

A trade is half a man's fortune. Last words of Jack—"I'll be hanged if I go up on that platform." "You don't do that again," said the pig to the boy who cut his tail off. A return to the old plan of apprenticing boys to trades is being advocated. T. Nant is registered on the alphabetical list of arrivals at Boston as "Nant T."

A correspondent of a paper having described the Ohio as a 'sickly stream,' the editor appended the remark: "That's so—it is confined to its bed." A Western paper has an article on the care of idiots. A contemporary says that paper is always dragging family affairs before the public. A citizen of Rouseville, P., boasts that his village can beat Boston out of eight on crooked streets, and then have crooks enough left over to start another town.

The abolition of the national banking system, and the substitution of free banking, with nothing but legal-tender circulation, is now attracting some attention. An Iowa paper proclaims itself an "honest newspaper," and in another paragraph says: "When a man professes honesty now-a-days, keep your eye peeled for a thief."

A Parisian, whose wife lately died, imagined himself transformed into a weeping willow, and went about the streets of Paris with a flower pot on his head to announce his transformation. The Louisville Courier-Journal says that a Tennessee editor, who has been drinking Cincinnati whisky for a month, has written to an Eastern publishing house for a 'patent inside.'

A Texas barber who ornamented his front door with a white knob is said to have had no peace until the last vestige of it had been shot away by his sprightly neighbors, who made use of it as a target. So witty a compliment is rarely made as that of Sydney Smith's to his friends, Mrs. Tighe and Mrs. Cuffe: "Ah, there you are! the cuff that every one would be glad to wear, and the tie that no one would lose."

An insurance decision in Richmond is to the effect that a Northern company is liable for the amount of premiums paid before the war on policies which lapsed during the war, if the companies refused application for renewal after the war closed. The people of Providence are highly incensed at the discovery of an old English Gazette, published in 1776, which describes Bristol as a town in New England "having a commodious harbor, at the entrance of which lies Rhode Island."

'Greensburg wants a directory. It is a mighty occurrence that many of her citizens cannot find the way to their homes. It will require a peculiar directory to elucidate the intricacies of the streets of the town on such occasions, however. The host of young men in every large city who apply for employment and fail to get it for the reason that they are not educated or specially fitted for any particular business constitutes a potent argument in favor of reform. Under the apprentice system we should have fewer ignorant mechanics and incompetent business men.

A young grass widow, aged 25 years, and ex-spouse of four living husbands, is about to harvest her fifth hay crop in Salt Lake City. Her first husband was a Yankee, her second an Italian, her third a Swiss, her fourth a German, and her prospective fifth is a Poleander. The widow's tastes are truly cosmopolitan, and she seems ready to take the world to her glowing and capricious bosom. The Missouri Republican says of the panic: "We may as well prepare for a second shock at no very distant day, whether it comes or not; a preparation for it will destroy half its force. The preparation needed is a general payment of debts—nothing more, nothing less; and the sooner all classes of individuals resolutely set about this, the better it will be for the country."

Nothing on earth can smile but human beings. Gems may flash reflected light, but what is a diamond flash compared with an eye flash and mirth flash. A face that cannot smile is like a but that cannot blossom, and dries upon the stalk. Laughter is day, and sobriety is night, and a smile is the twilight that hovers gently between both, and more lewitching than either. There is a boy in Minnesota who has greatly puzzled the neighboring wild ducks. He puts a hollow pumpkin over his head and wades into the ponds which the ducks frequent. Presently these unsuspecting birds perceive a floating pumpkin, and with quacks of joy proceed to dig out the seeds. What the ducks who view the scene from a distance cannot understand is the singular way in which those who are investigating the pumpkin suddenly dive and

never come to the surface again. The pumpkin also re-appears day after day in an undiminished state. The boy thinks that, unless the ducks grew tired of investigating the matter, he will be able to retire from business in a few weeks more, and devote his life to the peaceful pursuit of marbles and mumble-peg. COFFEE GROWING.—Do you drink coffee? Then you may want to know how it grows. You see only coffee seed in the store; and, likely, have never thought much about it; like the city girl, who though cucumbers grew in slices, just as she saw them on the farmer's table. Coffee comes from South America and the West Indies. It grows upon low, bushy trees. These would grow tall like peach-trees, but are clipped at the top to make the fruit hardy. Like the orange-tree they have blossom and ripe fruit on at the same time. The blossoms are white; the berries are green, red and purple, according to their age. It's outside is much like the cherry—sweet and good. The leaves are a bright, fresh, green; and the tree is lovely.

There seems to have gone abroad says the Columbia Union-Herald a mistaken idea as to when the annual fair occurs. We have been requested to state that the same commences on Tuesday, the 11th of November, and closes on Friday, the 15th. Much inconvenience to persons living at a distance has already occurred on account of this mistake in dates. As an instance, we mention the fact that a gentleman with a fine horse has arrived here from Raleigh, North Carolina, who states that he was under the impression that the fair commenced on the 4th of November, and that a number of Raleigh people, intending to visit the fair think likewise, and are making their calculations accordingly. Remember the fair is to be held on the 11th, 15th, 13th, 14th and 15.

its king. Yet, we say, how frail is that life on which so much depends! How frail is the life of the husband and father! When he is taken away, who shall fill his place? When he is sick, what gloomy clouds hover over the house! When he is dead, what darkness, weeping, agony! The poverty, like the murderous assassin, breaks in the widow—starvation, like a famishing wolf, howls at the door. Widowhood is often an associate of squalor and ashes. Orphanhood too often rears desolation and woe.

Creole Women.
The Creole woman is prettier than the French woman. There is a climatic influence in America which refines features and gives delicacy to the complexion. This is especially the case in Louisiana, where finely formed women are often found to be the descendants of ignoble looking ancestors. The light olive tint of the woman seems to have been painted over a ground color of blushing lake, and this pinkish creaminess of the skin saves it from dullness and sallowness. In a word, there is something of that transparency for which painters are always seeking. She inherits from her mother over the sea the physical characteristics of round limbs and delicate extremities, with a figure something slighter—another effect of climate, also that sense of art with which the people are born, but can never entirely acquire. From the same source come her coquetry and her grace of speech and action, but modified. She does not wear crude colors or awry shapes; nor does she express herself with unseemly gesture or discordant tones. Her dress is rather sombre than gay, and her carriage simple and conventional—for they all walk alike. Smoothness and graceful propriety are hers. In a word there is an absence of angles in her general conduct.—Galaxy.

Fashions.
The fashionable umbrella is now more attenuated than ever. Ladies, hats this season consists chiefly of two bows of ribbon and a stiff ostrich feather. The Elizabethan ruffs are assuming proportions more ponderous and awe-inspiring than ever. Cameos have gone out of fashion for jewelry, having been succeeded by entaglios—antique, if possible. It is fashionable now to have all the maid servants in the household to wear caps, after the English style. Ladies just from Europe wear their hair very plain and low on the neck—a style all the rage in Paris. Fringes are to be very fashionable as trimmings this winter. Some of the handsomer sorts are as expensive as fine laces. The war against gilt and imitation jewelry continues furiously. As a result, very little of it is worn by would-be fashionable ladies. Peacock blue is the new color for sashes, which are worn of the widest kind of ribbon, and with long ends down to the skirt of the dress. Peacock blue is very soft and beautiful shade.

NOTICE.
OFFICE COUNTY COMMISSIONERS, ORANGEBURG COUNTY, October 21st, 1873. Sealed Proposals will be received for the Rebuilding of Bridge over Beaver Creek at John Hook's Mill on State Road. The Bridge is to be built NEW, and to be forty feet wide. Bids will be received until the 24th November next. By order of the Board. GEO. BOLIVER, Clerk of Board. nov 1 4

Notice of Dismissal.
NOTICE IS HEREBY GIVEN THAT ONE month from date I will file my Final Account with the Honorable Aug. B. Knowlton, Judge of Probate for Orangeburg County, and ask for Letters of Dismissal as Guardian of Alice V. Riley. O. B. RILEY, Guardian. nov 3 1m

Administrator's Sale.
By virtue of an order of the Probate Court, I will sell at the late residence of Martha Gardner, deceased, all the personal property of said intestate, on the 22d day of November next, consisting of Cattle, Household and Kitchen Furniture, &c. Terms cash. DREMPSEY GARDNER, Administrator. nov 1 1

ORDINANCE,
REGULATING THE SALE OF HORSES and Mules, is amended as follows: That on and after this date all transient horse traders, or agents of such, be and are hereby required to pay to the Chief, or Acting Chief, Marshal of this Town, the sum of one dollar (\$1.00) for each and every horse or mule sold, the said Marshal to turn over said amounts to the Clerk of Council for the benefit of the Town. A violation of this amendment of Ordinance regulating the sale of horses and mules, shall subject the offender to a fine of five dollars, (\$5.00) for each and every offence, or not less than 5 days imprisonment, nor more than ten days. Done in Council, this 28th day of October, 1873. J. W. MOSELEY, Mayor. T. D. WOLFE, Clerk. —

J. Wallace Cannon,
HAS JUST RECEIVED A FRESH SUPPLY OF
Family Groceries
ALSO
LIQUORS, CIGARS, TOBACCO,
AND
CANNED GOODS, CANDIES,
FRUITS, &c.
All of the above goods are offered at PRICES to suit the present tight times. oct 25 1873

Notice of Dismissal.
NOTICE IS HEREBY GIVEN THAT one month from date I will file my final account with the Honorable Aug. B. Knowlton, Judge of Probate for Orangeburg County, as Administrator of the Estate of A. V. Kennerly dec'd, and ask for Letters of Dismissal. J. T. C. KENNERLY, Administrator. oct 18 1m

The State of South Carolina
ORANGEBURG COUNTY
IN THE COURT OF PROBATE.
By AUGUSTUS B. KNOWLTON, Esq. Judge of Probate in said County.
WHEREAS, W. R. Parler hath made suit to me to grant to him Letters of Administration of the Estate and effects of John M. Parler, late of said County, deceased. These are therefore to cite and admonish all and singular the kindred and Creditors of the said deceased, to be and appear before me at a Court of Probate for the said County, to be held at my Office in Orangeburg, S. C., on the 31st day of November 1873, at 10 o'clock A. M., to show cause if any, why the said Administration should not be granted. Given under my hand and the Seal of the Court, this 17th day of Oct. A. D. 1873, and in the 97th year of American Independence. [L.S.] AUGUSTUS B. KNOWLTON, Judge of Probate. oct 18-2t

EXECUTORS NOTICE.—Persons having claims against Joel Knotts late of Orangeburg County deceased, are required to present sworn statements of them, and those indebted to the same will make payment to JOHN D. KNOTT, Qualified Executor. Oct 11 1873 3t

Estate Sale.
In accordance with the order of Hon. Augustus B. Knowlton Probate Judge, I will sell at public outcry for cash at Orangeburg Court House on Saturday the 1st, November next, three Bales of Cotton of the Estate of Joel Knotts. JOHN D. KNOTT, Executor. Oct 11 1873 3t

DR. C. R. TABER.
LEWISVILLE, S. C.
(ST. MATTHEWS P. O.)
June 5 1873 1t

Lost, Strayed or Stolen.
On Sunday Evening September 28th. One fine Grey Mare MULE, about five years old, medium size, from my Plantation on Bull Swamp. Any person giving information leading to the recovery will be LIBERALLY REWARDED!! Oct. 3rd 1873 3t

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WHEELER & WILSON SEWING MACHINE. They can be had by calling at Mrs. Oldendorf's Millinery Establishment. J. T. SIMMONS, Canvassing Agent, Orangeburg, S. C. June 28-3m

Bricks! Bricks
BRICKS!!!
THE UNDERSIGNED RESPECTFULLY informs the public that he is now prepared to furnish BRICKS in any quantity. All orders will meet prompt attention. J. C. EDWARDS. June 5 1873 1t

HOMESTEAD.
The recent decisions of the Supreme Court of the United States have declared the HOMESTEAD ACTS of this State unconstitutional as to debts contracted previous to 1868. The last amendment to the Bankrupt law gives to the debtor the same exemption of real and personal property as was given to him by the HOMESTEAD LAW. The only way that HOMESTEADS can be secured is by taking the benefit of the Bankrupt Act. Special attention has been and will be devoted to this branch of the law by BROWNING & BROWNING, Attorneys at Law, Russell Street, Orangeburg S. C. may 24 3t

Sheriff's Sales.
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IN COMMON PLEAS.
John J. Street, Assignee of Case, Bull & Co., Pff. vs Luther Ransdale, Deft. Foreclosure of Mortgage.
By virtue of the judgment in the above stated case, I will sell at Orangeburg Court House on the first Monday in November next, the following real estate, to wit: All that lot or parcel of land situate, lying and being in the village (now town) of Orangeburg, fronting on (Market) Street, facing the said Luther Ransdale house fifty feet, and running back to F. H. W. Briggmann's lot. It being the same lot on which Abram Smith commenced to build, and bought by said Luther Ransdale from said Case, Bull & Co. Terms cash. Purchaser to pay for papers and recording. ALSO N. E. W. Sistrunk, Adm'r of Geo. L. S. Sistrunk, vs Wm. A. J. Sistrunk. Foreclosure of Mortgage. By virtue of the judgment entered in this case, I will sell at Orangeburg C. H., on Monday the 3d day of November next, during the usual hours of sale. All that tract of land containing 986 acres more or less, situate in Orangeburg County on Long Branch and North Edisto River, bounded by lands of N. E. W. Sistrunk, W. D. Oliver, Est of H. C. Oliver, D. J. Ruff and North Edisto River. ALSO All that plantation in Orangeburg County containing 1000 acres more or less, bounded by lands of N. E. W. Sistrunk, W. D. Oliver, D. J. Ruff, and North Edisto River. Terms one-third cash, the balance on one and two years, with interest from day of sale, secured by bond of purchaser and mortgage of premises. Purchaser to pay for papers and recording. ALSO ORANGEBURG COUNTY IN PROBATE COURT. William T. Phillips vs Mary M. Porter, et al. By virtue of an order of the Probate Court, in the above stated action, I will sell in whole or in parcels, for partition and division, at Orangeburg Court House, on the first Monday in November next, the following real estate to wit: All that tract or parcel of land containing 180 acres more or less, and bounded on the North by Estate lands of Nathan Hutson and lands of William T. Phillips, East by lands of Robert Walker, South by the Davis Bridge Road, and West by lands of William A. Ehney and Nathan Porter. Terms—One-half cash, balance on a credit of twelve months, with bond of the purchaser bearing interest from day of sale, secured by a mortgage of the premises to the Judge of Probate. Purchaser to pay for papers and recording. ALSO ORANGEBURG COUNTY, IN PROBATE COURT. Rosa V. Clark, et al. vs Adella S. Cain, et al. By order of said Court, I will sell at Orangeburg Court House, on Monday, November 3, 1873, during the legal hours, a tract of valuable tract of land with Store and other Buildings thereon, in the town of Lewisville, bounded by lands of R. Cleckley, A. P. Amaker, and South Carolina Railroad Company. The same will be sold in several lots, and all of the same are desirably situated, and offer fine opportunities for investment. Terms—One-third cash, balance on a credit of one year, purchaser to give bond to Judge of Probate for credit portion, with interest from day of sale, secured by mortgage of premises purchased, with covenant for resale on breach of condition of bond, and to pay for papers and recording. ALSO O. H. Middleton, vs Jacob E. I. Amaker. Pursuant to the judgment of foreclosure in this case, and orders extending the time of sale, I will sell at public auction, in Orangeburg at the Court House, as property of the defendant J. E. I. Amaker. All that plantation in this County known as Belleville, containing 1600 acres more or less, and bounded by lands now or formerly owned by Trezant, McCord, Geiger, Moore and by the Congaree river, on the following terms: One-half cash, the balance in one year, secured by bond with interest from date at the rate of 12 per cent per annum, and payable annually so long as any money remains unpaid, together with a mortgage of the premises. Purchaser to pay for papers and recording. Both plaintiff and defendant have leave to bid at the sale. The successful bidder will be required to pay 5 per cent of his bid or the Sheriff will resell the same day. And if the rest of the terms are not complied with in two (2) days after the sale, the Sheriff shall resell on the succeeding sale day. Sheriff's Office, Orangeburg C. H. S. C. E. I. CAIN, S. O. C. oct 16th, 1873. 1d

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THE ORANGEBURG NEWS HAS A LARGER CIRCULATION THAN ANY OTHER PAPER IN THE COUNTY.
SATURDAY, NOV. 1, 1873.
Having kept our columns open to the last moment for the premium list, and failing to get it, accounts for the scarcity of reading matter in this issue.

THE BONDAGE OF AMERICAN WOMEN.
The liberty American women have before marriage in sharp contrast to the bondage succeeding it. Foreigners are as much startled by one as they are surprised by the other. They think we fail to shield in time of peril, and rear bulwarks in front of security. They cannot understand how those strong, sagacious and self-helpful, in an unguarded state, should require vigilance and restriction when possessed of added knowledge, higher responsibilities, and legal protectors. The freedom of our wedded women should be as broad and full as that of the unwedded. Domesticity should regulate itself. The cord of loyalty, binding love can not be stretched very far without breaking; and when it breaks, love is released. A man and woman are married to each other, not to all their acquaintances and every curious gossip. It is fair to presume that they know what they wish, and that they can arrange their affairs without intermediation. The liberty they are generally willing to give the one to the other they are restrained from giving by the question of appearances. From this deference to the society they secretly despise they insure mutual weariness and dissonance, and forego likewise the satisfaction and advancement they might have gained by taking more personal and spiritual latitude. Beside the nuptial altar too often yawns the tomb of woman's progress, and, strangely and sadly enough, she assists at its burial without protest or complaint.

THE HUSBAND.—Ladies sometimes do not value their husbands as they ought. They not unfrequently learn the value of a good husband for the first time by the loss of him. Yet the husband is the very roof tree of the house—the cornerstone of the edifice—the key-stone called home. He is the bread-winner of the family—its defense and its glory—the beginning and the ending of the golden chain of life which surrounds it—its controller, law-giver and

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Having kept our columns open to the last moment for the premium list, and failing to get it, accounts for the scarcity of reading matter in this issue.

THE BONDAGE OF AMERICAN WOMEN.
The liberty American women have before marriage in sharp contrast to the bondage succeeding it. Foreigners are as much startled by one as they are surprised by the other. They think we fail to shield in time of peril, and rear bulwarks in front of security. They cannot understand how those strong, sagacious and self-helpful, in an unguarded state, should require vigilance and restriction when possessed of added knowledge, higher responsibilities, and legal protectors. The freedom of our wedded women should be as broad and full as that of the unwedded. Domesticity should regulate itself. The cord of loyalty, binding love can not be stretched very far without breaking; and when it breaks, love is released. A man and woman are married to each other, not to all their acquaintances and every curious gossip. It is fair to presume that they know what they wish, and that they can arrange their affairs without intermediation. The liberty they are generally willing to give the one to the other they are restrained from giving by the question of appearances. From this deference to the society they secretly despise they insure mutual weariness and dissonance, and forego likewise the satisfaction and advancement they might have gained by taking more personal and spiritual latitude. Beside the nuptial altar too often yawns the tomb of woman's progress, and, strangely and sadly enough, she assists at its burial without protest or complaint.

THE HUSBAND.—Ladies sometimes do not value their husbands as they ought. They not unfrequently learn the value of a good husband for the first time by the loss of him. Yet the husband is the very roof tree of the house—the cornerstone of the edifice—the key-stone called home. He is the bread-winner of the family—its defense and its glory—the beginning and the ending of the golden chain of life which surrounds it—its controller, law-giver and

DR. THOMAS LEGARE,
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TO THE
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OF CHARLESTON,
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WHAT PLEASURES THE LADIES
WHEELER & WILSON SEWING MACHINE. They can be had by calling at Mrs. Oldendorf's Millinery Establishment. J. T. SIMMONS, Canvassing Agent, Orangeburg, S. C. June 28-3m

Bricks! Bricks
BRICKS!!!
THE UNDERSIGNED RESPECTFULLY informs the public that he is now prepared to furnish BRICKS in any quantity. All orders will meet prompt attention. J. C. EDWARDS. June 5 1873 1t

HOMESTEAD.
The recent decisions of the Supreme Court of the United States have declared the HOMESTEAD ACTS of this State unconstitutional as to debts contracted previous to 1868. The last amendment to the Bankrupt law gives to the debtor the same exemption of real and personal property as was given to him by the HOMESTEAD LAW. The only way that HOMESTEADS can be secured is by taking the benefit of the Bankrupt Act. Special attention has been and will be devoted to this branch of the law by BROWNING & BROWNING, Attorneys at Law, Russell Street, Orangeburg S. C. may 24 3t

Sheriff's Sales.
ORANGEBURG COUNTY.
IN COMMON PLEAS.
John J. Street, Assignee of Case, Bull & Co., Pff. vs Luther Ransdale, Deft. Foreclosure of Mortgage.
By virtue of the judgment in the above stated case, I will sell at Orangeburg Court House on the first Monday in November next, the following real estate, to wit: All that lot or parcel of land situate, lying and being in the village (now town) of Orangeburg, fronting on (Market) Street, facing the said Luther Ransdale house fifty feet, and running back to F. H. W. Briggmann's lot. It being the same lot on which Abram Smith commenced to build, and bought by said Luther Ransdale from said Case, Bull & Co. Terms cash. Purchaser to pay for papers and recording. ALSO N. E. W. Sistrunk, Adm'r of Geo. L. S. Sistrunk, vs Wm. A. J. Sistrunk. Foreclosure of Mortgage. By virtue of the judgment entered in this case, I will sell at Orangeburg C. H., on Monday the 3d day of November next, during the usual hours of sale. All that tract of land containing 986 acres more or less, situate in Orangeburg County on Long Branch and North Edisto River, bounded by lands of N. E. W. Sistrunk, W. D. Oliver, Est of H. C. Oliver, D. J. Ruff and North Edisto River. ALSO All that plantation in Orangeburg County containing 1000 acres more or less, bounded by lands of N. E. W. Sistrunk, W. D. Oliver, D. J. Ruff, and North Edisto River. Terms one-third cash, the balance on one and two years, with interest from day of sale, secured by bond of purchaser and mortgage of premises. Purchaser to pay for papers and recording. ALSO ORANGEBURG COUNTY, IN PROBATE COURT. William T. Phillips vs Mary M. Porter, et al. By virtue of an order of the Probate Court, in the above stated action, I will sell in whole or in parcels, for partition and division, at Orangeburg Court House, on the first Monday in November next, the following real estate to wit: All that tract or parcel of land containing 180 acres more or less, and bounded on the North by Estate lands of Nathan Hutson and lands of William T. Phillips, East by lands of Robert Walker, South by the Davis Bridge Road, and West by lands of William A. Ehney and Nathan Porter. Terms—One-half cash, balance on a credit of twelve months, with bond of the purchaser bearing interest from day of sale, secured by a mortgage of the premises to the Judge of Probate. Purchaser to pay for papers and recording. ALSO ORANGEBURG COUNTY, IN PROBATE COURT. Rosa V. Clark, et al. vs Adella S. Cain, et al. By order of said Court, I will sell at Orangeburg Court House, on Monday, November 3, 1873, during the legal hours, a tract of valuable tract of land with Store and other Buildings thereon, in the town of Lewisville, bounded by lands of R. Cleckley, A. P. Amaker, and South Carolina Railroad Company. The same will be sold in several lots, and all of the same are desirably situated, and offer fine opportunities for investment. Terms—One-third cash, balance on a credit of one year, purchaser to give bond to Judge of Probate for credit portion, with interest from day of sale, secured by mortgage of premises purchased, with covenant for resale on breach of condition of bond, and to pay for papers and recording. ALSO O. H. Middleton, vs Jacob E. I. Amaker. Pursuant to the judgment of foreclosure in this case, and orders extending the time of sale, I will sell at public auction, in Orangeburg at the Court House, as property of the defendant J. E. I. Amaker. All that plantation in this County known as Belleville, containing 1600 acres more or less, and bounded by lands now or formerly owned by Trezant, McCord, Geiger, Moore and by the Congaree river, on the following terms: One-half cash, the balance in one year, secured by bond with interest from date at the rate of 12 per cent per annum, and payable annually so long as any money remains unpaid, together with a mortgage of the premises. Purchaser to pay for papers and recording. Both plaintiff and defendant have leave to bid at the sale. The successful bidder will be required to pay 5 per cent of his bid or the Sheriff will resell the same day. And if the rest of the terms are not complied with in two (2) days after the sale, the Sheriff shall resell on the succeeding sale day. Sheriff's Office, Orangeburg C. H. S. C. E. I. CAIN, S. O. C. oct 16th, 1873. 1d

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