

JOHN W. HOLMES, Editor.

We are not responsible for the views of our correspondents.

At the recent term of the Court of General Sessions for Richland county a bill of indictment was preferred by the grand jury against D. H. Chamberlain, Leslie, Kimpton, Neagle and Parker for complicity in the frauds connected with the Land Commission.

The Solicitor General, we understand, to enter a noli prosequi, as to Neagle and Parker, so as to use their testimony against the others.

Upon receiving this finding of the grand jury Chamberlain telegraphs from New York to Attorney General Young, on the 8th instant, asking to be informed how the State will be ready for trial, and whether any bond for his appearance is desired.

Like E. W. M. Mackey, on other day, before Judge Kershaw, professes to be anxious for trial and for the courts' investigation. In other words, he assumes the injured-victim and accused-saint role, and with a smile upon his classic features pledges guarantee and intemperance of South Carolina in general, and of Leroy F. Johnson and all his department in particular.

If he had not exhausted this line on these latitudes—if he had not sent a thrill of sympathy through the people by his famous telegram of the danger to the civilization of the Cavalier and the Puritan, and afterwards gone back on both by an alliance with the worst forms of African barbarism—we might have found in our souls some drop of credulity, some spark of faith in his professions of innocence.

With the lights before us, however, we have no hesitation in saying that Chamberlain is merely playing a game of bluff, not for the purpose of deceiving the people of South Carolina—for that he can hardly expect to do again—but for the purpose of enlisting in his favor public sympathy at the North and making even his crimes contribute to his political advancement.

We have no desire to forestall judicial investigation in this matter, but there are certain facts connected with this Land Commission which may not be known to the general public, and which a knowledge of which the crime of Chamberlain must appear vague and indefinite to the people whom he is charged with defrauding.

The Cherokee Indians closely adhered to Chamberlain must appear vague and indefinite to the people whom he is charged with defrauding.

By the Act of Assembly, approved March 27, 1869, entitled "An Act to provide for the appointment of a Land Commissioner and to define his powers and duties," the State Treasurer was authorized to issue State bonds to the amount of \$200,000 to the Land Commissioner, to be expended by the Commissioner in accordance with the provisions of the Act.

These bonds were not issued to the Commissioner, but were sent through Parker to Kimpton, the financial agent in New York, and afterwards hypothecated by him at the rate of 70 cents on the dollar.

Long before these bonds were negotiated in New York, which was not until six months after Leslie's resignation, operations commenced through Parker, which rapidly led not only to the exhaustion of the par value of the first issue of bonds, but to large over drafts, anticipatory of subsequent appropriations by the Legislature for the same purpose.

At the time of O. P. Leslie's resignation, on the 1st of March, 1870, the expenditures may be variously stated from \$140,051, according to Leslie's estimate, to \$600,000 according to Cardozo's, showing an excess of expenditures over appropriation even at par of \$300,000.

To say that in these transactions the State was shamefully swindled is only to repeat an oft told tale. It yet remains to be seen who are the principal criminals in this matter, and especially to what extent D. H. Chamberlain was a participant in the crime.

The first deviation from the strict path of duty in this matter will be found in the action of the Advisory Board, which consisted of Scott, Neagle, Parker, Cardozo and Chamberlain, causing the removal of the fund from the proper control of the Land Commissioner, who was a bonded officer to the amount of \$20,000 for the faithful discharge of his duties, and placing it in the custody and under the control of parties altogether irresponsible for its administration.

This action may have been justified in the eyes of the Advisory Board by the powers vested in them by Sections 2 and 3 of the Act of 1869, providing that the Commissioner "shall hold his office at the pleasure of the Advisory Board," and "shall in all the duties imposed upon him by the provisions of this Act be governed by their instructions."

The Commissioner "shall in all the duties imposed upon him by the provisions of this Act be governed by their instructions." The Commissioner "shall in all the duties imposed upon him by the provisions of this Act be governed by their instructions."

"George Bonnets a citizen" remarks the Atlanta Constitution, "who has never taken a drink of liquor or had an attack of sickness, never smoked a cigar or taken a chew of tobacco, never eaten an animal that could climb a tree, live in water or burrow in the ground, nor anything that..."

large sums of money upon the authority of the Advisory Board alone—the seller dealing directly with Treasurer Parker and depositing the title with him as the sole voucher for the disbursement on behalf of the Land Commission. We find Parker mixing up the Land Commission transactions with the general revenue accounts, taking duplicate vouchers, one from Kimpton and the other from Leslie, so that out of a total appropriation by the Acts of 1869 and 1870 of \$700,000 in bonds for the Land Commission, the actual value of which in market did not exceed \$500,000, we find Parker crediting himself, under the sanction of the Advisory Board, with \$712,079.19, besides \$88,335.35 contingent expenses connected with the Commission.

Among other duties devolving upon the Commissioner, he was required to keep a set of books and make an annual report to the Legislature, and to aid him he was allowed clerical assistance. The books were purchased, and Joseph Woodruff regularly drew his \$125 per month allowed him by this specially Board for keeping Leslie's office open from 26th April, 1869, to 1st March, 1870, and for keeping a set of books in which no entry was ever made.

In explanation of this intricate condition of Woodruff we quote from (Rep. and Res. 1875, '76, p. 1261) Leslie's testimony taken before Chancellor W. D. Johnson, James L. Orr and J. W. Livingston, a special committee of the House: "I really kept no books, except letter and memoranda books, while I was Land Commissioner, for the best reason in the world—I had nothing to put in them. I had a bond book, but no bonds; I had a cash book wherein to enter the proceeds of the bonds, but I had no proceeds. Mr. Parker had them. I had a book for the record of deeds, but I had no deeds, for Mr. Parker made the payments and took the deeds and held them as his vouchers for his payments. I really had but one duty to perform, that was to keep up the correspondence and approve or disapprove of the applications for sale."

Now when we consider that under Sec. 8 of the Act of 1869 "The books and records of the said Land Commissioner shall at all times be subject to the inspection of the Advisory Board or any member thereof," and that the Commissioner was the mere creature and tool of the Board, the conclusion seems to be inevitable that the Commissioner was in the act of neglect of duty described by Leslie as characterizing the office of the Commissioner must rest to a large extent upon the acting members of the Advisory Board. Who then were the acting members of that Board? According to the testimony of Governor Scott, he says that he performed his duties in a manner somewhat perfunctory, at one time retiring (November, 1869) in a pet, again returning to bluster about rascality, and at last yielding timidly to the current. Cardozo retired November, 1869, at the same time with Scott and returned to duty March 1st, 1870, on the withdrawal of Leslie. These withdrawals left three acting members, Chamberlain, Parker and Neagle, and on them must rest the burden of all the infamous transactions which have given this Board an unenviable notoriety.

Chamberlain in his testimony before the committee, already referred to (p. 1221), after alluding to the resignation of Scott and Cardozo, says: "Well, I did not like to remain after they had withdrawn, but I felt and said that I could not resign unless I resigned as Attorney-General, because I was ex-officio and by force of law a member of the Board, and that I must remain and do the best I could." This pretense is altogether specious, inasmuch as every member of the Board was so *virtute officii*, and if Scott could resign without laying down the Governorship so could Chamberlain without abandoning the Attorney-Generalship, but he remained and did the "best he could." We shall see as to that hereafter when we come to examine into the details of some of the most infamous transactions which have ever disgraced the annals of this or any other State, except, perhaps, New York in Tweed's time. We have no access to the evidence in the hands of the State prosecutor, but we shall form our conclusions upon independent data. Chamberlain, although perhaps the greatest political scoundrel of the nineteenth century, will find it pretty hard to get over the stubborn facts with which he will be brought face to face. In vain will he rely for defence upon his usual cheap expenditure of moral aphorisms, dressed in gaudy language, garnished with glittering platitudes, and covered with the tinsel of Yale's nativest sophistry.

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NEW ADVERTISEMENTS.  
Leading Millinery Establishment  
OF AUGUSTA.  
MRS. N. BRUM CLARK  
SOLICITS orders for Hats, Bonnets  
and Fancy Goods.  
All the leading shapes in Hats and  
Bonnets. Prices low.  
Large stock of Fringe, Ribbons,  
Laces, Hair Switches, &c.  
Zephyr, Card Board, Jewelry, &c.  
261 Broad Street,  
nov21-23m Augusta, Ga.

ESTABLISHED IN 1846.  
A. H. ROGERS,  
IMPORTER,  
MANUFACTURER AND DEALER IN  
Rifles, Guns, Pistols,  
AND  
POCKET CUTLERY,  
AMMUNITION OF ALL KINDS  
245 BROAD STREET,  
AUGUSTA, GEORGIA.  
Repairing done promptly. nov21-3m

AUGUSTA CROCKERY HOUSE  
T. C. BLIGH,  
IMPORTER AND JOBBER OF  
Glass, China, Earthenware, Lamps,  
Brackets, Chandeliers and House  
Furnishing Goods.  
No. 297 BROAD STREET,  
AUGUSTA, GEORGIA.  
(2 Doors Below V. Richards & Bros.)  
Full line of Fancy Vases, Ornaments,  
&c. nov21-3m

Application for Final Discharge.  
NOTICE IS HEREBY GIVEN, That I will  
apply to the Judge of Probate, at his office,  
in Barnwell, on the 7th day of DECEMBER  
next, at 11 o'clock a. m., for a final  
discharge as Administrator of the estate  
of Mary Ann Prossy, deceased.  
J. J. BRANHAM,  
nov21-4 Administrator and C. C. C.

Administrators Notice.  
ALL persons having claims against the  
estate of WILLIAM F. MATTHEWS, deceased,  
are hereby notified to send in their  
claims to the undersigned, duly attested,  
and paid to the said estate, by WILLIAM  
F. MATTHEWS, to pay to me as his Administrator.  
WILLIAM MATTHEWS,  
Administrator.  
Williston, November 19, 1878. nov21-4

STOREHOUSE AT AUCTION!  
A Storehouse will be sold at public  
auction on Tuesday, the 26th day  
of December, in the town of Black-  
rock, at 10 o'clock a. m., on the  
corner of 10th and 11th streets, on  
a lot of 100 feet wide by 150 feet  
deep. Terms: One-half cash, balance  
on a credit of 12 months, at 7 per cent.  
interest.  
J. A. PEACOCK,  
Auctioneer.

FRESH GOODS  
AT LOW PRICES!  
THE subscriber is offering a large  
and well assorted stock of Groceries,  
Dry Goods, Shoes, Clothing, &c.,  
at very low prices, for cash.  
Sugar at 9 to 11 cts. per pound.  
Coffee, 15 to 18 cts. per pound.  
Lard, 10 cts. per pound.  
Bacon sides, 6 1/2 to 7 cts.  
Hams at 50 to 75 cts., \$1 and \$1 25.  
Called at 5 1/2 to 6 1/2 cts.  
All goods will be very low for  
cash.  
J. A. BURCKMYER,  
Railroad Avenue,  
nov21-4 Blackville, S. C.

Execution Sales.  
JOHN S. Brown vs. Shad E. Boyles.  
BY VIRTUE of an execution to mediate,  
I will sell, at Barnwell C. H. S. C. on  
the first MONDAY in DECEMBER  
next, it being the second day of  
said month, to the highest bidder, for cash,  
the following described real property, to-wit:  
One certain lot in the town of Midway,  
in the county of Barnwell and State of  
South Carolina; bounded on the north  
by lands of Mrs. E. Williams, east by lands  
now of Mrs. Giesinger, south by lands of  
Martin Mingo et al., trustees, and west by  
public road or street, and containing one  
acre, more or less.  
Levied upon as the property of Abraham  
Middleton, at the suit of Martin Mingo et al.,  
trustees.  
Purchasers to pay for papers.  
ALSO,  
J. C. Miller vs. Henry Johnson.  
All that certain tract of land in Baldie  
Township, county of State of South Carolina,  
bounded north by lands of A. S. Jackson  
and William Gill, east by lands of A. S.  
Jackson and R. H. Walker, and west by  
lands of W. A. Rhout and William Gill,  
and containing fifteen acres, more or less.  
Levied upon as the property of Henry  
Johnson, at the suit of J. C. Miller.  
Purchasers to pay for papers.  
ALSO,  
Octavia B. Owens and Emma B. (his wife)  
and Eugenia A. Holly vs. J. C. Holly et al.  
All those three certain adjoining tracts  
of land, being formerly one tract, contain-  
ing nine hundred acres, more or less, sit-  
uated in the county and State aforesaid;  
bounded north by lands of Mrs. Julia Holly,  
south by lands of Samuel Dunbar and  
Isabel Nobles, east by lands of Samuel  
Dunbar, and west by lands of F. F. Dunbar.  
Levied upon as the property of Susan W.  
Brabham.  
The said lands will be sold in three parcels,  
that is to say: One parcel, containing  
three hundred and twenty-five acres, more  
or less, allotted on the division of Susan W.  
Brabham to Idis Brabham.  
One parcel of three hundred and thirty-  
five acres, more or less, allotted on the  
division of the said estate to Mrs. Octavia  
Dunbar, and the other parcel, containing  
thirty-five acres, more or less, allotted to  
Mrs. Julia Holly.  
The said three parcels being here-  
by sold by the State of South Carolina,  
dated April 10th, 1877, on file in the  
office of the Clerk of the Court of Barnwell  
county, in the records of the case of Octa-  
via B. Owens et al. vs. Idis Brabham.  
Purchasers to pay for all papers.  
J. W. LANCASTER, S. B. C.  
November 16, 1878.

Mortgagee's Sale.  
BY VIRTUE of the power conferred on  
me in a certain mortgage executed by Miss  
George B. Tobin, on the 6th day of June,  
1868, (recorded in office of the Clerk of  
Court for Barnwell county, in book 4 E. S.,  
pages 610 and 611), I will offer for sale at  
public auction, on Saturday in DECEMBER  
next, at Barnwell C. H., all that tract of  
land in said county, containing 100 acres,  
more or less, formerly the property of Wil-  
liam Smith. Bounded north by lands of  
Charles Smith, south by lands of Dr. J. C.  
Miller, east by lands of J. P. Pharis, and west  
by lands of estate of J. J. Pharis.  
Terms: Cash.  
Purchaser to pay for title.  
JOHN SANDERS, Mortgagee.  
153 Broad Street.

Order Sales.  
JOHN L. Villalongo vs. John C. Allen.  
BY virtue and in pursuance of an order  
of foreclosure in the above case, I will sell,  
at Barnwell C. H. S. C. on the first MON-  
DAY in DECEMBER next, it being the second  
day of said month, to the highest bidder,  
the following described real property, to-wit:  
All that tract of land, with the improve-  
ments thereon, situated in the county of  
Barnwell, in the State of South Carolina,  
known as the "Milldale Plantation," contain-  
ing six hundred and twenty-five acres,  
more or less. Also, all that tract of land,  
situate in the county and State aforesaid,  
known as the "Grey's Cross Roads" Plan-  
tation, containing two hundred and  
twenty-seven acres, more or less. Also,  
all that tract of land, situate in the county  
and State aforesaid, known as the "Trun-  
son Place," containing one hundred and  
eighty acres, more or less, and all other  
pieces of land, near Grey's Cross  
Roads, containing fourteen and a half  
acres, more or less, being a part of a  
tract of land, and formerly the property  
belonging to Seth Williams. Also, all de-  
fendants' right, titles and estate in and to  
a certain tract of land, situate in the said  
county and State aforesaid, containing two  
acres, more or less, the said land at being  
the life estate of Uriah D. Brunson.  
TERMS OF SALE.  
The Allendale Plantation, one-third cash;  
balance in equal installments of one and  
two years. Note and mortgage to be for-  
borne due and mortgage of premises to se-  
cure payment of same.  
The Grey's Cross Roads plantation, one-  
half cash, balance payable one year there-  
after, with note of purchaser for said  
balance and mortgage of premises to se-  
cure payment of same.  
The remainder of the above described  
lands on a credit of one year from day of  
sale. Purchasers to give their notes and  
mortgage of the premises to secure the  
payment of the same.  
Purchasers to pay for papers.  
ALSO,  
Merchant's National Bank of Savannah,  
Ga., vs. W. M. Bostick.  
All that tract or plantation of land, sit-  
uate, lying and being in the county of  
Barnwell and State aforesaid. Bounded  
on the north by lands of the estate of  
Lemuel Wells, east by lands of Cooper  
Cone and Harriet M. Martin, south by the  
run of the Coogawatchie, and on the  
west by lands of W. J. Lawton and  
Thos. O. Lawton, and containing four hun-  
dred acres, more or less.  
The balance of one-half cash; the bal-  
ance on a credit of one year from day of  
sale. Purchasers to give their notes and  
mortgage of the premises for balance and  
to pay for all papers.  
ALSO,  
F. W. Weger & Co. vs. J. B. and C. C.  
Cooper.  
All that tract or plantation of land, with  
the improvements thereon, situate in the  
county of Barnwell and State aforesaid,  
bounded on the north by lands of S. G.  
Graham, east by lands of the South  
Carolina Railroad Company, south by lands of  
S. G. Graham, and west by lands of J. G.  
Graham, containing one hundred and  
seventy acres, more or less.  
Terms of sale: Cash.  
Purchasers to pay for all papers.  
ALSO,  
E. Vermell Houser, as Executor of the  
Last Will and Testament of David  
Lest, deceased, vs. Charles B. Fickling.  
All that plantation or tract of land, sit-  
uate in the county of Barnwell and State  
aforesaid. Bounded east by lands of Hen-  
ry S. Fickling, northwest by lands of Sam-  
uel Reed, southwest by lands of Cooper  
Cone, and containing one hundred and  
seventy acres, more or less.  
The balance of one-half cash, and the bal-  
ance on a credit of twelve months, se-  
cured by a bond of purchaser and a mor-  
tgage of the premises, bearing interest  
thereon, at the usual rate, to be the privi-  
lege of paying all cash. The proceeds to  
be paid at former purchaser's risk if  
terms of sale are not complied with.  
Purchasers to pay for all papers.  
J. W. LANCASTER, S. B. C.  
Sheriff's Office, Barnwell C. H. S. C., No-  
vember 3, 1878.

Foreclosure of Liens.  
R. J. Steedley vs. Peter Daniels—Fore-  
closure of Lien.  
BY virtue of a lien warrant to me directed  
by J. J. Brinkley, Esq., Clerk of the  
Court of Common Pleas for Barnwell  
county, S. C., I will offer for sale, at public  
auction, at Hunter's Gin House, Fish Pond  
road, on Tuesday after sale-day 1 o'clock  
on Tuesday after sale-day 1 o'clock  
1878, the following described personal  
property, to-wit:  
Twenty hundred pounds seed cotton,  
more or less; 75 bushels of corn, more or  
less; 1,000 pounds of fodder, more or less;  
500 bushels of sugar cane, more or less; 25  
bushels of rice, more or less, and all  
debts upon the property of Peter Daniels,  
at the suit of R. J. Steedley.  
Terms of sale: Cash.  
ALSO,  
L. D. Mowry & Son vs. W. W. Willis—Fore-  
closure of Lien.  
At the residence of the above defendant,  
on Tuesday after sale-day in December,  
1878, the following described personal prop-  
erty, to-wit:  
30 bushels of corn in the ear, more or  
less; 400 bushels of seed cotton, more or less;  
1,000 pounds of fodder, more or less. Levied  
upon as the property of W. W. Willis,  
at the suit of L. D. Mowry & Son.  
ALSO,  
Stono Phosphate Company vs. Job Rountree.  
On the same day, on the same terms, be-  
tween the usual hours of sale, at the resi-  
dence of Job Rountree, the following personal  
property:  
Ninety bushels of corn, more or less; one  
thousand pounds of fodder, more or less.  
Levied upon as the property of Job Roun-  
tree, at the foreclosure of lien.  
ALSO,  
Stono Phosphate Company vs. D. C. and J.  
R. Burckhalter.  
On the same day, on the same terms, be-  
tween the usual hours of sale, the following  
described personal property:  
Forty-five bushels of corn, more or less.  
Levied upon as the property of D. C. and  
J. R. Burckhalter, at the suit of the Stono  
Phosphate Company.  
J. W. LANCASTER, S. B. C.  
Sheriff's Office, Barnwell C. H. S. C.,  
November 16, 1878.

Mortgagee's Sale.  
BY VIRTUE of the power conferred on  
me in a certain mortgage executed by Miss  
George B. Tobin, on the 6th day of June,  
1868, (recorded in office of the Clerk of  
Court for Barnwell county, in book 4 E. S.,  
pages 610 and 611), I will offer for sale at  
public auction, on Saturday in DECEMBER  
next, at Barnwell C. H., all that tract of  
land in said county, containing 100 acres,  
more or less, formerly the property of Wil-  
liam Smith. Bounded north by lands of  
Charles Smith, south by lands of Dr. J. C.  
Miller, east by lands of J. P. Pharis, and west  
by lands of estate of J. J. Pharis.  
Terms: Cash.  
Purchaser to pay for title.  
JOHN SANDERS, Mortgagee.  
153 Broad Street.

Mortgagee's Sale.  
BY virtue of the power in a certain mortgage  
from David A. Hutto to William H. Wroton  
and Elijah H. Dowling, lately partners doing  
business under the firm name of Wroton &  
Dowling, dated the 5th day of January, 1875,  
recorded in the Register's office of Barnwell  
county on the 23rd day of January, 1875,  
and duly assigned to me, I will sell, at pub-  
lic outcry, at the Railroad Depot, in the  
town of Barnwell, South Carolina, on Thurs-  
day, the 12th day of December, 1878, at 12  
o'clock a. m., all that tract or plantation of  
real estate, situate, lying and being in  
George's Creek township, in county and  
State aforesaid, on waters of Little Salke-  
hatchie swamp, containing five hundred and  
fifty-five acres, more or less, and bounded  
on the north by lands now or lately of  
Charles B. Ray and estate John Hutto, on the  
east by lands now or lately of H. N. Hutto  
and Henry W. Kennedy, on the south by  
lands now or lately of Charles Hutto, J.  
Asbury Hutto and J. J. Hutto, and on the  
west by lands now or lately of Daniel S.  
Hartog.  
Terms: Cash, and purchaser to pay for pa-  
pers. — F. M. BAMBERG, Assignee,  
Barnwell, S. C., November 16th, 1878.  
nov21-2c

Mortgagee's Sale.  
BY virtue of the power vested in me as  
agent in the above entitled case, I will sell,  
at Barnwell C. H., on the first Monday in  
December next, it being the second day of  
said month, immediately after the Sheriff's  
sale, to the highest bidder, for cash, the  
following described personal property:  
One Black Horse.  
One Single Horse Wagon.  
Levied upon as the property of G. Loecher,  
under foreclosure of mortgage to the People's  
National Bank. J. W. LANCASTER,  
Nov. 19th, 1878. Agent.

Mortgagee's Sale.  
BY virtue of the power vested in me as  
agent in the above entitled case, I will sell,  
at Barnwell C. H., on the first Monday in  
December next, it being the second day of  
said month, immediately after the Sheriff's  
sale, to the highest bidder, for cash, the  
following described personal property:  
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National Bank. J. W. LANCASTER,  
Nov. 19th, 1878. Agent.

Order Sales.  
JOHN L. Villalongo vs. John C. Allen.  
BY virtue and in pursuance of an order  
of foreclosure in the above case, I will sell,  
at Barnwell C. H. S. C. on the first MON-  
DAY in DECEMBER next, it being the second  
day of said month, to the highest bidder,  
the following described real property, to-wit:  
All that tract of land, with the improve-  
ments thereon, situated in the county of  
Barnwell, in the State of South Carolina,  
known as the "Milldale Plantation," contain-  
ing six hundred and twenty-five acres,  
more or less. Also, all that tract of land,  
situate in the county and State aforesaid,  
known as the "Grey's Cross Roads" Plan-  
tation, containing two hundred and  
twenty-seven acres, more or less. Also,  
all that tract of land, situate in the county  
and State aforesaid, known as the "Trun-  
son Place," containing one hundred and  
eighty acres, more or less, and all other  
pieces of land, near Grey's Cross  
Roads, containing fourteen and a half  
acres, more or less, being a part of a  
tract of land, and formerly the property  
belonging to Seth Williams. Also, all de-  
fendants' right, titles and estate in and to  
a certain tract of land, situate in the said  
county and State aforesaid, containing two  
acres, more or less, the said land at being  
the life estate of Uriah D. Brunson.  
TERMS OF SALE.  
The Allendale Plantation, one-third cash;  
balance in equal installments of one and  
two years. Note and mortgage to be for-  
borne due and mortgage of premises to se-  
cure payment of same.  
The Grey's Cross Roads plantation, one-  
half cash, balance payable one year there-  
after, with note of purchaser for said  
balance and mortgage of premises to se-  
cure payment of same.  
The remainder of the above described  
lands on a credit of one year from day of  
sale. Purchasers to give their notes and  
mortgage of the premises to secure the  
payment of the same.  
Purchasers to pay for papers.  
ALSO,  
Merchant's National Bank of Savannah,  
Ga., vs. W. M. Bostick.  
All that tract or plantation of land, sit-  
uate, lying and being in the county of  
Barnwell and State aforesaid. Bounded  
on the north by lands of the estate of  
Lemuel Wells, east by lands of Cooper  
Cone and Harriet M. Martin, south by the  
run of the Coogawatchie, and on the  
west by lands of W. J. Lawton and  
Thos. O. Lawton, and containing four hun-  
dred acres, more or less.  
The balance of one-half cash; the bal-  
ance on a credit of one year from day of  
sale. Purchasers to give their notes and  
mortgage of the premises for balance and  
to pay for all papers.  
ALSO,  
F. W. Weger & Co. vs. J. B. and C. C.  
Cooper.  
All that tract or plantation of land, with  
the improvements thereon, situate in the  
county of Barnwell and State aforesaid,  
bounded on the north by lands of S. G.  
Graham, east by lands of the South  
Carolina Railroad Company, south by lands of  
S. G. Graham, and west by lands of J. G.  
Graham, containing one hundred and  
seventy acres, more or less.  
Terms of sale: Cash.  
Purchasers to pay for all papers.  
ALSO,  
E. Vermell Houser, as Executor of the  
Last Will and Testament of David  
Lest, deceased, vs. Charles B. Fickling.  
All that plantation or tract of land, sit-  
uate in the county of Barnwell and State  
aforesaid. Bounded east by lands of Hen-  
ry S. Fickling, northwest by lands of Sam-  
uel Reed, southwest by lands of Cooper  
Cone, and containing one hundred and  
seventy acres, more or less.  
The balance of one-half cash, and the bal-  
ance on a credit of twelve months, se-  
cured by a bond of purchaser and a mor-  
tgage of the premises, bearing interest  
thereon, at the usual rate, to be the privi-  
lege of paying all cash. The proceeds to  
be paid at former purchaser's risk if  
terms of sale are not complied with.  
Purchasers to pay for all papers.  
ALSO,  
F. W. Weger & Co. vs. J. B. and C. C.  
Cooper.  
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F. W. Weger & Co. vs. J. B. and C. C.  
Cooper.  
All that tract or plantation of