BERT H. AULL, Proprietors.

NEWBERRY, S. C,

THURSDAY, DECEMBER 26, 1889

THAT "BOYCOTT" AND "NEWSPAPER

The Press and Reporter, a newspaper published at Prosperity in this county, has been frothing and foaming all the fall at the Master and Probate Judge because they did not see fit to do their advertising in its columns. Heretofore we have not thought it our duty to pay any attention to the vile stuff it was about these officers, but the tirade in last week's issue of that sheet, on Judge Fellers, in which the newspapers of Newberry are brought in, makes it incumbent upon us to take

brief notice of it. In the issue of the Press and Reporter of last week Judge Fellers makes a plain and dignified statement of his reasons for awarding the advertising of his office as he does. In connection with this the editor of the Press and vile stuff in which he talks about a "newspaper trust," "want of backbone," "political influence" and all that sort, and even threatens Judge Fellers with the ballots of the people to force him to give his advertising to that newspaper.

In the first place we remark that the Press and Reporter, or any other paper published in Newberry, has no right to demand of a public officer any explanation why that officer does not give it his advertising. And as a matter of right it has no more claim upon the advertising of a public officer than it has of any individual. A public officer awards the advertising of his office just as an individual does, and that which can be had for the least money is not always the cheapest article.

The Press and Reporter and the newspapers of Newberry are private enterprises and why should the people be called upon to force a public officer to give the advertising patronage of his office to any private enterprise in order that the profits from such advertising may put money into the pockets of an individual. There is neither rhyme nor reason in it. He must act on the same principle as an individual and give his advertising to such paper or papers as give it the greatest publicity for the outlay of money.

If he can make such arrangement with one or both the newspapers at Newberry he has a right to do it. If the paper at Prosperity can meet the requirements of the case the officer has a right to contract for his advertising with it. But for a newspaper published either in Prosperity or Newberry to claim as a matter of right the advertising of either the Probate Judge or Master is utter nonsense.!

As to the "boycott" of which the editor speaks as having been placed upon him and his paper we have only to remark what a gentleman from the country suggested to us the other day in speaking of this matter, and we hope the editor will realize the truth of the of the remark. It was that if a boycott had been placed upon the editor of the Press and Reporter it was placed there many years ago, and that by nature herself when she was distributing

As a matter of fact there is no boycott placed upon the Press and Reporter by the Master and Probate Judge nor by the newspapers of Newberry. No more than by any individuals who give their advertising to the papers at Newberry and do not give it to the Press and Reporter. The people do not pay the money for the advertising done by the Probale Judge and Master. if the parties interested, and who pay hushed! for the advertising are satisfied, nobody else has any right to complain.

While Judge Fellers does not need not help remarking that the attack the eloquent and talented Grady has men, for they can appreciate just critiupon him personally is uncalled for. mean and malicious.

As to pluck and backbone Judge Fellers has more in his little finger than all that earthly ambition could hope high plain, and in judging men their the editor of the Press and Reporter for or desire. Two of the brainiest has in his whole person if it were all backbone and pluck. He has been proven in times that tried men and the great beyond. showed what stuff they were made of, and he has never shirked, or stood back when duty and his country called. He wears upon his person now an empty sleeve and the people amongst whom he has moved and lived all his life know what stuff he is made of, and unless we are decieved in the people of Newberry County the base and groundless assertions of the Press and Reporter can never shake the confidence and esteem in which he is held, by the people of his native county, to the service of whom he has given the best years of his life. Who is the editor of the Press and Reporter any how that he should make such an assault on a man likeJake Fellers? What claim has he upon the people of Newberry? What has he done for them that he should presume to ask them to use the ballot box to put men in office who will help his private business? We say it here and we will say it anywhere, that if Newberry County ever had a faithful, conscientious, and upright public officer, one who tried to perform his duties with partiality to none and justice to all, that man is Jacob B. Fellers. This much is said in regard to Judge Fellers without his knowledge or consent.

The very thing that the Press and Reporter condenins now he says would be right if the advertising were given it, and the newspapers at Newberry would have no right to "kick." Why then is the Press and Reporter kicking

trust here, and never has been, and when the Press and Reporter says there is it is an assertion which is, as a matter of fact, without foundation. The centre of all history. arrangements the papers have I ere for Let us enjoy the festivities as becom- county seat, the Judge says: the advertising of the Master and ing the event we celebrate.

Probate Judge were in existence long a and Aerrs before the Press and reporter was Press and Reporter was-where? We

tion. That is all there is in it. As we the paper of which you are the Editor, said before, that which is offered for the least money is not always the against me, I think it nothing but cheapest. But the editor intimates proper that I, injustice to myself, that he has a bigger circulation in the county than either of the newspapers in reference to the advertisements of at Newberry. That statement we be- which you complain. lieve is untrue. A large proportion of the people of this county have never seen his paper.

As a matter of fact there is a generous rivalry and lively competition between the newspapers at Newberry, but we are not controlled by sordid

Then the farmers are appealed to to break this trust because there is "political influence" at the back of the newspapers at Newberry. There are this time who are trying to pose as the friends of the farmer, and who are try- are circulated all over the county. Democratic ranks, so far as you refer Reporter makes reply in a column of to this paper, you say what is a malicious falsehood, and you know it to be that is a matter between you and them, one when you say it. The editor of lie officers about. this paper has made it a point to keep from these columns anything that vertisements are in without additional would show partiality to any candioccasion we said in these columns:

"The influence of this paper shall of any party within the party while it is under the present management, but we shall ever strive to stand on high ground, awarding to each man his best interests of the whole people. Whenever we become so blinded by parwe shall retire from journalism." Can the editor of the Press and Re-

the same thing? Ah, but he says "perhaps" this is true. Yes, and "perto make the people of one section of gratitude for the many kindnesses they this county array themselves against another section and to try to make the attempt to force the farmers into subfarmers believe there is a great big scribing for papers that they do not court house ring that they must crush, and in doing it they must crush out the papers at Newberry and support actually engaged in agricultural purthe Press and Reporter. More than suits or had an interest in them, it that. It is an unfair and contemptible | would very naturally be presumed that effort to injure our private business and the newspaper that we have werked interest advanced in any legitimate hard to build up. By insinuating that | way. the "trust" is something like the "jute trust" it is sought to take from us the patronage and support of the farmers, who have heard much recently of trusts. We have no objection to competition, and we want The Herald and News to stand on its merits. But such competition as attempts to insinuate itself into public favor in a manner as is attempted by the Press and Reporter in this instance is on a plane very low indeed, and much lower than we ever hope to descend. Only a small man, a very little man, who has not the interests of the county at heart, is capable

DEATH OF HENRY W. GRADY,

of such action.

News reached Newberry on Monday of the death of Henry W. Grady, editor of the Atlanta Constitution, at his home in Atlanta that morning.

He came home from Boston only a few days ago where he delivered a most eloquent address, and was taken sick immediately, which sickness resulted

The talented editor, the eloquent orator, the noble citizen, lies silent in It comes out of private individuals, and death. His pen silent—his voice forever

His death is a great calamity to the South, and to the whole country. It has not been a year since the gifted any defense at our hands, yet we can- Dawson passed over the river, and now | criticism. Criticism is helpful to wise gone to join the innumerable host. He cism, and are possessed of sufficient was yet a young man just entering, correcting their mistakes. The acts of you might say, a career that promised such men show that they move upon a editors in the South within a twelve months have passed into the realms of ticle substantiates the grave charges

> Truly the dealings of Providence are mysterious and beyond human ken. But "He doeth all things well."

> A brainy, eloquent and talented man has fallen, and we drop a tear to his

His own words-the tender and touching words he applied to the gifted Dawson we can now truthfully apply where the fault rests. If the Master to his own noble spirit: "Farewell, thou golden-hearted gentleman!"

CHRISTMAS.

The Christmas tide is upon us. Many happy children will go to bed on officers ought not to hesitate in taking Christmas eve to dream of Santa Claus a stand. The Jute Trust, with all of and the many nice things he will bring them during the night, and it is right history and fate shows what the peothat it should be so. In many homes, however, there is a vacant chair. A an injustice is being perpetrated. The happy heart that was there last year to enjoy the good things will be missed in that family this Christmas tide. The great world moves on and all is forgotten, but the family or the father and mother, around whose hearth the the patronage of their offices. absent one is not, never forgets the one whose place is not filled and there is to enter into a controversy, and desidness there. But with faith in him and the happy meeting in the by and

The Boycott Explained.

started, and when the editor of the [From the Press and Reporter, 18th.] F. V. Capers, Esq., Editor of the Press and Reporter, Prosperity, S. C.: dont know. It was simply a business | Press and Reports, | Dear Sir.—I have never participated transaction. We told the officers we in a Newspaper controversy, nor do would do their advertising for a certain I propose to do so now. But since you amount. They accepted the proposi- have seen proper to use the columns of pose of making some very grave charges should through the same channel make some statement by way of explanation

I give my legal-advertisements to the Newspapers published at the county seat. I thought you knew, and had proposed that all three of the papers published them and divide the one price between them, which the papers here declined to do. (Of course they had a right to decrine it they saw proand selfish motives and petty jealousies. per to do so.) In the first place understand the intention of the law to be that these advertisements should be given as much publicity in the county possible without unneccessary expense. Acting under this conviction I many people, politicians and editors at have given them to these papers, for the reason that both papers will publish and charge but the one price and both

You do not seem to understand why

ing to get on the farmer's wagon, and I were to give them to you also, it that is your scheme, is it? The farm- would subject the estates under proers are not such fools as to be gulled by cess of settlement in the Probate Court, every upstart who comes along and see the necessity for, and which I do not think would be right. If I were to you say there is political influence back give them to you instead of these they would only be published in one paper, of the newspapers at Newberry, mean- and that paper having very little circuing some faction or party within the lation in the upper half of the county. If these papers will not take you into their arrangement and divide with you,

Of course the more papers these ad As to your charges of partiality and date or faction within the Democratic selfishness, I would have you distinctly party. Our aim has been to keep har- understand that I claim to move upon mony within the ranks, and on a former a higher plane than to allow myself to be actuated by any such sordid motives in discharging the duties of a public office in which the whole people of the never be given to further the purposes county are interested. It has ever been my earnest endeavor since I have been in office to discharge its duties faithfully, fairly and impartially to the very

best of my ability.

If I were to yield to the promptings rights and keeping an eye single to the of my own personal feelings it would partiality to the people of that section of the county, where I have spent most tisanship as not to be able to do this of the best days of my life, with whom I have been intimately associated from my earliest childhood, among whom I have always had so many true and deporter say truthfully that he has done voted friends who never failed to do me a kindness when opportunity offered. I would feel that I was guilty of the basest ingratitude if I did not at all haps" he has a purpose in such flings. times remember them with the very The whole motive of all this tirade is warmest feelings of friendship and

have done me. As to the insinuation that I would want is equally absurd. Born and raised as I was on a farm myself, and having the most of my life either been farmer, and would be pleased to see his I certainly think that you had to

draw very largely on your imagination to reach the conclusion that I had any inclination to put any obstacle in the way of the advancement of the interest of the farmers, and I might add, or any other class of good citizens. I hope this little explanation will be satisfactory to you and that you will not in the future allow that fertile imagination of yours to demoralize

your better judgment.

J. B. FELLERS. Newberry, S. C., Dec. 6th, 1889.

COUNTY OFFICERS WITHOUT THE NE CESSARY BACKBONE TO CONTROL

THE PATRONAGE OF THEIR

We are pleased and surprised at the foregoing attempt to explain the boycott. Pleased that the Judge has responded to the Press and Reporter's invitation to make an explanation, and surprised that one holding the responsible position of Judge of Probate did not write a stronger article. The Judge's introductory remarks-"I have never participated in a newspaper controversy"-indicate that he felt inade quate for the task before him ; hence the apology in advance. Doubtless

the Judge finds comfort in the fact that he is not the only man who has a poor out when on the wrong side of a controversy. It appears to us that the Press and Reporter's article of November 27th has made the Judge somewhat sensitive, but he must remember that the acts of public officers are opened to courage to profit by it to the extent of

acts are much better criterions to go by

than their words of self praise.

We claim that the Judge's own arof the Press and Reporter. He confesses that be gives the two papers published at the county seat the patronage of his office, and endeavors to excuse himself for so doing. His excuses are humiliating indeed, for in them he virtually acknowledges that he is at the mercy of the Newspaper Trust formed by the newspapers at the county seat for the purpose of controlling the county printing, and the confession reyeals the fact that want of backbone is and Probate Judge had the pluck to take the patronage of their offices from the Newspaper Trust for awhile, it would soon weaken. True their would be some risk to run. Perhaps their is political influence back of the Newspaper Trust at the county seat. But the Trust should be put down, and the its strong props, could not withstand the united efforts of the farmers. Its ple can and will do when they feel that centering of too much power in certain

There is no good reason why the Judge of Probate and Master of Newberry County should allow the newspapers at the county seat to control

directions will not be tolerated by the

The Press and Reporter did not care Probate Judge and Master were visited, whose birth is commemorated on this and the proposition was made to them occasion, they can look to the future that the patronage of their offices be divided between the three payers. The Newspaper Trust as the Judge admits in his communication declined to sub-Christmas should be a time of joy for mit to any such arrangement. The it commemorates an event which is the proposition was a fair one, and as the centre of all history. The coming into Judge of Probate and Master failed to so vigoronsly?

Now as to that newspaper trust at Newberry. There is no newspaper trust here, and never has been, and the event of the future. Those who lived before his coming looked forward to it as the event of the future. Those who lived believe the officers for allowing the event of the future. Those who lived believe the officers to be controlled by the event of the future. Those who lived believe to be controlled by the event of the future. Those who lived believe to be controlled by the event of the future. Those who lived believe to be controlled by the event of the future. Those who lived believe to be controlled by the event of the future. Those who lived believe to be controlled by the event of the future. Those who lived believe to be controlled by the event of the future. Those who lived believe to be controlled by the event of the future. Those who lived believe to be controlled by the event of the future. Those who lived believe to be controlled by the event of the future. Those who lived believe to be controlled by the event of the future. Those who lived believe to be controlled by the event of the future. Those who lived believe to be controlled by the event of the future. Those who lived believe to be controlled by the event of the future. ing to the Newspaper Trust at the

hey have themselves to blame. Refer-ng to the Newspaper Trust at the county seat, the Judge says:

"If these papers will not take you the cuticura Anti-Pain Plaster. 25 cents

≪S. B. JONES≫

IS OPENING THE MOST COMPLETE STOCK OF

AND FANCY GOODS

YOU WANT FIRST CLASS--

→Candy, Nuts, Raisins or Fruits of Any Kind BE SURE TO EXAMINE HIS XMAS STOCK GIVE HIM A CALL.

[Special to the Charleston World.]

the secretary in that connection.

Telegrams were received from Char-

leston to-night by Mr. Johnson from

plans for the distribution of the patron-

age of that office, without the consent

of Mr. Johnson. He has as his slate

The Sunny South.

NEW ORLEANS, Dec. 20 .- The weath-

r continues warm, partly cloudy and

The maximum temperature vester-

CRIPPLING THE COAL TRADE.

shaft and Back Bridge colleries owing

There is a total lack of orders for

hard coal in the market and the stop-

page of mining is therefore necessary

The mine owners admit that the pro-

pect for the trade is worse than for

NOTICE OF ELECTION.

STORES TO RENT.

THE STATE OF SOUTH CARO

LINA, LAURENS COUNTY .- IN

Thomas Floyd as Adm'r of Henry

to aid in payment of debts, &c.

DURSUANT TO AN ORDER IN

public outcry, at Newberry Court

House, South Carolina, on salesday in

January, 1890, during the legal hours

for such sales, the following described

All that tract or plantation of land

situate, lying and being in the County

of Newberry, and State aforesaid, con-

taining one hundred and forty-five

acres, more or less, and bounded by

lands of F. H. Dominick, the property

of the estate of Henry Floyd, deceased

Randall Goggans and Henry Coleman.

allowed to pay his whole bid in cash,

otherwise, he will be required to pay

one-fourth in cash, and give a bond for

the balance, payable in one, two and

three years, with interest from day of

sale, secured by amortgage of the prem-

Master's Sales.

STATE OF SOUTH CAROLINA.

Marietta Patton, Adm'x, vs. Joseph F.

Burton, Adm'r, et al.

in the County and State aforesaid, the

Lot No. 1-Containing One Hundred

and Seventeen Acres, and bounded by

the Belfast Road, lands of Henry Bur-

Lot No. 2-Containing One Hundred

and Seventy-six Acres and a Fifth,

and bounded by lands of the estate of

. M. McClung, A. J. Longshore, Lot

No. 1, C. Reeder's land and Lots No. 4

and No. 5. (A right of way twenty feet wide to Lot No 5 on Western side re-

Lot No 3-Containing Ninety Acre

and Four-fifths, and bounded by lands

of estate of John Satterwhite, Mrs-

Lot No. 4-Containing One Hundred

and Forty-five and 35-100 Acres, and

bounded by Lot No. 13, estate of James

McClung, Lots No. 2 and No. 5 and

Lot No. 5-Containing One Hundred

and Thirty-eight Acres and Eighty-five

Lundredths, and bounded by Lots No.

and No. 2 and by lands of L. W

TERMS: The purchaser has leave to

pay the whole bid in cash-otherwise

ne-third of the purchase money must

be paid in cash, and the balance, pay-

able in one and two years, with inter-

est from the day of sale, to be secured

by a bond and mortgage of the prem-

ses. The purchaser to pay for all pa-

Master's Omce, II Dec., 10

Catober 22nd, 1889.

Presbyterian Church. Terms easy.

SILAS JOHNSTONE, Master.

O. B. MAYER, JR.

Johnson and Lot No. 4.

ands of J. E. Pitts.

Floyd and J. E. Pitts.

following lots or parcels, viz.

ton's estate and of L. W. Floyd.

COMMON PLEAS.

COUNTY OF NEWBERRY .- IN

Judge of Probate, Laurens County.

ises. Purchaser to pay for papers.
A. W. BURNSIDE,

Terms of sale: Purchaser will be

the above stated case, I will sell at

session given 1st January, 1890.

Apply to Dec. 20, 1889.

Defendants.

property, to wit:

PROBATE COURT.

Jos. L. KEITT.

J. S. FAIR,

Cierk of Council

to the state of the coal trade.

Mr. John Ostendorf as deputy.

tiom by the Senate.

first of next week.

hreatening rain.

Johnston Appointed Collector. into their arrangement and divide with

you, that is a matter between you and them, and not one to make war on public officers about."

No, sir; the Press and Reporter will not allow you to shift your responsibility in any such manner. You were lected Probate Judge, and not the Newspaper Trust. You are the proper one to control the patronage of your office. The Press and Reporter is not looking to the Newspaper Trust. It is looking to you.

Now, Judge, what you say about your feelings for the people of this section of county, the time when you followed the plow, &c. &c., is mighty pretty and touching talk, but unless your acts convince old friends and acquaintances that the forming of new ties has not caused you to forget your first love, there is great danger of attacks of absent-mindedness on their part at a time when you would like for them to remember you.

We cannot speak positively, but have reason to believe—unless the Trust has a very small circulation in the city according to population-that the Press and Reporter has a larger circulation in the country than either one of the papers published in the city of Newperry. It is natural to suppose that the two papers forming the Trust, to a very great extent, circulate in the same \$100,000. He will leave for home the sections of country. If one paper at the county seat and one at Prosperity was selected for advertising purposes, then that part of the law requiring advertisements to be "given as much publicity in the county as possible" would be complied with. Of course, such action would require the officers to slight one of the papers published at the county seat.

Has it ever occurred to the Probate Judge and Master that the Newspaper Trust would have to publish the advertisements free just like the Press and Reporter has to do now, if it did not accept such terms for the same as they might make? If the Probate Judge and Master would take the control of the advertising patronage of their offices out of possession of the Newspaper Trust, as it is their duty to do, and offer it to the three papers, the Press and Reporter would only claim its pay for a third and let the other go back to the estates. Would'nt this solve the problem? The advertisements would receive as much publicity as before, and the cost would be two-thirds less than what it had been previously. The Trust would have no right to kick, if it refused to take what was offered to

We are sorry, Judge, that the Press and Reporter's article of November 27th so badly "rattled" you that you mistook solid facts for the productions of a "fertile imagination." Under the circumstances we will have to excuse

THE LEGISLATURE.

The Legislature adjourned on Tuesday morning to let the members get home in time for their Christmas dinner. The Clemson college bill was passed by some amendments in the Senate; and so far as Legislstive enactment goes we have an agricultural col-The bill, as it passed, we will publish in full next week. The one-half of the land scrip fund,

with its annual income of \$5,700, goes to the Clemson college, being held for THE BOYCOTT AND NEWSPAPER | the State by six trustees chosen by the Legislature. The Hatch bill fund of \$15,000 a year

is given to the college, to be held by the six trustees elected by the Legisla-Instead of the proceeds of the sale and lease of delinquent lands by the Sinking Fund Commission, the sum of \$15,000 is appropriated for the purpose

of the building and maintenance of the Ten thousand dollars is appropriated from the money arising from the privilege tax on fertilizers for the year ending Oct. 31, 1889, and \$15,000 from the same source during the year ending

Oct. 31, 1890. The total direct appropriation out of he treasury to the Clemson college is \$43,000—\$15,000 in place of the sinking fund money at first proposed, and \$25,000 of the money arising from the privilege tax and \$3,000 appropriated last year in the bill accepting the be-

The high-liquor-licence bill was killed n the Senate by a vote of 16 to 14. A bill was adopted providing for the efunding of the State debt by 1893. The bill proposing separate coaches for whites and colored was killed in the

Baby One Solid Rash

Ugly, painful, blotched, mailcious. No rest by day, no peace by night. Doctors and all romedies failed. Tried Cuticura. Effect marvellous. Saved his life Cured by Cuticura

Our oldest child, now six years of age when an infant six months old was attacked with a virulent, malignant skin disease. Al ordinary remedies failing, we called our fam-ily physician who attempted to cure it; but it spread with almost incredible rapidity, un-til the lower portion of the little fellow's peron, from the middle of his back down to his son, from the middle of his back down to his knees, was one solid rash, ugly, painful, blotched and malicious. We had no rest at night, no peace by day. Finally, we were advised to try the CUTICURA REMEDIES: The effect was simply marvellous. In three or four weeks a complete cure was wrought, leaving the little fellow's person as white and tealthy at though he had never been attacked.

healthy as though he had never been attacked. In my opinion, your valuable remedy saved his life, and to-day he has a strong, healthy child, petfectly well, no repetition of the dishild, petiectly seemed, ease having ever occurred.

GEO. B. SMIPH, Att'v at Law and EX-Pros. Attjy, Ashland. O Boy Covered with Scabs My boy, aged nine years, has been troubled all his life with a very bad humor, which appeared all over his body in small red blotches, with a dry white scab on them.

red blotches, with a dry white scab on them. Last year he was worse than ever, being covered with scabs from the top of his head to his feet, and continually growing worse, although he had been treated by two physicians. As a last resort. I determined to try the CUTICURA REMEDIES and am happy to say they did sil that I could wish. Using them according to directions, the humor rapidly disappeared, leaving the skin fair and smooth, and performing a thorough cure. The CUTICURA REMEDIES are all you claim for them. They are worth their weight in gold.

GEGRGE F. LEAVITT, Andover, Mass.

Cuticure Resolvent. The new Blood Purifier and purest and best

umor Remedies, internally, and CUTI-t, the great Skin Cure, and CUTICURA an exquisite Skin Beautifier, external-SAP, an exquisite Skin Beautiner, exception, y, speedily, permanently and economically are in early life Itching, burning, bleeding, scaly, crusted, pimply, scrofulous, and hered-ity humors with loss of hair, thus avoiding coars of torture and disfiguration. Parenst

oar, 2 c.; Resolvent, \$1. Prepared by the forter Drug and Chemical Corporation,

HOW MY SIDE ACHES! Aching Sides and Back, Hip. Kid-ney and Uterine Pains, Rhumatic, Spiatic, Na Igic, Sharp and Shooting Master's Sales.

STATE OF SOUTH CAROLINA. WASHINGTON, Dec. 20 .- The long COUNTY OF NEWBERRY-IN COMMON PLEAS. looked for appointment of collector of customs of the port of Charleston was Robert L. Luther and Dudly M. Langford vs. Thomas W. Gallman. made to-day. Mr. T. B. Johnson, who is the successful candidate, is now in Foreclosure.

the city. He stated to your correspondent to-night that he never had the BY ORDER OF THE COUR. ORDER OF THE COURT slightest fear of not being appointed. He was notified several days age to will sell at public outcry, before the come on here to have an interview with Court House at Newberry, on the first Monday in January, 1890, all that tract The South Carolinians, who are reof land, the property of the defendant presented in the city, both Democrats in the County and State aforesaid, containing one hundred and fifty-four and Republicans, speak in the highest terms of the appointment. Senator Butler assured Mr. Johnson that there acres, more or less, and bounded by lands of David Henry Wheeler, John will be no opposition to his confirma-Lominick, sr., and others.

Terms: The purchaser may pay the Bob Smalls, who is also in the city, whole bid in cash; otherwise one-half seems somewhat disappointed over the of the purchase money will be required selection of Mr. Johnson in place of in cash, and the balance payable at Col. Wallace, his candidate. He stated twelve months, with interest from the to-day that although Johnson was not day of sale, to be secured by a bond his candidate, he would accept the reand mortgage of the premises. Pursult. Contestee Tom Miller speaks in chaser to pay for papers. the highest terms of the appointment.

SILAS JOHNSTONE, Muster. Master's Office, 11 Dec., 1889.

business men there congratulating him, STATE OF SOUTH CAROLINA, COUNTY OF NEWBERRY.—IN COMMON PLEAS. and stating that they would go upon his bond, which is to the amount of David R. Phifer, Plaintiff, against John Contestee Miller is now laying his Rice, Defendant.

Complaint to Forcelose Mortgage. BY ORDER OF THE COURT herein, I will sell at public outcry before the Court House at Newberry, on the First Monday in January. 1890, all that tract or plantation of land in the County and State aforesaid, containing Eighty-six (86) Acres, more or less, and bounded by lands of Albert Anderson and lands of the estate of D

R. Phifer and others. TERMS: The purchaser will be relay was 76, to day 72 making 17 con- quired to pay in cash one-half of the purchase money, and to secure the secutive days that the temperature has balance, payable in one year from the been 70 or above; the warmest period day of sale, with interest from that on record in December in New Orday, by a bond and mortgage of the premises, and to pay for papers. The purchaser will be allowed to pay al

SHAMOKIN, PA., December 20-This evening work was stopped at Neilson SILAS JOHNSTONE, Master. Master's Office, 14 Dec., 1869.

STATE OF SOUTH CAROLINA, COUNTY OF NEWBTRRY.—IN COMMON PLEAS. Emma Mahon vs. Eliza K. McKellar. Partition.

BY ORDER OF THE COURT herein, dated 16th November, 1859, New Advertisements. I will sell at public outcry, before the Court House at Newberry, on the first A LL THE LEGAL VOTERS OF Rutherford School District are County and State aforesaid, and y notified that a meeting will be fronting on the Steam Mill and Black Jack road, in parcels as follows: held at M. D. Suber's, on January 14 1890, at 10 o'clock, for the purpose of Lot No. 1. Containing seventyvoting a supplemental tax for said eight acres and ninety-nine hundredths, and bounded by lands of the estate of Mary N. Fair, T. M. Lake's estate, J. G. Chairman Board of Trustees.

Rikard and lot No. 2. Lot No. 2. Containing thirty-five acres and thirty-eight hundred ths, boundedby lands of the estate of Mary THE TWO LARGE STORES UN-N. Fair, and by lots No. 1 and No. 3. der the Opera House, now occu-Lot No. 3. Containing forty-one and pied by O. Klettner, are for rent. Pos-64-100 acres, and bounded by lots No. 2 and No. 4, and lands of estate of Mary

Lot No. 4. Containing thirty-four and 30-100 acres, and bounded by lots No. 3 and No. 5, and by lands of estate of Mary N. Fair. Lot No. 5. Containing eighteen and 50-100 acres, and bounded by lots No. 4

Floyd, dec'd, and Thomas Floyd and No. 6, and lands ot estate of Mary individually, Plaintiff, against Betsy N. Fair. Floyd, Emanuel Floyd and others, Lot No. 6. Containing nineteen and 31-100 acres, and bounded by lots No. Complaint to marshal assets, sell land 5 and No. 7, and by lands of the estate

of Mary N. Fair. Lot No. 7. Containing sixteen and 94-100 acres, and bounded by lot No. 6 and lands of estate of Mary N. Fa: . Also, a lot of land in the town of Newberry, fronting on Gauntt street, containing one acre and a half, and bounded by lands formerly of the estate

of Judge J. B. O'Neall. These lots of land will be sold by plats thereof which may be seen in the Master's office, and will be exhibited at the sale.

Terms: The purchaser will be required to pay one-third of the purchase noney in cash, and to secure the balance payable in one and two years, with interest from the day of sale, by bond and mortgage of the property The purchaser to pay for papers. SILAS JOHNSTONE, Master,

Master's Office, 11 Dec., 1889. STATE OF SOUTH CAROLINA COUNTY OF NEWBERRY.-IN COMMON PLEAS.

James S. McClung et al against Clara Estella McClung. Partition.

Partition.

PY ORDER OF THE COURT herein, dated 16th November, A. D., 1889, I will sell at public outery before the Court House at Newberry, on the first Monday in January, 1890, all that tract of land in

ORDER OF THE COURT the County and State aforesaid, conherein, dated 9 November, 1889, taining seventy (70) acres, more or less, will sell at public outery before the and bounded by lands of A. J. Longshore, lands formerly of Henry Burton, Spencer McClung, W. A. Senn, G. Z. Court House at Newberry, on the First Monday in January, 1890, of the real estate of Charles D. Burton, deceased, Terms. The purchaser will be required to pay one-third of the purchase money in cash, and the balance payable

in one and two years with interest from day of sale, secured by bond and mort gage of premises. Purchaser to pay for SILAS JOHNSTONE, Master. Master's Office, 11 Dec., 1889.

STATE OF SOUTH CAROLINA COUNTY OF NEWBERRY-IN COMMON PLEAS. George G. Dewalt against Wm. W Griffith et al.

Foreclosure.

BY ORDER OF THE COURT herein, dated 19th December, 1887, I will sell, at public outcry before the Court House at New berry, on the first Monday in January, 1890, all that tract of land in the County and State aforesaid, containing seventy-six acres, more or less, and bounded by lands of Elizabeth Griffith, Abram Moore, John McCullough and

Mary Griffith. Terms: The purchaser has leave to pay the whole bid in cash, otherwise, one- half of the purchase money must be paid in cash, and the balance payable at twelve months with interest from the day of sale, secured by a bond and a mortgage of the premises. Purchaser to pay for all papers.

SILAS JOHNSTONE, Master. Master's office, 11 Dec., 1889.

NOTICE.

settle their accounts. O. B. MAYER, Jr. October 22nd, 1889.

during the entire Fall, our stock of Clothing, including SUITS of every kind, and OVERCOATS, is larger than we desire it to be at this season of the year. We have, therefore, this day, Nov. 28th, put the Knife in our Clothing Department and cut prices down 10 to 25 per cent!

Rare Opportunity to Purchase

First Glass CLOTHING Second Class

Prices.

Come, then, and examine our Stock as MARKED DOWN, and if you have deferred buying until now, your hard-earned cash will go much farther than ever before. We have yet on hand a Magnifi-

cent Stock, including every kind of suit to fit all shapes and sizes both of men and boys. It makes no difference how large you or how small you are, we can fit you all the same!

VE PROPOSE TO CLOSE OUT OUR ENTIRE

Plantation Boots and Shoes at Manufacturers' Cost,

A Grand Line of Men's and Boys' Pants, to fit any man or boy in the County, ranging in waist from 28 to 48, and in inseam from 28 to 38.

Mark down "is the word," and if you will only call and examine our stock you will be convinced that we are not trying to humbug you.

Remember our terms during this reduction will be STRICTLY NET CASH TO ALL

SMITH & WEARN,

The Newberry Clothiers,

NEWBERRY, S. C. MAIN STREET, ATTENTION

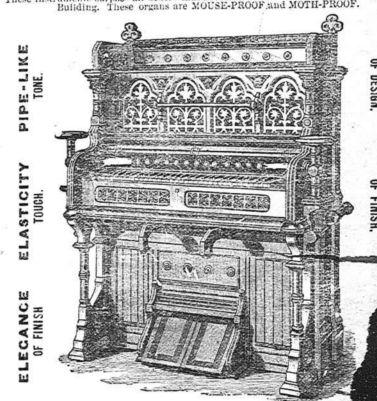
-ORGAN OR PIANO-

GRADE PARLOR AND CHAPEL ORGANS Manufactured by

DYER & HUGHES. FOXCROFT, ME.

AND SOLD EXCLUSIVELY IN SOUTH CAROLINA BY

KLETTNER These instruments surpass all others that have ever been offered in the History of Organ Building. These organs are MOUSE-PROOF, and MOTH-PROOF.



Every Organ Guaranteed for 5 Years by the Manufacturer Extra by O. Klettner. Purchasing the above Instruments gives you the ecciving 10 HOURS INSTRUCTION FREE OF CHARGE fr receiving 10 HOURS INSTRICTION FREE OF C SHACK ELFORD, who has a lifetime experience and can sation Call and see us before purchasing and you will be convinced and superiority of Quality. In every instance Satisfaction Respectfully. WE CAN SAVE YOU 820 ON EVERY PURCHASE.

With the cold cash we deal direct with manufacturexact the most that the potent dollar can squeeze out, a in all dealings save our customers the 25 per cent The problem with us is not how much profit we can

but how many goods we can sell, and how close we d down prices. We levy only the smallest living commission and v the prices for first-class goods down where they never r

before in the market of old fogyism and big profits.

We are Ready for the Fall Trade

Come when you will and you will find us busy as K Slow business and dead methods are not tolerate; Everything around us is on the move.

We have the largest stock of fall goods in town, consist

DRY GOODS, BOOTS, SHOES, CLOTHING AND GROCE in fact everything that is to be found in a first-class store. wi sund most polite attention shown to every one.

FLOYD & PURCELL.

HAVE OPENED A CHOICE line of Family Groceries, Confec Cigars and Tobacco, in Lane's Red Front Building opposite Mrs. S. A. Riser's. I will make you happy if you give me a call, as I will sell you goods cheaper than anybody. Call and be convinced. I will pay the highest prices for Country Produce.

> T. G. WILLIAMS. Main Street, Newberry, S. C.

\$95,000,000.

Do You WISH ANY OF IT? 11 D you do, procure a policy with The New York Life." It will give I of women in those who may apply you certain protection and sure profit. to me for relief. Those in advanced write to, or call on

A. P. PIFER, Newberry, S. C.

Settle Up.

All persons indebted to me will please call and settle at once, as I must have money. Very respectfully,

GYNECOLOGY.

ILEY W. FANT.

WILL CURE-THE DISEASES FOR SALE.

ALL PERSONS INDEBTED TO
All kinds of desirable policies written.

THAT BEAUTIFUL AND DESIRable residence in front of the signed, are notified that they must some and the residence in front of the signed, are notified that they must signed, are notified that they must some and the residence in front of the signed, are notified that they must some and the residence in front of the signed, are notified that they must some and the residence in front of the signed, are notified that they must some and the residence in front of the signed, are notified that they must some and the residence in front of the signed, are notified that they must some and the residence in front of the signed, are notified that they must some and the residence in front of the signed, are notified that they must some and the residence in front of the signed, are notified that they must some and the residence in front of the signed, are notified that they must some and the residence in front of the signed, are notified that they must some and the residence in front of the signed, are notified that they must some and the residence in front of the signed, are notified that they must some and the residence in front of the signed, are notified that they must some and the residence in front of the signed in the res cured, and the patients restored to good health in a few months.

P. B. RUFF, M. D.