

NEWBERRY, S. C. THURSDAY, NOV. 17, 1881.

A PAPER FOR THE PEOPLE. The Herald is in the highest respect a Family Newspaper, devoted the street of the str ily Newspaper, devoted to the material in-terests of the people of this County and the State. It circulates extensively, and as an Advertising medium offers unrivalled advantages. For Terms, see first page.

South Carolina; Its Resources and Attractions.

This is the title, rather a portion of the title, of a pamphlet just is sned from the State Immigration Bureau. We presume the pamphlet is intended for world-wide ty. circulation, as special pains is taken in the title to show that South Carolina is in the United States of America.

We are free to say that amid the multiplicity of pamphlets, circulars, etc., that come to this office this particular pamphlet would very likely have passed unread; but the scathing criticism of the Charleston News and Courier, the 14th, led us to examine the pamphlet carefully; and we agree with that paper in declaring that the pamphlet should be suppressed. It is bombastic and sophomoric in style; filled with violations of the simplest rules of English grammar and rhetoric; deals in the wildest sorts of generalities; and is puerile in the extreme. A school boy of fifteen who world commit as many mistakes in the same space would either be flogged or kept in after school. Its circulation will certainly reflect no credit on the State, and can give no information of any value to strangers.

The pamphlet is accompanied by a map made in 1867-fourteen years ago. As the News and Courier well says, "What can be thought of a map of the State in 1881 which does not show the Counties of Aiken, Oconee and Hampton, is oblivious of the existtreats the Wilmington and Manchester Railroad as still in existence!" But really the map is the least objectionable part of the pamphlet.

This pamphlet should be sup pressed, and the task of preparing a paper for the purposes designed by this should be entrusted to some person who can not only write good English but can also set forth the resources and attractions of South Carolina with some degree of me thod and definiteness.

Bad for the Old Dominion.

The good news from Virginia last week was premature. Later intelligence reveals the lamentable fact that Mahone and the Readjusters carried the State by an overwhelming majority. The Republicans supported the Readjusters almost solidly. The entire negro vote, with very insignificant exceptions, voted with the Mahone party. The virtue and intelligence and honesty of the old State were powerless against the combined forces of the Federal administration, ignorance and dishonesty. One result of the election will be to put another Readjuster or Republican in the United States Senate. Riddlebarger will probably be the man.

Officers of the State Agricultural and Mechanical Society.

The thirteenth annual meeting of the South Carolina Agricultural and Mechanical Society was held the 9th instant in Columbia.

The following officers for the ensuing year were elected:

President, D. P. Duncan; Vice Presidents, E, R. McIver, 1st Congressional District; W. G. Hinson, 2d; A. P. Butler, 3d; B. H. Massey, 4th; J. Wash Watts, 5th. Executive Committee, B. F. Crayton, E. L. Roche, W. A. Clark, Isaac S. Bamberg, J. N. Huffman, J. K. G. Nance, L. C. Thompson, W. Holloway.

Judge Cox, of the District of Columbia, has quashed the informations against Brady and others the most assiduous labor to settle and liberally endowed. Let the military in the Star Route prosecutions. The Judge says the prosecutions

through technicalities.

where the loser pays for the use of the table is gambling, and that the proprietor is therefore liable for keeping a gambling house.

apathy should cause "his own State" the reopening and maintenance of the reopening and maintenance of the section, and it is earnestly to go against his party, the President discovered that a lot more of his private business had to be settled, not withstanding his efforts to close it up keeping a gambling house.

The reopening and maintenance of the section and it is earnestly to go against his party, the President discovered that a lot more of his private business had to be settled, not eminently conductive to the best and keeping a gambling house.

The reopening and maintenance of the scientific American. This large and splendid illustrated weekly paper, be hoped that the year 1882 may without the best and the consummation of a scheme so eminently conductive to the best and bout Patents sent free. has decided that playing billiards apathy should cause "his own State" the reopening and maintenance of keeping a gambling house.

with shotgans near Norfolk, Va., a few days ago, and one was mortally of bonor that have recently occurred in that State: but some bird the only serious duel that has oc-

There is considerable virtue and honesty still left in New York City. In one Congressional District the candidates were W. W. Astor, Republican · millionaire, and Roswell P. Flower, a Democrat. Notwithstanding the District was Republi can and the millionaire candidate spent \$75,000 in buying votes, Flower was elected, on his merits alone, by a very handsome majori-

Judge T. J. Mackey denies the report that he is a candidate for Collector of the Port of Charleston.

The Judge, we presume, will be candidate before the next Legissture for re-election to the Circuit Bench. What his chances are we cannot say; but we think the Legislature could find a substitute if it

The President has accepted the resignation of Attorney-General McVeigh-none too soon, judging from the bungling manner in which the Star Route prosecutions were

The Executive Committee of the State Press Association, at its meeting in Columbia last week, decided to hold the next Press Association in Marion.

The National Cotton Planters Association will meet in Atlanta December 6th. Over three hundred delegates are expected to be

The trial of Guiteau for the murder of President Garfield was begun at Washington Monday. It will probably consume two months or

ence of the Air Line Railroad, and the President's proclamation, has appointed the 24th as a day of thanksgiving and prayer.

> New York is very comfortably Democratic. There is some con-

solation in that. The Legislature opens next Tues-

day, the 22nd.

State News.

Ex-Chief Justice Willard has

moved back to New York. The candidates for the Charleston Custom House are R. M. Wal lace, T. B. Johnston, C. H. Baldwin and Harry Noah.

A five year old daughter of Mr Goodman, of Pelzer, was killed the 11th by a freight train while she was attempting to get off the cars.

Washington Letter.

From our Regular Correspondent

WASHINGTON, D. C., Nov. 10, 1881.

There are a great many more Government clerks and officials in Wash ington now than were here a week ago. The exodus of voters from the Departments was almost as great this year as it has ever been in a Presidential campaign. All employees from Virginia, New York and Pennsylvania were especially enjoined to go home and vote, and were given a ten days' vacation for that purpose. Nearly every room in most of the Departments was short several clerks, and the work, which at this season of the

year is most pressing, suffered in consequence. But the country had to be exact sciences to the manifold saved again. It may as well be un- | wants of life and accustomed to that derstood now and here, that the first business of this Administration, at decisive action. The wholesome inall times, will be to attend to politics | fluence for good and the beneficial ber of persons holding lucrative Federal positions in 'he South are now best be estimated by the fruits they here in a state of great uneasiness of have borne of earnest and worthy men mind. They were prominent in opposition to Grant in the election of del-

egates to Chicago last year and now that the "Old Guard" is running

things they are suspicious that all will not be well with them. The absentees on account of politics were not confined to clerks. Even Secretary and Treasurer, Thomas the President was away several days with safety be disregarded, and that on the pretext of "private business." When the New York Republican young men here at home the advan-State Convention met in New York | tages they need to qualify themselves the unsettled law business of Presideut Arthur required several days of resources with which our State is so close it up, and it is doubtful whether schools of South Carolina be re-estabhe would have been able to settle it lished on the same brond and wise should have been brought by indict- at all had it not been for the timely plan that marked their former adminaid rendered him day and night by istration, that they may afford ber Conkling, Logan, of Nevada, and young men the privileges they need It is highly probable that the others who knew just what attention of systematic training and thorough defendants will escape entirely the President's private business affairs culture. The Legislature should not needed. Then last week when his allow its next session to pass without political friends were again in need of making an ample appropriation to the The Supreme Court of Indiana advice, and he felt great concern lest Board of Visitors of the Academy for

a month ago. Meanwhile he had highest interests of our State. I..

Two colored men fought a duel done here all he could to help Ma hone settle up his business over in Virginia. Great interest was maniwounded. The duel was intended and all honest men not engaged in was always doctoring, and never well erty owning, tax-paying people, those anomaly that the mock duel was real credit of the results belongs to Pioneer Press. President Arthur and under officials. who pretending to be specially scrupulous regarding the country's honor, have taken into close communion a party of repudiators. The 65,000 ignorant, illiterate pegroes voted the ticket in obedience to instructions from this city, and Virginia must submit to the mongrel Administration which Arthur, Mahone and that vote has selected.

Judge Folger has taken rooms at the Arlington for the winter, and assumed charge of the Treasury Department. The official guillotine will fall with considerable effect, it is understood, in a short time, much to the advantage of the Department, which needs new blood, while it gets rid of some of its rings. There is a good deal of talk, too, about a change of policy-a reduction of some internal revenue taxes and a less rapid paying off of the public debt. Just at present the annual reports absorb attention in this and other Departments. The heads of bureaus are already sending in their reports to the Secretaries who will embody them in their recommendations to Congress, through the President. Some of these subordinate officials are quite prone to elab orate theories and express views of their own. When Mr. Spinner was Treasurer, he fell into the habit of airing his financial views in his annual reports' and the practice grew on him until he practically usurped the functions of the Secretary in the matter of making recommendations to Congress. Finally Secretary Bristow resolved to stop it and on one occasion ook his pen and drew black lines all through the long spun theories in the presence of Spinner, who had just handed in his report. The old gen tleman was indignant, but his report was thereafter printed as it should be, containing simply a record of the transactions of his office. Mr. Gilfillan has in his report for this year taken up considerable space with a somewhat crude discussion of abstract financial questions, and there is much curiosity at the Treasury to see what

the new Secretary will do about it. The election of a Democratic member of the House of Representative from the Eleventh New York district destroys the majority of the straight Gov. Hagood, in accordance with be able to muster 146 votes, one less find from justice. than a majority. The Republicans here are not very much coacerned over this, is they express no doubt of being able to pick up the one vote requisite to constitute a majority without much, trouble. They have nine Greenback. ers, two Virginia Readjusters and one New York Independent Republican to recruit from, and their calculations are, therefore, based on good foundation. Yet if these twelve members. who belong to neither of the regular organizations, were to combine they could dictate their own terms.

The South Carolina Military Academy.

Whether justly or not, the world measures men by the success in life that they obtain, so that whatever course of training will best secure that end for their sons is well worthy of the attention and thoughtful consider ation of men. Success in any pursuit. however, is rarely attained unless confidence is felt in the exercise of those mental forces which it is necessary to at the risk of the former purchaser, at pubemploy, and this element of confidence can only come as the result of a systematic culture of those forces under suitable condition and in a proper gympasium.

Such condition and such training were supplied to the young men of our State in past years by the military schools that were established at the Arsenal in Columbia and at the Citadel in Charleston, and the loss of these admirable institutions has been one of

the war. Wisely planned and carefully nurtured by her most eminent men the military schools of the State of South Carolina sent out year by year young men skilled in the application of the discipline which inspires prompt and This reminds me that quite a num- results in general secured by the system adopted in these schools may in every county of the State, and it is greatly to be desired that by an early One tract or parcel of land, containing restoration of these schools they might Two Hundred and Fifty-five Acres, more or greatly to be desired that by an early be made available to the youth of the State. The dictates of sound economy lead us to see that opportunities for a higher grade of education than our schools now offer can no longer we must right speedily give to our for the development of the material

Humbugged Again.

I saw so much said about the merfested here in the Virginia election. its of Hop Batters, and my wife who to be only a sham affair -a paredy, politics regret the disgrace which has teased me so argently to get her some, as it were, of the numerous affairs fallen upon that Commonwealth by I concluded to be humbugged again; the triumph of the Republican Re- | and I am glad I did, for in is than pudiation Coalitionists. But her prop- two months' use of the Bitters my wife was cured and has remained so shot accidentally got into one of who have a real interest in her fu for eighteen months since. I like the guns, resulting in the strange ture, are not responsible for it. The such humbugging.—H. T., St. Paul

Married.

Nov. 15, 1881, by Rev. J. C. Boyd, Mr. J. S. Hair, Jr., to Miss Belle Pennington

New Advertisements.

J. N. Robson & Son, Commission Merchants

AND DEALERS IN

FERTILIZERS 68 EAST BAY.

CHARLESTON, November, 9 1881. At the commencement of another busi-ness year we acknowledge with pleasure the patronage and confidence of our plant-

ROBSON'S COTTON AND CORN FERTILIZER, ROBSON'S COMPOUND ACID PHOSPHATE.

Cotton and Corn Fertilizer is of the highest ble ingredients 3 per cent, of Ammonia, 11 This sale will be made in-such parcels as per cent. of Potash, 16 per cent. of availafirst to introduce Guano in this State, we can confidently refer to our planting friends that during the series of years we have sold them Manures we have always given a pure article. Every Manure is tested. We of fer the above Fertilizers for cash, time or

Planters ordering immediately will be alowed to the 1st of April to decide which they prefer, cash or time. An order for a carload of ten tons will be sent free of dray age, for a less amount \$1 per ton will be Nov. 17, 46-8m.

PROCLAMATION.



STATE OF SOUTH CAROLINA, EXEGUTIVE CHAMBER, GOLUMBIA, Nov. 14, 1881

Whereas information has been received at this Department that an atrocious murder was committed in Newberry County on or about the 8th day of October, 1881, upon the body of Wyatt Young by one Milton out Republicans, and they will only Owner, and that the said Milton Owner has

Governor of the State of South Carolina, in order that justice may be done and the majesty of the law vindicated, do hereby offer a reward of FIFTY DOLLARS for the apprehension and delivery to the Sheriff of the County in which the alleged crime was committed of the said Wyatt Young, with proof to convict. Said Milton Oxner is about 30 years old,

about six and a half feet high, copper color, no whiskers, weight 220 pounds. In testimony whereof I have bereunto set my hand and caused to be affixed

L. s.] the Great Seal of the State at Columbia, this 14th day of November. A. D. 1881, and in the 106th year of the Independence of the United States of America. JOHNSON HAGOOD, Governor.

By the Governor: R. M. Sims, Secretary of State. Nov. 17, 46-21

STATE OF SOUTH CAROLINA. COUNTY OF NEWBERRY. COURT OF PROBATE.

Ella G. Chappell, Petitioner, against Robt. E. Williams et al, Defendants. Petition for Dower.

By virtue of an order-herein passed on the 30th day of March, 1881, 1 will resell, lic outcry, at Newberry Court House, S. C., on Monday, the 5th day of December, 1881, (Sale-day) within the legal hours of sale, that tract of land in which the said Ella C. Chappell has been herein adjudged Dower, to wit: That tract situate in said County, near Chappell's Depot, S. O., containing Four Hundred and Fifty (450) Acres, more or less, and bounded by lands of Mrs. Susan C. Irwin, John B. Bouzman, William W. Wallace and Samuel McGowan.

TERMS OF SALE-One-half of the purchase money to be paid in cash, and the remainder at twelve months from day of sale with interest from that day, and to be secured the most seriously injurious results of | by a bond of the purchaser with a mortgage of the premises sold. Purchaser can pay all cash if he so desires. Purchaser to pay for papers.

J. B. FELLERS, J. P. N. C.

Nov. 12, 1881.

STATE OF SOUTH CAROLINA-COUNTY OF NEWBERRY.

Louisa M. N. Suber vs. Thos. H. Crooks. Alfred Y. W. Glymph vs. Thos. H. Crooks. By virtue of Executions to me directed in the above stated cases, I will sell, at Newberry Court House, on the First Monday (Sale-day) in December, A. D. 1881, within the legal hours of sale, at public outcry, to the highest bidder, the following Real Estate, situate, lying and being in the County and State aforesaid, to wit:

less, bounded by lands of John F. Glymph, David Suber, the Columbia Road, other lands of Thos. II. Crooks and others. One tract, containing One Hundred Thirty-nine Acres, more or less, bounded by lands of John F. Glymph, Wm. A. Hentz, and by the Golumbia Road.

Also, one other tract, containing Four Hundred and Seventy-six Acres, more or less, and bounded by lands of Jacob Felker, Jacob Wicker, Henry Ringer, David Cannon and Heller's Creek. Levied on as the property of Thos. H.

Crooks. TERMS-All cash. Purchaser to pay for D. B. WHEELER, S. N. C.

Sheriff's Othice, Nov. 12, 1881.

We continue to act as Solicitors for Patents, Caveats, Trade Marks. Copyrights, etc., for the United States, Canada, Cuba, England, France, Germany, etc. We have had THIR-TT-FIVE YEARS EXPERIENCE.

Patents obtained through us are noticed in the continuous control of the contr

Master's Sales.

STATE OF SOUTH CAROLINA, COUNTY OF NEWBERRY --IN COMMON PLEAS Thos. A. Floyd and wife, vs. Wm W. Mil-

ler, et al. Relief. By order of the Court herein, I will sel

at public outery, before the Court House a Newberry, on the First Monday in Decem ber, 1881, all that tract or plantation of land, situated on the Saluda River in the County and State aforesaid, containing Four Hundred and Ninety-seven Acres and Seven tenths, more or less, and hounded by lands of William Langford, G W. L. Spear man others.

TERMS-The purchaser will be required o pay one-half of the purchase money in cash, and to secure the payment of the balance payable at twelve months, with inter-est from the day of sale, by bond and mortgage of the premises with leave, however pay the whole bid in cash. Purchase

o pay for conveyance.
SILAS JOHNSTONE, Master. Master's Office, Nov. 11, 1881. STATE OF SOUTH CAROLINA, COUNTY OF NEWBERRY .-IN COMMON PLEAS.

Thos. S. Moorman, Ex'or., vs. Mary A Moorman, now Simkins, et al. By order of the Court. I will sell at pubic ontery, before the Court House at Newberry, on the first Monday in December, 1881, all that lot or purcel of land in the town of Newberry, the property of the late Robert Moorman, deceased, containing

Acres, more or less, have given very gratifying satisfaction. Our and bounded by Baxter street, Moorman Cotton and Corn Fertilizer is of the highest street, and by lots of Thos. S. Moorman standard. It contains among other valua- and Mrs. Marie W. Moorman and others. shall be indicated by plats thereof, to be ble Phosphate. Having been among the exhibited on day of sale. In the meanime these plats may be examined at the Master's office.

TERMS-The purchaser will be required to pay in each one-half of the purchase money and to secure the balance payable at twelve months, with interest from the day of sale, by bond and a mortgage of the property sold.

SILAS JOHNSTONE, Master. Master's Office, 12 Nov., 1881. STATE OF SOUTH CAROLINA COUNTY OF NEWBERRY.

IN COMMON PLEAS. STATE OF SOUTH CAROLINA, Wm. Langford and Geo. A. Langford, Ex'ors., Plaintiffs, vs. Spencer P. Baird,

Foreclosure. By order of the Court I will re-sell, (at the risk of the former purchaser), before the Court House at Newberry, on the First Monday in December, 1881, at public outcry, all that lot of land-the property of he defendant -- lying in the Town of Newberry, in the said County and State, containing (544) Five Hundred and Forty-four Square Yards, more or less, fronting on

and Carwile Street. TERMS - The parchaser will be required o pay one-half of the purchase money in cash, and to secure by bond and mortgage of the premises, the remaining hall, paya-ble at six months with interest thereon from the day of sale, and pay for conveyance. SILAS JOHNSTONE, Master.

Nov. 17, 46-3t

STATE OF SOUTH CAROLINA. COUNTY OF NEWBERRY .-IN COMMON PLEAS.

Mrs Fannie N. Baxter, Adm'x., &c., vs. Lucy W. Baxter, et al. By order of the Court herein, I will sell. at public outery, before the Court House at

Newberry, on the First Monday in December, 1881, the real estate of James M. Baxter, deceased, in the County and State aforesaid as follows :

Five Acres and Nine tenths, and bounded said, on waters of Little River, containing y lands of Mrs. Nancy E. Wilson, Mrs. Y. Two Hundred and Forty Acres, more or Pope, and by Caldwell and Pope Streets. No. 1 of the Springfield Tract, containing Sixty-Five Acres, and bounded by No. 2 of to the estate of Graves Spearman, deceased, this Tract, and by lands of D. S. Johnson

and Mrs. T. F. Harmon. No. 2 of the Springfield Tract, containing Eighty Acres, adjoining No. 1 of this Tract, and bounded by lands of Mrs. T. F. Harmon and D. S. Johnson and by the Road to Kinard's Ferry-from which Road a right of way is reserved to Tract No. 1.

The Cemetery Trant, lying between the old Black Jack Road and the Steam Mill Road, which contains about One Hundred and Forty-Three Acres, more or less, and bounded by lands of S P. Baird, A. G. Maybin, Newberry College, Estate of W. B. McKellar and Estate of Juo. P. Aull, will be sold in several parcels, and in dimensions running from five to afty-eight acres,

The whole of this estate has just been surveyed. The plats, by which it will be sold, are on exhibition at the Master's of-

TERMS-The purchaser will be required to pay one third of the purchase money in cash and to secure the payment of the balance payable in one and two years, with interest from the day of sale, by bot d and a mortgage of the premises sold. The purchaser of the Home Place will be further required to insure the buildings thereon at wo-thirds of their value and assign the policy of insurance to the Master. The purchaser shall pay for all the necessary papers for the transfer of the property. SILAS JOHNSTONE, Master. Master's Office, Nov. 11, 1881. 46-

STATE OF SOUTH CAROLINA COUNTY OF NEWBERRY .-IN COMMON PLEAS.

Silas Johnstone, Master, vs. Wm. B. Oxner and others. Foreclosure.

By order of the Court herein, I will sell. t public outers, before the Court House at Newberry, on the First Monday in December, 1881, all that tract or parcel of land ying partly in Union County and partly in Newberry County, in the State aforesaid containing Seventy-two Acres, more or less, and bounded by hinds of P. W. Chick, Snsannah Oxner and John F. Oxner.

Also, all that tract or parcel of land, sit unted in the town of Maybinton, in the County and State aforesaid (upon which is a two-story store-house), measuring twenty four feet front or road known as Publi Road to Columbia, and running back sev-enty-two tree, councied on all sides by lands of W. B. Oxner. TERMS The purchaser will be required

to pay one-half of the purchase money in eash, and to secure the balance of the pur chase money pay-ble at twelve months with interest from the day of sale by bond and morigage of the property sold. Purchaser to pay for conveyance. SILAS JOHNSTONE, Master. Master's Office, 11th Nov., 1881. 46-1t

STATE OF SOUTH CAROLINA. COUNTY OF NEWBERRY .-IN COMMON PLEAS.

Fannie N. Baxter, adm'x., vs. Lney W. Baxter, et al. The creditors of the estate of James M. Baxter are required to render and establish their demands against said estate before

SILAS JOHNSTONE, Master. Master's Office, Nov. 11, 1881.

Master's Sales.

STATE OF SOUTH CAROLINA COUNTY OF NEWBERRY-IN THE COMMON PLEAS. William C. Sligh, Trustee, &c , vs. Mrs Cor

nella G. Greneker and others. By order of the Court, I will sell, at pub lie outery, on the First Monday in December, 1881, before the Gourt House at New berry, all that plantation or tract of land, situated in the County and State aforesaid. containing (353) Three Hundred and Fiftythree Acres, more or less, bounded by lands formerly belonging to W. W. McMorries, Juo. P. Kinard, Estate of James B.

Wilton and others.

And, also, all that other tract or plantation of land, situated in said County and State, containing (77) Seventy-seven Acres note or less, bounded by lands of J. Belton Glomph, estate of Jas. B. Wilson, estate of W. G. Mayes and others. TERMS--Purchasers will be required to

pay one-half of the purchase money in cash, and to secure the balance payable at twelve months with interest from the day of sale, by bond and a mortgage of the premisesand to pay for necessary papers for transfer of the property. Sales to be made by plat. SILAS JOHNSTONE, Master. Master's Office, 12 Nov., 1881. 46-8t

STATE OF SOUTH CAROLINA, COUNTY OF NEWBERRY .-IN COMMON PLEAS. Ebenezer P. Chalmers, Adm'r., vs. Perry

Halfacre, Adm'r , et al. Relief and Account. By order of the Court herein, I will sell before the Court House at Newberry, on the First Monday in December, 1881, at public outery, in parcels as may be designated by plats to be exhibited on day of sale--all that tract of land of which David

Halfacre died seized and possessed in fee simple, and on which he resided at the time of his death -- situated in the County and State aforesaid, and containing Eight Hundred and Seventy Acres, more or less, and bounded by lands of James Maffett, Calvin Neal, Micejah Epps and others. TERMS-Purchasers will be required to pay one-third of the purchase money in

cash, and to secure the balance in one and two years, with interest from the day of sale, by bond and mortgage of the premises sold-with leave, however, to pay all cash. The papers to be paid for by the purchaser SILAS JOHNSTONE, Master. Master's Office, 11 Nov., 1881.

COUNTY OF NEWBERRY .-IN COMMON PLEAS. John G. Piester and James B. Auli, Ex'ors.

v. Eliza A. Piester, et al. Complaint for Relief. By order of the Court, I will sell, at pub ic outcry, before the Court House at New berry, on the First Monday in December

1881, the tract of land of which David B. Piester died seized and possessed, situate said County and State, containing (400) Four Hundred Acres, more or less, known as the "Miller Tract," and bounded by lands of Estate of D. B. Piester, Estate of Henry Pratt Street, and otherwise bounded by lands of Estate of C. M. Harris, deceased, lands formerly owned by Jolius B. Smith Burson, Levi E. Folk and Henry M. Hunter. TERMs - Purchaser will be required to pay one-third of the purchase money in cash, and to secure the balance payable in one and two years, with interest from the day

> ises sold, and to pay for conveyance.
> SILAS JOHNSTONE, Master. Master's Office, 12 Nov., 1881. 46-31 STATE OF SOUTH CAROLINA. COUNTY OF NEWBERRY .-IN COMMON PLEAS

of sale, by bond and mortgage of the prem-

Margaret Spearman, Plaintiff, vs. Chesley D. Spearman, Defendant. Foreclosure.

By order of the Court herein, dated 19th February, 1881, I will sell, at the risk of Executors of the last will of Mrs. Rebecca former purchaser, at public outcry, on the First Mo day in December, 1881, before the Court House at Newberry, all that tract in the forenoon, and immediately after.

The Home Place, the late residence of or plantation of land, lying and being sitsuch accounting that the petitioners have the deceased, containing (35 90-100) Thirty- uate in the same State and County afore- leave to apply for a final discharge from less, and bounded by lands of Jackson Tengue, Travis Hill, and lands belonging and others.

TERMS - The purchaser will be required to pay one-fourth of the purchase money in eash, and to secure the balance, payable in two instalments of one and two years with interest from the day of sale, by a bond and a mortgage of the premises, and pay for deed, with leave to pay the whole amount of the purchase money in cash. SILAS JOHNSTONE, Master. Nov. 17, 46-3t.

STATE OF SOUTH CAROLINA, COUNTY OF NEWBERRY .-1N COMMON PLEAS.

Mrs. Gynthia Mower, Adm'x., vs. W. A Werts, et al. Foreclosure.

By order of the Court herein, I will sell, at public outery, on the First Monday in December next, before the Court House at Newberry, all that tract of land in the County and State aforesaid, containing Ninety-five Acres, more or less, and bounded by lands of Peggy Livingston, Daniel Livingston, A. J. Bedenbaugh, Henry Werts and others.

TERMS-The purchaser will be required to pay in cash one-half of the purchase money and to secure the balance, payable at twelve months, with interest from the day of sale, by bond and mortgage of the

SILAS JOHNSTONE, Master. Master's Office, 12 Nov , 1881.

ADMINISTRATOR'S SALE. Pursuant to an order herein passed on the 7th of November, 1881, I will sell, at the residence of the late Jacob Cronch, dec'd., ON THE 24TH INST., all the Per-

sonal Property, to wit :

Two Mules, Two Horses. One Two-horse Wagon, One Huggy and Harness One-half interest in Gin. One-half interest in one pair Bellows. Corn, Fodder, Cotton Seed. Carpenters' Tools. Plantation Tools, &c., &c. Terms of Sale-CASH.

Nov. 10, 45-2t. CHOICE BEEF. STALL NO. 3.

THOS. II. ADAMS, Adm'r.

The subscribers would inform the tens of Newborry that they are now furnishing the BEST BEEF that am he purchased in the market. They kill none but the choicest beeves your heifers and areers - and nothing more ever had a culf. They will pay the highest pair a for toung eattle, the only kind that they will leav Orders lett as their stall over night will be promptly mended in. J. S. HARR & SON. Oct. 20, 42-1m.

GRATE OR STOVE, Delivered in Newberry by Car Load, AT \$10.00 PER TON, 2,240 lbs., FREIGHT BAID. me, on or before the first day of December

Superior Red Ash Coal,

TRENHOLM'S COAL DEPOT. CHARLESTON, S. C.

Miscellaneous.

THE Secret of Rusiness Success

Daving excelled even our past efforts in securing bargains we are ready more than

Is to Know Where to Buy

and What to Buy!

Unheard of Inducements in all classes of goods handled by us. FOR PURE

PELHAM'S DRUG STORE. FOR FINE

DRUGS AND MEDICINES,

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E. A. SCOTT. Sep. 28, 39-2m.

STATE OF SOUTH CAROLINA, COUNTY OF NEWBERRY .-IN PROBATE COURT.

Ex Parte-John M. Johnstone and Alan and testiment of Mrs. Rebecca DeWalt, Petition for a Final Settlement and for Fi nal Discharge as Executors,

On hearing the verified petition herein, and on motion of Mr. Y. J. Pope, Petitionrs' Attorney.

It is ordered that the said petitioners do ITY GOODS and FROCEIRS! ers' Attorney. make a final settlement of their accounts as DeWalt, deceased, in this Court, on the 15th day of December next, at 10 o'clock their office as Executors as aforesaid. It is further ordered that a copy of this order be published in the Newberry HERALD for thirty days before said settlement. It is further ordered that a copy of this order be served by said Executors upon

each legatee, devisee and distributee under said last will and testament of the said Mrs Rebecca DeWalt, deceased. J. B. FELLERS, J. P. N. C. Nov. 9, 1821.

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A VALUABLE FARM 11 miles from Court Louse, on Hender son's Ferry Road, containing 538 Acres. 20 acres creek bottom, wel drained and embanked, and 10 acres branch bottom. Lands ile well, and are well adaped to Corn, Cotton and Small G. .in, and are in a good state of cultivation, well watered and timbered. Inexhaustible Grapite Quaries abound. A Two-story Dwelling, seven rooms, four fireplaces, a kitchen and dining-room attached. Gin house, Serew, New Stables - six stalls-Barn above, Crib, six laborers' houses, and all other necessary buildings.

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Cheese, Raisins, Apples. Oranges, &c., &c., &c. CROCKERY and GLASSWARE,

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I HAVE ALSO ON IPANTA Kerosene Oil, Soap, Starch, Lye, Spices, Candies, Pobneco, Segars, And a large lot of Pipes. My stock is small, as my means are limited; but small profits and quick sales is my motto, and business is what I mean. hny cheap and intend to sell cheap, having

live at home and board at the same place. Come and give me a call, and I guarantee satisfaction. Again I announce this

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Sep. 14, 33-6m.

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