

the article on the first page, we had no desire to hide it in "an obscure corner," or we certainly should have directed attention to it from "the most conspicuous part of the paper."
 "Fair Play," it appears, believes a poor excuse for not continuing the discussion, better than none.

For the Camden Journal.

TRACTS FOR THE PEOPLE—No. 2.

MORALITY INSUFFICIENT FOR SALVATION.
 The complaint does not exceed the danger of christian infidelity. Christian infidelity! The very term implies contradiction and inconsistency. It may, nevertheless, reader, be applicable to your state. Living as you do, under the protection of laws founded upon revealed truth, and imbibing from education, or the usages of society, the external habits of christian life, you are probably satisfied with the degree of countenance which you give to christianity, and persuade yourself into the belief that morality is sufficient to insure your eternal safety. The purport of this paper is to undeceive you. Be not offended. It comes with friendly hand, to tear off the rags with which you would conceal from self-knowledge a cancer eating into the soul—to expose the miserable fallacies which are hourly sending others to ruin—and to prove that either the Gospel is a vile fraud upon common sense, or that the nominal christian, as he calls himself, is in a state of imminent danger. One or the other must be wrong. Both cannot be right—Let us see on which side the error lies. You admit the truth of christianity—if not, why are you called a christian? Why do you uphold christian laws and usages? Is your reply this—that the name was not of your choice—that you were born in the land—that you dwell in it either from motives of policy or because the principles of social government are the best in the world. Well, then, are you not morally bound to respect and reverence them? Do not nature and reason teach the selection of the best system of morals for the government of life; and then require implicit obedience to its laws, which operate to the equal general welfare? Does not your own confession prove that such is your own opinion? Or, admitting the benefit of christian law for the government of the world, but denying the necessity of being a christian, then it is asked, would you live in a community to obtain all the advantage of its wise regulations, and contribute nothing to the support of principles on which its social fabric rests? What sort of virtue, or moral feeling, or public spirit is that? Is it proper, in any way, to stoop to the baseness of being considered in public estimation a christian, and yet in heart, be no better than a heathen or an infidel? Certainly not. On the ground of non-commitment, there is no safety for truth or honor. Every man, whoever he may be, is committed to deal honestly with his neighbor, and to be esteemed sincere and honest with God. Society guards with stern penalties this sacred principle, not only because it is the only lien of social existence, but because it is absolutely impossible for any man to escape from the law of obedience to the supreme Being, which is the bond of unity to the universe. Man must necessarily, have a sense of religious obligation. His assent to the christian system, given in any manner, is proof of his conviction. And thus does he stand pledged as the advocate of truth. The subterfuge of conscientious scruples, (unless they are publicly known and approved,) cannot excuse neutrality in faith, more than they should the defence of lions in the hour of attack. Religion must exist. Society supposes that you are the member of some of its various shades of creed. And either your life is a practical falsehood, seeming to be the character which you are not, or you are in heart a believer. Now, if you conscientiously believe the truth of religion, why are you not an avowed professor of it? Can you think that what is called a moral life is sufficient for salvation? But what do you mean by morality? Is it the mere compliance with the usages of social habits and customs? Those usages may be very corrupt and depraved. The theory of life may be, and indeed is, too frequently, in opposition to practice. Men can declaim on the amiable virtues, or extol the pleasures of benevolence, and yet in fact, be addicted secretly to the most vicious and cruel habits. The world looks only upon outward conduct, and cannot judge of motive except through action. What stability, then, is there in a system of opinions which change with every vicissitude of circumstance? Or what dependence should be placed upon a morality which is in itself unjust and unequal—excusing the vices of the rich, and grinding the faces of the poor—and utterly irreconcilable with the genius of christianity? The morality of the world is perfectly consistent with the spirit of the world—the lust of power, and self-indulgence—the gratification of every bad feeling or propensity, provided it can be concealed from public sight. Possessed of such sentiments, leading such lives, where does reason point to the hope of salvation? Open the sacred Volume—show me here, unconverted mortal, one promise to you of eternal life. Is that heart of yours, filled with the errors and miseries of sin, such as should be presented to the approval of a pure and holy God? Can the corrupt morality of the world prepare the soul for the blessedness of Heaven?—What is your reply?

LAW OF SOUTH CAROLINA.
 AN ACT.

TO EXTEND THE RIGHT OF CHALLENGE TO JURORS.
 1. *Be it enacted*, by the Senate and House of Representatives, now met and sitting in General Assembly, and by the authority of the same, That hereafter, in all civil cases in which a jury shall be impanelled, before they shall be charged

with the trial of any issue, each party shall have the right to challenge, without cause shown, two of the Jury so impanelled; and in all criminal cases, in the Courts of General Sessions, wherein challenge without cause is not allowed by law, the defendant shall have the right to challenge, without cause shown, two of the Jury, before they are sworn to try the traverse; and the places of the Jurors so challenged, shall be supplied as now provided by law for completing a panel.

AN ACT.

TO PREVENT THE EMANCIPATION OF SLAVES, AND FOR OTHER PURPOSES.

1. *Be it enacted*, by the Senate and House of Representatives, now met and sitting in General Assembly, and by the authority of the same, That any bequest, deed, or trust, or conveyance, intended to take effect after the death of the owner, whereby the removal of any slave or slaves, without the limits of this State, is secured or intended, with a view to the emancipation of slave or slaves, shall be utterly void and of no effect, to the extent of such provision; and every such slave, so bequeathed, or otherwise settled or conveyed, shall become assets in the hands of any executor or administrator, and be subject to the payment of debts, or to distribution amongst the distributees or next of kin, or to escheat, as though no such will or other conveyance had been made.

11. That any gift of any slave or slaves, hereafter made, by deed or otherwise, accompanied by a trust, secret or expressed, that the donee shall remove such slave or slaves from the limits of this State, with the purpose of emancipation, shall be void and of no effect, and every such donee or trustee shall be liable to deliver up the same, or held to account for the value thereof, for the benefit of the distributees, or next of kin.

111. That any bequest, gift, or conveyance, of any slave or slaves, accompanied with a trust or confidence, either secret or expressed, that such slave or slaves shall be held in nominal servitude only, shall be void and of no effect; and every donee or trustee, holding under such bequest, gift, or conveyance, shall be liable to deliver up such slave or slaves, or held to account for the value, for the benefit of the distributees, or next of kin, or the person making such bequest, gift, or conveyance.

IV. That every devise or bequest, to a slave or slaves, or to any person, upon a trust or confidence, secret or expressed, for the benefit of any slave or slaves, shall be null and void.

AN ACT

TO SUSPEND THE ELECTION OF MEMBERS OF CONGRESS FROM THIS STATE.

Be it enacted, by the Senate and House of Representatives, now met and sitting in General Assembly, and by the authority of the same, That so much of an Act entitled "an Act prescribing, on the part of the State, the time, places, and manner, of holding elections for Representatives in the Congress of the United States," as directs the elections of Members of the House of Representatives of the United States, from this State, to be held at the same time as the elections of Members of the State Legislature, be, and the same is hereby, suspended; and the Managers of Elections, at the next general elections in this State, are hereby directed and required, not to open polls for the election of Representatives in Congress: *Provided, however*, That nothing herein contained shall be construed to prevent the Executive from issuing writs of election of Members of Congress to fill vacancies occasioned by death, resignation or other causes, as now provided for by law.

AN ACT

TO MAKE THE UNLAWFUL WHIPPING OR BEATING OF A SLAVE AN INDICTABLE OFFENCE.

Be it enacted, by the Honorable the Senate and House of Representatives, now met and sitting in General Assembly, and by the authority of the same, That if any person, after the passage of this Act, shall unlawfully whip or beat any slave, not under his or her charge, without sufficient provocation, by word or act, such person, on being indicted and convicted thereof, shall be punished by fine or imprisonment, at the discretion of the Court; the imprisonment not to exceed six months, and the fine to exceed five hundred dollars.

MARRIED—On the 6th instant, by the Rev. Lewis Du Pre, Mr. WILLIAM A. JAMES to Miss GATSBY ANN, eldest daughter of Alfred Scarborough, Esq. all of Sumter District.

CAMDEN PRICES CURRENT.

Beef	lb.	4	5
Bacon	lb.	8	10
Beeswax	lb.	18	25
Bale Rope	lb.	10	12
Bagging	yard	24	26
Coffee	lb.	15	16
Corn	bushel	45	50
Cotton	lb.	5	8
Feathers	lb.	37	40
Flour	barrel	6	50
Fodder	cwt.	75	1 00
Molasses	gal.	33	50
Sugar	lb.	8	14
Salt	sack	2	50
Tobacco	lb.	9	50
Peas	bushel	43	50
Potatoes, sweet	do.	37	50
Irish	bar'l	3	25
Rice	bushel	3	50
Powder	keg	6	00

Town Taxes!

THE Town Taxes were due on the first day of January. All licences to retail spirituous liquors expired on that day, as well as commutations for road duty. The undersigned will open the books on the 20th inst. to receive the same, and will keep them open until the 20th of February next. He will also receive commutations for patrol duty at the same time; after which time defaulters will be returned to Council, to be dealt with according to law. By order of the Council,

R. L. WILSON, Recorder.

Jan. 12, 1842.

N. B.—Office hours from 9 o'clock, A. M. to 2 o'clock, P. M.

Notice.

BENJAMIN GASS, Esq. will act as agent to collect the money subscribed for building a Baptist Church at Antioch. Those whose names are on the list, and others disposed to afford aid for that purpose, are assured that their contributions will be thankfully received.

DANIEL SCARBOROUGH,
 JOHN BLYTHER,
 JOEL DAVIS,
 DANIEL DAVIS,
 Building Committee.

State of South Carolina,
 LANCASTER DISTRICT.

IN THE COMMON PLEAS.
 Leroy Secret vs F. K. Brummett. Capias ad Respondendum.

Leroy Hammond vs F. K. Brummett. Capias ad Respondendum.

F. K. Brummett, the Defendant in the above cases, who is in custody of the Sheriff of said District, by virtue of the above writ of capias ad respondendum, having, in order to entitle himself to the benefit of an act entitled "an act for the relief of Insolvent Debtors, in the said State," this day filed in my office a schedule of his whole estate.

NOTICE is, therefore, hereby given to the said Plaintiffs, as well as to all other suing creditors of the said F. K. Brummett, to be and appear at Lancaster Court House, on Tuesday the 12th April next, at 12 o'clock Meridian, before one of the Associate Judges of the said State, to shew cause if any they can, why the said Defendant should not be discharged on assigning the effects mentioned in his schedule,
 Clerk's Office, Jan. 8, 1842.

S. BECKHAM.

Jan. 12.

Internal Improvements.

I WILL receive Proposals for completing the unfinished part of the Road across Santee Swamp, at Vance's Ferry, according to the plan of Gen. J. W. Cantey's contract, until the third day of February next, at which time I will attend on the work to perfect the contract for the same. All communications addressed to me officially, and sent, postage paid, to Cedar Shoal Post Office, Chester District, will be attended to until the 25th January.

J. G. KELL, Supt. Public Works.

Jan. 12.

\$200 REWARD.

RANAWAY from the subscriber on the night of the 27th December last, his negro man, RANSOM, of a dark mulatto colour, about 5 feet, 7 or 8 inches high, aged about 27 or 28. He wore off a roundabout coat and pantaloons of wool and cotton mixed, of northern manufacture, and a green blanket overcoat.

From circumstances, I am induced to believe he has been decoyed off by some white man—if so, I will give the above reward for the apprehension of both, or 100 dollars for the negro alone, if taken out of the State and delivered to me, if within 50 dollars; or 50 dollars for his confinement in any jail out of the State, and 25 dollars in the State, so that I can get him.

Letters with information may be directed to me at Beaver Dam Post Office, Arson County, N. C.

S. HASTY.

January 6, 1842.

State of South Carolina,
 KERSHAW DISTRICT.

To all and singular the kindred and creditors of S. A. Mathieu, late of Camden, deceased.

You, and each of you, are hereby cited and admonished, to be and appear in and before the Court of Ordinary of the said District, to be held at Camden on the twenty third day of Jan. inst. to show cause, if any you can, why Letters of Administration of the Goods and Chattels of the said deceased should not be granted to A. W. Noel who hath applied for the same.

WITNESS, J. W. BASKIN, Esq. Judge of the Court of Ordinary of said District at Camden this 4th day of January 1842.

J. W. BASKIN, O. K. D.

Camden Debating Club.

The following is the question for debate on Thursday evening next:—

Has the legislature a right to remove a Judge from the bench, on account of his inability to discharge the duties of his office, from extreme age, when he is elected during good behavior?

Jan. 12.

KERSHAW TROOP.

YOU are hereby ordered to parade in Camden on the first Saturday in February next, properly armed and equipped.

By order of the Captain,
 W. A. ANCRUM, O. S.

Jan. 12.

Bridge Dividend.

AN annual Dividend of seven per cent. being seven dollars per share, will be paid to the Stockholders of the Camden Bridge Company on and after Saturday the 15th inst. at the Bank of Camden. By order of the Board of Directors,
 J. C. WEST, Treasurer.

Jan. 12, 1841.

Notice.

S. K. GIFFORD, having published in the last Camden Journal, an article stating that he had purchased of me, all my right and interest in the Planters Hotel, and was authorized to collect the debts due the concern, I hereby notify all persons, that the aforesaid article was unauthorized by me and that I am now, as I have heretofore been, Joint Proprietor of the Planter's Hotel; and that I have constituted Charles H. Davis, my lawful agent and representative during my absence from said Hotel.

THOMAS A. HAGUE.
 Camden December, 31st 1841.

Mortgage Sale.

I WILL sell on the first Monday in February next, at the Court House, at 12 o'clock, M. eighteen NEGROES, to foreclose a mortgage on said Negroes executed by John Williams to J. P. Dickinson, Adm'r. and sold under said Mortgage, as his property. Terms, cash—purchasers to pay for title.

B. GASS, Agent.
 Jan. 12. prs. fee, \$1 87

HOUSE FOR SALE.

THE House now occupied by H. Holleyman, Jr. and formerly by James D. Lemiere, will be sold on liberal terms.

The situation is one of the best in Town for business. For further particulars, apply to
 Nov. 17.—7. W. McWILLIE.

To Contractors and Builders.

THE Subscribers will attend to orders for Northern made Window Sashes, ready glazed and unglazed; Doors and Blind Samples, and Prices can be seen at the Store.

All orders from the Country promptly attended to.
 MOOD & SIMONS,
 Main street, Columbia, S. C.
 Sign of the Whale.
 January 5. 34

Sheriff's Sales.

BY virtue of sundry executions to me directed, will be sold before the Court House door in Camden, on the first Monday and Tuesday in February next, the following property, viz:

The Lynchers Creek Plantation, containing about 2,00 acres, bounded north and northwest by lands of James W. Cantey, south by Angus McCaskill, northeast by lands formerly owned by Daniel Gunn, east by Peter McCaskill and Capt. John Williams, the said tract being known as the "Porter Place," Also,

One other tract of land, containing 1,100 acres, more or less, on the head waters of Buffalo creek, adjoining lands formerly owned by Massey. Also,

One other tract, containing 65 acres more or less, on Little Pine Tree creek, adjoining the town of Camden on the east, bounded south by the road leading to McRa's mill, west by the town of Camden, north by J. M. DeSaussure and Thomas Lang, and east by Little Pine Tree. Also,

Town Lots Nos. 12, 11, 10, 9, 8, 7, 6, 5 and 4, being five acre lots, on the east of the town of the town of Camden. Also,

One other town lot, No. 1059, in the town of Camden, fronting cast on Market street. Also,

One other tract, containing — acres, more or less, on Hague's branch, adjoining lands of William McWillie, James C. Doby and Frederick Bowen, on the west of the Wateree river. All levied upon and to be sold as the property of Henry T. Cantey, dec'd. at the suit of J. J. Blair, as assignee.

One Negro named Caleb, levied upon and to be sold as the property of John Ricks, at the suit of Norman Gillis.

Three Negroes, named Ben, his wife, Sarah and child, levied upon and to be sold as the property of Peter McCaskill, at the suit of the Bank of Camden, S. C.

One tract of Land known as the Mill Tract, including the Herbert Marshall tract, in all about 400 acres, more or less, adjoining lands of Richard Hyatt, John Myers and Robert Turner. The Smith's shop and Timber Wheels will be sold with this tract. Also,

Four Negroes, and the Plantation on which the defendant now lives, containing 1,100 acres, more or less, adjoining the lands of Daniel Scarborough and Wiley Robinson. All levied upon and to be sold as the property of Lewis Peebles, at the separate suits of John Turner, Lewis Johnson and others.

One large tract of Land, on which the defendant resides, on Little Lynch's Creek. There are on the premises, a good dwelling House, with all the other necessary buildings; also a Gin House and Screw, a good Grist Mill, with two sets of stones, and a good Saw Mill, all in good order, bounded on the north east by the lands of T. P. Ballard, and on the south east by the lands of Gen. Cantey and William Tobit. Also,

18 Negroes, levied upon and to be sold as the property of John Williams, at the separate suits of A. G. Crosswell, Jessé DeBruhl, C. & F. Matheson and others.

B. GASS, S. K. D.

Jan. 12.

Executive Department,
 NOVEMBER 30, 1841.
 PROCLAMATION.

By his Excellency JOHN P. RICHARDSON, Esquire, Governor and Commander-in-Chief in and over the State of South Carolina.

WHEREAS, information has been received at this Department, that on the night of the 20th of September last a most atrocious attempt was made by some person unknown, to murder one T. W. Harley, of Colleton District: Now know ye, that to the end justice may be done, and the offender brought to legal trial, I do hereby offer a reward of One Hundred and Fifty Dollars, for his apprehension and delivery into any jail of this State.

Given under my hand and the Seal of the State, at Columbia, the 30th day of November, eighteen hundred and forty-one and in the sixty-sixth year of the Independence of the United States of America.

JOHN P. RICHARDSON.

By the Governor,
 M. LABORDE, Sec'y of State.

FALL & WINTER GOODS.

The subscriber is now receiving from the North, a large supply of DRY GOODS, HARDWARE and GROCERIES. Also—A fine assortment of HATS AND GUNS. To punctual customers or for cash, they will be disposed of at low prices.
 Sept 22. E. W. BONNEY.

List of Letters

REMAINING IN THE POST OFFICE AT CAMDEN S. C., Jan. 1st 1842.

- A—Mrs Mary Adison, Rev. J. B. Anthony
- B—Mrs Sarah D. Baskin, Rev. Joseph E. Brown,
- Mrs. Nancy Baskin, Kindred Bennett, Mrs. Charlotte R. Blair, Rev. Thos. Berry.
- C—Elisha Crossley, James Campbell, Norman Camron, Edward Conaway.
- D—A. Duglis, Col. Jonathan Davis
- E—Dr. M. J. F. Evans, James Exum, J. E. glish, Mrs. Nancy Efflair.
- F—Mrs Sophia Frost.
- G—Darling Gasking, Rev. H. D. Green.
- H—H. Hutchison.
- J—Daniel J. Jordan, Mrs. Rebecca Jones, Mrs Mary C. Jones, Dr. W. Jennings.
- K—Rev. W. S. Kirkland.
- L—Watson Lain
- M—Wm. March, Norman McDonald, Mrs. M. B. E. Mickle, John McLean.
- N—Robert Newson.
- O—Richard Owens or John Kelly.
- P—J. P. Pray, John Powell.
- R—George Roberts, Miss Sarah Roe, Darcus Rogers, Shadrack Rogers.
- S—Samuel Shenner, M. Sylvester, Sarah Shiver, William Shields, Miss Mary Smith.
- T—James M. Taylor, James Turner.
- W—William Wilcox, Mrs. Ann Wilson Fleming Watkins.
- Y—John S. Young, W. R. Young.

P. THORNTON, P. M

Notice.

THE subscriber having purchased of T. A. Hague Esq., all of his right, title, and interest in the Planters Hotel, Books, Notes, Accounts and Stock on hand, respectfully solicits all those having demands against the former firm of Hague & Gifford, or the subscriber individually, to present them for settlement, and those indebted to call and pay, as soon as convenient
 S. K. GIFFORD.
 December, 29.

LARGE SALE OF
 Valuable Negroes.

BY consent of all parties, the following will be sold, at Camden, on the first Monday in February next, a large number of NEGROES, on a credit of two years, equal instalments; interest from the date, payable annually. The said Negroes are to be sold under a mortgage, executed by James W. Cantey, to the President and Directors of the Bank of the State of South Carolina. About 51 absolutely, and about 33 for the life of J. W. Cantey.

Of the purchaser, bond and personal security, with a mortgage, will be required.

At the same time and place, the HOUSE and LOT, the residence of J. W. Cantey, will be sold, on the terms above stated, under a mortgage between the parties aforesaid.

Particulars more in detail, will be made known on the day of sale. The attention of purchasers is invited to the sale, as the Negroes are likely, and the Real Estate desirable.

Purchasers to pay for all necessary papers.
 F. H. ELMORE, President
 Bank State South Carolina.

Jan. 5. 614
 The Charleston Mercury, will please publish the above tri-weekly, and the Camden Journal and Cheraw Gazette weekly, till sale, and send their accounts to the Bank.

LIMESTONE SPRINGS.
 SPARTANBURG DISTRICT.

For Sale or Rent, on the 14th February, 1842.

THIS highly improved and valuable waiting place will be offered for sale, on the premises, on the second Monday (or the day following) in February next. The premises consist of a tract of most valuable wood Land of near three hundred acres, containing quarries of the best Limestone in the State, and of fine marble. The quarries are well opened, and have two excellent Kilns for burning Lime. In 1838, the quarry alone made \$1,800, clear of all expenses in working it.

On the premises, are a four story BRICK HOTEL, 230 feet long, having a large Dining Hall, Drawing Room, and Dancing Room, with small Parlors for families; upwards of one 100 Chambers, and every office necessary to such an Establishment. The Kitchen is of brick, and is a wing of the Hotel, and most admirably fitted up and furnished with Boilers, Pots, Ovens, &c., fixed in brick. Besides this large Hotel, there are two match frame HOUSES, a story and a half high, each containing a Parlor and Drawing Room, and six Chambers; and also nine double CABINS, three two stories high, containing eighteen Chambers. All the buildings are nearly new, well finished, painted, glazed and plastered. The buildings are sufficient to accommodate from 300 to 400 visitors with comfort.

Attached to the Establishment are an Ice-house, Store Rooms, Barns, Corn Crib, and Stabling, fully sufficient for the place.

This place is newly erected and highly improved. The grounds are handsomely laid out, planted with trees, and sown down in blue grass.

It is situated in Spartanburg District, in one of the healthiest regions in the world. Near it, and on all sides, are objects of great interest. The celebrated Glenn Springs, the Kirby Springs, the White Sulphur Springs of Wilson, said to be equal to that of Virginia: the battle grounds of Blackstock's Cowpens and King's Mountain; the valleys of Spartanburg, Union, and York, and various manufacturing establishments for iron and cotton, are around, and within 25 miles. A country abounding in beautiful scenery, surrounds it on every side. Several mail routes concentrate there, and every facility exists for the traveller to change from this to other places of interest, or to diversify the employment of his time usefully and agreeably while located here.

The terms of Sale, will be a liberal credit, and may be varied according to proposals, the purchaser giving bond, bearing interest, payable annually, personal security, and a mortgage of the premises.

In case no sale is made, the premises will be offered for lease, for a term of one or more years. Proposals for private sale, or lease, will be received by the Subscriber, at Charleston, at any time.

During the ensuing Summer, there will be a Brigade Encampment at this place, and it will be the Head Quarters of the Commander-in-Chief for a considerable part of the Summer.

By order of the Board of Directors:
 F. H. ELMORE, President
 Bank State So. Ca., Charleston.

Jan. 5.

The Charleston Mercury will insert the above tri-weekly, and the Camden Journal, Greenville Mountaineer and Yorkville Compiler, weekly, till sale, and send their accounts to.

F. H. E. President.

Notice.

THE co-partnership heretofore existing under the firm of CHATTEN & SUTHERLAND is this day dissolved by mutual consent. The business of the firm will be settled by James F. Sutherland.

C. L. CHATTEN,
 JAMES F. SUTHERLAND.

Jan. 1, 1842.

The business will be carried on by the subscriber, who will use every exertion to please, and respectfully solicits from the citizens of Camden and its vicinity, a share of patronage.

JAMES F. SUTHERLAND.

The Subscribers,

HAVING been appointed Sub-Agents for William Coffin, Jr. & Coy. Manufacturers of Mullica, Winslow, Mercer and Lime Window Glass Combs, Pottle Jars and Druggists Glass Ware, &c., at Winslow, Gloucester County, New Jersey, are prepared to receive orders for any of the above articles, which they will furnish at Factory prices, expenses of Freight only excepted, at the shortest notice. A printed list of articles and prices, can be seen at the Store. Orders will be received for any new patterns of Glass Ware, with private marks or any additions, that can be made.

MOOD & SIMONS, Sign of the whale,
 Main-st., Columbia, S. C.

January 5.

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