One copy for one year... " six months Ten copies for one year Twenty copies for one year.... 37.50 The clubs of ten and twenty will be sent to any address. Subscriptions will not be received for a less period than

ADVERTISING RATES.

Advertisements will be inserted at the rate of One Dollar per aquare of one inch space for the first insertion, and Fifty Cents per square for each subsequent insertion. Liberal contracts made with those wishing to advertise for three, six or twelve months.

Ohituary notices exceeding five lines will be charged for

Amountement of candidates, Five Dollars in each case invariably in advance. Job Work cash on delivery, in every instance

ANDERSON C. H., S. C.

THURSDAY MORNING, MARCH 2, 1871

We are indebted to Dr. John Wilson, of the House of Representatives, for important Legislative documents.

We invite attention from merchants and others to the semi-annual announcement of Messrs. Armstrong, Cator & Co., of Baltimore, which appears in another column. Reliability, fair dealing and low prices, with an extensive assortment of goods in their line, render this house a favorite in this section. Give them a

The Marlborough Times is the title of a new paper at Bennettsville, S. C., in lieu of the Bennettsville Journal, recently defunct. The editor, Mr. J. Wesley Smith, announces his determination to avoid extremes in politics and to labor for the interest of the whole people. We have placed the Times upon our exchange list.

We have been requested by A. O. Norris, Esq., Probate Judge for Anderson County. to state that his notice to administrators, executors, guardians, &c., has been published, and that he means what is said in the advertisement. Returns must be made within the time prescribed, or rules against defaulters will be issued, at their costs and charges. So, take heed and govern yourselves accordingly.

We are informed that the "Pure Gypsum," advertised for some weeks past by Mr. John H. Holmes, of Charleston, is found to contain ninety-nine and two-thirds per cent, of soluble matter, instead of eighty per cent., as heretofore stated. This is important information to farmers who intend using the Gypsum, as it leaves only one-third of one per cent. insoluble matter, and thus demonstrates its claim as a pure article.

The Usury Bill.

On Friday last, the Senate effectually squelched the bill to re-establish the Usury laws in this State. The enacting clause of the bill was stricken out by a decisive vote, only two Senators voting against the motion to strike out We are pleased to record this action of the

Religious Notice.

We are requested to state that Rev. R. P. Franks, Presiding Elder of the Greenville District, will preach in the Methodist Church this (Thursday) evening, at 7½ o'clock. Also, that preach on Friday evening. These services are of the State were pledged upon express condipreliminary to the regular quarterly meeting, which begins on Saturday next.

In the Field.

The Cuthbert (Ga.) Appeal places in nomination the names of Messrs. Conn and Bacon as the most suitable candidates for the offices of Peace and Plenty, for the year 1871. It hopes they will be unanimously supported, especially by our planting friends. As the nominations take place within the present month, the necessity of a choice devolves upon the farming community. It remains to be seen whether they will select an imperial government, under King Cotton, or a free and independent condition of affairs, under the lead of Corn and Bacon, the backbone and sinew of a people's strength.

The New Circuit Judge.

The proceedings of the Legislature show that the vacant Judgeship of the Seventh Circuit has been supplied by the election of Col. Montgomery Moses, of Sumter, for the second time and by an increased vote. The opposition brought Gen. McGowan into the field, and we are glad to know that he received a very complimentary vote.

Mr. Moses is the brother, and was for many years the law partner, of the Chief Justice, and is considered a lawyer of fine abilities. He is an affable, courteous gentleman, not much in public life heretofore, and will make a good judicial officer. In politics, he differs from the practices. And it is this sort of thing that has Chief Justice, and has hitherto acted with the Democratic party. We trust that he will receive the support of all law-abiding citizens, without regard to party affiliations, that he may fit of the crew of speculators and sharpers now be enabled to maintain order and tranquility controlling that corporation: throughout his jurisdiction.

Death of an Aged and Honorable Citizen The Laurensville Herald brings us the painful intelligence that Oswell Richardson, Esq. one of the oldest and most respected citizens of and lived only a few hours. He was buried with Masonic honors on Tuesday the 21st ult. Mr. Richardson, previous to his affliction, was prominent in the public affairs of his county, and at one time filled the office of Sheriff to the entire satisfaction of his constituents. Indeed, he was one of the most popular and acwas kind of heart, upright in every relation of and integrity. He was truly a Mason, and exemplified that broad charity which is the foundation stone of that ancient order. And withal, he was a devoted and exemplary Christian, and we trust has gone to join the innumerable The Greenville Railfoad Swindle.

It will be seen that the House of Representatives has adopted the bill granting State aid to the Greenville and Columbia Railroad. As \$ 2.50 originally presented, the bill provided an endorsement of the Company's bonds to the extent of \$10,000 per mile for all the road now controlled or hereafter to be acquired by that corporation. This proposition has been modified, so that the State endorses the bonds for \$2,000,000, without qualification. In this shape, the bill goes to the Senate, and we look to that body for an estoppel to be placed upon this wholesale plundering scheme. But should — Wylie L. Harris, Esq., an aged citizen of enough Senators be found sufficiently pliant to of Yorkville, died on the 14th. secure its passage, we are assured that Gov. Scott will veto this infamous measure, and it will then require two-thirds of both Houses to overcome the Governor's veto. The requisite number will doubtless be obtained in the House of Representatives, through bribery and shameless corruption, but it is confidently expected that eleven Senators, at least, will interpose their power and prerogatives as representatives of the people to prevent the final consummation of this wicked measure.

It is a bold fraud upon the tax-payers to require this heavy endorsement of the present corrupt management of the Greenville and Columbia Railroad. They acquired control of the Road through chicanery, and now that it has failed to remunerate them, an attempt is made to secure an endorsement of their bonds for two millions! It might be tolerated, if there was any ultimate benefit accruing to the State, but we conscientiously believe that the vilest purposes are contemplated by the "Ring" of speculators now owning that corporation; and instead of the money being used to place the Road in first-class condition, it is our firm conviction that the greater portion will find its way into the pockets of these miserable sharpers But wherefore the justice of granting further State aid to a corporation in which the commonwealth has no interest? The stock owned by the State has been purchased long ago by these same enterprising individuals, and if it has been a dear purchase, let them sustain the loss, and not regain their money from the hard earnings of honest people. It is a villainous, thieving transaction, conceived in fraud, brought forth in iniquity, and pampered by the vilest corruption ever known among legislators, or men claiming to be such.

The Blue Ridge Railroad.

The following is the bill to repeal the Act authorizing the endorsement of bonds for the Blue Ridge Railroad to the extent of \$4,000,-000, passed in 1868. This bill originated in the Senate, and is a substitute for that presented by Mr. Whittemore. It received a second reading in the Senate on Saturday last, and unless the Legislature postpones adjournment, it cannot reach the House of Representatives in time to become a law this session. But we are not sanguine at this writing, (Tuesday night,) as to the adjournment of the Legislature on the 1st of March, as agreed upon some weeks ago, and we would not be surprised to hear that the immaculate law-givers had concluded to extend their labors for a few days. If this proves true, we have no doubt that the enemies of the Blue Ridge Railroad will succeed in withdrawing the endorsement from its bonds, and virtually make an end of this important enterprise, at least for the present. The bill sets forth as follows:

Whereas the faith and funds of the State of Williamston, is expected to pany's bonds of South Carolina, to the amount tions which have not been complied with; and whereas it has been found impossible to negotiate a sale or hypothecation of said loan, either to the United States Government or private capitalists; and whereas only \$1,100,000 of the said bonds have thus far been pledged as colla-

teral security; therefore,

Be it enacted, by the Senate and House of
Representatives of the State of South Carolina,
now met and sitting in General Assembly, and by the authority of the same:

Section 1. That an Act entitled "An Act to authorize additional aid to the Blue Ridge Railroad Company, in South Carolina," so far as the balance of the bonds authorized under that Act, viz: \$2,900,000, which have not yet been pledged as collateral security, are concerned, is hereby repealed, and the Comptroller-General of the State is hereby required to cause the immediate return and cancellation of the same.

The Columbia Union learns that Hon. Wm. H. Trescot, Solicitor of the Blue Ridge Railroad, has written a cogent letter to Senator Wilson, of Anderson, in defence of the present management of that Road, and against the passage of the bill to repeal the State endorsement of its bonds.

A DISGUSTING SCENE.-The Columbia correspondent of the Charleston Daily Republican lifts the veil upon one of the most disgusting scenes that has ever transpired in the presence of a legislative assembly. Our readers can imagine the disgraceful tricks and grotesque conduct of men calling themselves law-makers, who would permit a horde of scoundrels to desecrate the State capitol by such infamous pushed through the House of Representatives the swindling measure in aid of the Greenville and Columbia Railroad, or rather for the bene-

There was a scene in the Judiciary Committee room this afternoon, which exceeded in barefaced impudence anything that has yet made its appearance in this or any other capi-

tal in the Union. This room, which is located next door to the House of Representatives, was turned into a bar room, in the interest of the Greenville and that county, has been gathered to his fathers. Columbia Railroad. Bad whiskey, beer, porter Nearly ten years ago, Mr. Richardson was paralyzed upon one side, and has been an invalid cripple ever since. On Sunday night, 19th of many of whom drank freely until they became many of whom drank freely until they became February, he was stricken again with paralysis, completely incapacitated to attend to the business which their constituents sent them here to attend to. It was certainly a deplorable sight. and one that is calculated to degrade and greatly lower the Republican party in this State, if it should be permitted to pass unrebuked.

I assure your readers, however, that this infernal work was sprung in such a manner that it was impossible for Speaker Moses, or the majority of the members of the House of Reprecommodating public officers we ever knew. He sentatives, to know what was going on outside, as they were busily engaged on the approprialife, and sternly inflexible as a man of honesty tion bill; and it is well to state also that such during this session at least. I would rather be silent, and bury the shame which a few bold, bad men, even in presence of strangers from and villainous transaction.

ITEMS-EDITORIAL AND OTHERWISE. LEGISLATURE OF SOUTH CAROLINA

- Paris is reported to be gradually assuming its former appearance.

-The Texas Legislature has voted \$1,085 to pay for a portrait of General Sam. Houston. Ex-Governor Wm. C. Gibbes, of Rhode

Island, died last week, aged 84. - A fire in Savannah on Wednesday night, destroyed \$250,000 worth of property. - Cotton was first planted in the United

States in 1759. - All the railroads to and from Paris are

now in running order. - Washington's birthday has been more generally observed than for several years past.

- The Supreme Court of the United States

has affirmed the constitutionality of the cotton - Hon. R. B. Carpenter has returned from

the North, and entered upon the practice of An incendiary fire destroyed the stables of

Gen. W. K. Easley, in the city of Greenville, on Monday night, 20th ult. - Washington Floyd, an old and well known resident of Newberry county, died on the 19th

ult., aged 76.

— The St. Louis Board of Trade asks Congress for an appropriation of \$1,500,000 for im-

provements on the Mississippi river. - The general reports from Illinois are that the prospects of the wheat crop were never better at this season of the year than now.

— Another little "onpleasantness" is repor-

ted in the administration circle; this time between the President and General Sherman. - Gov. Randolph has signed the resolution of the New Jersey Legislature, ratifying the

Fifteenth Amendment. — Signor Bagioli, known for his excellence as a teacher and his misfortune in being fatherin-law of General Sickles, died last week.

- Mrs. Susan Rusk, of Alleghany County, Va., died last week at the age of 117, leaving a poor little orphan daughter only 98 years old. - Col. Thomas E. Chickering, the great piano manufacturer, who died suddenly in Boston not long ago, had his life insured for \$55,000.

— Ex-Mayor Monroe, of New Orleans, who was imprisoned by Beast Butler after the cap-

ture of that city, died in Savannah last Thurs-- Gen. Arnold Elzey, of Maryland, is dead. He was a Major-General in the Confederate service, and commanded the post at Richmond for

a considerable portion of the war. - A full-length portrait of Washington, which has been for some years in litigation as o ownership, was sold in New York city, on the 23rd ult., for \$250.

- A subscription is in circulation in Richmond, Va., for the benefit of Miss Rosa Poe, the only sister of Edgar Allen Poe. She is said to be in a penniless condition. - The State Treasurer reports that the State

taxes are coming in with unusual rapidity, and that the collection is likely to be both thorough and prompt. It is a remarkable fact that the Parisians

ceased to commit suicide as soon as they realized the dangers of the seige. During the entire seige but five suicides occurred. - It is reported that the 8th Regiment, Uni-

ted States Infantry, which has been recruited, and is now one thousand strong, is ordered to South Carolina, headquarters to be at Columbia. - The son of Hon. John. Y. Mason, of Virginia, was a sub-lieutenant in the Imperial army of France. In a series of recent battles he was wounded four times, and is now a captain. - Gov. Caldwell, of North Carolina, refuses to carry out the act of the Legislature providing for a constitutional convention, because it was adopted by a bare majority instead of the

constitutional two-thirds vote. - Dr. H. V. M. Miller, of Georgia, has been seated as United States Senator from that State, upon taking the modified oath. Georgia is now fully represented in the Congress of the United States for the first time in ten years past.

— Miss Alice Cary, the popular American poetess and author, whoes death in New York city, on February 12th, has been announced, was the daughter of a plain Western farmer, and was born in 1820, near Cincinnati, Ohio.

- The President has appointed Milton Turner, a prominent colored man of Missouri, to be Minister resident and Consul-General to Li-beria. This is the second diplomatic representative of color now in the service of the United

- M. E. Erwin, of Erwin's Mills, on Saluda river, has recently killed ten hogs of one litter, the largest weighing 538 lbs., and all of them very high average weight. They were of the Chester and Essex breed mixed, and only 17 months old.

- In the United States Senate recently, an amusing discussion on a petition presented from the South, elicited the fact that whole pages were written in the same handwriting. Among other signatures was that of "St. John the

Rhode Island has rejected, by a decisive vote, a proposition to amend the constitution so that naturalized citizens can rate with the selves at the expense of the State naturalized citizens can vote without owning real estate. Colored citizens can vote without

any such qualification! - It has been announced that Governor Alcorn, of Mississippi, has declined the seat in the United States Senate to which he was elected a year ago. The Memphis Avalanche now states on what it calls "good authority," that Governor Alcorn is about to resign his position as Chief Executive of the State, and retire to

- A hurricane on Friday night, 17th intant, destroyed or demolished most of the buildings at Helena, Arkansas, and inflicted severe damage on Pocahontas and Juka, Miss. At Helena, a widow named Stewart was fatally injured, and her little son was instantly killed. The loss at Helena is estimated at \$75,000 to \$100,000.

The suit of John Baxter against the Knoxville Whig and Register for slander has been decided in favor of the plaintiff, and the damages assessed at \$27,000. But the case is by no means ended, as the editors intend to exhaust all the means within their power to obtain justice, and will carry the case to the Supreme Court of the United States, if necessary.

- The New York S:n (Rad.) says the Democrats are about killing off Hancock by naming him at this early day for the Presidency, and adds: "Besides, it should be well understood that in 1872 the Democracy are going in to win; and that is something which no military man, no matter what his name or what his fighting qualities, can do for them. When George H. Thomas died, we lost the last general who stood any chance of being elected to the Presidency.'

- Incendiary fires still continue to occur in York County. The barn and smokehouse of Mr. Samuel McCarter were burned on Saturday last on Sunday night the residence, barn and stables of Mr. A. L. Smith, about three miles from Yorkville, were fired, and the barn and stables consumed; on Wednesday morning all the buildings on the premises of the Misses Alcom, about seven miles from Yorkville, were destroyed by fire. Several arrests have been

the advertisement of Messrs. J. B. Clark & Son, in relation to the first-class Sewing Machines they are now offering to the public. The wonsewing, and they possess accomplishments in this line scarcely equalled by woman's nimble fingers. Always get the best is an excellent County Commissioners to report to the General other States visiting the capital to-day, have brought upon us, but I cannot; I therefore, in chines to tank the highest. We are indebted Pending chines to rank the highest. We are indebted we trust has gone to join the innumerable the name of the great majority of the members throng "in that house not made with hands, of the General Assembly, denounce this vile of their work.

Continue to rank the figurest. We are indeed to the South Carolina Phosphate and River to them for a beautiful and useful specimen of Mining Company, the House adjoured at 10.45 of their work.

SATURDAY, FEBRUARY 25, 1871. SENATE. The Senate met at 12 M.

Mr. Swails presented the credentials of Mr. J. F. Beckman, Senator elect from Georgetown, and the member was sworn in; as was also Mr. J. Hollinshead, Senator elect from Abbeville, and Mr. Samuel E. Gaillard, as member from Charleston.

Mr. R. H. Cain sent in a protest against the admission of the the latter gentleman; which was referred to the committee on Privileges

The enacting clause of a bill to cancel and retire the hypothecated Blue Ridge Railroad bonds, was stricken out, and a bill to repeal an Act to authorize the granting of additional aid to the Blue Ridge Road, was passed to a third reading. The bill provides for an appropriation of \$400,000, to redeem the bonds now under hypothecation.

The House appropriation bill was referred to the Committee on Finance.

The following passed: A bill to regulate the manner of drawing juries; bill to establish a new Judicial and Election County, from portions of Barnwell, Edgefield, Orangeburg and Lexington, to be known as Aiken County.

At 3.25 p. m., the Senate resolved itself into executive session.

HOUSE OF REPRESENTATIVES. The House met at 12 M.

Mr. Jervey introduced a resolution, that after adjournment the Sergeant at Arms shall, within twenty days, collect, take an inventory of, and store in some room in the State House, the furniture of the hall of the House and committee rooms, lock up the same and deliver the key to the Secretary of State, and that the Sergeant-at-Arms shall receive five dollars per while engaged in such service.

Mr. Ramsey introduced a resolution to postpone the day of adjournment sine die to the 15th of March. Laid on the table.

Mr. Jones introduced a resolution, that when the House adjourn, it stands adjourned to Tuesday, the 28th instant, in order to attend the ceremonies in erecting a monument over the grave of B. F. Randolph, on Monday, the 27th instant. Adopted.

On motion of Mr. Whipper, the vote whereby the resolution was adopted was re-considered, and the resolution was amended so as to read that the House should adjourn to 7 P. M., on Monday, and adopted.

The Committee on Ways and Means reported favorably upon a joint resolution to appropriate \$47,000 to the State Lunatic Asylum, which was ordered to lie over.

The following passed: A bill relating to the Greenville and Columbia Railroad; bill to release the lien of the State on a lot in Charleston, owned by the South Carolina Institute, for the promotion of art, &c.

The vote on the passage of the Greenville and Columbia Railroad bill was, yeas 77; nays

Mr. Frost rose to a point of order, claiming that, under the Constitution, the clause of which he read—no bill authorizing extraordiry expenditures could be passed without a two-thirds vote of both branches of the General Assembly—that eighty-three was two-thirds of the members of the House, and that accordingly the bill had not passed.

The Speaker ruled the point not well taken,

holding that two-thirds of the members meant two-thirds of the members present. The Re-formers, with the exception of Mr. Sullivan, of Greenville, voted nay; also, the following Republicans: Messrs. Moses, Andell, Boseman, Frost, Holmes, Small and Talbert. The bill, as passed, gives the endorsement of the State to the bonds of the Company, to the amount of \$2,000,000, with a privilege to the Company of converting their bonds into State bonds, dollar for dollar. The bill is not compulsory upon the company to build a foot of road, but simply gives them the power to extend the road if they see fit. Mr. Kuh, who was absent when the vote was

being taken, came in afterwards and desired to have his name recorded upon the journal as having voted no.

A joint resolution was passed which provides for the publication of the decisions of the Supreme Court delived during the last three years, under the supervision of J. S. G. Richardson. A bill to charter the Northeastern Railroad Company was passed to a third reading. The road is proposed to run from Allendaie, on the Port Royal Railroad, to Ninety Six, in Abbeville county. The discussion of the bill consumed the time of the House until 3.30 P. M.,

when it adjourned to meet on Monday next, at The following paper, signed by seven Republican members, was presented to be entered on

the journal:
We, the undersigned, vote "No" upon the bill "relating to the Greenville and Columbia railroad company," and herewith record our reasons for so doing.

1st. Because we believe that it is a wilful and

the Greenville and Columbia Railroad Company, equal in amount to the present value of the road, and for the additional \$2,900,000 sought to be obtained by the passage of this bill, the State will receive no security whatever. 3rd. Because the present owners of the road having possessed themselves of all the stock of the State owned in the road at a nominal price, and are now enjoying all the benefits and advantages accruing therefrom, therefore they are

not entitled to any aid or assistance from the 4th. Because the effect of its passage will be to injure the credit of the State abroad, which even now does not rest upon the most secure and substantial basis, owing, we fear to the mismanagement and cupidity of those to whom the

affairs of State were entrusted. 5th. Because we believe it will inflict upon the Republican party of the State a degree of censure and reproach not easily borne; it increases taxation that has already reached a burdensome and oppressive amount; it reflects severely upon those having the controlling pow-er in the General Assembly, and whose duty it was and is to prevent the passage of those iniquitous and atrocious measures.

Finally, We most earnestly protest against the means used by the majority of the members of the House of Representatives to secure the passage of the bill. Under the "previous question," which was called upon the entire bill, no opportunity to discuss, amendor change any of the odious provisions which the bill so abundantly contained was given.

> MONDAY, FEBRUARY 27, 1871. SENATE.

The Senate met agreeably to adjournment, at 5 P. M. A quorum not being present, the Senadjourned without transacting any business to 12 M., to-morrow.

HOUSE OF REPRESENTATIVES. The House met at 7 P. M.

The Committee on Roads, Bridges and Ferries reported favorably on a bill to incorporate the Port Royal River Ferry Company. on a bill to re-charter Maxwell's Bridge. Also, SEWING MACHINES.—We invite the atten-tion of our readers and especially the ladies, to re-charter the same. A House bill to regulate the manner of drawing juries, which had been returned from the

Senate with amendments, was taken up. The derful performance of these machines has House refused to concur in the Senate amendwrought a revolution in the tedious work of ments, and it was ordered that notice to that effect be given the Senate.

The following passed: A bill to fund the nulla bona claims of sheriffs; bill to compel

> Pending the consideration of a bill to charter the South Carolina Phosphate and River

THE MARKETS.

ANDERSON, March 1, 1871. Corrow.-To-day, middlings command 13 to 131/4.

Cotton firm-middling 141/2 145%. New York, Feb. 27. Cotton nominal-uplands 151/2. Gold 11 to 111/2.

HYMENEAL

MARRIED, near Oconee Station, on the 14th instant, by Rev. Fletcher Smith, Mr. N. J. BROWN, of Anderson, to Miss MARGARET E. TODD, of Oconee. At the residence of the bride's father, on the evening of the 22nd instant, by Rev. W. H. King, Mr. D. J. BOHAN-NON and Miss N. E., eldest daughter of John H. Jones, all of Anderson County.

of Anderson County.
Printers' Fee received.

On the 21st instant, by the Rev. J. M. Moode, Mr. W. B. LOWRANCE, of Columbia, S. C., to Miss MAMIE, only daughter of J. N. Cochran, Esq., of Cokesbury, S. C. On Thursday evening, Feb. 23, 1871, by Rev. D. D. Byers, Mr. JAMES SEABORN and Miss ANNA MASON, all of

On Sunday morning, February 19, 1871, at the residence of the bride's father, by Rev. A. Rice, Mr. WALKER H. HIGGINS and Miss ANNIE AGNEW, all of Abbeville County.

SPECIAL NOTICES.



THE PAIN KILLER

Is by universal consent allowed to have won for itself a reputation unsurpassed in the history of medical prepara tions. Its instantaneous effect in the eradication and extinction of Pain in all its various forms incident to the human family, and the unsolicited written and verbal testimony of the masses in its favor, have been, and are its best advertisements.

The ingredients of the PAIN KILLER, being purely VEG-TABLE, render it a perfectly safe and efficacious remedy taken internally, as well as for external application, when used according to directions. The stain upon linen from its use is readily removed by washing with alcohol.

This Medicine, justly celebrated for the cure of so many of the afflictions incident to the human family, has now been before the public over THIRTY YEARS, and has found its way into almost every corner of the world; and wherever it has been used, the same opinion is expressed of its medical properties. In any attack, where prompt action upon the system is

required, the Pain Killer is invaluable. Its almost instantaneous effect in Relieving Pain is truly wonderful; and when used according to directions, is true to its name, a PAIN KILLER.

Cheering Facts for the Bilious.

Every day demonstrates more clearly that liver complaint, in all its distressing forms, can be controlled and cured without difficulty or inconvenience. It is an obstinate disease, but its obstinacy is not proof against the pertinacious, remedial and restorative operation of Hostetter's Stomach Bitters. That genial corrective compele the organ to do its duty. It must secrete regularly and healthfully under the influence of the Bitters. Their action brings it back from a state of rebellion into perfect harmony with the laws of health. If there is costiveness, it disappears; if there is side-ache or back-ache, it ceases; if disappears; if there is side-ache or back-ache, it ceases; if the skin and the whites of the eyes are tinged with super-fluous bile, they recover their natural nue; if the appetite is gone, it returns; if the digestion is impaired, it is restored; in brief, whatever the symptoms of the complaint may be, and whatever the phrase it has assumed, a cure is certain. Such are the uniform effects of this preparation where bilious disease has been already developed; but in cases where there is merely a constitutional tendency to liver complaint, it may be prevented throughout life by the regular use, in small quantities, of this palatable antidote. These are proven facts, and should be seriously pondered—or, rather, they should be promptly acted upon by all persons of billous habit.

Doors, Sashes, Blinds, Mouldings, &c .- We would call special attention to the advertisement in another column of Mr. P. P. Toale, of Charleston, S. C. Mr. Toale is an extensive and successful manufacturer, and there can be no doubt that our readers would consult their own Interests by corresponding with him before purchasing goods in his line from sther parties.

If you have a discharge from the nose, offensive or otherwise, stopping up of the nose, at times giving nasal or hearing, feel dull and stupid, have pain or pressure in the head, take cold easily, you may rest assured that you have Catarrh. Thousands annually, without manifesting half of the above symptoms, terminate in Consumption, or Insanity, and end in the grave. R. V. Pierce, M. D., of Buffalo, N. Y., is the proprietor of Dr. Sage's Catarrh Remdy-a perfect special for Catarrh, which he sends to any address, postpaid, for sixty cents. Sold by most druggists verywhere.

NEW ADVERTISEMENTS.

JULIUS POPPE

BEGS leave to inform his friends and custo-mers that, after a protracted illness, he has again re-opened his Store, and would solicit a continuance of the patronage heretofore so liberally extended to him. March 2, 1871

Vigilant Fire Engine for Sale. NOR SALE, the first-class double-brake Jeffers Engine Company. This Engine is se well known throughout this city and State that a description

is unnecessary. Apply to L. D. MOWRY,
President Vigilant Fire Engine Co.,
Atlantic Wharf, Charleston, S. C. March 2, 1871

Estate Notice.

TO ALL AND SINGULAR THE CREDITORS AND DISTRIBUTEES OF WILLIS Mc-GEE, dec'd .- Take notice that the undersigned. Jesse McGee, Administrator of the Estate of Willis McGee, deceased, will, on the 11th day of April next, apply to A. O. Norris, Judge of Probate for Anderson county, for Final Settlement of the Estate of Willis McGee, deceased, and for a final discharge from his administration. JESSE McGEE,

Adm'r. Estate of Willis McGee. March 2, 1871

COTTON SEED OIL.

TOTHING else in the world will make a milch cow DO HER BEST, in either quantity or quality. Feed not over four pints at each meal. and your own cow will convince you. Price \$80 per ton, cash with order, with discount for larger

COLUMBIA OIL COMPANY. Oil Meal and Bone Fertilizer, furnished at \$35 per ton cash. Cotton Seed bought or contracted for to be delivered in July and August.

Encourage Home Manufacture. E. T. GAMBRELL.

MANUFACTURES EVERY DESCRIPTION OF MEN'S LADIES' & CHILDREN'S BOOTS and SHOES,

CHEAP FOR CASH. CALL and see his work before you purchase elsewhere. Orders filled promptly, and all work warranted to be made of whole stock. No

Shop Up Stairs, over S. Bleckley's Store. Come up and see for yourselves. The best of E. T. GAMBRELL.

Anderson, S. C., March 2, 1971. 85-3m

NOT AT COST!

COME and SEE.

BUYING and selling for CASH, we can, de, and will sell at SHORT PROFITS. Our object is to MAKE by selling cheaply and turning

over our money frequently. We don't fear a comparison of prices with any Drug Store in South Carolina

It is impossible to enumerate. Suffice it to say, we have everything usually kept in a first-class Drug Store. We would, however, call special attention of

the Ladies to a fresh supply of FINE EXTRACTS for the Handkerchief and Toilet. Also, our own manufacture of COLOGNE, of a very superior

PERKINS & HOUSE'S Non-Explosive Lamps.

No More Freight on Dirt! We call the attention of Farmers to the fact that we are agents for

"Risley's Home-Made Fertilizer," A chemical compound—enough to make a ton costing \$20 in New York—with which you can make your own manure at home, equal to the best Fertilizers known in this country, with little trouble. Call early as the season is passing. We can give satisfactory references.

SIMPSON, HILL & CO., At the Sign of the Golden Mortar, ANDERSON, S. C.

GREAT ECONOMY.

Every Family Should Have Something to save Labor.

E call the attention of all to the fact that we keep constantly on hand and for sale the best SEWING MACHINES ever made. We

Improved Singer and the Empire. Any one can soon learn to use them with perfect satisfaction. They will do anything in the long catalogue of different kinds of work, such as Plain Stitching, of leather, heavy or light cloth, Hemming, Braiding, Tucking, Cording, Binding, Trimming, Embroidering, Ruffling, &c. Any one can tuck a shirt besom, without basting, in twenty minutes.

The price may seem high, compared with the Common Sense Sewing Muchine and other cheap patents; but when you get an Improved Singer or an Empire, it will do good work for a life time. Besides, we warrant them for ten years; and one of us will go to your house, if necessary, and learn you how to operate the Machine.

Also, we keep on hand and for sale a full sup-ply of Needles, Thread and Oil. We sell the Machines as low as they can be bought at the manu-J. B. CLARK & SON.

March 2, 1871

Spring and Summer Importation

Millinery and Straw Goods. ARMSTRONG, CATOR & CO.,

RIBBONS,

IMPORTERS AND JOBBERS OF Bonnet, Trimming and Velvet Ribbons. Bonnet Silks, Satins and Velvets. Blonds, Netts, Crapes, Ruches, Flowers, Feathers, Ornaments,

Straw Bonnets and Ladies' Hats, trimmed and [untrimmed. Shaker Hoods, &c., &c. 237 and 239 Baltimore Street, BALTIMORE, MD.,

Offer the largest Stock to be found in this Country, and unequalled in choice variety and cheapness, comprising the latest European novel-ties. Orders solicited, and prompt attention

March 2, 1871 STATE OF SOUTH CAROLINA.

ANDERSON COUNTY. By A. O. Norris, Esq., Judge of Probate.

WHEREAS, Bussell Briggs has made suit me to grant him Letters of Administration on the Estate and effects of Hastings Johnson, de-These are therefore to cite and admonish all and singular the kindred and creditors of the said Hastings Johnson, deceased, that they be and appear before me, in the Court of Probate, to be held

at Anderson Court House on the 18th day of March, 1871, at 11 o'clock in the forenoon, to show cause, if any they have, why the said Administration should not be granted.
Given under my hand, this 25th day of February.
Anno Domini, 1871.

A. O. NORRIS. Judge of Prebate.

March 2, 1871 STATE OF SOUTH CAROLINA ANDERSON COUNTY.

By A. O. Norris, Esq., Judge of Probate. WHEREAS, Levi Robins has made suit to me to grant him Letters of Administration on the Estate and effects of John S. Gordon, deceased : These are therefore to cite and admonish all and singular the kindred and creditors of the said John S. Gordon, deceased, that they be and appear before me in the Court of Probate, to be held at Anderson Court House on Friday, 17th of March, 1871, at 11 o'clock in the forenoon, to shew cause, if any they have, why the said Administration

should not be granted. Given under my hand this 27th day of February, A. D. 1871.

March 2, 1871

STATE OF SOUTH CAROLINA, ANDERSON COUNTY. By A. O. Norris, Esq., Probate Judge. WHEREAS, Mrs. Jane A. Earle has made suit

These are therefore to cite and admonish all and singular the kindred and creditors of the said John Baylis Earle, dec'd, that they be and appear before me, in the Court of Probate, to be held at Anderson Court House on Thursday, 18th of March, 1871, at 11 o'clock in the forencon, to shew cause, if any they have, why the said Administration should not be granted.

> A. O. NORRIS, Judge of Probate.

WHEREAS, John W. Daniels has made suit to me to grant him Letters of Administration on the Estate and effects of William Crawford, jr., dec'd These are therefore to cite and admenishall and singular the kindred and creditors of the said William Crawford, jr., dec'd, that they be and ap-

A. O. NORRIS,

Judge of Probate.

A. O. NORRIS, Judge of Probate.

to me to grant her Letters of Administration on the Estate and effects of John Baylis Earle, dec'd;

Given under my hand, this 27th day of February, A. D. 1871.

March 2, 1871

STATE OF SOUTH CAROLINA, ANDERSON COUNTY. By A. O. Norris, Esq., Probate Judge.

eisewhere. Orders filled promptly, and all pear before me, in the Court of Probate, to be work warranted to be made of whole stock. No paper or wooden soles as you get when you buy Northera manufacture. shew cause, if any they have, why the said Administration should not be granted.

Given under my hand, this 28th day of February, A. D. 1871.

- March 2, 1871