congress. But if shortly after the meeting of Congress the present Cabinet is to go out, its members can aid him but little in shaping the prospective features of his message. In laying down his policy for the future it would evidently be of advantage to him to have his future

constitutional advisers at his elbow. Doubtless these matters were all determined upon after consultation with his friends during the Presideuts' recent visit to New York. But no one here appears authorized to speak by the card. It is still insisted. by those who ought to know what they are talking about, that Mr. Conkling is to be made Secretary of the Treasury and Mr. Blaine retained as Secretary of State in an effort to harmonize things. What a happy family that would be! In my opinJust think of the possibilities of the situation with Robertson as Collec-

tor of New York, and Conkling his superior officer at the head of the Treasury Department, while Blaine sat at Conkling's right in Cabinet

consultations. Oh, no! I guess not. New Advertisements.

THE LARGEST

CHEAPEST AND BEST ASSORTED STOCK OF

EVER SOLD IN NEWBERRY. Please call and examine before purchas-

ig elsewhere. S. F. FANT.

# VALUABLE LAND FOR SALE.

Oct. 12, 41-tf.

The following lands belonging to the estate of the late Madison F. Workman, and situate in Newberry County, are hereby of-fered for sale in three separate tracts, as

The Smith Place,

Cantaining Two Hundred and Eighteen (218) Acres, more or less, lying on the waters of Bush River and bounded by lands of Henry O. Henson, James Reeder, Dorsey J. Ridlehuber, Henry C. Ridlehuber, Laura

Gary and others. The Red Mill Tract. Containing Eighty-three and one-fifth

(83 1-5) Acres, more or less, lying on the waters of Bush River and bounded by lands of John & Robt. G. Wallace, James Reeder and others. The Moats and Gary Tracts, Containing Two Hundred and Eighty-one

and one-half (2811) Acres, more or less, bounded by lands of John & Robt. G. Wallace, I. N. Gary, James Reeder and others The above lands can be bought at private sale between this time and the first Monday in November. If not sold before that time they will be sold at public sale at Newberry Court House, the first Monday in Plats of above tracts can be seen by

plying to any of the undersigned. Titles guaranteed. TERMS OF SALE-One-half cash, the balance payable in twelve months, secured by mortgage of the premises sold.

J. A. WORKMAN. J. M. WORKMAN. MRS. E. F. DAVIS. MRS. M. S. McKITTRICK. R. C. WORKMAN. P. B. WORKMAN.

T. R. WORKMAN. W. B. WORKMAN Oct. 13, 41-3t.

# FOR SALE

We the undersigned distributees of es certain valuable tract of land, containing One Hundred and Seven Acres, more or

A. F. HENDRIX. J. S. BOWERS M. E. BOWERS. ELLEN N. HAIR. WILLIAM P. HAIR, J. L. BOWERS, J. L BOWERS, G. B. BOWERS, J. E. STOCKMAN, J. W. STOCKMAN,

Oct. 13, 41-4t. REPORT of the Condition of "The National Bank of Newberry, S. C.," at Newberry,

Distributees of Jacob Bowers

in the State of South Carolina, at the Close of Business on the 1st Day of October, 1881. RESOURCES. Loans and Discounts ...... \$311,618 22 Overdrafts..... U. S. Bonds to secure Circula-

Due from State and Private Banks and Bankers..... Real Estate, Furniture and Fix-8,500 00 tures..... Current Expenses & Taxes Paid 3,855 47 Checks and other Gash Items, 9,342 52 Bills of other Banks..... Fractional Paper - Currency,

Nickels, and Cents..... 17,922 00 Specie..... 5,412 00 Legal Tender Notes..... Redemption Fund with U. S. Treasurer (5 per cent. of Circulation).....

Capital Stock paid in .......\$150,000 00 Undivided Profits..... 60,230 56 National Bank Notes Outstanding...... 132,000 00 Dividends unpaid. . . . . . . 1,942 00 Individual Deposits subject to 

and Cankers.... Bills Payable...... 30,000 60 I. R. L. McCanghrin, President of "The emnly swear that the above statement is

R. L. McGAUGHRIN,

President.

COUNTY OF NEWBERRY. Sworn to and subscribed before me, this 11th day of October, 1881. T. S. DUNCAN, N. P. S. C.

true, to the best of my knowledge and

Correct. - Attest. JOHN T. PETERSON, JAMES MCINTOSH, Directors. J. N. MARTIN, Oct 13, 41-1t.

COUNTY OF NEWBERRY .-IN COMMON PLEAS Ex Parte Mrs. Fannie P. Nance Petition to Set off Homestead in Personal

STATE OF SOUTH CAROLINA,

The Petitioner, Mrs. Fannie P. Nance, being entitled to a right of homestead in the personal estate of her deceased husband William F. Nance, against which no process has been filed in this Court. Notice is hereby given that the said Petitioner has this day filed in the Master's

New Advertisements.

STATE OF SOUTH CAROLINA NEWBERRY COUNTY

By Jacob B. Fellers, Probate Judge. Whereas, Ebenezer P. Chalmers, Clerk of Court, bath made suit to me to grant him Letters of Administration of the dereliet Estate and effects of Frank Hancock, de

These are therefore to cite and admenish all and singular the kindred and creditors of the said deceased, that they be and appear before me, in the Court of Probate, to be held at Newberry Court House, S. C., on the 24th day of November next, after publication hereof, at 11 o'clock it the forenoon, to shew cause, if any they have, why the said Administration should not be granted. Given under my Hand this 10th day of October, Anno Domini

J. B. FELLERS, J. P. N. C. Oct. 13, 41-6t,

STATE OF SOUTH CAROLINA COUNTY OF NEWBERRY .-

IN PROBATE COURT. The creditors of the estate of John M. Harmon, deceased, are hereby required to Langford, deceased, and by Lot No. 1. render in their demands on oath and establish them before this Court, on or before the twenty-fourth day of November, A. D. J. B. FELLERS, J. P. N. C. Oct. 10, 1881.

## Notice of Final Settlement.

I will make a settlement on the estate of Minnie M. Ridlehuber in the Probate Court for Newberry County, S. C., on Monday, the 14th day of November, 1881, and immediately thereafter apply for a final dis-charge as Guardian of said Estate. And I will at the same time apply for a final dis charge as Guardian of the estates of John Amelia Ridleimber, (now Wicker), Martha Louisa Ridlehuber, (now Epting), and Le-

onora L. Ridlehuber ADAM F. CROMER, Guardian.

STATE OF SOUTH CAROLINA COUNTY OF NEWBERRY .-

IN THE PROBATE COURT. Thomas F. Harmon, as Administrator of the Personal Estate of John M. Harmon, deceased, Plaintiff, against Sallie M. Goree, Ninnie C. Reagin, Nora Lee Har-mon and Mary E. Harmon, Defendants.

Complaint for Relief. Pursuant to an order herein passed the 4th day of October, A. D. 1881, I will sell. at public outery, at Newberry C. H., S. C. on the 7th day of November, 1881, as the that tract of land situate in said County, containing Two Hundred and Fifty Acres. more or less, and bounded by lands of Jesse D. Hornsby, S. M. Goree, P. J. Stephens, William Langford and others, on the fol-

lowing terms, to wit: One-half of the purchase money to be paig in cash, and the balance thereof on a credit of twelve months with interest from the day of sale, to be secured by the bond of the purchaser and a mortgage of the premises sold-with leave to purchaser to

pay all eash if desired. J. B. FELLERS, J. P. N. C. Oct. 10, 1881.

THE COTTAGE HEARTH. Published st Boston. An Illustrated Magazine of Home Arts and Home Culture. Contains more reading of PRACTICAL DOMESTIC

WORTH and POSITIVE HOME INTEREST than any other magazine of its price. Each number contains Portraits and Sketches of Distinguished Men, Superior Home Music, Floral Articles, Stories and Ad autures, Choice Poetry, the latest Fashions, the Mother's Chair, the Student's Corner, the Young Folks' Window, all fully illustrated. Terms, S1 50 a year, in advance, postage

We are enabled to make the following offer to our readers: To all who subscribe within three months and pay \$2,75 in advance, we will send the Newberry HERALD and the 'COTTAGE HEARTH' for one year. This will give you a good paper and a choice magazine for a little more than the price of either. Please send in your subscriptions at

"Peterson is constantly improving."—Elmira (N. Y.) Husbandman

CHEAPEST AND BEST! PETERSON'S MAGAZINE

Splendid Premiums for Getting up Clubs:

Large-Size Steel Engraving, Handsome Photo graph Album, Extra Copy for 1882. FULL-SIZE PAPER PATTERNS ! TA SUPPLEMENT will be given in every number for 1882, containing a full-size pattern for a lady's, or child's dress. Every subscriber

patterns, worth more, alone, than the subscripion price. PETERSON'S MAGAZINE is the best and cheap est of the lady's books. It gives more for the money and combines greater merits, than any other. In short it has the

BEST STEEL ENGRAVINGS

BEST COLORED FASHONS,
BEST DRESS PATTERNS,
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SPLENDIDLY ILLUSTRATED ARTICLES. The stories, novelets, &c., in "Peterson" are admitted to be the best published. All the most popular female writers contribute to it. In 1882, about 100 original stories will be given, and in addition SIX COPYRIGET NOVELETS, by Ann S. Stephens, Frank Lee Benedict. Jane G Austin, Marietta Holley, Lucy H. Hooper, and Mrs. E. L. Cushing. The COLORED STEEL FASHION PLATES

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Master's Sales.

STATE OF SOUTH CAROLINA. COUNTY OF NEWBERRY .-IN COMMON PLEAS.

Thos. T. Moore, Adm'r., vs. E. P. Lake, W. D. Reagin and others.

By order of the Court, I will sell, at publie outery, before the Court House at Newberry, on the First Monday (7th day) of November, 1881, a lot of land, in the town of Newberry, the property of Elijah P. Lake, fronting on Boundary Street, and bounded by lands of the Estate of Stanmore Langford, dec'd., lands of J. B. Werts and J. N. Fowles-containing Forty-four Acres and One-fifth, more or less, -in six separate parcels as follows:

Lot No. 1-(On which is a two-story dwelling), containing Twelve Acres and Four-fifths, more or less, fronting on Boundary Street, and bounded by lot No. 2, lands of estate of Stanmore Langford, deceased, lot No. 6, the grounds of Nance Cemetery, and by King Street, which sepa-

rates it from Lot No. 3. Lot No. 2-Containing Two Acres, more or less, fronting on Boundary Street, and bounded by lands of estate of Stanmore

Lot No. 3 - Containing Eight Acres, more or less, fronting on Boundary Street, and bounded by King Street, which separates it from Lot No. 1 and by Lots No. 4 and No. Lot No. 4-Containing Five Acres and

Boundary Street, and bounded by Lots No. 3 and No. 5, and by lands of J. N. Fowles. Lot. No 5-Containing Seven Acres and Twelve-hundredths, more or less, and bounded by King Street, (which separates it from Lot No. 6,) lands of J. B. Werts, J. N. Fowles and Lots No. 4 and No. 3. Lot No. 6-Containing Nine Acres and Fourteen hundredths, more or less, and bounded by lands of estate of S. Langford.

Three-fourths, more or less, fronting on

separates it from Lot No. 5,) and by Lot 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 thereon from the day of sale by bond and mortgage of

The several lots will be sold by plats of the same. In the meantime the plats may be seen at the Master's Office. SILAS JOHNSTONE, Master.

STATE OF SOUTH CAROLINA COUNTY OF NEWBERRY .-IN COMMON PLEAS.

and D. H. Wheeler, Defendants. Foreclosure. By order of the Court herein, dated 11th June, 1881, I will sell, at public outery, be-

"Five-tenths Feet, more or less, containing in the aggregate Four Hundred and Fifty-"nine and One-tenth Square Yards, more "or less, and otherwise bounded by Friend "Street, Smith Alley, and lot of C. & G. S. TERMS-The purchaser will be required

cash)-and to pay for conveyance. SILAS JOHNSTONE, Master. Master's Office, Oct. 4, 1881. 40-3t STATE OF SOUTH CAROLINA,

Margaret Spearman, Plaintiff, against Chesley D. Spearman, Defendant.

By order of the Court herein, dated 19th February, 1881, I will sell, at public outcry, on the First Monday in November, 1881. before the Court House at Newberry, all that tract or plantation of land lying and being situate in the same State and County aforesaid, on waters of Little River, containing Two Hurdred and Forty Acres, more or less, and bounded by lands of Jackson Teague, Travis Hill, and lands be-

TERMS-The purchaser will be required to pay one-fourth of the purchase money in cash, and to secure the balance, payable in two instalments of one and two years, with nterest from the day of sale, by a bond and a mortgage of the premises, and pay for deed-with leave to pay the whole amount of the purchase money in cash. SILAS JOHNSTONE, Master.

Master's Office, Oct. 4, 1881. 40-3t

STATE OF SOUTH CAROLINA

COUNTY OF NEWBERRY .--COURT OF PROBATE. George Hendrix, Levi Hendrix, Belton

ler. Defendants.

Summons. For Relief. To the Defendants-Rebecca J. Hendrix, John Longshore, Levi Longshore, Lark Lougshore, Antoinette Pitts, Alice Johnson, James Hendrix, George Hendrix, Levi Hendrix, Belton Hendrix, Henry D. Hendrix, Ilattie Teague, Sallie Nichols

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H., South Carolina, within twenty days afwhich is filed in theoffice of the Probate Judge ter the service hereof, exclusive of the day of such service; and if you fail to answer the complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the com-

Y. J. POPE, Plaintiff's Attorney

To Levi Hendrix, absent Defendant: Take notice that the complaint in this action, together with the summons, of which the foregoing is a copy, was filed in the office of the Judge of Probate for Newberry County, at Newberry Court House, in the County of Newberry and State of South Garolina, on the 3d day of October, A. D. Y. J. POPE.

Notice of Final Settlement.

I will make a settlement on the estate of

C. Tranquilla Schumpert, in the Probate Court for Newberry County, S. C., on Wednesday, the 9th day of November, 1881, discharge as Guard an of said estate.

lands of J. B. Werts, by King Street (which

the property sold-and to pay for convey-

Master's Office, Oct. 4, 1881.

William Langford and George A. Langford against Tench C. Pool, O. L. Schumpert

fore the Court House at Newberry, on the First Monday in November, 1881, "those "two lots of land in the town of Newberry, "in the said County and State, known as "Lot No. 4 and Lot No. 5, of the lots for-"merly belonging to the estate of Julius B "Smith, deceased, fronting on Caldwell "Street for the distance of Fifty-four and "Four-tenths Feet, more or less, and run-"ning back to the depth of Seventy-five and

"Mower. to pay in cash one-half of the purchase money, and to secure the balance payable at twelve months, with interest from the day of sale, by bond and mortgage of the premises sold-(with leave to jay all in

COUNTY OF NEWBERRY .-IN COMMON PLEAS.

longing to the estate of Graves Spearman, deceased, and others.

Henry Hendrix, as Administrator of Rebec-ca Hendrix, dec'd., Plaintiff, against Rebecca J. Hendrix, John Longshore, Levi Longshore, Lark Longshore, Antoinette Pitts, Alice Johnson, James Hendrix,

Hendrix, Henry D. Hendrix, Hattie Teague, Sallie Nichols and Lucretia But-

and Lucretia Butler:

Dated October 3, A. D. 1881. J. B. FELLERS, J. P. N. C. [ss.]

Plaintiff's Attorney.

PIERGE M. HAWKINS, Oct. 3, 1881.