NEWBERRY, S. C.

WEDNESDAY, NOVEMBER 1, 1893.

THE ANNALS OF NEWBERRY. We have a few copies of the Annals of Newberry left which we desire to sell. Every Newberrian should have a the House and received the signature Senate. copy of this book. Only a limited number were printed and there will be no second edition, at least not for a good many years. If you want a copy now is the time to secure one. The price is \$3.00 and the book will be sent postpaid to any address.

We will sell the book and give you one year's subscription to the Herald and news for \$4.00 provided you pay up arrearages on subscription. This gives you one year's subscription for \$1.00, as in no event will the book be sold for less than \$3.00. If you are not now a subscriber to The Herald and News you can get the book and the paper one

Send your orders or call at our office the supply is exhausted.

The book contains a reprint of Judge O'Neall's Annals with an addition of 500 pages by Mr. J. A. Chapman.

Do not put this matter off but come while the money season lasts.

THE CRUEL ANTIS.

We would judge from the comments of our esteemed cotemporary at Laurens, the Herald, that no one ever got drunk on dispensary liquor. Only those who want whiskey for medical purposes and in cases of sickness buy from the dispensary. Is that the idea? We gather from the various comments on the question by our contemporary that the reckless shooting of pistols, and other disturbances of the peace in our sister city were due to the presence somewhere in that vicinity of "blind tigers." The dispensary and dispensary whiskey are beautiful moral agents and promote temperance and sobriety, and if you see any one with too much "booze" you must begin to search at once for a "blind tiger," for you may be assured he never got drunk on dyspensary whiskey. That, we take it, is about the position of our cotemporary. Some sort of showing must be made

to the Legislature. If the scheme is not a howling success as a money making machine, then it must be demonstrated that it is a great moral scheme, and if there is any place where there has been no decrease in the number of drunks it is proof positive that there very democratic and did not even deare "blind tigers" in that neighborhood which are doing all the devilment. If the scheme is a great revenue raiser this man was shown into the hall and it makes little difference about the asked to take a seat, the servant sayother side of the question, but there must be two two horns upon which to uation now.

The Herald even claims that these antis will go so far as to have whiskey given away to persons who will get there is as much drunkenness under the dispensary as before. In other words, if the law is a failure, some way must be found to throw the burden of you. You have made promises to me its failure upon the antis. Oh, these cruel antis. What can we do, and what will we do with them? Or better, perhaps, how could we get along with- give it to me." out them?

But it will not be very long now before we get some information as to had a wonderful memory and knew the financial side of the question, and Gov. Tillman is gathering statistics of crime from the various towns and cities to show up the moral side.

ONLY BLOWING.

the opinion that Gov. Tillman is only blowing when he talks about a metrowants to keep up the warfare on him- through his hand. self from certain quarters so as to keep new and severe criticism. That pulls no reason or excuse or demand for any such system. The towns are as lawabiding as any other section of the would be some one who would violate

We wonder if Gov. Tillman has ever | said to those bending over him: heard of a dry town in which he could not, if he wanted to, buy a little whiskey. It is the same way now. Some people don't care to buy at the stables, they would not be as good as the present system for the purpose of mayor: suppressing the illicit sale of whiskey.

But we do not believe Gov. Tillman is serious about this matter. He is only joking or blowing for the not going to die.' effect it will have upon the boys. We believe that Gov. Tillman is in favor of the fullest political freedom of the individual, for didn't he tell us three us from political bondage, and now he would not, if he could, curtail the right of local self-government. We exactly seventeen minutes after he was believe that Gov. Tillman has been un- shot he died. justly criticised and assailed in this matter by; some of our cotemporaries, and we feel in justice bound to defend him. He was only blowing or talking through his hat. He doesn't want the control of the local affairs of the towns, police station. Sergt. Frank McDonald but he does need to have some grounds upon which he can keep alive the in the room. prejudice and make believe that the people, in order to keep the boys in simply to Sergt. McDonald:

Oh, no, the Governor does not want a metropolitan police system. He is pistol with which he had shot Mayor foster patriotic love of country, as well

The assassination of Mayor Carter H. crazy cranks who have murderous intentions. The career of Mr. Harrison spondent and is a crank on single tax. was a remarkable one. He was elected ! Mayor of Chicago for five terms, and

At last the Senate has acted. On Monday the purchasing clause of the Sherman silver law was repealed. It has been a long and bitter struggle. The silver advocates had at last to give

We hope now that confidence may be restored and better times begin. The House bill was amended, but the main features remain unchanged, and we presume before our paper reaches its readers the repeal bill will have passed

of the President. What the effect will be we cannot foretell. We hope to see the price of

the Augusta Chronicle says that Repfluence in the matter of securing patron- lows: age. That he has so far gotten nothing at all. The ex-members seem to have the long end of the rope.

Yeas—Aldrich, Brice, Caffrey, Camden, Carey, Cullom, Davis, Dixon, Dolph, Faulkner, Frye, Gallinger, Gibhave the long end of the rope.

has received nothing in the way of Murphy, Platt, Proctor, Quay, Ransom, foreign appointments, and not only so, but the offices which peculiarly belong to South Carolina have not been filled.

Sherman, Smith, Squire, Stockbridge, Turpie, Vilas, Voorhees, Washburn and White (La.)—45. to South Carolina have not been filled. and secure a copy of this book before We seem all to be "sorely in the

> was sent to us so that we might see the cabinet size photograph of Senator Irby and his maiden speech in the Senate, and White (Cal)., Colquitt and Wilson, both of which are found in the paper. The View gives editorial endorsement o the utterances of Senator Irby. The business manager and associate editor to-morrow at noon. of the paper is Mr. J. H. Turner, secretary of the National executive committee of the People's party. The photograph of Mr. Irby is very good,

KILLED IN HIS HOUSE.

Assassination of Mayor Harrison of Chicago,

CHICAGO, ILL., Oct. 28 .- Mayor Carer Harrison, of Chicago, was shot at .10 to-night by a man who gave his name as Eugene Patrick Prendergast. Mayor Harrison died seventeen min-

The Mayor was at the dinner table and Jackson boulevards. His unmarried daughter, Sophia, and several servants were the only other persons in the house. Some one rang the door bell. A servant went to the door. She found a slender, poorly dressed young man standing on the door step. He

"I want to see Mayor Harrsion. I have business with him. Many people called at the Mayor's mand of callers their names. The servants always had orders to show in promptly whoever called for him. So

hang. That seems to be about the sit- to the hall while the servant went your county that would like to accept into the dinling-room to tell the Mayor a position up here as conductor on that he was wanted. Mr. Harrison, some of these street cars at \$2 per day. when the servant notified him that We have now on these cars some some one wished to see him, went at fifteen young men from South Caroonce towards the hall. As he passed lina, and as yet none from your county drunk in order to make it appear that through the doorway from the dining therefore I am anxious to room, which opens into the hall, the man stepped forward quickly to meet bim. The stranger said:

"Mr. Harrison, I have come to see can be had for \$16 per month. and you have not kept them. I have come to get satisfaction. I worked hard for you in your campaign. You would like something of that kind. promised me an office and you did not

The Mayor looked surprised. It is not known whether he recognized the You, like myself, have almost killed man but it is believed he did. He everybody in Chicago who had any connection with politics. He replied: "My man, I have not broken any which I owe you satisfaction."

The stranger immediately thrust his hand into his coat pocket and pulled a what a trash mover you were; and he thirty-eight calibre seven-shot Smith | is my friend, too. The Herald ond News is inclined to & Wesson revolver. At the distance of only a few paces he levelled it at the Mayor and fired three shots. One Washington, D. C. the Mayor and fired three shots. One entered the Mayor's breast, another politan police and all that sort. He only his stomach and the third went

The Mayor fell in the doorway, but retained consciousness. The butler, have never met, and this is the first his forces united and in good fighting who was in the dining-room, ran for- communication which you have hontrim, and the way to unite them is to | ward at the report of the pistol shots. | ored me with. start this opposition to himself with The man turned his pistol upon the butler and fired one shot at him, but missed. Then he thrust the pistol cars. Am surprised in these days of dethe boys in line and he knows it. He back in his pocket, rushed down the pression and want of employment that was only blowing for the effect it hall, out of the door, down the front you are not able to find all the men would have. He knows that there is steps, and disappeared in the dark- you want in Washington, and if this

The servants and the Mayor's daughter lifted Mr. Harrison up and carried which proclaims for home rule, in him into his room and placed him seeking elsewhere than in Washingcountry. If you had prohibition there upon his bed. He was bleeding con- ton for conductors? siderably and was extremely weak, but was still conscious. But he recognized | ment, or I should say non-appointthe deadly nature of his wounds. He | ment as State Dispenser, I am not in

"I have received my death wound. You cannot do anything for me."

ASKED FOR HIS FIANCEZ. W. J. Chalmers, of No. 234 Ashland Bonlevard, just across the street, heard dispensary and some other people sell. the shots and saw the man running And besides if the State police make down the street. Mr. Chalmers rushed no better headway than the State con- across to Mr. Harrison's house, and, as he reached the mayor's side, inquired what had happened. Said the

> "I am shot and am going to die; I can't live. Where is Annie?" (his Mr. Chalmers replied: "No, you are

To which the mayor feebly responded: "I am shot through the heart and

will die; I am failing now." years ago that he intended to deliver best doctors in Chicago were in the best doctors in Chicago were in the front and will stand by those only house, but the mayor's words were In ten minutes half a dozen of the prophetic. They could do nothing for him. He spoke two or three times, but

PRENDERGRAST SURRENDERS. A minute or two after the mayor was shot the policeman on the best gave the alarm. About 8:30 o'clock a man. apparently about twenty-four years id, walked into the Desplaines street was at the desk. Another police officer and the police telegraph operator were

town people are against the country | the desk and said ungrammatically but | sympathy with the noble and elevated "I am the man. I done it. I done American Revolution, the shooting."

Then he pulled from his pocket the Harrison and placed it upon the desk. Then he said again: pistol I done it with."

There was intense excitement some record of the heroic deeds of Harrison, of Chicago, last week, was a throughout the city when the assassi- American women. most outrageous affair. There should nation became known and thousands be some way to deal with and cage of men tried to find Prendergrast to who is "descended from an ancestor Prendergrast is a newspaper corre-

THE ASSASSIN INDICTED. CHICAGO, October 30.-The grand had a strong hold on the people of the jury has found an indictment for murNOW FOR BETTER TIMES!

End of the Long Struggle in the Senate The Bill Repealing the Silver Purchasing Clause of the Sherman Act Finally Passed.

WASHINGTON, Oct. 30 .- The galleries were crowded this morning when roll call showed the presence of 52 Senators. As soon as the Vice President entered the chamber, at 11 a. m., the Senate met, and the roll call announced

Stewart closed at 7:40, and then the Vice President stated that if no further amendment was offered, the vote would now be taken on the engrossment and third reading of the bill. That was The Washington correspondent of agreed to without a division, and then the vote was taken by yeas and nays on the passage of the bill as amended, and resentative Strait has very little in- it was passed-yeas 43, nays 32, as fol-

ave the long end of the rope.

Son, Gorman, Gary, Hale, Hawley, Higgins, Hill, Hoar, Hunton, Lindsay, them have much hold. South Carolina Lodge, McMillan, McPherson, Mander-

Nays-Allen, Bate, Berry, Blackburn, Butler, Call, Cockrell, Cameron, Coke, Daniels, Dubois, George, Harris, We have received a copy of the National View, a populist paper published in Washington. We suppose it Stewart, Teller, Vance, Vest, Walthall and Wolcott-32.

The following were the pairs: Mitch-Palmer and, Hausbrough, Gordon and

Morgan. As soon as the vote was announced at 7.50 p. m., the Senate adjourned till

Tomorrow the secretary of the Senate will appear at the bar of the House with a message informing that body that the bill has been passed, with an amendment, and requesting the concurrence of the House in that amendment. The message and bill may remain on the Speaker's desk until it is convenient to have it laid before the body; or it may be referred to a committee; or the Senate amendment may be concurred in without reference to any committee, and by a direct vote of

Not only was the repeal bill brought to a termination to-day, but so also was the abnormally long legislative day of Tuesday, the 17th day of October. The Senate will meet to-morrow at his house, at the corner of Ashland at noon, and the session will be opened with prayer and the usual formalities.

Mr. Perry Suggests a Few Places to b Filled and Mr. Willoughby Declines Without Thanks.

AN INTERESTING CORRESPONDENCE.

The following correspendence is printed in the Florence Reform Advo-

house. The mayor has always been COM. ON VENTILATION AND ACOUSTICS, HOUSE OF REPRESENTATIVES U. S., Washington, D. C., Oct. 18, 1892. 419 Sixth St., N. W, Mr. T. C. Willoughby, Florence S. C.

DEAR SIR; Mr. D. C. Roper, and who agrees with me that you were the ing that the Mayor would be out in a man for Dispenser, has requested me moment. The man did not sit down but stood | the name of some good young man of County on the list, and I know of no one that is in a position to pick me out a good one than yourself. Good board

We may be able to get you a place in some of these department's at from \$1,200 to \$1,800 per annum, if you When Tillman treated me as he did, I was not at all surprised at his conduct towards you in that dispensary case. ourselves for the Reform movement.

Hoping to hear from you soon, I re-B. F. PERRY. main. P. S.—I will get my appointment as soon as the silver question is settled, promise to you. There is nothing for and then I will be in position to help my friends more in the way of patronage. Mr. Waddill has told me all about you,

FLORENCE, S. C., Oct. 20, 1893.

DEAR SIR: Your letter of the 18th instant at hand, and let me assure you that I feel flattered at your great interest in my welfare; the more so since we

I regret my inability to name any one suitable for conducters on street is another source of patronage, are you not going outside of our platform,

As to the matter of my appoint need of sympathy-am too good a Democrat to kick out of traces because of personal disappointment. My object in seeking the appointment was to make a success of the scheme, and since that is assured I am more than

What has become of the Civil Serviced Bureau? I innocently ask this question since you seem to have so much patronage at your disposal. \$1,-200 and \$1,800 places are not to be lightly refused in these hard times, but although not doing near so will must decline your kind assistance

with shanks. In conclusion have to say that if you have in any way taken up the idea that I can be bought you have certainly struck a snag. We, down here, are for the principles of Reform, and not the loaves ;and fishes; and we who stand by our flag.

Yours, &c., T. C. WILLOUGHBY.

To the Daughters of the American Revolu-

Having been appointed, by the National Board of the Daughters of the American Revolution, Regent for the State of Sou h Carolina, I cordially invite every woman of the State who has the blood of heroes of the Revolution in her veins, to assemble in Columbia on Nov. 8th, at - o'clock, in - for the The man walked deliberately up to purpose of promoting a State Society in organization of the Daughters of the

The objects of the Society are to maintain American institutions, to as to perpetuate the memory of our "I done it. I killed him. That is the stell I done it with."

That is the stell I done it with."

I done it. I killed him. That is the research in relation to the Revolution. Especially is it desired to present office.

J. C. DOMINICK, Especially is it desired to preserve

> Any woman is eligible to membership who with unfailing loyalty, rendered aid to the cause of Independence as a recognized patriot, soldier or sailor, or accounts held against them by L. W. as a civil officer in one of the several C. Blalock are in our hands for collec-Colonies, or States, or from the mother tion, can save costs by giving their atof such a patriot."

R. C. Bacon, State Regent for So. Ca. GUILTY OF MURDER.

J. Mims Sullivan, the Slayer of Herman G. Gilreath, Convicted

[Special to The State.] ANDERSON, S. C., Oct. 28 .- Arguments in the Sullivan-Gilreath murder case were begun this morning at 10 o'clock and closed at 7.30 to-night. Eight arguments were made. Solicitor Ansel opened for the State, and was followed by Col. Perry, for the defence; that the Senate resumed its session, and that House bill No 1 (the silver purchase repeal bill) was now before the arguments were all very fine. Judge Wallace's charge occupied about fortyfive minutes, and was a clear and ful explanation of the law.

The case went to the jury at 8.30. After being out one hour and a half, they brought in a verdict of "guilty." The defendant heard the verdict with no perceptible change of expres-A motion for a new trial was en-tered, and will be argued Monday.

CONSULATES FOR CAROLINIANS.

South Carolina, at Copenhagen, Den-

J. Edward Nettles and Robert J. Kirk the Lucky Individuals. WASHINGTON, Oct. 30 .- The President today nominated to be consuls: J. Edward Nettles, of South Carolina, at Trieste, Austria; Robert J. Kirk, of

No 6 Heraldings. The good people of Trinity gave a missionary picnic last Saturday. The programme was an excellent one, and was well carried out. Rev W. L. Wait preached a missionery sermon in the morning and after a splendid dinner the congregation assembled in the church and the young ladies and little girls gave some splendid recita-tions. Mrs. E. S. Herbert and Mrs. Wait each gave a lecture. The good people of Trinity are alive in the missionary work.

A great deal of sickness in the community, and Dr. Senn is on the go all the time.

Mr. D. B. Williams little daughter Mallie died Sunday with congestion. Mallie was a sweet little girl and Mr. and Mrs. Williams have our sympathies in their sad bereavement. Miss Mary Peterson, who has been sick with fever for two weeks, is doing

very well. Mrs. Sallie Longshore is still quite Mr. J. S. Floyd, Sr., has gone to

Walhalla. Did any of the readers of The Herald and News ever read a satire on the present State Government by Charles Reid? One we think that is competent to judge, says it comes next to Milton's "Paradise Lost"; and he is not an anti by any means. I suppose the pamphlet can be secured from C. L. Reid, Walhalla, S. C.

The course of Senator Butler as an obstructionist in the Senate is being generally condemned. We do not snow enough about financial matters to give any opinion as to what is best for the country, but we think the majority should rule.

Corn all gatherd and the the crop is short. Cotton picking nearly done, and a short crop.. Time for potatoes to be taken up. Several of our young ladies are pre-

paring to go to house keeping and several of the young men have a very sent countenance Schools will be open soon, but it seems as if School Commissioner Keitt has ignored the Burton School District, as he has made no appointment of trustees vet.

Longshores, S. C. Notes from Excelsior.

Weather pleasant. The State Fair next week The cotton crop is about harvested from the fields, and still the price re-

mains below "zero." Mt. Pilgrim school will open next Monday morning with Prof. G. A. Mills teacher.

Mr. and Mrs. G. S. Rikard of Saluda Old Town, will occupy Mr. J. D. Stones' residence here this week. Early sowing of oats is up to a stand and looking pretty.

The Little Misses Millers have been on a visit to their sister, Mrs. J. S. Wheeler and family. Preaching in the school building

next Sunday afternoon at the usual

Glad to learn the Bachman Chapel congregation has received the servicer of Rev. J. D. Bowles as their pastor for the next year. Rev. Mr. Bowles is an able preacher and is always held in high esteem by his congregations. We return thanks for an invitation

to attend a musical entertainment on Friday night but the rain caused us to miss the enjoyment and the music. We were sorry. The trustees of Excelsior School at a

recent meeting held elected Mr. Matthew H. Boozer, of O'Neall community, as the teacher for the next scholastic year. We are requested to state that Mr. Boozer has accepted and that school will open next Monday morning 6th. The school has been running in good condition and we wish the same much success in the SIGMA. future.

SALE OF VALUABLE LANDS Of the Piedmont Land and Improvement Company at Irmo, on 7th Nevember, 1893, in Tracts to Suit Purchasers.

WILL BE SOLD AT IRMO, ON Tuesday, the 7th November, 1893, at 11 o'clock in the forenoon Fourteen Hundred Acres of Most Valuable Lands, lying near Broad River, and between the Columbia and Green-

ville, and the Columbia, Newberry and Laurens Railroads. These lands are desirably located, and will be sold in tracts to suit purchasers, on the following terms: One-half cash, balance in two years, secured by bond and mortgage of pur-

chasers. There will be no postponement of sale. Come to Irmo and buy a cheap and fine farm. Col. J. H. Counts will exhibit plat before and on day of sale M. A. CARLISLE, President Piedmont Land and Improvement Company.

Notice of Final Settlement. NOTICE IS HEREBY GIVEN that I will make a final settlement of the estate of Henry C. Robertson, deceased, in the Probate Court. for Newberry County, on the 28th day of November, 1893, and immediately thereafter apply for letters of discharge.

CONTRACT TO LET. THE COUNTY COMMISIONERS ▲ of Newberry County will receive bids for keeper of Poor House, Physician for paupers and Jail, for ensuing

MARY E. ROBERTSON,

Executrix.

Chairman. THOS. S. SEASE, Clerk. NOTICE

tention to the matter without further JOHNSTONE & CROMER.

THOSE PERSONS WHO HAVE been notified that the notes and

Trespass Notice.

FORBID ANY ONE TRESPASS-ing on my land in the country or town. PROCTOR TODD.

TRESPASS NOTICE. LL PERSOFS ARE HEREBY A notified not to trespass upon the lands of the undersigned by fishing,

hunting, or in any other way. M. E. DICKERT. C. O. BUZHARDT. M. U. BUZHARDT. ANTINE BUZHARDT.

Probate Judge's Sale. STATE OF SOUTH CAROLINA-COUNTY OF NEWBERRY-PRO-BATE COURT.

John M. Kinard, Administrator, etc., Complaint to sell land to pay debts, etc.

BY ORDER OF COURT IN ABOVE stated case I will sell at public outcry before the Courthouse at Newberry. on the first Monday in November next, that lot of land in the Town of Newberry, in the State aforesaid, containing 18-100 of an acre, more or less, and bounded on the North by lot of Octavia Young, South by lot of Silas Johnstone, East by Caldwell street, and West by

Hunter street. Terms: One-half of the purchase money to be paid in cash, the balance on a credit of twelve months, with interest from day of sale, with the privilege of paying all cash, the credit portion if any to be secured by the bond of the purchaser and a mortgage of said lot. Purchaser to pay for papers.

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

STATE OF SOUTH CAROLINA COUNTY OF NEWBERRY-COURT OF PROBATE. J. Gillam Senn, as Administrator, &c.,

of James Speer, deceased, Plaintiff, against Nancy M. Speer et al., De-BY VIRTUE OF AN ORDER OF the Probate Court for Newberry Newberry Court House on the first

County, I will sell at public outery at Monday in November next during the legal hours of sale all that tract of land situate in the County and State aforesaid containing fifty agres, more or less, and bounded by lands of James Adams, Decatur Boozer, W. P. Johnston and Nancy M. Speer. Terms of sale: One-third of the pur

chase money in cash and the balance on a credit of twelve months with interest from the day of sale, to be secured by the bond of the purchaser and a mortgage of the premises sold, with leave to pay all or a larger portion in cash. Purchaser to pay for papers. J. B. FELLERS, J. P. N. C. Oct. 14, 1893.

STATE OF SOUTH CAROLINA— COUNTY OF NEWBERRY—PRO-BATE COURT.

John M. Kinard, as Administrator o Reuben Harrington, Plaintiff against Nicey Harrington et al., Defendants.

BY ORDER OF THE COURT berein, I will sell at public outcry before the Courthouse at Newberry on the first Monday in November, 1893, the following lots of land sit ated in the town of Newberry, County of Newberry and State aforesaid, to wit, one lot containing two acres, more or less, and bounded by lots of D. H. Wheeler. James Cannon and M. L. Gauntt, and Vincent street, and one lot containing one-fourth of an acre, more or less, and bounded by lots of M. L. Gauntt, Sarah Hailstock and Gauntt street.

Terms: The purchaser will be required to pay one-half of the purchase money in cash, and to secure the balance payable in twelve months, with interes from day of sale, by a bond and mortgage of the premises, with leave, how-ever, to the purchaser to anticipate pay of the purchase money in cash. Purchaser to pay for papers. J. B. FELLERS,

Oct. 12, 1893.

Master's Sales. STATE OF SOUTH CAROLINA. COUNTY OF NEWBERRY-IN COMMON PLEAS.

Mary U. Buzhardt, Plaintiff, against Sallie C. Brown et al., Defendants. Foreclosure.

BY ORDER OF THE COURT herein, I will sell at public outcry before the Court House at Newberry, S. C., on the First Monday in November, 1893, all that tract, plantation or parcel of land, situate in the County and State aforesaid, containing Two Hundred and Eight Acres, more or ess, and bounded by lands now, or formerly of the estate of Daniel Buz-bardt, B. F. Cannon, Mrs. Margaret Wilson, H. H. Folk, Estate of Chan.

Job Johnstone and Archy Sloan. TERMS: The purchaser will be required to pay one-third of the purchase money in cash, and to secure the payment of the balance at twelve months with interest from day of sale, by a bond and mortgage of the premises, with leave, however, to pay all cash Purchaser to pay for papers.
SILAS JOHNSTONE, Master.

Master's Office, Oct. 10, 1893. STATE OF SOUTH CAROLINA COUNTY OF NEWBERRY-IN COMMON PLEAS.

The Newberry Building & Loan Asso-

ciation, Plaintiff, against J. Percy Mahon and others. BY ORDER OF THE COURT herein, I will sell at public outcry,

before the Court House at Newberry, on the First Monday in November, 1893, all that tract of land, in the County and State aforesaid, containing One Hundred and Thirty Acres and 16-100, more or less, and bounded by lands of D. H. Wheeler, J. D. Mahon, estate of Mrs. Mary N. Fair and others. 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 a

bond and mortgage of the premises. The purchaser has leave, however, to anticipate payment in whole or in part. The dwelling house on the premises must also be insured for One Thousand Dollars and the policy assigned to the Master. Purchaser to pay for papers. SILAS JOHNSTONE, Mast er. Master's Office, 9th Oct., 1893.

STATE OF SOUTH CAROLINA-COUNTY OF NEWBERRY-IN COMMON PLEAS. Silas Johnstone, Master, Plaintiff, against L. P. W. Riser, Defendant.

In Foreclosure. BY ORDER OF THE COURT herein, I will sell, at public outery, before the Courthouse at Newberry, on the first Monday in November, 1893, all that lot of land in the town of Newberry, and in the County and State aforesaid, containing twenty-two hundredths of an acre, more or less, fronting thirty-four feet and three-fourths | Hundred and Eighty-Eight (288) on Pratt street, and forty feet and onethird on Friend street, and bounded on the East by lot of the estate of Henry Halfacre, deceased, and on the West by Suber.

Terms: The purchaser will be re- anticipate payment in whole or in part; mired to pay one-half of the bid in otherwise he will be required to pay in cash, and to secure the balance, pay-able in twelve months with interest and to secure the balance payable in from the day of sale, by a bond and one and two years, with interest from the day of the premises: with leave, the day of sale, payable annually, by however, to anticipate payments in bond and mortgage of premises. Purwhole or in part. The purchaser must chaser to pay for papers.

insure the premises and assign the polinsure the premises and assign the policy to the Master; and pay for all the comply with his bid in ten days, the

Jas. F. Todd's lot.

SILAS JOHNSTONE, Master. Master's Office, 14 October, 1893.

Master's Sales. STATE OF SOUTH CAROLINA,

COUNTY OF NEWBERRY-IN COMMON PLEAS. Cole. L. Blease; Plaintiff, against James S. Adams and others, Defen-

BY ORDER OF THE COURT herein, I will sell at public outcry before the Court House at Newberry, on the First Monday in November, 1893, all that tract of land in the County and State aforesaid, containing Fifty-

five Acres, more or less, and bounded by lands of James S. Speer, Decatur Boozer, and of George Boozer, and by the Public Road. TERMS: The purchaser will be required to pay one-half of the purchase noney in cash, and to secure the balance, payable at twelve months, with of the estate of Harriet Hubbard, deceased, Plaintiff, against Silas Johnstone, Defendant. in whole or in part. Purchaser to pay

for papers.
SILAS JOHNSTONE, Master.
Master's Office, 9th October, 1893.

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

John M. Kinard, Clerk, and Adminis-trator, Plaintiff, against George W. Feltman and others, Defendants. BY ORDER OF THE COURT herein, I will sell at public outcry before the Court House at Newberry on the First Monday in November, 1893, all that tract of land, in the County and State aforesaid, on waters of Heller's creek, containing Three Hundred and Sixty Acres, more or less, and bounded by lands of Thomas Hutchinson, Miss Idella McCants, Jacob Wicker and Jemima J. Suber. TERMS: The purchaser will be re-

quired to pay one-half of the purchase money in cash, and to secure the bal-The Latest Imported ance, payable in one year, with interest from the day of sale, by bond and mortgage of the premises, (with leave, however, to pay the whole bid in cash). Purchaser to pay for NEW GOLORINGS.

papers.

If the purchaser fails to comply with his bid within five days the property will be sold at his risk by the Master, on the succeeding saleday. SILAS JOHNSTONE, Master. Master's Office, 9th October, 1993. STATE OF SOUTH CAROLINA. IN

COUNTY OF NEWBERRY-IN COMMON PLEAS. Frances G. Lyles, as Administratrix of John L. Lyles, Plaintiff, against Abram G. Lyles, as Administrator of John V. Lyles, Defendant.

BY ORDER OF THE COURT herein, I will sell at public outcry before the Court House at Newberry, on the First Monday in November, 1893, all that tract of land lying partly in the County of Union and partly in the County of Newberry, and State aforesaid, and containing One Hundred and Sixty-six Acres, more or less, and bounded by lands of W. V. Lyles, W. D. Hardy, B. S. Lyles, D. A.

Thomas and others.

TERMS: The puachaser will be re quired to pay one-half of the purchase money in cash, and to secure the balance payable at twelve months, with interest from the day of sale, by a bond and mortgage of the premises; with leave, however, to the purchaser to anticipate payment in whole or in part. Purchaser to pay for papers. SILAS JOHNSTONE, Ma Master's Office, 9th October, 1893.

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

E. P. Chalmers, Administrator, against C. W. Kinard and others. BY ORDER OF THE COURT herein, dated 19th August, 1893, I wil sell before the Court House at Newberry, on the first Monday in November, 1893, (unless previously disposed of privately,) all that tract of land, the property of the late Sparta C. Kibler, in the County and State aforesaid, called the Cureton Place, in three or more subdivided tracts as shall be indicated by plats thereof, containing Three Hundred and Sixty Acres, more or less, formerly bounded by lands of estate of James Cureton, P. H. Dennis, T. T. C. Hunter, John Whitman, S. A. Hunter and Y. C. Myers. Terms- The purchaser will be re-

quired to pay in cash one-half of the urchase money, 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. Purchaser to pay for papers. SILAS JOHNSTONE, Master. In the meantime the Master is permitted by the said order to negotiate with persons desiring to purchase at

tion thereof, to be laid off by a surveyor, the bargain to be confirmed by the SILAS JOHNSTONE, Master. Master's Office, 3d Oct., 1893.

private sale the said lands, or any por-

STATE OF SOUTH CAROLINA,— COUNTY OF NEWBERRY— COURT OF COMMON PLEAS. Thomas V. Wicker, surviving Ex'or,

Newberry, at public outcry, on the first Monday in November nex!, that tract of land in Newberry County containing Three Hundred and Sixty-Two and a Half (3622). Acres, more or less, bounded by lands of Hillary Suber, Mrs. H. C. Caldwell, Smith L. Davis' estate and others, and known as "The

Dr. Kennerly Residence." Terms: The purchaser will be required to pay in cash one-third of the purchase money, and to secure the balance, payable in one and two years, with interest from the day of sale, payable annually, by bond and mortgage of the premises. Purchaser to pay for

Upon the failure of the purchaser to comply with his bid in ten days, the premises will be resold at his risk. SILAS JOHNSTONE, Master. Master's Office, Oct. 3, 1893.

STATE OF SOUTH CAROLINA. COUNTY OF NEWBERRY COURT OF COMMON PLEAS Thomas V. Wicker et al., Executor, vs. James L. Kennerly, Administra-tor, &c., of Thos. B. Kennerly, deceased, and others,

Thomas V. Wicker et al., Executor, &c., vs. James L. Kennerly, Administrator of Thos. B. Kennerly, dec'd, and Moreta E. B. Kennerly, dec'd,

And

BY ORDER OF THE COURT IN the above stated cases, I will sell at public outery, before the Court House at Newberry, on the first Monday in November next, all that tract of land in Newberry County, containing Two Acres, more or less, and bounded by lands of J. K. G. Nance, Hardy Suber, estate of Charles F. Sligh and Hillary Terms: The purchaser has leave to

premises will be resold at his risk. SILAS JOHNSTONE, Master. Master's Office, Oct. 3, 1893.

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WATCHMAKER AND JEWELER.

BY ORDER OF THE COURT herein, dated 9th January, 1893, I will sell before the Court House at Newberry, at public outers on the first

AND THE



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