### The Herald and Hens

ELBERT H. AULL, EDITOR.

ELBERT H. AULL, Proprietors.

NEWBERRY, S. C.

### WEDNESDAY, OCTOBER 19, 1892.

#### DEMOCRATIC TICKET.

FOR PRESIDENT: GROVER CLEVELAND. FOR VICE-PRESIDENT. ADLAI E. STEVENSON.

For Governor-B. R. Tillman, of

Edgefield. For Lieutenant Governor-E. B.

Gary, of Abbeville. For Secretary of State-J. E. Tindal,

f Clarendon.

For Attorney-General-D. A. Town-

send, of Union.

lerbe, of Marion. For Superintendent of Education-W. D. Mayfield, of Greenville. For Adjutant and Inspector General

-H. L. Farley, of Spartanburg.

COUNTY.

For State Senator: J. A. Sligh.
For the House of Representatives: Cole. L.
Blease, Jno. T. Duncan, W. D. Hardy.
For Sheriff: W. W. Riser.
For Clerk of Court: John M. Kinard.
For County Commissioners: Geo. B. Aull,
J. Chesley Dominick, Irby D. Shockley.
For Coroner: F. M. Lindsey.
For School Commissioner: Thos. W. Keiit.
Kor Treasurer: C. F. Boyd.
For Auditor: W. C. Cromer.

A VERY SAD CASE.

One of the saddest criminal cases that we have ever heard of was that of Miss Colie Fowler, tried in Columbia last week, when one Col. Morrow was put upon the defence charged with her destruction, or at least with the criminal intent of advising the removal of the fruit of his illicit love and supplying the means to that end.

Miss Fowler is said to have been a beautiful Southern girl-and a defenceless orphan-and he, Morrow, an aged yet handsome and dashing man of the world and a stranger in the city.

The defener was very ingenious and powerful in its lines of argument, but the prosecution was "thrice armed," having its "quarrel just."

There was a great deal of expert testimony in the case and much argumentation, but the case was so plain that no argument was needed. The prisoner stood a self-confessed falsifier, condemned by his own words.

Major Melton made the argument

by the following words of Mr. Cape in the prosecution of the case:

"Oh, gentlemen, it is sad that down into that grave they go and bring up that poor girl's record in their effort to show that her virtue was not stolen, robbed from her; that she was not deceived, but on the contrary that she was a common prostitute, and that, therefore, Col. Morrow had a right to know her true condition."

"No case, gentlemen of the jury," said Capt. Capers. "could be so solemn as that one which records the fact that a broken heart and stolen virtue are buried in the grave to-day with Colie

In the course of the trial it was clearly shown, we think, that Morrow not only deflowered the unfortunate girl, but deceived her with the false promise of marriage and then hastened her broken-hearted to an untimely grave by the effort to remove the result of her shame and his criminal act.

The verdict of the jury was "guilty," and the court sentenced the prisoner to six years in the penit ntiary. The prisoner blanched when the word "guilty" fell upon his ear, so certain was he of acquittal, it is said, and in answer to the court why sentence should not be passed, replied that he had nothing to say.

His attorney is moving for a new trial, pending which the prisoner may go out on bail in the sum of \$3,000.

Public sentiment in Columbia is against Morrow.

It is a pity that the proceedings in such lamentable cases, published in all their minuteness of detail, should go before the young in the public prints. It is not wholesome reading, and the press itself should offer some reform in this prurient desire on the part of the public for pernicious reading.

Mr. J. W. Bowden, the Third Party | his vote. man, has written a letter to the National Watchman, a Third Party paper published in Washington, on "the political situation in South Carolina." It is rather a remarkable document. He says: "With the beginning of this year the Democratic party was organized in this State by the farmers, with the expressed determination of defying the National Democracy if ample concession was not made to them on both platform and candidates." That is a rather remarkable statement, and something we never heard of before.

He then quotes the resolutions adopted by the May convention in regard to Cleveland as evidence of his statement, and asks whether "the delegates to Chicago had any right to pledge the vote of their masters, the white men of South Carolina, to Cleveland?" That same May convention adopted a resolution pledging support to the nominees of the Chicago convention, whoever they might be, and the people are going to stand by that action too, as Mr. Bowden will find out when the vote is counted.

But he says the trouble is with the

THE PHOSPHATE ROYALTY.

The daily papers tell us that the books of the State Treasurer show the following receipts from phosphate royalties during the past year. It includes every month except October:

5,737 22 January. 6,535 74 15,710 13 11,145 95 February .... 3,241 95 May .. 20,576 69 14,332 69 July .. 24,423 63 36,954 69 \$144,792 83

Mr. Blaine has spoken. He was at Mr. Reid's the other night in New York and spoke for the Republican ticket. Among other things he said: "I doubt, if since the government of the United States was instituted, anybody | Prohibitionists would like to make the For Treasurer-W. T. C. Bates, of at any time has seen what we call 'good times' so general taking, in so many interests and spreading prosperity through the whole domain of trade." For Comptroller-General-W. H. El- How does that strike you? Mr. Blaine ought to come down this way and spend awhile. He certainly would hear the cry of "hard times." But then possibly we complain too much. It has become somewhat chronic with us: The times are not near so hard after all For Congress, 2d District: A. C. LATIMER as we would sometimes believe. But there have been no "good times" consequent upon the Republican administra-

> The Blease Prohibition bill is now before the readers for amendments. "Draco" offers several this week. If there are any more amendments let them come. We are anxious to get it to its third reading so that we can forward it as amended to Gov. Tillman for his approval. The Columbia correspondent of the News and Courier says that prohibition is going to be the big question before the next Legislature. The question, as voted on in the primaries, was for prohibition and not for a restriction or regulation of the sale. The question is prohibition or structed for prohibition; what are you going to do about it?

Mr. L. H. Wannamaker, in announcing his connection with the Orangeburg Enterprise says, "we shall conwhich unmeritorious men are foisted upon a confiding constituency."

The caucus was mighty in the last campaign. You surely have forgotten about that, contemporary. But The Herald and News is with you. We did what we could against this plan for the defense and Captain Capers during the past campaign, and shall Newberry County on Tuesday, the 8th An idea of the defense is suggested fight it again when occasion presents.

and by. They will see that they have been worked and ridden by the politicians and the politicians got there and the people got left. But it will not always be so.

The Cotton Plant has been leased for term of years to Mr. J. W. Bowden, the Third party man. That means, of course, that it is to be run, politically, in the interest of the Third party. It is said that the directors reserve the right to control its politics, but surely they could have found another than a Third party man to run the paper for the farmers. The Alliance is non-partisan, but political. Mr. Bowden may not in the paper advocate Weaver, but he will advocate the principles of the party, whose exponent Weaver is, and what is the difference. He, himself, will vote for Weaver if he can find enough men to put out as electors.

Why could not Superintendent Mc-See put the old Laurens on through to Columbia again as it once was, giving us an early morning passenger train to Columbia from Laurens and return in the evening? It would be a great convenience, and we beleive it would be the best patronized train on the R. & D. in this section. It would also be a great convenience to the Laurens people. What say you Capt. McBee? Wouldn't Laurens be pleased with such a sched-

Hunt up your registration certificates. It is important that the full Democratic vote be polled in order to avoid accidents. The solid South is necessary to secure the election of Cleveland. There may be a Third party ticket for electors put out at the last moment. Let every Democrat be prepared, and go to the polls and cast

The general election is drawing near. As yet we have heard nothing of a Third party ticket being put in the field. But the Democrats better keep themselves in readiness to meet the enemy when it appears. It may be sprung at 'the last moment. South Carolina must be safe for Cleveland.

The Pickens Sentinel announces that t has reached its majority, having borne the storms of twenty-one winters. The Herald and News extends its congratulations and hopes the Sentinel may continue its bold championship for the right for many summers vet to come.

Have the candidates for electors signed the pledge as required by the last State convention to cast their votes for Cleveland? There should be no doubt about this. We should, as Democrats, know that we are voting for Democrats.

The "leaders," Mr. Bowden, are receive boxes, instructions, poll lists, Democrats "this year." What they etc.

NO VETO IN IT. Boasts of the Prohibitionists that they Control Both Branches of the Legislature and can Pass any Law they See Fit.

[Special to News and Courier.] COLUMBIA, October 16 .- The prohibition problem will unquestionably be the most important that will come up at the approaching session of the Leg-islature. Ambitious legislators are already framing bills with which they hope to rid the State not only of bar rooms, but of the entire liquor business. The Blease bill, which was published this week, does not seem to give satisfaction to the orthodox Prohibitionists. They claim that such a bill would not, if passed, stop the general sale of liquor. In other words it would make apothecary shops branch offices of the United States treasury department, at least as the money-making capacity was con-

The leaders of the prohibition movement will introduce a bill, similar in most of its details with the Child's bill which met with an untimely fate in the Senate last year. If they could the bill even more rigid than that of last year. They feel absolutely confident as to their success this year. They have, they claim, over a three-fourths major-ity in both the House and the Senate, and that any sensible bill that they may introduce will be sure to succeed.
Governor Tillman, it is understood. is gathering up statistics about the liquor revenue of the State with the purpose of giving his views to the

Legislature, and very probably to carry out his idea that the revenue from liquor ought to be distributed between the cities and counties. In his message to the Legislature last year Governor Tillman sad: "Now, while I do not believe that it is practicable, or even desirable, to attempt the absolute prohibition of the sale of liquor in this State, no sen-

sible man will deny that one-half or three-quarters of the crimes committed in the State are traceable directly to the drinking of whiskey." He goes on to say that it us unjust and unequal to tax the county to pay the expenses of trying crimes for which

the sale of liquor was responsible and for which the cities secured the entire revenue. There are between seven hundred and eight hundred bar rooms in the State, but with the Senatorial bee buzzing in his bonnet it is not at all likely that Governor Tillman will interfere with any bill that may be passed by a ma-

jority of the House. The question now is, will the Legisno prohibition, and a majority has in- lators pass a rigid prohibition bill?

structed for prohibition: what are you Many say that the members when they get here will be shown the danger of passing such bill and vote against it. The entire question in a nutshell with many of them will be, "If I vote against prohibition can I get back to the House?" In many of the counties the majorities are so very small that demn the undemocratic, unfair, disin-there is no certainty how the Repre-tegrating, cowardly 'caucus plan,' as sentatives will vote. In Berkeley, Florsometimes conducted in our State, by ence, Kershaw, Lexington, Oconee, majorities have not run up to 250.

### Notice of Federal Election.

THE ELECTION FOR NINE I Presidential Electors, and a Representative in Congress from the Third fight it again when occasion presents.

day of November, A. D. 1892, under the people will see their rights by Newberry—Thos. E. Epting, D. W. . Kibler, J. B. Senn.

Gibson's—Jnc. C. Brown, Wm. H. Wendt, J. Y. Thompson. Glymphville-Moorman Ruff, Andrew J. Williams, J. S. J. Suber.

Maybinton—W. B. Oxner, Ben Hawkins, W. B. Whitney.
Cromer's Store—J. Willie Caldwell,
T. Drayton Ramage, J. Bachman Cro-

Whitmires-J. S. Spearman, Chas. Tidmarsh, Jno. P. Fant. Jalapa-W. H. Eddy, Sr., W. C. Swittenberg, Thos. B. Riser. Longshore's Store—L. C. Johnston. E. H. Longshore, J. Y. Floyd.

Williams' Store-J. R. Irwin, Jno. W. Sanders, Jno. C. Hipp. Dead Fall-Thos. S. Blair, J. S. Bickley, Jno. W. Reagin.
Prosperity—D. B. Cook, Jno. B.
Fellers, B. B. Hair.
Hendrix Mill—P. W. Sheely, J. E. Monts, A. B. Mills.

STATE OF SOUTH CAROLINA, COUNTY OF NEWBERRY—IN PROBATE COURT. Slighs-J. B. Kempson, J. W. P. Harmon, A. Noah Boland.
Jolly Street-J. W. Werts, L. L. By J. B. Fellers, Esq., Probate Judge. Moore, J. Lawson Fellers. Pomaria-F. E. Maybin, D. A. Ruff, Henry Counts. Walton-J. D. Crooks, Dan P. Werts, the Estate and effects of Semmes Doug-

I. S. Crooks. The above named managers of the Federal election will please qualify at their earliest convenience and call for the boxes in ample time. Polls will remain open from 7 a. m. to 4 p. m. JOHN C. GOGGANS,

R. C. MAYBIN, A. SINGLETON, Commissioners of Federal Election, Newberry, S. C., October 16, 1892.

### Notice of State Election.

A N ELECTION WILL BE HELD in Newberry County on Tuesday, the 8th day of November, 1892, for the following State officers:

1. Governor and Lieutenant Governor; 2. Other State officers; 3. Solicitor 7th Judicial Circuit; 4. Senator; 5 Representatives; 6. Clerk of Court; 7 Sheriff: 8. Coroner: 9. School Commissioner; 10. County Commissioners. The following persons have been appointed to conduct said election: Newberry-L. Q. Fellers, George W. Summers, W. H. Hunter. Gibson's-S. S. Cunningham, Jno. W. Wilson, Antine Buzbardt.

Glyphville-J. H. Smith, E. W. Reese, Stout N. Henderson. Maybinton-David A. Thomas, Will Nance, J. Berry Richards. Cromer's Store-Albert C. Sligh Charlton Cromer, James Duncan. Whitmires-J. S. McCarley, Clayton

Abrams, John M. Suber. Jalapa—Geo. C. Glasgow, Samuel Duncac, S. B. Aull. Longshore's-J. T. Davis, George A. Boozer, Frank Johnston. William's Store-William R. Keith, James F. Watkins, Theodore Daven-

Dead Fall-Jno. R. Perdew, I. H Boulware, Daniel Livingstone. Prosperity-Nathan H. Young, Lawson Wise, A. A. Nates. Hindrix Mill-J. Simpson Dominick W. P. Pugh, J. Lamb Hendrix. Slighs-James H. Wise, Lee J. Sligh,

George A. Metts. Jolly Street-W. B. Boinest, Tucker D. Livingstone, Jno. D. Singley. Pomaria-W. W. Berly, H. M. Livingstone, M. Hayne Folk. Walton-J. L. Hughey, T. M. Hentz,

H. P. Wedeman. Complaint to Sell Lands to Pay Debts. The above named managers of elections will please call at the office of G. G. Sale, Esq., on or before the 1st day of November, 1892, and qualify, highest bidder, on Monday, the 7th of

Jno. M. Kinard, Admr., vs. Wm. Maf-fett and others.

BY ORDER OF THE COURT herein, I will sell at public outcry, on the first Monday in November, 1892, before the Courthouse, at Newberry, all that tract of land in the county and State aforesaid, containing Twenty

ance, payable at twelve months, with interest from the day of sale, by a bond

Master's Office, 15 October, 1892.

By Hood's Sarsaparilla-Blood Poisoned by Canker. Read the following from a grateful mother:

My little boy had Scarlet Fever when 4 years old, and it left him very weak and with blood poisoned with canker. His eyes became so inflamed that his sufferings were intense, and Foreclosure.

for seven weeks he Could Not Open His Eyes. I took him twice during that time to the Eye and Ear Infirmary on Charles street, but their remedies failed to do him the faintest shadow of good. I commenced giving him Hood's Sarsaparilla and it soon cured him. I have never doubted that it saved his sight, even if not his very life. You may use this testimonial in any way you choose. I am always ready to sound the praise of Hood's Sarsaparilla because of the wonderful good it did my son." ABBIE F. BLACKMAN, 2888 Washington St.,

A Boston Boy's Eyesight

Saved-Perhaps His Life

HOOD'S PILLS are hand made, and are per-

OPERA HOUSE.

TWO Thursday and Friday

supporting the talented young Southern Actress,

MISS LILY PEARCE.

Opening with Bartley Campbell's

masterpiece in five acts, entitled,

The Galley Slave

and closing the engagement with the most laughable comedy ever

Little Ferret.

Popular prices will prevail-25, 50, 75.

PLEASE PAY UP.

A LL PERSONS INDEBTED TO us by note or account will please

call and settle the same at once as we

need money and must have what you

Don't put this matter off, but call at

FOR SALE.

NOVEMBER 10, AT 2 O'CLOCK, the Board of County Commis-

sioners will sell at the Court House, for

eash, the two iron safes formerly used

by the Clerk of Court and .obate

Judge; also book cases &c., all of which

GEO. B. CROMER, Clerk.

can be seen in the room in rear of the office of Clerk of Court.

CONTRACTS TO LET

NOVEMBER IST AT 10 O'CLOCK.

the County Commissioners will let the contract for making certain al-

terations and repairs in the Court

House, and the contract for furnish-

ng a number of chairs, desks, &c.

Specifications can be seen at my office. GEO. B. CROMER, Clerk.

WEREAS, SUSIE DOUGLAS

her Letters of Administration of

These are, therefore, To cite and ad-

nonish all and singular the kindred

and creditors of the said Semmes Doug-

las, deceased, that they be and appear before me, in the Court of Pro-bate to be held at Newberry Court

House, on the 1st day of November,

892, after publication hereof, at 11

clock in the forenoon, to show cause

if any they have, why the said Ad-

Given under my hand this 17th day

ministration should not be granted.

of October, A. D. 1892 J. B. FELLERS, J. P. N. C.

THE COURT OF PROBATE.

STATE OF SOUTH CAROLINA-COUNTY OF NEWBERRY-IN

WHEREAS, JOHN M. KINARD.

suit to me to grant him Letters of

Administration of the derelict Estate

and effects of Judson Rountree, de-

These are, therefore, To cite and ad-

monish all and singular the kindred

and creditors of the said Judson Roun-

tree, deceased, that they be and appear

efore me, in the Court of Probate to be

held at Newberry Court House, on the

29th day of November next, after pub-

lication hereof, at 11 o'clock in the

forenoon, to show cause, if any they

have, why the said Administration

Given under my hand this 12th day

J. B. FELLERS, J. P. N. C

Notice to Creditors.

A LL PERSONS holding claims against the estate of John N.

Koon, deceased, are requested to present the same duly attested to my

attorneys, Blease & Blease, on or be-

STATE OF SOUTH CAROLINA, COUNTY OF NEWBERRY.--IN PROBATE COURT.

John M. Kinard, as adm'r of Matthew

Executor of Anna Gray.

Gray against Walter F. Gray, as

YN PURSUANCE OF AN ORDER

of the Probate Court made herein,

MINNIE L. KOON,

Administratrix.

ovember next, one lot of land situated | Hundred and Eighty-seven and 30-100

fore the 15th day of November, 1892.

should not be granted.

of October, A. D. 1892.

as Clerk of Court, hath made

las, deceased.

hath made suit to me to grant

A. M. BOWERS & CO.

Central Drug Store.

once and save trouble.

Box Office opens Tuesday, 10 a. m., at

NIGHTS October 27 \$ 28

and Wheeler & Moseley.
TERMS—One half in cash; balance in mortgage of the premises sold, with

pay for papers. SILAS JOHNSTONE, Master.

STATE OF SOUTH CAROLINA,— COUNTY OF NEWBERRY—IN COMMON PLEAS.

taining two acres and a fifth, more or Scott streets.

Terms—The purchaser will be required to pay one-half of the purchase money in cash and to secure the payment of the balance at twelve months with interest from the day of sale by a bond and mortgage of the premises, with leave, however, to anticipate payments in whole or in part. The purchaser to pay for papers.
This lot may be sold in more par-

cels than one.
SILAS JOHNSTONE, Master.

STATE OF SOUTH CAROLINA-COUNTY OF NEWBERRY-IN COMMON PLEAS.

C. H. Breck, Plaintiff, vs. Y. J. Pope, et al, Defendants. Foreclosure.

sell at public outery, before the Court-house at Newberry, on the 1st Monday in November, 1892, all that lot of land, Intosh, and represented as part B, on plat made by F. B. Higgins, D. S.,

dated 28th August, 1856. TERMS-Purchaser will be required n cash, and secure the balance, payable in one and two years, with interto Master. Purchasar to pay for papers. SILAS JOHNSTONE, Master.

Master's Office, 11 October, 1892.

Cally R. Cannon, Plaintiff, vs. Carrie Cannon and others, Defendants.

Town of Prosperity. TERMS-The purchaser will be required to pay one-third of the purchase money 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 premises, with leave to pay the whole bid in Purchaser to pay for papers.

Master's Office, 11 October, 1892. STATE OF SOUTH CAROLINA-

Sarah E. T. Chick, Executrix, Plaintiff, vs. Louisa V. J. Farr, et al,

By order of the court, herein, I will sell at public outcry, in the following parcels to-wit:
Tract No. 1, of the plantation lands, containing Two Hundred and Forty-

William Wallace. Tract No. 2, containing Two Hundred and Forty-two Acres and 40-100 more or less, lying on Enoree River, bounded by tracts No. 1 and No. 3, and lands of Mrs. M. C. Caldwell. Tract No. 3, containing Two Hundred and Twenty-eight Acres and 41-100, more or less, bounded by Eno-I will sell at public outery in front of ree River, tracts No. 2 and No. 4, and the Court House at Newberry, to the | by lands of Mrs. M. C. Caldwell.

The Home Place, containing Three

Master's Sales.

STATE OF SOUTH CAROLINA— COUNTY OF NEWBERRY—IN COMMON PLEAS.

Acres, more or less, and bounded by lands of John Riser, deceased, Benjamin Counts, Ernest Sligh, Robert Sligh and William J. Sheely.

TERMS—The purchaser will be required to pay one-half of the purchase money in cash, and to secure the balance payable at twelve months with and mortgage of the premises—with leave, however, to anticipate payments in whole or in part. Purchaser to pay

SILAS JOHNSTONE, Master.

STATE OF SOUTH CAROLINA— COUNTY OF NEWBERRY—IN THE COMMON PLEAS.

Martin L. Strauss, Plaintiff, vs. Bun-yan O. Epting and others.

BY ORDER OF THE COURT, herein, dated 28th September, 1892, I will sell at public outcry, before the Courthouse at Newberry, on the 1st Monday in November, 1892, all those two separate lots or parcels of land, sit-uate and lying in the town of Pros-perity, County of Newberry, and State of South Carolina. The one containing Four (4) Acres, more or less, and bounded by lands of S. C. Barre, A. P. Dominick and Langford & Langford. The other containing One (1) Acre, with the buildings thereon, and bounded by Mill Street, the land of W. A. Moseley

leave to pay the whole amount of the purchase money in cash. Purchaser to

Master's Office, 11 October, 1892.

J. L. Dominick and others, Executors,

vs. G. M. Girardeau. Foreclosure. BY ORDER OF THE COURT herein, dated 30th March, 1892, I

will sell at public outcry, before the Court House at Newberry, on the first Monday in November, 1892, all that lot of land in the town of Newberry, in the County and State aforesaid, conless, and bounded by lands of Abe Foot, Proctor Todd and Vincent and

sell you these goods with

Master's Office, 12th Sept., 1892.

BY ORDER OF THE COURT, herein, dated 14 July, 1892, I will ying and being in the Town of New-erry, County of Newberry, State of South Carolina, fronting on Boyce St., 24 feet and 6 inches, with a width of twenty-four feet and eight-twelfths in the rear, bounded by Boyce Street, lots late of James M. Baxter, now M. A. Carlisle, Joseph Craft, now D. R. Phifer, A. C. Garlington, now James Mc-

to pay one-third of the purchase money est from day of sale and by bond and mortgage of the premises. The building to be insured and policy assigned'

STATE OF SOUTH CAROLINA— COUNTY OF NEWBERRY—IN THE COMMON PLEAS.

Foreclosure.

BY ORDER OF THE COURT, the day papers. will sell at public outery, before the Courthouse at Newberry, on the first Monday in November, all that lot or parcel of land lying within the corporate limits of the Town of Prosperity, containing Two Acres, more or less, and bounded by lands of Andrew P. Dominick, Mrs. M. E. P. Bowers and fronting on Elm Street, in the said

Building to be insured for \$500 and the policy assigned to the Master.

SILAS JOHNSTONE, Master.

SULAS JOHNSTONE, Master.

SULAS JOHNSTONE, Master.

COUNTY OF NEWBERRY-IN THE COMMON PLEAS.

Relief.

before the Courthouse at Newberry, on the first Monday in November, 1892, the real estate of Pettus W. Chick. ly ing in the County and State aforesaid six Acres and 93-100, more or less, and bounded by Enoree River, Tract No. 2, by lands of Mrs. M. C. Caldwell and

# ==: SOME FACTS ABOUT KNOWN VALUES ==:

MY STOCK OF DRY GOODS, NOTIONS AND SHOES The Largest. MY PRICES The Lowest.

a few sample prices.

3 spools Clark's O. N. T. for 10 cents. Yard-wide Homespun, worth 813c, for 5 cents per yard, White Unlaundered Shirts at 50c—Downs any in town. See my 75c. Corset I am selling for 50 cents. Ask for better brands at \$1.00 and \$1.25.

See my lot of Ladies' Straw Hats at 10c. The Place to Buy Dress Goods. AT MIMNAUGH'S, The Place to Buy Domestics. AT MIMNAUGH'S. The Place to Buy Towels.

AT MIMNAUGH'S. The Place to Buy Table Linen. AT MIMNAUGH'S. The Place to Buy all brands of Sheeting. AT MIMNAUGH'S. The Place to Buy all kinds of Notions. AT MIMNAUGH'S. The Place to Buy White Goods. AT MIMNAUGH'S.

The Place to Buy at Popular Prices. AT MIMNAUGH'S SHOES SHOES Remember when you good, substantial shoes you can get them at Mimnaugh's. Call and be convinced. Respectfully,

JAMES A. MIMNAUGH.

### TERMS—One half in cash; balance in 12 months with interest from day of sale, secured by bond of purchaser and mortuges of the company of the For Fall and Winter.

O YOU WANT A New and Stylish

Dress for this season? I have it at 10 cents a yard or at \$2.50 a yard, and at any price between these two you may want.

HAVE MANY EXCLUSIVE DESIGNS

that you can get nowhere else. The changeable effects are the newest things. Blues, browns, greens and reds are

THE LEADING SHADES and rough effects and Storm Serges the material. I can

silks, velvets, braids and buttons to match to SUIT ANY SIZE POCKET BOOK.

A complete Dress Pattern for \$1.00 or \$15.00 I also have a first-class line of Furnishing Goods. Notions, Flannels, Domestics and

Shoes. It will SAVE YOU MONEY

by looking at these lines before buying. Give me a call and be convinced.

J. D. Davenport.

Newberry, S. C.

EXECUTOR'S SALE. BY AUTHORITY GIVEN US IN the will of F. H. Dominick, deceased, we will sell at public auction at November, 1892, that tract of land near O'Neall place, containing 200 acres, more or less, and bounded by lands of T. M. Neel, J. D. Hornsby and others. We will sell two-acre lots fronting on public road, and the rest of the tract in three parcels. We will exhibit plats of the different parcels at the sale, or

before that time upon application. Terms of Sale-The purchaser will secure the balance by bond and mortgage of the premises sold, payable in one and two years, with interest from the day of sale. Purchaser to pay for J. L. DOMINICK, THOS. M. NEEL, GEO. B. CROMER,

Qualified Executors. STATE OF SOUTH CAROLINA,-COUNTY OF NEWBERRY-IN COURT OF COMMON PLEAS. The Newberry Building and Loan Association, Plaintiff, against John Donahue, Defendant.

To the Defendant above named: You are hereby summoned and re quired to answer the complaint in this action which was filed in the office of the Clerk of the Court of Common Pleas for the said County, in the said State, on the 27th day of September, 1892, and to serve a copy of your answer South Carolina, within twenty days after the service hereof, exclusive of the day of such service, and if you fail to answer the complaint, within the time aforesaid, the plaintiff in this action will apply to the Court for the elief demanded in the complaint. Dated at Newberry, S. C., September W. H. HUNT, JR.,

Plaintiff's Attorney. To the Defendant, John Donahue: Take notice that the complaint in this action was filed in the office of the Clerk of the Court of Common Pleas at Newberry, in the County of Newberry, n the State of South Carolina, on the 27th day of September, 1892. W. H. HUNT, Jr., Plaintiff's Attorney.

### ESTATE NOTICE.

ALL PERSONS HOLDING C. Robertson, deceased, are requested to present the same, duly attested to my attorney, W. H. Hunt, Jr., on or pefore the 1st day of November, 1892. MARY E. ROBERTSON,

Larger Stock

# NEW GOODS. We have just returned from the

NORTHERN MARKETS. where we purchased

Which we propose to sell close. We have some GRAND BARGAINS in

AND SHIRTS THIS WEEK. Goods bought away down under value. Our new stock is ar-

riving daily. Call and inspect them, and

WE'LL SAVE YOU MONEY.

SMITH WEARN The "Newberry Clothiers."

NOTICE!

AFTER THE 1ST DAY OF DECEMBER, 1892. I will sell all Watches, Clocks and Jewelry that have been left twelve months for repairs at my Newberry Court House, on saleday in store, as I cannot keep them any longer. So the town of Newberry, known as the if you want your Watches, call and get them by December 1st.

MY SON JOHN O. SPECK IS NOW Terms of Sale—The purchaser will secure the balance by bond and more in charge of my business while I am laid up for repairs. All work entrusted to his care will RECEIVE PROMPT ATTENTION. as he is a practical WATCHMAKER and JEWELER.

CALL AT SPECK'S WHEN YOU WANT ANYTHING IN HIS LINE.

## JOHN F. SPECK. THE JEWELER.

STATE OF SOUTH CAROLINA,— COUNTY OF NEWBERRY—IN PROBATE COURT. Nancy E. Long, as Administratrix of the Personal estate of G. Adam Long

and in her own right, Plaintiff,

against Corrie E. Smith and others, Complaint to sell land in aid of payment of debts, to marshall assets, &c.

A LL PERSONS holding claims
against the estate of G. Adam
Long, deceased, are hereby required to render and establish the same before this Court on or before the first day of No-

prosecuting their claims elsewhere than in this proceeding.

J. B. FELLERS, J. P. N. C. October 11th, 1892.

STATE OF SOUTH CAROLINA-COUNTY OF NEWBERRY. J. J. Lane, Plaintiff, vs. James S. Sloan Defendant.

acres each, 9 miles from Columbia, and one mile from the Columbia, Newberry and Laurens Railroad. TERMS: One-half cash and the balauce in one and two years in equal annual installments. vember next, and are enjoined from Suitable for Turpentine or Mili business, also good farming land. Can be

IN DUTCH FORK.

WILL BE SOLD AT LEXINGTON C. H., on the first Monday in

November, 1134 acres of Timbered land

divided into four tracts of about 300

Apply to ISAIAH HALTIWANGER. Lexington, S. C. or J. R. PRICE,

treated for privately before day of sale.

STATE OF SOUTH CAROLINA-COUNTY OF NEWBERRY-IN

Columbia, S. C.