

### Grant as an Equestrian.

The father of Gen. Grant, who is attempting the life of his son in the New York Ledger, gives the following anecdote illustrative of the equestrian powers of the General when a boy:

"Once, when he was a boy, a show came along, in which there was a mischievous pony, trained to go round the ring like lightning, and he was expected to throw any boy that attempted to ride him. Will any boy come forward and ride this pony? shouted the ring-master. Ulysses stepped forward and mounted the pony. The performance began. Round and round and round the ring went the pony, faster, making the greatest effort to dismount the rider. But Ulysses sat as steady as if he had grown to the pony's back. Presently out came a large monkey and sprang up behind Ulysses. The people set up a great shout of laughter, and on the pony ran, but it all produced no effect on the rider. Then the ring-master made the monkey jump up on to Ulysses' shoulders, standing with his feet on his shoulders and with his hands holding on to his hair. At this there was another and a still louder shout, but not a muscle of Ulysses face moved. There was not a tremor of his nerves. A few more rounds, and the ring-master gave it up—he had come across a boy that the pony and the monkey both could not dismount."

The question suggests itself whether this is to be regarded as a typical foreshadowing of the political career of Ulysses? Asks the Baltimore Sun. Is the intractable pony that threw over its head every boy that tries to mount him, the same that is now endeavoring to dislodge Andrew Johnson? Is Grant to be the rider that will master that mischievous animal? And if so when Grant is riding the pony, who is the "big monkey" that is to ride Grant?

### FINANCIAL ASPECT OF IMPEACHMENT.

The action of Congress in raising the spectre of impeachment threatens us with a protracted neglect of all the great vital interests of the nation, already suffering under their postponement to political issues and to partisan debates. All men are weary of this. The commerce, the industry of the entire people languish. Our financial prospects are gloomy, and need immediate attention. Our fiscal system is unsatisfactory, and needs immediate attention. Our foreign policy is undetermined, and needs immediate attention. But all this legitimate business of the representatives of the people, sacrificed already for months upon months to less worthy objects of Congressional attention, is now to be virtually thrown up altogether, and the halls of Congress converted into a grand arena of political sensations. Such a state of things, such a prospect carry on their face the condemnation, both loud and deep, of the acts which are thus afflicting the American people.

### BEAUTIFUL AND TRUE.

In a late article in Frazier's Magazine this brief but beautiful and true passage occurs: "Education does not commence with the Alphabet—it begins with a mother's love; with a father's smile of approbation; or a sign of reproof; with a sister's gentle forbearance; with a hand of flowers in a green and daisy meadow; with a bird's nest admired, but not touched; with creeping ants, and almost imperceptible comet; with pleasant walks in shady lanes, and with thoughts directed in sweet and kindly tones and words to nature; to acts of benevolence; to deeds of virtue, and to the source of all good—God himself."

Stick.—To Hon. Edward M. Stanton, Secretary of War: Stick.

CHARLES SUMNER.

French statistics show that during the past thirty years more than ten thousand people were struck by lightning in that country. Science has not yet discovered the means of preventing such casualties.

A torrent of boiling water burst up through the shaft of an artesian well, which was being sunk at La Crosse, Wisconsin, scalding several men, melting off the snow for some six acres and boiling things generally.

"The negro troops stationed at Goldsboro have been paid recently, and, as a consequence, the money market may be quoted, 'easy,' and the niggers 'tight.'"

### District Court of the United States.

For the District of South Carolina. In Bankruptcy. In the matter of Wm. J. LARK, Bankrupt.

This is to give notice that on the 3d day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of Wm. J. Lark, of Newberry, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 30th of March, A. D., 1868, at 12 o'clock, M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### District Court of the United States.

For the District of South Carolina. In Bankruptcy. In the matter of HAMILTON FOLK, Bankrupt.

This is to give notice that on the 31 day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of Hamilton Folk, of Newberry, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 31st day of March, A. D., 1868, at 11 o'clock, A. M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### District Court of the United States.

For the District of South Carolina. In Bankruptcy. In the matter of Wm. K. GRIF-FIN, Bankrupt.

This is to give notice that on the 3d day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of Wm. K. Griffin, of Newberry, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 20th day of March, A. D., 1868, at 10 o'clock, A. M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### District Court of the United States.

For the District of South Carolina. In Bankruptcy. In the matter of JEROME D. BEUCE, Bankrupt.

This is to give notice that on the 6th day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of Jerome D. Beuce, of Newberry, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 10th day of April, A. D., 1868, at 11 o'clock, P. M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### District Court of the United States.

For the District of South Carolina. In Bankruptcy. In the matter of C. B. COUNTS, Bankrupt.

This is to give notice that on the 3rd day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of C. B. Counts, of Newberry, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 9th day of April, A. D., 1868, at 12 o'clock, M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### District Court of the United States.

For the District of South Carolina. In Bankruptcy. In the matter of DAVID KIBLER, Bankrupt.

This is to give notice that on the 3rd day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of David Kibler, of Newberry, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 1st day of April, A. D., 1868, at 11 o'clock, A. M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### District Court of the United States.

For the District of South Carolina. In Bankruptcy. In the matter of JOHN C. S. BROWN, Bankrupt.

This is to give notice that on the 2nd day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of John C. S. Brown, of Newberry, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 7th day of April, A. D., 1868, at 10 o'clock, A. M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### District Court of the United States.

For the District of South Carolina. In Bankruptcy. In the matter of PRESLEY B. RUFF, M. D., Bankrupt.

This is to give notice that on the 2nd day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of Presley B. Ruff, M. D., of Newberry, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 14th day of March, A. D., 1868, at 1 o'clock, P. M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### District Court of the United States.

For the District of South Carolina. In Bankruptcy. In the matter of JOHN R. SHULER, Bankrupt.

This is to give notice that on the 2nd day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of John R. Shuler, of Lexington, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 6th day of April, A. D., 1868, at 12 o'clock, M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### District Court of the United States.

For the District of South Carolina. In Bankruptcy. In the matter of SAMSON POPE, Bankrupt.

This is to give notice that on the 2nd day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of Samson Pope, of Newberry, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 6th day of April, A. D., 1868, at 10 o'clock, A. M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### District Court of the United States.

For the District of South Carolina. In Bankruptcy. In the matter of GEORGE A. SLIGH, Bankrupt.

This is to give notice that on the 2nd day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of George A. Sligh, of Newberry, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 4th day of April, A. D., 1868, at 10 o'clock, A. M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### District Court of the United States.

For the District of South Carolina. In Bankruptcy. In the matter of NOAH A. RHODES, Bankrupt.

This is to give notice that on the 2nd day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of Noah A. Rhodes, of Newberry, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 6th day of April, A. D., 1868, at 12 o'clock, P. M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### District Court of the United States.

For the District of South Carolina. In Bankruptcy. In the matter of JOHN C. S. BROWN, Bankrupt.

This is to give notice that on the 2nd day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of John C. S. Brown, of Newberry, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 7th day of April, A. D., 1868, at 10 o'clock, A. M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### District Court of the United States.

For the District of South Carolina. In Bankruptcy. In the matter of HENRY STONE, Bankrupt.

This is to give notice that on the 3rd day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of Henry Stone, of Newberry, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 7th day of April, A. D., 1868, at 10 o'clock, A. M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### Bills Receivable

For Sales by SILAS JOHNSTONE & Wm. F. NANCE. January 22 4

### "The Christian Neighbor."

On Thursday, April 24, 18 1. I shall commence the weekly publication of THE CHRISTIAN NEIGHBOR, in the city of Columbia, S. C. It will be an Advocate: 1. Of Christianity universal; also particular, as opposed to war, and the denunciation of the secular, in the Church, as opposed to the pretensions of externalism. 2. Of Methodism, as holding the Head, as well as the feet, in the Christian common sense. 3. Of Education, physical, mental, religious and moral, as of the first importance.

A RECORDED of General Intelligence from the household, agricultural, scientific, artificial, commercial and political world. And an ADVERTISER of the respectable and moral. Care will be exercised to exclude improper matter, and to put in that which will instruct the Children and the School, and edify the Adults and the Church.

Every subscriber is authorized to act as an agent, and will, after paying \$2.00 for his own paper, be credited with 10 per cent on all amounts received from him for THE NEIGHBOR. A limited number of advertisements will be received at the customary rates. The receipt of all sums of money sent will be acknowledged in the paper, in connection with the subscriber's name. Office on Main street, next to Robert Bryce & Son. Address: SIDI H. BROWNE, Columbia, S. C.

### District Court of the United States.

For the District of South Carolina. In Bankruptcy. In the matter of Thos. W. Holloway, Bankrupt.

This is to give notice that on the 3d day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of Thos. W. Holloway, of Newberry, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 31st day of March, A. D., 1868, at 12 o'clock, M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### District Court of the United States.

For the District of South Carolina. In Bankruptcy. In the matter of John R. Sondley, Bankrupt.

This is to give notice that on the 2d day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of John R. Sondley, of Newberry, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 7th day of April, A. D., 1868, at 12 o'clock, M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### District Court of the U. States.

FOR THE District of South Carolina. In Bankruptcy. In the matter of THOMAS B. KENNERLY, Bankrupt.

This is to give notice that on the 2nd day of March, 1868, a warrant of Bankruptcy was issued out of the District Court of the United States for the District of South Carolina, against the estate of Thos. B. Kennerly, of Newberry, in said District, who has been adjudged a bankrupt on his own petition: That the payment of any debts and the delivery of any property belonging to such Bankrupt; to him, or for his use, and the transfer of any property by him, are forbidden by law; and that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at Newberry Court House at the office of, and before Henry Summer, Esq., Register in Bankruptcy for said District, on the 8th day of April, A. D., 1868, at 10 o'clock, A. M.

J. P. M. EPPING, U. S. Marshall, S. C. District, by GEORGE LARSEN, Deputy Messenger.

### STATE OF SOUTH CAROLINA.

NEWBERRY DISTRICT—In Equity. W. H. Edgerton and others, Exors., vs Aaron Gibbal and others.

It appearing to my satisfaction that Catharine Clifford, Aaron Gibbal and Louisa Gibbal, defendants in this case, reside beyond the limits of this State, on motion of Mr. Baxter Plaintiff's Solicitor. Ordered that they do plead, answer or demur to this bill within forty days from the publication hereof, or the same will be taken pro confesso against them.

SILAS JOHNSTONE, C. E. N. D. Dec. 18 51 2m.

### STATE OF SOUTH CAROLINA.

Newberry District—In Equity. Andrew K. Tribble vs. Kay Burton.

Bill for Application of Fund for Payment of Debt. It appearing to my satisfaction that Kay Burton resides beyond the limits of this State. On motion of Mr. Baxter Plaintiff's Solicitor, it is ordered that the said absent defendant do plead, answer or demur to this bill within forty days from the date hereof, or the same will be taken pro confesso against him.

SILAS JOHNSTONE, C. E. N. D. Dec. 17 7 6t.

### STATE OF SOUTH CAROLINA.

Newberry District—In Equity. Mary A. Rikard, Adm'x, vs. Geo. A. Rikard and others.

It appearing to my satisfaction that Adam Rikard, a defendant in this case, resides beyond the limits of this State. On motion of Mr. Baxter Plaintiff's Solicitor, it is ordered that the said absent defendant do plead, answer or demur to this bill within forty days from the publication hereof, or the same will be taken pro confesso against him.

SILAS JOHNSTONE, C. E. N. D. Dec. 17 7 6t.

### Notice To Shippers.

On and after this date the FARE for the Great Southern Freight Line, FROM COLUMBIA, will be as follows, viz: Cotton per bale, to New York, \$2.00. " " Philadelphia, \$2.00. " " Baltimore, \$2.00. " " New Orleans, \$2.00. " " St. Louis, \$2.00. " " Cincinnati, \$2.00. " " Chicago, \$2.00. " " Portland, \$2.00. " " San Francisco, \$2.00. " " Honolulu, \$2.00. " " Yokohama, \$2.00. " " Kobe, \$2.00. " " Shanghai, \$2.00. " " Hong Kong, \$2.00. " " Canton, \$2.00. " " Peking, \$2.00. " " Tientsin, \$2.00. " " Hankow, \$2.00. " " Shanghai, \$2.00. " " Kobe, \$2.00. " " Yokohama, \$2.00. " " Honolulu, \$2.00. " " Portland, \$2.00. " " Chicago, \$2.00. " " Cincinnati, \$2.00. " " St. Louis, \$2.00. " " New Orleans, \$2.00. " " Baltimore, \$2.00. " " Philadelphia, \$2.00. " " New York, \$2.00.

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March 1

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### 1868.

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This SPLENDID NEWSPAPER, greatly enlarged and improved, is one of the most reliable, useful, and interesting Journals ever published. It is of great value in their respective callings. Its contents and suggestions will save them Hundreds of Dollars annually, besides affording them a continual source of knowledge, the value of which is beyond price. The paper is published weekly, with the claims published weekly. Every Public or Private Library should have the work bound and preserved for reference.

The yearly numbers of the SCIENTIFIC AMERICAN make a splendid volume of nearly one thousand quarto pages, equivalent to nearly FOUR THOUSAND ORDINARY BOOK PAGES. A new volume commences January 1, 1868. Published Weekly. Terms: One Year, \$3; Half Year, \$1.50; Clubs of Ten Copies for One Year, \$25; Specimen Copies sent gratis.

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The Publishers of the Scientific American, in connection with the publication of the paper, have acted as Solicitors of Patents for twenty-two years. Thirty thousand applications for Patents have been made through their Agency. More than one hundred thousand Inventors have sought the counsel of the Proprietors of the Scientific American concerning their inventions. Consultations and advice to inventors, by mail, free. Pamphlets concerning Patent laws of all Countries, free.

### REMOVAL.

### LEWIS BUTLER,

FASHIONABLE BARBER and

HAIR DRESSER,

RESPECTFULLY announces to the gentlemen of Newberry, that he has removed to the room in the rear of the Newberry Hotel, where he will be happy to wait upon all in the exercise of his profession. His object is to please the most fastidious taste, and the keeping of his shop shall be after the most unexceptionable style. Shaving, Trimming, Shampooing, and Hairdressing executed in the most approved manner. Jan. 23-4-t.

### Attend to Your Children's Teeth

We are so often called on to extract the first Molars or J. W. Teeth for children, and to regulate or strengthen the front teeth, which become crooked from neglect, that we think it advisable to call the attention of parents to the subject; so that the back teeth may be filled, and the front teeth noticed whilst children are cutting their second set, so as to prevent their coming irregular. Children shed, or lose but ten teeth from the upper jaw, and ten from the lower jaw, and the Molars, or jaw teeth, which they cut back of these, belong to their adult or grown set. Many persons are not aware of this fact. Now notice and act accordingly. Charges very moderate. Terms cash. R. S. WHALEY, Surgeon Dentist. Newberry, Jan. 15, 1868.

### IMPORTANT TO OWNERS OF STOCK.

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AND

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### HORSE AND CATTLE DOCTOR, FREE.

The Publishers of the American Stock Journal have established a Veterinary Department in the columns of the Journal, which is placed under the charge of a distinguished Veterinary Professor, whose duty it is to receive questions as to the ailments or injuries of all kinds of stock, and to answer in print, in connection with the question, how they should be treated for a cure. These prescriptions are given gratis, and thus every subscriber to the Journal has always at his command a Veterinary Surgeon, free of charge. Every Farmer