

## The Democrat.

WEDNESDAY, DECEMBER 1.



Rev. W. A. Gamewell.

This good man has been gathered to his fathers—he has gone to his reward in that land where “the wicked cease from troubling and the weary are at rest,” eternal rest.

Mr. GAMWELL ministered to dying souls at this place, for two years. He was loved by all denominations. He was simple in his deportment, lovely in character and earnest and devoted to christian zeal. In the pulpit, at the sick bed, by the grave and in all the walks of life, he was a beautiful and perfect illustration of the humble christian, of the faithful follower of his Master, of one “saved by grace.”

His bereaved family have the sympathy of our entire community; and we condole with the Church in the loss of one of its brightest ornaments.

Our loss is his eternal gain—those things which he has seen through a glass, darkly, he now sees face to face; that God whom he has worshiped through faith, has welcomed him to everlasting bliss: the harp has been placed in his hands, and he has already sung the eternal song of praise “to Him who sitteth upon the throne and unto the Lamb forever.”

His was a glorious death. Triumphant in his faith he cheerfully delivered his soul to waiting angels who were ready to convey him to eternal lands.

## He Knows.

JORDAN LANG (very colored) from Darlington, attended the labor Convention and opened his mouth to tell what Providence was doing and why. We had not heard before, that LANG was God's interpreter.

“Mr. Jordan Lang, of Darlington, said very little corn was made. This was caused by the drought, which this convention cannot obviate. The planter, in some cases, have not made enough to pay for the gunno they used on the land. The planters have often tried to swindle the laborers out of their little share, and this is the retribution of Providence.”

## Darlington Court.

A letter written from Darlington during the last term of the Court there, to a republican paper contains the following paragraph: “The court is a slow coach in every sense, and must stick on taxes heavily. The law exhibits variety—quite a string of do-nothings and some men of talent. Warley contributes the fun which seems to be his forte. Spin does the snarling—McLure the dignity of the past—Flemming, the keen astute and up with the times, has a eloquence which flashes when aroused. He belongs to Sumter, although he has a large and increasing practice here. He is only too ready and courteous for the rough areas of such a court.”

This letter is signed by “Germanicus” who is doubtless the “keen astute Fleming himself—who boards with negroes, associates with negroes, defends negroes for two dollars each and in principle is a nigger. Julius J. Flemming who in the above paragraph personifies himself as the “keen and astute” lawyer of the Darlington Bar, and lately but audaciously attempts to compare himself with Warley, Spain and McLure, is no other than the man who has disgraced the sacred robe of the Methodist, Baptist and Presbyterian churches at different times—robes under which he often times carried too much mean whiskey.

Aside from the immortality thus achieved, it is said by a contemporary, that he won a little immortality by surrendering himself on the bloody field of Dingle's Mills, to a blind mule.

But this “astute” law giving Flemming will never reach the acme of his ambition except by the fundamental pops of some gentleman's boots. For this service we nominate Peter Dargan. Who is abundantly able to administer these pops with such force, that each one will have the imprint of a white swelling—Marion Star.

The American Sunday School Worker.

We have received the prospectus of a monthly journal to be published at St. Louis, December 1st, by J. W. McIntyre, No. 4 South Fifth Street, under supervision of a committee, representing the Evangelical denominations. Its sphere is the promotion of the religious education of the young in the Family, Sanctuary, Sabbath and Day School, Asylum, &c., in all section and denominations alike.

It will have a lesson system with expository notice, illustrations, &c., with much other matter ready prepared for use of teachers, parents, and others.

The editorial Committee consists of leading ministers of the different denominations. The publisher, would no doubt, gladly answer all inquiries.

## That Proclamation.

Our readers will remember that some weeks ago, we referred in plain terms, to the incendiary proclamation of R. K. Scott by permit of the Devil, Governor of South Carolina, in reference to alleged outrages in Sumter County.

The New York Republic, an independent and able journal speaks of this State paper as follows:

“What is this reference of Gov. Scott to the possibility of a resort to the same summary process, other than an encouragement to retaliatory and vindictive measures in the administration of Government in that State? We declare unhesitatingly that this is an outrage against society, even surpassing the deeds of which the Governor professes such abhorrence.”

## Cotton Factory.

We call attention to the advertisement of the President of this Company, calling a meeting of the Stockholders on the 10th inst.

## The Labor Question.

We probably could not devote a portion of our paper to more interesting matter than that contained in the last days proceedings of the late “Labor Convention.”

It really seems to us that the proverb is fulfilled “whom the Gods would destroy they first make mad.” The negro has entrusted his future to the care and keeping of the yankees: his fate is certain.

A resolution was adopted to appoint a committee from each County, to nominate suitable persons to represent the State in the National Labor Convention, to be held in Washington City, in December next. The committee recommended the following: Joseph H. Rainey, J. J. Wright, W. B. Nash, Lucius Wimshis, colored; Simcoe Corley, Thomas J. Mackey, white.

A member from Orangeburg offered a resolution—which was laid upon the table, after much discussion—that the following rates of wages be given to laborers for cultivating cotton and corn: First class, \$15; second, \$12; third, \$9; per month; and the laborers shall receive in addition to the above: 3 lbs. bacon, per week, peck corn, quart molasses, pint salt, for his board; and if working for a share of the crop, they shall receive one-half of all the provision crop, and one-third of the cotton raised upon the farm. The planters to furnish all the farming utensils and sufficient horse power to carry on the farm.

The Committee adopted to memorialize the General Assembly, through their Chairman T. J. Mackey, submitted the following: The laborers of the State of South Carolina, in Convention assembled, beg leave to memorialize your honorable body, to furnish an appropriate and effectual remedy for some of the grievances which the agricultural laborer now suffers at the hands of the large majority of his employers. We believe that there is no natural antagonism between the interests of the planter and those of the laborer; but on the contrary, that fair dealing and rigid performance of duty on the part of each, will secure the prosperity of both. We are aware that many of the wrongs to which laborers are subjected are beyond the reach of legislation, but must find their redress in the organized efforts of the laborers themselves, acting unitedly within the lines of the law, with a view to the equitable claims of capital and the inalienable rights of labor.

body we are fully than at present, their speedy and certain collection; and, also, by suitable laws, to confer upon the laborer a greater power of self protection than he now possesses &c.

1. That the claim of the agricultural laborer, for wages due, shall operate as a preferred lien upon the land that he works, and that the planter or owner of said land that he works, shall not sell or alienate the same until such claim is satisfied.

2. That the Governor shall appoint a discreet and proper person, in each County, who shall be designated as “Commissioner of Contracts” such person shall be charged with the duty of examining and attesting all contracts between the planter and the laborer upon all questions that may arise under his contract. He shall make a quarterly report to the Bureau of Agricultural Statistics setting forth the number of laborers in his County; how employed; the rate of wages paid, and the names of planters and laborers who may have violated their contracts; all of which shall be laid before the General Assembly, at the commencement of each session thereof, and shall be published for general information.

3. That suits, of all classes of laborers or employees, for wages due them, shall have precedence on the calendars of the courts, over all other civil suits, and shall be heard at the first term of the court, after the declaration of the plaintiff in the same shall have been filed.

4. That the Governor be authorized, to appoint to each County an officer, whose duty it shall be to make up the list of jurors and superintend the drawing of the same, in order that the laboring classes may have a fair representation on the juries—a privilege which is practically denied them in the rural districts, under the operation of the present system.

5. That when lands are sold under execution, the Sheriff shall divide them as nearly as practicable into tracts not exceeding fifty acres each, in order that the small capitalists may be enabled to purchase. We believe that this measure will greatly facilitate the acquisition of land by the landless, and that it can be rendered legally practicable, by providing that the decree of sale in each case shall declare that only so much of the debtor's land, or the sub-divisions thereof, shall be sold as may be necessary to satisfy the judgment.

6. That all due bills given by planters to laborers shall specify in terms the special consideration for which the same shall have been given, and shall be transferable at the option of the holder, and shall operate as a lien upon the crop and land, whenever such

due bill is given in lieu of payment for agricultural labor. That nine hours shall be a lawful day's work for all mechanics and laborers engaged in manufactures, or in any business requiring skilled labor.

7. Abolish all taxes on sales of cotton and rice, by either State or municipal authorities.

A Committee of nine, consisting of B. F. Jackson, T. J. Mackey, J. W. Hogan, B. J. Youn, white; Jos. H. Rainey, W. B. Nash, W. W. Tucker, Porter Smith, and Lawrence Cain, colored, was appointed to issue an address to the people of the State.

A resolution recommending the formation of “Mechanical Associations” in each County in the State, was adopted.

After the usual complimentary resolution to the officers of the Convention, it was adjourned sine die, with three times three cheers.

**COMMERCIAL.**

Nov. 26.—Cotton dull and depressed, very little offering at prices ranging from 23 1/2 to 24 cents.

**SPECIAL NOTICES.**

**KOSKOO—ARE YOU SICK** nervous, or debilitated? Are you suffering from any form of Scrophula, Dyspepsia, Rheumatism, Liver Complaint, Kidney Disease, or Nervous Prostration, &c. If so, you can be restored to health and vigor by using Dr. Lawrence's celebrated “Koskoo.” It cures the most inveterate forms of Chronic Diseases when all other remedies fail. It is not a secret quick medicine; the Formula is around each bottle, and it is a standard remedy of recognized merit. It is daily prescribed by physicians, and recommended by many thousands of our best citizens. For sale by druggists and Merchants everywhere.

For sale by Hart, Parker & Co. Sept 8 48 1y

**SPECIAL NOTICE.**—To parties in want of Doors, Sashes and Blinds, we refer to the advertisement of P. P. Toole, the large manufacturer of those goods in Charleston. Price list furnished on application.

**THE “NINETEENTH CENTURY”** Publication Co., at Charleston, have been so successful in literary enterprises that they are distributing hundreds of choice Standard works free to the purchasers of the Magazine. Ask for it at this office. Sept 8 49 3m

**LADIES SUFFERING** from any disease peculiar to their sex, can be restored to health by using Dr. Lawrence's “Woman's Friend.” It purifies the secretions, and restores the system to a healthy condition. For sale by Hart, Parker & Co., Darlington, S. C. Sept 8 49 1y

**A HANDSOME INDUCEMENT.**—Every person who sends \$3.50 to the “NINETEENTH CENTURY” Publication Co., at Charleston, S. C., receives that superb Magazine for one year, and a copy of either of the Waverley Novels or the works of Charles Dickens, that may be designated.—Specimen number with Premium list \$3 cents. Sept 8 49 8m

**St David's Lodge No. 72 A. F. M.**

THE REGULAR COMMUNICATION OF THIS Lodge will be held on Monday Dec. 13, at 7 o'clock, P. M.

Brothers will take notice and govern themselves accordingly.

By order of F. F. WARLEY, W. M. J. W. Lusk, Secretary. Jan 16, 1899.—47

**CAMPBELL CHAPTER, NO. 31, R. A. M. M.**

THE REGULAR CONVOCATION OF THIS Chapter will be held at Masonic Hall, in Florence, on Wednesday, Dec. 22 at 8 P. M. Come and enjoy the social and fraternal pleasures of the above and govern themselves accordingly.

By order M. E. R. P. H. M. GILBERT, Secretary. June 2 25 1y

**AMITY LODGE, NO. 121 A. F. M. FLORENCE, S. C.**

THE REGULAR COMMUNICATION OF THIS Lodge will be held at Masonic Hall, Florence, S. C., on Wednesday, 17th inst. at 8 o'clock, P. M.

The regular list will be read and the rule applied.

By order W. M. G. McH. STOLL, Secretary. May 26, 54 1y

**THE STATE OF SOUTH CAROLINA.**

DARLINGTON COUNTY.

By J. M. Brown, Esq., Probate Judge.

WHEREAS, Augustus P. Lucas, has made suit to me to grant him letters of administration of the Estate of Edward P. Lucas, deceased: These are therefore to cite and admonish all and singular the kindred and creditors of the said Edward P. Lucas, deceased, that they be and appear before me, in the Court of Probate, to be held at Darlington Court House on the 15th day of December, next, after publication hereof, at 11 o'clock in the forenoon, to show cause if any they have, why the said Administration should not be granted.

Given under my hand this 26th day of November, A. D. 1898.

JAMES M. BROWN, Probate Judge, D. C. Dec 1 6 2

**FOR SALE OR RENT.**

An Excellent Cotton Planting, near Florence with a dwelling, and all other necessary buildings. Apply to E. A. LAW, Darlington, C. H. Dec 1 (7-47)

**OSTENDORFF & CO.,**

Wholesale Grocers, DEALERS IN WINES, LIQUORS & SEGARS, 175 East Bay, Charleston, S. C. Agents for H. Clausen's Ales. Aug 21 29 1y

## Notice.

**Dickson's Compound.**

HAVING been appointed Agents for the sale of this valuable compound, by Alex. Anderson, we are prepared to furnish any amount of the same.

Orders will be promptly attended to and shipments made as required to any point on either the Wilmington & Manchester, or Cheraw & Darlington Railroads. For further particulars and circulars and samples, apply to DALFORD & BYRD, Doves Depot, C. & D. R. R. Dec 1 6 1f

**IMPORTANT.**

OFFICE BLACK CREEK COTTON FACTORY, Doves Depot, Nov. 30, 1898.

The Board of Directors of the Black Creek Cotton Factory Company are requested to meet at Doves Depot, on Friday 10th December, inst. Business of importance will be transacted.

By order of COL. J. A. LAW, Pres't J. L. Dove, Sec'y & Treas. Dec 1 7 2t

**PARKER & KELLY,**

HAVING just received TEN TONS of the best and most reliable of the “Pocket Landing” this excellent manure. We are agents for the Charleston fertilizer, and will furnish it on the most reasonable terms.

Dec 1, 1898 7 1f

**IMPORTANT NOTICE TO THE Farmers and Planters of DARLINGTON COUNTY.**

As it will be impossible to procure for another season, full supplies of the “Peruvian Guano,” we take pleasure in recommending to the notice of the Farmers and Planters of this county, the best and most reliable of the “Peruvian Guano,” which is acknowledged by those who have experimented with it, to be the best Commercial manure in the market.

We are Agents for the sale of this valuable Fertilizer, and those who wish to secure it should make immediate application to us. We are prepared to show samples and furnish circulars of same. Terms, \$60.00 cash, or \$65.00 on time, with approved security, payable first November 1899.

We are also Agents for the firm of Messrs. Geo. W. Williams & Co., Factors, and will make cash advances to three-fourths the value on cotton, consigned either the above firm (Charleston, S. C.) or Williams, Birnie & Co., of N. York.

DELOMRE & BYRD, Doves Depot, S. C. Nov 23 6 1y

**Assignee's Sale.**

UNITED STATES OF AMERICA.

SOUTH CAROLINA DISTRICT.

EX PARTE—S. W. MORRIS, DAVID PIGATE—H. E. P. SANDERS, Assignees, In Re JOHN M. TIMMONS, Bankrupt.

**In Bankruptcy.**

Pursuant to an order of the Honorable Judge Bryan, in the above case, I will sell on next, to-wit: the 16th day of December next, at 10 o'clock, A. M., at the Court House, in Darlington, S. C., all the right, title, and interest of said Bankrupt, in and to the following real estate:

Lot No. 66, fronting on Railroad street in the town of Timmonsville, known as the Bristow and Blackwell lot, measuring 48 feet on front and back line by 105 feet deep, more or less, with the right of way, more or less.

Lot No. 126 in the rear of lot known as the A. B. Bristow lot, in the town of Timmonsville, S. C., 48 feet in front and rear by 50 feet, more or less.

Lot 127 fronting on Railroad street, in town at Timmonsville, 50 feet in front and back line by 105 feet deep, more or less.

And also, the same lot and place at the risk of the former purchasers, the following real estate:

Lot No. 4 in town of Timmonsville, fronting on Keith street 210 feet by 210 feet—street containing one acre more or less.

Lot No. 11 in Timmonsville fronting 210 feet on Warren street, by 210 feet—street containing one acre more or less.

Lot No. 24 fronting on Brookington and Clifford streets in Timmonsville, 210 feet each, by 210 feet on the other two sides, more or less, containing one acre.

Lot 55 in Timmonsville fronting on Wilmington street, 210 feet by 210 feet by 215 feet on rear line and 210 feet deep, more or less.

Lot 56, near the depot, in the town of Timmonsville, measuring in front on Wilmington & Manchester Railroad 54 feet, 64 feet on back line by 94 feet in depth, more or less.

Lot 57, in Timmonsville with the buildings thereon, fronting the Wilmington & Manchester Railroad, measuring 48 feet on front and back line by 165 feet in depth.

Lot No. 80, fronting on Market and Keith streets in Timmonsville, 210 feet each by 210 feet in depth, more or less.

Lot 15, fronting on Warren street and streets in Timmonsville, 210 feet each by 210 feet in depth, more or less.

Lot 16, fronting on Brookington and streets in Timmonsville, 210 feet in depth, more or less.

Lot 79 fronting on Pinckney street and Market street 200 feet each by 200 feet in depth, more or less.

Lot 64 fronting on Wilmington & Manchester Railroad and Keith streets, 200 feet each by 200 feet in depth, more or less.

Lot 42 fronting on Ryd street in Timmonsville 150 feet and on back line 180 feet by 210 feet in depth.

Lot 105, fronting on Brookington street—street 210 feet each by 210 feet in depth more or less.

Lot 106, fronting on Brookington street and street 210 feet each by 210 feet in depth more or less.

Lot 107, in Timmonsville containing one Acre more or less.

Lot 109, fronting on Brookington street—street 210 feet each by 210 feet in depth more or less.

Lot No. 110, fronting on Brookington street and street 210 feet each by 210 feet in depth more or less.

Lot 111, on street in Timmonsville, containing one Acre more or less.

Lot No. 121, measuring 420 feet on Brookington street, 430 on the Road to Morris mill, by 220 feet on street.

Also, Lots No. 5; No. 7; No. 20; No. 34; No. 34; No. 43; No. 44; No. 108; No. 104; No. 112; No. 113; No. 116; No. 118; No. 119; No. 120; No. 122; No. 123; and No. 124, containing from one to 5/8 acres, and are bounded as represented by a plat of the Town of Timmonsville, formerly owned by James Oliver, William Geo. Mrs. Ham and known as the land where William Oliver lived.

Tract of land in Darlington County S. C., containing 147 Acres, more or less, bounded on the North and east by lands of W. R. Timmons, South by lands formerly owned by Thomas Hill, and on the west by lands of Hill, Gray and McDaniel and known as the “Hicks Land.”

Tract of land in Darlington County, S. C., containing 350 Acres, more or less, adjoining lands of James Thomas, Joel Allen, and Jessie Hill, known as the “Clarendon County” land.

Tract of land in Clarendon County, S. C., containing 935 Acres, more or less, situate on Barren Branch and Kingtree Swamp, waters of Black River, known as the “Hicks Land,” by lands of Stephen L. Floyd, J. J. Knight, and estate of Wm. L. Hicks, on the East by lands of Wm. L. Hicks, on the West by lands of James McKenzie, South by land of David Snider, North Floyd.

Terms—One-third cash, and the balance upon a credit of one and two years, with interest thereon, payable annually, or the whole amount may be paid in advance. The purchaser or purchasers to give his or their Bond or Bonds, with approved security, and mortgage on the premises, and to pay for all necessary papers and stamps.

HENRY E. P. SANDERS, Assignee of J. M. Timmons, Bankrupt. Nov 24 6 3t

## STATE OF SO. CAROLINA.

DARLINGTON COUNTY.

Horace Williamson, Wm. E. James and John J. James, Ex'rs of S. H. Wilds, vs. Joseph Baccotte, and W. E. Zimmerman.

Bill to Marshal Assets, &c.

BY virtue of an order of me directed by the Hon. J. M. Rutland, Judge of the 4th Circuit, I will sell at Public Auction at Darlington Court House, on the first Monday in December, next, All the real estate described in the pleadings in the above stated case, to-wit: The house and lot on Pearl street, in Darlington Village, the residence of the late Col. S. H. Wilds containing 39 acres, more or less—the house is large and commodious and the out buildings in good repair.

Lot in Springville, with the buildings thereon, containing six acres, more or less.

Lot in Springville with the buildings thereon containing 7/8 acres, more or less.

Tract of land containing 602 acres, more or less, lying on Black Swamp, Darlington County, adjoining lands of the late Mrs. Emily L. Baccot, Estate of Dr. S. F. Ervin, and lands formerly owned by the late Jno. D. Witherspoon.

Tract of land containing 152 Acres, more or less, lying on the public road leading from Darlington Court House to the “Pocket Landing” on the Great Pee Dee River, adjoining lands of Dr. Williamson and Geo. W. Dargan, known as the “Stucky Cannon” place.

Tract of land on the public road leading from Darlington Court House to Lawrence's Bridge on Lynch's Creek, two miles from Darlington Court House, containing 983 acres, more or less, known as the “Ervin Tract” to be sold in two separate tracts, more or less, as may be made.

Tract of land on Indian Branch about one and a half miles from Darlington, C. H., containing 2000 acres, more or less, to be sold in 16 different tracts, each of which will be shown on day of sale (the title to a part of this tract is disputed).

Terms of sale—One-third cash, the balance on a credit of one and two years, purchasers to give bond with interest from the day of sale, payable annually secured by a mortgage of the premises, and to pay for all necessary papers including revenue stamps, and that the purchaser of the house and lot in the town of Darlington be required to insure the building on said lot for the sum of four thousand dollars and assign the policy to the Clerk of the Court, as additional security, and keep the same so insured until the whole of the purchase money is paid.

W. E. CHARLES, C. C. P. & G. S. November 10 5 4t

**Notice.**

All persons indebted to A. F. Culpeper, by note or account are requested to come forward and settle, or their accounts will be put in the hands of a lawyer for collection.

A. F. CULPEPER. Nov 24 (6-3t)

**STATE OF SO. CAROLINA.**

IN COMMON PLEAS DARLINGTON COUNTY.

James H. Jarrott, Ex'r. vs. Ed. Chas. Jarrott, J. H. McLellan, Evan J. Lide, and others.

Bill to Marshal Assets, &c.

BY virtue of an order of sale to me directed by the Hon. J. M. Rutland, Judge of the 4th Circuit, I will sell at Public Auction at Florence, S. C., on the 2nd Monday in December next, the Real Estate of D. S. Jarrott, late in said County, described in the pleadings in the above stated case, to-wit: One-half cash, the balance on a credit of one and two years, purchasers to give bond with interest from the day of sale, payable annually secured by a mortgage of the premises, and to pay for all necessary papers including revenue stamps.

W. E. CHARLES, C. C. P. & G. S. Nov 10 4 4t

**IN EQUITY.**

EX PARTE J. H. HUNTER, M. A. MCLENNAGHAN, vs. J. H. HUNTER, M. A. MCLENNAGHAN.

Bill for Sale of &c.

PURSUANT to an order in the above stated case, I will sell at Darlington Court House, on Wednesday, the 16th day of December next, the Real Estate of the late D. S. Jarrott, late in said County, described in the pleadings in the above stated case, called the “Cook Place,” containing Five Hundred acres, more or less, and bounded on the North by High Hill Creek and land of Mrs. J. S. Jordan, East by lands of L. S. Jordan and Jas. Geo. South by Zimmerman Road. West by lands of—Jordan. Terms.—Cash to be paid, the balance on a credit of one and two years, purchasers to give bond with interest from the day of sale, payable annually secured by a mortgage of the premises, and to pay for all necessary papers, including revenue stamps.

W. E. CHARLES, C. C. P. & G. S. Nov 10 4 4t

**Assignee's Sale.**

I will sell at Timmonsville, S. C., on the 16th day of December next, at the risk of the former purchaser, all the right, title and interest of Jas. T. Bristow, Bankrupt, in and to all that tract and adjoining land lying being and situate on the North side of Lake Swamp. On the public Road leading from Darlington Court House to Timmonsville, three miles from Timmonsville, containing one hundred (100) acres, more or less, said tract of land bath such shape and boundaries as are represented on a plat of the same, which will be exhibited on the day of sale.

Terms—One-third of the balance on the day of sale, the balance on a credit of one and two years, with interest payable annually, with interest payable annually until the whole is paid. The purchaser to give bond with two good sureties and a mortgage of the premises to secure the payment of the purchase money.

W. E. CHARLES, C. C. P. Nov 24 6 3t

**Assignee's Sale.**

I will sell at Timmonsville, S. C., on the 16th day of December next, at the risk of the former purchaser, all the right, title and interest of Jas. T. Bristow, Bankrupt, in and to all that tract and adjoining land lying being and situate on the North side of Lake Swamp. On the public Road leading from Darlington Court House to Timmonsville, three miles from Timmonsville, containing one hundred (100) acres, more or less, said tract of land bath such shape and boundaries as are represented on a plat of the same, which will be exhibited on the day of sale.

Terms—One-third of the balance on the day of sale, the balance on a credit of one and two years, with interest payable annually, with interest payable annually until the whole is paid. The purchaser to give bond with two good sureties and a mortgage of the premises to secure the payment of the purchase money.

W. E. CHARLES, C. C. P. Nov 24 6 3t

**STATE OF SO. CAROLINA.**

DARLINGTON COUNTY.

In Common Pleas.

Elizabeth McCall, Adm'x. vs. Wm. T. McCall, Adm'x. Bill for Partition and account.

BY virtue of an order of sale to me directed by the Hon. J. M. Rutland, Judge of the 4th Circuit, I will sell at Public Auction at Darlington Court House, on the first Monday in December next, The Real Estate of the late D. S. Jarrott, late in said County, described in the pleadings in the above stated case.

Terms of the sale cash.

W. E. CHARLES, C. C. P. & G. S. Nov 10 4 4t

**STATE OF SO. CAROLINA.**

DARLINGTON COUNTY.

J. M. McCall, Adm'x. vs. C. T. A. of James S. McCall. Bill for Account and Relief.

Elizabeth E. McCall et al.

BY virtue of an order of sale to me directed by the Hon. J. M. Rutland, Judge of the 4th Circuit, I will sell at Public Auction at Darlington Court House, on the first Monday in December next, The Real Estate of the late D. S. Jarrott, late in said County, described in the pleadings in the above stated case.

Terms of the sale cash.

W. E. CHARLES, C. C. P. & G. S. Nov 10 4 4t

## STATE OF SO. CAROLINA.

DARLINGTON COUNTY.

Robt. Harlowe and Wm. H. Cannon, Ex'rs. vs. Joseph Baccotte, and W. E. Zimmerman.

Bill to Partition and Mortgage.

BY virtue of an order of sale to me directed by the Hon. J. M. Rutland, Judge of the 4th Circuit, I will sell at Public Auction at Darlington Court House, on the 1st Monday in December next, All the Real Estate described in the pleadings in the above stated case on the following terms: So much cash as may be necessary to pay the cost of this case and the expenses of such sale, the balance on a credit of six months, with interest from day of sale. Purchasers to give bond with interest from the day of sale, payable with necessary papers including revenue stamps.

W. E. CHARLES, C. C. P. & G. S. Nov 10 4 4t

Horace Williamson, Wm. E. James and John J. James, Ex'rs. vs. Geo. I. W. McCall and others, creditors of S. H. Wilds. Bill to Marshal Assets, Injunction, &c.

PURSUANT to an order of his Honor Judge J. M. Rutland, in this cause, of date 24th October, instant, to us directed, we will sell on Wednesday, the 8th of December next, at the public auction known as the “Pocket Landing” near Darlington, C. H. the residue of the personal estate of the late Col. S. H. Wilds, consisting of Mules, Cattle, Provisions, Farming Implements, &c.

HORACE WILLIAMSON, W. E. JAMES, JNO. J. JAMES. Ex'rs. Nov 16, 1898. 5 2t

**STATE OF SO. CAROLINA.**

IN COMMON PLEAS DARLINGTON COUNTY.

Abijah B. Bristow, Adm'x. vs. Susan M. Sansbury, & others. Bill for account, &c.

BY virtue of an order of sale to me directed, by Hon. J. M. Rutland, Judge of the 4th Circuit, I will sell at Public Auction at Darlington Court House, on the first Monday in December next, All the Real Estate described in the pleadings in the above stated case. Terms of sale: One-third cash, the balance on a credit of one and two years, purchasers to give bond with interest from the day of sale, payable annually secured by a mortgage of the premises, and to pay for all necessary papers including revenue stamps.

W. E. CHARLES, C. C. P. & G. S. Nov 10 4 4t

**STATE OF SO. CAROLINA.**

DARLINGTON COUNTY.

Eliehu W. Cannon, Adm'x. vs. Margaret Law, E. Franklin Law, et al. Bill to Marshal Assets, Injunction, &c.

BY virtue of an order of sale to me directed by the Hon. J. M. Rutland, Judge of the 4th Circuit, I will sell at Public Auction at Darlington Court House, on the first Monday in January next, the Real Estate of D. S. Jarrott, late in said County, described in the pleadings in the above stated case, to-wit: One-half cash, the balance on a credit of one and two years, purchasers to give bond with interest from the day of sale, payable annually secured by a mortgage of the premises, and to pay for all necessary papers including revenue stamps.

W. E. CHARLES, C. C. P. & G. S. Dec 1 7 4t

J. B. Jarrott, Executor, vs. Ed. Charles Jarrott, Jas. H. McLellan, Evan J. Lide, & others. Bill to Marshal Assets, Injunction Account and Relief.

PURSUANT to an order of his Honor Judge J. M. Rutland, in the above stated case, to me directed, I will sell on Wednesday, the 16th of December next, at the plantation known as the Cusack Place, near the town of Florence, the residue of the personal property of the late Dr. James H. Jarrott, consisting of Mules, Horses, Farming Implements, Provisions,