Meetings This Day.

Plythagorean Lodge, at half-past 8 P. M. Lafayette Artillery Charitable Association

Auction Sales This Day.

John G. Milnor & Co. will sell at 10 o'clock, at their store, dry goods and sundries. R. Marshall & Brother will sell at half-

past 10 o'clock, at No. 52 Hasel street, house hold furniture. Leitch & Bruns will sell at 10 o'clock, a

their office, wagons, and horse; and at 11 o'clock, at the old Postoffice, real estate and City Rallway stock.

A. C. McGillivray will sell at 11 o'clock, at the old Postoffice, real estate; and at the same hour, on Venning's wharf, a wood flat. William McKay will sell at 10 o'clock, at No 36 Society street, household furniture.

THE HEAT.-Appended is the range of the thermometer at Joseph Blackman's drug store, 10. 39 Broad street, yesterday: 8 o'clock, 82; 16, 85; 12, 86; 2, 87; 4, 85; 6, 84; 8, 82.

EARLY PEACHES .- Our thanks are returned to Mr. J. G. Smith, of Williston, for some early peaches, of unusually large size and very fine flavor PEOPLE'S NATIONAL BANK.—At a meeting of

the board of directors of the People's National Bank of this city, held on the 5th instant, Mr. John F. Roberts was elected assistant cashier. DEATHS, Captain U. A. Deletré, of Horry,

died on the 28th ult...Mr. H. Hinrickson, an old merchant of Columbia, died on Tuesday, aged 53. SAD ACCIDENT .- On Saturday, last Mrs. Bol-

ton and Miss Fredrika Beaty, both daughters of T. W. Beaty, Esq., of the Horry News, and a servant, while bathing in a lake at Conwayboro', ware drowned. To the family we ten-der our heartfelt sympathy.

INJURED BY LIGHTNING .- Yesterday morning two young ladies, living on Wall near Lau rens street, were injured by lightning. It was at the time of the tremendous thunder-clap. The young ladies, though suffering considera bly, are not considered in a dangerous condi-

SHOULD BE HUNG .- Night before last, the citizens living in the vicinity of the Northeastern Railroad depot were shocked by the outageous treatment of a white woman by her husband. He beat and scolded her, and once knocked her down in the street. Then told her to get up and walk before him like a dog. He should have been made to ornament a limit of the nearest tree.

BODY RECOVERED .- In yesterday's News we mentioned the drowning of a colored man by the capsizing of a batteau off the Battery. His name was William Rutledge, and it is said he was formerly the body servant of General De-Saussure. An inquest was held, and a verdict of accidental drowning rendered. The remains of the deceased were escorted to the grave yesterday afternoon by the Scott United Blues, of which he was a member.

A MAN STABBED BY AN INDIGNANT HUS-BAND .- A . man went out walking the other night with another's wife, and when in the act of entering her house on Line street, on their return, the husband, who was concealed in the entrance, plunged a knife into the throat of the unsuspecting victim, who took to his heels. The wound is considered dangerous, but the victim is now doing well under skilful treatment. He refuses to commence legal proceed-ings. The husband has fied.

JEFFERSON LODGE, No. 4, I. O. C. F.-At a regular meeting of Jefferson Lodge, held on Tuesday evening, July 5th, the following officers were installed for the ensuing term Wm. Mather, N. G.; J. H. M. Chumaceiro, V. G.; Arthur Fairley, recording secretary; James Silcox, permanent secretary and treasurer; Otto Tidemann, R. S. N. G.; E. C. Tharin, L. S. N. G.; Morris Rich, R. S. V. G.; Philip Patranonich, L. S. V. G.; W. E. Milligan, warden; Isaac Liebman, conductor; John T. Milligan, I. G.; A. H. Schwake, O. G. and H. C. M.

HOPE DIVISION, No. 3, SONS OF TEMPER ANCE.—The following brothers were publicly installed in the Baptist Church at Graham's T. O., on Saturday, July 2d, as officers to serve for the quarter commencing July 1st, 1870, by D. G. W. Patriarch, Oliver Hewitt: L. L. Rice, W. P.; L. W. Kennedy, W. A.; S. S. Laffitte, R. S.; G. W. Turner, A. R. S.; R. D. Holman, F. S.; M. W. Felder, T.; B. F. Baxley, C.; Geo J. Fogle, A. C.; D. T. Kennerly, I. S.; J. C. Tant, O. S.; Ira C. Felder, Chaplain; S. H. Tindal. P. W. P.

THE CONTEST SOCIAL CLUB celebrated their first anniversary meeting last evening with more than ordinary eclas. After transacting the usual business, the following officers were installed for the ensuing year: J. F. Royé. president, vice A. Finnigan, who declined re election; W. L. Hurst, vice-president; F. Boniface, secretary, re-elected; J. R. Kelly, treasurer, re-elected.

After the election, the club partock of bounteous supper, which reflected great credit on the committee of arrangements. Remarks and sentiments appropriate to the occasion were made by the newly elected president and

others. The club enjoyed themselves to their ntmost satisfaction

FINDING OF A DEAD BODY.-Late day before yesterday evening the body of a young man named Julius Schnell, who arrived in this city but a short time ago, was found on the beach opposite Mr. Hatch's place, on Sullivan's Island, by two colored men who were walking along the sea wall. As we learn, the deceased early Tuesday morning, called at the Island Hotel and remained some time drinking soda water. About 3 o'clock he left, taking with him a bottle of the beverage and a glass, telling the proprietor of the hotel he was going fishing. When he departed he left his coat. He was not seen or heard of again after his de parture until his body was discovered on the beach by the colored men, who were attracted to the spot by seeing a hat lying on the wall. The body was in the water washing against the rocks. Near the hat were found a soda water bottle and a bottle containing morphine, together with a glass which bore signs that a mixture of sods and morphine had been drunk from it. On the forehead of the deceased was a deep gash, which is supposed to have been occasioned by contact with the rocks. The supposition is that the deceased took the morphine while on the beach for the purpose of committing suicide, and while laying there the tide rose and floated his body, and, if not dead, drowned him.

Coroner Whiting went over yesterday to hold an inquest. He had not returned up to

the present writing.

THE CITY DEBT.

RESTRAINING THE CITY FROM PAYING THE INTEREST.

Correspondence between the Mayor an the Counsel for the Citizen's.

In yesterday's NEWS we mentioned that Messrs. Brewster, Spratt & Burke, and Asher D. Cohen and C. D. Melton (of Columbia,) the counsel employed by the citizens to test the legality of the city debt, had notified City Attorney Corbin that on Friday they would move before Judge Willard, at Columbia, for an injunction to restrain the city from paying the interest on the city debt. To-day we present the grounds for making

the motion, and also the correspondence between the counsel for the citizens and the

LETTER OF COUNSEL.

The first letter, under date of June 30th, is from the counsel, relating to the action of Council upon their petition, submitted at the last meeting, requesting that the payment of nterest upon the city debt be suspended pending a decision of the question. The letter is as follows:

CHARLESTON, S. C., June 30, 1870. No. 98 Broad Street. To the Honorable the Mayor and Aldermen of the City of Charleston:

the City of Charleston:

GENTLEMEN—A few days since we had the honor to address you on the part of a committee of citizens, to contest the city debt, and to request that you would suspend the payment of interest pending a decision of the question. Receiving no reply, and seeing in your published proceedings that our letter was received as information merely, we infer that you decline compliance. But that there may be no misapprehension, and it may certainly appear that, in view of necessary consequences, you

decline compliance. But that there may be no misapprehension, and it may certainly appear that, in view of necessary consequences, you persist in such recognition and enforcement of the debt, the committee requests us to bring the matter again to your attention.

It is believed, and we presume the fact will be admitted, that you have already taken, in the way of taxes, enough to meet the current expenses of the city government. More can only be taken to the interest on the debt. That debt the committee are instructed to resist, and they present that to the extent of \$3,900,000 increased by arrears of interest, it was incurred in the construction of railroads. That there is no power in your charter to such construction. That power cannot be given by an act of the Legislature ex post facto, and that the act itself, attempting to validate bonds, does not attempt to give validity to stock almost exclusively issued.

Upon these grounds they contend the debt is questionable. They claim that it is you office to be neutral in this contest; that you did not contract the debt; that you find in your charter no warrant to contract it, and as little warrant to pay interest on it contracted by others, and they had hoped you would be content to stand as stake-holders between the parties. But if you shall not, and taking what is necessary for the municipal purposes to which you are elected, you persist in taking what more may be necessary to this interest on this debt, the committee in its office has no option but to

ed, you persist in taking what more that se necessary to this interest on this debt, the committee in its office has no option but to oppose you, and move the court for prohibi-tion against enforcement of the tax. It is for you to determine to what extent this may effect you. What the prospect of ex-ceptions with a community organized to resist

this may enect you. What the prospect of ex-ecutions with a community organized to resist them—what portion of the taxes unpaid are necessary to the operations of your govern-ment—what the possibility that resistance, rightfully begun, may extend to other ends and other issues. To the committee these considerations are not important. Resistance rendered meritorious by your gratuitous enconsiderations are not important. Resistance rendered meritorious by your gratuitous enforcement of a claim contested, they can take the consequences, and see no reasons of policy why the merits of the question may not be presented in meeting executions to enforce

the debt.

But they do not court unnecessary issues; they would not unnecessarily come in conflict with constituted authority; they would not wantonly embarrass your administration. Fairly, the question of the validity of the debt will arise upon mandamus. If you shall cease to be the voluntary agent of the creditors in enforcement of this debt, they must make their application for that order. There the merits of the question will arise without embarassment of other issues. neut of other issues.

This the committee would desire, and trust

This the committee would desire, and trusting that you may yet find the motive to be passive in the controversy, or if not, that you will advise us promptly of your resolution.

We are respectfully,
Your obedient servants,
BREWSTER, SPRATT & BURKE.

ASHER D. COHEN, Solicitors for Committee.

REPLY OF THE MAYOR.

To the above letter the Mayor replied as fol lows: CITY HALL, MAYOR'S OFFICE.

CHARLESTON, July 2, 1870. SSTS. Brewster, Spratt & Burke and Asher D. Cohen, Solicitors for Committee: GENTLEMEN-Your communication of June

30th, 1870, to the Mayor and Aldermen of the city, has been duly received by me.

There has been no meeting of the Council since its reception, and consequently it has not yet been referred to them for consideration. It has, however, been submitted to the Coramittee of Ways and Means, who, after due consideration, decided to instruct the City Treasurer to commence paying interest, (as provided for,) on Tuesday, July 5th, unless restrained by judicial authority. I therefore take the responsibility of replying to your communication, and interpreting to you, as faithfully as I can, the considerations which control the committee (and will undoubtedly control the City

tee, (and will undoubtedly control the City

tee, (and will undoubtedly control the City Council also,) and the course they seem disposed to pursue.

You say, substantially, among other things, that if the City Council do not refuse to pay the interest on the city debt, a part of which is questioned, &c., but persist in taking money collected from taxes to pay the same, the "committee, in its office, has no option, but to oppose you, (us) and move the court for prohibitions against the payment of the tax." In reply, they say that the course of the City Council, in reference to the city debt, was plainly indicated in the published proceedings of their last meeting, viz: That the legality of the issues of stock complained of by you, should be left to the determination of the should be left to the determination of the

Still, so much has been said of the invalidity of a large portion of the debt, that they would be glad to have the matter submitted to judi-cial determination; but they do not think it judicious or wise for them to make the juestion. To do so, they would, in substance, be compelled to declare, in advance, the debt invalid, and then take the responsibility of

maintaining that position in court.

If you wish to raise the question, you have only to ask the courts to restrain the City Council from paying the debt, or the interest on it, as the same talls due. Taxpayers may do this and j not jeopardize

tax payers may do this ain of the city. In fact, they may do it and hazard nothing but the expense of the litigation. As to the particular manner in which you shall raise the question, you must be your own judges. I rould only say that it seems to me the part of isdom that you should do it in such manner as to raise the exact question, viz: the validity of debts created in aid of railroads outside of

of debts created in aid of railroads outside of the city, and no other, and in such manner as to injure the taxpayers, whom you are presumed to represent, the least possible, in the event of your not succeeding, and that you press the suit to a speedy conclusion.

If you should assall the City Council for their present system of taxation, I think you may reasonably expect a vigorous defence in that regard, as they express confidence in the impregnability of their position.

Respectfully, your obedient servant, Respectfully, your obedient servant,

G. PHASBURY,

Mayor. GROUNDS FOR THE INJUNCTION. In reply to the letter of the Mayor, Messrs. Brewster, Spratt & Burke, and A. D. Cohen,

and C. D. Melton, (of Columbia,) notified the City Council of their intention to move for an injunction to restrain from paying the interest on the city debt. The grounds for the motion are as follows:

THE STATE OF SOUTH CAROLINA, CHARLESTON COUNTY-IN THE COMMON PLEAS.

liva Gage, Robert Lebby, Henry Bischoff, Patrick Moran, P. J. Coogan, J. C. H. Claus-sen, Moses Goldsmith, James M. Mulva-ney, inhabitants and property-holders of the City of Charleston, for themselves and other inhabitants and property-holders of said city, plaintiffs, vs. the Mayor and Aldermen of the City of Charleston, defendants. The complaint of the plaintiffs respectfully

and that the said Mayor and Aldermen are a body corporate by act of the General Assembly of the said State, ratified the 15th day of August, 1783, and altered and amended by acts subsequent thereto, which said act and amendments appear in the ordinances of the

City Charleston, published in 1844. and here shown to the court.

Second. That by the said act and amendments, the said body was appointed to the of-fice of municipal government in said city. That the functions of said office are specifically indicated in said acts and amendments to be, the functions of said office are specifically indicated in said acts and amendments to be, the charge of streets, lanes, public buildings, workhouses, markets, wharves, public houses, carriages, wagons, carts, drays, pumps, buckets, fire engines, the poor, the seamen, disorderly people and negroes; and therein they are vested with the power to make such bylaws and regulations as shall appear to be requisite and necessary for the security, welfare and convenience of the said city, but without express power to take, hold or create for itself a corporate capital, without the designation of any commercial object upon which a corporate capital could be expended; without express power to make investments of individual capital, or to borrow money, or to make any form of security for the performance of any monied obligation, or to raise money in any form whatever, but by assessments on the inhabitants of Charleston, and those holding taxable property therein; nor by assessment, but for the safety, convenience, benefit and advantage of the said city.

d city. Third. That under the said act and amend Third ments, the Mayor and Aldermen for the time being, of said city, at various times, from the year 1818 to within a period short-ly preceding the filing of this com-plaint, transcending their office of muni-cipal government, have assumed large plaint, transcending their office of mani-cipal government, have assumed large obligations to objects not indicated in the said acts, and to meet these obligations have issued securities or acknowledgments thereof in the form of stock, whereon they have borrowed-large sums of money, which sums of money it is declared in the said stock that at distant dates, and with certain rates of annual inter-est, shall be paid by the said City of Charles-

Fourth. That of the obligations to which these several securities have been issued, some have not been specifically indicated, and a very large part have been declared to be in the construction of certain railroads, some beyond the limits of the State of South Carolina, and all beyond the limits of the said City of Charleston, and beyond the jurisdiction of the

charieston, and beyond the jurisdiction of the said municipal body, as follows:

1st. In the year A. D. 1837, to the Louis-ville, Cincinnati and Charleston Railroad, by way of an investment in the stock thereof, \$700,000, bearing interest at the rate of 5 per cent. per annum. Also, in the same year, by way of loan thereto, \$100,000, with like Interway of loan thereto, \$100,000, with like interest, which sald road was intended to commence at Brauchville, in the State of South Carolina, and extend through the State of Tennessee to Louisville, in the State of Kentucky.

2d. In the year A. D. 1850, to the Nashville and Chattanooga Railroad, \$500,000, interest 6 per cent., a road commencing at Nashville, in the State of Tennessee, and extends

terest 6 per cent., a road commencing a Masiville, in the State of Tennessee, and extends
to Chattanooga, on the Tennessee River.

3d. In the year 1853, to certain other
railroads, to wit: the Blue Ridge Railroad, the
Northeastern Railroad, the Cheraw and Darlington Railroad—the first of which roads was
to extend from Anderson, in this State, through
Georgia and North Carolina to Knoxville, in
the State of Tennessee, and the last from
Florence to Cheraw, in this State, and also to
certain public expenditures, \$1,000,000.

4th. In the year A. D. 1854, to the Northeastern Railroad, a road extending from beyond Charleston to Florence, in the State of
South Carolina, \$150,000, interest 6 per cent.

5th. In the year 1854, to the Memphis and
Charleston Railroad, a road extending from
Chattanooga, Tennessee, through parts of Alabama, Mississippi to Memphis, in Tennessee,
\$250,000, interest 6 per cent.

6th. In the year A. D. 1855, to the Blue Ridge
Railroad, mentioned above, \$400,000, interest
6 per cent.

6 per cent. 7th. In the year 1856, to the Blue Ridge Rall. road, mentioned above, and the Charleston and Savannah Raliroad, a road beyond the limits of Charleston to Savannah, in the State of Georgia, and to other purposes, \$1,163,055,

of Georgia, and to their purposes, virtues of per cent. interest.

Fifth. That the said municipal body is the creature of its said charter of incorporation, and can exercise no power not conferred on it by its charter, and cannot exercise the powers conferred on it by its charter in any other form than is therein specifically indicated; and in assuming powers not conferred by its charter, and proceeding upon forms not warranted and proceeding upon forms not warranted therein, its acts are null and void, and utterly and proceeding upon to me
therein, its acts are null and void, and utterly
without the efficacy to charge the inhabitants
and holders of property of the said city; and
that the construction of railroads beyond the
limits of the city is not an object indicated
in the charter, and it is not vested
with power to issue any such securities as aforesaid; and in entering into
obligations to the construction of said railroads
and the executing such securities for monies
applied, or pretended to be applied, to those
or to any other objects, not within the office of said municipal body, the said body has broken the trusts of its office, and therein has not imposed a charge for the payment of either the principal or interest of such securities upon the plaintiffs and others, inhabitants of said and holders of property therein as afore-

Sixth. That of the sald securities so issued to Sixth. That of the said securities so issued to the construction of railroads, as aforesaid, some are outstanding in their original form and some have been funded under provisions of an ordinance ratified August 11th, 1857, to arrange the time for the payment of the city debt, for which, in exchange, other securities, in the form of stock, were then issued, but are of the securities to the objects aforesaid, in their original originary form, and are still outstanding in the hands of persons who assert these are valid claims upon the said city body, and through that upon the property of these plaintiffs and others.

plaintiffs and others. Seventh. That these securities constituted Seventh. That these securities constituted originally much the largest portion of the debt claimed against the city, and they have been much increased by other issues of like securities, under recent ordinances providing for the funding of interest thereon, which had come to be largely in arrear.

Eighth. That these securities, so issued as aforesald, are now affirmed by the said defendants, the said Mayor and Aldermen, as existing and valid obligations upon the said city,

fendants, the said Mayor and Aldermen, as existing and valid obligations upon the said city, and as such they have claimed to take the property of these plaintiffs, and others, by assessment, for the payment of the interest thereon as it accrues, and the principal as it may fall due, and they have actually collected large sums of money of these plaintiffs, which they now propose to pay to the hold-rs of the said stock, and they propose to assess and collect still other sums to that object, as occasion may require. All of which the plaintiffs say is a breach of the trusts of that municipal office for the benefit of these plaintiffs and others, to which the said body is committed by its charter of incorporation aforesaid.

charter of incorporation aforesaid.

Ninth. That these plaintiffs and chers have
not been consulted by said body in the obligations so assumed and securities so issued; that they have not assented to the imposition that they have not assented to the imposition of any such charge upon them, or taken any benefit or advantage therefrom; that the transactions to the said investments in railroads and to the said securities, asserted to have been issued thereto have been between the said Mayor and Aldermen, for the time being, and others, parties unknown to these plaintiffs; that the charge upon these plaintiffs to the said securities so issued, as aforesald, amounts to very nearly one-half the value of all the property held by these plaintiffs and others within the limits of the said city, and the plaintiffs, not participating personally or by procuration in the said ting personally or by procuration in the said transactions, out of which this charge arises, have had no chance of answer or defence, but nave had no chance of answer or defence, our are liable at any instant of delay in the payment of the sums exacted to execution upon their property, and without this, irreparable injury to result from such powers of execution the support that subtrained on the form a subtrained and the subtrained can assert their rights in no other form agains this most unwarrantable exaction.

Wherefore the plaintiffs pray judgment: First. That the said defendants may answer the premises, and show what stock has been so issued, what portion thereof is outstanding, and in whose hands the same may be; and and in whose names the same may be; and the facts appearing as stated in this complaint, that the said municipal body did not have power under said charter to bind by such se-curities to such objects the property of these

plaintiffs.

Second. That the defendants be enjoined from collecting further funds of these plaintiffs by assessment to the payment of the principal or interest or such securities as have been issued to railroads, as aforesaid, or of such as here been issued to the interest in arrears have been issued to the interest in arrears thereon, and also from issuing further securi-ties to such arrears of interest, and that they be enjoined from paying any funds collected of these plaintiffs and others to the interest acbe enjoined these plaintiffs and others these plaintiffs and others the cruing on said securities.

BREWSTER, SPRATT & BURKE.

ASHER D. COHEN,

Plaintiffs' Attorneys.

STATE OF SOUTH CAROLINA, | CHARLESTON COUNTY. Personally appeared Alva Gage, J. C. H. Baussen, Moses Goldsmith and H. Bischoff, for shows to the court:

First. That the plaintiffs are inhabitans and property-holders of the said City of Charleston, and things in the foregoing complaint are true,

except those things therein stated on informa-tion and belief, and these they believe to be true. Sworn to before me this 5th day of July,

L. W. SPRATT, Notary Public. ALVA GAGE J. C. H. CLAUSSEN, MOSES GOLDSMITH. H. BISCHOFF.

Mr. Spratt and the City-Attorney will leave for Columbia to-day, to be in readiness to arone the matter to-morrow.

DEATH OF A FIREMAN. -The remains of Mr. F. A. Soublates were escorted to the grave yesterday afternoon by the members of the Ætna Steam Fire Company, of which the deceased was an honored member.

STATE NEWS .- The crops in Marion are re ported encouraging, with some complaints ... Little property was sold in Marion on Monday

... The store of Joseph Todd, in Conwayboro'. was robbed of \$209 and some silver on Wednesday....There was a slight disturbance in Edgefield on Monday, during which some negroes were punished, and Eichelberger atempted to turn out his troops.

CRUMBS .- It is stated that the bells of St. Michael's are so arranged that it is impossible for them to chime the "Star Spangled Banner," "Hail Columbia" and other patriotic tunes.

Mr. José V. Callejas requests us to state tha he is not the treasurer of a society formed to aid Cubans, and that any such use of his name was unwarranted.

The merits of Bowen and DeLarge for the position of Congressman were freely and oudly discussed by a large crowd of colored men at the City Hall corner yesterday. De Large seemed to have the most friends.

THE TENNESSEE .- The Wilmington Journal of yesterday, says: "The steamship Empire, which was sent from New York to the scene of the disaster, is probably there now. A contract has been entered into with Messrs. R. W. & W. L. Beery, by which they are to assist in getting off the hull. Captain Chichester arrived in Wilmington from below, on Monday, and will go down to-day on a tug with the Messrs. Beery. An engine and wrecking apparatus will be taken down, and the wreck will be at once pumped out, when an effort will be made, by means of the Empire and the tug, to pull her off. When this is accomplish ed she will be towed into Wimington, and, if worth it, will be repaired. If not, the machinery will, at all events, be worth saving. But as the hull is of iron, and very nearly new, hopes are entertained that she will be strong enough to build up again."

UNITED STATES COURT-HON. GEORGE S BRYAN, JUDGE, PRESIDING .- The following business was disposed of in the District Cour vesterday:

The Grand Jury was organized as follows B. Bollmann, foreman; John G. Gotlid, Frank Carver, colored, L. McLaw, Frank Gaines, colored, T. M. Cater, Larry Aiken, Samue Wright, colored, Edward Macbeth, T. David, Sr., J. H. Durham, C. D. Haines, colored, Richard Greene, colored, J. B. Howard, G. W. Spencer, T. Garety, J. T. Tucker.

Jury No. 2 was organized as follows: B. D. Roper, foreman; Joseph Dewin, colored, A. L. Watts, colored, J. P. Brokenton, colored, H.C. Smart, W. C. Schutz, J. A. Blake, H. S. Griggs, John Cudworth, James Whipple, B. Foley, John Schmidt. Ex parte Lartigue Brothers, in re H. D.

Evans, bankrupt. Petition to be relieved from ourchase. Granted. Ex parte Charles Bolt, assignee, in re W. M. Ray, bankrupt. Petition for sale and to call in llen creditors. The assignee was ordered to

sell and pay the liens established. Ex parte J. S. Pierson in re J. McCulloch Petition to establish lien. Referred to Registrar Clawson.

Ex parte S. S. Walker, attorney, in re J. McCulloch. Petition to establish lien. Referred to Registrar Clawson.

In the case of the United Dixon, John V. Brabham and Isaac L. Bamberg-debt-the jury found for the United States in the sum of \$293 principal and \$32 interest.

The Grand Jury returned the following bills In the case of the United States vs. Samuel Smith-charged with fraudulent importationtrue bill.

In the case of the United States vs. Timothy Morrissey-charged with passing counterfeit notes-no bill.

Tribute of Respect.

At the regular monthly meeting of the Marion Fire Engine Company, held at their hall, on Friday evening, July 1, the following preamble and resolutions were unanimously

adonted: Again has death entered our ranks; again are we called on to mourn the departure of month, the same as if deposited on 1st instant. one whose early life was devoted to the welfare of the Marion Fire Engine Company, and, even in old age, and at his last moment, he did not torget that he was a member of the company.

Resolved, That in the death of Dr. EDV C. KECKELEY this company has lost one of its oldest friends and ablest defenders.

Resolved, That this company tender its most earnest sympathies to the family of our deceased brother, and a copy of this preamble and these resolutions be sent to the family.

Resolved, That a page in our Minute Book be inscribed to his means. inscribed to his memory.

Resolved, That this preamble and these resolutions be published in THE DAILY NEWS.

BUSINESS NOTICES.

CINCINNATI LAGER BEER.-Arriving weekly in half and quarter barrels. A supply always

on hand. For sale by J. N. M. WOHLTMANN, No. 187 East Bay.

HAVE you tried my dollar Tea, Green and Black? WILSON'S GROCERY. BILL HEADS printed on fine paper at \$3, \$4 \$5. \$6 50 and \$8 50 per thousand, according to

size, at THE NEWS Job Office.

printed on his envelopes.

BUSINESS ENVELOPES .- THE NEWS Job Office is now prepared to furnish good envelopes, with business cards printed thereon, at \$4 per thousand. Send your orders. Every merchant and business man should have his card

DAVID DICKSON'S great book on farming now out. No tarmer's library complete without it. Bound in cloth, extra, \$4; sheep, \$4 50; half morocco, \$5. Orders received at this office. Good canvassing agents wanted. For terms, apply at this office. Jun17-1mo

fiotels.

TRVING HOUSE

A FIRST CLASS HOTEL, European Plan. Loca-

tion unsurpassed, being near UNION SQUARE, WALLACK'S THEATRE, and A. T. STEWART'S New (up town) Store. Broadway and Twelfth G. P. HARLOW, streets, New York.

S. HANCKEL, M. D., DENTIST. Has resumed the practice of his profession. Rooms No. 235 King street, opposite Hasel, over SPEAR'S Jewelry Store jan25 8 thata Married

ST. AMAND-McHUGH.—On Wednesday even-ing, the 6th instant, by the Rev. D. J. Quigley, A. W. ST. AMAND, to MARY A., eldest daughter of F. Q. McHugh, Esq., all of this city.

Inneral Natices.

THE RELATIVES, FRIENDS AND equaintances of Mr. and Mrs. Edward Collins are respectfully invited to attend the Funeral Service of their daughter MARY, at their residence, No. 11 Anson street, at half-past 8 o'clock, july7-\* THIS MORNING.

THE FRIENDS AND ACQUAINT ANCES of Mr. E. E. PRITCHARD are invited to attend his Funeral, from the residence of Mrs Margaret Pritchard, No. 34 Pinckney street, This MORNING, at 10 o'clock. july7-\*

Obitnarn.

ADAMS.—Died, at Society Hill, on Sunday, the 3d day of July, Mr. ETTSEL L. ADAMS, formerly of Charleston, aged 54 years, 10 months and 22

"Another little form to sleep-

OWENS.—Died on Saturday, the 2d instant JAMES BRETT, infant son of James B. and Eliza L Owens, aged 10 months and 21 days. MINNIS.—Died at Mewville, S. C., June 29th, WHESLER, only child of W. A. and S. G. Minnis, sged 1 year and 1 day.

Oh do not weep, though that young face Is hidden from thy sight; Thouga death has sealed those gentle eyes, And quenched their living light.

He never will stretch his tiny hands To those he loved with childish glee; His gentle, sweet, endearing smile, On earth we never more shall see.

## Special Notices.

NICKERSON HOUSE, COLUMBIA. I have secured the services of Mr. C. T. KINLOCH, of Charleston, who will look after the comfort of the guests of the NICKERSON HOUSE. W. A. WRIGHT.

CONSIGNEES' NOTICE.-CON-SIGNEES per Merchants' Line Brig C. V. WIL-LIAMS, Thompson Master, from New York, are hereby notified that she is THIS DAY discharging Cargo at Adger's North Wharf. All goods remaining on wharf after sunset will be stored at their risk and expense. No claims admitted after goods leave wharf. WM ROACH & CO., july7-1 Agents

ONLY 25 CENTS FOR CUTTING HAIR, 25 cents for Shampooing, and Eight Shaves for \$1, at J. LOMBARDO'S, No. 114 Marjuly6-6\* THE SOUTH CAROLINA LOAN

AND TRUST COMPANY .- CHARLESTON, S. C., JULY 6, 1870 .- SAVINGS DEPARTMENT .- The Quarterly Dividends credited to the Depositors, and remaining undrawn, will bear interest from 1st instant. All Deposits made on or before 20th Instant, will

bear interest as though made on 1st instant.

The rate of interest is Six per cent. per annum, credited quarterly. THOS. R. WARING, july6-15 I. O. O. F.-R. W. GRAND LUDGE OF THE STATE OF SOUTH CAROLINA .- The M. W. Grand Master will install the Officers of the Subordinate Lodges, at Odd Fellow's Hall, on the following evenings, at 8 o'clock :

Marion, No. 2, on FRIDAY, July 1. Schiller, No. 30, on SUNDAY, July 3. Jefferson. No. 4, on TUESDAY, July 5. South Carolina, No. 1, on WEDNESDAY, July 6. Howard, No. 3. on THURSDAY, July 7. The Officers and Members of the Grand Lodge re requested to attend and assist in the Installa-

RICHARD CALDWELL.

THE PLANTERS' AND MECHAN-ICS' BANK OF SOUTH CAROLINA, SHARLES TON, S. C., JUNE 30, 1870 .- Interest at the rate of 12 per cent. per annum, to 30th June, 1870, on Assessments paid upon Stock in this Bank, and a Dividend of Three (3) per cent., free of Revenue tax, on the Capital, as declared by the Comptrol ler-General of the State, under the Act of 12th March, 1868, will be paid at the Bank on and after

the 7th inst. Notes and Acceptances payable at this Bank on the 4th July, must be anticipated, as the Bank will be closed on that day.

W. E. HASKELL, Cashier. july1-6 NATIONAL FREEDMAN'S SAV-INGS AND TRUST COMPANY .- CHARLESTON BRANCH, No. 74 BROAD STREET .- Money deposited on or before July 18th, will draw interest from

July 1st. Interest allowed March, July and No vember. Deposits payable on demand. NATHAN RITTER, Cashier. jun29

THE CITIZENS' SAVINGS BANK OF SOUTH CAROLINA, CHARLESTON BRANCH, No. 8 BROAD STREET .- The Books of this Bank wil be closed for the payment of Deposits from the 1st to the 15th of July, in order to make the regular semi-annual calculations of interest, but will con

tinue to receive deposits as usual. Interest allowed on deposits six per cent., com pounded semi-annually, and upon all money deposited in this Bank on or before the 5th day of each Calendar month' will bear interest for that D. RAVENEL, Jr.,

Assistant Cashier. NOTICE.—ALL PERSONS HAVING demands against the Estate of JAMES L. PAUL. late of Colleton, deceased, will present the same duly attested, and those indebted to the Estate will make payment to CARLOS TRACY, Attornev-at-Law, Walterboro', S. C.

L. L. PAUL, Administrator James L. Paul.

M. C. PORCHER, ADMINISTRA TRIX, vs. EXECUTORS F. M. WESTON ET AL. -By virtue of an order entered on 5th inst., before Hon. R. B. Carpenter, in this case, the Creditors of the late PERCIVAL R. PORCHER are required to prove their claims before me, at my office, No. 56 Broad street, on or before the 1st of July next. W. ST. JULIEN JERVEY.

UNION BANK SOUTH CAROLINA CHARLESTON, JUNE 30, 1870 .- The Board of Di rectors having declared a SEMI-ANNUAL DIVI-DEND OF FIVE PER CENT. (free of Government Tax) on the present Capital Stock of this Bank the same will be paid to Stockholders on and after

Tuesday, 5th day of July, proximo, on application

at the Bank.

H. D. ALEXANDER,

Cashier

jun30-thstu5 TREASURER'S OFFICE, SAVAN NAH AND CHARLESTON RAILROAD COM-PANY .- COUPONS OF THE FIRST MORTGAGE BONDS of this Company, due 1st July, 1870, will be paid at the Banking House of H. H. KIMPTON, Pinancial Agent of the State of South Carolina No. 9 Nassau street, New York, on and after the S. W. FISHER, first day of July, 1870 Jun28-tuths6 Treasurer.

TAX NOTICE.-THE SUBSCRIB-ER will be in attendance at Mount Pleasant House on Tuesdays, Thursdays and Saturdays, until the 15th instant. from 3 to 6 P. M., to receive payment of Corporation Taxes. JOHN FERGUSON. Town Treasurer.

Mount Pleasant, July 1, 1870. july2-stuth6 ESTATE OF REUBEN SMITH .-The undersigned will, on and after the 5th proximo, pay a PINAL DIVIDEND (from an amount of assets recently realized) on the principal of the debt due to such creditors as accepted a deed of

In all cases legal authority to receive the Dividend must be lodged with the undersigned before the same will be paid. SAMUEL Y. TUPPER. Administrator Estate of T. Tupper.

Last Survivor of Assignces of Reuben Smith.

their names.

Auction Sales -- This Man.

W. Y. LEITCH & R. S. BRUNS, Auctioneers. CITY RAILWAY SHARES AT AUC-THIS DAY, the 7th instant, at 11 o'clock, in front of the old Postomee, will be sold,
- shares CITY RAILWAY STOCK, in sums to

suit purchasers. 10 shares SAVANNAH, AND CHARLESTON RALLROAD STOCK. Unlimited Stocks and Bonds received up to hour Terms cash.

By W. Y. LEITCH & R. S. BRUNS. Auctioneers. ESTATE SALE OF WAGONS AND HORSE.
THIS DAY, 7th instant, at 10 o'clock, in front of

one Draft HORSE Two Wagons. july7

By W. Y. LEITCH & R. S. BRUNS, Auctioneers. DINE RESIDENCE, BEAUFAIN

STREET, near Coming, known as the Residence of Dr. Phillips.
Will be sold THIS DAY, the 7th instant, at 11 Will be sold THIS DAY, the 7th instant, at 11 o'clock, at the Old Postoffice,
That WOODEN MANSION, with slate roof, on high brick basement, in Beaufain street, a few doors east of Coming, containing eight square, besides four large basement rooms, and three fine attic rooms, with cistern, brick stable, besides carriage house, and a building formerly used as a doctor's office, The Lot is a part of St. Michael's Glebe. The lease has over twenty years to run, renewable perpetually at its expiration every thirty years. Lot measures 125 feet front, by 180 feet in depth, more or less.

Terms—One-third cash; balance in one, two and three years, with interest, payable semi-annually; buildings to be insured and policy assigned. Purchaser to pay us for papers and stamps.

By A. C. McGILLIVRAY, 1

Auctioneer. LARGE FLAT (WELL-BUILT) AT Will be sold at 11 o'clock, THIS DAY, at Venning's wharf, foot of Calhoun street,

1 FLAT, 40 feet long, 13 feet wide, 3 feet deep, and tarred on the outside. Said Flat was picked up adrift, and having been duy advertised, will be sold as above to pay expenses.

## By A. C. McGILLIVRAY. Anctioneer.

Auctioneer.

UNDER DECREE IN EQUITY.

Margaret A. Black vs. C. C. Trumbo.

Will be sold THIS DAY, the 7th of July, in front of the Old Customhouse, at 11 o'clock A. M.,

All that LOT OF LAND, situate north side of Broad street, City of Charleston, State aforesald, and known on a plan of Lands of C. C. Trumbo, by the No. 2, and being part of a Lot of Land known on a plan of the Lands of City Council of Charleston, made by Charles Parker on the 10th of July, 1849, by No. 2; measuring and bounding south on Broad street, north on Lands of C. C. Trumbo, 60 feet each line, east on Lands of Cooper, late Trapmann, and west on Lot No. 1 on said plan 137 feet.

said plan 137 feet.
Terms—One-third cash; balance on a credit of one and two years, to be secured by bond or bonds of the purchaser, and mortgage of premi-ses; buildings to be insured and policy assigned. Purchaser to pay for papers and stamps. E. W. M. MACKEY, By JOHN G. MILNOR & CO.

DRY GOODS AND SUNDRIES, TO CLOSE SALES.

THIS DAY, 7th instant, at 10 o'clock we will sell at our Store, No. 135 Meeting street, UNION LINENS, Damask Napkins, Gauze Undershirts, Ladies' and Gent's Gloves, Black and Col-UNION LINENS, Damask Napkins, Gauze Under-shirts, Ladies' and Gent's Gloves, Black and Col-lored Lawns, Nainsook, Cross Barred and Swiss Muslins, White Gauntiets, Smith's Needles, 4-4 Bleached Pique Trimming, Victoria Ruming, Buckram, Paper Collars, White Linen Duck, Linen Coating, Blue Denims, Shirting Stripes, Printed Skirts, Ribbons, and Sundries.

By WILLIAM McKAY. CUPERIOR FURNITURE OF A FAMILY declining Housekeeping.
Will sel THIS DAY, the 7th instant, at 10 clock, at No. 36 Society street, one door east of Meeting street.

PARLOR FURNITURE, Bedroom Furniture,
Bankets, Sheets, Pillows, Hair Mattresses, Extension Dining Table, Silver Tea Set and Waiters,
Oli Cloth, Crockery, Stove and Cooking Utensils,

By R. M. MARSHALL & BRO. RNTIRE FURNITURE OF A FAMILY
Leaving the State.
THIS DAY, the 7th Instant, at half-past 10
o'clock, will be sold at No. 52 Hasel street, east of

Anson,
Parlor, Dining-room and Chamber FURNITURE, Cooking Stove and Utensiis, Icehouse, two
Pianos, and many other articles.
Terms cash. Articles to be removed at once.

Bailtoads.

NOTICE. SOUTH CAROLINA RAILROAD.

On and after July 1st, 1870, all Passengers get-ting on Trains at Stations where Tickets ARE SOLD, and neglecting to purchase Tickets, will be charged the Conductor's Excess Rate. But all

assengers getting on at Stations where Tickets re NOT SOLD, will be charged only the Agent's e NOT SOLD, will be the Conductor.

ALFRED L. TYLER, S. B. PICKENS, General Ticket Agent.

SUMMER SCHEDULE

SPARTANBURG AND UNION RAILROAD.

UNION C. H., S. C., June 21, 1870.
On and after MONDAY, the 27th instant, there will be Daily Passenger Trains over this Road.
On MONDAYS, WEDNESDAYS, FRIDAYS and SAT-URDAYS, the DOWN Trains will leave Spartanburg Courthouse at 5:30 A. M., and arrive at Alston 11

A. M.

Returning, leave Alston at 12 M., and reach
Spartanburg Courthouse at 5:30 P. M.

On TUSSDAYS, the Down Trains will leave Spartanburg Courthouse at 7.30 A. M., and arrive at
Alston at 1 P. M.

Returning, leave Alston at 2:15 P. M., and reach
Spartanburg Courthouse at 7 P. M. Returning, leave Alston at 2:15 F. M., and reach Spartanburg Courthouse at 7 P. M.
On Thursdays, the Down Trains will leave Spartanburg Courthouse at 2:45 A. M., and arrive at Alston at 8:35 A. M.
Returning, leave Alston at 9:30 A. M., and reach Spartanburg Courthouse at 2:40 P. M.
By this Schedule, persons coming down the Greenville Road on Tursdays can come up the Spartanburg Road the same day without deten Spartanburg Road the same day, without deten-tion on the way, and persons going down this road on Thursdays can go through to Columbia without detention at Alston. Persons going down this road on Thursdays can go up the Greenville Road the same day, without detention Greenville Road the same day, without decenter on the way, and parties coming up from Colum-bia same day, for this road, will not be detained THOMAS B. JETER,

SOUTH CAROLINA RAILROAD.

## **产店的空油等。** On and after Sunday, May 15th, the Passes Trains upon the South Carolina Baliroad will as follows: GENERAL SUPERINTENDENT'S OFFICE,

FOR AUGUSTA. Arrive at Augusta..... .....4.25 P. M FOR COLUMBIA. ...4.10 P. M FOR CHARLESTON. Leave Augusta. .7.45 A. M. .3.30 P. M. ..5.40 A. M.

COLUMBIA NIGHT EXPRESS.
(Sundays excepted.)
Leave Charleston
Leave Columbia.
Arrive at Columbia.
Arrive at Charleston Arrive at Charleston 6.45 A. M.

Leave Charleston 2.50 P. M.
Arrive at Summerville 4.10 P. M.
Leave Summerville 7.10 A. M.
Arrive at Charleston 8.25 A. M.

CAMDEN BRANCH Gamden and Columbia Passenger Trains on MONDAYS, Wednesdays and Saturdays, and between Camden and Kingville daily, (Sundays excepted,) connects with up and down Day Passenger st Kingville. assignment from REUBEN SMITH, dated 2d July. 1816, and attached the amount of their claims to

en zers at Kingville.

By A. C. McGILLIVRAY,

Anction Sales -- Suture Dans.

Auctioneer. UNDER DECREE IN EQUITY.
Smith vs. Hanckel and others.
Will be sold on THURSDAY, the 2sth day of July, instant, at 11 o'clock A. M., in front of the Old Customhouse,
All that undivided one-sixth part (1-6) of all those several LOTS. PIEC'S OR PAROBLS OF LAND, WHARF AND WHARF PROPERTY, with the Buildings and improvements thereon, situate

those several LOTS. PEG-S OR PARCIELS OF LAND, WHARP AND WHARF PROPERTY, with the Buildings and improvements thereon, situate on the north side of Pinckney Street, in the City of Charleston, particularly represented in plats thereof, by R. Q. Pinckney, Surveyor, designated A and B, attached to a certain indenture tripartite, made 1st of April, 1850, between G. B. Hillard, M. C. Mordecai and B. F. Smith, of the first part, M. P. Matheson, Assignee of T. J. Kerr, in trust for his creditors, and H. W. Conner, Agent for said creditors, of the second part, and J. B. Ulm of the third part, and recorded in the Office of the Mesne Conveyances for Charleston District, in Book H., No. 12, pages 172 to 177, on 23d April, 1850, the western portion of which Lots, Pieces or Parcels of Land, Wharf and Wharf Property, with Buildings and improvements thereon, abuts to the west on East Bay street, to the south on Pinckney street aforesaid, to the east on Concord street, and to the north on Hard alley. And the eastern portion thereof abuts to the east on the Channel of Cooper River, to the south on property now or formerly of the City Council of Charleston, under lease to — to the west on Concord street aforesaid. on, under lease to —, to the west on Concord treet aforesaid, and to the north on the whar property now or formerly belonging to James Marsh, and having respectively such measurement, dimension and shape as upon said plats A and B hereinbefore referred to, and of record in Office of kegister of Mesne Conveyances for Charleston District, in Plat Book A, No. 1, pages 55 and 58, are specified and delineated.

Lot or Parcel of Land, situated, lying and being on the south side of Pinckney street, measuring and bounding as follows, viz: On the north by Pinckney street, one hundred and nine feet and and bounding as follows, viz: On the north by Pinckper street, one hundred and nine feet and four inches, more or less; on the east by property of Joseph Prevost, measuring eighty-six feet, more or less; on the south by property of James Marsh, measuring thirty-nine feet, more or less, and by property of Mrs. Jane M. Thompson, measuring sixty-four feet seven inches, more or less; on the west by property of Mrs. J. M. Thompson, in part measuring thirty-three feet and ten inches, more or less, and in part by property of Estate of — Munro, fifty-two feet and dive inches, more or less, as per plan annexed to the Conveyance of the said Lot from John G. Crane, Executor of Margaret Scott, deceased, to John Hanckel, dated 31st May, 1861, and of record in Office of Register of Mesne Conveyances for Charleston District, in Book M, No. 14, page 196.

Terms—One-fourth (½) cash, and the balance on a credit of one, two and three years, with interest payable semi-annually, to be secured by a bond and mortgage of the premises sold, the premises so mortgaged to be kepi insured by the purchaser and the policy of insurance assigned. Purchaser to pay for papers and stamps.

July7-tb4

All that undivided one-sixth part of all that

## By A. C. McGILLIVRAY, M. CUDWORTH, vs. CECILIA L.

BROWN.—IN THE COMMON PLEAS.

By virture of an order of the Hon R. B. Carpenter, Judge of the First Circuit, I will expose for sale at public auction on THURSDAY, 28th day of July instant, at 11 o'clock A. M., in front of the Old Cartenburg. All that LOT OF LAND, with the improvements

All that LOT OF LAND, with the imprevements thereon, situate north side of Cannon street, in the City of Charleston, measuring and containing in front on Cannon street thirty-three and one-third (33%) feet, and in depth one hundred and seveny-two (112) feet. Butting and bounding north on lands of A. Jones, south on Cannon street aforesaid, east on lands of Henry Burn, and west on land of Geo. Burn.

Terms—One-half cash; remainder in one year, to be secured by bond of purchaser, bearing interest from day of sale at the rate of seven per cent. per annum, payable semi-annually, and mortgage of the property; buildings to be insured and kept insured at the cost of purchaser, for a sum equal to the amount unpaid on the bond, and the policy assigned with mortgage-Purchaser to pay for papers and stamps.

By W. V. LEITCH & R. S. BRUNS.

By W. Y. LEITCH & R. S. BRUNS, SALE OF CHROMOS AT No. 157 KINGstreet, between queen and clifford streets.
On FRIDAY, the 8th instant, at the above Store,
commencing at 11 o'clock, will be sold,
A fine assortment of CHROMO PAINTINGS, in
rich and handsome Frames.
Pictures now on exhibition.
Terms cash.

july8

By W. Y. LEITCH & R. S. BRUNS. Auctioneers. TINDER DECREE IN EQUITY.

On TUESDAY, the 26th July, at 11 o'clock, will be sold, near the 01d Customhouse, All that LOT OF LAND, with the Buildings there-Terms cash. Goods to be removed immediate All that LOT OF LAND, with the Buildings dieteron, at the northeast corner of Queen and State streets, measuring in front on Queen street 21 feet, on State street 86 feet, on the north line, running east from State street 19 feet 10 inches, then running south about 10 feet, then east about 8 feet to meet the eastern boundary, be the said dimensions more or less; bounding south on Queen street, west on State street, north on lot next described, and east on land of N. A. Roye.

All that LOT, adjoining the above on the north, on the east side of Queen street, measuring in rounding east from State street 19 feet 10 inches, then south about 10 feet, then east about 8 feet to meet the éastern boundary, and on the north line about 29 feet 7 inches, be the said dimensions more or less; bounding west on State street, south on lot above described, north on land of Fleming and Ross, and east on land of N. A. Rove.

Fleming and Ross, and case the Roye.

Terms—One-third cash; balance in one, two, three and four years, secured by bond of the purchaser, with interest from the day of sale, payable annually, until the principal is paid, and mortage of the premises; the buildings to be insured in some company approved by the Referse, the insurance to be continued until the bond be paid and the mortgage satisfied, and the policy assigned. Purchaser to pay for papers and stamps.

JAMES W. GRAY,
july1-fituth6 Special Referse,

By LOWNDES & GRIMBALL, Auctioneers. WILLIAM C. BEE & CO. VS. H. H.

Hicks.

By vistue of an order in this case issued by Hon. R. B. Carpenter, Judge of the Circuit Court for the First Circuit. I will order for sale, at Public Auction, at the Old Postonice, Charleston, S. C., on THURSDAY, 14th day of July, A. D., 1870, at 11 o'clock A. M..

All that LOT OF LAND, with the buildings thereon, situate, lying and being on Marsh street, in the City of Charleston, known as No. 21, on west side of said street, near Calhoun street; measuring and containing on Marsh street 40 feet, and in depth 109 feet.

Term—One-half cash: balance with interest

from day of sale, payable in one year, to be se-cured by bond and mortgage of the premises and assignment of policy of insurance. Purchaser to pay me for stamps and papers. W. Sr. JULIEN JERVEY. Machinery, Castings, &c.

I RICSSON'S ALORIC ENGINE SAFE, ECONOMICAL, DURABLE. USES NO WATER. REQUIRES NO ENGINEER.

Having made arrangements for manufacturing this ENGINE on an extensive scale, we are now prepared to furnish to all desiring a light power, the best and most economical Engine ever offe ed to the public.

DELAMATER IRON WORKS, FOOT OF WEST 13rd STREET, NEW YORK. BRANCH OFFICE: JAS. A. ROBINSON,

No 130 Broadway. MEETING STREET FOUNDRY

THIS ISTABLISHMENT IS NOW FURNISHING THE D PROVED MCCARTHY COTTON GIN,

STEAM ENGINES AND BOILERS, Of various sizes, on hand. Improved Vert! al and Horizontal Corn Mills,

Sugar Mills. Sugar Bollers and Pans, of all Horse-Powers and Gin Gearing, from 6 to 16 feet

Improved Lever Cotton Presses, for Hand, Power, Saw and Rice Mills. Machinery and Castings of all descriptions made

Particular attention paid to House Fronts and Satings for Buildings, Gratings, Cistern Covers, each Weights, &c., &c. WILLIAM S. HENEREY,

No. 314 MESTING STREET.

CHARLESTON, S. C.

MACHINIST AND FOUNDER.

sengers at Kingville.
Leave Camden. 6.35 A. M.
Arrive at Columbia 11.00 A. M.
Leave Columbia 10.00 A. M.
Arrive at Camden 5.40 P. M.
H. T. PEAKE,
magi3 General Superintendent.