

Intelligencer, PUBLISHED WEEKLY WEDNESDAY, OCTOBER 12, 1892. TERMS: ONE YEAR, \$1.50; SIX MONTHS, 75c. This is still the land of the "orange the riot" and the Democrat.

than ever to carry on the campaign to victory. The convention was of importance and value, because it brought together young and enthusiastic men from nearly all the States and Territories. They exchanged ideas and learned much of the way in which the campaign is being carried forward in New York. The delegates were given to understand plainly that the Democrats of New York were united and earnest in their support of the Democratic candidates and principles and this assurance they will carry back to the people they came on to represent. Grover Cleveland addressed the convention. The very sight of the candidate as he came into the Academy of Music filled the delegates with enthusiasm. All of the party leaders were warmly welcomed, but the greeting given to Mr. Cleveland was an ovation. From the time he walked upon the stage until after he had concluded his speech and left every mention of his name and his every utterance was applauded and cheered, so much so that at one time he found it necessary to remind the delegates that they were there for business.

SOLID, AS USUAL. Last week Florida rallied up a Democratic majority of nearly 25,000 for the party. On last Wednesday Georgia Democrats voted and voted until their candidates had received a majority of more than 70,000. Maj. J. C. C. Black will likely beat Tom Watson in the 10th Georgia District by over 1,500 votes. In both States the Third Party strength was insignificant. The Democracy arose in its strength and Republican and Third Party combinations were beaten overwhelmingly and grandly. We congratulate both States on their splendid records and especially the 10th Georgia District on the prospect of getting rid of the pestiferous Watson. The idea of November will find the South as solidly Democratic as ever, and coming elections will likely find her firm in the Democratic fold and as solid in the Democratic column as now.

A SIGN OF THE TIMES. Judge Walter G. Gresham, of Illinois, hitherto a staunch Republican and a formidable candidate for the presidential nomination before the Republican Convention in 1888, has declared his intention of voting for Grover Cleveland. He believes that the Democratic party is the people's party, and his better nature has revolted at the bitter nature and venality of the Republican party. Wayne McVeigh, of Philadelphia, who was President Garfield's Attorney General, and therefore an influential Republican, has seen the error of his way and has come into the Democratic fold. He has written a letter setting forth the reasons for his change of opinion, the main one being his opposition to the McKinley high tariff bill and the force bill. He thus closes his admirable letter: "As I believe, for the reasons I have given, that the true welfare of the country would be promoted by Mr. Cleveland, and as I feel that it is my duty to vote for him, and as I feel that the capacity, the ability and the courage with which he has heretofore discharged every public trust committed to him, the duty becomes a pleasure."

How to Make Corn. From the Newberry Observer. Mr. Barron—I have been requested by quite a number of persons to make a statement of corn raised on my big patch of one acre, costing me 31 cents per bushel after paying all expenses, as follows: Hoopings.....\$1.05 Manure.....3.15 Plowing.....2.10 Seed for Manure.....2.15 Fertilizing Fodder.....2.15 Gathering Crop......90 Seed Corn......25 Interest on money and mule, and cost of gears and plows for one year.....9.65 Total.....\$20.50 By sheaves and fodder.....18.00 Net expense.....\$2.50 If I could get the old prices once paid for sheaves and fodder, I could save the country, where land and labor are cheaper and taxes less, I could make up all my expenses. I have my manure made now for another crop and will make enough to go over all my farm. Any farmer who has ten acres in wood land has a phosphate mine if he is not too lazy to work it. I cannot bring the soil of Texas here, and if I should ever go to the old red hills of Georgia, I shall always improve the soil, and not kill manure, as they are cultivating land six by six feet for one little ear of corn.

White Caps in Lexington. Mr. Cal Caugan of Lexington County was in the city yesterday and reports that County was very much excited over a series of whippings administered to prominent and influential white men on Thursday night three white men of prominence and possessing considerable property were taken from their homes and severely flogged with trace chains. The two nights previous eight men were given a like dose, and others are in deadly fear that they will be whipped. There are about twenty in the gang, and it is said that nearly every member is now in the city, and a white man of attempt made to conceal their identity. They consider that they have a mission to perform, and are going at it in earnest. There are many who are in the line, and influence in the Dutch Fork—the Irmo section—who are living in undue intimidation. This negro woman, these men have determined that this must stop. They held meetings and select the men they will "redress" and they are taking note ordering him to discontinue his practices. If he does not instantly comply, they will "redress" him with houses at night and take him into the woods and administer a severe flogging. In some cases the men have been hidden from their feet and are confined to their rooms from the effects. This gang of regulators has been duly organized for some months and it has whipped a large number of white men and negroes for offenses they believe necessary. They claim that the law only reaches the poor and lowly, and that the grand juries fail to indict the wealthy offenders. They wish the matter taken into their own hands.—Columbia Register.

No Third Party in this State. New York, Oct. 7.—In an interview with New York Times reporter, Governor Tillman of South Carolina says: "The present situation in South Carolina is about as follows: There is some Third Party sentiment in the State, as there is in every State where the Farmer's Alliance has disseminated its peculiar ideas, and the Third Party is strong in some counties. There is some feeling, a sort of unpleasant feeling of resentment, at the other end of the line, among the Haswell faction—among the old line from present appearance there will be some very strong voices cast for Weaver and the Third Party national caucus. There is absolutely no Third Party organization in the State. Some of the Haswellites will probably signify their displeasure by remaining away from the polls in November. The large bulk of both Democratic factions, however, will vote the straight Democratic ticket. This is the case in the Cleveland crowd and the Sheppardites will back Tillman crowd and the goose will hang high."

Desperadoes Bite the Dust. PARSONS, KANSAS, Oct. 6.—This morning, shortly after the First National Bank of Coffeyville opened its doors, five mounted men drew up before the bank, and three of them entered, and with drawn revolvers ordered the cashier to hand over the money in the safe and vault. The cashier drew a razor and fired at the robbers. A number of citizens were attracted by the unusual sight of the mounted men in front of the bank, and when the sound of the revolver shots was heard they rushed to the bank, and a general fusillade followed. The robbers retreated from the bank and attempted to gain their horses, at the same time firing their revolvers at the citizens who were attempting to kill or capture them. In the light several citizens are reported to have been killed, and four of the robbers were captured. Two of the latter were killed and three are reported to be members of the famous Dalton gang. Later reports state that four of the gang were killed and fatally wounded. Three citizens were also killed; two fatally and one seriously wounded. The names of the killed and wounded are Bob and Grant Dalton, Tom Huddy and an unknown man. Emmet Dalton is fatally wounded in his right lung. The names of the citizens killed are City Marshal C. T. Conley, Charles Brown and George Gubins. Cashier Thomas G. Ayer of the First National Bank, Lucas Baldwin, Thomas Reynolds and Alfred Dietz are seriously wounded. The robbers entered the village at 8:30 o'clock this morning, and separated, two of them going to Condon's Bank and four going to the First National Bank at Condon. The men were told by the cashier that the safe was locked by a time lock and could not be opened until 10 o'clock. They were armed with Winchester and told him they would wait. In the meantime the other quartet went into the First National Bank and ordered Cashier Ayer to hand over the money in the vault. At first he refused to be compelled to reach his revolver. One of the gang fired a shot at him. He then handed what money was in the safe, and after going it in a bag the gang and tried to rejoin their confederates. The alarm had been given and citizens quickly gathered and attempted to capture the robbers, who were immediately recognized as members of the Dalton gang. The robbers fired at the crowd and the shots were returned with effect. The fighting became general and bullets flew thick and fast. The robbers quickly cleared away four of the Dalton gang were lying dead on the ground and three citizens were also killed. Two of the robbers were wounded and three citizens had received serious bullet wounds. One of the gang succeeded in escaping, but a man in possession in pursuit, and is certain that he will be captured, and in all probability will hang from the end of a rusty gallows. The greatest excitement exists, and it may be that the wounded members of the gang will also be lynched.

Who'll Get the Plains. The coming session of the Legislature is being expected to attract the attention of the politicians, now that all other political hope has been taken away for the present year. The contest is expected to be successful still keeping in the background, perhaps for the purpose of assisting the party at the last moment by "hushing a cap." The next session is to be a lively and interesting one there is no doubt. The principal thing that is creating interest just now is the offices that have to be filled at this time. There is a considerable amount of lively "hushing" being done by those who are after these offices, and their friends are kept circulating among the newly elected members of the Legislature. The only circuit judge whose term expires this year is Judge Kershaw, and this will cause some lively politics. General Kershaw will be a candidate for re-election and he will be opposed by Ernest Gary, of Edgfield. There may be other candidates for this office to appear in the field as the time draws near. Ira B. Jones will doubtless be re-elected Speaker of the House of Representatives, his opposition having as yet been indicated. As already stated all the present members of the Senate Commission will be candidates for re-election together with several individuals who are desirous of getting a share of the spoils. There are already six candidates in the field for the Superintendent of the Penitentiary: Capt. Jarman, W. A. Neal, N. W. Brooks, and others. Neal is said to be at this time in the lead. Still another scramble will be for the positions on the board of penitentiary directors. The offices about the legislative halls will be eagerly sought for this session also, and some changes will likely be made. At any rate the entire corps of clerks, etc., will be reorganized, this being a new Legislature. As to measures, the coming Legislature will have to wrestle with the county government bill again, but the main question that will worry them will be the prohibition matter. That will be the feature of the coming session, and there is to be a huge battle in the Legislative hall.—Columbia State.

THE MUTUAL BENEFIT LIFE INSURANCE CO., OF NEWARK, N. J. AMZI DODD, President. Paid to Policy Holders since Organization: \$18,724,808.09. SURPLUS: Mass. Standard, \$3,545,792.05. Policies Absolutely Non-Forfeitable after Second Year. IN case of lapses the Policy is continued in force as long as its value will pay for; or, if preferred, a Paid-up Policy for its full value is issued in exchange. Cash Loans are made to the extent of 50 per cent. of the reserve value, where valid assignments of the Policies can be made as collateral security. Losses paid immediately upon completion and approval of proofs. Office in Masonic Building. M. M. MATTISON & BROTHER, DISTRICT AGENTS, ANDERSON, S. C. Also, FIRE and ACCIDENT INSURANCE placed with First Class American and English Companies.

THE MUTUAL BENEFIT LIFE INSURANCE CO., OF NEWARK, N. J. AMZI DODD, President. Paid to Policy Holders since Organization: \$18,724,808.09. SURPLUS: Mass. Standard, \$3,545,792.05. Policies Absolutely Non-Forfeitable after Second Year. IN case of lapses the Policy is continued in force as long as its value will pay for; or, if preferred, a Paid-up Policy for its full value is issued in exchange. Cash Loans are made to the extent of 50 per cent. of the reserve value, where valid assignments of the Policies can be made as collateral security. Losses paid immediately upon completion and approval of proofs. Office in Masonic Building. M. M. MATTISON & BROTHER, DISTRICT AGENTS, ANDERSON, S. C. Also, FIRE and ACCIDENT INSURANCE placed with First Class American and English Companies.

MASTER'S SALE. STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. In the Court Common Pleas. E. R. Kay et al. Plaintiffs vs. Annie Kay et al. Defendants.—Complaint for Partition. DUE to the order of Court hereon in and to the effect that the following described land, to-wit: The Home Place of R. G. Kay, deceased, containing 130 acres, more or less, adjoining the Long House tract, containing 100 acres, more or less, adjoining the Home Place, E. R. Kay, et al. Defendants, containing 100 acres, more or less, adjoining the Home Place, Geo. L. Mitchell and others. Terms—One-half cash, balance in twelve months, with interest from day of sale, secured by bond and mortgage, with leave to anticipate payment for pay extra for all necessary papers. J. P. BURRIS, Master. Oct. 12, 1892. 15 4

Trustee's Sale Real Estate. BY virtue of a Deed of Trust executed to me by John L. L. I will sell at Anderson S. C. on Saturday, the 12th day of November next, the following described land, to-wit: The Home Place of R. G. Kay, deceased, containing 130 acres, more or less, adjoining the Long House tract, containing 100 acres, more or less, adjoining the Home Place, E. R. Kay, et al. Defendants, containing 100 acres, more or less, adjoining the Home Place, Geo. L. Mitchell and others. Terms—One-half cash, balance in twelve months, with interest from day of sale, secured by bond and mortgage, with leave to anticipate payment for pay extra for all necessary papers. J. P. BURRIS, Master. Oct. 12, 1892. 15 4

Trustee's Sale Real Estate. PURSUANT to authority vested in me by a Deed of Trust executed by E. R. Broekman to me, and dated September 17th, 1892, I will sell in front of the Court House in Anderson, S. C. on Monday, the seventh day of November, 1892, the following described Real Estate, to-wit: All that Lot or parcel of Land, with the buildings thereon, situated in the corporate limits of the city of Anderson, S. C., containing about one hundred and seventy (170) one acre, bounded North by Greely Institute, East by lands of L. L. Brockman, South by lands of J. P. Harper, C. Walker, it being more fully described in said Trust Deed. Terms—One-half cash, balance on a credit of twelve months, with bond of purchaser and mortgage of premises. Interest on deferred payment from day of sale. Purchaser to pay extra for all necessary papers. J. P. HARPER, Trustee. Oct. 12, 1892. 15 4

Assignee's Sale Real Estate. BY virtue of a Deed of Assignment to me executed by M. G. Harper, of Anderson County, S. C. on the 21st day of November, 1891, and recorded in the office of the Register of Meigs Conveyance for said County in Book 664, pp. 365 to 368, I will sell on Saturday in November next, at Anderson Court House, in front of the Court House door, after the Master's sales, all the following described premises, to-wit: All that certain piece, parcel or tract of Land, situate in the County of Anderson and State of South Carolina, in Hon. on Path Township, containing 110 acres, more or less, bounded by J. P. Harper, J. V. Kay and others, it being the Land conveyed to said M. G. Harper, by said J. P. Harper, George Harper and J. H. Harper. Terms—One-half cash, balance on a credit of twelve months, secured by bond of purchaser and mortgage of the premises, with interest on deferred payment from day of sale. The privilege of anticipating payment at any time, and purchaser to pay for all necessary papers. J. P. HARPER, Assignee. Oct. 12, 1892. 15 4

Judge of Probate's Sale. STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. In the Probate Court. James A. Pruitt, as Administrator of the Estate of Ivy C. Low, Plaintiff, against Mrs. E. L. Low, Ivy C. Low, Vester Low, Frazz Low, Lee Low, Vester Low, Pruitt Low and Ivy C. Low, Defendants.—Complaint to sell land and aid of personal assets for payment of debts. BY virtue of an order in the above stated case made in this Court, I will sell on Saturday in November next, the following described lands as the Real Estate of Ivy C. Low, deceased, to-wit: TRACT No. 1, containing one hundred and six acres, more or less, adjoining lands of Emaline Shirley, Edna Fisher and others. TRACT No. 2, containing twenty-seven acres, more or less, adjoining lands of John W. Shirley, H. Robinson, and others. TRACT No. 3, containing eighty and one-half acres, more or less, adjoining lands of John Ashley and the estate of I. C. Low, deceased, all of which are in the County of Anderson. TRACT No. 4, containing nineteen acres, more or less, adjoining Tract No. 3. TRACT No. 5, known as the homestead, contains two hundred and fifty acres, more or less, adjoining the above tracts, and containing the real estate of the said Wm. McCurry. Terms of Sale—One-half cash, and the balance on credit of twelve months, with interest from day of sale, secured by bond of purchaser and mortgage of the premises, with interest on deferred payment. Purchasers to pay extra for papers. W. F. COX, Judge of Probate. Oct. 12, 1892. 15 4

Judge of Probate's Sale. STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. In the Probate Court. W. E. Kay, as Administrator of the Estate of Ivy C. Low, Plaintiff, against Mrs. E. L. Low, Ivy C. Low, Vester Low, Frazz Low, Lee Low, Vester Low, Pruitt Low and Ivy C. Low, Defendants.—Complaint to sell land and aid of personal assets for payment of debts. BY virtue of an order in the above stated case made in this Court, I will sell on Saturday in November next, the following described lands as the Real Estate of W. A. Kay, deceased: All that certain Lot of Land, situate in the Town of Home Place in the County of Anderson, containing one acre, more or less, bounded by lands of Mrs. E. L. Huggins, C. E. Harper and others, it being more fully described in the said W. A. Kay, deceased. Terms of Sale—One-half cash, balance on credit of twelve months, with interest on deferred payment; said payment to be secured by bond of purchaser; and mortgage of the premises, with interest on deferred payment at the rate of 8 per cent. per annum. Purchaser to anticipate deferred payment at any time. Purchaser to pay extra for papers. W. F. COX, Judge of Probate. Oct. 12, 1892. 15 4

EXECUTORS' SALE OF Real and Personal Property. BY virtue of the authority vested in us by the last Will and Testament of the late King, deceased, we will sell at the highest price for cash in hand, in front of the Court House in Anderson, S. C. on Saturday in November next, after the Master's sales, the following described Real Estate, to-wit: The Home Place of R. G. Kay, deceased, containing 130 acres, more or less, adjoining the Long House tract, containing 100 acres, more or less, adjoining the Home Place, E. R. Kay, et al. Defendants, containing 100 acres, more or less, adjoining the Home Place, Geo. L. Mitchell and others. Terms—One-half cash, balance on a credit of twelve months, secured by bond of purchaser and mortgage of the premises, with interest on deferred payment from day of sale. The privilege of anticipating payment at any time, and purchaser to pay for all necessary papers. W. F. COX, Judge of Probate. Oct. 12, 1892. 15 4

MASTER'S SALE. STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. In the Court Common Pleas. Bessie R. Taylor, Administratrix of the Estate of D. S. Taylor, deceased, Plaintiff, vs. Marion R. Taylor, Annie Taylor, et al. Defendants.—Complaint for Partition. IN obedience to the order of Court hereon in and to the effect that the following described land, to-wit: That certain Tract of land known as the Turco lands, containing 42 1/2 acres, more or less, situate in Pendleton Township, County and State aforesaid, on the West by Elizabeth Whaley, Leveled on a plan by John G. Hall, at the suit of John J. Tucker. Terms—Cash. Purchaser to pay for papers. W. L. BOLT, Sheriff Anderson County. Oct. 12, 1892. 15 4

MASTER'S SALE. STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. In the Court Common Pleas. Bessie R. Taylor, Administratrix of the Estate of D. S. Taylor, deceased, Plaintiff, vs. Marion R. Taylor, Annie Taylor, et al. Defendants.—Complaint for Partition. IN obedience to the order of Court hereon in and to the effect that the following described land, to-wit: That certain Tract of land known as the Turco lands, containing 42 1/2 acres, more or less, situate in Pendleton Township, County and State aforesaid, on the West by Elizabeth Whaley, Leveled on a plan by John G. Hall, at the suit of John J. Tucker. Terms—Cash. Purchaser to pay for papers. W. L. BOLT, Sheriff Anderson County. Oct. 12, 1892. 15 4

Trustee's Sale Real Estate. BY virtue of a Deed of Trust executed to me by John L. L. I will sell at Anderson S. C. on Saturday, the 12th day of November next, the following described land, to-wit: The Home Place of R. G. Kay, deceased, containing 130 acres, more or less, adjoining the Long House tract, containing 100 acres, more or less, adjoining the Home Place, E. R. Kay, et al. Defendants, containing 100 acres, more or less, adjoining the Home Place, Geo. L. Mitchell and others. Terms—One-half cash, balance in twelve months, with interest from day of sale, secured by bond and mortgage, with leave to anticipate payment for pay extra for all necessary papers. J. P. BURRIS, Master. Oct. 12, 1892. 15 4

Trustee's Sale Real Estate. PURSUANT to authority vested in me by a Deed of Trust executed by E. R. Broekman to me, and dated September 17th, 1892, I will sell in front of the Court House in Anderson, S. C. on Monday, the seventh day of November, 1892, the following described Real Estate, to-wit: All that Lot or parcel of Land, with the buildings thereon, situated in the corporate limits of the city of Anderson, S. C., containing about one hundred and seventy (170) one acre, bounded North by Greely Institute, East by lands of L. L. Brockman, South by lands of J. P. Harper, C. Walker, it being more fully described in said Trust Deed. Terms—One-half cash, balance on a credit of twelve months, with bond of purchaser and mortgage of premises. Interest on deferred payment from day of sale. Purchaser to pay extra for all necessary papers. J. P. HARPER, Trustee. Oct. 12, 1892. 15 4

Assignee's Sale Real Estate. BY virtue of a Deed of Assignment to me executed by M. G. Harper, of Anderson County, S. C. on the 21st day of November, 1891, and recorded in the office of the Register of Meigs Conveyance for said County in Book 664, pp. 365 to 368, I will sell on Saturday in November next, at Anderson Court House, in front of the Court House door, after the Master's sales, all the following described premises, to-wit: All that certain piece, parcel or tract of Land, situate in the County of Anderson and State of South Carolina, in Hon. on Path Township, containing 110 acres, more or less, bounded by J. P. Harper, J. V. Kay and others, it being the Land conveyed to said M. G. Harper, by said J. P. Harper, George Harper and J. H. Harper. Terms—One-half cash, balance on a credit of twelve months, secured by bond of purchaser and mortgage of the premises, with interest on deferred payment from day of sale. The privilege of anticipating payment at any time, and purchaser to pay for all necessary papers. J. P. HARPER, Assignee. Oct. 12, 1892. 15 4

Judge of Probate's Sale. STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. In the Probate Court. James A. Pruitt, as Administrator of the Estate of Ivy C. Low, Plaintiff, against Mrs. E. L. Low, Ivy C. Low, Vester Low, Frazz Low, Lee Low, Vester Low, Pruitt Low and Ivy C. Low, Defendants.—Complaint to sell land and aid of personal assets for payment of debts. BY virtue of an order in the above stated case made in this Court, I will sell on Saturday in November next, the following described lands as the Real Estate of Ivy C. Low, deceased, to-wit: TRACT No. 1, containing one hundred and six acres, more or less, adjoining lands of Emaline Shirley, Edna Fisher and others. TRACT No. 2, containing twenty-seven acres, more or less, adjoining lands of John W. Shirley, H. Robinson, and others. TRACT No. 3, containing eighty and one-half acres, more or less, adjoining lands of John Ashley and the estate of I. C. Low, deceased, all of which are in the County of Anderson. TRACT No. 4, containing nineteen acres, more or less, adjoining Tract No. 3. TRACT No. 5, known as the homestead, contains two hundred and fifty acres, more or less, adjoining the above tracts, and containing the real estate of the said Wm. McCurry. Terms of Sale—One-half cash, and the balance on credit of twelve months, with interest from day of sale, secured by bond of purchaser and mortgage of the premises, with interest on deferred payment. Purchasers to pay extra for papers. W. F. COX, Judge of Probate. Oct. 12, 1892. 15 4

Judge of Probate's Sale. STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. In the Probate Court. W. E. Kay, as Administrator of the Estate of Ivy C. Low, Plaintiff, against Mrs. E. L. Low, Ivy C. Low, Vester Low, Frazz Low, Lee Low, Vester Low, Pruitt Low and Ivy C. Low, Defendants.—Complaint to sell land and aid of personal assets for payment of debts. BY virtue of an order in the above stated case made in this Court, I will sell on Saturday in November next, the following described lands as the Real Estate of W. A. Kay, deceased: All that certain Lot of Land, situate in the Town of Home Place in the County of Anderson, containing one acre, more or less, bounded by lands of Mrs. E. L. Huggins, C. E. Harper and others, it being more fully described in the said W. A. Kay, deceased. Terms of Sale—One-half cash, balance on credit of twelve months, with interest on deferred payment; said payment to be secured by bond of purchaser; and mortgage of the premises, with interest on deferred payment at the rate of 8 per cent. per annum. Purchaser to anticipate deferred payment at any time. Purchaser to pay extra for papers. W. F. COX, Judge of Probate. Oct. 12, 1892. 15 4

EXECUTORS' SALE OF Real and Personal Property. BY virtue of the authority vested in us by the last Will and Testament of the late King, deceased, we will sell at the highest price for cash in hand, in front of the Court House in Anderson, S. C. on Saturday in November next, after the Master's sales, the following described Real Estate, to-wit: The Home Place of R. G. Kay, deceased, containing 130 acres, more or less, adjoining the Long House tract, containing 100 acres, more or less, adjoining the Home Place, E. R. Kay, et al. Defendants, containing 100 acres, more or less, adjoining the Home Place, Geo. L. Mitchell and others. Terms—One-half cash, balance on a credit of twelve months, secured by bond of purchaser and mortgage of the premises, with interest on deferred payment from day of sale. The privilege of anticipating payment at any time, and purchaser to pay for all necessary papers. W. F. COX, Judge of Probate. Oct. 12, 1892. 15 4

MASTER'S SALE. STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. In the Court Common Pleas. Bessie R. Taylor, Administratrix of the Estate of D. S. Taylor, deceased, Plaintiff, vs. Marion R. Taylor, Annie Taylor, et al. Defendants.—Complaint for Partition. IN obedience to the order of Court hereon in and to the effect that the following described land, to-wit: That certain Tract of land known as the Turco lands, containing 42 1/2 acres, more or less, situate in Pendleton Township, County and State aforesaid, on the West by Elizabeth Whaley, Leveled on a plan by John G. Hall, at the suit of John J. Tucker. Terms—Cash. Purchaser to pay for papers. W. L. BOLT, Sheriff Anderson County. Oct. 12, 1892. 15 4

MASTER'S SALE. STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. In the Court Common Pleas. Bessie R. Taylor, Administratrix of the Estate of D. S. Taylor, deceased, Plaintiff, vs. Marion R. Taylor, Annie Taylor, et al. Defendants.—Complaint for Partition. IN obedience to the order of Court hereon in and to the effect that the following described land, to-wit: That certain Tract of land known as the Turco lands, containing 42 1/2 acres, more or less, situate in Pendleton Township, County and State aforesaid, on the West by Elizabeth Whaley, Leveled on a plan by John G. Hall, at the suit of John J. Tucker. Terms—Cash. Purchaser to pay for papers. W. L. BOLT, Sheriff Anderson County. Oct. 12, 1892. 15 4

Trustee's Sale Real Estate. BY virtue of a Deed of Trust executed to me by John L. L. I will sell at Anderson S. C. on Saturday, the 12th day of November next, the following described land, to-wit: The Home Place of R. G. Kay, deceased, containing 130 acres, more or less, adjoining the Long House tract, containing 100 acres, more or less, adjoining the Home Place, E. R. Kay, et al. Defendants, containing 100 acres, more or less, adjoining the Home Place, Geo. L. Mitchell and others. Terms—One-half cash, balance in twelve months, with interest from day of sale, secured by bond and mortgage, with leave to anticipate payment for pay extra for all necessary papers. J. P. BURRIS, Master. Oct. 12, 1892. 15 4

Trustee's Sale Real Estate. PURSUANT to authority vested in me by a Deed of Trust executed by E. R. Broekman to me, and dated September 17th, 1892, I will sell in front of the Court House in Anderson, S. C. on Monday, the seventh day of November, 1892, the following described Real Estate, to-wit: All that Lot or parcel of Land, with the buildings thereon, situated in the corporate limits of the city of Anderson, S. C., containing about one hundred and seventy (170) one acre, bounded North by Greely Institute, East by lands of L. L. Brockman, South by lands of J. P. Harper, C. Walker, it being more fully described in said Trust Deed. Terms—One-half cash, balance on a credit of twelve months, secured by bond of purchaser and mortgage of the premises, with interest on deferred payment from day of sale. The privilege of anticipating payment at any time, and purchaser to pay for all necessary papers. J. P. HARPER, Trustee. Oct. 12, 1892. 15 4

Assignee's Sale Real Estate. BY virtue of a Deed of Assignment to me executed by M. G. Harper, of Anderson County, S. C. on the 21st day of November, 1891, and recorded in the office of the Register of Meigs Conveyance for said County in Book 664, pp. 365 to 368, I will sell on Saturday in November next, at Anderson Court House, in front of the Court House door, after the Master's sales, all the following described premises, to-wit: All that certain piece, parcel or tract of Land, situate in the County of Anderson and State of South Carolina, in Hon. on Path Township, containing 110 acres, more or less, bounded by J. P. Harper, J. V. Kay and others, it being the Land conveyed to said M. G. Harper, by said J. P. Harper, George Harper and J. H. Harper. Terms—One-half cash, balance on a credit of twelve months, secured by bond of purchaser and mortgage of the premises, with interest on deferred payment from day of sale. The privilege of anticipating payment at any time, and purchaser to pay for all necessary papers. J. P. HARPER, Assignee. Oct. 12, 1892. 15 4

Judge of Probate's Sale. STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. In the Probate Court. James A. Pruitt, as Administrator of the Estate of Ivy C. Low, Plaintiff, against Mrs. E. L. Low, Ivy C. Low, Vester Low, Frazz Low, Lee Low, Vester Low, Pruitt Low and Ivy C. Low, Defendants.—Complaint to sell land and aid of personal assets for payment of debts. BY virtue of an order in the above stated case made in this Court, I will sell on Saturday in November next, the following described lands as the Real Estate of Ivy C. Low, deceased, to-wit: TRACT No. 1, containing one hundred and six acres, more or less, adjoining lands of Emaline Shirley, Edna Fisher and others. TRACT No. 2, containing twenty-seven acres, more or less, adjoining lands of John W. Shirley, H. Robinson, and others. TRACT No. 3, containing eighty and one-half acres, more or less, adjoining lands of John Ashley and the estate of I. C. Low, deceased, all of which are in the County of Anderson. TRACT No. 4, containing nineteen acres, more or less, adjoining Tract No. 3. TRACT No. 5, known as the homestead, contains two hundred and fifty acres, more or less, adjoining the above tracts, and containing the real estate of the said Wm. McCurry. Terms of Sale—One-half cash, and the balance on credit of twelve months, with interest from day of sale, secured by bond of purchaser and mortgage of the premises, with interest on deferred payment. Purchasers to pay extra for papers. W. F. COX, Judge of Probate. Oct. 12, 1892. 15 4

Judge of Probate's Sale. STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. In the Probate Court. W. E. Kay, as Administrator of the Estate of Ivy C. Low, Plaintiff, against Mrs. E. L. Low, Ivy C. Low, Vester Low, Frazz Low, Lee Low, Vester Low, Pruitt Low and Ivy C. Low, Defendants.—Complaint to sell land and aid of personal assets for payment of debts. BY virtue of an order in the above stated case made in this Court, I will sell on Saturday in November next, the following described lands as the Real Estate of W. A. Kay, deceased: All that certain Lot of Land, situate in the Town of Home Place in the County of Anderson, containing one acre, more or less, bounded by lands of Mrs. E. L. Huggins, C. E. Harper and others, it being more fully described in the said W. A. Kay, deceased. Terms of Sale—One-half cash, balance on credit of twelve months, with interest on deferred payment; said payment to be secured by bond of purchaser; and mortgage of the premises, with interest on deferred payment at the rate of 8 per cent. per annum. Purchaser to anticipate deferred payment at any time. Purchaser to pay extra for papers. W. F. COX, Judge of Probate. Oct. 12, 1892. 15 4

EXECUTORS' SALE OF Real and Personal Property. BY virtue of the authority vested in us by the last Will and Testament of the late King, deceased, we will sell at the highest price for cash in hand, in front of the Court House in Anderson, S. C. on Saturday in November next, after the Master's sales, the following described Real Estate, to-wit: The Home Place of R. G. Kay, deceased, containing 130 acres, more or less, adjoining the Long House tract, containing 100 acres, more or less, adjoining the Home Place, E. R. Kay, et al. Defendants, containing 100 acres, more or less, adjoining the Home Place, Geo. L. Mitchell and others. Terms—One-half cash, balance on a credit of twelve months, secured by bond of purchaser and mortgage of the premises, with interest on deferred payment from day of sale. The privilege of anticipating payment at any time, and purchaser to pay for all necessary papers. W. F. COX, Judge of Probate. Oct. 12, 1892. 15 4

MASTER'S SALE. STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. In the Court Common Pleas. Bessie R. Taylor, Administratrix of the Estate of D. S. Taylor, deceased, Plaintiff, vs. Marion R. Taylor, Annie Taylor, et al. Defendants.—Complaint for Partition. IN obedience to the order of Court hereon in and to the effect that the following described land, to-wit: That certain Tract of land known as the Turco lands, containing 42 1/2 acres, more or less, situate in Pendleton Township, County and State aforesaid, on the West by Elizabeth Whaley, Leveled on a plan by John G. Hall, at the suit of John J. Tucker. Terms—Cash. Purchaser to pay for papers. W. L. BOLT, Sheriff Anderson County. Oct. 12, 1892. 15 4

MASTER'S SALE. STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. In the Court Common Pleas. Bessie R. Taylor, Administratrix of the Estate of D. S. Taylor, deceased, Plaintiff, vs. Marion R. Taylor, Annie Taylor, et al. Defendants.—Complaint for Partition. IN obedience to the order of Court hereon in and to the effect that the following described land, to-wit: That certain Tract of land known as the Turco lands, containing 42 1/2 acres, more or less, situate in Pendleton Township, County and State aforesaid, on the West by Elizabeth Whaley, Leveled on a plan by John G. Hall, at the suit of John J. Tucker. Terms—Cash. Purchaser to pay for papers. W. L. BOLT, Sheriff Anderson County. Oct. 12, 1892. 15 4

Trustee's Sale Real Estate. BY virtue of a Deed of Trust executed to me by John L. L. I will sell at Anderson S. C. on Saturday, the 12th day of November next, the following described land, to-wit: The Home Place of R. G. Kay, deceased, containing 130 acres, more or less, adjoining the Long House tract, containing 100 acres, more or less, adjoining the Home Place, E. R. Kay, et al. Defendants, containing 100 acres, more or less, adjoining the Home Place, Geo. L. Mitchell and others. Terms—One-half cash, balance in twelve months, with interest from day of sale, secured by bond and mortgage, with leave to anticipate payment for pay extra for all necessary papers. J. P. BURRIS, Master. Oct. 12, 1892. 15 4

Trustee's Sale Real Estate. PURSUANT to authority vested in me by a Deed of Trust executed by E. R. Broekman to me, and dated September 17th, 1892, I will sell in front of the Court House in Anderson, S. C. on Monday, the seventh day of November, 1892, the following described Real Estate, to-wit: All that Lot or parcel of Land, with the buildings thereon, situated in the corporate limits of the city of Anderson, S. C., containing about one hundred and seventy (170) one acre, bounded North by Greely Institute, East by lands of L. L. Brockman, South by lands of J. P. Harper, C. Walker, it being more fully described in said Trust Deed. Terms—One-half cash, balance on a credit of twelve months, secured by bond of purchaser and mortgage of the premises, with interest on deferred payment from day of sale. The privilege of anticipating payment at any time, and purchaser to pay for all necessary papers. J. P. HARPER, Trustee. Oct. 12, 1892. 15 4

Assignee's Sale Real Estate. BY virtue of a Deed of Assignment to me executed by M. G. Harper, of Anderson County, S. C. on the 21st day of November, 1891, and recorded in the office of the Register of Meigs Conveyance for said County in Book 664, pp. 365 to 368, I will sell on Saturday in November next, at Anderson Court House, in front of the Court House door, after the Master's sales, all the following described premises, to-wit: All that certain piece, parcel or tract of Land, situate in the County of Anderson and State of South Carolina, in Hon. on Path Township, containing 110 acres, more or less, bounded by J. P. Harper, J. V. Kay and others, it being the Land conveyed to said M. G. Harper, by said J. P. Harper, George Harper and J. H. Harper. Terms—One-half cash, balance on a credit of twelve months, secured by bond of purchaser and mortgage of the premises, with interest on deferred payment from day of sale. The privilege of anticipating payment at any time, and purchaser to pay for all necessary papers. J. P. HARPER, Assignee. Oct. 12, 1892. 15 4

Judge of Probate's Sale. STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. In the Probate Court. James A. Pruitt, as Administrator of the Estate of Ivy C. Low, Plaintiff, against Mrs. E. L. Low, Ivy C. Low, Vester Low, Frazz Low, Lee Low, Vester Low, Pruitt Low and Ivy C. Low, Defendants.—Complaint to sell land and aid of personal assets for payment of debts. BY virtue of an order in the above stated case made in this Court, I will sell on Saturday in November next, the following described lands as the Real Estate of Ivy C. Low, deceased, to-wit: TRACT No. 1, containing one hundred and six acres, more or less, adjoining lands of Emaline Shirley, Edna Fisher and others. TRACT No. 2, containing twenty-seven acres, more or less, adjoining lands of John W. Shirley, H. Robinson, and others. TRACT No. 3, containing eighty and one-half acres, more or less, adjoining lands of John Ashley and the estate of I. C. Low, deceased, all of which are in the County of Anderson. TRACT No. 4, containing nineteen acres, more or less, adjoining Tract No. 3. TRACT No. 5, known as the homestead, contains two hundred and fifty acres, more or less, adjoining the above tracts, and containing the real estate of the said Wm. McCurry. Terms of Sale—One-half cash, and the balance on credit of twelve months, with interest from day of sale, secured by bond of purchaser and mortgage of the premises, with interest on deferred payment. Purchasers to pay extra for papers. W. F. COX, Judge of Probate. Oct. 12, 1892. 15 4

Trustee's Sale Real Estate. BY virtue of a Deed of Trust executed to me by John L. L. I will sell at Anderson S. C. on Saturday, the 12th day of November next, the following described land, to-wit: The Home Place of R. G. Kay, deceased, containing 130 acres, more or less, adjoining the Long House tract, containing 100 acres, more or less, adjoining the Home Place, E. R. Kay, et al. Defendants, containing 100 acres, more or less, adjoining the Home Place, Geo. L. Mitchell and others. Terms—One-half cash, balance in twelve months, with interest from day of sale, secured by bond and mortgage, with leave to anticipate payment for pay extra for all necessary papers. J. P. BURRIS, Master. Oct. 12, 1892.