CALHOU'S COUNTY WON

ote Stood About Five to One For New County-Warm Scenes at Lexington County Precinct.

Columbia, Dec. 18 .- Calhoun county was yesterday voted into the sisterbood of counties of the State by majority of more than five to one, the otal vote being: For Calhoun county, 91; against, 113.-

The vote by precincts was as fol-

Against.

was great respicing last night Matthews, the seat of the new and fireworks were being exd in calebration of the victory in the new county.

a said by those who came to mbia last evening that at Red e. a country precinct in Lexingthere were scenes which remindof the days of 1876.

And Ansel had been Tenuested to a sufficient force to this preto keep order. Accordingly Corley and a number of his were on the scene and it is presence prevented any dis-

ma that the expected trouble caused by citizens of Lexingfrom men who had gone to from the other side. It is day guns were in evidence

> ae new county expected all along, it is my the proposition, and the sit on seems to have buir favor.

over whelming vote cast lection it is unlikely be any contest to dethe majority voters. 566 for and 95 burg county and

Lexington, at the new counmajority of the requires only

each county cut. the ne county ement is not due to any one man men, but, it is seld, to the e whole, the efforts of The d-Advance, the only weekshed at St. Matthews nstrumental in securing the

of the business houses at St. Dows were closed yesterday and suppeared to be a united effort for the new county. Th. topic discussed there Was of the new court house both of which will ill without cost to the outlying

R. H. Welch of the firm of Bel-A Welch attorneys for the new Deople, was on hand at Red It is said that his efforts, towith these of Sheriff Corley deputies, bad great weight in the peace at that precincit. It a this territory that one of the had a shotgun drawn on one opposed to the new coun-

It is hoped that the entire matter now be settled and that the oplive happily in the new county of

About Digestion. the quantity of food takt the amount digested and asto the system. Chamberlain's sch and Liver Tablets invigorate stomach and fiver and to perform their functions. The call task religh for your food, inteased strength and weight, greater durance and a clear head. Price ents. Samples free. For sale by rme's Pharmacy.

HICCO DENIES ALLEGATIONS

Panjous "Blind Tiger" Fles Answer Through Afterneys as to Injunc-

and Grace, Vincent Chicco of and generally popular. Unless they law: especieston denies "each and every al- vote for prohibition that column egation" in the injunction proceed loses 23 of its 55 votes, leaving but that his name is Vinvent Chieco and half enough; 63 is the number need-

that his place of business as at 83 and ed. Market street, and he prays therefor that the temporary injunction prohibitionists (for instance, Mr. against his doing the things he says Nash,)) voted against the Smith bill. he is not doing be dissolved and the petition be dismissed with costs. The answer caused much merriment throughout the state house.

Danger in Asking Advice. When you have a cough or cold so not ask some one what is good for as there is danger in taking some known preparation. Foley's Honey ad Tar cures coughs, colds, and prephotomonia. The genuine is in rea Drug Store

PROMBITION LAW UNIKELD Record of House and Senate Against

Its Passage, Columbia, Dec. 16. frequently and freely ne general assen.bly venes next month will prohibition bill. It is di

over one's views and predelec

to see how this prediction

Mr. Nash will push his prolimon bill, and in the house Mr. stichards. Mr. D. L. Smith and others will per haps support it. Senator Talbert's three bills providing for prohibition can be taken from the table, and Senator Carlisle, Otts and others may join the Edgefield senator in his fight. But what is the record of the pres-

ent general assembly? An examination of the journal of each house may give interesting re-

In the house the State dispensary forces joined with certain prohibtionists in an effort to pass a prohibition bill so as to cut off the Carey-Cothran local option bill. This prohibition bill, presented by Mr. D. L. smith, of Colleton, sproved to be a bill strikingly similar to the bill of Mr. Nash, but Mr. Nash believing it unwise to take chances on not killing the State dispensary played Abraham to his bill's Isaac, and threw his vote voice and influence to secure the pastage of the Carey-Cothran bill.

The first decisive vote in the house on this question was on the motion to adopt D. L. Smith's substitute as follows: Yeas, 55; Nays, 68.

Another important vote was Mr. Richard's motion to indefinitely postpone the Carey-Cothran bill, as follows:

Yeas, 49; Nays, 73.

On Mr. Rucker's motion to table Richards-Raysor-Manning-Tillman bill to purify the State dispensary: Yeas 67; Naye, 53.

There is a difference of four votes in the vote on the motion to cill (indefinitely postpone) the Carey-Cothran bill, and the motion to kill (lay on table) the Richards bill The difference was made by the following: Dixon voted against the Caey-Cothran bill, but did not vote on he Richard's bill; Stubbs did /the mme. Goodwin and Yeldell voted gainst both bills. Miller voted for he Carey-Cothran bill, but did not vote on the Richards bill. Ballentine, Banks, Cosgrove, Debore, Doar, Harmon, and Wimberly voted for both bills (doubtless for parliamentary reasons) Boyd did not vote on the Carey-Cothran bill and voted for the Richards bill. (When it is said member did not vote it is meant that he is not recorded in the journal as voting; he may have been absent at one roll call and present at the

The members who have died or resigned since the 1967 session are recorded as follows:

Mr. Epting voted for the Smith prohibition bill; voted against the Carey-Cothran bill; voted for the Richards purification bill. He is sucseeded in the house by Mr. W. B. Wannamaker.

Mr. McArthur voted against the imith bill; for the Carey-Cothran bill, and against the Richards bill. His successor has not been elected.

Mr. Marshall, who resigned, voted gainst the Smith bill, for the Caey-Cothran bill and against the tichards bill. He is succeeded by Mr. Bryan.

Mr. White voted against the Smith sides will come together and bill; for the Carey-Cothran bill and against the Richards bill. He is sucseeded by Mr. Major.

Take those who voted for the mith bill, which was used as a tactical move:

Messrs Ayer, of Florence; Bailey, f Beaufort; Brice, of Fairfield; Carson, of Orangeburg; Dick, of Sumter; Dixon, of Fairfield; Garris, of Bamberg; Gary, of Abbeville; Harmon, of Richland; Harris, of Lee; Hydrick, of Orangeburg; Leitner, of Fairfield; McKeown, of Chester; Miley, of Pamberg; Sawyer, of Georgetown; Sharpe, of Lexington; Stillwell, of Abbeville; Stubbs, of Sumter; Tatum, of Lee, Tompkins, of Richland and Wingard, of Lexington, come from counties which not only are not prohibition, but in which Columbia, Dec. 17 .- In his answer the county dispensary system has d today through his attorneys, Lo- proved to be financially successful to start the fight on. That is just

> Oh the other hand, some avowed As prohibitionists who took this position may be counted the following.

J. H. Dodd, of Spartanburg; W. J. Gibson, of Spartanburg; McArthur, appare (deceased) of Cherokee; Nesbit, of Appelt Greenville; Verner, of Oconee; Walk- well;] er, of Spartanburg; Arnold of Spar- of At tanburg-9 in all. Give the prohibi- Hayne tion colmun (from those who opposed Gowar the Smith bill) one additional from leston; Cherokee, two from Darlington sen, o

three from Anderson, one from Chair

bitio. Pickens which h. Spartanbu which has 3; Saluda, wh

which has 2; Horry, which which has 2; Darlington, which To sum up, se have no dispensaries the seventeen "went

cal option. These told 51 votes in the house But Marlboro has counted for the Smith oil Greenwood has one the Smith bill and another s possible, leaving only

Oconee has two conceded

Pickens cannot be expected to give vote for State prohibition

Greenville will likely star othran's law, but one vot eded to a prohibition b Greenville and counted in the

Anderson cannot at best give han three for a prohibition bill, and hat number is conceded above and counted in the probable 19.

Spartanburg's five out of six onceded and counted in the 19 Union may give one.

York concedes one out of four Saluda may give two.

Newberry already has one in original 32 and will hardly give ther for State prohibition. Marion already has one in the

nd may give one additional. Lancaster's two are in the 32. Horry has one in the 32 and will nardly give another.

Edgefield concedes one in the pos-Cherokee has two conceded in the

Darlington has one in the original 32 and one conceded in the possible Only one can be gained. (1) Darlington 1 Marion. 1 Saluda.... 2 Union. 1 Greenwood.. 1

Total.. 6 Adding these six to the 67 already gured in, and 57 votes in the house s as many as can be, even by a libral estimate, be counted on for s prohibition bill. That is six short of the majority.

If the 55 votes cast for the D. L smith bill could be retained for that neasure and the nine members rated is prohibitionists but who voted against the Smith bill should now lowing senators, if no others, are insupport it, the Nash-Smith bill could be passed, having a total of 64, or one more than a majority. But will the ; stick? There's the rub.

In the senate the only straight vote own inferences from the record. on the liquor question was had on the Carey-Cothran bill, wnich had passed to expect a State prohibition bill to the house. This vote on the bill's pas- y a either the house or the senate, sage to third reading was reached on it e record is against it .- News and Saturday, February 9, 1307, and is recorded on page 442 of the p marent journal, as follows:

Yeas- (for the bill:) Appe Bivens, Brice, Brooks, Carl penter, Crouch, Graydon, Haynes, Holliday, Mauldin, Otts, Sinkler, Smith, Sullivar Toole, Williams-21.

Nays-(against the bill Blease, Clifton, Earle, Efire Johnson, Kelly, Laney, Ray ers, Stackhouse, Walker, W.

Senator McKeithan, for, w with Senator Townsend, no. Senator Christensen, aye, ed with Senator Griffin, no Senator Bass, aye, was a not paired.

So that the senate stood For the local option All 14 For the State dispen-

Total Of the 24 favoring local following represent countie have obtained prohibition . .. cal option election under the Brice

Brice, of York; Carlisle, of Sparanburg; Carpenter, of Pickens; Crouch, of Saluda; Holliday, Horry; Mauldin, of Greenville; Otts. of Cherokee; Sullivan, of Auderson; Taibert, of Edgefield; Williams, of Lancaster; McKeithan, of Dalington

favoring local opton, th followi the co

of tottles of Foley's

gain but has been Laney, of Chesterfield, or the Carey-Cothran bill, but his has since voted out the disensard, and the election is being con-

more definitely analyze the aglainst the Carey-Cothran bill: a) Counties in which the nev sys-4 to the prohibition

is secure already..... Kershaw t d Chesterfield

The vote for the Carey-Cothran (c) Counties in which prohibition is

(d) Counties in which the new sys-Williamsburg..... Greenwood....

of the counties marked (c) the folclined to State prohibition: Spartanburg, Cherokee, Anderson

and Edgefield-4. The reader is at liberty to draw his

The writer cannot see much ground Courier.

*Whenever you feel that your tomach has gone a little wrong, or then you feel that it is not in good rder as is evidenced by mean headnd especially after your meals until elief is afforded. There is nothing etter offered the public today for tomach troubles, dyspepsia, indigesion, etc., than Kodot. This is a cientific preparation of natural dicombined with vegetable icids and it contains the same juices found in every healthy stomach. KO-DOL is guaranteed to give relief. It is pleasant to take; it will make you feel fine by digesting what you eat fold by all druggists.

Fills will soon be introduced previding for funds to erect federal buildings at Union and Laurens.

Passed Examination Successfully. *James Donahue, New Britisn, Conn., writes, "I tried several kidney remedies and was treated by our best physicians for diabetes, but did to improve until I took Foley's Kidley Cure. After the second bottle I showed improvement, and five botiles cured me completely. I have since passed a rigid examination for life insurance." Foley's Kidney Care cures backache and all forms of kidney and bladder trouble. Sibert's Drug Store.

W. H. Davis, chief of police at calley, who was shot from ambush sevhe received. Morgan Boyleston has prested in connection with the

Honey and Tur have been sold withof say person ever having experineed any other than beneficial rehe from its use for coughs, colds This is because Poley's Honey and Tar ow package contains no pay for paners.

by refusing

bottle did me more good than all ive doctors prescribed." Guaraneed for blood poison, weakness and tll stomach, liver and kidney complaints, by Siberts Drug Store, 50c.

By virtue of a decree of the Court Common Pleas for Sumter County. Carolina, in the case of Mary J. DeLeon, against Arthie China, H. D. Moise and W. B. Burns I will sell to the highest bidder, at public auction at the Court House of Sumter and State of South Carollna, on salesday in January, 1908, being the sixth day of said month, during the usual hours of sale, the fol lowing described real estate, to wit:

"All that lot of land in the City and County of Sumter, in said State, bounded on the north by lot of R. D. Lee and Marion Moise, and measuring on that line one hundred and twelve feet; on the east by Main street of City and measuring thereon twenty-three feet; on the south by lands of Sumter Commercial and Real Estate Company, and measuring thereon one hundred and twelve feet, and on the west by lot of Sumter Commercial and Real Estate Company, and measuring thereon 23 feet, be the said dimensions a little more or less; said lot being designatd by the letter "A" on a General Plat made and certified by John R. Haynsworth, Surveyor, on January 4th, 1906.

Terms of sale, cash. Purchaser to pay for papers. H., FRANK WILSON, 12-11-4t.

Master's Sale.

By virtue of a decree of the Court of Common Pleas for Sumter County. in the State of South Carolina, in the ches nervousness, bad breath, and case of Marion Moise against Sarah selching, take something at times, Fannie Jenkins, A. J. China, T. C. Hall, A. A. Strauss doing business under the 1. Strauss, doing business under the ame and style of A. A. Strauss & Co., Beck Bros. Company, Carolina Hail asurance Co. and T. J. Poykin, doing business under the name and style of Home Fertilizer Chemical Works, I will sell to the highest bidder at public auction at the Court House in the City of Sumter in the County of Sumter and State of South Carolina, on saleday in January, 1908, being the sixth day of said month, during the usual hours of sale, the following described real estate, to wit:

"All of that parcel or tract of land situate, lying and being in Privateer Township, Sumter County, in said State, containing eleven acres, being lot No. 8 of the tract of land known as the Redding tract, and bounded S. A. Harvin. on the north by lot No. 2 of said Redding tract, conveyed to Cuffy Glisson, on the east by a tract of eighteen acres of land added to lot No. 1 of said Redding tract conveyed to Cuffy the north by lot No. 2 of said Red-Glisson, on the south by lot No. 6 of ding Tract, conveyed to Cuffy Glisson, said tract conveyed to Glisson, and on the west by lot No. 3 and by land of Legare; said tract of land being eral nights ago, died from the wounds more fully represented by a plat ilso by land of Legare, and being made by J. D. McIlwaine Surve or, and recorded in office of C. C. C. P. for said county in Book ZZ at page 769.

Those lots of land in the village of Privateer, in said County and State, numbered from 10 to 17 of Block F inclusive, as shown on map of said village.

Terms of sale cash. Purchaser to

H. FRANK WILSON,

nkins as Executors of the Last Will nd Testament of L. Burges Sarah Fannie Jenkins as of and Trustee under the and Testament of L. Burg Archie China, as Trustee Last Will and Testamen Jenkins; The Sumter S A. A. Strauss, The First Bank of Sumter, S. C., Alfred J. na, T. C. Hall, Thomas J. Poykin, ing business as the Home Fert Chemical Works: Carolina Hi surance Co., Beck Bres., Perry Jr., D. L. Hart. Marion Moise shall, Westcod Hardware Co Mfg. Co., I will sell highest bidder, at public and the Court House in the City ter, in the County of

State of South Carolina, on saleday in Jamuary, 1808, being the sixth day of sold month, during the usual hours of sale the following described real estate, to wit:

1. "All that lot of land, containing five acres, more or less, situate near Privateer Station, on the M. & A. Railroad, bounded on the north by lands now or formerly of J. B. Osteen, and of others; on the east by said railroad, on the south and west by lands now or formerly of Osteen and of Geddings.

2. All that tract of land, containing nine hundred acres more or less, commonly known as the "Pugh Place," bounded on the north by lands now or formerly of John H. Furman, an the east by lands now or formerly of I. N. Ingram, and of the estate of Sabriel Osteen, on the south by lands of W. L. Reynolds and of S. Harvin, and on the west by lands now or formerly of the estate of P. H. Osteen.

3. That tract of land containing thirty acres, more or less, conveyed to L. B. Jenkins, by the Pee Dee Land Company adjoining lands of Glisson, McGainey, Jenkins Mill Co., D. H. Hastie, Lisbon DuPree, and of others; and being the remainder of the lands which were conveyed by the M. & A. Railroad to the Pee Dee Land Company, by Deed dated August 7th, 1894, less those parcels thereof which were sold by said Pee Dee Land Co. to C. C. Conyers, et al, Trustees, by Deed recorded in office of C. C. C. P. for Sumter County, in Book N. N., at Page 343. 4. That tract of land in said Coun-

ty and State, containing two hundred and sixty-five acres, more or less, bounded by the Cain Savannah and Bethel Church Roads, by lands of Geddings, of Harvin, and of others, and being the remainder of a tract of five hundred and twenty-five acres, more or less, as shown on a plat made by John R. Haynsworth, Surveyor, and filed with the Record in the case of Julia A. Bracey, et al., Plaintiffs, against Emily S. McCall, et al. Defendants, after deducting the part thereof which was conveyed to

5. That lot of land in Privateer Township, in said County and State, containing eleven acres, being lot No. s of the tract of land known as the "Redding Tract," and bounded on east by tract of eighteen acres conveyed to Cuffy Glisson, south by lot No. 6 of said tract conveyed to Glisson, and on the west by lot No. 3, and more fully represented by a plat made by J. D. McIlwaire, Surveyor, and recorded in office C. C. C. P. for Sumter County in Book ZZ at page

6. Those lots of land numbered from 1 to 9 on Block F, inclusive, as shown on a map of the village of Pinewood, made for the Pee Dee

Land Company. Terms of sale, cash. The property to be sold in parcels in the or above set family