

The News and Herald.

WINNSBORO, S. C.

Thursday, November 15, : : 1877.

R. MEANS DAVIS, Editor,
JNO. S. REYNOLDS, Associate Editor.

THE NEW YORK Tribune takes no stock in Patterson. It evidently thinks his proper place is in the penitentiary.

THE DIFFERENCE between Senator Voorhees and the people of the United States is, that while he is comparatively a "Sycamore," the people were positively sick o'Morton.

A DEMOCRATIC CONVENTION will be held in Charleston on the 20th, to nominate a mayor and aldermen. The election takes place on the second Tuesday in December, and will be conducted under the new law. Every voter is required to register in the election precinct in which he lives, and he cannot vote except at the place at which he has registered, and then only on presentation of his registry certificate. This will kill off negro repeating.

An election for senator for Charleston county will be held on the 19th. From present appearances the Democrats will carry both elections with little difficulty.

THE RESULT of the trials of Cardozo and Smalls teaches two things: first, that the old Radical ring were hopelessly corrupt, and the proof of their crimes is incontrovertible; and secondly, that if demagogues and incendiaries are muzzled, the two races in South Carolina can get along in harmony without thinking of race or color distinctions. The colored jurors in the two trials referred to, saw that the two colored thieves, Cardozo and Smalls, were guilty beyond doubt, and they hesitated not to say so; just as the whites on the jury found the white thief Cass Carpenter guilty and agreed to a verdict against him. It would have been in order, at this juncture, for Messrs. Melton and Carpenter to make an impassioned harangue in behalf of the poor, oppressed white man. Meantime the juries will look through the face of the defendant, whatever be its color, to his heart. If that be found corrupt, they will condemn. It would make no difference to them whether Small and Cardozo's faces were whitewashed, or Cass Carpenter had a smearing of blacking over his classic Caucasian features. The jail is gaping for the thieves, and they've all got to go.

The Silver Dollar.

The chief interest in Congress centres on the question of the re-monetization of the silver dollar, that is, the making of it a legal tender for the payment of debts—a measure advocated by the South and West, but vehemently opposed by the East and the Pacific Slope. The chief argument of the opposition is that silver has no longer has a fixed value. During the past five or six years it has fluctuated to the extent of twenty-one cents on the dollar, and it is now claimed that the silver dollar of 412½ grains is worth but ninety-one cents. Capitalists and the holders of gold interest-bearing bonds desire a single basis—gold. The advocates of a bi-metallic standard—both gold and silver—claim that the demonetization of the latter metal was a fraud, carried by a trick in Congress in 1873. In that year the committee on coinage reported a bill to the House and passed it under the operation of the previous question, without having it read once. Mr. Hooper, the chairman of the committee, declaring, in answer to a question, that it did not in any way affect the existing law of coinage. After the bill became a law, it was discovered that, in specifying the kinds of coins to be issued from the mint, the old silver dollar was entirely omitted. It is still a legal tender; but the point is that Congress does not authorize the mint to issue it, thus practically demonetizing silver. The silver men, who have

a majority in the House, demand the revival of the old provision for the coinage of the silver dollar. It is doubtful how the Senate will act, as a test question has not yet been made in that body. Whether the monetization of silver will benefit or injure our finances, we cannot say. Learned men are by the ears on this question.

If the bond-holders suffer, we shall not regret it. They bought bonds during and after the war, when gold was at 140, and the gold value of the bonds was thus only about sixty cents. After they had bought them, Congress, then in the hands of the moneyed rings, enacted that the bonds should be paid in gold, thus voting each bond-holder a gratuity of fifty cents for every sixty cents paid. The debt was thus practically increased over five hundred million dollars; and it is the payment of the interest on this huge amount that is now crippling the country and ruining the people. It is high time that the government should cease being run in behalf of rings and bond-holders. Let the people have a turn a while at the wheel.

New Groceries.

I AM RECEIVING daily fresh
Sugars, Coffees, Green and Roasted, Tea, Flour, Grist, Meal,
Syrups, Molasses, Soda,
Soap, Starch, Bagging
and Ties, Bacon,
Lard—in Bbls., Cans and Buckets
Seed Oats, Rye and Barley, Nails,
Trace Chains, Horse and Mule
Shoes, Axle Grease, White Wine and
Cider Vinegar.

All goods delivered within corporate limits.

D. R. FLENNIKEN.

J. E. Adger & Co.,

CHARLESTON, S. C.,

JOBBERS OF

FOREIGN AND DOMESTIC

HARDWARE, Cutlery, Guns, Saddlery, Bar Iron and Plow Steel, Cucumber Pumps,

FAIRBANKS' SCALES.

Agents for South Carolina for the celebrated Farmer's Friend Plows, one, two and three horse, at reduced prices.

Liberal Terms to the Trade.

Large assortment of Agricultural Implements, Agricultural Steels, speciality. Bull Tongues, Turn Shovels, Scooters, Sweeps, Beet Bolts &c.
State Agents Predegar Horse and Mule Shoes.

All orders shall receive prompt and careful attention.

J. E. ADGER & CO.,

oct 16-xfang oct-dec Charleston, S. C.

J. CLENDINING,

Boot and Shoe Manufacturer

WINNSBORO, S. C.

THE undersigned respectfully announces to the citizens of Fairfield that he has removed his Boot and Shoe Manufactory to one door below Mr. C. Muller's. I am prepared to manufacture all styles of work in a substantial and workmanlike manner, out of the very best materials, and at prices fully as low as the same goods can be manufactured for at the North or elsewhere. I keep constantly on hand a good stock of Sole and Upper Leather, Shoe Findings &c., which will be sold at reasonable prices. Repairing promptly attended to. Terms strictly Cash.
oct 12 J. CLENDINING.

NOTICE.

ALL persons knowing themselves in anywise indebted to the estate of Joseph Lauson deceased, or to Lauson & Kennedy, must come forward and make payment, as longer indulgence cannot be given. All persons holding claims against said estate will hand them in, lawfully attested.

E. W. KENNEDY,
Executor.

Columbia Business Cards.

HEADQUARTERS for cheap Groceries and Hardware in Columbia, to be found at the old reliable house of LORICK & LOWRANCE.

IX'S, Portraits, Photographs, Stereoscopes, &c. All old pictures copied. Art Gallery Building, 1241 Main Street, Columbia, S. C. Visitors are cordially invited to call and examine.

CHARLES ELIAS, formerly of Camden, has moved to Columbia, and opened a large stock of Dry Goods and Notions, Boots, Shoes, Trunks and Valises. Satisfaction guaranteed.

RECKLING'S GALLERY—Opposite the Wheeler House. Portraits, Photographs, Amalgams and Ferrotypes finished in the latest style of the art. Old pictures copied and enlarged to any size. W. A. RECKLING, Proprietor.

DIERCKS & DAVIS, importers and dealers in Watches, Clocks, Jewelry, Silver and Plated Ware, House Furnishing Goods, &c. N. B.—Watches and jewelry repaired. Columbia, S. C. oct 27-y

STATE OF SOUTH CAROLINA,

COUNTY OF FAIRFIELD.

In the Court of Probate.

To Minnie Lyles, Mattie Smith, William Smith, Davis Lyles, Victoria Lyles, Frank Lyles, William Lyles, Charlotte E. Ederington, Frances H. McKeown, John T. McKeown, Dollie B. Ederington, Eugenia Ederington, Henry M. Ederington, Barilla R. Ederington, Francis H. Ederington, Carolina J. Ederington, May C. Ederington, Precious N. Wall, Joseph B. Wall and Winn Smith, Greeting:

YOU are hereby required to appear at the Court of Probate, to be held at Fairfield Court House, for Fairfield County, on the twenty-fourth day of January, A. D. 1878, to show cause, if any you can, why the real estate of Lucy Ederington deceased, described in the petition of Mary A. Lyles, filed in my office, should not be divided or sold, allotting to each of the heirs-at-law of the said Lucy Ederington, deceased, the share of said real estate to which he or she may be entitled under the laws of said State in such case made and provided.

Given under my hand and seal this ninth day of November, A. D. 1877.

O. R. THOMPSON,
Judge of Probate
Fairfield County.

To the defendants, Minnie Lyles, Mattie Smith, William Smith, Davis Lyles, Victoria Lyles, Frank Lyles, William Lyles, Charlotte E. Ederington, Frances H. McKeown, John T. McKeown, Dollie B. Ederington, Eugenia Ederington, Henry M. Ederington, Barilla R. Ederington, Francis H. Ederington, Carolina J. Ederington, May C. Ederington, Precious N. Wall, Joseph B. Wall and Winn Smith.

Take notice that the summons in this action, of which the foregoing is a copy, was filed in the office of the Judge of Probate for Fairfield county, at Winnsboro, in the State of South Carolina, on the ninth day of November, A. D. 1877.

GAILLARD & REYNOLDS,
Petitioner's Attorneys,
nov 13-1aw6w Winnsboro, S. C.

SHERIFF'S SALE.

STATE OF SOUTH CAROLINA,

COUNTY OF FAIRFIELD.

In the Probate Court.

Samuel A. Murphy as Administrator, vs. Tarleton Murphy, and Others.

IN pursuance of an order from the Court of Probate for Fairfield County, made in the above stated case, I will offer for sale before the Court House door in Winnsboro, on the first Monday in December next, within the legal hours of sale, all the right, title and interest of Ephraim M. Murphy, deceased, in a certain lot of land lying and situate in the town of Winnsboro, containing one-fifth of an acre, more or less, and embraced within the following area, to wit: commencing at the south-west corner of lot number one hundred and thirty-two of said town and thence running south along Congress street thirty-five feet, then cornering and running at right angles to said street in an easterly direction about two hundred and fifty-seven feet to the track of the Charlotte, Columbia and Augusta Railroad Company, then cornering and running in a northerly direction along said track thirty-five feet to the southern line of lot number seventy-two, then cornering and running in a westerly direction along the southern line of lots number seventy-two and one hundred and thirty-two about two hundred and fifty-five feet, to the beginning points.

TERMS OF SALE:

One-half cash, the balance on a credit of one year, with interest from day of sale, purchaser to give his bond secured by a mortgage of the premises sold, and to pay for all necessary papers.

Sheriff's Office,
Winnsboro, S. C.,
November 12
nov 13-1x2

SHERIFF'S SALE.

STATE OF SOUTH CAROLINA,

COUNTY OF FAIRFIELD.

In the Probate Court.

Thomas J. H. Jones, Executor, vs. Jane Peak, nee Reynolds.

IN pursuance of an order from the Court of Probate, made in the above stated case, I will offer for sale before the court-house door in Winnsboro, on the first Monday in December next, within the legal hours of sale, at public outcry, the following described property, to wit:

All that tract of land known as the "Home Place," containing SEVENTY acres, more or less, lying and situate on Thornton Creek in Fairfield county, and bounded by lands of Thomas J. H. Jones, Estate of William F. Jones, deceased, and John Robertson.

ALSO,

All that tract of land adjoining the Home Place, containing ONE HUNDRED ACRES, more or less, lying on waters of Sawney Creek, in the county of Fairfield, and bounded by the tract above described as the Home Place, lands of John Robertson, J. J. Nelson, Robert Brannon and others.

ALSO,

All that tract of land containing SEVENTY-THREE ACRES, more or less, lying in Fairfield county, on head waters of Bear Creek, and bounded by lands of — Hall, Elias Wilson, estate of Zacharia Crumpton, deceased, and Thomas Miles.

TERMS OF SALE:

One-third of the purchase-money to be paid in cash, the balance thereof on a credit of one and two years, in equal instalments, with interest thereon, payable annually from day of sale—to be secured by the bond or bonds of the purchaser or purchasers, and a mortgage of the premises sold; the purchaser to pay for all necessary papers.

Sheriff's Office,
Winnsboro, S. C.,
November 7, 1877.
nov 13-1x2

SHERIFF'S SALE.

STATE OF SOUTH CAROLINA,

COUNTY OF FAIRFIELD.

In the Probate Court.

Louisa Dennis vs. Judy Ford et al.

IN pursuance of an order of the Court of Probate made in the above entitled petition, I will offer for sale before the court house door in Winnsboro on the first Monday in December next, within the legal hours of sale, at public outcry, to the highest bidder, the following described property, to wit:

All that plantation or tract of land belonging to the Estate of Sanders Ford, deceased, containing FOUR HUNDRED AND NINETY-FOUR ACRES, more or less, lying and situate on the waters of Wateree Creek, a tributary of Wateree River, in the county and State aforesaid, and bounded by lands now or lately belonging to Saling Wolfe, P. M. Spence, John Wilson and Osmond Woodward. The above tract of land has been divided in four separate tracts, as follows: Tract A, containing NINETY-THREE ACRES; Tract B, containing ONE HUNDRED AND TWENTY-SEVEN ACRES; Tract C, containing ONE HUNDRED AND THIRTY-SEVEN ACRES; Tract D, containing ONE HUNDRED AND THIRTY-SEVEN ACRES; —which tracts will be sold separately. Plats of the several tracts will be exhibited at the sale and titles will be made by these plats.

TERMS OF SALE:

One-third of the purchase-money to be paid in cash, for the balance a credit of one and two years, with interest from the day of sale, the purchasers to give bonds secured by mortgages of the premises, and to pay for all necessary papers.

Sheriff's Office,
Winnsboro, S. C.,
November 6, 1877.
nov 13-1x2

Mount Zion Collegiate Institute

THE fall session of this well known Institute began on Monday, August 27th.

The course of instruction embraces Mathematics, the Classics, Science and the usual English branches. Special attention will be paid to elocution, reading, spelling and writing. Pupils will receive that careful drill in the rudiments which is essential to securing a thorough education. Black-board exercises will enter largely as a method of instruction. The college building is commodious and conveniently located. The Principal hopes, with the political and material improvement of the State, to secure a liberal patronage, by means of which the Institute may be restored to its former popularity and usefulness.

TERMS:

Classical department, per session of twenty weeks, \$30.00
Intermediate, " " " 25.00
Primary, " " " 20.00
Payment to be made quarterly in advance.

R. M. DAVIS, Principal.
aug 14-1x2 Winnsboro, S. C.

SHERIFF'S SALE.

STATE OF SOUTH CAROLINA,

COUNTY OF FAIRFIELD.

In the Common Pleas.

James B. McCants vs. R. B. Sloan.

IN pursuance of an order from the Court of Common Pleas made in the above stated case I will offer for sale before the court-house door in Winnsboro, on the first Monday in December next, within the legal hours of sale at public outcry to the highest bidder, the following described property, to wit:

All that plantation or tract of land recently conveyed to the said Robert B. Sloan by W. E. Aikon, known as the "Ridge Place," lying in Fairfield County, on the east side of the road leading from Winnsboro to Bell's Bridge, on waters of Jackson's Creek, containing TWO HUNDRED AND FIFTY-TWO ACRES, more or less and bounded by lands recently belonging to W. B. Creight, lands of R. E. Ellison, Jr., and Thomas Jordan, and by the aforesaid road, and having such other boundaries and delineations as are set forth in a plat of resurvey made by B. H. Robertson, D. S., on the tenth day of May, 1873.

TERMS OF SALE:

One-third of the purchase-money to be paid in cash, the balance on a credit of one year, with interest from day of sale, to be secured by a bond and mortgage of the premises, purchaser to pay for all necessary papers.

Sheriff's Office,
Winnsboro, S. C.,
November 7, 1877.

SHERIFF'S SALE.

STATE OF SOUTH CAROLINA,

COUNTY OF CHESTER.

In the Common Pleas.

John J. McClure, as Adm. of the estate of Geo. W. Melton, deceased, vs. Mrs. Margaret A. Melton, et al.

IN pursuance of an order from the Court of Common Pleas made in the above entitled case, I will offer for sale before the court-house door in Winnsboro, on the first Monday of December next, within the legal hours of sale, at public outcry, to the highest bidder, the following described property, to wit:

All that tract of land, lying in Fairfield county, containing FOUR HUNDRED ACRES, more or less, and bounded by Dutchman's Creek and the Rocky Mount road, and known as Tract C, of the Cathcart lands.

TERMS OF SALE:

One third of the purchase-money to be paid in cash, the balance on a credit of twelve months, with interest from day of sale, to be secured by a bond of the purchaser and a mortgage of the premises; purchaser to pay for all necessary paper.

Sheriff's office,
Winnsboro, S. C.,
November 6, 1877.
nov 13-1x2



PAT. JULY 30, 1811.
WE CLAIM FOR THE IMPROVED

WHITNEY SEWING MACHINES

The following specific points of superiority:

- 1—Great simplicity in Construction.
- 2—Durability.
- 3—Exceedingly Light Running.
- 4—Still Running. Noiseless.
- 5—Performs all Varieties of Work.
- 6—Beauty of Finish and Workmanship.
- 7—GREAT REDUCTION IN PRICE.

Single Machines sent on orders direct from the Factory, written guarantee with each Machine.

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Send for circulars and particulars.

The Whitney Mfg. Co.,
Paterson, N. J.

Fire Insurance.

NOW is the time to insure your Dwellings, Barns and Gin Houses. Ample security offered in the OLD AND WELL ESTABLISHED COMPANIES represented at this Agency.

Apply to
JAS. W. LAW,
Insurance Agent.

TO LET.

THE private dwelling of the late Jas. R. Aikon.

H. L. ELLIOTT,
Administrator.