Appeal of the Mayors for the Amendments:

To the voters of South Carolina:

At the last Session of our General Assembly, through the efforts of our respective Senators and Representatives, the following Amendment to the Constitution of our State was passed by the requisite majority of both the Senate and the House of Representatives, and will be submitted to you at the General Election on the 6th of November next:

"A joint resolution proposing to Amend Section 7, Article VIII, of the Constitution, Relating to Municipal Bonded Indebtedness.

SECTION I. Be it enacted by the General Assembly of the State of South Carolina, That the following Amendment to Section 7, of Article VIII. of the Constitution, be agreed to: Add at the end thereof the following words: Provided, That the limitation imposed by this Section and by Section 5, Article IV. of this Constitution, shall not apply to bonded indebtedness incurred by the cities of Columbia. Rock Hill, Charleston, Plorence, where the proceeds of said bonds are applied solely for the purchase, establishment, maintenance or increase of water works plant or sewerage system; and by the city of Georgetown, when the proceeds of said bonds are applied solely for the purchase, establishment. maintenance or increase of water works plant, sewerage system, gas and electric light plants, where the entire revenue arising from the operation of such plants or systems shall be devoted solely and exclusively to the maintenance and operation of the same, and where the question of incurring such indebtedness is submitted to the freeholders and qualified voters of such municipalty, as provided in the Constitution, upon the question of other bonded indebtedness." Approved the 19th February, A. D.

We believe if the vital importance of this Amendment to our cities was understood by you, there would be no doubt of its being adopted by an overwhelming majority.

Fearing that you may not appreciate the imperative necessity of giving our municipalities the opportunity of deciding, each one for itself, whether we should increase our respective debts for the sole purposes above named, we appeal to you to give us this right of choice.

All must realize that without an abundant supply of water, suitable for all purposes, and without a proper system of sewerage, which cannot be made efficient without this water supply, the growth and the health of any municipality must be seriously impar-

We believe there is no other measure or project possible, for the advancement of our cities, that can compare in importance with an abundant water supply and a proper system of sewerage, and without these, in our opinion, they cannot advance in prosperity or population as they should

Section 13, of Article 2, of the Constitution of South Carolina, adopted December 3, 1895, provides:

Section 13. In authorizing a special election in any incorporated city or town in this State for the purpose of bonding the same, the General Assembly shall prescribe as a condition precedent to the holding of said election a petition from a majority of the freeholders of said city or town as shown by its tax booke, and at such elections all electors of such city or town who are duly qualified for voting under Section 12 of this Article, and who have paid all taxes, State, County and Municipal, for the previous year, shall be allowed to vote; and a vote of a majority of those voting in said election shall be necessary to authorize the issue of said bonds.

And Sections V and VII of Article VIII of the Constitution confirm and re-iterate the same provisions.

You will see therefore that the adoption of this Amendment will not commit any of our communities to an issuance of bonds, or to municipal ownership, but will only confer upon us a power in these respects that we do not now possess.

And the conferring of this authority, in the event that other plans prove impracticable or undesirable for procuring for us these vital essentials to our very life and growth, will be under these most ample safe-guards provided by the Constitution of the State.

The Constitution as quoted above now wisely surrounds this question of increasing the do at of any municipality with such provisions and limitations, as require the consent of a majority of both the real estate owners and of the qualified voters in each place to any issuance of additional municipal bonds.

The ameniment submitted to your votes recognizes and repeats that Constitutional provision.

Should this Amendment be adopted by the votors of the State, and approved by our next General Assembly, neither of our cities can issue a single bond nor increase their bouded debt

less and until in each city, first, "a majority of the freeholders" petition those authorities to order a special election, and at that special election a 'majority of the qualified electors" cial purposes named in the Amend- that the Secretary will probably not ment, and for no other purpose what- remember the writer, never having

Unless this Constitutional Amendment is adopted, "the freeholders and the qualified voters" in neither of our Massachusetts. In view of this ac- had taken their warnings as an insult. cities can have the privilege or option | quaintance the writer hopes that Mr. of issuing bonds for the purpose of Long will grant the slight favor be acquiring these necessities, so essen- asks. tial to health, life and prospority, even if all "the freeholders and all the qualified voters" were unanimous in their desire to do so.

low-citizens, to help us secure by ture, "is the cause of my complaint." your votes for the adoption of this | He says his wife, desiring to pleasant-Amendment, the right to decide for ly surprise him by adding to the houseourselves, subject to the limitations of | hold treasury, entered into corresponthe Constitution of South Carolina, dence with one of the New York conabove set forth, these blessings so essential to our growth and prosperity. I ployment for ladies at home." This which our own people are praying for, concern offered to pay large sums for and a prayer, which, we feel sure, our having names copied. Mrs. Brown fellow South Carolinians will not suffer to pass unheeded.

Yours respectfully, F. S. EARLE. Mayor of Columbia. J. J. WATERS, Mayor of Rock'Hill. W. D. MORGAN, Mayor of Georgetown. W. H. MALIOY. Mayor of Florence. J. ADGER SMYTH, Mayor of Charleston. Dead, But Stood Like Alive.

There is on exhibition at a general store in Marlinton, W. V., a curious and unusual tableau group. It is nothing less than a setter dog and a dozen quail, all frozen, and in the attitude usually assumed by birds and dogs when brought into close quarters in the woods.

The exhibition occupies the entire shop window and has attracted much attention though t'e warmer weather may spoil it soon. The dog belonged to Judge William Green.

During the very cold weather just after the beginning of February Green took a young setter out to the woods to give him an outing, thinking he might see a few birds and further the work of training the setter. He took no gun. It was the closed season for

While going up a valley between Peterson's mountain and a short ridge, where it was extremely cold on account of the sharp wind, Judge Green missed the dog. He hunted for half an car, drawn by a leased locomotive, and hour, but could find no trace of the brought with him \$150,000 in gold and animal. He returned home, thinking paper representing mining possessions the animal had preceded him, but the valued by him at \$5,000,000. animal was not there. Nothing was When he returned from the North seen of the dog until Thursday, when the judge went back into the mountains to make another search.

In the thicket where the dog had last been seen, but securely hidden by and took the finest car he could get. the evergreens, the judge discovered He returned leis rely and stopped at the animal, standing, with his nose pointed fairly ahead and as natural as if alive. Half a dozen yards away was about a dozen quail, all of them frozen. The setter shad scented the was much surprise. His ten big trunks birds and stood waiting for his master were hauled to his father's house and to come.

The dog, in his instinctive effort to The dog, in his instinctive effort to fine farm, and yesterday he gave locate the game for his master, and his father \$20,000 to build a house the quail, in their fear to move in the upon it. dog's presence, had all froz :n to death. There had been no thawing weather under the lowering brow of the mountain since the day the animal met the quail. The judge gathered up tho frozen dog and quail, brought them to town and placed them on exhibition. -N. Y. Herald.

Language Taught by Machinery.

The phonograph is now used to teach foreign languages. . With each phonograph the pupil receives a text-book and twenty loaded sylinders. Each lesson in the book is arranged in the form of questions and answers. The pupil, ready to begin, puts the cylinder of the first lesson in the machine, the tubes ir his ears, and starts the pionograph. Keeping his eye on the book, he hears the words and phrases repeated, ... Ith their proper accent, just as if the professor stood at his side. There is the additional advantage that the lesson can be repeated twenty or a hundred times if necessary, until every sound is familiar to the pupil.

CASTORIA For Infants and Children. The Kind You Have Always Bought Bears the Signature of Car He Witchies

- Many a man loves his enemy because it comes in a pocket flask. -The one thing that everybody

can succeed in is borrowing trouble. - Experience teaches that great uccess may be made up of trifles, but the man who trifles can never achieve great success.

The Best Prescription For Malaria Chills and Fever is a bottle of Grove's a single dollar, by any action whatever of our Municipal Authorities, anA Georgian's Tale of Woe.

WASHINGTON, October 25 .- Secretary Long to-day received a remarkable letter from a Georgia man named the Secretary well, having often seen

Mr. Brown then relates that he left Massachusetts six years ago and settled in Georgia, where he married a Southern woman. "This," says Mr. We therefore appeal to you, our fel- Brown, referring to his marital advencerns which advertise "Pleasant emcommunicated with them and was told that she must pay \$2.95 for an outfit. She sent the money, got the "outfit," copied the names, and asked for her pay She was told that the names were copied wrong and that, anyway, the company had an agent in her County, and did not need two. "Then why did they not tell her so before?" argues Mr. Brown. "The thing is a fraud. I could have told her so if she | their sockets. had asked me before, but you know how women are, Mr. Secretary; they this, anyhow?" always want to surprise their hus-

make a personal matter of it and force | a brief explanation. the consern to give up the \$2.95. He explains that Mr. Long is the only Cabinet officer of other high chivial he has ever seez, and he feels that this gives him a certain claim on him. Besides, he says, he originally came from Massachusetts.

"I am afraid that the lady's wellmeant effort to surprise her husband," said Mr. Long, "has resulted in some painful domestin scenes."

Left His Home a Pauper, Returned a Millionaire.

NEW YORK, Oct. 18.—The Herald has the following Berkeley Springs, Va., special:

James Adams has returned from the Klondike. He has also created a sensation by his spectacular arrival. When he left here three years ago he went with nothing, and on a freight train. He returned yesterday in a private

good prospects, but after he had gone back to the Klondike he did not write home. No one was prepared for his present return. In Detroit he became weary of traveling in ordinary trains

Niagara Falls and New York.

When he reached Brunswick he leased a locomotive to come over the branch line to Berkeley Springs. When he arrived at the station there A year ago he bought for his parents a

James Adams is about twenty-two years old. He has appointed two young friends, who went to the Klon-dike with him, but could not endure the climate, his agents here at high salaries. He will not return to the Klondike until spring, and says he will devote the winter to realizing how it feels to be a millionaire. He tells stories of hardships, and says that generally speaking big success in the Klondike is comparatively rare.



is only a symptom—not a

So are Backache, Nervousness, Dizziness and the Blues. They all come from an unhealthy state of the menstrual organs. If you suffer from any of these symptoms—if you feel tired and languid in the morning and wide you could the morning and wish you could lie in bed another hour or two -if there is a bad taste in the mouth, and no appetite—if there is pain in the side, back or abdomen-BRADFIELD'S FEMALE REGULATOR will ring about a sure cure. The doctor may call your trouble some high-sounding Latin name, but never mind the name. The trouble is in the menstrual organs, and Bradfield's Female Regulator will restore you to health and regulate the menses like clockwork.

Sold by drugglets for \$c a bottle. A free Illustrated book will be sent to any woman if request be mailed to THE BRADFIELD REGULATOR CO.

ATLANTA; GA.

"As Others See Us."

A drunkard in New Orleans was recently saved in a peculiar manner from continuing his career of dissivote to issue these bonds for the spe- F. R. Brown. It begins by saying pation. The young man in question, says an exchange, was of a fine family and had splendid gifts, but was going seen him, but the writer remembers down as fast as it was possible for a man to go through strong drink. His him when Mr. Long was Governor of friends had pleaded with him, but he

> One day one of them, who was a shorthand writer, determined to try a new tack with him. He was sitting at a restaurant one evening, when the young man in question came in with a companion and took the table next to him, sitting down with his back to him, and not seeing him. He was just drunk enough to be talkative about his private affairs, and on the impulse of the moment the stenographer pulled out his notebook and took a full shorthand report of every word he said. It was the usual mauldin felly of a young man with his brain muddled by drink, and included a number of highly candid details of his daily life-things that when he was sober he would as soon have thought of putting his hand in the fire as of speaking about to a casual acquaintance.

The next morning the stenographer copied the whole thing neatly and sent it round to the young man's office. In less than ten minutes he came tearing in with his eyes fairly starting out of

"Charley," he gasped, "what is

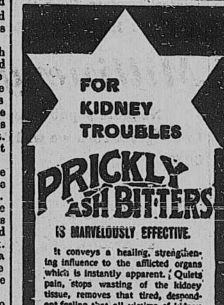
"Its a stenographic report of your monologue at the restaurant last even-He concludes by asking Mr. Long to ing," his friend replied, and gave him

> "Did I really talk like that?" he asked, faintly.

> "I assure you it is an absolute verbatim report," was the reply.

The young man turned pale and walked out. He never drank another drop. There are many men who would cease not only the sin of drunkenness. but other sins as well, if they could see themselves as other people see

- Two Irishmen while crossing a bridge saw a sign announcing that any one saving a life would receive \$5, or \$2 for recovering a dead body. "Begob," here's a chance to make some money," said Pat. "Throw yourself in and I'll save ye ye'll whack the not. Mike." Mike fell off the bridge, and despite the efforts of Pat came near drowning. While struggling in the water Mike exclaimed: "Whist, ould man, if ye don't hurry we'll hav but he \$2 to whack.'



ent feeling that all victims of kidney allments have 5 A short course with this splendid remedy brings back strength, good digestion energy and cheerful spirits. Price, 51.30-at Drug Stores.

A. H. DACNALL, ATTORNEY AT LAW.

Anderson, - - S C.

OFFICE-OVER THE POST OFFICE. PARKER RYE



Ask for it at all Dispensaries

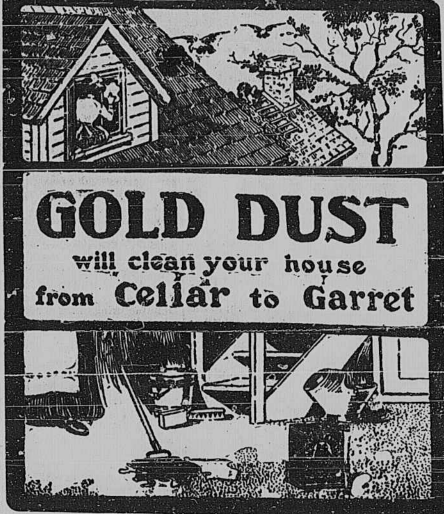
-THE-BANK OF ANDERSON.

A. BROCK, President. JOS. N. BROWN, Vice President. B. F. MAULDIN, Cashier. THE largest, strongest Bank in the

Interest Paid on Deposits By special agreement. With unsurpassed facilities and resources we are at all times prepared to ac-

commodate our customers.

THE BUTTOWN THE STATE OF



Trustee's Sale of Real Estate.

BY Deed of Trust from J. A. Gantt,
Jr., I will sell at Anderson, S. C., on
Salesday in November next, if not personally sold at private sale, all that Tract
of Land in Fork Township, Anderson
County, S. C., containing 240 acres, more
or less, adjoining lands of Estate of Dr.
W. L. Broyles, Estate of D. L. Stevenson
and others
Terms of Sale—One-third cash, balance
one year's credit, secured by mortgage.

one year's credit, secured by mortgage, with interest from day of sale at 8 per cent per annum. Purchaser to pay extra for papers and stamps.

JOSEPH N. BROWN,

Trustee,

Assignee's Sale Real Estate.

BY Deed of Assignment from J. A.
Gantt, Sr., we will sell at Anderson
C. H., S. C., on Salesday in November
next, if not previously sold at private
sale, all that Tract of Land in Fork
Township, containing 84 acres, more or
less. adjoining the homestead of said J.
A. Gantt, T. H. Whitfield and others.
Also, all that Tract, containing 65 acres,
adjoining lands of homestead of said J.
A. Gantt, E. W. Holcombe and others.
Terms of Sale—One third cash, balance
one year's credit, secured by mortgage,
with interest from day of sale at 8 per
cent per annum. Purchaser to pay for
stamps and papers.

JOSEPH N. BROWN,

Assignee.

B. FRANK MAULDIN, Agent for the Creditors.

Oct 10. 1900 Executors' Sale.

The State of South Carolina,
County of Anderson.

Py virtue of the power vested in us by
the last Will and Testament of Lucinda A. Williams, deceased, we will sell
to the highest bidder at the late residence
of the said Lucinda A. Williams, deceased, on Saturday, November 3, 1900, at 11
o'clock r. m., all that Tract, piece or parcel of Land, situated in the County and
State aforesaid, consisting of one hundred and forty acres being a part of the dred and forty acres, being a part of the Real Estate owned by the said Lucinda A. Williams, deceased, at the time of her death, and bounded by the lands of Ezekiel Harris, the E-tate of Robert Brancon, et al.

Branyon, et al.

Said Tract of one hundred and forty acres will be divided into two Tracts and the plats will be on exhibition the day of

Terms of Sale—Cash. Purchaser or purchasers to pay extra for papers and stamps

L. E. CAMPBELL, J. N. CARWILE, Cet 10, 1900-16-3 Executors.

Trustee's Sale.

PY viture of the authority vested in me by the heirs-at law of Wm. J. Bowen, deceased, by Deed of Trust duly Executed and recorded in the Clerk's office at Anderson, S.C., in Book TIT page 538, I will sell to the highest bidder before the Court House door at Anderson, S. C., on Salesday, November next, (Monday Nov. 5th, 1900,) at the usual hour of public sales, the following property to wit:

All that certain Tract of Land situate in the County of Anderson, containing two hundred and sixty-two acres, more or less, adjoining lands of Mrs. Mary J. Chamble, Mrs. Mary Davis and others.

Terms of Sale—One-third cash, balance on a credit of twelve months, with interest from day of sale at the rate of 8 per cent per annum, secured by note and mortgage of the premises, with leave to anticipate payment. Purchaser to pay extra for all papers and stamps.

Oct 10, 1900

FOR RATES AND MAPS

ALL POINTS NORTH AND WEST ADDRESS FRED D. BUSH.

District Passenge: Agent, onisville & Nashville R. R.

No. 1 Brown Building, Opposite Union Depot, ATLANTA, - - CA "No Trouble to Answer Questions."

NOTICE.

A LL persons are hereby warned not to hunt, fish, cut timber or otherwise trespass on the lands of the undersigned situated in Anderson County. Persons disregarding this notice will be prosecuted and punished to the full extent of the law.

John Rhoads, J. B. Tucker, John Rhoads, Havison Tacker, W. H. Tucker, I. k. Tucker, L. R. Tucker, F. T. Welborn, J. B. Tucker, Harrison Tucker, I. k. Tucker, F. T. Welborn,

V. H. Tucker, L. R. Tucker, E. H. Wel'orn. Notice of Final Settlement. THE undersigned, Administratrix of Estate of A. M. Rogers dec'd, hereby gives notice that she will on the 10th day November, 1900, apply to the Judge of Probate for Anderson County for a Final Settlement of said Estate, and a discharge from her office as Administratrix. ELLA I. ROGERS, Adm'x. Oct 10, 1900 16 5

Judge of Probate's Sale.

STATE OF SOUTH CAROLINA, COURTY OF ANDERSON

In the Court of Common Pleas. Robert A. Lewis, Plaintiff, against Amos N. Ragedale, J. S. Ragedale, et al., De-fendants.

N obedience to the order of sale grant-Nobedience to the order of sale grant-ed herein I will sell on Selesday in November next, in front of the Court House in the City of Anderson, E. C., during the usual hours of sale, the fol-lowing described property, to wit: All that certain Tract of Land, situate in Anderson County S. C. or County

All that certain Tract of Land, situate in Anderson County, S. C., on Caney Branch, containing Eighty acres, more or less, beginning at a stake 3x on the Pendleton Road, and running thence S. 30, E. 20.10 to a R. O. 3x, thence N. 53, 16-25 to a R. O. 3x, thence C. 56, E. 23 20 to a stone 3x, thence C. 56, E. 23 20 to a stone 3x, thence C. 56, E. 23 20 to a stone 3x, thence N. 17, W. 29.25 to a sweetgum 3x on Caney Branch to the beginning.

Terms of Sa'e—Cue-half cash, balance on a credit of twelve months, secured by Terms of Sa'e—Cue-half cash, balance on a credit of twelve months, secured by bond and mortgage, with interest from date of sale, with leave for purchaser to anticipate payment at any time. Purchaser to pay extra for papers.

R. Y H. NANCE,

Judge of Probate as Special Referee.
Oct 17, 1900 17 3

Judge of Probate's Sale. STATE OF SOUTH CAROLINA,

COUNTY OF ANDERSON. In the Court of Common Pleas. Wm. J. Whitfield, Geo. W. Whitfield, et al., Plaintiffs, against Mary Ann Sears. Wilmuth Sears, et al., Defend-

ants.—Partition.

In obedience to the order of sale granted herein, I will sell on Salesday in November next, in front of the Court Heuse in the city of Anderson, S. C., during the usual hours of sale, the following Real Estate, to wit:

All that Tract of Land, containing fiftyone acres, being the homestead place of the late Wm. Sears, situate in Fork Township, Anderson County, in said State, adjoining lands of James Broyles and others.

and others

Terms of Sale-One-third cash, balance Terms of Sale—One-third cash, balance on twelve months credit, with interest from day of sale, with leave to pay all cash or anticipate payment at any time; the credit portion to be secured by mortgage of the premises, with interest from date of sale. Purahaser or purchasers to pay extra for papers and stamps.

R Y. H. NANCE,

Judge of Probate as Special Referee.
Oct 17, 1900 17 3

Judge of Probate's Sale. STATE OF SOUTH CAROLINA,

COUNTY OF ANDERSON. In the Court Common I leas.

Fannie Mattison, Plaintiff, against Lou Greer, Isaac Williams, et al., Defend-ants.—Order of Partition.

ants.—Order of Partition.

IN obedience to the order of sale granted herein, I will sell on Salesday in November next, in front of the Court House, in the city of Anderson, S. C., during the usual hours of sale, the following described land, to-wit:

All that lot or parcel of Land, containing one and one-half acres, more or less, situate in the town of Belton, in said State and County, bounded by lands of Mrs. Williams, W. B. West, R. A. Lewis and John Boyce, being the same lot of Land on which Amos Williams resided at the time of his death.

Terms of Sale—One-half cash, balance on a credit of twelve months, with leave

on a credit of twelve months, with leave for purchaser to pay all cash; credit por-tion to be secured by bond of purchaser and mortgage of the premises. Pur-chaser to pay extra for papers and

Judge of Probate as Special Referee.

Trustee's Sale Real Estate.

BY virtue of the power conferred on me by a deed of Trust executed by Margaret Jane Erskine, Eugenia Lafoy, and others, which Deed is recorded in Cierk's office for Anderson County, in Book TTT, pages 705 to 710, I will sell at Anderson Court House, S. C., on Salesday in November next, between the usual hours of public sales, the following described lands:

A certain Tract, contain g one hundred and fourteen and half (114) acres, more or less, situate in Anderson County, S. C., on the north side of the Southern Railway, adjoining lands of Samuel Emith, Hugh C. Erskine, James W. Erskine, W. J. Robbins and others. This Land is situated about five miles east of Anderson, has about 50 acres in original forest, about 40 acres in cultivation, of which about 15 acres is in good bottom lands, the balance is old field and pasture lands. It is well watered and contains a good building site.

Terms—Cash. Purchaser to pay extra for all necessary stamps and papers.

for all necessary stamps and papers.
H. H. WATKINS, Trustee.
Oct 3, 1900 15 5 COLAINE AND WHISKY

Rabito Ouroe 24 m. Banatorium, in 50 days. Hundrods
of references. S years a specialty. Book on
Home Treatment seat White. Address
S. M. WOOLLEY, M. D., Atlanta, Ca.

MONEY TO LOAN!

ON REAL ESTATE. Long time if security is good. Fine Farm Lands for Little Money.

Strong Farms in Pickens for half the price of Anderson lands. Call and see our list of them; will aid buyers to get what they want, and lend them half of purchase money.

B. F. MARTIN,
Attorney at Law, Mascnic Temple,
Anderson, S. C.

## Peoples Bank of Anderson

Moved into their Banking House, and are open for business and respectfully solicits the patronage of the public. Interest paid on time deposits by agreement.



An All-around Satisfaction is assured to those who Patronize . . .

The Anderson Steam Lanadry OUR WORK is uniformly excellent,

not merely occasionally good. What care and skill can do to give satisfaction is done. Fine work on goods of every description is done here. The Finish, sither high gloss or domestic, on Shirts, Collars and Cuffs is especially meritori-

ANDERSON STEAM LAUNDRY CO. 202 East Boundary St.

R. A. MAYFIELD, Supt. and Treas. PHONE NO. 20. Bro's. Store.

## TIRE SETTING

Let us save your Wheels by having men of long experience to re-set your Tires.

Repainting and Revarnishing a specialty.

PAUL E. STEPHENS.

Notice

Is hereby given that at the next meeting of the Board of County Commissioners in November, they will elect a Steward of the Poor House, and a Farryman for the ferry over Seneca River for the year 1901. All applicants must file their applications with the Clerk of the Board of County Commissioners in the Supervisor's office, on or before Salesday in November.

By order of Board of County Commissioners.

J. N. VANDIVER, Co. Supervisor A. C. J. F. CLARDY,

FARM LANDS

May just as well be sold during Spring and Summer as in Fall and Winter. No need to wait until crops are made and marketed to "look around." We have a large list of well-selected Farms, and likely have just what you want. We are also answering inquiries every day, and if you have Farm Lands to sell we would likely find the purchaser you are looking for. We can, in most cases, easily adjust any questions that may arise with reference to rent for the year, or interest on purchase money or date of taking possession, and like details. In some cases, if early sale is made, we can offer great inducements in releasing rents to purchaser.

preta inducements in releasing rents to purchaser.

128 acres, near Honea Path, up-to-date condition. Can be bought low now.

168 acres, Fork, bottom price. (40 to 50 acres bottom—good condition.)

190 acres, Fork.

125 acres, Fork.

2500 acres in Coonee. Eleven settle-ments. Already surveyed into six tracts. Timber valuable. The above are only a few.

FRIELTON & SHIRLEY, People's Bank Building, Anderson, S. C. TAX NOTICE.

THE Books for the collection of State, School and County Taxes will be open from October 15, 1900, to December 31, 1900, inclusive, and for the convenience of the taxpayers I will collect at the following places:
Slabtown, Tuesday, Oct. 30, 10 to 12 o'clock; Wyatt's Store, 1 to 4 o'clock.

Mt. Alry, Wednesday, Oct. 31, 9 to 12 o'clock; Leach's Store, 1 to 4 o'clock.
Piedmont, Thursday, Nov. 1; 9 to 4.
Pelzer, Friday, Nov. 2; 9 to 4.
Williamston, Saturday, 3; 9 to 11:30.
Belton Cotton Mill, Monday, Nov. 5; 1 to 3. Belton, at Bank, 3 to 4:30.
Honea Path, Tuesday, Nov. 6; 10 to 3.
Iva, Wednesday, Nov. 7; 10 to 3.
Townville, Thursday, Nov. 8; 10 to 2.
Pendleton, Friday, Nov. 9; 10 to 2.
After November 9th the Treasurer's office will be open at Anderson continually until December 31, 1900. The rate

ally until December 31, 1900. The rate of tax levy is as follows: Ordinary County ..... 3 mills. Court House and Jail 1 mill.

and Gantt's School District, No. 34 for school purposes, making a total in those Districts i7 mills.

The State Constitution requires all males between twenty-one and sixty years of age, except those incapable of earning a support from being maimed or from other causes, and those who served in the war between the States, to pay a Poll Tax of One Dollar.

All persons between the ages of eighteen and fifty-five, who are able to work roads or cause them to be worked, except School Trustees, Preachers who have charge of congregation, and persons to be served in the war between the States, are liable to do road duty, and in lieu of work may pay a tax of Ope Dollar, to be collected at the same time the other taxes are collected.

J. M. PAYNE, County Treasurer.

ADVICE AS TO PATENTABILITY
Notice in "Inventive Age"
Look "How to obtain Patents"
Charges moderate. No fee till patent is secured.
Letters strictly confidential. Address.
E. G. SIGGERS, Patent Lawer, Washington, D. C.