# EDITORAL NOTES.

Jay Gould is dead. He lived his life la this world and his record is made In the next. He will be judged by the fafinite and it grates upon us to read br hear the harsh judgments passed upon him by those as liable to sink as

The effort to have the present Legis- Gray, of Greenville, clerk. lature pass a divorce law seems doomed to failure. The sentiment in all parts of the State is strongly against it and the legislators are aware of this. The law will come with time, however, as all things do that should.

A bill has beer introduced in Congress providing for opening the World's Fair on Sunday. The bill should pass, as it will not only permit many to see the exhibit who would not otherwise be able to do so, but it will keep many vistors from going to places not as instructive and elevating as the fair.

Incendiarism must be stopped. Within a week two men near this city have been burned out of house and home. they and their wives and children barely escaping with their lives. No efforts should be spared to bring the guilty parties to justice, and the severest penalties prescribed by the law would not be too harsh for them.

President H. A. Strode, of Clemson College has resigned. It is to be regretted that he has seen fit to do so, as his past success as an educator, led the friends of the College to hope for its marked success under his management. Hon. W. C. Benet, of Abbeville, is prominently, mentioned for the position made vacant.

The statement made in the last issue, in connection with the proposed amend- State. ment to the city charter, that it was introduced by Mr. Moses at the request of council, was made with Mr. Moses, himself as our authority. We acceptgathered through correspondence with officials
in other States. The bill is yet incomplete, ed Mr. Moses' statement, consequently Herald that Council knew nothing of subdivided into not more than ten nor less week, for such time as he deems advisable, the assertion in the last issue of the the amendment strikes us as being than four townships, and that each township notice that all bonds not met at maturity will, rather queer. At any rate the amendment is quite unpopular with the mass of the people, and Council at its last meeting passed a resolution requesting lector, road overseer and township clerk shall that it be withdrawn.

The Polls Lists of the county are now being published in this paper. The first installment was published last week, and this week there are additownships published. The school trustees of each district are requested to scan the lists closely, and if they find names missing to report the same to the Auditor. The object of the publication of the lists is to bring out the poll tax dodgers. Watch the lists and report the dodgers. If the papers containing these lists are laid away they will be found useful for future reference. | the General Assembly.

Our friends of the Tillman faith, if we take them at their word, place all the blame for the defeat of Gen. Moise upon the Conservative club of this city. Is it just? Not exactly, as the figures prove. At first primary the Covservative club polled 520 rotes, the two Tillman clubs, voting here, 150. In the county a total vote of 6,240 was polled. At the general election Gen. Moise received 369 votes at Sumter precinct and a total of 1614 in the County. The Conservative and two Tillman clubs of Sumter city fell of 301 from the primary, and the County 1.036. Deducting Samter's loss of 301 you have a loss for the remainder of the County of 735, and it must be remembered that the and who will elect the superintendant, fix negro vote was heavier in the county for Gen. Moise than in this city, which would make the less still greater for the country precincts. All this should be borne in mind while this game of pot calling kettle black goes on. The Democrats of this city don't shirk their share of the blame, nor do the Conservatives of any portion of the county, but they do object to being made a scapegoat for the neglect of all parties. It's

## EXTEND THE TIME.

The joint resolution extending the time for paying taxes to February 15th should pass. There is no need to deduce arguments showing the necessity of an extension. The people of the whole State need indulgence now if they ever did, and they should have it. Let us have the time extended at once, without hocus poous like there was last

### AN IMPORTANT MEASURE.

The bill introduced in the House by Mr. R. I. Manning, of this county protralian system is in force in a majority of the States of the Union, and has given satisfaction in every case. We ted by Mr. Manning, and trust that

## ONE RESULT.

are responsible for the defeat of Gen. Moise trict, a Superintendent of the Penitentiary His dwelling, three barns and stables were and the election of George Washington and three Directors of the Pentientiary. Murray, black Republican, to Congress Fully half the voting strength of the "city"

did not go to the poils. Well, it is no use to cry over it, but we the following vote: Vote east, 143. Ernest gages, all his farm implements, three thouthink the Legislature ought to take away the Gary, 121; W. D. Trantham, 21. "city," charter and put it on a level with The baliot for Superintendent of the Peni- hundred bushels of corn, a lot of cotton seed Ramburg, or change its name, so that the tentiary resulted as follows: Vote cast, 143 etc. When he was awakened by the fire it ashes of the Revolutionary here and patriot can rest in peace. - Barawell People.

to fix upon the city of Sumter the entire Vote cast, 130. Quaningham, 103. Lyles, insurance about \$500.

odium of defeating Gen. Moise by negligence It is also proof that this paper was right in resenting the by Teler resigned.

73; Riggins, 72; Humbert, 62; Tarrant, 40; Oliver, 33. The three first named candidates were declared elected. Mr. O. N. Alderman, of Aiken, was elected to fill the unexpired with a stock valued at \$20,000 to \$30,000. imputation. It is proof, also, that an insinuation is as potent as a direct accusation in many instances.

THE WORK OF THE LEGISLA-

The General Assembly organized by the re-election of the old officers. Senato: Timter, Speaker of the House, and Gen. J. W.

A noticeable feature of the body is the large number of new members it contains. Mr. Moses, of this coun y by reason of his long experience and ability is easily one of the

The new bills have been introduced with a rush. The most important the first day were:
A bill-to amend Subdivision 4 of Section 155 of the code of civil procedure relating to ervice of summons in civil actions. A bill to abolish days of grace on negotia-

ole paper in this State. Speaker Jones announced the Standing Committees on the second day. The members from this county are placed as follows: Altamont Moses-Ways and Means, Comnerce and Manufactures.

R. I. Manning-Incorporations, Legislative C. L. Williamson-Agriculture, Military.

W. D. Rhodes-Federal Relations, Peni-

J. F. Kelly-Roads and Bridges. Senator Abbott is on the following committees: Claims and Grievances, Finance, Medical Affairs, Public Lands, Military. A joint resolution was received from the Senate asking that a joint meeting be held on the 26th instant at 1 o'clock for the election of a Judge in the 5th circuit, a superintendent of the Penitentiary and two directors of be Penitentiary.

Mr. Moses saw no necessity of such a terrible rushing of the elections and moved that the resolution be put on the Calendar and come up in the regular order. As ten members objected to the resolution it was placed on the Calender.

The important bills were: Mr. Blease, of Newberry, a bill to reduce he salaries of the State efficers, clerks and

employees. Mr. W. B. Love, of Chester, a joint resolution for calling a constitutional convention. The call is to be subject to a vote of the peoble at the next general election.
Mr. S. A. Nettles, Clarendon, to prohibit the manufacturing, sale and barter, or the furnishing as a beverage of any spirituous or

other intoxicating liquors.

Mr. Blease, of Newberry, to prohibit the sale of intoxicating and malt liquors in this

Senator Jenkins, of Berkley, introduced a county government bill, which is somewhat on the line of Governor Tillman's plar, but contains a good many ideas original with Senator Jenkins and others which he has the salaries of the various officers not having

lector, a justice of the peace, a constable and one or more road overseers, who shall be elected at the general election, and shall hold office for . . years. The supervisor, tax colconstitute a county board of assessors for each township. Section 14 prescribes the duties of township supervisors. They have general supervision over their respective

townships, including the public schools, oads, bridges, ferries and the poor. The House did little on the 25th. About the only incident of the day's session in the House was the decided stand of Representative Altmont Moses against any special legislation. Some of the delegations seemed to want some special matters referred to the delegations. Mr. Moses said that there were enough standng committees to attend to the business of the House, and that bad legislation frequently rept in by the innovation in legislation. The objection prevailed The bills of interest were as follows in the

By Mr. Buist, of Greenville, a bill to reduce the salaries of the State officers, clerks, employees and per diem mileage of members of

By Mr. J. W. Ashley, of Anderson, a bill to regulate the hours of work in cotton and By Mr. Perry, of Greenville, a bill to amend

Section 1 of an Act to limit the school ages of pupils attending the free schools. In the Senate.

Senator Jenkins a bill to provide for the incorporation of towns of one thousand or more inhabitants. This bill will, if passed, greatly simplify the process of renewing the charter of a city or town and save the annual printing of long bills of this kind and which usually contain numerous sections repeating the original Act clincorporation. Its provisions are similar to those required for the incorporation of towns of less than one thousand inhabitants, and they can be covered in

Senator Abbott a bill to provide for the Columbia, the site and buildings to cost not more than \$10,090, and the annual provision for its maintenance not to exceed \$120 per capita. The Home to be governed by a board of visitors, four in number, who are to be appointed by the Governor for two years, the government of the institution, (reported

favorably by military Com.) On the 26th the official vote of the recent State election was announced, and Governor Tilman and Lieutenaut Governor Gary and the other State officers were declared elected. New bills of importance were, in the House: By Mr. Williamson, of Sumter, a bill to require landlords to file rent liens in the regis-

A bill to regulate the manufacture and sale of commercial fertilizers. By Mr. Johnson, of Fairfield, a joint resolation to extend the time for the collection of

taxes in this State until the 15th day of Feb | present. By Mr. Moses, to authorize and empower

Representative Altamont Moses, the follow-

line, any rule, law or usage to the contrary notwithstanding, namely :

ral Sessions shall be granted on account of the absence of a witness, without the oath of the party, his connsel or agent, to the following That the testimony of the witness is mate-

ial to support the action or defence of the \$40,000. party moving; that the motion is not intended for delay, but is made soleby because he considerable discussion. cannot go safely to trial without such testimony; that he has made use of due diligence to procure the testimony of the witness, or of such other circumstances as well as viding for a change in the election laws will satisfy the Court that the motion is not and the adoption of the Australian sys- intended merely for delay. In all such cases mill in this city were burned by an incendiary where a writ of subposina and the party apply- fire on the night of November 14th, lost his tem, is the most important measure, ing for such postponement on account of the residence about three miles from town from without exception, yet brought before absence of a witness shall be set forth, in the same cause on the night of the 2d instant. addition to the foregong matters, what he lie was awakened by the roaring of the the Legislature. The laws now in force believes the witness, if present, would prove, Bames, and barely had time to escape from are defective and unsatisfactory, and a and the said trial shall not be postponed be- the house with his wife and three line yond the term; if the opposing party will children before the roof began to fall in. change is needed at once. The Aus- admit is open Court that such witness if pres- Nothing was saved from the house. ent and called as a witness would testify to When outside the burning dwelling he disthe facts as set forth.

appointment of railroad commissioners; a cotton seed, a new engine and two gins. heartily approve of the reform advoca- bill to regulate the employment of children Everything was destroyed, and there was no and females in factories. It makes it a insurance on gin-house or fixtures, the policy misdemeanor, punishable by a fine not having been cancelled a few days before. The the bill will become a law at this ses- exceeding \$100, or imprisonment not exceed- dwelling house was insured for about twoing thirty days, to employ the labor of thirds its value. His loss was about \$4,000. children under 16 years of age, or of any Frank Sea a respectable colored farmer female, for more than ten hours a day in any factory in this State.

W. A. Neal, 94; J. A. Jarnigan, 36; J. B. was too late to save anything. From wagon tracks leading from where his barn stood, he Bun er, 5; D. E Keels, 8. For Directors of the Peaitentiary there were thinks that the barn was first robbed and This clipping is a result of the attempt five candidates. The vote was as follows: then set on fire His loss is about \$1,500, and

term of Mr. Tyler, resigned.

Monday the 28 nothing of importance was

done, except the introduction of the Childs Prohibition bill, a synopsis of which is given on another page, and a bill appropriating \$50,000 to Clemson College.
In the House the following bills of interest Corron-Receipts during week ending 7th, about 600 bales. Middling 87 @9. Fuwere introduced : tures advances 40 points today.

By Mr. McWhite, to regulate the granting of divorces for the cause of adultery. By Mr. Whitmire, a joint resolution exmerman, of Edgefield, is President pro tem tending the time for the collection of State, of the Senate, and Dr. Sampson Pope, of county, railroad and other taxes due for the Newberry, clerk. Ira B. Jones, of Lancas-fiscal year commencing November 1, 1891, until the 1st day of January, 1893. In the Senate:

By Mr. Moore, of Hampton, to appropriate the sum of \$800, if so much be necessary, to complete the Corfederate rolls. By. Mr. Abott, of Sumter, to prohibit the buying of cotton seed without first obtaining Senator Buist introduced a bill regulating

the granting of license to pharmacists. The 29th was marked by the introduction of two bills repealing the anti-free pass law of The prohibition bills were referred to a

special committee of one from each county Mr. Jno. F. Kelly represents Sumter.
Mr. Perry of Greenville introduced a bill referring the whole prohibition question back o the people and ordering an election to decide whether it shall be prohibition or no

By Mr. Moses, a bill entitled "An Act to amend the charter of the city of Sumter in reation to the salary of its mayor, and in relation to making returns of property ic said

By Mr. Hydrick, a joint resolution propos-ing an amendment to Article X of the Constitution of the State of South Carolina by striking out Section 30 thereof. By Mr. Youmans, a bill to prohibit railroads from charging more than three cents

per mile for carrying passengers. My Mr. Hydrick, a joint resolution proposing an amendment to Article X, of the Constitution of the State, by striking out Section 2 thereof.

November 30, was marked by the intro-duction of a bill by Mr. Watson to redistrict he State as follows: First District-Colleton, except that in the 7th district; Berkley, except so much as is in the 7th district; Orangeburg, Lexington and Williamsburg.
Second District—Hampton,

Aiken and Edgefield. Third District-Abbeville, Anderson, Oconee and Pickens. Fourth District-Greenville, Spartanburg, Laurens, Union, Richland and Fairfield kifth District-York, Chester, Lancaster, Chesterfield, Kershaw and Sumter.

Sixth District-Clarendon, Darlington, Marlboro, Marion, Horry, Florence. Seventh District—Beaufort, Charleston, townships of Collins, Adams Run, Glover, Fraser, Lowndes and Black, in Colleton; Christ Church and St. John's Colleton, in the county of Berkeley; the county of Berkley and the county of Georgetown.

By Mr. Lowrance, a joint resolution to au-thorize and require the State Treasurer to publish in two daily newspapers in this State, one in the city of New York and in such other the term of four years at the same rate of interest as they now bear.

By Mr. Covington, a bill to require a license and license fee for keeping dogs. By Mr. John Gary Evans, to provide a system of county government for the several counties of this State. This bill is practically the same measure that he introduced last year, except that the present bill provides for three commissioners for each township, who shall have power to assess property, lay

out roads and establish chain gangs. There was a sharp discussion in the Senate over the bill to appropriate \$50,000 to Clemson College. Mr. John Gary Evans wanted the appropriation reduced to \$40,000 but his amendment was rejected. Conservative Senators were most prominent in advocating a liberal appropriation. On December 1st considerable business was

The bill requiring landlords to file rent iens was killed

Important bills introduced were: Mr. Hammett: To allow the State, in indictments for murder, to introduce testimony showing the violent and dangerous character of the defendant, in cases where the defendant offers testimony as to the violent and dangerous character of the deceased. Mr. Oliver: To provide for the suspension

one year, so as to put the same on a cash A marriage license bill by Mr. Brice, of Chester, which provides: That no minister or officer shall perform a ceremony of marriage until there shall be de-

discrict, at the discretion of the trustees for

livered to him a license for the marriage, signed by the Clerk of the Court of the county in which the marriage is intended to take place, or by his lawful deputy. Mr. Gary : To change the per annum allowance for beneficiary cadets of the South Caro-

lina Military Academy from \$300 to \$150. In the Senate the bill to reduce salaries o State officers came up for second reading and erection of a Confederate Soldier's Home at considerable discussion occurred. Consideration was postponed.

In view of an expected communication from the State Survivors' Association the Confederate Home Bill was postponed and made the special order for today, 7th instant. Friday the 2d was enlivened by a long and tivation, and balance well-timbered, princihot debate over the bill calling a Constitutional Convention. John C. Haskell took a

leading part.
The Childs' Prohibition bill was reported favorably, the others unfavorably. The Senate did nothing of importance. Senator W. D. Evans introduced a resolution memorializing Congress on the subject of trading in futures. Saturday's work was merely routine.

Mr. Moses introduced a bill to regulate the drawing and term of service of jurors in the county of Sumter. On Monday there was no session of the Senate and very few members of the House were

The big fight of the day was made over Mr. Whitmire's bill, which intends to change the the city of Sumter to fund its bonded indebt- law for the apportionment of the school fund o'clock, noon. Said capital stock to consist from a basis of the average number of pupils of one hundred shares each of the par value provide for the repairing or replacing the to the actual number of pupils. Messrs. of one hundred dollars, and aggregating ten tomb of Gen. Francis Marion in Berkley Moses and Thomas made a strong fight against thousand dollars. the bill, showing that it would work to great disadvantage in the counties with large coling important bill: 'That from and after the ored populations and with even greater inpassage and approval of this Act the follow- justice to cities which now contribute very ing shall be the rule for the continuance of causes in the Circuit Courts for South Carocauses in the Circuit Courts for South Caro- his bill passed. A special clause was added by which Charleston, Richland, Sumter, No motion for postponement of trial beyond the term either in the Common Pleas or Geneal Sessions shall be granted on account of the exempted from the provisions of the bill. Yesterday was a busy day. The resolution giving Clemson \$50,000 was voted down in the House, in favor of the amendment giving

> The bill redistricting the State received The work of the Senate which was routine was hampered by the absence of a quorum.

Incendiary Fires. Mr. Calvin W. Chandler, whose gin and covered that his gin-house, about two hundred vards distant, was also in flames. In Senator Wilson a hill relating to the the gin-house were five bales of cotton, a lot of living about seven miles from this city on the Statesburg Road met with the same misfor-Joint Assembly was held at noon to elect a tune on Sunday morning about 2 o'clock, The Sumter "City" Democrats, so called, successor to Judge Kershaw, for the 5th Dist that Mr Chandler did on Saturday morning. burned by an incendiary, and he came very to \$30,000. Mesers. Ernest Gary, of Edgefield and W. near being caught by the falling in of the D. Transham, of Camden, were nominated roof of his bouse. He lost all of his furniture

sand pounds of hay and fodder, over one

THE SUPERVISOR OF REGISTRA-TION will be in his office on Salesday of each month, for the purpose of issuing certificates of Registration to all persons who have become twenty-one years of age since the last General election Also transfers to those who have changed place of residence.

Dec. 7. 2-t.

Gone — all the painful disorders and chronic weaknesses peculiar to the female sex. They go, with the use of Dr. Pierce's Favorite Pre-scription. Period-ical pains, weak back, bearing-

tion, all "female complaints" are cured by it. It is purely vegetable and perfectly harmless—a powerful general, as well as uterine, tonic and nervine, imparting vigor and strength to the whole system. It costs you nothing if it fails to give satisfaction. It's guaranteed to do so, in every case, or the money is refunded. It can be guaranteed—for it does it. No other medicine for women is said on such terms. is sold on such terms.
On these terms it's the cheapest. But more than that, it's the best. That's the way its makers prove their faith in it. Contains no alcohol to inebriate; no syrup or sugar to derange digestion; a legiti-mate medicine, not a beverage. Purely vege-table and perfectly harmless in any condi-

You are invited to go and see it.

MARKETS.

SUMTER, S. C., Dec. 7, 1892.

cents for each insertion. Additional lines 5 cents per line.

OST ON FRIDAY AFTERNOON, a gold bangle pin, with "H" engraved on it, reward if left at this office.

OST-Between the Watchman and Southstore a small gold ring with cameo setting, If found return to L. B. H. Darr. STOLEN from Masonic Temple lot on Tuesday afternoen, a small dark bay mare mule. Information of the whereabouts of mule will be thankfully received. J. H.

RIVE DOLLARS WILL BE PAID FOR recovery of harness stolen from the rear of my store on Saturday night. Harness were hand made, and without breeching or crup- in the payment of the debt secured thereby, per. Saddle all-band-made with nickle trim-H A. HOYT.

TO RENT-My residence in North-western part of this city with thirty acres of land attached. J. N. Corbett.

mouths old, with liver colored marks about the North by lands of Nancy McKenzie on the his head and body. Strayed or stolen last East by Naucy Holland, on the South by week. W. H. Ingram.

WANTED-GOOD TENANTS for two bandsome brick stores on Liberty papers. or, a clerk, a tax col- at the option of the holders, be extended for Street, next to Browns & Purdy. Apply to

MRS M. A. FLOWERS informs ber sumed dressmaking at her residence on Republican Street, one door West of Church. She will be pleased to serve them as formerly. DIANO FOR SALE-A good Durham Piano, will be sold for \$125 00. Apply

200 PIGEONS FOR SALE at 10c. each. WANTED-By Dec. 15th, a four room dwelling, with kitchen attached. Apply at this office.

FOR RENT OR SALE—A four room coton Calhoun Street, 2d door East of Harvin | tion in front of the Court House in the city of Possession given January 1. Apply to Miss Mary Darr, next door to above. TO SELL-Lot on Republican Street. 60x150 feet. Apply at this office.

## FOR SALE.

TEN OR TWELVE HEAD HORSES AND McCutchan. Apply to J. Blanding Jones, at Sumter Cotton Mills. Dec. 7, 1892.

## TO RENT.

THE TWO-STORY DWELLING HOUSE four or five borse farm on the Lee Plantation; of the purchaser and a mortgage of the premseven miles north of Sumter, C. H. Dwell- ises sold; the bond to bear interest from the ing house now being thoroughly repaired day of sale, the purchaser to have the option Part of this farm can be sub-rented to tenants of paying his entire bid in cash; purchaser now on the place. Apply to R. D. LEE, Executor.

## FOR SALE OR RENT.

THE PUGII PLANTATION in Privateer Township. Comfortable dwelling bouse and all necessary outbuildings. The place contains 900 acres, partly cleared and in culpally in virgin pines. Possession given at LEE & MOISE, once. Apply to Attorneys at Law.

### EDISTO CYPRESS SHINGLE COMPANY.

NOTICE IS HEREBY GIVEN that pursuant to the authority conferred upon us as a Board of Corporators by a Commission issued by the Secretary of State, the books of subscription to the capital stock of the Edisto Cypress Shingle Company will be opened at the office of Messrs. Lee & Moise, attorneys at law, Main Street, Sumter, S. C., on Tuesday, December 13th, 1892 at 12

WINFIELD SCOTT. Corporators. Notice of Alliance Lecture.

ture to be delivered by Hon. M. L. Donaldson, President State Alliance, in the Court purchaser to pay for all necessary papers and H. L. SCARBOLOUGH, Pres.

House at 11 o'clock, Saturday, Dec. 10th. E. MINS PITTS, Secty,

A Rare Opportunity.

Grand Display in Sumter.

Worth of Jewelry.

On December 12 & 13,

complete stock of all lines of Jewelry goods, valued at \$25,00 Purchases can be made from this stock, and persons who

L. W. FOLSOM.

NOTICE.

Supervisor of Registration.

### MORTGAGE SALE.

TOY VIRTUE of the Power of Sale vested in me in and by the mortgage executed to me on 13th December, 1890, by Solomon Law and Gaillard Bradford, (default having been made by them in the payment of an installment thereof and of interest,) I will sell down sensations, at the Court House for Sumter County, in the Etate of South Carolina, on the first Monday of January, 1893, between the hours of 11 a. m. and 5 p. m., two parcels of land in said County; one of said parcels containing twenty-five and one-half acres, bounded on the North by a thoroughfare separating said parcel from land formerly of J. H. Dingle, on the North-east by the parcel of land here-inafter described, on the South or South-east by land which was conveyed by me to Butler Muldrow, and on the South-west by a thoroughfare separating said parcel faom land (40 acres tract) which was conveyed by me to Ephraim Williams: Also that adjoining parcel, containing twenty-four acres, bounded fare first above mentioned, on the North-east by land which was conveyed by me to Samuel Bradford, on the South or South-east by the land conveyed as aforesaid to Butler Muidrow, and on the South-west by the parcel of land first above described : Also a right of A DVERTISEMENTS of five lines or less way or passage on or over the thoroughfares marked on a Diagram or plat indorsed upon a deed made by me on November 13th, 1873, to Ned Montgomery.

Terms of Sale-Cash. Purchaser to pay W. F. B. HAYNSWORTH,

December 7, 1892.

SALE UNDER MORTGAGE.

BY VIRTUE of power of foreclosure and sale conferred upon the undersigned in mortgage executed January 20th, 1887, by Jos. W. Stokes of Sumter County to Herman Baum, and Jos. W. Stein as H. Baum & Co., said mortgage recorded in the office of Register of Mense Conveyance for Sumter County, Book No. 17, page 75 default having occured we will sell at public auction at Sumter Court

House on the first Monday, the 2d day of January next, about the hour of 12 o'clock noon, the following described property: All that piece, parcel or tract of land and buildings thereon, situated, lying and being in the County of Sumter, State of South Caro-WANTED-somebody to return to me a lina, containing (100) one hundred acres, white Pointer male pupy, uine more or less, and bounded as follows: On lands of J. O. Durant, and on the West by lands of A. D. Stokes.

Term of sale cash, purchaser to pay for H. BAUM, JOSEPH W. STEIN, as H. Baum & Co., Mortgagees.

### MASTER'S SALE. State of South Carolina,

COUNTY OF SUMTER. IN THE COURT OF COMMON PLEAS. Hattie I Dinkins- Plaintiff, against Robt. E. Muldrow and The Simonds

National Bank of Sumter. BY VIRTUE of a decretal order made in the above entitled cause and dated B the above entitled cause and dated March 8th, 1892, I will sell at public auco'clock in the forenoon and 5 o'clock in the afternoon, the following property to-wit: "All that piece, parcel or plantation of land, situate, lying and being in the county of Sumter and State of South Carolina,

bounded on the North, East and West by lands now or formerly of James E. McCutchen, and on the South by lands formerly of the Estate of T. Rees English, deceased, but now owned by Mrs. James W English and containing one hundred and forty-four acres, more or less, the same being the plantation whereon the said Robert E. Muldrow formerly

Terms of Sale-One-half cash, the balance in one year from the day of sale, the and necessary outbuildings and about a time portion to be secured by the bond to pay for all necessary papers and recording. JOHN S. RICHARDSON, Master for Sumter Co.

### Dec 7, 1892-41. MASTER'S SALE. State of South Carolina,

COUNTY OF SUMTER.

IN THE COURT OF COMMON PLEAS. Alfred J. China, assignee-Plaintiff, against Wisdom Gass-Defendant Y VIRTUE of a decretal order made in D the above entitled cause and dated October 8th, 1891, I will sell at public auction in front of the Court House in the City of Sumter, in said State on Monday, January 2d, 1892, being Salesday, between the hours of 11 o'clock in the forenoon and 5 o'clock in the afternoon, the following property to-wit: "All that piece, parcel or tract of land, situate, lying and being in Sumter County, in the State aforesaid, containing seventythree (73) acres and bounded on the North by the Mile Branch; on the Northeast by land ow or formerly of A. A. Solomons; on the East by land of George W. Brunson; on the Southeast by land of Marion Moise; on the South by land of J. J. Bossard, and on the

West by land of Mrs. Olivia E. Green." Terms of Sale-One half of the purchase money to be paid in cash, the balance on a credit of one year from the day of sale, the time portion to be secured by the bond of the purchaser and a mortgage of the premises so sold, the bond to bear interest from the MEMBERS of the Alliance and the public so sold, the bond to bear interest from the generally are invited to attend a lecthe option of paying his entire bid in cash,

recording. JOHN S. RICHARDSON, Master Sumter Co. Dec. 7, 1892-4t.

\$25,000

In addition to the large and complete stock-embracing the various lines-kept by me all the time, I will have at my store

The representative of one of the largest houses North with a

for the Judgeship. Mr. Gary was elected on and clothing, about \$600 in notes and mort- want anything will thus have an opportunity seldom offered in Sumter. These goods will only be here two days, next MON-DAY AND TUESDAY, DECEMBER 12th and 13th. Come Respectfully, and see them.

SUMTER S. C.

# HOLIDAY

on the North or North-west by the thorough- We are now displaying our stock of Holiday Goods. Do not fail to see our display combining

> Quality and Elegance And prices within the reach of all.

### STOCK OUR

Gives you new ideas,

Is easy to select from,

No use to look elsewhere,

We have exactly what you want,

Our prices are all right,

Our stock is large,

The bargains are many and good,

The quality is of the highest grade.

### PRESENTS

For father and mother,

For husband and wife,

For brother and sister,

For son and daughter,

For uncle and aunt,

And for everyone, at

For your sweetheart

Nov 16. Sumter, in said State, on Monday, January Nov 16. 2d, being Salesday, between the hours of 11 Northwest Cor. Main and Liberty Sts., Sumter, S. C.

### MORTGAGE SALE.

DY VIRTUE OF POWER OF FORE-signed in mortgage executed May 5th, 1890 by Madison Lacoste of the city, and County of Sumter to John Kershaw, said Mortgage recorded in Book No. 19, R. E. page 218, default having occurred in the payment of the debt secured thereby, I will sell at public outery at Sumter Court House on Thursday. December 22nd, 1892, about the hour of 12

o'clock, noon, the following described pro-All that lot of land in the city and County of Sumter, and State of South Carolina, described on the plat of J. D. Mcliwain, D. S. in proceedings in case of John Reid against W. D. Blanding, et al as lot No. 18, containing \$\frac{1}{3}\$ of an acre, bounded on the north by lot No. 17 on said plat, east by Sumter street of said city, south by lot No. 9 on said plat, and on the west by lot No. 25 on said

who may at his opens.

chaser to pay for papers.

JOHN KERSHAW.

# Crockery!

Sumter, is just being opened

ingly low prices for cash. anything you may want.

ALSO

A large and select line of

## Etc., To be be sold low down.

A MEETING of the Stockholders of The MASONIC TEMPLE COMPANY will be held in the Masonic Temple in the city of Sumter, at 4 o'clock, P. M. on the 5th day ing to such business as may come before it; but especially to consider the necessity of effecting a loan of Seven Thousand Dollars, should so much be found necessary to pay off certain indebtedness due by said Corpora-

ALTAMONT MOSES, President Masonic Temple. Co. Nov 30th, 1892. Estate of A. A. Solomons, Dec'd. THE UNDERSIGNED give notice that on Saturday the 31st of December next (1892) they will apply to the Judge of Pre-

the property of said corporation

Testament of Augustus A. Solomons, deceas-KATE C. SOLOMONS.

We offer a magnificent New Stock for

IN LOW PRICES?

# Fall & Winter

At prices the lowest yet named for strictly First Class Goods. High Grades in all Departments. True Merit in every article, Honest Quality everywhere,

> Nothing Missing, Everything the best, The Quality will tell it The Price will sell it,

An Immense Assortment,

And that is the reason you should come early to get your bargains from our splendid line of

We show all the very LATEST NOVELTIES in profusion. We keep the very finest selections in all standard styles, We make it a point to have every article in stock the

### ITS KIND. BEST OF

The Dollar you spend with us goes farther, lasts longer and gets more style, gets more quality. gets more quantity and does you more good in service, worth and wear, than any money you spend.

Our Goods and prices now waiting for your inspection will prove this

# Our Dressmaking Department

Opened October 1st, under the management of Miss McLean, an artist from New York. If you

want nice fitting dresses we can make them. Give us a call.

BROWNS & PURDY, SUMTER, S. C.

Terms of sale 3 cash, balance in one year, with bond and mortgage of the purchaser, who may at his option pay all cash. Pur-

The largest and cheapest lot of Crockery ever brought to

# at Scaffe's.

And will be sold at astonish-Embraces all lines and grades. Call and see it before buying

Dolls, Toys,

NOTICE.

Said loan to be secured by a mortgage of

bate for Sumter County in the State of South Carolina, for a final discharge to be granted to them as Executrixes of the last Will and

AUGUSTA I. SOLONONS. November 30, 1892.-4t