Laurens, S. C. Whereas, the Board of Directors of the Laurens Glass Works, a corpora-tion, at its principal place of business at Laurens, S. C., on the 8th day of July, A. D. 1912, adopted a resolution, a copy of which is as follows: "Be it resolved by the Board of Directors of Laurens Glass Works that the capital stock of the Laurens Glass Works be increased to the sum of Eighty Thousand Dollars by the Issuance of Thirty Thousand (\$30,000,00) Dollars additional capital stock, the additional ditional capital stock, the additional capital stock to be issued under this resolution to be divided into three hun-dred shares of the par value of One Hundred (\$100.00) Dollars each, which additional stock shall be what is commonly known as preferred stock, shall constitute a lien upon the property and net carnings of the Laurens Glass Works, and shall bear interest at the rate of seven per continuous. rate of seven per centum per annum, payable annually, on the first day of September of each year thereafter for a period of five years from the date of the issuance thereof, such interest to be payable out of the to be payable out of the net earnings of the company after payment of costs of maintenance and operation. In the event such interest should not be paid event such interest should not be paid at the times stated, it shall accumulate as a charge against the property of the said Company, and such interest not paid at maturity may be paid by the company on any date thereafter. At the expiration of five years from the date of issuance of said stock, the said company will pay the owners thereof the sum of One Hundred \$100.00) Dollars per share thereon and retire such shares together with any retire such shares together with any interest then due, or the owner of said stock may convert the same in-to common stock of the company upon surrender of the company up-on surrender of the certificates of preferred stock so held by him. The owner of such preferred stock shall have the right to vote thereon at all meetings of the stockholders of the said company as fully and effectually as the holders of the common stock of the said company. Divided shall of the said company. Dividends shall not be paid on said preferred stock until the dividend paid on the common stock amounts to seven per cent., thereby equalizing the interest paya-ble on such preferred stock."

Now, Therefore, a meeting of the stockholders of the said Laurens Glass Works is hereby called to be held at the office of the President at Laurens, S. C., on August 19, 1912, for the purpose of considering whether such preferred stock shall be issued in the amounts and with the preferences stated in said resolution.

W. H. DIAL,

President.

ALBERT DIAL, Secretary.

Notice of Election.

State of South Carolina,

County of Laurens.
Whereas, petitions signed by a legal number of the qualified electors and freeholders residing in Ora school dis-trict No. 12, Laurens county, South Carolina, asking for an election upon the question of voting an additional 2 mill tax upon the property in said school district to be used for school purposes, have been filed with the county board of education, an election is hereby ordered upon said question, said election to be held on the 29th day of August 1912, at L. P. Blakeley's store in said district under the man-agement of the trustees of said school

Only such electors as return real or personal property for taxation and who exhibit their tax receipts and registration certificates as required in the general election shall be allowed to

Those favoring the 2 mill additional tax shall vote a ballot containing the word "YES" written or printed therein. Those against the 2 mill additional tax shall vote a ballot containing the word "NO" written or printed thereon. Polls shall open at the hour of 8 o'clock in the forenoon and shall remain open until the hour of 4 o'clock in the afternoon when they shall be closed, and the ballots

By order of County Board.

FINAL SETTLEMENT.

Take notice that on the 31st day of August, I will render a final account of my acts and doing as Administrator of the estate of R. E. Copeland, deceased, in the office of the Judge of Probate of Laurens county at 11 o'clock, a. m., and on the same day will apply for a final discharge from my trust as Administrator.

Any persons indebted to said estate are notified and required to make payment on that date; and all persons having claims against said estate will present them on or before said date, duly proven, or be forever barred. J. C. COPELAND, JR

July 31, 1912.—1 mo.

FINAL SETTLEMENT.

Administrator.

Take notice that on the 1st day of September, 1912, We will render a final account of our acts and doings as Administrators of the estate of R. Mills Balentine, deceased, in the office of the Judge of Probate of Laurens county at 11 o'clock, a, m'., and on the same day will apply for a final discharge from our trusts as Adminis-

Any persons indebted to said estate are notified and required to make payment on that date; and all persons having claims against said estate will present them on or before said date, duly proven, or be forever barred.

Annie Balentine Hopkins, J. W. Balentine,

July 31, 1912.—1 mo.

NOTICE.

The annual meeting of the Stock holders of the Peoples Loan and Ex-change Bank, will be held at the offices of said bank on August 20th, at 11 o'clock.

1-3t

C. W. TUNE, Cashier.

A Fine Assortment

Of the World's most famous

Gorham Silverware

is to be found at my store.

A Wedding Present

of Gorham Silver is ever-lasting and will surely be appreciated.

Chantilly, Regent and other patterns always on hand.

William Solomon

RELIABLE JEWELER Laurens, S. C.

WHY

Don't you insure with the Southeastern? It offers the best to be had in Life Insurance viz:

Protection Paid Up Values Large Loan Values Long Extended Business

A Home Company soliciting your Insurance.

M. R. WILKES, Agent Laurens, S. C.

Southeastern Life Insurance Co. Greenville, S. C.

The trustees shall report the result of the election to the county auditor and county superintendent of educa-

by using the

rect all disorders of the digestive system. Do not hesitate, but act at once! "Three doctors said that I had cancer

of the stomach, and I believed it. One bottle of Grover Graham Dyspepsia Remedy convinced me that they were wrong. Thanks to its use I am now perfectly well."

GEORGE MOTT, Cincinnati, Ohio. Three Sizes, 25c., 50c. and \$1.00. GROVER GRAHAM CO., (INC.) NEWBURGH, N.Y. LAURENS DRUG CO. Laurens. S. C.

WILLIAMS' KIDNEY PILLS MALIAMES RILITE I FILLS Bave yet overworked yets nerveus spatem and existed brouble with your kidneys and bindder? Have yet pains in lotis, side, back and bindder? Have you a flabby appearance of the face, and under the event A frequent desire to pass urine? If no. Williams' Kidney Pills will oure you—Dramstat, Prior 50c. WHIJAMS MFEL CO., Props., Cleveland, Ohis LAURENS DEFU. CO. LEGGERS, S. C.

DR. CLIFTON JONES Dentist

Office in Simmons Building Phone: Office No. 86; Residence 219.

LARGEST CROWD YET AT SPARTANBURG

(Continued from Page Two.)

anything more to do with it?'
"You certainly did," replied the
Tennessee attorney, Harry Stokes, of Nashville, who stood near the stand.

Dictagraph Incident.
Then the governor took up the dic-Then the governor took up the dictagraph incident, now listed among the classics of South Carolina political history. "You had a great machine here not long ago," he said. "They tried to drag down one of your best young men by a infernal lying dictagraph in order to hurt lying dictagraph in order to hurt Cole Belase. What did they get? Nothing but the damdest beating you ever heard of on August 27. You had another happening. I don't like to mention it. But somebody asked me, 'Why didn't they serve brains with the eggs?' and I t ld them, 'Because the Jones men didn't have enough brains." (This was in reference to the throwing of rotten eggs from the gallery at John P. Grace, mayor of Charleston, when Mr. Grace spoke re-

Charleston, when Mr. Grace spoke recently in the theatre here.)

"It was a great crime." the speaker went on, "when in Spartanburg some people howled down a speaker, but at Manning, when the mayor stood in the crowd and let Jones whelps howled down, he was a great man."

Puts G. K. on Johnson.

Governor Blease in passing put his o, k. on Olin L. Johnson, mayor of

o. k. on Olin L. Johnson, mayor of Spartanburg, who has been severely criticised because of his attitude in regard to the disorder at the Grace meeting. "You'll never have a more honorable man," said the governor. "nor greater friend of the poor man than Spartanburg has in the mayor's chair right now. You're going to send him up higher, too."

Jones, Blease said, was one of those

who voted to retire Wade Hampton, let some of the same crowd who swor they would never vote for a man who voted against General Hampton were now lined up behind Jones. He says the Daughters of the Confederacy are praying for him. Yes, and the Sons of the Confederacy and those who fought in the war are not praying so much but they are voting for Cole Blease. I suspect that some of those same Daughters of the Confederacy had better be praying for their husbands, who lie around the clubs in Columbia and play poker and in other than the clubs. get drunk

Repeats Old Charge. Repeating his familiar declaration at Judge Jones wronged General Hampton by crediting Irby instead of Hampton with "stamping out inde-pendentism," the speaker said, "Let's see what Irby said of your fellow-townsman, John Gary Evans," and read from a memorandum a string of epithets including "traitor," "liar," and several other terms of like sever-ity. He did not say when or in what circumstances this language was used

by the late Senator Irby.

Cites News and Courier.

Governor Blease read an editorial printed in the Charleston News and Courier of April 17, last, in which the courier of April 17, last, in which the courier of April 17, last, in which the courier of April 18, and the Atlanta decourier of April 19, and the Atlanta decourier of method employed by the Atlanta detectives engaged in the Beach case at Aiken by Solicitor Gunter and Mayor Gyles was cirricised, "Yet after that," said the governor, "they published on me a dirty, filthy story that was not fit to rea din the humblest negro fit to rea din the humblest negro hovel in the state. In one case, it was to convict a millionaire, in the other to hurt me for political purposes. Then it was 'Anything, Lord, to beat Blease!' "The speaker deciared Jones would never be elected governor, because th people would not make "that man" governor in name only and let "Gonzales" be governor in reality.

ernor in reality.
"They quoted," he said, "from Tillman today. They've been doing everything they could to get him to come out against me. But they'll come out against me. But they'll never find Ben Tillman lined up with that gang that runs The State and The Spartanburg Herald. Jones says that if you take the 'nigger" out of my speech, there's nothing but froth left, but I found out today that if you take the corkscrew out of his pocket, he has no brains left." Judge Jones, the governor said, had not told him, because he was afraid "Gonzales" other counties, though he did not would take him out and spank him, whether or not he would order out mostly of his own record. It was in militia to defend a negro who laid his the course of a categorical reply to hands on a white woman.

Sarcastic on Grace. Sarcastically referring to the sup-port of Judge Jones' candidacy by T. H. Peeples and J. R. Earle, also

Tis music around on Jones' ground."
Replying to Judge Jones' declaration that specified persons, formerly legislators from this county, had voted with Judge Jones on the second till. ed with Judge Jones on the separate coach bill, the speaker said that all of these were dead but one, Stanyarne Wilson, "And he," said the governor, "is quietly sleeping in political private life. I'm satisfied if he were here he would say he was sorry he voted that way.

The governor declared that the men who earned their bread by the sweat of their brows would re-elect him, because he was the one whom the newspapers could not con-

afternon when he anonunced, in the course of the state campaign meeting, that heintended to swear out a war-rant shortly for the arrest of his op-ponent. Barnard B. Evans, under the

criminal statute regarding slander and libel which was enacted at the last session of the general assembly.

This declaration followed the repetition in Evans' address from the stand of highly scandalous charges against Mr. Lyon and various other persons which Evans has been made. persons, which Evans has been making at other meetings during the campaign. Mr. Lyon said he would not trouble himself today to make Bring glass vessels thoroughly cleansmore than a general denial of Evans' ed. misstatements, but he had asked friends on the stand to note Evans' utterances for future use, and pur- 46-tf

posed to ascertain, by a test of his case, whether such language could lawfully be used on the stump, or elsewhere. Mr. Lyon did not say when prosecution would be The case will be brought at Spartan-

Among the portions of Evans speech here which may figure in the promised prosectuion are the follow-

"If he (Lyon) can prove, by affida-vit, original record, word of mouth or any other means, that a dollar has been put into the pocket of George L. Salter by others than Frank & Son, of Augusta. Ga., (G. R. Rembert, J. Frank Lyon or anybody else to the contrary, notwithstanding) I will withdraw from this race. I had a transaction with a man in Saluda who tried to cheat me set of Saluda who tried to cheat me out of my fee, and I signed that check as agent and attorney in fact." This was in answer to allegations by Mr. Lyon, supported by certain documentary evidence, that Evans retained the proceeds of a check which had been sent by Frank & Son, money lenders of Augusta, to George L. Salter, of Saluda, through Evans, and which Evans endorsed and cashed without authority; the amount being wide and being made good by B. B. Evans' broth er, John Gary Evans, of Spartanburg after B. B. Evans had been threatenafter B. B. Evans had been interaced with criminal prosecution. Evans today displayed an application made by one George L. Salter to Frank & Son for a loan of \$150 o neertain land in Saluda county. The application designated Evans as "agent and atterney in fact for Salter." The check torney in fact for Salter." The check in question was endorsed, it is said Evans, attorney in fact

Other Sensational Statements. Other statements made by Barnard Evans today were such as this: went to the town of Saluda and branded a thieving sheriff as an infamous thief, a liar and a debauche of women, and I branded him be cause he stole my own receipt from my office. Yet your attorney general has the temerity to present cate from Saluda that B. B. Evans is not an honest man, and those men who signed it are composed of blind who signed it are composed of blind tigers, thieves, incendiaries and debauchers of women; especially two of them, E. W. Ables and B. W. Creuch, who has the temerity to run for the sente today. If the Aetna & Hartford fire insurance companies did their duty, they would be behind the bars as incendiaries. One was c in the act and compromised, other destroyed the libraries of all the attorneys of Saluda, Eugene W. Ables is lower than that." Here followed an unprintable charge against

Refers to Rev. Baggott.

Evans said, regarding his most serious charge against Mr. Able, that the facts were known to Rev. W. Baggott, of Inman. "If he doesn't prove it," he said, "bring him to Evans, and though he be a preacher, I will de nounce him as a falsifier."

"What is the record of your attorney general?" he asked, and proceeded to say that out of the more than \$1,365,000 assets of the state dispensions. ary less than \$250,000 was realized. though every dollar misspent in winding up the dispensary was taken from the school children, "and the man who would rob a child is the lowest creature that walks the earth

Heaping Charges Upon Lyon. "What else has he done as regards your sinking fund?" said Evans. The speaker referred to a recent resolution passed by the sinking fund com counsel in New York, Chicago or Bal-timore to aid in refunding \$5,500,000 of state bonds next year, and said "Did you ever hear of a more out rageous scheme to debauch the people in your life?"

Again, still referring to Mr. Lyon Evans said: "He paid B. L. Abney \$50,000 for signing a receipt for \$100.your common school

Tribute to James H. Carlisle. Mr. Lyon paid mangnificent tribute the late James H. Carlisle, presi dent of Wofford college, who was his preceptor for four years and to whom he ascribed much in his nature that favored law-loving, law-abiding and the speech of Barnard Evans that he announced his intention of prosecut-

Mayor Grace, of Charleston, Governor Blease lapsed into a parody:
"Amasing Grace, how sweet the sound There was considerable applause for

"Acte N. 442, Section I. Be it en-acted by the general assembly of the state of South Carolina: Any person who shall with malicious intent originate, utter or circulate or publish any false statement or matter concerning another the effect of which shall tend to injure such person in his or her character or reputation shall be deemed guilty of a misdemeanor and upon conviction shall be punished by fine not exceeding \$5,000 or by imprisonment for a term not exceeding one year, or by both fine and imprison whom the newspapers could not control.

Long continued applause broke out as the governor retired. His speech was the last of the day.

Lyon Gives Sensation.

Fraser Lyon, attorney general, provided the sensation of the day this at war, foy and piles. But Bucklen's Arnica Salve will banish piles in any form.

form. It soon subdues the itching, ir ritation, inflammation or swelling. I give comfort, invites joy. healer of burns, boils, ulcers, cuts, brulses, eczema, scalds, pimples, skin eruptions. Only 25 cents at Laurens Drug Co. and Palmetto Drug Co.

Harris Lithia Water for Laurens Coun-

ty People.

Residents of Laurens County will be furnished with HARRIS LITHIA wa-

Harris Lithia Springs Co., C. H. Pettus, President.

If opportunity knocks when you are not in, return the call--her acquaintance is worth cultivating.

THE BANK OF LAURENS

OPPORTUNITY!

Knocks at your door but once. Laurens Real Estate offers an opportunity unexcelled as an investment built on a solid foundation. Look these over and call around for a talk.

147 acres near Barksdale, S. C., \$20, per acre. Terms \$500.00 cash, the balance to be paid on the easiest terms possible, \$350, every year until paid in full, interest at the rate of six per cent.,

47.1-4 acres close to Friendship Presbyterian church, 6-room house, good out buildings, fine pasture, 30 acres in cultivation. Price of this place \$35 per acre 180 acres of good farming land 4 miles of Laurens, about

140 acres in cultivation, one tenant house, on the main public road leading to Reedy River Power Co. Price \$35.00 per acre. We have 7 miles from Laurens 65 acres of fine land, good dwelling and out building, within one mile of church and a

high school. Price \$40.00 per aere House and lot on Church St., 7 rooms, city water and

electric lights, Price \$3,000,00. 52 acres 24-3 miles north of Laurens, 2 tenant houses and barn, good well of water, spring and good pasture. This property is on 2 public cross roads. Price \$45.00 per acre.

40 acres, 2 miles of Laurens on Greenville road, nearly all of this land open. Price \$75.00 per acre. A good 6-room house on Irby Ave. in good shape. Newly

painted, lot 62 1-2 by 340 ft., facing Irby Ave. and Chestnut Price \$2350.00. 221 acres 3.1-4 miles of Laurens. Will sub-divide to suit

purchaser. Price from \$50.00 to \$60.00 per aere. 247 acres, known as the Davis Place, fine land. Will make bale of cotton to acre. Will cut to suit purchaser. Price rea

32.3-4 acres near Owings Station, S. C. 12 miles north of Laurens, belongs to W. W. Graydon, known as part of the Yeargin land, Price \$25,00 per acre.

House and lot on Martin St., 5 rooms, water and lights Price \$1,200.00, \$50.00 down, \$15.00 per month.
72 acres near Barksdale, S. C., nice little place, rents well.

Price \$20,00 per acre. Known as the Albert Burns Place. 270 aeres near Barksdale, S. C. Very good land, Could be made a nice place, Price \$20.00 per acre, \$89 acres near Barksdale, S. C., 2 good tenant houses, good

orehard, plenty of water, rents well, and on a public road, Price \$20.00 per aere 560 acres 5 miles of Laurens, good strong red land and

will sell at a big bargain. 3 lots, 67 ft. front, each running back 200 feet on Irby Ave. Price as a whole \$800,00.

101 acres, 2.1-2 miles of Laurens, 15 acres in timber. Rents for nine bales cotton. Price \$45.00 per acre 30 1-3 acres, close to Dials church, 20 acres in cultivation, Very well improved. Price \$40,00 per acre.

This is just a part of the property we have for sale. We have a number of vacant lots all over town, lots of them on Farley Ave. Better see us.

BISHOP & WOLFF

Laurens, S. C.

Of Interest to You!

We have moved our stock of goods into a specially fitted store-room in the Traynham building, two doors below Davis-Roper Co. We will appreciate a continuance of your patronage and can assure you of prompt and efficient service.

Palmetto Drug Company

W. H. WASHINGTON, Manager
