

LARGEST CIRCULATION IN THE COUNTY.

To change Contract Advertisements, notice must be given before Monday noon.

ADVERTISEMENTS will be inserted at the rate of one dollar and a half per square for the first insertion, and one dollar per square for each subsequent insertion.

Henceforth, all Legal Advertisements, of County Interest, whether notices or others, will be published for the benefit of our readers whether they are paid for or not.

SUBSCRIBERS

Will have their papers regularly mailed. Send us new names, build up our paper, and let every household in the County be a supporter of our enterprise.

ADVERTISERS

Will find it specially to their interest to give us their cards. A conspicuous notice will attend each advertisement. To build up the interests of our merchants is the aim of the "Times."

LATEST.

The Charleston contribution to the Memphis sufferers has reached the handsome sum of near \$2,300.

Governor Moses proposes and recommends the issue of 1,000,000, to be called "Bills Receivable." To be received for taxes, and to be cancelled when once paid in.

The States of Ohio and Iowa have swept the field with immense Democratic majorities in the late elections.

Credit Mobilier and salary grab jobs show that the party in power is made of that put them up; hence the victory in Ohio and Iowa.

KEEP TO THE RIGHT.

We respectfully suggest to our city fathers, that a sign board put up at every approach to the town with the caution, "Keep to the right," may obviate the unpleasantness of disputes and collisions.

"OUR APPLES SWIM"

The board of trustees in accepting the resignation of the Professors of the South Carolina University, say, after ascribing the action of the Professors to hostility to the "Hon. Henry E. Hayne," a colored student who was admitted to the Medical Department of the University.

"NOT A DROP MORE, THANKEE"

The late Hon. Judge O'Neil told an excellent anecdote of an unsuspecting couple, who were wont in harvest time to visit a cross road store, where the preparatory step to trading, was a full and oft repeated treat of New England Rum.

help mother down after hunting on either side of the horse where the old lady had been behind the old gentleman in double style, they informed "dad she aint thar" "go back and find her then" They went, and in the middle of the run they found the old lady poised with her ruddy nose just above the water, bobbing up and down in happy enjoyment of her bath.

"TIS GREECE, BUT LIVING GREECE NO MORE"

The Hon. R. W. Barnwell, who has been Chairman of the South Carolina University at Columbia, ever since the close of the war, and Dr. Faber, who was Professor of Modern Languages, have both been removed by the trustees.—This is the death blow to a time honored and hitherto noble institution.

COMMUNICATED.

ORANGEBURG, S. C., Oct., 22.

MR. EDITOR.—The remarks made by me in answer to your "Please rise to explain," appears to have aroused the indignation of Mr. F. H. W. Briggmann, Sr.

Were it not that I desire to place myself in a true light—(opposite to the one in which he places me)—before my fellow citizens, I would not "condescend" to take any notice of his uncourteous and ungentlemanly remarks.

To exonerate myself from the blame he would have the public attach to me in regard to the Fire Extinguisher not being purchased, I would say: On the 25th of April, 1873, Council levied a tax which was collected in the months of May and June following, realizing the sum of \$400.

This tax as I formerly stated, was for the purpose of aiding the Elliott Hook and Ladder Company, to the amount of \$150, and to buy two or more Fire Extinguishers for the use and benefit of the Town. The balance to be used in defraying the necessary expenses of the town. The first appropriation was made; the second was not, but the money to be used for this purpose, appropriated to the last, viz: the expenses of the town, necessary or unnecessary, as the case may have been.

Now because this resolution in regard to the Fire Extinguisher, was not carried out, he would lead the public to believe that had it not been for my neglect of duty, the Fire Extinguishers would have been bought, by saying:—"Council would also have been able to purchase one or two Fire Extinguishers, if the Clerk had left his books in proper order when he went on his Summer tour." If Mr. B., will take the trouble to examine he will find this resolution in the minute book, and was there when I left. My books were written up entirely to the time I left, with the exception of one resolution, which I was not able to write before leaving, but left this to be filled up by with the acting clerk.

Mr. B's excuse for not discharging his duty seems to me to be a very lame one. What had the state in which my books were left to do with it? Even if my books were left in the manner he tries to make people believe, was there not an acting clerk whom he could have had to write them as he wished, and could they not have proceeded with their lawful business the same as if I had been present? He certainly carried out his object in other matters. Why not in this? Perhaps it would have taken too much money—taken from other objects which he had in view. One of which was the Amelia street drain, which passes in front of his residence. I will say in regard to this drain, that in my first article, I mentioned that Mr. Willcock informed me that no vote had been cast on

this matter, and my recollection of the conversation with him on the subject was confirmed, when upon examining the book I found no record or allusion to the matter of ditching Amelia street.—Under this impression I wrote my article. Mr. Willcock, after reading that article, surprised me by saying that I misunderstood him; that a vote had been taken, but had been neglected to be placed on the minute book, but, that on the Bull Swamp Bridge, no vote had been made, and that he would have voted against it had it been brought before the council. I suppose this was how the misunderstanding occurred.

As the resolution of the Amelia street drain, was neglected to be placed on the book: why was not this sufficient reason for not prosecuting the work as it was pretended to be in the matter of the Fire Extinguisher? The public can decide for themselves.

I was not present at the meeting which voted this drain, but had I been, I should have voted against it, for the reasons that the Town was scarcely in a condition to bear the incumbent expenses; and that it would be endangering the health of the town by opening a drain in the months of July or August. I suppose, however, that the work was hastened on account of the Council term expiring so soon.

Whether Miss Staley made an application to Council or not to have the drain executed, she certainly came to me, a day or so after my return, in company with her sister, and begged me to try and have the work stopped. She also left with me a petition to present to Council, protesting against the detriment said work was doing to her property.

As has been seen, the Bull Swamp Bridge was not built by the authority of Council, but by the authority of Mr. B., for what reason the public may judge for themselves. I certainly have my opinion of the matter.

This, I feel, is explanation enough of my position in the matter referred to.

Whatever motive Mr. Briggmann, Sr., may ascribe prompting my actions, during my official term, I can conscientiously say it has always been my effort to discharge my duty faithfully; looking always to the best interests of my fellow citizens.

I shall have no more to say through the press on these matters. Any information of SATISFACTION wished by any party, can be had from me personally.

I am, very respectfully,
Your Fellow Citizen,
E. J. OLIVEROS.

OBITUARY.

DIED of Typhoid fever, in Atlanta, Ga., Oct. 24, 1873, JOHN M. PARLER, youngest son of J. A. and Jane Parler, aged 17 years and 7 months. His life though short was an example of piety and godliness worthy the imitation of all.

When quite young he made a profession of faith in Jesus Christ, and we believe his whole life was one sweet thought of Jesus; how blessed thus to live and thus to die. We mourn, but not as those without hope. Our loss is his gain. His leaves one brother, seven sisters, and many friends to mourn his loss.

"Soldier of Christ well done;
Praise be thy new employ;
And while eternal ages run,
Rest in thy Saviour's joy." P.

Holly Hill, S. C., Oct 10, 1873.

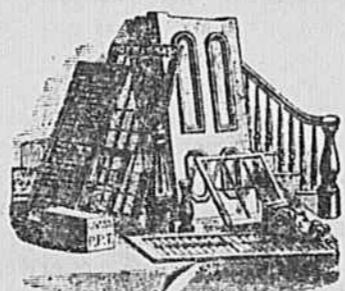
ORDINANCE.

Section of an Ordinance, passed September 1st, 1871.

SEC. 3. That any Horse, Mule etc., found running at large in the Public Streets of said Town, shall be taken into custody by the Town Marshal, and lodged for safe keeping till the owner comes forward and proves property and pay to the Treasurer of the Town Council five (\$5) dollars for each and every head of Stock so confined. And if the fine and expenses are not paid within twenty-four hours after notice the Marshal shall advertise the same for twenty-four and then Publicly sell the animal to who ever will fix the least number of days for the animal and pay the fine and expenses. Each meal shall be 25 cts. In the event the said fine is not paid, the services of the said animals shall be appropriated for the uses of said Corporation, until such time as the FINES and EXPENSES arising thereby may be redeemed.

SEC. 4. All Ordinances or parts of Ordinances contrary or repugnant to this Ordinance is hereby repealed.

SASHES AND BLINDS,



Mouldings, Bracketts, Stair Fixtures, Builders' Furnishing Hardware, Drain Pipe, Floor Tiles, Wire Guards, Terra Cotta Ware, Marble and Slate Mantle Pieces.

Window Glass a Specialty.

White-Pine Lumber for Sale. Circulars and Price Lists sent free on application, P. P. FOALE, No. 29 Hayne and 33 Pinckney street, Oct 1-17 Charleston, S. C.

NOTICE

ALL Persons wishing to take part in the Tournament and Rifle match, to be held at the Annual Fair of the Orangeburg, A. & M. Association in October, will please hand in their names for the Tournament to Mr. J. Geo. Vose, and those for the Rifle Match to Mr. Wm. V. Izlar.

Number of Knights will be limited to thirty, and Riflemen to one hundred. Entrance fee for the Tournament \$2.50. Entrance fee for the Riflemen \$1.00. The money collected from Knights and Riflemen will be awarded as medal prizes in addition to those offered by the Association.

T. A. JEFFORDS, Superintendent.

PERSONS wishing to enter stock of any kind, will aid the Directors in making their arrangements, if they will give notice to the Treasurer, or apply on the grounds, and select their pens or stables the week before the Fair. Some one will be on the ground that week, to attend to the selection of Pens or Stables.

Portable Steam Engine will be on the ground for the purpose of running Machinery There will be a Sewing Machine, run by Steam on Exhibition.

ARRANGEMENTS have been made with the S. C. R. R. for the transportation of articles and animals for Exhibition for one charge of freight. Visitors will get Excursion tickets for the week.

ORANGEBURG COUNTY FAIR, WILL OPEN OCTOBER 28. AND CONTINUE FOUR DAYS.

ADMISSION 50cts, Children under twelve half price.

GRAND TOURNAMENT, 2d DAY.

Rifle-Match 3d Day

DISTRIBUTION OF PRIZES 4TH DAY, COMMENCING 12 M.

FULL BRASS BAND AND OUT-DOOR AMUSEMENTS EACH DAY.

For particulars apply to DIRECTORS: W. F. BARTON, President. F. H. W. BRIGGMANN. L. R. BECKWITH, SAMUEL DIBBLE. PAUL S FELDER, J. L. MOORER, J. G. WANNAMAKER.

Estate Sale.

In accordance with the order of Hon. Augustus B. Knowlton Probate Judge, I will sell at public outcry for cash at Orangeburg Court House on Saturday the 1st, November next, three Bales of Cotton of the Estate of Joel Knotts.

The State of South Carolina ORANGEBURG COUNTY IN THE COURT OF PROBATE.

By AUGUSTUS B. KNOWLTON, Esq., Judge of Probate in said County.

WHEREAS, W. R. Parler hath made suit to me to grant to him Letters of Administration of the Estate and effects of John M. Parler, late of said County, deceased.

These are therefore to cite and admonish all and singular the kindred and Creditors of the said deceased, to be and appear before me at a Court of Probate for the said County, to be holden at my Office in Orangeburg, S. C., on the 3d day of November 1873, at 10 o'clock A. M., to show cause if any, why the said Administration should not be granted.

Given under my hand and the Seal of the Court, this 17th day of Oct. A. D. 1873, and in the 97th year of American Independence.

Notice of Dismissal. NOTICE IS HEREBY GIVEN THAT one month from date I will file my final account with the Honorable Aug. B. Knowlton, Judge of Probate for Orangeburg County, as Administrator of the Estate of A. V. Kennerly dec'd, and ask for Letters of Dismissal.

J. T. C. KENNERLY, Administrator. Oct 18 1m

Sheriff's Sales.

ORANGEBURG COUNTY. IN COMMON PLEAS.

John J. Street, Assignee of Case, Bull & Co., vs. Luther Ransdale, Def.

Foreclosure of Mortgage.

By virtue of the judgment in the above stated case, I will sell at Orangeburg Court House on the first Monday in November next, the following real estate, to wit: All that lot or parcel of land situate, lying and being in the village (now town) of Orangeburg, fronting on (Market) Street, facing the said Luther Ransdale house fifty feet, and running back to F. H. W. Briggmann's lot. It being the same lot on which Abram Smith commenced to build, and bought by said Luther Ransdale's from said Case, Bull & Co.

Terms cash. Purchaser to pay for papers and recording.

ALSO N. E. W. Sistrunk, Adm'r of Geo. L. S. Sistrunk, vs. Wm. A. J. Sistrunk.

Foreclosure of Mortgage.

By virtue of the judgment entered in this case, I will sell at Orangeburg C. H., on Monday the 3d day of November next, during the usual hours of sale, All that tract of land containing 988 acres more or less, situate in Orangeburg County on Long Branch and North Edisto River, bounded by lands of N. E. W. Sistrunk, W. D. Oliver, Est of H. C. Oliver, D. J. Ruff and North Edisto River.

ALSO ORANGEBURG COUNTY IN PROBATE COURT.

William T. Phillips vs. Mary M. Porter, et al.

By virtue of an order of the Probate Court, in the above stated action, I will sell in whole or in parcels, for partition and division, at Orangeburg Court House, on the first Monday in November next, the following real estate to wit:

All that tract or parcel of land containing 180 acres more or less, and bounded on the North by Estate lands of Nathan Hutson and lands of William T. Phillips, East by lands of Robert Walker, South by the Davis Bridge Quad, and West by lands of William A. Ehney and Nathan Porter.

Terms—One half cash, balance on a credit of twelve months, with bond of the purchaser bearing interest from date of sale, secured by a mortgage of the premises to the Judge of Probate. Purchaser to pay for papers and recording.

ALSO ORANGEBURG COUNTY, IN PROBATE COURT.

Eosa V. Clark, et al. vs. Adella S. Cain, et al.

By order of said Court, I will sell at Orangeburg Court House, on Monday, November 3, 1873, during the legal hours, attention

That valuable tract of land with Store and other Buildings thereon, in the town of Lewisville, bounded by lands of B. Cleckley, A. P. Anaker, and South Carolina Railroad Company. The same will be sold in several lots, and all of the same are desirably situated, and offer fine opportunities for investment.

Terms—One-third cash, balance on a credit of one year, purchaser to give bond to Judge of Probate for credit portion, with interest from day of sale, secured by mortgage of premises purchased, with covenant for resale on breach of condition of bond, and to pay for papers and recording.

ALSO O. H. Middleton, vs. Jacob E. L. Amaker.

Pursuant to the judgment of foreclosure in this case, and orders extending the time of sale, I will sell at public auction, in Orangeburg at the Court House, as property of the defendant J. E. L. Amaker.

All that plantation in this County known as Belleville, containing 1600 acres more or less, and bounded by lands now or formerly owned by Trezvant, McCord, Geiger, Moore and by the Congaree river, on the following terms:

One-half cash, the balance in one year, secured by bond with interest from date at the rate of 12 per cent per annum, and payable annually so long as any money remains unpaid, together with a mortgage of the premises. Purchasers to pay for papers and recording.

Both plaintiff and defendant have leave to bid at the sale.

The successful bidder will be required to pay 5 per cent of his bid or the Sheriff will resell the same day. And if the rest of the terms are not complied with in two (2) days after the sale, the Sheriff shall resell on the succeeding sale day.

Sheriff's Office, Orangeburg C. H. S. C., Oct 15th, 1873. E. I. CAIN, S. O. C.

DANCING SCHOOL.

MONS. BERGER informs the Ladies and Gentlemen of Orangeburg, that having obtained a sufficient number of pupils, he will open a Dancing School on the 16th inst. Mons. B. is well known as the only professional teacher in this State; his headquarters being in Charleston, and he can give the best references here and all over the State. He teaches dancing in all its various branches, without any exceptions. Persons wishing to join the class are requested to do so at the first Lesson. For particulars apply the 14th inst, at Meroney's Hotel.

Oct. 9, 1873 34 2t

ATTENTION! VISITORS TO THE FAIR.

MRS. T. W. ALBERGOTTI WILL BE prepared to serve LUNCH during Fair week every day from 11 o'clock A. M. until 3 o'clock P. M. Also Hot Coffee, fresh Fruit and Confectionary at the Bakery of T. W. Albergotti.

J. S. Albergotti's Store

Corner Russell Street and Rail Road Avenue.

Has in Store a well selected Stock of Groceries for Sale at reduced prices. Parties would do well to call examine and price goods before purchasing elsewhere. A full Stock of Bacon Flour Sugar Syrup Molasses, Candies, Canned Goods, Crockery, Tin ware, &c., on hand.

Goods delivered, free of charge. Jan. 1, 1873 11 1y

TURNIP SEED! FROM THE CELEBATED FIRM OF Landreth & Co.,

Of the following descriptions. FLAT DUTCH, RED TOP, AMBER GLOBE, LARGE GLOBE, POMERANEAN GLOBE, YELLOW RUTA BAGA, &c., &c., to be had from

E. EZEKIEL SIGN OF THE

BIG WATCH.

Members of the Agricultural Society will be supplied with Ruta Baga Seed as usual. Watches and Jewelry repaired. March 13, 1873 4 1f

Advertisement for BUILDERS EMPORIUM DOORS, SASHES, BLINDS, and other building materials. Includes a logo for the emporium and contact information for E. H. HALL & CO. in Charleston, S. C.

This emporium according to Act of Congress in the year 1874, by I. H. Hall & Co., in the office of the Librarian of Congress, at Washington.

COTTON GINS.

THE UNDERSIGNED IS AGENT FOR the celebrated Prize-Medal Taylor Gin, of which he has sold 25 in this county. Also, the Neblett & Goodrich Gin, highly recommended by Col. D. W. Aiken and others.

On hand. One 50 Saw, and One 45 Saw TAYLOR GIN.

and One 42 Saw, NEBLETT & GOODRICH GIN.

RUBBER BELTING furnished at Agent's prices. J. A. HAMILTON, July 10, 1873 21 1f

BRICKS! BRICKS!! BRICKS!!!

THE UNDERSIGNED RESPECTFULLY informs the public that he is now prepared to furnish BRICKS in any quantity. All orders will meet prompt attention.

J. C. EDWARDS, may 1 73 1y

L. E. CONNOR & SON,

WHOLESALE AND RETAIL GROCERS AND GENERAL COMMISSION MERCHANTS, 693, KING STREET, CHARLESTON, S. C. (P. O. Box 206).

WE MOST RESPECTFULLY INVITE

the attention of our friends and the public generally, to our assorted stock of Groceries; which cannot be surpassed, neither in quality or price. Our prices are low. Merchants and Farmers will do well to call and examine our stock, before purchasing elsewhere. We guarantee satisfaction.

Having given special attention for the past two years to the sale of cotton, we are prepared to sell at the highest market prices. Consignments solicited. We will also receive for sale or shipment, all kinds of domestic produce. Being truly thankful for past favors, we earnestly solicit a continuance of same.

P. S.—All business entrusted to our care shall meet personal and prompt attention. Sept. 18, 1873 31 2m

ORAGEBURG BASE BALL CLUB.

ATTEND a regular meeting of our Club A Thursday evening 23d inst at 7 o'clock, at "Elliott Hall" By order of the President, L. H. WANNAMAKER SEC. Members are requested to come out punctually.