[Continued First Page.] thousand deliais for range lights on Sullivan's Island, Charleston harbor, and that it is necessary that an act should be passed ording the jurisdiction of their ites to the United States, to which your attention is respectfully invited.

There are a number of provisions in the constitution which require appropri ate legislative action to carry them into effect, such as the provision for divorce, the appointment of officers and employcas of the Lunatic Asylum, time and manner of inaugurating the Governor and Lieutenant Governor, and electing justices of the peace &c., to which I would respectfully call your attention.

MISCELLANEOUS Gentlemen of the General Assembly— Taxation is the vital - power of all governments, and I invoke your serious attention to the necessity of a strict economy in expenditure, so that no more taxes be levied than is consistent with an efficient administration of the govarnment. Natwithstanding the constitutional provision for a uniform and equal rate of assesment and taxation the taxes on real and personal property have become oncrous, while railroads and other important interests are virtually exempt. There is much room for retrenchment in the salaries of county officers, and especially in that of school and county commissioners, whose compensation is greatly disproportionate to the trifling amount of duty performed by them. Having thus submitted to you the condition of the State, and made those recommendations as to your legislation which seemed to me judicioust I might perhaps properly conclude this message; but I cannot refrain from saying what I feel deenly. I am conscious that I have been re-elected by a large majority of the citizens of this State-a majority so large as to secure my administration against any opposition of practical consequence, and I trust that my conduct in the future, as in the past, will show how thoroughly I recognize the confidence which has been vouchsafed to me-but I cannot refuse to recognize the fact that a large body of those in whose hands the wealth, the influence and the education of the State have, in former times, been entirely placed, and in whose hands, to a very considerable extent, they are still placed, have been opposed to the party of which I am the of his success. chosen representative, and are to-day apprehensive of the results of my administration. As far as I am individually concerned, while I wish it were otherdenunciation that I know proceeds from an entire misconstruction of my acts, my thoughts and my feelings. But if I know myself, that which I desire above all things is the restoration of harmony to the disturbed opinion of this State, the recognition by all classes in the State my term of office knowing that my efforts had been successful in making all men feel once more that they have a common interest in the reputation and prosperity of the State, I should rest content with myself and thankful to the God of Peace, who used me as His instrument. I know how difficult this will be ; but, in conclusion, I will say that I will pledge myself to every legimate effort for the accomplishment, of this desirable result, and

feet work of peace. (Signed.) ROBERT K. SCOTT, Governor.

will hail, as the best friend of the State

and my administration, every and any

man, supporter or antagonist, who will

aid me in any way to compass this per-

SOUTH CAROLINA CONFERENCE-RAILROAD FA "ORS .- The South Carolina Conference, of the Methodist E. Church, will hold its next session at the Classin University, Orangeburg, commencing December 22d, Bishop Simpson presiding. Examinations on the after-South Carolina Railroad will carry members and delegates for fare one way, provided the return ticket is called for, when the ticket is purchased to the Conference. The Greenville and Coicmbia Railroad will return those in attendance on certificate of the Secretary of the Conference. The Wilmington and Manchester, North-Eastern and Cheraw and Let all those who propose to attend the whites. Conference take due notice and govern themrelves accordingly.

-A. WEBSTER.

of duelling: "In this age a bully's It is looked upon as a sort of a "Yankee denunciation can fix no lasting stigma. and nigger," institution which has been The war proved personal courage to be imported by "Carpet-baggers," and s common heritage to our race, and that should be scorned, and frowned upon by none stood the test so poorly as the all who love the South, and worship at duelist and the bully. No man now the shrine of her departed glory. They regards the acceptance of challenge as a will not vote for free schools, nor patoudency is to regard it as an act of all in the same repute as the Bureau cowardly deference to the standard of schools the like to which Republican remock chivalry, cet up by a class who are fers. We have good reason to think wanting in genuine courage and real this, for even Republican advocates his ideas integ, and we centure to the sand FANCY ARTICLES as usual.

THE ORANGEBURG NEWS SATURDAY, DEC. 10, 1870.

LAW OF NEWSPAPERS. 1. Any person who takes a paper regularly from the peat office—whether directed to his name or another—or whether he has subscribed or not, is responsible for the pay.

2. If a person orders his paper discontinued, he must pay all arrearges, or the publisher may continue to send it until paymont is made, and collect the whole amount, whether it is taken from the office or not.

5. If a subscriber orders his paper to be stopped at a certain time, and the publisher continues to send it, the subscriber is bound

continues to send it, the subscriber is bound to pay for it if he takes it out of the post-office. The law proceeds on the ground that a man must pay for what he uses.

4. The Courts have decided that refusing to take newspapers and periodicals from the contents.

post-office, or removing and leaving them ancalled for is prima facia evidence of inten-

The United States Senatorship.

This election came off on Wednesday last, T. J. Robertson was re-elected by complimentary majority. The contest was warm in the extreme, and every species of electioneering resorted to and exhausted. Several colored candidates were in the field, and who, to judge from the drifts of their appeals to color, would never have dreamed of running for U. S. Senator, had it been their fortune or misfortune to have been born white Our poor oppres id colored race" was the cry of every black man that offered himself for the position. Of its effectuality, even upon the sable portion of our Legislature, let the result of the struggle

Now we have no objection to a colord man being elected to the Senate of the United States from South Carolina; but we do object to one going there to represent exclusively his own hue and complexion. We do not pretend to say however, that either of the candidates, who solicited the votes of our General Assembly on . Wednesday last for that position, were guilty of such intentions; but we do emphatically assert that their appeals to color were indicative of such.

As it is, Robertson is re-elected. He is an energetic and hard working man. For these and other reasons, we are glad

To stay at home, is the fate of those who made their mournful and plaintive appeals to "men of our color." Experiwise, I will bear with patience the ence, perhaps, will yet be severe enough, especially, in the cases of these men, to teach them that to know a man on account of previous condition race or coler, is unrepublican, and that those who thus discriminate, will cre long meet late as to looks, and now presents a most that oblivion which such a course must comely appearance. No agricultural of their mutual dependence and their necessarilly create for them. It is a journal published South of the Potomac .common interest; and if I could close pathetic way of talking, we admit, but to bas, we are assured, a stronger hold upon say the least of, very ineffectual. "My poor oppressed color!" Now isn't that pure Republicanism? Over the left. Away with such, we say !

[COMMUNICATED.] Free Schools.

To Editor of News :- The Trustees

are very happy to notice the altered tone of Republican, in your issue of last week. compared with his former article. He does not now assume that our existing schools are formed upon an anti-republican basis or that they are for some unmentioned crime; but it now appears that he thinks no schools where colored children are allowed to attend, will be patronized by them on the account of the prejudices of the . whites against the colored. But we ask Republican how a school can be truly a free school, organized on a Republican basis, and be free to all classes on the same conditions, and yet either class be prohibited from at Lewis, Pub. Western Rural, Chicago, Ill. noon and evening of the 21st. The tending such schools? If another free school should be opened in this district, and should a colored child wish to attend, who has the right to drive said colored child, from said free school? Will Republican become the guardian of said school, and drive away all the colored who might prefer to attend? 'If he should not do this, and a colored child should attend said school, would not the Darlington Railronds carry clergymen, prejudice against the colored child traveling on official business, at half fare. break up the school by scattering the

But as far as we are able to judge, the great majority of the white people of this section are opposed to any kind ORANGEBURG, S. C., Dec. 6, 1870 of free schools. They regard free schools as a nuisance not to be tolerated by the The Louisville Courier Journal says roble blooded aristocracy of this section. proof of courage. On the centrary, the tronize free schools, but they hold them

not a child, of any complexion to send to any school; and more than this, although possessing ample qualifications for teachng, we have yet to learn that even he could collect a respectable number of white scholars on the free school basis; he is green enough to manine to be republican and practicable in this community. Let him or any other man bring us a list of white children asking for what he advocates, and we will give the matter careful consideration. The parents of the white children of the place do not wish of us, what Republican assumes, as they are not so inconsistent as to ask what they, in their sentiments so conscientiously oppose. In the mean time, while we are opposed to all cruel and unjust prejadice, in any community. we should be glad to do all we can to promote the interests of free schools. ORANGEBURG SCHOOL TRUSTEES.

Orangeburg December 6th 1870.

Magazines, &c.,

Godey's LADY's Book .- All that pertains to the mutations of fickle yet interesting fashion is carefully chronicled n the handsome pages of Godey. The very latest changes in the costumes of the fair are represented by means of an illuminated fashiou-plate, containing six different styles of dresses. An extension sheet, comprising different patterns of robes, suits, wraps, dresses for children, caps, and fichus. The work department s replete with instruction to ladies, and is profusely embellished with fine wood engravings.

When we examine the numbers of this matchless periodical, month by month. as they are received, we think surely literature, yet, behold! the succeeding number shows that he has climbed still higher. It should be in every family, as it is an invaluable assistant to the

Godey is truly gorgeous! It improves with every issue. It is continually astonishing us with some new enterprise, some additional attraction. The beauty of its typography, its gems of literature, its fund of useful i formation, its artistic and elegant engravings and fashion plates, cannot be surpassed, and the value of the articles given to each subscriber is perfectly astonishing.

Husbands ought to make their wives Christmas presents of the Lady's Book for one year. It is thbe est in the world. We will furnish the NEWS with Godey's Lady's Punk in a slub with and

SOUTHERN CULTIVATOR .- We re ceived the November No. of this invaluable publication yesterday, chock full, as usual, of the most admirable matter for the Southern planter, gardener and housowife. It has vastly improved of oopular favor, and none, the best judges say, more indisputable deserves it. Price 82 per year-Wm. & W. L. Jones, publishers and proprictors, Athens, Ga.

The United States Patent Laws, with instructions how to obtain Patents, is the title of a work of 112 pages, sent to us by Muin & Co., 37 Park Row, New York. It also contains the official rules, forms for patent deeds, hints ouselling patents, 150 diagrams of mechanical movements, and a large variety of other useful information. It is a book really worth having, and can be had free by all who will send their names to Messrs. Munn & Co., as

The first number of the Young Folks' Rural is received. It is a five looking sheet of eight pages, the largest of the young peoples' papers, full of entertaining matter-good stories, dialogues and pieces for school exercises, pictures, etc. It is designed to cultivate a taste for Rural life. \$1.00 per year; single numbers, ten cents. Published by H. N. F.

OBITUARY.

Departed this life in Orangeburg S. C. on the 15th day of November, 1870, in the 76th year of her age, Mrs. MARY MAR-CHANT, relic the late John Marchant, Esq., of Wisley Surrey, England.

NOTICE. -600 Acres of Land on Four Mile Branch, near Mr. Calvin Hogdons' for sale \$3.50 per acre. One-half cash and the balance in two years, in Lots to suit purchasers. For further particulars apply to JOHN D. FOGLE,

The People's Bakery. NEXT DOOR TO RED COFFEE POT.

East of Presbyterian Church, Russell-St. I am happy to ANNOUNCE to the CITI ZENS of Orangeburg, that I am now PRE-PARED to SUPPLY Familes and Customers with BREAD, CAKES, PIES, and all other articles generally found in a FIRST CLASS

WEDDING CAKE prepared with great care to suit the most fastidous tastes.

The PATRONAGE of my friends and fellow-citizens is respectfully solicited. THOS.* W. ALBERGOTTI.

Mrs. ALBERGOTTI returns thanks for the Patronage heretofore bestowed, and hopes her friends and Customers will contin-

ideas incog, and we renture to tay has

THAT'S

Have Everything that Anybody Wants

CHRISTMAS HOLLIDAYS

JUST RECEIVED

A LARGE and HANDSOME ASSORTMENT of

DRESS GOODS

JUST the THING for a FINE HOLLIDAY PRESENT.

Also a FINE STOCK of DRESS GOODS, Domestic Goods, Blankets. Flannels, Ready Made Clothing, Buts, Shoes, Trunks, &c. Don't fail to call as Great Bargains are offered by

THEODORE KOHN & BRO.

dec 10

M'NAMARA & JONES

ARE NOW SELLING

READY MADE CLOTHING. LADIES CLOAKS & DRESS GOODS REGARDLESS OF COST! Mr. Godey has reached the highest Now is the Time to Get Bargains!

FRESH FAMILY GROCERIES

ALWAYS ON HAND-COME AND SEE FOR YOURSELVES

The State of South Carolina, AN ORDINANCE COURT OF COMMON PLEAS.

COUNTY OF ORANGEBURG C. A. Staley, H. W. Staley, Anna D. Culler and L. Hane Culler, Plaintiffs Culler, Plaintiffs

J. Wesley Houser and Ruchel, his wife, Defendants. For Relief.

To the Defendant : J. Wesley Houser and Rachol Hourser.

YOU ARE HEREDY SUMMONED and required to answer the complaint in this action, which is filed in the office of the Clerk of Common Plets for the said County and to serve a copy of your answer to the said complaint on the subscribe of the day of such service; and if you tail to answer the complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the comparison.

Irom the list September to list March, and between the hours of 10 o'clock P. M. and 4 o'clock A. M. from the 1st March to 1st September, shall subject the Official to a Penalty not exceeding Fifty (50) Dollars.

Sec. 2. Half of the Fines Collected shall from the complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the com-J. Wesley Houser and Rachel Hourser,

Dated Orangeburg December 9 h 1879. HUTSONS & LEGARS, 1ZLAR & DIBBLE,

Plaintiff's Attorneys.

I certify that the above Summons is published under an order of the Judge of probate for the County which extends the time for answer to six weeks.

8th December 1870. GEORGE BOLIVER,

Assignee's Sale.

IN BANKRUPTCY.

In the Matter of John C. FANNING, Bankrupt, Ex purte P. V. Dibble, | Dollar per Head.

By virtue of an or ler of sale to me directed, from the Henorable District Court of the United States, for the District of South Carolina, I will self at public auction, at Orange-burg C, II on Monday January 2d 1871 at

the usual hours of sale:
All that plantation or tract of land lying in the Fork of Edisto, Orangeburg County, containing 40 acres more or less, bounded by lands of Mrs. M. Gardner, N. A. Keadle

Also one Rifle. Conditions cash. Purchasers to pay for papers and stamps.
P. V. DIBBLE, Assignce John C. Fanning Bankrupt.

Assignee's Sale.

IN BAKRUPTCY.

In the Matter of CALEB G. STEPHENS. Bankrupt, E.c part: P. V. DIBBLE. Assignce.

By virtue of an order of sale to me directed from the Honorable District Court of the United States, for the District of South Caroburg C. H., on Monday, the 2d day in January, 1871, at the usual hours of sale:

All the interest of Caleb G. Stephens, Bankrupt, in all that plantation of tract of land lying on South Edisto River, Orangeburg County, containing 625 acres more or less bounded by lands of J. D. Cleckley, es-tate of John S. Jannings, South Edisto River and estate lands of --- Thomas. Conditions cash. Purchasers to pay for

papers and stamps.
P. V. DIBBLE, Assignee
Caleb G. Stephens, Bankrupt.

IN THE COURT OF PROBATE.

WHEREAS, Joseph Cooper hath applied to me for letters of Administration on the Estate of James Stevenson, late of Orangeburg County, deceased. These are therefore to cite and admonish

all and singular the Kindred and Creations of the said deceased, to be and appear before me at a Court of Probate for the said County, to be holden at Orangeburg on the 24th day of December, 1870, at 10 o'clock A. OAK, PINE and LIGHTWOOD for M. to show cause if any, why the said Administration should not be granted.

Given under my hand and the Seal of my Court, this 5th day of Dec., A. D. 1870, and in the ninety-fifth year of American where in Town with dispatch. Orders

Independence. THAD, C. ANDREWS. Judge of Probate.

To Prevent ILLICIT TRADE or TRAFFIC within the Cor- Purchasers to pay for papers and stamps. porate Limits of Orangeburg. S. C. .

Section 1. That from and after the 6th Section I. That from and after the 6th December, 1870, any Person or Persons found Selling, Bartering, Exchanging, or Disposing of Produce, Goods, Chattels or Merchandise of any character between the hours of 9 o'clock P. M. and 5 o'clock A. M., from the 1st September to 1st March, and between the hours of 10 o'clock P. M. and 4 o'clock A. M., from the 1st March to 1st September, shall subject the Offsuday and

N. A. BULL. [L.S.]
Superintendent.
E. J. OLIVEROS, Clerk.

AMENDMENT TO ORDINANCE to Balse Sup-

plies. de., for the Town of Orangeburg. S. C. SECTION 1. That any binerant Venler or

Tracter who brings Horser, Mules, &c., in the Corporate Limits of Orangeburg shall forthwith make a Return to the Clerk of Conneil, the number of Stock on load. Sec. Any Stock, such as Horses, Mulea, &c., Sold or Bargair of for and Delivered within the Corporate Limits or Outside of ary next, during the usual hours of sale at the Town of Orangsburg during his or their Kawn died seized, to wit: stay, after making his - their Betarns to the Clerk shall be subject to the fax of One

She. 3. Any Violation to this Ordinane shall subject the Offender to a Fine of not less than Five (5) Dollars nor more than Twenty-Live (25) Dollars.

4. Any Ordinance, or part thereof, Convery to or Repuguant to this Ordinance, share's Repealed N. AUSTIN BULL, [1. s.]

E. J. OLIVEROS, CLER.

FIRE WOOD.

Messrs. MARONEY & SAIN

left at the Store of

promptly attended to.

sale Cheap, and Delivered any

Sheriff's Sales.

By virtue of sundry writs of fi. fa., to me directed I will sell to the highest bidder, at Orangeburg Court House, on the first Menday in Jan. next, for cash, all the right, title and interest of the Defendants in the following property, viz:

One tract of land containing 160 acres more or less, hounded by Stivender, Hildebrand and Sam'l Ott. Levied on as the property of W. D. Stabler at the suit of Joseph Glover.

One tract of land containing 68} acres more or less, bounded by lands now or late of Daliace and Jesso R. Skirer on Halfway Swamp. Levied on as the property of Joh H. Shirer at the suit of Thomas Sharlock.

ALSO

One trust of land containing 200 acres tore or less in Edisto Fork, bounded by D. J. Porter, J. C. Fanning, Joseph W. Phillips ad tract act off as Homestead.

One other tract containing 600 acres more orlean, bounded east by tract set as Homested, south by Joseph Thillips and Edwin Philips, west by Chan J. Stroman.

Aso interest in five different tracts of land Levied on as the property of Allen Portrat the suit of James D Jones, Endorage.

One trace of land containing \$00 acres more or less, bounded north and east by Ann Berry, softh by J. P. Berry and west by Berry and Limards. Levied on as the property of R. G. M. Berry at the suit of John P. Berry, Guardian.

One tract of land containing 585 acres One that of land containing 555 acres more or ess, bounded north by estate of J. W. Redmund, south by Daniel Riley, east by Mrs. O. L. Graves and west by Mrs. Wolc and Thos. Valsh. Levied on as the property of Wm. M. Guffney at the suit of J. W. and O. B. Riley, Adm'rs.

This property by consent of Judgment Creditors, will be sold or one-kalf cash, batance on a credit 12 monais, secured by bond and property.

and mortgage, with covenant for resale. ALSO ...

One tract of land containing 476 acres more or less, hounded on north by N. F. Herlong and Olivia Biley, east by C. A. Staley, south by W. M. Gaffney and David wolfe and west by tract set off to widow as

dow r.

Also the remainder in dower of the widew in 125 acres more or less, bounded on east by the above tract of 476 acres, south by David Wolke, west by J. M. Herlong and north by N. F. Herlong, Levied on as the property of Jacob W. Hedmond at the suit of J. W. and O. B. Riley, Adm rs.

By consent of Judgment Creditors, this property will be sold for one-half case, but

property will be sold for one-half case, bat-auce on a credit of 12 months, secured by cond and mortgage, with covenant of resale.

ALSO All that body of land, forming part of Oak Villa, embracing the House and Buildings, bounded on the north by a New Street, separating it from lands of Adam Smoak, and others. East by Market Street, south by a New Street, and west by Broughton Street. To be soil in parcels, according to a plot in

the Sheriff's office.

Terms—by consent of Judgmont Creditors.

All fant Plantation or treet of land lying in the surplus one half cash, balance in one year, if The House lot and building, one-

chasers to pay for paper and stamps.

Levied on as the property of Mrs. Elizabeth Browne at the suit of Alon tinge, As-

signee.
Sheriff's Office,
Orangeburg C. H., S. C.,
December 8, 1879. H. RIGGS.

Sheriff's Sales.

ORANGEBURG-IN COMMON PLEAS?

Inlia A. McKewn, Adm' In the Thomas C. Albergotti,

Circuit Court. et. ux. et. al. By virtue of an order of sale made in this case by the said Court, I will sell at Orange-burg, S. C., on Monday the 2d day of Janu-ary next, during the usual hours of sale all

1. All that tract of land situate in the

Village of Orangebusg, on the Five Chop Willage of Orangebusg, on the Five Chop Road, containing twelve (12) acres more or less, bounded by lands of H. Riggs and Es-tate W. T. McKewn, being the tract on which the said W. T. McKewn resided in his life-

2. All the remainder in dower in all that lot or parcel of land situated in the Village of Orangeburg, on the Five Chop Road, containing four and one-half [41] acres more or less, bounded by lands of it. Riggs, Geo. Boliver, and the tract above mentioned.

 All the remainder in dower in all that tract of land situated in Orangeburg County, on both sides of the Five-Chop Road. (said on both sides of the Five-Chop Road. (said tract with be sold in two parcels, the said Road being the dividing line,) containing four hundred and fifty four [454] acres more or less, bounded by lands of Ron. T. W. Glover, H. Thunderburk, B. F. Simmons, H. Riggs, and lands formerly of D. R. Barton, and lands of D. W. Barton, C. Arant, and Joseph Cooke.

Terms—One-half cash, the balance on a credit of twelve months, purchaser to give

credit of twelve months, purchaser to give bond for said credit portion bearing interest from day of sale, and secured by mortgage with a covenant for resale on a breach of the condition of the bond, and also to pay for papers and stamps.

FOR SALE!

ther Improvements on known as the "HOMESTEAD TRACT,"

which the late Mrs. Diana Beach lives, con-taining 450 acres mere or less. Terms made known on day of sale. Sold by copsent of

the heirs, for partition.

E. J. OLIVEROS,

For the Heirs in Interest.

WILL BE SOLD on sales day

in January 1871, one tract of land, with Dwelling House and

IN THE COURT OF PROBATE. ORANGERURG COUNTY! Margaret Hunkerpiler) Petition David Wm Hunkerpiler, Partition.

ALSO

In pursuance to an order to me directed by the Honorable Thad C. Andrews Judge of by the Honorable ThadC. Andrews Judge of the probate Court, I will expose to public outery on saleday in January next, the fol-lowing tract of land, viz:

All that tract or parcel of land situate and lying and being in the County of Orangedurg

and State afgreenid, containing exity acress more or less, and bounded by lands of — Weeks, George L. Smith, and Swartz Hun-Terms.—One-half cash, balanceon a credit of one year, purchaser to give head and imprigage, bearing interest from day of sale, payable annually, with a covenant for reale on a breach of the condition of said

bond, also to pay for papers and stamps. ALSU

IN THE COURT OF PROBATE, URANGEBURG COUNTY.

Parsition.

Estate C. J. Bull. Estate C. J. Bull.

In pursuance to an order to me directed by
the Liouwrable Thad. C. Andrews, Judge of
the Probate Court, I will expose to public
outery on salesday in January next, the following trace of land, viz:

All that Plantation or trace of land lying
in the lower part of St Matthews Parish.
Orangelung county, containing three laus-

fear.: The House lot and building, one-third cash, balance in one and two years.

Credit portions to be secured by nortgate of the property with covenant on re-ste in the property of pay for paper and stamps.

Terms—One-third cash, the tolerce pay the covenant of the property to pay for paper and stamps.

ALSO IN THE COURT OF PROBATE.

ORANGEBURG COUNTY. T. W. (Reaton, 1994 A.E.) Eminuel Civaton ct, al.

By order of the Probate Court made in this case, I will sell at Orangeburg C. H., our tie 1st Manday in January ness, for balf cash, the halance in one year, seeined by bond and mortgage of premises, with covenant for reade. Furcharsts to gay for papers, stamps and recording; and to have the privilege of paying all cash. The following lands in said Contey, which were of Abantom Glerton, deceased:

2. 70 neres, bounded by lands of br. Pon. Thomas Glerton for 1 assistants.

2. 10 neres, bounded by lands of Dr. Pon.
Thomas Gleaten Lot I, assigned to the widow and Lu 3 next described.

5. 1985 acres, bounded by Thomas Cleaten
and R. Storgan's Isali and by Lets 2 and 4.

4. 101 acres, bounded by the above Lot 3,
and by the Lot 1, assigned to the widow and
by R. S. Morgan's Isali.

by R. S. Morgan's land.
5. 21 acres, granted Absolute Gleafen in 1846, and bounded by his lands and those of Tin tal and Argos.
6 50 acres, bounded on lands of Dr. Phin. Dan'l Beine, Peter Fogle and Absolute Gleafen. 7. 20 seves being part of a tract bought

by A. and T. Gleaton from H. McMichael in 1840, and which was granted to Wm. Hull in 1772, the same being the half of 40 access. awned in common by T. Gleaten and deceased. Sheriff's Office, . 1

December 6, 1870.

Sheriff's Sales

By virtue of sundry writs of A. fa., to me directed, and of an order in the Court of Probate, to rey assessments of Dower, I will gelt at the Court House on the lat Menday in January, the following property, levied on as the property of Frederick Comman, dae'd, at the suit of B. F. Simmons and others, to

S. One of 2761 arres more or less, in same County, bounded by lands of G. M. Whet-stone, liamberg Pennd Jos. Knotts. Lewis Goodwin and said tract 4.

Goodwin and said tract 4.

4. And one other truct of 1129% acress more erless, in same County, hounded on lands of Wm. Knotts, tracts 2 and 3. G. M. Whetstone, Ann Inabinet. Samuer Ulmer, Sarah Surkland and Jane Muck.

By consent of the Judgment Creditors, the sale will be fer anothered each, the belance in two equal manual instalments, accured by band with interest from date, payable annuall with a mortgage of the premises, and a covenant for resale and collection of the whole amount upon firm breach of the bond. bole amount upon firm breach of the bond. Purchasers to pay for papers, stamps and re-cording—but with the privilege of paying all cash.

dee 10-td

Notice of Dimissal

TOTICE IS HEREBY GIVEN THAT 1;

orice is Hereby silven that it will, on the 10th day of Jasuary, 1871; file my first account that the Honorable Judge of Prebate for Orangeburg County, as. Administrator of the Estates of Jr A. Keitt, and ask for Letters of Dismissal.

P. W. HOUSER;

Jee 10 4t Administrator.