TERMS:

For subscription, \$1.50 per annum, strictly in advance; for six months, 75 for four months, 50 cents. Advertisements inserted at one dollar

sequent insertion.

Obituary Notices exceeding five lines,
Tributes of Respect, Communications of
a personal character, when admissable,
and Announcements of Caudidates will be charged for as advertisements. Job Printing neatly and cheaply execu-

Necessity compels us to adhere strictly to the requirements of Cash Payments.

WALHALLA, S. C.: THURSDAY, APRIL 27, 1893.

The Railroad Taxes.

The claims of the State for taxes are not at Milwaukee. superior to the general rule which makes The office of Grand Lecturer was con- aldson, our State President."

there will be an end of it.

as this man, but his eyes don't look like learning and eminent ability.

the crime Peterson went to Columbia 20th his protection against the co-had a third Wednesday in April, 1894. I have been marshalled in behalf. Edmund Bacon.

an named Price, who killed D. A. idlaw, at McCormick's, on Friday last. Gov. Tillman ordered out the miliin to protect Price.

before the Supreme Court Tues-Two honor firms of Chester brought that it had never acquired the force of passed by both Houses, was altered and

company for the year ending March 1 blind folly for those States to refuse a place was filled by the promotion of various societies be, and are hereby. were \$107,020,21. A ten per cent divi- proper appropriation to make them Charles S. Fairchild, while the vacancy requested to urge upon their members dend, which is \$60,000 on the capital known. stock, was paid, and \$42,000 were ex- The World might have included Geor- brought Secretary Vilas from the Post- freehold voters not to sign any petition pended for new machinery and 86,000 gia among the States which have failed master General's office to the Interior, Don for creating dispensaries in this city and for other improvements. The company to take advantage of this great opportuown also the Vaucluse Mill, which was nity. The Legislature decided that the ral. These changes occurred in the last tion be sent to each society in the city built at an expense of \$361,513,24 out of constitution would not permit an appro- year of Mr. Cleveland's term. Mr. Manthe profits of the Graniteville mill. The priation for a State display at the great ning resigned in the third year. In the original capital was \$600,000. The total fair, though there was a decided differ. State, War, Navy, Attorney General and surplus March 1, 1863, is represented by seed of opinion on that question among the leading lawyers of Georgia.—Atlanta Agricultural Departments there were no changes throughout Mr. Cleveland's term from 1885 to 1889.

There are Sarsaparillas and Sarsaparillas, but if you are not careful in your rillas; but if you are not careful in your purpose.

Annual Meeting of the Grand Lodge Knights of Honor of South Carolina.

Thursday about 12 M.

cers present and full representations from resolutions passed by the Greenville charge of the Heavy Brigade of officecers present and full representations from the subordinate lodges throughout the subordinate lodges through the subordinate lodges throughout per square of one inch or less for the first insertion and fifty cents for each sub- in every respect, and the delegates were meetings were held in the new lodge hall, owned by the members of the local lodge. The hall was appropriately dedicated on Wednesday night by an impressive ceremony, in the presence of the Grand Lodge, local lodge, local lodge and the citicated on Wednesday night by an impressive ceremony, in the presence of the Grand Lodge, local lodge and the citicated on Wednesday night by an impressive ceremony, in the presence of the Grand Lodge, local lodge and the citicated on Wednesday night by an impressive ceremony, in the presence of the Grand Lodge, local lodge and the citicated on the collection of the Farmers' State Alliance, is reported body wants to borrow, but none are able to large the control of the Farmers' State Alliance, is reported body wants to borrow, but none are able to large the control of the South Carolina and National Hotels every low. By selling for cash on the South Carolina Railroad upon a warrant issued by the state authorities for the collection of the first of April my prices will astonish on the streets of this town and any town purposes; also the same is liable to be arrested and purposes will astonish to the hands of a receiver appointed by the term of the Formach National Hotels every low. By selling for cash on each one hundred dollars of assessed that the collection of the first of April my prices will astonish only I CAN sell goods very low. From the lobbies of the Metropolitan and National Hotels every evening at dusk.

The down appropriately dedicated to any Federal office 'at home appointed to any Federal office 'at home appointed to any Federal office 'at home appointed to any Federal office and the stress of the Store of the Store of the Town of the Store of the Store of the Town of the Store of the Town of the Town of the Town of the Town of t zens. The Orangeburg Knights are the Gov. Tillman; be it only ones in the State who have a lodge

the State, having over 185 members.

subject to the orders of the court; they \$1,200. As to the wisdom and utility of Messrs, N. P. Whitmire, J. P. Plyler All this is a sure indication of a depleted tree to be determined in a regular way this office in South Carolina we have seriand in a proper manner. The action of our doubts. We are satisfied, moreover, men: I have your letter with the enclosed When these gentlemen return to South the Circuit Court was in no sense an that it has not proved a success during resolutions passed by the Greenville Carolina, whether they walk or ride, action against the State of South Carothe past year. If a better showing is not liua, which, it was concluded, could not be maintained under the eleventh amend
Lodge the office, we think, should by all country Alliance at its last meeting: "To country Alliance at its last meeting means be abolished, as the order in this the newspaper reports of said blacklist search of office.

nestion as to the legality or illegality of who entertained the Lodge more than an State President." the excess claimed by the State and hour with valuable information and Similar communications have been sent necine jawing-match that had adorned denied by the railroads is still pending. actice, couched in language terse, impresand no one knows how the question will sive and convincing. He took a hopeful ens and of Newberry, and I shall furnish It is more than a prediction to say that view of the condition of the order through- this letter to The Cotton Phont as an Mauldin and McCalla have landed. The The railroads have paid what they out the United States. We regret exceed- answer to all: blink is their share of the taxes, based ingly that his remarks were not steno. The effort appears to be made to link did the work. Of course nothing is ceron a return of their property on a parity graphically reported and given the widest Mr. Donaldson as a citizen with Mr. Don-tain in politics, but both of these genwith the other property in the State. possible circulation. What he said so aldson as President of the Alliance, and themen are as near appointment as they should they succeed in showing this. forcibly and truthfully would be good I premise my answer by saying that the can get without actually having their

continue to be watched with inter- in the Grand Ledge. It has been the to appoint Mr. Donaldson to office. est. The court will decide accordingly custom heretofore that a member of the My reasons were these—and again they uncertain appointment all the more so. as it sees the equity of the matter and Grand Lodge who was elected to the low- have no reference to Mr. Donaldson's Gen. Earle made a most favorable im-Grand Dictator and delegate to the resentment or desire to injure him:

"Yes sir, I could. If the right man that would satisfy the inner man was spread on three tables. At the close of spread on three tables, and main to defeat the cted him on the cations. I do not think that he expects convention which had this delightful feast speeches were made convention which had The little boy, who was with his sister by ex-Goy, John C. Sneppara, ex-Aujar Again, whereas, to my surprise I saw \$10,000 per annum; and he would doubt the time of the crime, and was nearly tant. General M. L. Bonham, Grand Dictional Council Lecturer Bacon shortly aft. President of the State Annual State and was nearly tant.

mob. He surrendered, the protection of the present year: Grand him at home. But the people of Green-English design on N street, the swell ervator of peace keeping. Notwith Past Dictator, James W. Moore; Grand ville were true to themselves and he was residence portion of Washington. His S. C., on TUESDAY, the 2d day of May ight to rece eports were posted on bul. Dictator, John C. Sheppard; Grand Vice not elected. from Sirds in Columbia during the Dictator, N. W. Trump; Grand Assist- It will thus be seen that Mr. Donaldson by his wife and charming daughter, South tract to build a bridge over Chauga moon that a lynching was expected and Dictator, B. M. Lebby: Grand Chap- played false with the May convention by Carolinians who call are made to feel at Creek, near Gilmer's mill. Plans and tht, yet Gov. Tillman took no steps bain, Rev. W. F. Pearson: Grand Re- his action at Chicago, and broke his pledge home.

whom he had deliberacely J. T. Robertson; Grand Guide, L. H. office. k to Denmark in the care of only Wannamaker: Grand Guardian, J. W. Now, in addition to that, when I remind very great men. He is quartered at the table, Gov. Tillman could easily Todd; Grand Sentinel, J. J. Vernon; you that Mr. Donaldson, as Senator, was National, in an elegant suite of rooms, down to Denmark on a special Grand Trustees, W. H. Day, H. Rytten the means of incorporating in the rail- adjoining the parlors. They were once the ordered a military guard berg and J. J. Boozer: Representatives road bill in '91 the two objectionable feat occupied by President Pierce, Henry spot. The whole to Supreme Lodge, John C. Sheppard tures which caused me to veto it you can- Clay and afterward by Alexander Ste-

purity of human life. But noth. The Grand Reporter's tabulated report was told, of Bunch McBee, that the right g was done and the State is humiliated shows 107 Knights in Oconee county, as of appeal to the courts was put in the FIGHTING THE DISPENSARY LAW. Henry Cole to the Burlington Coffin Comst shocking and shame. follows: Walhalla Lodge, 40; Seneca bill. He also championed that feature Lodge, 34: Westminster Lodge, 33, of the bill which kept the election of Citizens of Charleston Make a New should be left unturned to Only one death occurred in the county Railroad Commissioner in the hands of out and punish the murderers, among the Knights during the year- the General Assembly, contrary to the blood of Peterson cries aloud and that of N. C. McDonald, of Seneca Lodge. "March platform," thus showing his should be avenged. Will it be done? The salary of the Grand Reporter was willingness o stifle the will of the peo-

Grand Treasurer at \$75.

An Opportunity Lost.

The New York World administers this

It is idle for any of the Southern States to the Alliance. ss throughout the year. The case to complain of the lack of capital and hester read its answer. The council for when they neglect so practical a plan for he dealers created a sensation in his advertising their resources as a proper ejoinder, when he charged Speaker representation at the World's Fair would afford. Not a single State in the South lones, of the Lower House, with altering afford. Not a single State in the South ancemen of the State as to the wisdom there are out of a population of 65,000 the bill after it was passed by the House: has made anything like an adequate aplaw, because the original, which was Mississippi, Alabama, South Carolina propriation for a display, while Texas, hanged by Jones, and amended as he and Tennessee are not represented at all. saw fit, while it appeared in the Journal that no such changes had been sanctioned. They may attribute lack of immigration buring the first Cleveland Administration that no such changes had been sanctioned. think proper, but the chief cause is lack | Cabinet, one caused by the appointment various societies and citizens of the city, The annual meeting of the stockhold- of proper enterprise and public spirit. of Secretary Lamar as a Justice of the held at Turner's hall on the 21st day of ers of the Graniteville Manufacturing The outside world has little conception Supreme Court, and the other by the April, 1893, the following resolution was Company was held last week, when it of the vast resources of the South, esperresignation of Secretary Manning from adopted: was shown that the net earnings of the cially in coal and iron deposits, and it is the Treasury Department. Mr. Manning's "Resolved, That the Presidents of the

The Young Men's Christian Associalapse.

Gov. Tillman's Reasons.

[Cotton Plant.]

burg and the citizens generally. The in which he requested of the President refrain that echoes and re-echoes through that he be fined \$500 for contempt. He

be true, and if true, to furn sh his rea- It is thought that Mr. Cleveland will, The Grand Lodge was delighted with the presence of Supreme Dictator Klotz, his action towards. Donaldson, our weeks, turn his attention to South Caro-

Alliance has nothing to do with it, either commissions. The District 'Attorney denied: should they fail, the taxes will There is one matter we want to touch directly or indirectly, except in so far as fight is more complicated than ever. Exthe ordered to be paid. This is the presson for the good of the order, among the I felt justified in preventing its further Congressman Johnstone and the Hon. H. ent status of the cases. The further pro- Knights of Honor, before we close these betrayal. To answer your questions cat- A. Meetze are new and formidable

> est station was promoted year by year to private character, but to his public acts, pression on the President. Ex-Congress the next station, until he was chosen and I disclaim any feeling of parsonal man Elliott is one of Cleveland's warm

The brutal lynching of John Peterson, a man who would make a first-class Sento the May State Convention Mr. Donald-ward Ragsdale, who is in the scramble The bratal lynching of John Peterson, at people and probably innoour civilization and the good name of South Carolina. He was cleared by the south Caronna. He was cleared by the girl who had been outraged, when they were brought face to face. He faced the sentatives to the Supreme Lodge, our to help him retrieve his failing political papers that Gen. Earle has withdrawn were prought face to face. The faced the papers that Gen. Earle has withdrawirl and her little brother in a mock trial wisest and most experienced men. We fortune, and a small caucus of leading from the fight is entirely unfounded. hope in the future that this rotation in Alliancemen from other counties went. The Hon. J. J. Hemphill, who was without thinching, spoke so that she could office will no longer prevail, and that to work and had him elected member of knocked out of an Associate Justiceship the floor, if nection is the rearranged and rearranged there may be taken from the floor, if nectional committee. It was presumed of the Supreme Court of the District of hat and clothing so that they could essary, our best men to fill all the stations in the Grand Lodge. Of con- full sympathy with its opposition to Mr. grounds, will, in all probability, get a tions in the Grand Lodge. Of conservations of the first three remarks do not apply to these remarks do not apply to the pression of the fact that he comes from South Carolina punctures the comes from South I don't know him, sir: that don't look ent able and emelent countries the same color, Hon. John C. Shorard, who is wholly who voted for him. You are familiar newspaper fake that he will be sent to that's all. He is the same color, that's all. He don't talk like the man; dualified to so the responsible offices he with the instructions given our delegative on the dualified to so the reason of his profound to the Climan delegative of the large-

s this man, but his eyes don't look like

A magnificent banquet was given by

Mr. Mayfield: "Does this man look like

Mr. Mayfield: "Does this man look like

Mr. Mayfield: "Does this man look like

Mr. Donaldson in open affiliar" a with

Mr. Donaldson in open affiliar" a with

Mr. Donaldson in open affiliar" a with

Mr. Donaldson in open affiliar a with

Mr. Donaldso mentary to the Grand Lodge, on Wednesmentary to the Grand Lodge, on Wednesday night in Market Hall. Everything
that would satisfy the inner man was
that would satisfy the inner man was
that would satisfy the inner man was
that would satisfy the close of

and main to defeat the cted him on the
continuous form doubtful States. Mr. Hempfull, while he has the ability, is not possessed of the other necessary qualifithe Cleveland leaders, striviry
the Cleveland leaders, striviry
and main to defeat the cted him on the
continuous form doubtful States. Mr. Hempfull, while he has the ability, is not possessed of the other necessary qualifithe cleveland leaders, striviry
and main to defeat the cted him on the

the time of the crime, and was nearly holded to death, was asked what he holded the members of him. When I asked an explanation I at \$7.500.

Again, and use I saw \$10,000 per annum; and he would doubtless be satisfied with a fourth-class post him. When I asked an explanation I at \$7.500. death, was asked what he later Moore and Grand Recember Bacon, hips When I asked an explanation I at \$7,500.

He said "the other man looked" in which they thanked the members of the backet was told that it was the said "the other man looked" in which they thanked the members of the backet was told that it was the said of the backet was told that it was the said of the backet was told that it was the said of the said of the backet was told that it was the said of the backet was told that it was the said of the backet was told that it was the said of the backet was told that it was the said of the backet was told that it was the said of the backet was told hoked to death, was asked what he in which they thanked the members of howeth. He said "the other man looked the local lodge for the handsome manner like him than this one. I would have like him than this one. I would in which they standard the local lodge for the handsome manner like him than this one. I would in which they standard the local lodge for the handsome manner way to defeat the candidacy of an avowed in which they standard the local lodge for the handsome manner way to defeat the candidacy of an avowed in which they standard the local lodge for the handsome manner way to defeat the candidacy of an avowed in which they standard the local lodge for the handsome manner way to defeat the candidacy of an avowed in which they standard the local lodge for the handsome manner way to defeat the candidacy of an avowed in which they standard the local lodge for the handsome manner way to defeat the candidacy of an avowed in which they standard the local lodge for the handsome manner way to defeat the candidacy of an avowed in which they standard the local lodge for the handsome manner way to defeat the candidacy of an avowed in which they standard the local lodge for the handsome manner way to defeat the candidacy of an avowed in which they standard the local lodge for the handsome manner way to defeat the candidacy of an avowed in which they standard the local lodge for the handsome manner way to defeat the candidacy of an avowed in which they standard the local lodge for the handsome manner way to defeat the candidacy of an avowed in which they standard the local lodge for the handsome manner way to defeat the candidacy of an avowed in which they standard the local lodge for the handsome manner way to defeat the candidacy of an avowed in which they standard the local lodge for the handsome way to defeat the candidacy of an avowed way to defeat th ow him if I saw him."

Take the other man" is the other negro A resolution was 3d tely observe the any office, but to devote his energies to dark horses are decided in it.

John and anybody is hable to win. It is a signed, and those having demands against said estate will present them to us duly attested.

JOHN MYERS, "The other man" is the other negro A resolution was addely observe the any office, but to devote his energies to dark horses are decidedly in it. ho was arrested, and whom the giri and all the subordingext as the 20th anni-by had declared was not the guilty man. Invidition in any order of the pull of the Alliance. I was not surboy had declared was not the guilty main.

On hearing that he was suspected of Jurisdiction inauguration of this noble prised, however, when, two weeks later. State are quartered in Washington as be entered the field as a candidate for comfortably as the representatives of any

the crime Peterson went to Common reference and implied place of the Grand Lodge resolved to hold its surrendered himself to Gov. Tillman reference and implied place of the Grand Lodge resolved to hold its surpose, that the double endorsement of ling his long service in the Senate, grew the crime Peterson went to Common and State Senator from Greenville, feeling, I state in the Union. Senator Butler, durantuming his innocence and implied the common and surrendered himself to Gov. Tillman reference and implied place of the common and surrendered himself to Gov. Tillman reference and implied place of the common and the State Convention in May and the tired of the hubbub incident to hotel life The following officers were elected and State Alliance in July would reinstate and purchased a cosy brick dwelling of THE County Commissioners of Connec

prevent it. Had be wished to save the porter, G. W. Holland: Grand Treasurer, to the leading Alliancemen, not to seek Senator Irby, in certain respects, at letting. Commissioners reserve the right

be State was at his command and James W. Moore: Grand Lecturer, not be surprised at my action. It was vens. A picture of each hangs upon the upon his motion, at the suggestion, as I wall.

"March platform," thus showing his willingness o stifle the will of the people. All of these things taken together are sufficient, as I take it, to warrant my opposing his appointment as a representative of the "Reform Party" or of the Alliance. Self-interest rather than particular of the governed his other appears to have governed his other appears to have governed his appears to have governed his continuation, the counsel employed by a number of leading meroty and the state of the highest bid der, at Seneca, S. C., on Saturday, May will the legal hours of sale, the following described real estate:

All that certain Lot of Land, in the following described real estate:

All that certain Lot of Land, in the following described real estate:

All that certain Lot of Land, in the following described real estate:

All that certain Lot of Land, in the following described real estate:

All that certain Lot of Land, in the following described real estate:

All that certain Lot of Land, in the following described real estate:

All that country of of the Oconee county, or by violation of the laws of the Hollowing described real estate:

All that certain Lot of Land, which is to go into effect July list, was developed to present the strain port of land described real estate:

All that certain Lot of Land, which is to go into effect July list, was developed to present the strain port of land described real estate:

All that certain Lot of Land, within the legal hours of sale, the following described real estate:

All that certain Lot of Land, within the legal hours of sale, the following described real estate:

All that certain Lot of Land, within the legal hours of sale, the following described real estate:

All that certain Lot of Land, within the legal hours of sale, the following described real estate:

All the f fixed at \$400 per annum and that of ple. All of these things taken together move in the fight against the enforcement 13, 1893, within the legal hours of sale: The per capita tax remains at \$1.00, to opposing his appointment as a represen- go into effect July 1st, was developed An attempt was made to lynch a white be paid semi-annually. D. A. SMITH. tative of the "Reform Party" or of the here yesterday. A meeting was held in plan of said town as Lot No. 51, containing One half Agree more or less on just rebuke to those States of the South injured in this State from the same cause, law. Representatives of pretty nearly which have neglected or refused to pro- I could not conscientiously stand silent every society in the city were present and vide for representation at the Columbian without protesting against his being it was decided to send circulars to the free-

During the first Cleveland Administra- by the meeting: caused by Secretary Lamar's retirement and others to use their influence with

Nine men convicted at Carrolton, Ga., Ayer's Sarsaparilla and no other. It is W. J. RODDEY, Manager, to pay extra for papers.

JAMES SEABORN. Fire in Seattle, Wash., caused a loss of tian, of Augusta, Ga., is about to col- of white-capping were sentenced to a compounded from the Honduras root and year's imprisonment each.

FROM WASHINGTON.

[Cor. Commoia Evening Journal.] The report having been circulated that Washington, D. C., April 22.—Senabody met in the city of Orangeburg, in Gov. Tillman had asked President Clevethe local lodge hall, on Wednesday, April land to not appoint Mr. M. L. Donaldson have left Washington to attend the naval Carolina railroad tax case. This deci-19th, at 11 A. M., and was in session a to an office, several County Alliances review at Hampton Roads. It is, of sion leaves the matter in the hands of 19th, at 11 A. M., and was in session a to an office, several County Alliances review at Hampton Roads. 1t is, of the South Carolina Federal courts and part of two days, adjourning sine die on passed resolutions asking Gov. Tillman course, a pleasure trip, one of the most the sheriffs will have to stand the punto give his reasons for the action if the pleasant features of which is the short the sheriffs will have to stand the pun-Roll call showed all of the grand offi- report were true. Below we give the refuge it will afford from the terrible

of the Farmers State Annance, is reported to have been one of those blacklisted by Gov. Tillman; be it

"Resolved by the Greenville County Alliance, in regular quarterly meeting alliance, in regular quarterly meeting assembled, that not having seen any issembled, that not having seen any interest and proportion by the United States Court body wants to borrow, but none are able and he was adjudged guilty of contempt and he was adjudged guilty o room of their own, which speaks well Alliance, in regular quarterly meeting he once applied to a certain newspaper, for their energy and progressiveness. assembled, that not having seen any those of the lending class are "willing, This lodge is the second largest lodge in denial of said alleged blacklist, we deem but weak." Only people who are accusit but just to the honored President of toned to eat regularly at home are capa-The condition of the order in this Grand the State Farmers' Alliance, as well as to ble of judging what it means to be

"Where is my wandering boy to-night."

former's mind and the latter's rattler coordings, it any are taken by the State, remarks, and that is the rotation in office egorically. I did ask Mr. Cleveland not entries, and the fact that they are taking

personal friends, while ex-Congressman Supreme Lodge. Now we all know that | Last spring when delegates were elected | Johnstone is not at all unpopular. Ed-

that sall. He don't talk like the man; qualined to so the responding to the large with the instructions given our delegation to Chicago and our action under est in the diplomatic corps and ranks the is thinner in the face, and was as dark now holds, by reason of his profound to Chicago and our action under est in the diplomatic corps and ranks

this delightful feast speeches were made that a third-class mission, which by ex-Gov. John C. Sheppard, ex-Adju-

least, is following in the foot-steps of to reject all bids.

Move Against the State Barrooms.

actions, and as the Alliance has been the situation, the counsel employed by gagees' sale. side-tracked in nearly every other State the liquor dealers having advised that it by self-seekers, and has been seriously would be useless to attempt to resist the rewarded for treachery to the people and hold voters of the city, requesting them not to sign the petition of any person Regretting the necessity which has applying for the position of State dispenimmigration or to organize meetings of forced a rehearsal of these undisputed ser of liquor. Under the law a majority Governors to make known their wants facts, which of themselves ought to have of the freehold voters of the city must prevented Mr. Donaldson's elevation to sign the application of any one applying exactly 1,519 freehold voters, so that 760 B. R. TILLMAN. of these must sign a petition in order to have a State barroom opened here. Following is a copy of the circular sent out "At a meeting of the Presidents of the

will only be intensified. Be sure you get other highly concentrated alteratives. FOR THE CAROLINAS, ROCK Hill, S.C.

Sheriffs in the Soup.

WASHINGTON, D. C., April 24.—The UNE PRICE---SPOT CASH! Supreme Court has denied the petition

The decision was delivered by Chief business at all. To all my friends who charge of the Heavy Brigade of officeIne decision was delivered by Chief
Seekers.

Most of the South Carolina politicians

The decision was delivered by Chief
Superitory of Aiken county,

Most of the South Carolina politicians

The decision was delivered by Chief
Superitory of Aiken county,

Part Ordan in My Trends will be a superitory of the Town of Walhalla, in Sec. 1

Wardens of the Town of Walhalla, in Sec. 1

Wardens of the Town of Walhalla, in Sec. 1

Wardens of the Town of Walhalla, in Sec. 1

Wardens of the Town of Walhalla, in Sec. 1

Justice Fuller read an opinion containing much stronger language than is usually found in such documents, denying the application of the petitioner for the writ. He said the seizure of the property of the p States has decided against the State of South Carolina in the celebrated railroad tax cases. The fines imposed on the State of the State of State of State of South Carolina in the celebrated railroad tax cases. The fines imposed on the State of S tax cases. The fines imposed on the Sheriffs by Judges Simonton and Goff willhave to be paid. Chief Justice Fuller said, was in not be defended. The claims of the State, and members in the sixty whether the public statements as to the public blacklist referred to be founded on fact or not.

"Resolved, There were thirty-four deaths members of three words are not superior to the general for taxes are not superior to the general special for taxes are not superior to the general for taxes are not superior to the general special for taxes are not superior to the general for taxes are not superior to the general special for taxes are not superior to the general special for taxes are not superior to the general for taxes are not superior to the general special for taxes are not superior to the general special for taxes are not superior to the general special for taxes are not superior to the general special for taxes are not superior to the general special for taxes are not superior to the general special for taxes are not superior to the general special for taxes are not superior to the general special for taxes are not superior to the general special for taxes are not superior to the general special for taxes are not superior to the general special for taxes are not superior to the general special for taxes are not superior to the general special for taxes are not superior to the general special for taxes are not superior to the general special for taxes are not superior to the general special spec right of the Sherias who pentioned to release on writs of holders corpus. He said the seizure of property by force was said the seizure of property by force caronna, which, it was concluded, could not be maintained under the eleventh amendment of the constitution. In conclusion he said the Circuit Court was equipped with the followed a first series of exchange at highest market prices.

| Concerning Solution | Sec. 5 On each and every keeper of livery or sale stables the sum of \$25 for the year in advance, and no person or persons shall let out for sale stables the sum of \$25 for the year in advance, and no person or persons shall let out for sale stables the sum of \$25 for the year in advance, and no person or persons shall let out for sale stables the sum of \$25 for the year in advance, and no person or persons shall let out for sale stables the sum of \$25 for the year in advance, and no person or persons shall let out for sale stables the sum of \$25 for the year in advance, and no person or persons shall let out for sale stables the sum of \$25 for the year in advance, and no person or persons shall let out for sale stables the sum of \$25 for the year in advance, and no person or persons shall let out for sale stables the sum of \$25 for the year in advance, and no person or persons shall let out for sale stables the sum of \$25 for the year in advance. unjustifiable and could not be defended.

The deliver of the State upon his unshaven countenance of the State of State upon his unshaven countenance of the State of State upon his unshaven countenance of the State upon his unshaven countena tried to warble the pathetic melody clusion he said the Circuit Court was exchange at highest market prices. equipped with the fullest power to proteet its dignity and to enforce its mandates, and its use of these powers in the case in point could not be reviewed here. Therefore, the petition for a writ of March 30, 1893. habeas corpus was denied. judgment was announced in the cases of

> In consequence of winter diet and lack of open air exercise, the whole physical mechanism becomes impaired. Ayer's Sarsaparilla is the proper remedy. in the spring of the year, to strengthen the appetite, invigorate the system, and expel all impurities from the blood.

New Advertisements.



O. H. SCHUM: WALHALLA, S. C., Sole Agent.

Notice of Final Settlement. STATE OF SOUTH CAROLINA. COUNTY OF OCONER.

IN THE COURT OF PROBATE.

Ex parte John Myers and J. S. Isbell,

Executors, in re. the Estate of James
B. Myers, deceased—Petition for Fiearning and eminent ability.

A magnificent banquet was given by him with two exceptions. Judge, there with two exceptions. Judge, there with two exceptions and believe the magnificent banquet was given by him with two exceptions. Judge, there with two exceptions are in-

Executors.

A LL PERSONS indebted to the estate of James B. Myers, deceased, will

Executors

Bridge to Let.

county will, in their office, in Walhalla. therefor, friends are always welcome, and, assisted next, let to the lowest bidder, the conspecifications will be exhibited on day of

> J. W. SHELOR. Clerk of Board.

April 20, 1893. Mortgagees' Sale of Real Estate.

NOTICE is hereby given that under and by virtue of the power and authority conferred in a mortgage by W. And by virtue of the power and authority conferred in a mortgage by W. Henry Cole to the Burlington Coffin Company, bearing date the 17th day of April.

A. D. 1891, and recorded in office of Mesne Conveyance of Oconce County, S. C., in the discreted, I will sell, at public out to me directed, I will sell, at public out to me directed, I will sell, at public out to me directed. I will sell, at public out to me directed. I will sell, at public out to me directed. I will sell, at public out to me directed. I will sell, at public out to me directed. I will sell, at public out to me directed. I will sell, at public out to me directed. I will sell, at public out to me directed. I will sell to me directed to me directed to me disorderly conduct within the incorporate limits shall be subject to a fine and imprisonment at the discretion of the Intendant within the limits of his authority.

SEC. 18. It shall be the duty of the me directed to me directed to me disorderly conduct within the incorporate limits shall be subject to a fine and imprisonment at the discretion of the Intendant within the limits of his authority. A. D. 1891, and recorded in omee of Alexae Conveyance of Oconec County, S. C., in Book "M," pages 529, 530, 531 and 532, we will sell, toward satisfaction of the Said mortgage debt, to the highest bidisaid mortgage debt, to the highest bidisaid mortgage debt, to the highest bidisaid mortgage debt, on Saturday May 15 Section 16 Section 16 Section 17 Section 17 Section 17 Section 17 Section 18 S

TERMS: Cash. BURLINGTON COFFIN CO. Mortgagees. April 20, 1892.

What is

An easy means of securing your wife and family against want in the event IN THE COURT OF COMMON PLEAS. | bring them before the Intendant for examination and punishment. He shall of your death. A creditable means of se- A. W. Elrod, Defendant.

curing a better financial standing in the business world

BY virtue of a judgment of foreclosure guns or pistols or other fire-arms, or fire-crackers and sling-shots, within the lizar, Judge presiding, in Court Common pleas, for Oconee County, February halla and bring them before the Intend-

good. The

Equitable Life

is the best. For full particulars, address

AND AND THE PARTIES

C. Furber Jones.

STORE AT TOMASSEE.

Spring, Spring! for the year in advance was meat market. SEC. 7. On each and every meat market. butcher stall or wagon the sum of \$10 per year, payable in advance, provided that any one wishing to dispose of beef, that any one wishing to dispose of beef.

JUST RECEIVED THE PRETTIEST SEC. S. On each and every person who JUST RECEIVED THE PREATHEST SEC. S. On teach and could not car for the purpose of taking photographs, daguerrotypes or other likenesses the sum of \$10 for the year; \$5 for a less

The French and American Ginghams this season are beautiful.

I have also in stock Sateens. Chambrays. Percales and White Goods of all descriptions; Fruit of the Loem Bleaching: Lonsdale Cambrie; Sheetings, e., quarters, bleached and unbleached; pondiance Descriptions. Aven Gindam some gee Drapery: Apron Gingham, something new; Apron Lawn, something new; beautiful line of Prints; Ladies' Hose in any refusal or neglect to perform said beautiful line of Prints: Ladies Hose in all colors: Cravats and Handkerchiefs in all styles.

MEN'S NEGLIGEE and WHITE SHIRTS sonal property, as provided in Section 1, in every style and quality, from 25 cents to the handsomest Sateen at \$1.25.

IN MEN'S and BOYS' HATS I have the innerts, made by the Loard of Assessors, consisting of three persons, to be appointed by the Intendant; Provided, the innerts appointed by the Intendant; Provided in Section 1, which is the paid according to the assessment appointed by the Intendant; Provided in Section 1, which is the paid according to the assessments are provided in Section 1, which is the paid according to the assessments.

IN MEN'S and BOYS' HATS I have the best stock in the county.

MY SPRING STOCK of CLOTHING is now arriving. Call and examine before purchasing.

April next. Any property in town on the first of May, not return to the County Auditor is to be seen to the County Auditor is to be seen to the county. MY SPRING STOCK of CLOTHING LADIES LOW-CUT SHOES and SLIP. Town Treasurer for taxati-PERS in great variety, from 75 cents to Sec. 11. All taxes herein le

A NICE LINE of MEN'S LOW-CUT
SHOES just received.

SUM-CUT
SHOES just received.

July next, and, if an GOOD FLOUR at \$3.50 per barrel: Ex- taxes herein levied w!

fifteen per cent to the am Harrison, to the person thus neglect, and, if the tax and penalty are not paid within twenty be the duty of the Treasure. executions therefor imme-

Oats, Hay, MIIK COWS, FOUNDER. SEC. 12. Be it further Ordaned, That any person found drunk in the Town of Walhalla, whereby the peace water of the town may 10 Tons of choice Pea Vine, Crab be impaired, or the convenience of other

and Cherokee Grass Hay, county raised.
6 nice young half Jersey Milk Cows.
3,000 bundles of splendid Bottom Foddiscretion of the Intendant within the

All for sale at hard time prices by J. P. STRIBLING, Richland, S. C. February 9, 1890.

COUNTY OF OCONER. 4

Notice is hereby given that application will be made to the Judge of Probate of Oconee county, at Walhalla Court House, S. C., on Monday, the list day of May, 1805, for leave to make a list of the Intendant within the limits of his authority.

See, 15. Be it Ordained, That any person caught in the act of public indecency on the street shall be guilty of a misdemeanor and be punished at the discretion of the Intendant within the limits of his authority. final settlement of the estate of Bryant authority. Glenn, deceased, and thereupon to be Sec. 16. Be it Ordained, That any per discharged from all further liability
therefor. THADDEUS BROWN.

JOS. SHARP.

Administrators.

Administrators.

Master's Sale.

titution, shall, upon conviction, par tine of not less than \$5 nor more th STATE OF SOUTH CAROLINA. COUNTY OF OCONEE. IN THE COURT OF COMMON PLEAS. Edmond L. Herndon, as Receiver.

Mary E. Rice and G. W. Rice.

Defendants.

time, credit portion to be secured by note of purchaser and mortgage of the premises. Credit portion to draw interest at the rate of seven per cent per annum. Purchaser to pay extra for

J. W. HOLLEMAN.

Master's Sale.

April 6, 1860

COUNTY OF OCONEE. J. W. Holleman, Master, Plaintiff,

world.

The most safe and profitable means of investing your savings for use in after years.

Pleas, for Oconee County, February thalla and bring them before the Intended the Intended to the

All Life Insurance is the lands belonging to the estate of SEC. 23. The Marshal is further author- all sorts of Archibald Todd, deceased, containing ized to arrest any person found on the one hundred and four and one-half acres, streets between 10 o'clock P. M. and 5 ies o'clock A. M.,

more or less, adjoining lands of James McCary, Mrs. M. A. Cox and tracts Nos. I and 3 of the said estate of Archibald Todd, deceased.

TERMS: One-half cash and the remainder in twelve months with interest from day of sale with leave to the purchaser to anticipate payment. Purchaser to pay extra for papers.

JAMES SEABORN.

Special Master.

April 6, 1893.

O'clock A. M., who cannot give a satisfactory reason for such presence on the streets during these hours.

SEC. 24. It shall be a misdemeand for any person to cut trees on any of the streets of Walhalla.

SEC. 25. That any person who shall be guilty of running a horse or mule on Main Street shall be subject to a fine or imprisonment, at the discretion of the Intendant within the limits of his authority.

March 30, 1893. 14-4t | rity.

AN ORDINANCE,

mutton, veal, pork or goat at retail may

do so by paying \$1 for every beef or 50

cents for each mutton, hog, goat or calf, unless the same be sold in bulk.

period than one year. Sec. 9. That each and every person

liable to road duty, under the laws of the

day of April a commutation of \$4. Sec. 10. That the tax on real and per-

County Auditor, is to be

hereby authorized and r

all places of business or amusement must

be closed on the Sabbath day, and the violator of this ordinance shall be sub-

ject to a penalty of \$25. Sec. 14. Be it Ordained, That any per-

cross the same at a regular crossing, or

lessee of any dwelling house or other building situated within said imcorporate

limits who lets or sub-lets any

dwelling to any person or persons, to used as a bawdy house or house of pr

\$30, for every day upon which such hou

or building may be used or kept, and be otherwise punished within the discretion

of the Intendant within the limits of his

authority,
Sec. 17. Any person or persons who shall be guilty of fighting, rioding, using the disorderly

feres with the peace and good order of the Town of Walhalla, or the conduct of

the person arrested after the arrest is

good order of the town to closely confine

Marshal to prevent ball playing and other

Walhalla, and he is, to effect this, author

ized to arrest all persons so engaged and

also disperse any crowd assembled on

SEC. 21. He shall arrest all persons found throwing fire-balls, or shooting

the sidewalk.

such person and produce him as herein-

sent them within 60 days or the same will be debarred from payment, unless a TO RAISE SUPPLIES FOR THE TOWN 1893 AND FOR OTHER PURPOSES.

TO RAISE SUPPLIES FOR THE TOWN

OF WHLHALLA FOR THE YEAR

Wattisfactory of the running at large within the corporate limits of the town, between the 1st of August and the 1st of October, without a muzzle, is liable to be seized and retained by the Marshal for a

That any person or persons

having claims against the town must pre-

period of twenty-four hours, during which time his owner can redeem him by paying the sum of two dollars, and, if BE IT ORDAINED by the Intendant and not so redeemed, the dog is then to be Sec. 28. All residents and owners of

Done and ratified in Coun-cil and the Seal of the corpo-

ration of the said Town of Walhalla affixed thereto this L.S. the 6th day of February, 1893. H. D. A. BIEMANN, W. J. BRAMLETT, Clerk Council.

persons shall let out for pay in any manner any horse, wagon or other vehicle
without paying the following tax: Each
one horse and vehicle, \$10; each two
horses and vehicle, \$15: this section not
being designed to affect draying.

Spc. 6. On each and every dray where
any hauling is done for any one, other
than the owner thereof, the sum of \$5
for the year in advance. MILLINERY and FANCY GOODS

for the year in advance.

Sec. 7. On each and every meat market. - COME AND SEE .-

> Respectfully, Miss Rosa Norman. April 6, 1866.

STOCK OF

CONSISTING OF BUREAUS.

TABLES. CHAIRS. MATTRESSES, &c.

Sec. 12. Be it further Ordained, That WE will have FRESH BEFF every Will collect accounts every Saturday, MOSS & CRENSHAW.



W. L. DOUGLAS \$3 SHOE NOT RIP. nor more than \$30, and the owner or

Best Calf Shoe in the world for the price.
W. L. Douglas shoes are sold everywhere.
Everybody should wear them It is a duty
you owe yourself to get the best value for
your money. Economize in your footwear by your money. Economize in your footwear by purchasing W. L. Douglas Shoes, which represent the best value at the prices ad-vertised above, as thousands can ter fly. ## Take No Substitute. . ##

W. L. Douglas, Brockton, Mass. Sold by F. E. HARRISON,

SENECA S.C.

A. R. Broyles and others, and containing one hundred and one acres, more or less, being the tract of land deeded to her by Mary C. Campbell.

TERMS: One-half cash on day of sale TERMS: One-half cash on day of sale of the containing rity of the Council in such case provided. Sec. 19. Be it further Ordained. That it shall be the duty of the Marshal or Policeman, after the arrest of any personnel of the Council in such case provided. Common Pleas for Oconec county WM. J. HUTCHINS and the containing rity of the Council in such case provided. Sec. 19. Be it further Ordained. That it shall be the duty of the Marshal or Policeman, after the arrest of any personnel of the Council in such case provided. Sec. 19. Be it further Ordained. That it shall be the duty of the Marshal or Policeman, after the arrest of any personnel or the order of the Council in such case provided. Sec. 19. Be it further Ordained. That it shall be the duty of the Marshal or Policeman, after the arrest of any personnel or the order of the Council in such case provided. Sec. 19. Be it further Ordained. That it shall be the duty of the Marshal or Policeman, after the arrest of any personnel or the order of the Council in such case provided. Sec. 19. Be it further Ordained. That it shall be the duty of the Marshal or Policeman, after the arrest of any personnel or the order of the Ordained or the Ordained WM. J. HUTCHINSON,

> A LL persons indebted to the estate of Richard Lewis, deceased, will make immediate payment to the undersigned, after directed for examination or proper administration of criminal justice as the

JAMES SEABORN. amusements by a collection of boys or men in the Main Street of the Town of March 23, 1881. March 23, 1893.

ALWAYS

HAN

THAT MAN TODD

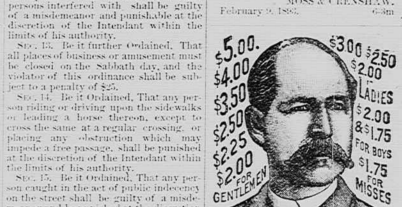
Is always on hand to supply you v.

At hard-time prices.

WHEELBARROW If ever you do, and he can sell you one

Furniture, WASHSTANDS,

These goods will be sold at a reasonand living profit. Give me a call. Zer 22, 1891.



Beware of fraud. None genuine without W. I., Douglas name and price stamped on bottom. Look for it when you buy.

WALHALLA, S. C. M. W. COLEMAN & CO.,

ESTATE NOTICES

Notice to Debtors and Creditors.

estate will present them to me duly at case may require.

Sec. 20. It shall be the duty of the tested.

Now is the time you need a

March 30, 1893.

SENECA.

FURNITURE