Virginia Restored.

The bill for the readmission of the State of Virginia to the Union was passed in Congress, on the 22d.

The announcement of the fact was the signal for great rejoicing at Richmond A salute of a hundred guns was fired in honor of the event. Several thousand persons were present. National flags were raised on the capitol. Governor Walker made a speech congratulating the people and predicting a glorious future for the State.

A colored conservative made a speech to the same effect.

Concession after concession was made, and Virginia is admitted, upon terms, to the Union, of which, a free soverei n, she contributed so largely to establish, and which she adorned. The "Mother of Presidents" the home and the grave of Washington, subjected to terms, and permitted to return, to her allegiance to her conquerors!

Alas! days of yore, notions of State rights, obligations of contracts, recognition of rights, of sovereigns, spirit of the Constitution, alas! all these, where are they? Echo answers, They are glimmering with the things that were. The genius of this Union, methinks, must hover around the grave of Washington; as the whole theory and fact of its existence is associated with his name; and yet how unuatural, how passing strange this spot, hallowed with its associations, identified in its wreathed memory of patriotism, would be reduced to the status of a territory. Stripped of her sovereign rights and prerogatives and humbled conquered suppliant, Virginia pleads of her conquerors, and is re-admitted by their sufferance, to the position of her rights.

Changed, changed be thy device, Virginia, and instead of defiance and triumph express in beautoous and eloquent symbol, the language of suppliance and appeal.

Instead of the attitude of erect victory, thy heel upon the tyrant's neck, prostrate, prone upon the earth; assume that of supplication, kneeling bring the record of thy devotion to the Union of the past, bear in thy arms, and resting on thy bosom the urns, wherein the ashes of thy sons, the Presidents are stored.

And around the eloquent device, be engraven no longer the proud motto, "Thus to tyrants!" but changed, alas! let the circumscription read : " Vae Victes!" Wo to the conquered!

How times change, and relative positions alter! The sovereign, the peer of yesterday, becomes the suppliant of today! The wrong of yesterday is the right to day !

Pointing to the establishment of this Union of States, this compact of sovereigns. like thine own Washington. "the first in war, the first in peace," rehearsing the history of thy country, of which you may say, "quorum magna pars fui," let these plead for thee, Virginia, and thy sister States, once thy equals, now thy conquerors cannot resist the appeal. They may impose conditions, revolting to the logic of the past, but still they will admit her.

Where is he now, who talks of love for this great Union? Are not all its tenderest, holiest, brightest associations wreathed around Virginia; are not its relies, its archives, deposited with her, does not its great father sleep 'neath her soil? And yet, these lovers and perpetuators of their Union, would revel over humiliation, would reduce her to a conquered territory, would turn the spirit and tenor of its Constitution, into an instrument of ruffian force, and apply its keenest edge to her bosom.

Methinks this love for this great Union, is the canting blaspherry of the holy name of patriotism! The spirit of this Union has departed, and its love is changed to an unholy thing. None love this Union 1 Those States which have coereed their sister States, love not the Union, but they love the tribute of suppliance and of wealth extorted from

Query.

How is any one to give bond and se curity to prosecute, appear, or keep the peace?

The Homestead Law exempts from levy or sale under any execution, real estate to the amount of \$1000 and personalty to the amount of \$500. Judge Carpenter at the last term of the Court decided that no Magistrate or other officer should accept any one as security to any bond unless the party was worth the amount of the penalty of the bond over and above the property thus exempted by the Homestead.

It is true that the Constitution of the State, Sec. 16, Art. 1, says that "excessive bail shall not, in any case, be re- rying. quired," but unless the security is worth | A bill was introduced to prevent the the amount required, over and above the taking of bail in murder cases.

Homestead exemption, it is no security

Every one is to be considered as worth Homestead.

Now those who are worth anything over this exemption, are inclined to be scarce, in this section at least. So that unless the few, who are worth something over the Homestead, will become security for everybody, where is anybody to get security?

Every one who comes to prosecute, un less he can find one of these scarce securities will have to go to jail, until the case is tried

One would think that every few would appear as prosecutors, if they had to lie in jail until the defendant was tried. Perhaps they would never find the defendant, and the prosecution would remain in jail a life time. What a fearful dilemma!

SEVERE STORM IN CHARLESTON .-A very heavy and unseasonable storm of rain and thunder visited Charleston on Monday night last. The rain poured in torrents from 11 o'clock until four The lightning was very severe; one building n King Street was struck and shattered.

WOMAN'S SUFFRAGE .- A petition has ocen sent to Congress from Massachusetts, praying that a sixteenth amendment to the Constitution be adopted, giving to women the right of voting.

Prominent politicians predict that it must come, and that, in ten years woman will have this right.

Doings in Columbia.

The following bills have been introduced and read a first time : A bill to exempt from taxation for five years all manufactori s of cotton and woollen fabrics; a bill to require foreign insurance agencies to pay a license for soliciting or taking insurance in this Stateit provides that the County Commissioners may issue liceuses for one hundred dollars payable annually.

The following were read a second time: A bill to provide for paying coroner's juries, and a joint resolution to provide medical aid to indigent sick in the different Counties in the State.

The bill to provide the mode for per petuating testimony relative to wills deeds, &c., destroyed during the war, was read a first time in the Senate.

The Joint Committee on Education have reported a bill which received its first reading, which provides that the State Treasurer pay out of the funds appropriated for the support of free schools, for the year between November 1868 and November 1869, (consisting of \$50,000 besides the expitation tax,) he claims of teachers for services rendered during the said year, at the rate five cents per day for each scholars actual attendance; and that any one making false or fraudulent claim shall be fined a sum not less than twice the sum of such

The concurrent resolution for the adjournment of the Legislature on Tuesday March 1st, has been adopted.

The bill to designate, the officers by whom sales ordered by Court of Common Pleas and Probate shall be made, was passed and its title changed to an act.

DeLarge introduced a bill to incorporate the Mayor and Aldermen of Charleston as a stock jobbing institution.

The Hon. Lemuel Boozer, Judge of he Fifth Circuit died at Camden on Sunday morning, 23rd, after an illness of five days. On Monday his remains were, carried to Columbia, and in compliment to his memory, both houses, after adopting resolutions, Tributes respect, adjourned, and went in a body to the depot to meet his remains.

The body was carried to Lexington. the birth place of the deceased, where

the funeral took place on Tuesday. Judge Boozer was in the Sixty-third year of his age. He was the first South Carolinia of any prominence who, joined the radical party. Requiescat in pace.

Wednesday, 19th inst. is represented as a field day in the Senate. The question was on the Charleston extension bill, and in the debate, the City Council and especially, the Mackeys received some hard licks from Corbin Wimbush, Nash and others. Old A. G. Mackey was in the Gallery during the debate, but soon found it getting too hot for him and left.

The bill was indefinitely postponed. cost of criminal prosecution, which pro- | service is to be celebrated. vides that the fees of only three witnesses shall be taxed by the State, unless their materiality shall first be certified by the Magistrates and Justices, and that no over more than three witnesses in a eriminal case to appear before the Sessions Court unless their materiality is certified to, as above.

James introduced a bill to prevent persons under a centain age from man-

AN IMPORTANT DECISION .- The Supreme Court of the United States on Monday, decided, Mr. Justice Swavne denothing, except what he is worth over livering the opinion, that the plea of suthority conferred by the Confederate States for the indictment and arrest of parties, was no defence in an action for damages resulting from such proceedings. This decision was in the case of Hickman vs. Betts and others, who, as officers of the court and grand jurors. had indicted and arrested the defendant for treason against the Confederate States. The cause came from the Circuit Court for the Northern District of Alabama, where the acts complained of were done during the war. The court below held that the authority of the Confederate States was a justification. The Supreme Court reversed the judgement and remanded the cause.

> HARD TIMES .- Under this head the Suffolk Sun gives several severe hits to the hard times grumblers:

The cry of hard times, scarcity of money, and such expressious, has become to us rather sickening. We do not believe half that people say in reference to the times. Everybody is busy, and yet all the time complaining. Our people dress as well as they ever did. Their tables, as a general thing, are loaded with plenty. Meats, vegetables, fruits, and pastries in abundance. Why such constant complaining? The times are always hard to some people. And in the most prosperous seasons in the history of our country, there have been some unfortunate poor persons in every community with whom the times were always hard. This will always be so. But the truth is, the constant cry of hard times is with most people, a simple cloak to cover np their covetousness. We are sick

The Legislature has elected the folowing persons as Regents for the Lunatic Asylum of this state: A. G. Mackey, Joseph Crews and Henry Sparnick, (white), Beverly Nash, B.F. Boseman, Joseph Taylor, R. C. Delarge, S. B. Thonpson and R. B. Elliott, colored.

A Masonic Female College has been opened at Cokesbury. S. C., under the Presidency of A. J. Strafford.

The Barnwell Journal says: we have had rain throughout the district every day for the past week, and our planters are anxiously waiting for it to clear off so that they can commence operations for the new year.

Horeful .- We design making our paper larger and more worthy the support of its purrons, but indulge the fond hope that the list of gratuitous readers will not increase, and are very hopeful that the many borrowers, not only in town but country, will subscribe for a paper for themselves, and not read their neighbors' to our disadvantage. The man who borrows a newspaper must surely come to a bad end some time.

An Important case has recently been ried in Edgefield, where one man sued another for enticing off his negra laborers. The Jury made the Defendant pay \$300.00 damages and all costs. It was alleged that the negrows were enticed off, or hired by the Defendant about the last of January, after they had been already hired and set to work by the Plaintiff. The parties to this suit were neighbors.

THE ORLEANS FAMILY IN FRANCE. The favors the Orleans family are enjoying, says a Paris correspondent, form one of the significant signs of the times. Many of the most eminent men of the French empire are staunch supporters of the family, and it is generally believed that M M. Jul s Favre, Jules Simon, Ernest Picard and others will strenuously exert themselves to secure their ultimate restoration. It is said that the Emperor dreads the family with a sort of phobia. M. Denuncques has presented a second petition to the Senate, praying a repeal of the laws which exile the houses of Bourbon and Orleans, and while it is deemed certain that the petition will be rejected, it is believed that it will help the feeling in favor of the latter. This feeling has been strikingly manifested on the occasion of the funeral of the Duchess D'Aumale, in England, when hundreds of Frenchmen crossed the channel to attend it; and again at the celebration of the mass in St Ferdinand's Chapel, at Neuilly, which was attended by 2,000 persons. Quite as imposing a demonstration is also anticipated at Corbin introduced a bill to limit the Chantilly, where still another funeral

General J. M. Withers, formerly a Major General in the Confederate army, Solicitor, in the trial of cases before and who was Mayor of Mobile during the riot two or three years ago, and was Magistrate shall receive fees for binding removed by Major General Pope, has assumed the duties of editor of the Mobile Tribune.

General Joseph E. Johnston has definitely declined to accept the proffered Presidency of the University of Nashville, Tenn., as his business engagements are such that he cannot with honor ask a release from them.

A miller who attack led to be witty at he expense of a youth of weak intellect. accosted him with WANTED!!!

"John, people say you are a tool." On this John replied : "I don't know that I am. sir. I know ome things, sir, and some things I don't know, sir."

"Well, John, what do you know?" "I know that millers always have fat ogs, sir."

"And what don't you know?" "I don't know whose corn they eat.

HYMBONEAL.

MARRIDD-On the 20th inst., at the res dence of the bride's father, by Rev. F. Auld, Mr. L. R. MILLHOUSE to Miss LULIE FUNDERBURK. All of Orangeburg Coun-

MILITIA EXEMPTIONS.

All persons who are by Law, Exempt of who desire to make application for EXEMP-TIONS from Militia Duty, are notified to call upon the Undersigned, at Orangeburg, who is prepared with all the necessary BLANKS. te., and will forward and attend promptly to all APPLICATIONS entrusted to his care. Applications to be made in person on or before the 16th of February next.

NOTICE. — All Persons are hereby FORBID from Hauling WOOD off of either of the Undersigned lands. All Prespassers will be Prosecuted According to jan 22-8t

jan 29-3t CHAS. S. BULL, N. P.

FOR SALE.—One 4 Sented JERSEY WAGON (almost new) will be sold cheep. Apply at THIS OFFICE.

OTICE.—I will be Ready to SETTLE with the DISTRIBUTEES of the Estate of Wm. Snider, on the 23d of February, 1870, at William J. Snider's Store, of the Monk's Corner Road.

JACOB SNIDER.

ggs of Pure Bred Fancy
POULTRY FOR HATCHING.
We have on hand the largest and best selection of Fancy Poultry to be found in the country. Eggs carefully boxed and shipped to any part of the country. For circulars and prices address. N. P. BOYER & Co., Parkesburg, Chester Co . Pa

WANTED.-Mill Hands, Log CUTTERS and HAULERS. MEDICUS RICKENBAKER. At Patrick Jennings' Steam Saw Mill.

on the Cannon's Bridge Road, 6 miles frem Orangeburg C. H.

issolution of Copartnership The Copartnership heretofore existing under the name of CORNELSON, KRAMER & CO., has been Dissolved by Mutual Consent on the 13th inst GEO. H. CORNELSON.

ERNEST G. KRAMMI The business of the OLD FIRM will be arried on under the name of GEO. II. CORheretofore by the Undersitued. GEO. H. CORNELSON.

Referring to the above Dissolution I take leasure in tendering my thanks to the Pub-c for their kind and liberal Patronage to the OLD FIRM, hoping the same will inued to the firm of GEO. H. CORNELSON.

Respectfully. ERNEST G. KRAMER.

Notice. - The Copartnership heretofore existing between L. D. Clark and W. C. Cofer, under the name of CLARK COFER, is this day Dissolved by Mutual Consent. L. D. Clark only is authorized to Sign in Liquidation. L. D. CLARK. WM. C. COFER.

Lewisville, S. C., January 24th 1870. The undersigned will continue the Business at the Old Stand heretofore conducted by Clark & Cofer. L. D. CLARK. Lewisville, S. C., Jan. 25th, 1870—29 2t*

Dremium Chester White Pigs Pure Blood Short Horn, (Durham.) Devon, Alderney and Ayrshire Calves, Mermere Goats, Imported Suffelk, Essex, Berk shire and Sefton Pigs and all Choice Breeds of Poultry for sale.

Send for Circulars and Prices. Address N. P. BOYER & Co., Parkesburg, Chester Co., l'a.

reat Bargains in Dry Goods Closing Out Sale for the Season at Less han Cost—Best Calico 15c, Flannels 35, Wool Juans, fine, 45, Cassimers 80c, Delains 20c, fine Linen Hdks 123, Balmorals 1.25, Corsetts 75, blk and wt Prints 15, Gingham. 20, heavy col'd Homespuns 20, (home made) Dowlas 12½, best Yarn, Shoes 1,75 pair, good best Shirting 12½, 6-4 Sheeting 25 7-8 Shirt-ing, stout 15. Mrs. M. McMASTER.

Books for Farmers and Stock
BREEDERS,—Bound Volumes of the
ABERICAE STOCK JOURNAL for 1868 contairing 384 large double column pages sent post FAL for 1869, centaining 834 pages, sent post paid for \$1.50 The Dairy nans' Manual, sent post paid The Horsemans' Manual, sent post paid. 25 ... The Hog Breeders' Manual, ""25 "
The Sheep Breeders' Manual, ""25 " The Poultry Breeders' Manual' " " ... 25 " The whole five Manuals sent post paid to one

N. P. BOYER & Co , Publishers, Parkesburg, Chester Co., Pa.

Notice of Dismissal.

TOTICE IS HEREBY GIVEN THAT ON the 28th day of February next, I will Andrews, Judge of Prebate, and ask for Letters of Dismissal as Executor of the Estate of Gabriel Myers.
LEVI D. MYERS,

Notice of Dimissal. TOTICE IS HEREBY GIVEN THAT I

will, on the 26th day of March, 1870, my final account with the Honorable Judge of Prebate for Orangeburg County, as ceased, and ask for Letters of Dismissal. JACOB SNIDER,

Wanted! Wanted!!

2.000 CUSTOMERS WITH Sufficient GREFNBACKS to pay for the CHEAP GOODS

OFFERED BY

W. T. LIGHTFOOT

As he intend to make it an OBJECT for every one to buy his

DRY GOODS. Fresh Family Groceries

HARDWARE in every variety

LIQUORS of the best Brands and of all kinds, before they leave store. All I want is a trial.

HATS, CAPS, SHOES & TRUNKS Well Assorted.

I beg leave to say that my LIQUORS are carefully SELECTED from the best Houses by myself, and I feel confident in saying that I have the best in market, and guarantee them to please every one who will favor me

My terms are Cash-Quick Sales and Small Profits is my Motto. W. T. LIGHTFOOT.

july 31

4 4 4 4 4 4 4 4 4 4 4 4 4 4 TO THE WORKING CLASS.—We are now a home, the furnal wil classes with constant employment at home, the furnal will classes with constant employment as easily war from the space moments. Business new, the furnal will be supported by the furnal will be supp E. C. ALLEN & CO., AUGUSTA, MAIN

REDUCED PRICES

AT

D. LOUIS'

Corner Russell and Market Streets.

ORANGEBURG, S. C.

Will sell entire Stock of WINTER GOODS on hand at Cost Prices. Call soon and get BARGAINS.

CHOICE FAMILY GROCERIES kept constantly on hand.

> D. LOUIS. At the Corner.

GENUINE IMPORTED NORWAY OATS. Samples Sent Free To Farmers.

JROM 100 to 130 bushels grown to the There, Weighs from 40 to 15 pounds to the bushel. This Oats has been grown on every variety

The grain is very lacte plump and handsome, as a remarkable thin back, and ripens eacher

than the common varieties.

The straw is bright clear, s'out, and not liable to loige, is perfectly clear of rust; and grows from 1 to 5 feet high.

We have both the White and Black Nor-

vay, both the same price and equally pro-We will send one quart of the above Oats to any address post paid for \$1.00 Two quarts, post paid \$2.00 One peck sent by express or freight

Half bushel, 20 pounds... derstood that this is not a light oats, weighing 28 to 22 lbs, raised in New England, and sold under the name of Norway, but imported

Seed, every bushel guaranteed to weigh 40 lis., or the money refunded. Samples of both kinds sent free for a three cent stamp. Also Circulars and Testimonials

Parkesburg, Chester Co., P.

SPECIAL NOTICE.

To parties in want of DOORS, SASHES and BLINDS, we refer to the advertisement of P. P. Toale, the large manufacturer of those goods in Charleston. Price list furn ished or application.

OFFICE ENROLLING OFFICER ORANGEBURS COUNTY, So. CA.,

January 15th, 1870. County Commissioners of Orangeburg County,

So. Ca.: GENTS-I have the honor to inform you that I have COMPLETED the ENROLL- from date and mortgage of premises, with covenant for resale. Purchaser paying for MENT of all MALE CITICENS between the ages of Eighteen and Forty-Five, and would respectfully call your attention to SECTION of An Act to Organize and Govern the Militia of the State of South Carolina, ap-

proved March 16th, 1869. I am very respectfully, your obedient servant, FRANCIS DEMARS. Enrolling Officer, Orangburg County.

Office County Commissioners ORANGEBURG, Jan. 21, 1870.

The attention of all concerned is hereby called to the following: An Act to Organize and govern the Militia o

the State of South Carolinaa. * * * * * Sec. 8. That whenever an enrollment shall

be made as provided in this Act, the Board

of County Commissioners shall cause to be published, once a week for three weeks previous to the first day of February, in a news paper with circulation in the County, or by written or printed placards, in not less than four public places, a notice that such rolls have been completed and filed as aforesaid; which notice shall also specify that any per-son who claims that he is, for any reason, exempt from military duty, shall, on or be-fore the 15th day of February next ensung, file a written statement of such exemption, certified by affidavit, in the office of said Clerk of the Courts of record, or before a Justice of the Peace or Magistrate, in said County; and the publication of such notice shall be sufficient notice of such enrollments to all persons named therein. Such roll shall be made in the form prescribed by the Commander-in Chief, and the Adjutant-General shall furnish all the enrolling officers suitable blanks and instructions for the com-

pletion of such enrollment, WM. N. MOUN? Chairman, C. S. BULL, Clerk B. C. C.

Notice to Contractors. OFFICE COUNTY COMMISSIONERS.

January 21, 1870. The Bridge over the North Ediste River. known as SHILLINGS' BRIDGE, will be LET OUT to the LOWEST BIDDER on the 17th day of February, 1870, at the River. Plan and Specification to be seen at this Office. WM. N. MOUNT.

> Chairman. C. S. BULL, Clerk B. C. C.

Notice to Contractors.

OFFICE COUNTY COMMISSIONERS.

January 21, 1870.

The FOOT-WAY over the Swamp of the North Edisto River at Orangeburg, will be LET OUT to the LOWEST BIDDER, on the 18th day of February next, at the Orangeburg River Bridge. Plan and Specifications to be seen at this Office.

WM. N. MOUNT, Chairman, C. S. BULL, Clerk Board C. C. jan 22

Notice of Dismissal.

TOTICE IS HEREBY GIVEN THAT I will file my final return with the Hon Judge of Probate for Orangeburg County, on Judge of Probate for Grangeourg County, on the 5th day of February next, and ask for Letters of Dismissal as Administrator of the Estate of Elizabeth O'Cain, deceased. DANIEL L. DRAWDY,

Sheriff's Sales.

directed I will sell to the highest bidder, at Orangeburg Court House, on the first Monday in February next, for cash the following property, viz : ALSO

One tract of land containing 150 acres more or less, bounded by E. H. Dowling, S. B. Sawyer, Wm. Pendervis, and South Edisto River. Levied on as the property A. D. Dow-ling at the suit of E. H. Dowling.

ALSO The interest of the Defendant in one Circular Saw Mill on Dean Swamp. Levied on as the property of James O. B. Chancy at

One tract of land containing 1250 acres more or less, bounded on the north by David Houser, east by J. H. Smeak, south by estate Margaret Rumph and west by F. W. Oliver and Glenn Oliver. Levied on as the property of Peter M. Houser at the suit of B. F.

On Tuesday after salesday, at the residence of P. M. Houser, S bead Mules, 26 head Cattle, 22 head Hogs, 1 Wagen and Gears, 4000 lbs Seed Cotton, 2500 lbs Fudder, 180 bushels Corn, 1 Wind Mill, 60 bushels Cotton Seed, and Household and Kitchen Furniture. Levied on as the property of Peter M. Houser at the suit of B. F. Sim-

One Turpentine Still and one third inte-

rest in one other Turpentine Still, wise onethird interest in one tract of land containing 450 acres more or less. Levied on as the property of L. A. Zeigler at the suit of Dan't

and Stretchers, 4 head of Cattle, 1 buggy, 3 Oxen, 1 Marc. 1 Carriage, 1 Piano, House.

hold and Kitchen Furniture.

the property of L. A. Zeigler at the suit of Dan'l Zeigler. On Tuesday after salesday next, at the residence of John L. Ayers, 75 bushels Corn premises, the relicating real estate: more or less. Levied on as the property of John L. Ayers at the suit of Keuben Johnson.

One lot of land in the Town of Branchville. containing two acres more or less, and bounded by the So. Ca. R. R., J. Felder Meyers and others. Levied on as the property of W. H. Houck, Adm'r Lengnick & Sell.

ALSO

ALSO One tract of land containing 475 acres more or less, bounded north by H. Riggs, east by Old Charleston Road, south by J. W.

H. Dukes and west by Edis'o River. ALSO.

One other tract containing 250 acres more or less, and bounded on the north by J. W. H. Dukes, east by W. T. McKewn, south by Henry Dickson and west by A. D. Frederick. Levied on as the property of D. R. Barton at the suit of O. B. Riley, Adm'r.

ALSO. ORANGEBURG-IN EQUITY. H. D. Bonnett, Adm'r of Estate

Geo. Bonnett. Jno. F. Bonnett, Adm'r, et. al. Under the order in this case, I will sell at Orangeburg Court House, on the first Monday in February next, for half cash, balance in one year, secured by bond with interest

stamps and papers.
A tract of 922 acres more or less, the pro perty of Geo. Bonnett, deceased, bounded by the North Edisto River and lands of R. S. McMichael, Mary Bonnett, Henry Bonnett

and Josiah Ronnett ALSO ORANGEBURG-IN EQUITY. L. A. Zeigler, Executor.

ws. W. Houser, Administrator. Under the order in this case, I will sell at brangeburg C. H., for one-half cash, balance in six months, secured by bond, with interest from date, and mortgage of premises, with covenant of resule. Purchasers paying for

stamps and papers.
347 acres of land of Estate Lewis Zeigler. bounded by lands of Dr. D. L. Hildebrand, Jacob Hildebrand, N. A. Whetstone, Geo. W. Whetstone and David Wannamaker.

Sheriff's Office, grangeburg C. H., S. C., Jan. 12, 1869. jan 15

Assignee's Sale. By virtue of the power conferred upon me

by deed of Assignment executed by James Harley, I will sell at Orangeburg C. H., on the 7th day of February next, for cash. All that piece or parcel of land containing 35 acres more or less, bounded on the north by the Old Landing on Edisto River, east by McNamara and Old Muster Ground, south by J. P. Harley and west by Ediste River. Also one Two Herse Wagon.

The same being sold as the property of James Harley, deceased. HARPIN RIGGS. ian 22-tf

ATHISKEY LABELS For Sale at THIS OFFICE. Speriff's Sales.

ORANGEBURG-IN EQUITY. William Keller,

W. R. Keller, Adm'r et. al. Under order in this case, I will sell for cash, on February, salenday, at Orangeburg

The remainder in Dower after the determination of the life estate, in the land allotted to Mrs. Mary Shumaker by the Ordinary in the lands which were of James W. Smith, deceased.

ALSO / LIVE CYTTE

ORANGEBURG-IN EQUITY.

V. Dibble, Assignee

R. M. Argee, Sr. By virtue of an order of sale made in this case by the said Court, I will sell at Orage burg. S. C., on Monday the 7th of February mext, during the usual hours of sale, at the risk of the former purchaser, who has failed

All that plantation or tract of land situate in the County of Orangeburg and State aformaid, on Goodland Swamp, containing 90 acres more or less, and bounded by lands Daniel Bair, Edward Argoe and James D.

Phillips.

Terms—One-half cash, the balance it six months, with bond and interest papable an-ually secured by mortgage of the property, containing a covenant for resale on breach of the condition of the bond, purchaser to

pay for papers and stamps. ALSO

ORANGEBURG-IN EQUITY. Susan Dukes, Admr.

In the Mary Ann C. Dukes, et al. Circuit Court By virtue of an order of sale made in this case by the said Court, and to me directed, I will sell at Reevesville, S. C., on Monday the 7th

day of February next
All that lot of land situate at Reeves Station, containing one acre more or less, and bounded by lands of the So. Ca. Railroad Co., W. C. Griffith, and Estate of Joseph

All that Lot of land situate at Reeves Starion, containing one acre more or less, and bounded by lamis of C. R. Counsel, So. Ca. Rail Road Co., Estate of Joseph Dakes, and W. C. Griffiith. Terms .- One-third cash, and the halance

n a credit of one and two years, purchases to give bond for said eredit portion, bearing interest from day of sale, payable annually, interest from day of sale, payante annually, and secured by a mortgage of the premises, with a covernment for re-sale on a breach of the condition of said bond, and also to pay for papers and stamps.

H. RIGGS,
Commissioner,

ORANGEBURG-IN EQUITY.

Thomas B. Whaley, Assignee.) Rill to Themas O. Dawren. Foreclose Mortgag. In pursu mer of the devree of Man. R. B. arpenter in the above case I will sell for cash at Orange-burg Court Bouse on Monday,

purchaser, who has lailed to comply with the terme of sale. All that lot of hard near the Town of Orangelorg containing about one hundred acres, and bounded by lands of theorge He Cornelion, David Bener, Adams Smeak he late James J. Amirews. Pareinser to

th Februmey, next, at the rick of the form

ORANGEBURG-IN FORITY Frederick W. Vogt, B. F. Parlor, 1 Bill to 2 3 Foreches James F. Griffing Mortgage Under the decree in this case, I will sell at Praug- bury on the first Monday in Feb. snesy, for one-half cash, balance on a credit

of twelve months, secured by bond with interest from date, with a mortgage of the All the right, title and insevest which James F. Grithn and Elizabeth E. Griffin had in and to the real estate whereof the late

Silas Griffin died seized and ate in St. Matthews Parish, in the County of

Franklin W. Fairy.)

ORANGEBURG-IN EQUIPM. " "F

Dan't H. Baxter. Mortgage, HA By virtue of an order of sale in this case, will sell at Orangeburg C, H., on the less Monday in February next. All that plantation or tract of land situate in the County of Orangeburg, on North Edi-

sto River, containing 700 acres more or less,

and bounded by James Stokes, Massay Re-binson and the Edisto River. ALSO All that other plantation or tract of hand containing 505 acres more or less, situate in Orangeburg County, on Wolfe Castle Swamp, waters of Cattle Creek, and bounded

James Cox, John Bowman, John Sandle, Sam'l R. Staley and Dan'l Baxter. Conditions-One-third cash, balance in one year with interest, purchaser giving bend and mortgage of the plantation, with cove-nant of resale in case of breach of the conditions of the bond. Purchasers to pay few papers and stamps.

ORANGEBURG-IN PROBATE.

Petition

Edward II. Houser, Dower. et. ux. By virtue of an order of sale made in this case by the said Court, I will sell at Orange, burg, S. (., on Monday the 7th day of Yebruary next, during the usual hours of sale, the following lots of land, belonging to the

state of the late Samuel N. Kennerly.
1. All that lot of land with Dwelling and Outhouses, situate on Amelia Street in the Town of trangeburg, containing one and onehalf acres more or less, and bounded by lands of H. Riggs, lots Nos. 2 and 3 of se Estate, and Amelia Street. 2. All that lot of land eituate in the Town

of Orangeburg, at the corner of Amelia and Broughton Street, containing one and one-half acres more or less, and bounded by lands of H. Riggs, let No. 1 of said Estate, and Amelia and Broughton Streets.

3. All that lot of land situate in the Town of Orangeburg, on Amelia Street, containing

three acres more or less, and bounded by lands of F. H. W Briggmann, George Boliver and Samuel Dibbie, Esq., Amelia Street and lot No. 1 of said Estate.

Terms.—One-third cash, and the halance on a credit of twelve months, the purchaser to give bond for said balance, bearing interest from day of sale, payable annually. secured by a mortgage of the premises, in which shall be inserted a covenant for resale in case of a breach of said bond, and the purchase of the latest the dwelling. and lot No. 1 of said Estate.

chaser of lot No. 1 to Insure the dwell

and assign the Policy to secure

Purchasers to pay for papers and stamps. Sheriff's Office, Orangeburg C. H., S. C., Jan. 12, 1869. jan. 15.

ESTATE NOTICE. All Persons indebted to Absolum Gleaton, deecated, will make payment, and those having demands against him will present them to T. W. GLEATON,

jan 22 - 34

Administrator

8. O. C.

Ex Parte