

To the Volunteer Regiments of the State.

STATE OF SOUTH CAROLINA.

Headquarters, April 26, 1861.

I am informed from high authority that the State of Virginia has adopted our Confederate Constitution, and is virtually a member of our Confederacy. I called for volunteers because I did not consider Virginia as under our Government. But when I am officially informed that she has joined our Confederacy, I shall consider her as part of our country, and to defend her or Maryland is to defend South Carolina. Whatever troops may be ordered will be still considered as volunteers from South Carolina, and there is no power to lengthen or change their term of service; they are still volunteers from South Carolina, for twelve months, and if they leave the State, will be under the command of a General in the Provisional Army of the Confederate States. If two or more regiments are marched together out of this State, I will assign to their command one of our Brigadier-Generals, who will command until a General be appointed or designated by the President of the Confederate Government. One of our noble regiments is now in Virginia, and the Palmetto Flag floats from the beautiful hills of Richmond. Another of the same kind started last night. You will be eager to follow wherever that banner waves.

Soldiers of South Carolina! Hold yourselves in readiness to march at the word to the Tomb of Washington, and swear that no Northern Goths and Vandals shall ever desecrate its sacred precincts, and that you will make of it an American Mecca, to which the votaries of freedom and independence, from the South, shall make their pilgrimage through all time to come. Let the sons of South Carolina answer to the call from the sons of Colonel Howard, who led the Maryland line in triumph over the bloody battle field of our Cowpens. Let them know that we will return that blood with full interest, and let them feel that they are now, as they were then, our brothers. March to Virginia and lay your hands upon the bosom of this mother of States, and hear her great heart beat with new impulses for a renewed and glorious independence.

Surely the good and the virtuous of the Northern States cannot sanction the lawless and brutal despotism now inaugurated at Washington.

Be ready! Stand by your arms—mark time to the top of independence, and at the word, march forward and onward to the Borders. Our glorious old sister, North Carolina, is with you, and her freemen are in arms. Join them in the struggle for defense; and let tyrants know that there are men who can make them hear the ring and feel the weight of Southern steel. I shall endeavor not to expose our own State, and shall only march you beyond our borders under pressing emergency; but wherever the Confederate Flag floats, there too is our country, now and forever.

F. W. PICKENS.

Things in Washington.

The Alexandria correspondent of the Richmond *Examiner* gives the following insight as to the condition of affairs in Washington city. It is probably more correct as to the military movements, &c., than any other: "The Seventh North Carolina Regiment came into Washington at 12 o'clock yesterday, 1,000 strong. They marched to Annapolis Junction, re-lying the rails as they went, and a train following with their sick and baggage. Secretary Seward went in his carriage to meet them, and they marched to the White House to see Old Abe, who came out and saluted them. The terrified people of Washington hailed them with the most extravagant demonstrations of joy, crying out that now they were safe. They left Butler's Massachusetts regiment, 800 strong, at Annapolis Junction, 16 miles from Washington. On the march from Annapolis to the Junction they threw out skirmishers on all sides, seeing many men on horseback and foot apparently watching their movements, but no attack was made upon them. The Marylanders being mostly without arms. There were at Annapolis, when the Seventh left on Wednesday, at 8 a. m., the New York Fifth, Twelfth, Sixty-ninth, and Seventy-first regiments, and Gov. Sprague, with his Rhode Islanders. Besides these, large bodies of Northern men were on their way to Annapolis, via Perryville, on the Susquehanna. 7,000 had left New York, and 4,000 Philadelphia, and both of those cities were in an extraordinary ferment.

"All sorts of rumors prevailed here this evening concerning affairs in Washington; that the Massachusetts regiment had refused to take the oath; that marines were forcing their way out of the city; that four Georgia companies had disbanded, and that 32 of their men were here. None of these were credited except the last, which is based upon the fact that the Potomac Light Infantry and Georgetown Cavalry have refused to take the oath, and disbanded.

"A gentleman just from Washington informs me that he had to-day a conversation with an ex-Mayor of that city, one of the oldest and best citizens, who told him, in answer to a remark about the impropriety of collecting troops at Washington, that they were needed for the protection of the city against its own secessionists, who, although in a minority, are bold and active, and ready to rise at the first opportunity."

Another account says: "The Departments at Washington wear the aspect of armed citadels. The lower stories of the different buildings are closed, the doors are barricaded, and loop-holes and port-holes for firearms made in the walls. The post-office building looks like a huge warehouse used for storing flour and bacon, and fish and pork.

"It is reported and believed, that all respectable looking horses are seized by order of the present Administration as soon as they enter the city.

"The gates of the capitol are barred, and none but those who are by sentiment in favor of the nefarious policy of the present Administration are permitted to penetrate its armed, undermined and fortified defences."

LOUISIANA.—The Homer (Chalborne Parish) Advocate, of the 10th instant, says:

"The prospects for crops this season in this parish were never more flattering. Our planters generally, we learn, have a good stand of corn, and the oat, wheat and rye crops look unusually promising for an abundant harvest. The fruit crop is doing well up to this time.

The Verion (Jackson Parish) Southern Times, of the 12th says:

"Such floods as have fallen since our last issue have never before been seen in this locality by the oldest inhabitant. We are sorry to hear that much of the corn planted has been washed up. The damage done to the newly plowed land is considerable.

In Advance of the Mail.

MONTGOMERY, April 30.—Nothing of general interest has occurred to-day.

Congress has been mostly in secret session. The first battalion of the 3d Alabama Regiment left here this morning for Virginia.

Two companies of dragoons are ready for Pensacola.

ALEXANDRIA, April 30.—The Steamship *Coast* with troops passed here to-day.

The Lincoln Government will call an additional force of 25,000 troops, which, with the 75,000 already called out, and the regular army and navy, will make a total of about 133,000 men at the disposal of Lincoln.

NEW YORK, April 28.—In the Northern States, cities, &c., including private subscriptions, the sum of \$11,239,000 has been contributed for war purposes.

The steamer *F. W. Bruno*, Cadwallader and William Woodward, chartered by the United States Government, left this port on Saturday morning for Trenton, to take troops to Washington.

PHILADELPHIA, April 28.—A petition is in circulation here urging Lincoln to open the route through to Baltimore.

HARRISBURG, April 28.—An arrangement has been made between the Governors of New York, Pennsylvania, Ohio, and Indiana, by which they will act in conjunction to throw troops and provisions into Washington or elsewhere South, upon an order from the War Department.

Gov. Curtin, in his message to the Legislature, earnestly recommends an appropriation of \$5,000,000, and the raising of 25,000 men for domestic defenses, as well as for federal service.

ALBANY, April 29.—A desperate riot occurred at the Adams' House, the depot for volunteers here to-day. The men complained of the food furnished them, and today an officer knocked a waiter down, when a general riot took place, and chairs, tables, dishes and windows were smashed. One of the Delevan House waiters was thrown from a window and had his leg badly broken. Pistols were fired, knives drawn, and several men were badly wounded indiscriminately. The Governor repaired to the scene, and the police were called out before the riot could be quelled.

RICHMOND, May 1.—Senator Mason has arrived from Fredericksburg, and speaks encouragingly of Maryland's probable secession.

The Baltimore and Norfolk boats have stopped plying.

The Saluda Guards, and a detachment of the Governor's Guards, from South Carolina, arrived here this morning. The Wilkinson Rifles and the Blodgett Guards, from Georgia, also arrived.

There is a reign of terror in Washington.

ALEXANDRIA, May 1.—The city is quiet. A rumor prevails of an attack by the Federal troops, and the citizens are leaving. The streets are deserted.

More troops arrived in Washington to-day from Annapolis.

Long Bridge, across the Potomac, is guarded by eight pieces of artillery and a large infantry force.

MONTGOMERY, May 1.—In Congress to-day the public proceedings were unimportant, the sessions being mostly in secret.

President Davis' message is lengthy. He calls for 100,000 men, and intimates that the war will be long and bloody.

FROM PENNSYLVANIA.—Passengers who left Pensacola yesterday report that the troops were generally in fine health and spirits.

The Confederate fortifications are rapidly progressing. Troops, arms, and ammunition, are being daily received.

CROPS IN SOUTHEAST ALABAMA.—The editor of the Fort Gaines Independent States recently made an excursion into Southeast Alabama. He says should the season for grain continue to be favorable, the harvest is bound to be abundant. We have lived in Alabama twenty-seven years, and have never seen anything in the small grain line to compare with the present growing crop. It is confidently believed that the wants of the country will be greatly and timely relieved by the early grain crop.

[Natchez Courier, April 9th.]

The Harrisburg (Catahoula Parish) Independent, of the 10th, says:—

The heavy rains on Friday last have proven disadvantageous to the plantation interest in this parish. They have been general, and the "oldest" say their equal is of rare occurrence.

Our streets, roads, &c., bear unmistakable evidence of the disastrous flood of Friday night. High winds have been prevalent for the past few days, which in no wise will remedy the injuries.

MEDICAL NOTICE.

THE SUBSCRIBER has located himself at Pickensville, where he can always be found, (unless professionally called,) and hopes by prompt attention and exerting effort on his part, to merit the patronage of the citizens and surrounding country.

J. L. DEAN, M. D.
Pickensville, May 1, 1861 30-3.

Dissolution.

THE Partnership heretofore existing between Drs. Johnson and McWhorter, is this day dissolved by mutual consent.

L. B. JOHNSON.
W. D. MCWHORTER.
Walhalla, April 2, 1861 30 2

Attention, One and All!

ALL persons desirous of purchasing Goods at low prices, and at cost, will do well to call at my Store, at Anderson's Mills. Terms, strictly cash. All persons indebted to me must settle by the 10th of May. I will be at my Store on Tuesdays and Saturdays. Pay soon, or your Notes and Accounts will be found in an officers hands.

W. S. KIRKSEY.
May 1, 1861 30 3

MEDICAL NOTICE—REMOVAL.

Drs. MABRY & SLOAN beg to inform their friends and patrons that they have removed their office to the brick building formerly occupied by Dr. T. J. Pickens, where one or the other may always be found, except when professionally absent.

MABRY & SLOAN.
Pendleton, Jan. 18, 1861 25 tf.

FOR SALE.

THAT desirable Lot of Land, with a good dwelling, and other necessary out-buildings thereon, containing Three Acres. On the premises, there is a fine garden, good orchard, &c. The Lot adjoins Jacob Schrader and others, and lies immediately on the public road, equidistant from West Union and Walhalla. Terms, easy.

H. HOOPS.
Oct. 30, 1860 14 tf

JAMES L. ORR.

W. P. PRICE.

ORR & PRICE,

ATTORNEYS AT LAW,

Greenville C. H.,

Practice in the Courts of the Western Circuit.

COME TO THE RESCUE!

THE CRISIS IS UPON US!

ALL persons indebted to W. H. DENDY & CO., for the year 1860, must come forward and make settlement by Note or Cash—cash preferred—as we are needing money.

Persons indebted to the firm of DENDY & PILLEN for the years 1858-59 must pay within twenty days from this date, or pay cash, without discrimination.

W. H. DENDY & CO.
Walhalla, Feb. 1, 1861 28

Special Notices.

The friends of Col. D. A. LEDBETTER announce him as a candidate for COLONEL of the Regiment of Volunteers now forming.

The friends of Hon. JOHN D. ASHMORE announce him as a candidate to represent this Congressional District in the Congress of the Confederate States of America.

Col. E. P. Jones.

The remaining Volunteer Companies in this Brigade will soon be organized into a Regiment. We most respectfully suggest that Col. Jones is the proper man for the position of COLONEL, and we trust he will be elected without opposition.

GREENVILLE VOLUNTEERS.

The friends of CAPT. J. L. SHANKLIN announce him as a candidate for Lieutenant-Colonel of the Regiment of Volunteers now forming.

The friends of CAPT. R. A. HAWTHORNE announce him as a candidate for MAJOR of the Regiment of Volunteers now forming.

The friends of CAPT. L. C. CRAIG announce him as a candidate for MAJOR of the Volunteer Regiment now forming.

The friends of DR. G. H. SYMMES announce him as a candidate for Major of the Regiment of Volunteers now being formed.

\$20 REWARD.

RUNAWAY from the subscriber, on the 6th of last December, BERRY, about 5 feet 7 inches high, very black skin, 25 years old; sometimes he limps slightly, from having had one of his legs broken three years ago. He has a wife at Dr. H. C. Miller's, near Pendleton, and is probably lurking in that neighborhood. The above reward will be paid for his apprehension and delivery to the nearest jail. All persons detected in harboring or aiding him in any way, will be dealt with according to law.

JULIUS N. ROSS.
FLORENCE, S. C., April 9, 1861 37-1tf

EXECUTORS' SALE.

WILL BE SOLD, at the residence of John A. Robinson, on Tuesday the 7th of May next, the entire PERSONAL ESTATE of Jeremiah Loooper, senior, deceased, as follows:

TWO LIKELY NEGROES:
A girl, about 18 years old, and a man about 24 years old.

One Mare, Bed and Furniture.
Terms—On a credit of twelve months, with note, interest and approved surety.

THOMAS LOOPER, } Ex'ors.
JOSEPH LOOPER, }
April 15, 1861 37-3

Notice.

ALL PERSONS having demands against the Estate of John Todd, deceased, are hereby notified to render them to the undersigned, legally attested, within the time prescribed by law; and those indebted are required to make immediate payment.

ELIZABETH TODD, } Adm'r.
W. C. TODD, }
April 1, 1861 35

Notice.

ALL persons indebted to the Estate of Jeremiah Loooper, senior, deceased, will make payment; and those having demands against said Estate are required to present them to us legally attested within the time required by law.

THOMAS LOOPER, } Ex'ors.
JOSEPH LOOPER, }
April 15, 1861 37 3

THE STATE OF SOUTH CAROLINA.

IN EQUITY—PICKENS.

John Burdine, vs. Bill for Partition, &c.

IT appearing to my satisfaction that the heirs of Polly Latham, to wit: Geo. Latham, T. H. Southwick and wife Patsy, J. W. Latham, Richard J. Latham, Andrew P. Latham, Anthony G. Latham, Sam. W. Latham, Jas. E. Pettit and wife Jane E., Jacob Ernest and wife Betty, Jos. Burdine, Sam. Burdine, Elijah Robinson and wife Henrietta, defendants in this case, reside without the limits of this State: On motion of Harrison & Pulliam, Comp. Sol's. It is ordered, therefore, that the said absent defendants do appear in this honorable Court, and plead, answer or demur, to complainant's said bill of complaint, within three months from the publication hereof, or an order pro confesso will be taken as to them.

ROBT. A. THOMPSON, C.E.P.D.
Com'r's Office, March 23, 1861. 3m

THE STATE OF SOUTH CAROLINA.

PICKENS—IN EQUITY.

J. E. Hagood, Adm'r. vs. Petition for Settlement.

IT appearing to my satisfaction that James Robinson, George Robinson, Jr., Joseph Robinson, Randall Robinson, Lydia Hagood, Thomas Hitt and wife Martha, the heirs-at-law of William Robinson, deceased, (names and number unknown,) and the heirs of Elizabeth Beeson, deceased, (names and number unknown,) defendants in this case, reside without the limits of this State: It is ordered, therefore, that these several absent parties do appear in the Court of Ordinary, to be held at Pickens Court House on Monday the 8th day of July next, to show cause, if any they can, why a final settlement of the Estate of Harly Robinson, deceased, should not be made and a decree pronounced thereon.

W. E. HOLCOMBE, C.P.D.
Ordinary's Office, April 2, 1861 3m

STATE OF SOUTH CAROLINA.

PICKENS DISTRICT—OFFICE COURT OF COMMON PLEAS.

WILLIAM F. PARKER, who is in the custody of the Sheriff of Pickens District, by virtue of a writ of *capias ad satisfaciendum*, at the suit of Isham W. Taylor, having filed in my office, together with a schedule on oath of his estate, and effects, his petition to the Court of Common Pleas, praying that he may be admitted to the benefit of the Act of the General Assembly made for the relief of Insolvent Debtors: It is ordered, that the said Isham W. Taylor, and all others, the creditors to whom the said William F. Parker is in any way indebted, be and they are hereby summoned and have notice to appear before the said Court, at Pickens Court House, on the 3d Monday of October next, to show cause, if any they can, why the prayer of the petition aforesaid should not be granted.

J. E. HAGOOD, C.E.P.
Office Common Pleas, April 1, 1861 3m

THE STATE OF SOUTH CAROLINA.

PICKENS—IN EQUITY.

Warren R. D. Moss, vs. Amended Bill for Relief, &c.

IT appearing to my satisfaction that Samuel M. Hunt, one of the defendants in this case, resides without the limits of this State: On motion of Norton, Comp. Sol., it is ordered, that he do appear in this Court, and plead, answer or demur to complainant's amended bill of complaint in this case, within three months from the publication of this rule, or an order pro confesso will be taken against him.

ROBT. A. THOMPSON, C.E.P.D.
Com'r's Office, March 30, 1861. 3m

W. K. EASLEY

ISAAC WICKLIFFE

EASLEY & WICKLIFFE,

Attorneys at Law,

Will attend punctually to all business entrusted to their care in the Districts comprising the Western Circuit.

OFFICE AT PICKENS C. H., S. C.

Sept. 25, 1855 18 tf

J. W. NORRIS, JR.

J. W. HARRISON.

Z. C. PULLIAM.

NORRIS, HARRISON & PULLIAM,

Attorneys at Law,

AND SOLICITORS IN EQUITY,

Will attend promptly to all business entrusted to their care. Mr. PULLIAM can always be found in the Office.

OFFICE AT PICKENS C. H., S. C.

Sept. 0, 1858 9 4 tf

WALHALLA INSTITUTE.

Rev. Aug. Angerer, A.M., Principal.

THE FIRST TERM of this School begins February 5th, and will continue for five months. The second term will begin first of August next.

There is yet no Primary Department, but one will be added as soon as practicable.

The Scholars have to partake in the Study of all the common English branches.

Discipline—Mild, friendly, yet decided.

TERMS:
Each course of five months, \$7.50
Latin, French or German, extra, each, 5.00
Drawing, extra, 3.00
Piano, per lesson, extra, 40

Payable middle of each term.

For further particulars, apply to the Principal, References—Rev. F. Bachman, D. D., and Rev. L. Muller, Charleston; Mr. D. Biemann and Dr. Norman, Walhalla.

Walhalla, Jan. 30, 1861 26 tf

CLAREMONT ACADEMY.

THE TRUSTEES take pleasure in announcing to the public, that they have secured the services of Mr. C. L. HOLMES, a well educated and experienced Teacher, and are competent to instruct in all the various branches of an English education. By arrangement, a Male and Female School will be taught in the same house.

The Academy will be opened on the 2d Monday in January, 1861.

Good boarding can be had in the neighborhood on favorable terms.

The salubrity of the climate and the moral tone of the vicinity, are inducements that should not be overlooked by parents and guardians in educating their children and wards.

By order of the Board:
M. S. STUBBLING, Sec'y.
Jan. 9, 1861 23 tf

SHERIFF'S SALES.

BY virtue of sundry writs of fieri facias to me directed, will be sold before the Court House, in Pickens District, within the legal hours, on the first Monday and Tuesday in May next,

One tract of land containing 160 acres more or less, whereon A. M. Mauldin now lives, levied on as the property of Allen H. Mullin at the suit of H. H. Gilstrap vs. A. M. Mauldin and Allen Mauldin.

One tract of land containing 100 acres more or less, lying on Mile Creek, whereon widow Perkins now lives, adjoining lands of James Duke and others, levied on as the property of Jeremiah Collins at the suit of J. M. Alexander & Co.

One tract of land containing 52 acres more or less, lying on waters of Mile Creek, adjoining lands of J. F. Durham and others, levied on as the property of William O. Durham at the suit of Z. W. Green & Co.

One tract of land containing 700 acres more or less, lying on Taxaway Creek, adjoining lands of C. P. Poole, Samuel Maxwell and others, levied on as the property of Jackson Deaton at the suit of John B. Earle.

One tract of land containing 167 acres more or less, lying on Little Brasstown Creek, adjoining lands of John Blackwell, Wm. Rothel and others, levied on as the property of Wm. Cape, sr., at the suit of William Rothel.

One tract of land containing 300 acres more or less, lying on Rocky Fork, waters of Chauga creek, adjoining lands of Spencer Chambers, Ephraim Cobb and others, levied on as the property of Wm. Phillips at the suit of Robert Symonds and others.

One tract of land, adjoining lands of David Strubling, the village of Fair Play and others, containing eighty acres more or less, levied on as the property of Joseph Keese, at the suit of S. & E. W. Brown.

One tract of land containing 200 acres more or less, lying on waters of Crow Creek, adjoining lands of Holby & Thompson, John Hunter and others, levied on as the property of Mary Blackstone at the suit of F. C. Parsons.

One tract of land containing 100 acres more or less, lying on waters of Crow creek, adjoining lands of Henry Grogan and others, levied on as the property of J. R. Smith at the suit of J. N. Lawrence and others.

One sorrel horse, and one buggy and harness, levied on as the property of R. E. Norris at the suit of Leonard Towery.

One mare male levied on as the property of John Ross, Jr., at the suit of Z. W. Green & Co., and others.

One sorrel horse levied on as the property of L. W. Allen at the suit of T. J. Keith, beaver, and others.

One sorrel horse, and on Tuesday after sale day at the residence of J. R. Hinnicutt, one yoke oxen, one wagon, and one sorrel colt, levied on as the property of J. R. Hinnicutt at the suit of J. M. Hinnicutt vs. J. R. Hinnicutt and M. R. Hinnicutt and others.

One two-horse wagon levied on as the property of W. F. Glenn at the suit of J. E. Thompson.

One bay horse, and on Tuesday after sale day at the residence of J. R. Hinnicutt, one safe, one cupboard, one table with 3 drawers, one table with 1 drawer, one washstand, one clock, one lot chairs, one trunk, one lounge, two pair firewood, one chest, lot dishes, lot books, one table, levied on as the property of R. L. Gaines at the suit of Jennings, Thompson & Co., and others, vs. R. L. Gaines & Co.

On Tuesday after sale day at the residence of Asa Littleton, one two-horse wagon, one cow and yearling, levied on as the property of Thomas Littleton at the suit of Z. W. Green & Co.

Terms, cash; purchasers to pay for papers.

W. N. CRAIG, S.R.D.
Apr 8, 1861 36 tf

THE STATE OF SOUTH CAROLINA.

PICKENS—IN EQUITY.

G. W. Massingill, et al's. vs. Bill for Account, Relief, &c.

IT appearing to my satisfaction that Sarah E. McWhorter, Louisa C. Brown, John McWh