PUFF I.

THE MONABCHY OF JULY.

The veritable triumph of tebacco, in France, dates from 1830; the smoker, before that time, was looked upon as be youd the pale of society-eccentric, original, an oddity.

It is to Romanticism that the smoker is indebted for his naturalization pa-

In 1830 we became more or less Mussulmanic, Spanish, German; we imitated foreign literature and aped foreign man-

The Orientals created the school of the chibouk.

How abstain from cigarettees while reading Clara Gazul or chanting Alfred de Musset's "Marquise d'Amaigu?" elbh. The cigar and the pipe were promi-

nent in the terrible orgies of that time. Orgies are now matters of the past; romanticism is no more; but cigarettes the pipe and the eigar remain. el bes , collailing and is

sell no meds PUFF II. NOW-A-DAYS.

- New -a-days everybody smokes.

Paris is full of divans; the number of smoking-rooms has more than trebled within a few years. The cigar has penetrated even to Tortoni's. The cafe Foy still protests, but must soon give way before the popular movement.

Smoking is permitted in many restaurants.

In all well appointed establishments there is a room sacred to smokers—a fumatorium set apart for the joys of the

Men apologize for not smoking. The cigar is almost aristocratic, and the pipe itself does not lack a certain air of respectability.

Tobacco has entered into our manners. It has become a Fact. It may be discussed, pro and con, for everything is; but that is all.

And now, what is said against tobac-

Let us sec.

wis guille PUFF III.

THAT THE CIGAR ENERVATES. Enervates whom?

Enervates what? If, in good sooth, the present generations are not morally and physically equal to those of the past, must we ac-

ouse the cigar ? All that may be said against the cigar may be said also of coffee. But did cof-

see enervate Voltaire? Balzac, who drank a bowl of cold conceevery night as a stimulant, publish ed a virulent tract against tobacco; which proves that Balzac did not like the stimu-

lus of tobacco-and nothing more. You will say that the cigar is a nar otic and not a stimulant.

with your permission, it is both. Bail Dayou suppose that a person who swallows a quart of coffee at night can be otherwise than somewhat nervous the next morning?

That the eigar is fatal to imagination! One would hardly believe so, to see the was number of paintings, books, symphonies and operas which are brought forth every day.

Men of imagination abound and mul

of The but their works are feeble.

Bo you consider that Moliere, Racine, Corneille, Pascal, La Brugere, were men of gentus because they did not smoke? of In that case, good evening! I shall light a oigar.

PUFFIV.

ent lo crobert

METAGOR DESCRIPTION

THE CIGAR INTERFERES WITH SOCIAL AND DOMESTIC RELATIONS.

Since the cigar has become so general there is no visiting; husbands leave their wives at home alone, and pass their evenings at the clubs or anywhere where smeking is permitted.

To Some good souls believe that the cigar in responsible for all adulteries and runaway wives and husbands.

To which we may reply: Why do men not go into society?

Because society is a bore.

Why do men leave their homes? Because home is a bore.

Beek to render society agreeable, elevets woman so that she may converse semily for a quarter of an hour, give her to understand the she is not a plaything, an object of luxury, but a friend, a comrade, a companion, and you will seen find; there will be fewer clubs and fewer lorettes.

You take the effect for the cause, my excellent moralist, and that is not the way to reason a to terror with an every wedl's theorem They

PUFF V.

In one word, all these declemations against tebacco lack common sense. [TO BE CONTINUED.]

THE CITIZENS' SAVINGS BANK .-The closing of the Charleston branch of this bank, yesterday, was in accordance with instructions received from the main office in Columbia, and in obedience to the order of Judge Carpenter, which enjoined the bank from paying out any money until the suit commenced by the County Treasurer of York County has been argued and determined. The officers of the Charleston Branch state that the financial affairs of the bank are in good condition, and that the balance account had improved so much within the past thirty days that they had it in contemplation to remove the restriction of fourteen days' notice from depositors. to which, under the charter, they were entitled, and which, in view of the recent stringency of the money market, they have been exacting. It is supposed that the injunction will be removed in a few days, and the business of the bank will then go on as usual .- Charleston

THE ORANGEBURG NEWS

AUGUSTUS B. KNOWLTON. EDITOR. -

GEORGE BOLIVER. FINANCIAL AND BUSINESS MANAGER

Official Paper of the State and of Orangeburg County.

THE ORANGEBURG NEWS HAS LARGER CIRCULATION THAN ANY OTHER PAPER IN THE COUN-

SATURDAY, NOV. 29, 1873.

John H. Evins, Esq., has retired from the editorial control of the Carolina Spartan, and Col. T. Stobo Farrow succeeds thereto.

All classes of our citizens will learn with regret of the legal proceedings recently instituted in Columbia against the Citizens Saving Bank, and will hope, with us, that the pending appli cation for an injunction may result favorably to the Bank.

From all that we can learn, the facts in the ease are about as follows: A gentleman from Yorkvil's demanded payment at the headquarters of the bank in Columbia, where he had no lunds deposited, of a cleck for some \$4,500, stating that he had a deposit to that umount in the Branch of the Bank at Yorkville. He was informed that the sheek would be paid upon proper proof of his personal identity (he being unknown to the officers of the Bank) and also upon proof that such a sum was to his credit in Yorkvil'e, whereupon he withdrew, saying that he would call again. He fail d, however, to reappear, and the next thing the Bank knew of the matter was the commencement of the

If affords us pleasure, in this connection to speak of the able manner in which the duties of Cashier for the Orangeburg Branch of the Bank have been discharged by James II. Fowles Esq., whose high personal character has, of itself, been sufficient to inspire the most implicit confidence in so much of the Bank's business as was under his

Mr. Fowles is in no way responsible for the action of the Bank elsewhere than at Orangeburg. So far as the management here is concerned we are satisfied that no better exhibit can be made by any other bank in the State.

A corespondent of the News & Charier

The interest in the gubernatorial election of next fall is being increased from day to day. The question is, shall Frank Moses be renominated by the Republicans or not? There are several Republican candidates whose names are spoken of as possible

antagonists to Moses. Of these are C.D. Melton, Senator Robertson, Attorney-General Melton and Judge John T. Green, of Sumter. Judge Graham's name is also mentioned. Senator Robertson is regarded as the most available man, if he will consent to enter the field. He has some fine running qualities for a Republican. He has never stolen anything, has ever been affable and accommodating, and he has a strong desire to regain entirely the confidence of the better class of the community. The only drawback to Robertson is his health. He says that his nervous system is in such a condition that he could not well undergo the excitement of a State canvass. C. D. up his profession. Attorney-General Melton has already a more lucrative post, and the sandidate to oppose Moses must, therefore, be found in some other

induce some of those named to change their views.

Under the heading "The List of the Loyal" who were Union men in this State during the war, the Charleston News & Courier of the 24th instant

The United States commissioner of claims has just issued a stout pamphlet giving the list of Southern claims and claimants for government indemnity now on file in his office. The commissioner

"In all but a few cases the claimants herein named have declared upon oath that, from the beginning to the end of the late rebellion, their sympathies were constantly with the cause of the United States; that they never, of their own free will and accord, did anything, or offered or sought to do anything, by word or deed, to injure said cause or retard its success; and that they were at all times ready and willing to aid and assist the cause of the Union, so far as their means and the circumstances permit-

The list of claimants from this Coun ty, with the amounts claimed, is as fol-

Darling P Blume, 1,668; S A Culclasure, 1,480; Wesley W Caller, 4.056; Daniel D Davis, 901; Jacob Fogle, 1. 285; Jos Funderburk, 4,930; E M Jack son, 5,000; William Joyner, 1,239; Hy Livingston, 1,321; Max Livingston, 1,593; C M McMichael, 3,341; Est of M. O'Cain, 2,687; David Smoak, 1.016; Henry L Smoak, 1,552; Jacob Smoke, -; L Wissenhunt, 1,022; Geo W Wilson, 3,310.

War News.

NEW YORK, November 26. Secretary Robeson reached the Brookn navy yard at noon to day, in compay with the naval constructor. They visited the Colorado and expressed them selves satisfied with the manner in which the work was going on. Work will be continued to morrow as usual. MADRID, November 26.

The official newspaper justifies the execution of the Virginius captives, and ites as a precedent for the action of the Spanish authorities a circular, issued by he United States Government during its civil war, declaring that the Confederate privateers were "pirates."

HAVANA, November 26.

The official Gazette to-day publishes communication addressed by the Spansh colonial minister, on the 24th instant, to the political governor of the island, directing his immediate compli ance with an alleged telegram from the Spanish Government, dated September 15, ordering the release of the embargoed estates of foreigners-

A LEGAL VIEW OF THE CASE. The Hon. Reverdy Johnson is out in a letter reviewing the circumstances connected with the capture of the Virginius. In common with civilized men everywhere he thinks the execution of the captives at Santiage de Cuba was barbarous in the extreme, and an outrage on the sacred laws of humanity. He believes, however, that the capture of the Virginius and the subsequent conduct of the captors involve questions by no means suited to the discussion of town meetings, but which should be left now to the deliberation of the President and Cabinet, at the council board where a just conclusion is most likely to be reached as to what the rights and the henor of the nation demand. For the reason that public indignation meetings seem to be a reflection upon the President he will decline to partici in them He considers the question in

its legal aspect, refers to the efforts of our government which led to the establishment of the principle that American vessels cannot be searched in time of peace, and expresses the opinion that if the Virginius carried the American flag and was regularly documented as an American vessel, and was on the high seas when captured, her capture was illegal and contrary to the public law, as understood, it is believed, not only by England and the United States, but by all nations, including Spain. He further says it will be no justification of the capture that the object of the enterprise was to render assistance to the Cuban insurgents. If that was the case, the ffence, at the time of the capture, was violation of the neutrality laws of the United States, and not of the sovereignty of Spain, and the United States alone possessed jurisdiction over the subject. The capture therefore he thinks was as gross a disregard of the authority of the United States as it would have been if the Tornade had seized her in the haroor of New York; and she was as much under the protection of our government in the one case as in the other. The Melton, it is said, cannot afford to give Virginius crew and passengers not

having been legally captured were not

prisoners of war, and were as much ex-

empt from the jurisdiction of Spain, as

when they stood upon American soil,

quarter, unless reasons can be found to and Spain is, consequently, as responsi-

bte to the United States for their execu tion, as she would have been if she had gotten possession of the men by the in vasion of our territory. Mr. Johnson pays a warm tribute to Castelar, but says he must see that an unrighteous war with the United States would frus trate his patriotic designs. On the other hand he believes that "President Grant, equally just and patriotic, and necessarily desirous that the Republic of Spain may be continued, will avoid demanding of her any apology or indemnity inconsistent with her rights and houor, and not necessary to maintain our

The reasons why I refuse to follow further the forlorn banner of democracy are in brief as follows: It is a chronic, utter, and disastrous failure-a very Ignis Fatuus, leading its blinded followers at every step into deeper gloom. For sixteen years past it has tried to elect a president, each time confidently promising victory to its followers, and each time deceiving them with a miserable failure. It has ceased to be a national party, and become mere querilla bands, waging here and there, in a few States, Congression I Districts, and counties, an incoherent, aimless and desperate war. It is on its last legs, but still gives forth a feeble crow, reminding us of nothing se much as the recent sensa tion of "the headless rooster," which still crowed and flapped its wings after its head was off .

There is neither statesmanship nor patriotism in such a warlare-or in following the fortunes of such a forlorn fragmentary party. It must soon pass away, for the common sense of mankind always refuses to follow after a failure. It is this conviction that has recently driven the best patriots and the wisest men of the Southern States to discard Democracy. A few weeks ago, the Democratic party of Mississippi officially declared itself dissolved. Of recent personal examples, I may refer to Ro bert C. Brickell, of Huntsville, a man equal in wisdom, character and patriot ism to any man in Alabama. In Louisiana, I can point to host of men, the best intellects and the purest men of that State, conspicuous among whom is Beauregard, recently one of the chiefest of Democratic idols. (Who but a paltry, dirty partisan can throw dirt at the pure and noble name of Roungard? My position is deliberately taken, is based upon logical conviction and I can main tain it, against the best intellectual metal that the Democracy can produce. I am ready for the question, and I challenge their ablest speakers and writers to a discussion orally, or in the press.

BEN LANE POSEY.

CARD. I desire respectfully to inform the CITI-ZENS of this and adjoining Counties that I am prepared to MAKE OUT, FORWARD and COLLECT PROMPLY ALL CLAIMS against the United States, for Compensation for Property taken or destroyed during or immediately after the war, such as Cotton, Horses, Cattle, Hogs, Fedder, Corn, &c. All necessary Blanks with full Instruc

tions furnished upon application. CHAS. S. BULL. Orangeburg C. H., S. C. I am Agent also fer the Collection and

Purchasing of CLAIMS for REFUND of COTTON TAX. One-third paid if Certified by Revenue Assessor or Collector. nov 29-2t CHAS. S. BULL.

Administrator's Sale

In accordance with the order of Honorable Augustus B. Knowlton, Judge of Pro-bate, I will sell at Public Outery, for cash, at the late residence of L. Hayne Culler, deceased, on Tuesday, the 6th January, 1874 the Corn, Fodder, Peas, Cows, Sheep, Hogs Buggie, Wagon, Timber Cart, Household and Kitchen Furniture of the Estate of the said L. Hayne Culler.

JAMES W. CULLER,

nov 28-6t

Estate of John M. Irick.—
All persons having demands against the
Estate of JOHN M. IRICK, deceased, are requested to present their respective Claims, properly attested, to be undersigned, or they will be debarred payment. Notice is hereby given to all concerned.

hat on the 30th day of December, A. D. 873, the undersigned will file their Final Accounts as Executors of the Will of the said John M. Irick, and will apply to the Probate Judge of Orangeburg County, for their final discharge.

W. B. MACK,

JOHN A. M HAIGLER,

Qualified Executors.

Orangeburg Co., S. C., Nov. 27, 1873.

The State of outh Carolina ORANGEBURG COUNTY

IN THE COURT OF PROBATE. By AUGUSTUS B. KNOWLTON, Esq. Judge of Probate in said County.

WHEREAS, Mary A. Carroll bath made suit to me to grant to her Letters of Administration of the Estate and effects of Jacob Carroll, late of said County, de-These are therefore to cite and admonish

all and singular the kindred and Creditors of the said deceased, to be and appear be-fore me at a Court of Probate for the said County, to be holden at my Office in Orange burg, S. C., on the 13th day of December 1878, at 11 o'clock A. M., to show cause if any, why the said Administration should

Given under my hand and the Seal of the Court, this 14th day of Nov. A. D. 1873, and in the 97th year of American Independence. [L.S.] A nov 20-26 AUGUSTUS B. KNOWLTON, Judge of Probate. ESTATE SALE.

By order of Probate Judge, I will sell at iblic Auction, at the Plantation cultivated by the late James L. Jamison, in his life time, during the present year, on Tuesday, Dec. 16, 1873, and at Lewisville, S. C., on Vednesday, Dec. 17, 1873, all the Perishable Property of said Estate, consisting of Stock. Plantation Tools, Produce, &c. Terms cash BENNET JACOBSON,

nov 29-3t Qualified Administrator.

W. A MARONEY luforns atstriculs that he will receive a tag Lita of this month

NE CAR LOAD OF KENTUCKY HOJS and will keep a supply constantly on hand Also a good supply of FINE BREEDING 30WS at same prices. W. A. MERONEY. nov 22-tf

Notice of Dismissal.

OTICE IS HEREBY GIVEN THAT one month from date bwill file my final ccount with the Honorable Aug. B. Knowlton, Judge of Probate for Orangeburg Couny, as Guardian of Georgie Culler, and ask for Letters of Dismissal. CHARLES W. CULLER,

nov 22-1t

Sheriff's Sales.

By virtue of Sundry Executions to me directed, I will sell to the highest bidder, at Orangeburg C. H., on the FIRST MON DAY in December next, FOR CASH, all the Right, Title and Interest of the Defendants in the following Property, viz:

1. One tract of land containing 290 acres more or less, bounded by lands of Jno.
McMichael, Thos. F. Kennerly, David
Kennerly, H. D. Bolen, D. P. Murphy, M. A. Davis and J P. Pearson

2. One other tract containing 290 acres more or less, bounded by lands of Rufus Huffman, T. F. Kennerly, Jnc. McMichael, H. H. Bonnett and Jnc. R. Milheuse. Levied on as the property of Bengimin Byas at the suit of W. M. Sain & Co., et al.

ALSO One tract of land in Liberty Township containing 125 acres more or less, and bounded by lands Est. of J. Daniel Kennerly, J. S. Bolen, H. D. Bolen and Homestead G. E. Bolen. Levied on as the property of George E.

Bolen at the suit of John Adden and others. ALSO Near the residence of Isam Isaacs in Edisto Fork, Lot of seed cotton, lot of corn, Fodder, Rice, Potatoes &c., seized on as the

crop of Isam Isaacs, under warrant on lien to Steadman & Fusner. ALSO At the residence of Jas. Mitchell near Lewisville, on Tuesday Dec. 2d, lot of seed

cotton, lot of corn, lot of Fodder, lot of Pea ines, lot of cotton seed &c., seized on as the crops of James Mitchell, under warrant on lien to C. R. Taber.

Sheriff's Office, rangeburg C. H. S. C., Nov. 15th, 1873.

Sheriff's Sales.

Foreclosure

ORANGEBURG COUNTY. IN COMMON PLEAS.

E. W. Sistrunk, Adm'r) of Geo. L. S. Sist runk,

apers and recording.

Wm. A. J. Sistrunk.

Mortgage. By virtue of the judgment entered in this ase, I will sell at Orangeburg C. H., on Monday the 1st day of December next, during the usual hours of sale, in parcels, Plats of which will be exhibited on day of

All that plantation in Orangeburg County containing 1000 acres more or less, bounded by lands of N. E. W. Sistrunk, W. D. Oliv er. D. J. Rumff, and North Edisto River. and two years, with interest from day of sale, secured by hond of purchaser and mortgage of premises. Purchaser to pay for

> ALSO ORANGEBURG COUNTY

IN COMMON PLEAS. W. J. DeTreville,

Foreclosure Geo. E. Bolen, of Mortgage. Lewis A. Fogle. By virtue of the jndgment in the above

stated case, I will sell at Orangeburg Court House on the first Monday in Desember next, the following real estate, to wit: All that that tract or parcel of land situangeburg, containing 222 acres more or less bounded on lands of the Estate of James Milhous, George S. Binnicker, formerly John Rickenbaker's and Job Pearson, being part of the Estate lands of James Milhous, the same being a portion of the tract conveyed to W. J. DeTreville, Esq., by James Patterson, Commissioner in Equity by deed bearing date the 11th March. 1867. The said eriginal tract containing 297 acres, of which 72 acres conveyed to Lewis A. Fegle

by W. J. DeTreville.

Terms—One half cash, balance on a credchaser bearing interest from of sale cured by a mortgage of the premises. Purchaser to pay for papers and recording.

ALSO ORANGEBURG COUNTY. IN COMMON PLEAS.

N. E. W. Sistrunk, Adm'r of G. L. S. Sistrunk, of Mortgage. Jacob Rucker.

By order of said Court, I will sell at Orange burg Court House, on Monday, De-cember 1, 1873, during the legal hours, of All that tract of land containing 184 acres, more or less, lately of the Estate of Conrad Crider, bounded by lands of Amos Rock. A. J. Gaskin, Est., of Jno. W. Rilsy,

and Dower in tracts of the widew of said Terms Cash, purchaser to pay for papers and recording. Sheriff's Office, Orangeburg C. H., S. C., Nov. 15, 1873.

NOTICE. OFFICE COUNTY COMMISSIONERS.

ORANGEBURG COUNTY,

October 21st, 1878

Scaled 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 ferty feet long. Bids will be received until the 24th November next.

By order of the Beard. GEO. BOLIVER,

Clerk of Board.

If you have no Land, go Buy as much as you want on EASY TERMS at he LAND OFFICE of

AUG. B. KNOWLTON.

LAND AGENT The Undersigned has opened an OFFICE

or the SALE of LAND. Persons having REAL ESTATE to dis-pose of will do well to register the same for sale.

LARGE FARMS subdivided and sold in either LARGE or SMALL parcels. GOOD FARMS for sale at from \$2 to \$5 er acre, on easy terms. AUGUSTUS B. KNOWLTON,

Orangeburg C. H., S. C.

If you have More Land than you can PAY TAXES on, Register it for ale at the LAND OFFICE of AUG. B. KNOWLTON

If you have Less Land than you want, BUY MORE at the LAND OFFICE of

AUG. B. KNOWLTON.

The State of South Carolina

IN THE COURT OF PROBATE. ORANGEBURG COUNTY. C. J. L. Smith and J. W. Shuler,

Elizabeth N. Shuler.

By leave of the Court I will sell at the Plantation of D. M. Shuler deceased, situated in Goodby "Township," on Tuesday 2d Dec. next, for cash, the personal property of the Estate of said deceased consisting of 1 Mule Mare and Colt, 9 Head of Cattle, plantacion and an old Carriage. C. J. L. SMITH, Ad'x tf of Cattle, plantation tools, Kitchen furniture

NOTICE COUNTY OF ORANGEBURG.

IN THE COMMON PLEAS.

Ex-Parte Mary Marchant, Adm'x John Marchant. By virtue of an order of the Circuit Court,

By virtue of an order of the Urcuit Court, I will sell at public outery, on the first Monday in December, 1872, during the legal hours of sale, certain CHOSES IN ACTION belonging to the Estate of the late JOHN MARCHANT, deceased, for cash. A full list of the same can be seen at my office, and will be exhibited on the day of GEORGE BOLIVER, C. C. P.

Clerk's office.

SOUTH CAROLINA. ORANGEBURG COUNTY.

IN THE COMMON PLEAS, William C. Hane and John K. Hane plain tiffs

against George Boliver, as administrator, of the Estate of William C. Cofer, deceased, John J. Jackson, Mary A. Weeks, wife of n. Weeks, Anna Cofer, Sarah Friy, wife of Jacob Friy, Martha Weathersbie, wife of James W. Weathersbie, Thomas L. Cofer and M. K. Cofer, defend-

Copy Summons for Relief (Complaint not TO THE defendants Thomas L. Cofer and

M. K. Cofer :

You are hereby summoned and required to answer the complaint in this action, which is filed in the office of the Clerk of the Court of Common Pleas for the said County, and to serve a Copy of your answer on the subscri ers, at their Office at Orangeburg Court house So. Ca. within twenty days after the service of this summons on you exclusive of the day of service, and if you fail to answe the complaint within the time aforesaid, the

plaintiffs will apply to the Court for the Re Dated at Orangeburg October 21st 1873. DeTreville & Whaley

To Thomas L. Cofer and M. K. Cofer, de fendants above named: Take notice That the summons and Com plaint, herein, were filed in the office of the Clerk of the Court of Common Pleas for Orangeburg County, at Orangeburg South Car-

the 21st day of October 1873. DETREVILLE & WHALEY Obctoer 22st 1873. Plaintiffs Attorneys

NOTICE.

OFFICE OF COUNTY AUDITOR. ORANGEBURG COUNTY,

Orangeburg, S. C., Nov. 1st, 1773. To all whom it may Concern: Pursuant to Title 3, chap. 13, Revised

Statutes S. C. Sect. 1 58 requires :

SEC 58. If any person, compan or cerporation shall commence any business in any County of this State after the first day of September in any year, the captial er property employed in which shall not have been previously listed for taxation in said County, and shall not within thirty days thereafter make such report to the Auditor of said County as is required in the fiftysixth Section of this Act, he or they shall forfeit and pay the sum of one hundred dollars, which shall be collected by civil action in the name of the County Commissioners, and paid into the County Treasury for the exclusive benefit of the County, And process in such case may issue out of the Court of Common Pleas of the County in which such business was commenced, directed to the proper officer, and be served in any

JAS. VAN TASSEL,

County of this State.

Store Shoe Shoe Store Shoe JUST OPENED next door to Cornelson'

Boots and Shoes.

Selected from the Manufacturers expressly to suit HARD TIMES, both as regards QUALITIES and PRICES. To be satisfied that such is the case, the

citizens of Orangeburg and vicinity are re-spectfully invited to call and examine my Stock, as I hope to be able to show, not only that there is something "New under the Sun," but also semething to benefit the un-derstanding. Call and see. T. B. BOYD.

DR. THOMAS LEGARE.

WHAT PLEASES THE LADIES

WHEELER & WILSON SEWING MA-

CHINE.

They can be had by calling at Mrs. Olden-dorff's Millerery Establishment. J. T. SIMMONS,

RESIDENT PHYSICIAN

ROPER AND CITY HOSPITAL

Offers bis PROFESSIONAL SERVICES

o the community of Orangeburg and to the Office hours from 8 to 9 A. M., I to 2, and

Office, Market Street, over Store of Jac. . Hamilton.

Iron in the Blood



by Toning up, Invigorating and Vitalizing the System. The enriched and vitalized blood permeates every part of the body repairing damages and waste, searching out morbid secretions, and leaving nothing for disease to feed upon.

rhoea, Boils, Nervous Affections, Chills and Fevers, Humors, Loss of Constitutional Vigor, Loss of Constitutional Vigor, Diseases of the Kidneys and Bladder, Female Complaints, and all diseases originating in a bad state of the blood, or accompanied by debility or a bus state of the system. Being free from Alcohol, in any form, its energizing effects are not followed by corresponding reaction, but are permanent, infassing strength, vigor, and new life into all parts of the system, and building up an Iron Carestiution.

Thousands have been changed

Guardian. Bricks!

BRICKSIII

THE UNDERSIGNED RESPECTIVILLY
Informs the public that he is new prepared to furnish BRICKS in any quantity.
All orders will meet prompt attention.
J. C. EDWARDS. 1873-

HAS JUST RECEIVED A FRESH SUP-

ALSO LIQUORS, CIGARS, TOBACCO,

All of the above goods are offered at RICES to suit the present tight times

NEW PATENT.

The undersigned Agent for Orangeburg County begs leave to call the attention of COTTON PLANTERS to the same, and

operandi" of said Press, can do so by calling at the Store of J. W. Patrick & Co., Russel Street Orangeburg C. H., S. C., where a model can be seen, as address Capt. Jos.

Canvassing Agent, Orangeburg, S. C.

OF CHARLESTON.



MAKES THE WEAK STROM

The Peruvian Syrup, a Protected Solution of the Protoxide of Iron, is so combined as to have the character of an aliment, as easily digested and assimilated with the blood as the simplest food. It increases the quantity of Nature's Own Vitalising Agent, Iron in the blood, and cures "a thousand ills," simply by Toning up, Invigorating and

disease to feet upon.

This is the accret of the wonderful success of this remedy in
curing Dyspepsia, Liver Complaint, Dropsy, Chronic Diar-

Thousands have been changed by the use of this remedy, from weak, sickly, suffering creatures, to strong, healthy, and happy men and women; and invalids cannot reasonably head that the common reasonably head that the common reasonably head that is the common re state to give it a trial.

See that each bottle has PERU-VIAN SYRUP blows in the g Pamphlote From SETH W. FOWLE & SONS, Prop. leters. No. 86 Harricon Av., He

SOLD BY DRUGGISTS OFFICE ALLE.

Notice of Dismissal TOTICE IS WEREBY GIVEN THAT ONE month frem date I will file my Final Account with the Honorable tug. B. Enowlton, Judge of Probate for Grangeberg

County, and ask for Letters of Dismissed as Guardian of Alice V. Riley.

O. B. RILEY.

Bricks

J. Wallace Cannon.

Family Groceries

CANNED GOODS, CANDIES, FRUITS, &c.

DR. PATRICK'S COTTON PRESS

would advise every one in need of a COT-TON PRESS to purchase a patent at once. For CHEAPNESS, SIMPLICITY, and POWER, it has no equal. Any one desirous of seeing the "mindue

STOKES Gen'l Agent Midway S. C. J. W. PATRICK, Age. Orangeburg County S. C.