

To the absent Deferents: A Cornog, Surviving Executor of a last Will and Testament of Samuel Ka, deceased, Mary

SOUTH BERWICK, ME., Jan. 17, 1872. II. R. STEVENS, Esq-Dear Sir: I havd had and have taken hundreds of dollars years, and have taken hundreds of dollars' worth of medicines without obtaining any relief. In September last I commenced taking the VEGETINE, since which time my health has steadily improved. My food digests well, and I have gained fifteen pounds of flesh. There are several others in this place taking VEGETINE and all have obtained relief. Yours truly THOWAS E. MOORE, Overseer of Card Room, Portsmouth Co.'s Mills

All Have Obtained Relief.

of the existing vacancies. 1 will state that under the rules adopted by the caucus, it

olaring that a reduction of the tax on distilled spirits is inexpedient, and said it was important it should be acted upon now. The distilleries throughout the country were being ruined from the fact that they were unable to dispose of the stock on hand on account of the uncertainty as to what an interchange of views, and that he and Congress would do. He had numerous letters and petitions urging the Senate to these, Mr. Hayes' close friends, as to what act upon the resolution. Mr Merrimon, of North Carolina, suid this matter was of great importance to his constituents, and he had understood that the declaration of the House on this subject was not final. It was a matter too serious to be passed over without full consideration. He thought the distillation and tobacco interests were oppressively taxed. He objected to the present consideration of the tatively for him, we will say that, in our resolution, but the Vice President decided a single objection would not prevent its government to those States; that he will consideration, it having been reported yesyeas and nays on its passage.

conference at the Wormly Hotel, mentionmembers of the General Assembly to make a nomination. According to the roll of the Secretary there are the secretary to the roll of the called up that a reduction de-watters on the total and the to side, and on the Republican side, Mr. Gar. field, Mr. l'oster, ex Gov. Denvison, Stanley Matthews, Senator (now Secretary of the Treasury) Sherman. He declared that there was no bargain or talk of bargain; that the only matter which transpired was his friends relied upon the assurances of were his views and sentiments in regard to Louisiana and South Carolina These gentlemen had pledged nothing for Mr. Hayes They had bound him by no promise, by no pledge. The language they had held was, "we know him; we know his sentiments towards the South; we know that he believes in the self-government of those States, and without speaking authoriopinion, he will give the blessing of a free lift them from the blood and dust in which terday. Mr. Merrimon then demanded the they have been trampled, and that (in the by Probate Court, instead of the Sheriff. language of Mr. Foster) the flag shall float there over free States and no longer over conquered and abject provinces."

Carolina, tenanted only by the bear, the wolf and the deer, with a rich soil, and climate above all malarious influences, and vast resources of timber, coal and iron. If hese men will go to Brazil and at the risk of such perils as those which shocked the country last week, they will go to the next State if the way is made clear to them. Is it cheaper to help them, as the Pittsburgers are doing, or to feed them at home, either as paupers or prisoners? If iutelligent mechanics would co operate, they would obtain the respect and aid of capitalists. The undertaking would pay both in the end. If anything of the kind is to be done, February is the time to organize. A man cannot begin farming in the middle of summer. It is not casy work, but it is work, and the chance for life. We confess we see very little chance elsewhere.

Knox, his widow, LouisGrishem, wife of W. S. Grisham, Fane Hardy, wife of John Hardy, Susan JWright, wife of John Wright, Leila Lt wife of Jesse M. Lee, Thomas Knox, Isella Knox, Samuel Knox, James T. Knox, ke notice that the complaint and summons the above stated action was filed in the dee of the Clerk of the Court of Common Pleas for Oconce County, S. C., on therst day of January, 1878, for specific perforance, relief, &c. S. P. DENDY.

Pintiffs' Attornoy. Jan. 8, 1878

STATE OF SOUT CAROLINA COUNTY OF OCONEE. In the Court ofTrial Justice.

'T. S. Miller, Plaintiff, s. Emily Harris, De-fendant-Money Dennd on Note-Attachment-SUMMONS.

TO Emily Harris, defetant in this action, you T are hereby summon to answer the com-plaint in this action while s filed in my office, at Walhalla Court Hout, and to serve a copy of your answer on me t my office, at Walhalla Court House aforesaid, ithilit twenty days from Court House aforesaid, fithil twenty days from the service of this sumons upon you, exclu-sive of the day of svice. If you fail to answer the complaint ithin the time aforesaid judgment will be rended for the plaintiff for 'sixty three dollars withinterest thereon from 1st January, 1869—less hree dollars with inter-'est thereon from 24th orbotober, 1873—together

with the costs of this adon. GIVEN under my had and seal the 18th day of January, 1578. L. S. S. . JOHNS, 'rial Justice. 10-61 Jan 24, 1878

NOTICE OF FINL SETTLEMENT. NOTICE is hereby gen that application will be made to Richał Lewis, Esq., Judge of Probate of Oconeo Canty, at his office in the Court House, at Walhila, S. C., on Friday, the 16th day of March ext, at 12 o'clock M., for leave to make a final gittlement of the estate of Nathén Cord descended hundlin static of the Nathan Cox, deceased a lunatic, and to be dis "barged therefrom a committee from said "ostate. ALEX. BYCE, SR., Committee. Jan 81, 1878 11-4t

A COLD, COUGH. RONCHIAL Sore Throat 101 POCHES REQUIRES mmediate Attention.

continuance for aly length of time, causes irritation of the lungs or some chronic throat Affection of the lungs or some enronic throat affection. Neglect of interes results in some focurable long disease. BROWN'S BRON-CHIAL TROCHEShave proved their efficacy, by a test for many years, and will almost invariably give immediate relief. Obtain only BROWN'S BRONCHIAL TROCHES, and do not take any of the workhese initiations that more head forced of the worthless imitations that may be offered De 6. 6, 1877

VEGETINE Prepared by H. R. STEVENS, Boston, Mass. Vegetine is Sold by all Druggists.

EXEMPTION OF PERSONALTY.

NOTICE is hereby given that Mrs. Sallie J Sloan, widow of Dr James M. Sloan, deceased, has made application to me for an exemption of the personal estate of said deceased and I will pass upon the same on Monday, the 4th day of March next, at 11 o'clock A. M., in my office, in the Court House, at Walhalla, S.C. RICHARD LEWIS,

Judge of Probate Oconce county. Jan 31, 1878 11-4t 11-41

NOTICE OF FINAL SETTLEMENT. NOTIOE is hereby given that application will be made to Richard Lewis, Esq., Judge of Probate of Oconee county, at his office in the Court House, at Walhalla, on Saturday, March 2d, for leave to make a final settlement of the estate of Wm. B. F. Corbin, minor, and to be dis-

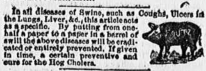
charged therefrom. FRANCIS E. CORBIN, Guardian. Jan 31, 1878



This preparation, long and favorably known, will thoroughly re-invigorate broken down and low-spirited horses, by sirongthening and eleansing the stomach and intestines. It is a sure proventive of all diseases incident to this animal, such as LUNG NDERF, YELLOW ES, COUDINS, DIS. AN NVER

WATEN, HEAVES, COUGHS, DIS-TEMPER, FEVERS, FOUNDER, LOSS OF APPETITE AND VITAL ENERGY, &&. Ils use impôves the wind, increases the appetito-gives asmooth and glossy skin-and ransforms the miserable skeleton into a fine-looking and spirited horse.

To keepers of Cows this preparaventive against Rinderpest, Hollow ventive against Rinderpest, Hollow between the state of the second state of the second state in the second state of the second state of the second state the second sweet. In fattening cattle, is the second second sheet sheet hide, and makes



DAVID E. FOUTZ, Proprietor, BALTIMORE, Md. Sold by Druggistsand Storekeepers through-put the United States, Canada and S. America,

Secretary there are 118 Democratic members. in the two houses, It will require, therefore, 60 votes to make a nomination; and now, gentlemen, before proceeding to the grave and important duty for which we have assembled, let me invoke upon your deliberations a spirit of toleration and forbearance. Why should any Democratic member of this caucus be intolerant of the diverse opinions of others? Are we not all actuated by the same motives and ardent desire for the good of the State? Are we not all striving for the same object-the honor and the welfare of the State? I assert now that all the differences between us upon the important matters for which we have assembled are entirely in relation to the best means of reaching the same end. Having, then, the same high object in view and differing only in regard to the best means of attaining that object, let us discuss these differences in a spirit of tuleration and forbeatunce, and then let us decide them by the time honored Democratic rule of submission to the majority. You are here in your legislative capacity, and in this caucus as the representatives of the Democracy of South Carolina.

The first proposition made was in the nature of a preamble and resolution by Senator Lipscomb, of Newberry, to the general effect that no person should be nominated for the office of Circuit Judge except a straighout, uncompromising De mocrat. This caused considerable debate, and was finally defeated by a large vote. Thereupon Senator Lipscomb and L. W. Youman of Barnwell, retired from the cau-

Hon, C. G. Memminger offered a resolu tion that all the former incumbents, except Wiggins, be re-elected to their positions, with the understanding that they tender their resignations, to take effect at the expiration of their unexpired term, which was also rejected.

The customary resolution was adopted, binding all members present to sustain the nominations, and then the contest was fairly entered, with the racers all on the track. One hundred and eighteen members were present; sixty necessary to a choice.

order, beginning with the Charleston Circuit, and the voto was taken viva voce. On the first ballot, Hon. B. C. Pressly, 62; S. Dibble, 19; T. M. Hanckel, 16.

For the Second Circuit, there was also a single ballot, in which Hon. A. P Aldrich, of Barnwell, received 89 votes, and Col. W. Elliott, of Beaufort, 25 votes. For the Third Circuit, Hon. A. J.

Mr. Beek, of Kentucky, said be was anxious that there should be a reduction of the tax on whiskey and tobacco, believing that the true revenue point was below that now established, bat tobacco was not concerned in this resolution. The action taken by the House of Representatives had been such as to satisfy him that no change in the tax on distilled spirits would be made at this

session of Congress. Mr. Merrimon said he was aware of uncertainty as to the action of Congress, but the passage of this resolution would

have great weight in passing a similar reso-lution in regard to tobacco. Many persons were anxious for a reduction of the tax on these articles, and the tax should be paid upon incomes.

Pending the discussion, the morning hour expired and the joint resolution was laid uside.

Bland's silver bill being resumed, Mr. Merrimon, of North Carolina, spoke of the importance of the pending measure and the advantage derived from its full discussion. Marion, Newberry and Clarendon. He condemned the demonstization of silver, and argued that the act of 1873 was passed

without being properly discussed. He spoke at length as to the poculiar fitness of without action.

question of the management of the late time ago.

Davis, of North Carolina-Was there any agreement that the members of the returning board should not be prosecuted? Ellis-None.

Subsequently Mr. Ellis again obtained the floor, to make a personal explanation, and retracted all offensive allusions to Mr Hewitt in his remarks, saying that he had been assured by that gentleman and other business being affected on account of the friends that he had been entirely misinformed.

INCREASE OF PAY .--- We observe in the proceedings of the House on last Monday, a bill to increase the pay of County Commissioners of Barnwell from \$2 to \$3 per day, passed to a third readings after being amended so as to include the Counties of Fairfield, Aiken, Anderson, Richland, Edgefield, Spartanburg, Orangeburg, Edgefield, Spartanburg, Orangeburg, Sumter, Beaufort, Kershaw, Marlboro', Union, Lourens, Abbeville, Darlington, Williamsburg, Lanoster, Georgetown,

This is reform with a vergeance!

MAPSHFIED, MASS., February 14 .- The mansion formerly occupied by Daniel Web-The circuits were taken up in regular both gold and silver to serve the purpose of ster was destroyed by fire, with its contents money, and said the demonetization of to day. The building was owned by Mrs. silver was the very acme of folly. The Fletcher Webster, who with her son were discussion was continued to a late hour the sole occupants. They made great exer tions to save the historical relies, and suc In the House, the tedious monotony and ceeded in rescuing a quantity of silver dullness of the discussion on the military plate, pictures, and other priceless memen academy bill was relieved by a personal and toes of Mr. Webster. The library was political altereation, which brought in the not destroyed, having been removed some

An Important Act.

The following act, which has just become a law, makes some important chaoges in the duties of some of our public officers. It will be seen that Judges of Probate will hereafter sell all property ordered to be sold On the whole we think the change a good one:

An Act to repeal an act to alter and amend an act entitled "An act to revise, simplify and abridge the rules, practice, plead. ings and forms of courts in this State," approved March 18th, 1872, and relating to executions. SECTION 1. Be it enacted, by the Senato

and House of Representatives of the State of South Carolina now met and sitting in General Assembly and by authority of the same: That an act to alter and amend an act entitled "An act to revise, simplify and abridge the sules, practice, pleadings and forms of Courts in this State," approved March 13th, 1872, be, and the same is

hereby, repealed. SEC 2. That on and after the passage of this act all sales of real estate or property under the orders of Probate Court shall be made by the Judge of Probate; and all sales under the order of the court where the title is to be made by the Clerk of the Circuit Court, such sales shall be made by the Clerk, and all other judicial sales shall be made by the Sheriffs as now provided by law: Provided, Nothing herein contained shall effect the sales under executions issued out of the Courts of Trial Justices, or those to be made by executors or administrators. Approved February 2d, 1873.

The slave trade is still extensively proseuted on the Nile. A gentleman returning from Upper Egypt counted twenty-three posts between Asiout and Cairo laden with slaves, the men being tied together on deck and the women in the cabins.

Do good and right in the eyes of God.