SAMUEL DIBBLE, Editor. VIRGIL C. DIBBLE, Associate Editor. CHARLES H. HALL, Publisher.

READING MATTER ON EVERY PAGE.

Washington News.

MAROU 16 .- Without any action the House ... In the Senate, the South Carolina Conven-

tion asks the repeal of the duty on rice. The Committee on Commerce reported an amendment to the House tax bill, retaining the tax on turpentine, sugar refineries, candies and confectionaries and to dans out of

MARCH 17 The bill removing political disabilities was resumed. your

Bingham moved an amendment rolleving from disabilities imposed both by constitution and laws, which was adopted.

Ap smendment inserting Gilmer's name was withdrawn, An amendment adding other names to the original list was rejected.

Miller said that Longstreet's name should be omitted.

Bingham said "Oh, no." dozen suggestions were offered. Bingham

berged them not to load the bill. W. W. Holden would be next Governor of North Carolina, and could not unless the bill was passed. Logan questioned Governor Orr's evidence of loyalty, Bingham said that Orr had made an encouraging speech to the South Carolina Convention. Logan wanted to know about Orr's Philadelphia speech. Bingham declined to go into particulars, but thought that a man who had influence enough to beat Wade Han pton, ought to be encouraged to use that influence in favor of the Reconstruction laws. Schenck proposed a month's postponement to obtain facts. Boutwell favored taking the responsibilly. Logan wanted fruits meet for repentance. Farnsworth repeated what Sickles said of Orr's course at l'hilidelphia was no worse than Raymond's, and Raymond was afterwards admitted to the Radical caucuses.

Logan denounced Governor Brown, of Georgin, as a mere politician. Kelley said that Brown worked zealously and ought to be for-

Mullips wanted to know how long Adam had to lie out before God gave him a chance by the birth of a Savior to repent.

Farnsworth intimated that some plan must be devised to relieve white men, otherwise there would be two parties South based on colour, when the black man's party would go to the

The bill was recommitted.

March 18.—It is stated that the impeachment managers are examining the President's witnesses, with a view of shortening the trial, by admitting any points he may desire and be able to prove.

The McArdle opinion, it is said, is prepared. Miller and Swayno dissenting. The opinion is said to be strongly adverse to the constitutionality of the Reconstruction acts, but it is doubtful whether it will be promulgated before the bill forbidding it become ment cannot be rendered yet.

The President is engaged with his counsel, and but few visitors are admitted.

The Impeachment Trial.

Punctually at 1 o'clock, on the 13th inst... Mr. Wade rapped his gavel and vacated his chair; punctually at 1 o'clock Mr. Chief Justice Chase, in his robes, entered from the rear and seated himself, and with a single rap transformed the body before him from the Senate to the High Court of Impeachment.

The proclamation commanding silence was made, the journal of the Proceedings of the Court on Friday last was read, the Senators who had not been sworn, qualified as members of the Court, the impeachment managers came in and took the sents assigned them, and the various formalities were gone through in order. The calling of the President of the United States by name by the Sergeant-at-Arms, in the aummons to appear and answer the charges, was very impressive. The counsel for the President then entered from the door on the right of the chair and proceeded to seat themselves at the table on the same side. But three of them were able to be present.

Mr. Stanbery than read in a low and measured tone, the reply of the President and the request for forty days time in which to answer. This request was received with dissatisfac-

Mr. Bingham and his colleagues made bit-

ter opposition. After a brief discussion of this matter the

Senate retired for consultation. Finally, after an absence of two hours, the Senate returns to its chamber, and the Chief

allow t's respondent ten days in which to prospects of the Spring trade. Mr. Bingham, elated by what he might justly regard as a great triumph, got up and offered a motion that the trial be proceeded with im-

mediately upon the filing of the replication of the House managers, and this was voted down by the close vote of 25 to 26.

Other motions were made, and, finally, after a characteristic speech by Mr. Butler, and a few remarks by Mr. Nelson, an order was adopted that the trial shall be proceeded with immediately on the filing of the replication, unless otherwise ordered. The Court then adjourned until March 23d, ten days hence.

A NATIONAL BANK IN COLUMBIA The Phornix of the 15th inst., says "We'are pleased to learn that arrangements have been perfected for a National Bank at this place, and that it will likely be in operation about the 1st of April. Among the directors appointed will be found the names of several of our most enterprising and eminent citizens-Colonel L. D. Childs, Dr. J. W. Parker, John S. Preston and Edward Hope, Esq., are all gentlemen whose names are a guarantee for the proper management of any institution with which they are connected. In our present condition, any capital will be welcomed amongst us, but the more so, when it is owned and managed by those whom we have known so long and can confide so thoroughly.

THE ORANGEBURG NEWS. SATURDAY, MARCH 21, 1868.

While we reserve to ourselves the right of defining our own political position by means of our editorial columns, we will be pleased to publish contributions from our fellow-citizens upon the grave questions which now agitate the public mind, whether their opinions coincide with ours or not. A district newspaper, we consider, should be an index of the various shades of popular sentiment in the section of country in which it circulates. Our columns are open, therefore, for any communications properly written, accom-panced by a responsible name, not personal in their character, wer absolutely injurious in their

A Visit to Charleston.

A trip of our local to the city has enabled him to gather a few items, which may be interesting to our readers.

And first, he was glad to find the money market easier, and much more confidence exisiting in mercantile circles. The bank rate of discounts has been reduced, and money now commands only one per cent a month, instead of one and a half, as formerly: While first class paper will secure loans at the rate of ten per

Secondly, the political horizon was as gleomy as ever. The great ring streaked was in full blast, and the Constitution of their framing is about to be submitted to the vote of the people, so-called at an early day. Our local had the opportunity of being a spectator of their proceedings on Saturday last, and was hardly prepared to see men of Caucasian blood resting their elbows on the shoulders of coal-black darkeys, in the most familiar style, while discussing the merits of pet schemes, or pulling party wires. But he has seen; and from experionce speaks.

While in the city, he was the guest of that favorite resort of travellers,-the Pavilion Hotel, where he enjoyed all the comforts, which the ample accommodations, the tables loaded with the best the market can afford. and the attention of polite domestics, all under the most systematic and accomplished management, could afford.

The Coming Elections.

Our readers will find in another column an order issued by General Canby, establishing regulations for the conduct of the elections for State officers and members of Congress, to be held on April 14, 15 and 16 next. A revising session of the Board of Registration will be held commencing fourteen days prior to the election. All persons not entitled to registration, will than be stricken from the lists; and there is the highly important provision that the Boards of Registration shall add to the lists of persons entitled to vote the names of all persons who, at that time, are entitled to registration under the Reconstruction Acts.

Items.

Butter has gone up in Albany and Trov. New York, to sixty-seven cents pound. Seventy cents is the price of the golden article in n Washington.

The Columbia Phonic publishes an appeal to the people of this State to call a convention to elect delegates to the New York National Democratic Convention.

Sergeant Bates, with his flag unfurled, arrived in Columbia on Wednesday afternoon. Hundreds awaited his arrival on the banks of the Congaree. He was welcomed by Mayor Melton on behalf of the citizens, and escorted to Nickerson's Hotel. He will be serenaded

eller of that city says that "the market for certificate that he was so registered, and to note Cotton goods continues firm, with an upward | the fact in the registration books of the precinct. Justice announced that it had decided only to tendency, and the dealers are rejoicing at the In default of the certificate, the affidavit of the

> An English financier is said to be in Alabama, advising the land-owners there to form joint stock companies for the improvement of their surplus lands and the sale of them to European emigrants.

> In Virginia the Conservatives are making extraordinary efforts to carry the State. It will be remembered that there was a white r jority of 12,000 on the old registration lisand the Conservatives count on putting 20,06. new names on the new lists.

The American silver coins which people so with the returns required by law. rarely see, are circulating in such great num-

circulating in Canada, and the Canadians are anxious to get rid of them, and impose a duty in accordance with instructions hereafter to be of 15 per cent. on further importations.

Minnesota recently had a snow storm furious and blinding, that it is said that seveal engineers on the St. Paul and Pacific Railroad ran their trains past stopping stations without seeing them; and in fact, one engine driver had gone five miles beyond, before he discovered his error. It was impossible at imes to see five feet from the locomotive.

In Philadelphia, six women physicians return neomes ranging from \$2000 to \$10,000 a year. In Orange, New Jersey, there is another, whose annual income ranges between \$10,000 and \$15,000. In this city, there is one whose income is rarely less than \$20,000 a year. Some of these physicians are successful surgeons as well as capable medical practitioners.

The members of the Wisconsin Legislature formerly were paid by the day, and the consequence was very long sessions. Now, however, more promptly. The system of paying by the job is quite as good a one in law-making as elsewhere. In the new constitution for New York it is provided that the legislators are to be thus paid, the members getting one thousand dollars each.

Important Order.

HEADQ'RS. 2D MILITARY DISTRICT, Charleston, S. C., March 13, 1868. General Orders No. 40.1

The Constitutional Convention of the State of South Carolina, in conformity with the act of Congress of March 23, 1867. supplementa ry to the act of March 2, 1867, "to provide for the more efficient government of the rebel States," having framed a constitution and civil government according to the provisions of the afore cited laws; and having, by an ordinance adopted on the 9th day of E arch, 1868, provided that the said constitution shall be submitted "for ratification to the persons registered under the provisions of this act [March 23, 1867, section 4] at an election to be conducted by the officers appointed or to be pointed by the Commanding General as hereinbefore provided, and to be held after the expiration of thirty days after the notice thereof to be given by the said convention;" and having further provided, by the foresaid ordinance, that at the same time an election shall be held for Governor, Lieutenant Governor, Adjutant and Inspector-General, Secretary of State, Comptroller-general, Treasurer, Attorney-General, Superintendent of of Education, and members of the General Assembly, and further that in each Congressional District of the State an election shall be held for a member of the House of Representatives of the United States Congress, and for two nembers at large; It is ordered:

First. That an election be held in the State South Carolina, commencing on Tuesday, he 14th day of April, and ending on Thursday, the 16th day of April, 28, at which all registered voters of said seemay vote "For polling place, unless, as citizens of the State. Constitution" or "Against onstitution," and they are qualified and are registered as voters, also on the same ballot f. . . . State officers and then only for the purpos: of voting; but and Members of the House f Representatives the commanders of posts will keep their troops specified in the aforesaid ordin vec.

Second. It shall be the duty of the Boards of Registration in South Carolina, commencing fourteen days prior to the election herein ordered, and giving reasonable public notice of the time and place thereof, to revise for a period of five days the registration lists; and upon being satisfied that any person not enti tled thereto has been registered, to strike the name of such person from the lists, and such person shall not be entitled to vote. The Boards of Registration shall also during the same period, add to such registers the names of all persons who at that time possess the qualifications required by said acts, who have not already been registered.

Third. In deciding who are to be stricken from or added to the registration lists, the boards will be guided by the law of March 2, 1867, and the laws supplementary thereto, and their attention is specially directed to the supplementary act of July 19, 1867.

Fourth. Any duly registered voter of this State who may have removed from the district in which he was registered, shall be entitled to vote in the district [county] to which he has removed and has resided for the ten days next preceding this election, upon presentation of a certificate of registration from the district in which he was originally registered, or upon his affidavit or other satisfactory evidence that he was so registered, and that he has not voted at this election. It shall be the duty of the registrars, upon the application of any duly registered voter who has removed or is about to remove from the precinct in which he was With reference to trade in Boston, the Trar- originally registered, to furnish him with a voter must set forth the district and precinct in which he was originally registered, and the length of time he has resided in the county in which he desires to vote. In doubtful cases, the registrars or managers of elections shall require such additional evidence as may be necessary to satisfy them that the applicant is legally entitled to vote. Blank forms for the certificates and for the affidavits herein requir-

d, will be furnished the registrars and the nanagers of elections and when used will be attached to the ballots cast by such voters, and will be transmitted to District Headquarters Representatives.

Fifth The said election will be held in

bers in Canada that they are a drug in the each district at such places as may hereafter be County of Richland, 1 Senator and 3 Representatives. Boards of Registration as provided by law, and given to said boards in conformity with the acts of Congress and as far as may be with the laws of South Carolina.

Sixth. The polls shall be opened at such voting places at six o clock in the forenoon, and closed at six o'clock in the afternoon of each day, and shall be kept open during these hours without intermission or adjurnment.

Seventh. All judges and clerks employed in conducting said elections shall, before commenc ing to hold the same, be sworn to the faithful performance of their duties, and shall also take and subscribe the oath of office prescribed by law for officers of the United States.

Eighth. No member of the board of registra. tion, who is a candidate for election to any office to be filled at this election, shall serve as a judge or manager of the election in any precinct which he seeks to represent.

they get three hundred and fifty dollars a year, of each county are required to be present and the result is that business is dispatched during the whole time that the polls are kept open, and until the election is completed; and will be made responsible that there shall be no interference with judges of elections, or other interruption of good order. If there should be more than one polling place in any county the sheriff of the county is empowered and directed to make such assignments of his deputies and other peace officers to the other polling places Clarendon and Kershaw; the Second is comas may in his judgment best subserve the purposes of quiet and order; and he is further required to report these arrangements in advance to the commander of the military post in which | Richland, Newberry, Edgefield, Abbeville and

> Tenth. Violence, or threats of violence, or ing or exercising his right of voting, is positively prohibited; and any such attempts will of the United States. In addition, two other Elections, to the Post Commander, and will ballots of the registered voters voting at large cause the arrest and trial of the offenders by throughout the State. military authority. The exhibition or carrying of deadly weapons in violation of General Orders No 10, of 1867, at or in the vicinity of any dered, will be regarded and treated as an dditional offence.

of the 17th of April, 1868, and during this time, the sale of all intoxicating liquors at or ment of this prohibition, and will promptly arrest and hold for trial all persons who may

Twelfth. Military interference with elecions "unless it shall be necessary to repel the armed enemies of the United States, or to keep the peace at the polls, is prohibited by the act of Congress approved February 25, 1868, and no soldiers will be allowed to appear at any well in hand on the days of election, and will be prepared to act promptly if the civil authoriies are unable to preserve the peace.

astruction hereafter to be given.

1. Governor.

3. Adjutant and Inspector-General.

4. Secretary of State.

7. 7. Attorney-General.

8. Superintendant of Education.

9. Members of the General Assembly

Representatives. County of Colleton, 1 Senator and 5 Repre-

County of Williamsburg, 1 Senator and lepresentatives. County of Marion, 1 Senator and 4 Repre-

entatives. County of Darlington, 1 Senator and 2 Repesentatives.

County of Marlboro', 1 Senator and 2 Representatives. County of Chesterfield, 1 Senator and 2

resentatives.

ORDINARY'S NOTICE.-ADMIN County of Edgefield, 1 Senator and 7 Rep presentatives.

County of Kershaw, 1 Senator and 3 Repre

County of Lexington, 1 Senator and 2 Rep-County of Newberry, 1 Senator and 3 Representatives.

esentatives.

Representatives.

sentatives.

R. S. CANBY

County of York, 1 Senator and 4 Represen

County of Chester, 1 Senator and 3 Repre-

County of Fairfield, 1 Senator and 3 Repre

County of Lancaster, 1 Senator and 2 Repre-

County of Oconee,* 1 Senator and 2 Repre

Fifteenth. The First Congressional District

s composed of the Counties of Lancaster.

Chesterfield, Marlboro', Darlington, Marion,

Horry, Georgetown, Williamsburg, Sumter,

posed of the Counties of Charleston, Colleton,

Beaufort and Baruwell; the Third is composed

of the Counties of Orangeburg, Lexington,

Anderson; the Fourth is composed of the

members of that body will be elected by the

By command of Brevet Major-General En.

*Notes .- (1) The territorial subdivision

eretofore known as "Districts" are designated

"Counties" by the new constitution(2)

The Districts of Charleston and Berkeley are

united and constitute the County of Charles-

ton(3) The County of Oconee is formed

MOTICE TO CONTRACTORS .-

Building Committee of the Young America Fire agine Company until March 28, 1868. For furth-

PURE! !- I have on hand 10 barrels of ATIVE WINES, at the Vintage of 4867, Hock,

Maderia and Port. These wines are the Pare Juice of the Grape, and will compare with any in this or other markets in Taste and Quality. I will sell by

Churches will be furnished for Sacramental pur-

IN THE DISTRICT COURT OF

SOUTH CAROLINA-INTHE MATTER OF C. R. THOMSON,

BANKRI PT-IN BANKRUPTCY .- TO WHOM IT MAY

CONCERN.—The undersigned hereby gives notice of his appointment as Assignee of C. A. Thomson, in

the District of Orangeburg and State of South Caro

A. D. 1868

L. D., 1868.

mar 21-3t

Dated at Orangeburg C. U. the 17th day of March

IN THE DISTRICT COURT OF

THE UNITED STATES—FOR THE DISTRICT OF SOUTH CAROLINA—IN THE MATTER OF ANDREW J. HOUSER, BANKRUPT—IN BANKRUPTCY.—TO WHOM

IT MAY CONCERN.-The undersign hereby gives no

tice of his appointment as Assignee of Andrew J

Houser, in the District of Orangeburg and State of

South Carolina, within said District, who has been adjudged a bankrupt upon his own petition, by the

District Court of said District.

Dated at Orangeburg C. H., the 17th day of March

IN TILE DISTRICT COURT OF

THE UNITED STATES—FOR THE DISTRICT OF SOUTH CAROLINA—IN THE MATTER OF MADISON P.

WAY, BANKBUPT-IN BANKBUPTCY .- TO WICH IT

MAY CONCERN.—The Undersigned hereby gives not tice of his appointment as Assignee of Madison P.

adjudged a bankrupt noon his own petition, by the District Court of said District.

Dated at Orangeburg C. H., the 17th day of March

Dated at Orangeburg C. U., the 19th day of March

STIVENDER, BANKRUPT-IN BANKRUPTCY-TO WHOM

IT MAY CONCERN .- The undersigned hereby gives

otice of his appointment as Assignce of David

Stivender in the District of Orangeburg and State

of South Carolina, within said District, who has

been adjudged a bankrupt upon his own pitition, by

the District Court of said District.

Dated at Orangeburg C. II., the 19th day of March

March 6, 1868. | Ordinary, O. D.

P. V. DIBBLE, Assignee,

P. V. DIBBLE, Assignee.

P. V. DIBBLE, Assignee.

P. V. DIBBLE, Assignee.

P. V. DIBBLE, Assignee.

oses at reduced prices. Apply to F. H. W. BRIGGMANN.

he Bottle, Gallon or Barrel at very low

Building Committee, Young America —It Fire Engine Company.

r particulars apply to Committee.

D. LOUIS, Chairman

by the division of Pickens District.

LOUIS V. CAZIARO,

A. D. C. and A. A. A. G.

County of Abbeville, 1 Senator and 5 Rep-

Ninth. The sheriff and other peace officers his county is situated.

Counties of Oconee, Pickeus, Greenville, Laurens, Spartanburg, Union, York, Chester f discharge from employment, or other oppresive means to prevent any person from registerand Fairfield; in each of which one person shall be elected as Representative to the Congress pe reported by the Registrars or Judges of polling places during the election herein or-

Eleventh. All bar rooms, saloons, and other places for the sale of liquors by retail, will be closed from six o clock of the evening of the 13th of April, until six a clock of the morning near any polling places, is prohibited. The police officers of cities and towns, and the Sheriffs and other peace officers of Counties. will be held responsible for the strict enforce-

Thirteenth. The returns required by law to be made to the commander of the district of the results of this election will be rendered by the boards of registration of the several regisration precincts, through the commanders of he military posts in which their precincts areituated, and in accordance with the detailed

Fourteenth. The State officers to be voted or at this election are:

2. Lieutenant-Governor.

5. Comptroller-General.

6. Treasurer.

County of Charleston,* 2 Senators and 18

County of Beaufort, 1 Senator and 7 Repre-

County of Georgetown, 1 Sonator and 3 Rep-County of Horry, 1 Senator and 2 Repre-

Representatives County of Sumter, 1 Senator and 4 Repre-County of Clarendon, 1 Senator and 2 Rep-

County of Barnwell, 1 Senator and 6 Repreentatives,

istrators, Executors and tinardians who have made their Annual Beturns in this Office, are called on to do so Without Delay. All defaulters will be proceeded against in a few days, according County of Orangeburg, 1 Senator and 5 to law Dey" Office Days-Mondays and Pridays Ordinary's Office,) P. A. McMICHAEL,

STATE OF SOUTH CAROLINA. ORANGEBURG DISTRICT.

Albert R. Taber and John Cantey.

Under decree in Equity, will be sold in the City of Columbia, S. C., on Monday the 6th day of Apri next; all that lot of Land with the buildings there. next, all that for of Land with the buildings thereon, situate, lying and being on the southwest corner of Gadsden and Mcliand Streets, Gity of Columbia, Richland District, butting and bounding north on Richland Street, south on lands now or formerly of J. J. Chisolm, east on Gadsden Street, and west on manifeling land containing in front on Gadsden Street, two hundred and farty-eight (248) feet by two hundred and sin (206) feet in depth, be the same more or less. County of Greenville, 1 Senator and 4 Rep-County of Pickens* 1 Senator and 1 Reprefeet in depth, be the same more or less.

Terms of Sale One-third each, the balance is County of Spartanburg, 1 Senator and County of Union, 1 Senator and 3 Represen-

one and two years, secured by bond, bearing interest from the day of sale, payable annually at the rate of seven per cent, and a mortgage of the promises, and the premises to be insured and kept insured, and the policy to be assigned to the com-plainants: Purchasers to pay for papers and rev-

commissioner's Office of the Commissions Commissions C. H.,
March 10, 1868. GRARLES DEINALL, Publisher.

John T. Inabinet, Adm's TO SMERT NO. CAnn C. Inabinet. POT one Tol Topological. Will be resold before the Court House in Orangeburg on Monday, 6th April next ht the risk of the former purchaser, two hundred and fifty-one agree more or less, being the tract allotted to the wides as her dower, the purchaser not having compiled with the terms of the sale. In said JAN ENO tol Terms of Sale—So much cash as will pay the cost and the balance on a credit of twelve months. Purchaser giving hold with two approved survives and a mortgage of the premises to seeme the pay for ment of the purchase money, purchaser to pay for

papers and stamps.

Commissioner's Office,

Orangeborg e. H.,

March 10, 1868.

A Square consists of ORLACE Brevier or one Thos. W. Glover,) of Advertising space. Geo. D. Keitt. Midweller at the Motion if her Will be sold before the Court-House in Drange

burg District, on the 6th of April 1975, a lett of land with the dwelling house and other buildings thereon in the Village of Orangeburg, and bounded on the cast by N. Austin Buil, on the north by the Belleville Road or Russell Street, suche south and southeast by lands of Jnc. C. Rowe and on the southwest by lands of W. N. Scovill. Terms of Sale-One-bull eash, the balance in one year, bearing interest at the rate of sexen per cent, from the day of sale, psyable annually, with mortgage of the property. The buildings to be in-

sured and the policy to be assigned with the more gage. Purchaser to pay for papers and revenue stamps.

Commissioner's Officer, Y.D. V. JAMISON.

Orangeburg C. II., Commissioner. Orangeburg C. H., Commissioner.
March 10, 1868(T) 3, FIA. IXI

Atternevs wild Schoiters. Martin Livingston undarifondinire pract me Will be sold on the 6th day of Aprillnext, beforethe Court House in Orangeburg, the real suate of

Terms, of Sale—One-half cash, balance on the 1st January post, purchases giving bond with interest from dute, payable namially and a morting of the premises, with a covenant of resale in case of a breach of the condition of the bond. Pur-

chasers to pay for papers and signes. ()
Commissioner's Office, V. D. V. JAMISON.
Orangeburg C. H., A.R. U. O. I. Chaintistofer.
March 10, 1868.

Martha M. Philips. Adm'x)

Jno. C. Kennerly.

Will be sold at the same time and place, the real estate which was of Jacob Phillips, depended of a Cone fract containing 186 acres more or less, bounded by lands of Amanda Phillips, Davis' Bridge Road, have of John Braddy, Klijah Austin and Irat. No. 21 acres of the same of the containing the contain One other tract being the remainder in downers Mrs. Martha M. Phillips, containing 128 acres, more or less, bounded by lands of Joseph Phillips, Joseph C. Fanning, Jacob Porter and tract No. 1.

Conditions—One-third cash, the balance on

the District of Orangeburg and State of South Caro.
lina, within said District, who has been adjudged a bankrupt upon his own petition, by the District Court of said District.

credit of twelve months, the purchaser giving bond bearing in rest from dute, payable annually, and a mortgage to scenre the purchase money and to pay for papers and revenue stamps. Commissioner's Office. V.D. V. 4AMISON.

Orangeburg C. II., March 10, 1868. RUSSELL STREETS SECTORITE CORNELISM, SELNER & ..

Sheriff's Sales

By virtue of sundry wrats of fi. ta., to me directed,
I will sell to the highest bidder, at Orangeburg
Court Hense, on the first Monday in April
next, for each the following property vix:
One Tract of Land containing 203 acres, more or less, one Wagon and one Buggy. Also another Tract of Land evaluating 83 acres, more or less, two horses and two caws. Levied on as the property of Rufus Livingston, at the suit of Barnabat.

Another Tract of Land containing \$10 acres, more r less, another Tract containing \$10 acres, more Way, in the District of Orangeburg and State of or less, and another 335 acres, more or less. Levsuit of Henry Livingston, Adm'r of Barnet Living-

Another Tract of Land containing 200 acres. more or less. Levied on as the property of W. A. McGrew, at the suit of August Kohn and L. C. THE DISTRICT COURT OF THE UNITED STATES—FOR THE PISTRICE F SOUTH CAROLINA—IN THE MATTER OF IRVIN A. Offer their Berricce es

ALSO

By virtue of Decretal Orders from P. A. McMichael,
Esq., Ordinary, to me directed, I will sell on the
first Monday in April next, the following proper-TILL, BANKRUPT-IN BANKRUPTCY .- TO WHOM IT MAY CONCERN.—The undersigned hereby gives notice of his appointment as Assignee of Irvin A. Till, in the District of Grangeburg and State of South Carolina, within said District, who has been adjudged a bankrapt upon his own petition, by the District Court of said District. ty to wit : One Tract of Land — - acres, belonging to the

Estate of J. V. Bair, to be more particularly described on the day of sale. Also two Lots in the Town of Branchville, be-longing to the Estato of E. J. W. Myers.

Conditions—Cash enough to pay expenses, the balance to be secured by bond, security and mort-gage of the premises. Purchasers to pay for

THE UNITED STATES—FOR THE DISTRICT
OF SOUTH CABOLINA—IN THE MATTER OF DAVID stamps and papers, extra.

Sheriff's Office, J. W. H. DUKES, Orangeburg C. H., S. C., March 12, 1868, 11 10 16 11 Jornelson, mar 14 ALSO

One tract of Land containing 150 acres, more or less. Levied on as the property of H. J. Sightler, at the suit of Samuel Bozard, Adm'r, 184 JAMES BIVOSIA VBURARE

Another tract of Land containing 460 acres. more or less. Levied on as the property of D. B. Bookhart, at the suit of Samuel Bozard, Admir. ALSO

Another tract of Land containing 160 acres, more or less. Levied on as the property of A. Rourk, at the suit of Sainuel Bozard, Ath. r. Sheriff's Office.