

Following additional officers were killed: Capt. Gordon, of Massachusetts; Col. Storn, of the 22d; and Lieut. Col. Fowler, of the 14th New York Regiments.

Additional wounded: Col. Tompkins, of the New York 2d; Col. Corcoran, of the 69th; Capt. Ellis, of the 71st; Col. Clark, of the Massachusetts 11th; Col. Laurence, of the 6th; Captain Pickett, of the Artillery, and Major Lezier, of the New York Zouaves.

The lowest estimate places the killed and wounded at four to five thousand.

There is a vague rumor that General Paterson arrived in the vicinity of Manassas this morning, and commenced an attack on the Confederates. The exhausted condition of his men prevented his coming to the assistance of Gen. McDowell during the battle.

It is reported that 4,000 Federals have been sent to Fairfax.

LOUISVILLE, Ky., July 22.—John W. Tompkins, formerly Clerk of the Board of Aldermen, while hurrying for Jeff. Davis, was ordered to desist by Green, one of the city watchmen.

Richmond, July 23.—Messrs. McGuire and James Adair have brought this report from their company, the Atlanta (Georgia) Greys: Killed—Frank Hammond, Isaac Hammond, Smith, Martin, Addison, Orr, James George, James Kershaw, W. W. Brooks, Joel Yarborough, Robert Hamilton and George Grambling. Wounded—J. B. Martin, Benj. Watkins, James Adair, John Gramling, Touey Henderson, Wm. Harris, David Croft, Mr. Holtzclaw, Jerry Camarr; Lieut. Lo. cneck and Mr. Elliott were slightly wounded. Lieut. Halsey, Mr. Christian, Thomas Norwood and Thomas Stokes severely. Lieut. Smith dangerously wounded in the hip and arm. Sergeant Smith was twice knocked down by bombs, but escaped unhurt.

Capt. King, of the Rockwell Guards, reports as killed Thomas Kirk, James Peden and B. F. Smith, and seven missing. Wounded—Capt. King, Lieut. Dunwoody, Lieut. Bishop, Lieut. Wing, Sergeant Mossell, P. Cobb, James Hunter, Joseph Simmons, John Simons, H. Wallace, A. Mitchell, John Hivo and Wm. Bailly.

The killed and wounded were mostly caused at the attack on Sherman's battery, when Capt. Bartow fell. From other sources we learn that Capt. Towers and Miller, of the Georgia Rifles, are safe. Lieut. Hall was severely wounded, some say killed. Lieut. Scott was killed, and Frank Lathrop and Captain McGruder, of the Rome Light Guards, wounded. George Stovall and Charles Norton were killed. Captain Cooper, of the Floyd (Georgia) Infantry, is severely wounded in the knee.

The three last named companies suffered severely, but we are unable to obtain further particulars.

Major Dunwoody was shot three times, none of them serious. His horse was shot five times.

Col. Gartell was slightly wounded; his son was severely wounded, and it is believed is since dead.

Captain Blake, of Carroll, Georgia, severely wounded; Capt. Wilson slightly. The company from Dawson, Green County, was very slightly engaged in the fight.

Special Notices.
Volunteers Wanted!
Persons wishing to volunteer their services to the Confederate States will find an opportunity of doing so by applying to the undersigned, or to W. H. DENNY, at Wallhalla.
C. L. HOLLINGSWORTH,
W. W. STRIBLING,
S. P. DENNY.
Claremont, July 24, 1861 51—3

The Executive Committee
Of the Pickensville Home Guard respectfully invite all similar companies or associations, and all other persons in Pickens District, to meet them at the Court House, on Saturday in August, for the purpose of raising funds for the benefit of the families of destitute volunteers. Come one! come all!
July 1, 1861 48 4

In Advance of the Mail.
RICHMOND, July 23.—Perfectly reliable intelligence says that 13 of Hampton's Legion were killed, and 97 wounded—7 of them mortally. Col. Hampton was slightly wounded.

Gen. E. Kirby Smith, of Florida, was not killed, as previously reported, but seriously wounded. 650 prisoners were brought here to-night. The estimated number of the Confederates killed is 500; the wounded and missing, 1,000.

President Davis has returned to Richmond. He was enthusiastically received, and responded in glowing terms.

RICHMOND, July 23.—An intelligent and reliable gentleman from South Carolina, who was on the battle-field, and held a prominent position there, says that South Carolina had 7 regiments in battle, including Hampton's Legion.

The 2d Regiment, Col. Kershaw's, was in the hottest of the fight. This Regiment and the 8th, Colonel Cash, were in a brigade together.

Col. Sloan's 4th Regiment was the first to engage the enemy. It was stationed three miles to the left of the other South Carolina regiments, and with the Louisiana troops suffered considerably.

Adjutant S. M. Wilkes, of the 4th Regiment, Lieut. C. E. Earle, of the Palmetto Rifleman, and other officers are killed. Capt. G. P. Poole is severely, and perhaps mortally, wounded. Capt. F. W. Kilpatrick is also wounded, it is feared severely. About a dozen officers and a number of privates in this regiment were killed, but no other names than the above have yet been reported.

Col. Williams' 2d Regiment and Col. Bacon's 7th, with Col. Kirkland's North Carolina and Col. Kelley's Louisiana regiments, constituted the centre of the general line, and held Mitchell's Ford, on the direct line from Fairfax Court House to Manassas. These regiments were under cannonade from sunrise until near sun-set, but being entrenched, they suffered but little.

Just before sun set, and when the right wing of the enemy gave way, they were ordered to charge the batteries in front of them which order they executed in gallant style, led by Gen. Bonham. When the charge was made, the enemy promptly retired, and the loss of these regiments was consequently small. They pursued the enemy to Centreville, and took \$300,000 worth of Federal property. It is believed that none in these regiments were killed, and but few wounded.

Col. Jenkins' Regiment, the 5th, was in Gen. Jones' brigade, and situated some distance to the right of the general line, near where the railroad crosses Bull's Run.—They were not in the fight until late in the afternoon, when they made an unsuccessful attempt to storm the battery on the extreme left of the enemy's line. In this gallant charge they suffered considerably, but the particulars of the killed and wounded are not yet ascertained.

STATE OF SOUTH CAROLINA,
COMMISSIONER'S SALE.
THE STATE OF SOUTH CAROLINA.
ANDERSON DISTRICT—IN EQUITY.
James G. Keys & wife,
vs.
Elizabeth Lewis,
Morgan, Dean & wife,
and others.
Bill for partition of lands, &c.
By virtue of an order from the Court of Equity, to me directed, I will expose to sale, on Saturday in August next, at Pickens Court House, the several tracts of land described in the proceedings of this case, as the Real Estate of Major Legis, deceased, to wit:
Tract No. 56, Containing four hundred and eighty (480) acres, situated in Pickens District, on branches of Langston, Cain, and Crooked Creek, bounded by lands of Dodds, and others.
Tract No. 48, Containing one hundred and forty-seven (147) acres, situated in Pickens District, on a branch of Crooked Creek, and bounded by lands of Dodds and others.
Tract No. 25, Containing nine hundred and fifty-eight (958) acres, situated in Pickens District, on McKinney's Creek, and other branches of Keowee river, and bounded by lands owned by Samuel Maverick, deceased, and Wm. L. Keith, deceased, and others.
Tract No. 26, Containing five hundred and fifty-five (555) acres, situated in Pickens District, on Long's Creek, waters of Keowee River, and bounded by James Robinson, Thomas D. Garvin, Clark, or Kelley's, and others.
Tract No. 63, Containing three hundred and twenty-six (326) acres, situated in the District of Pickens, and State aforesaid, on branches of Cain Creek, and Big Estabate, and bounded by lands of Elijah Hinkle, Joseph Chapman, and J. B. Clayton.
Tract No. 36, Containing four hundred (400) acres, situated in the District of Pickens, and State aforesaid, on branches, and on the head of Ooleny's Creek, waters of Keowee River, and bounded by Isaac Anderson and others.
Tract No. 45, Containing fifty-two (52) acres situated in the District of Pickens, and State aforesaid, on a branch of Ooleny, waters of Saluda River, and bounded by lands of Nathaniel Ricols, Benjamin Haywood and others.
Tract No. 33, Containing forty (40) acres, situated in the District of Pickens, and State aforesaid, on a branch of Mile Creek, waters of Keowee River, and bounded by lands belonging to the estate of Samuel Maverick, deceased, and others.
Tract No. 16, Containing seven hundred (700) acres, situated in the District of Pickens, and State aforesaid, on branches of twelve mile, and Keowee River, and bounded by lands of Philip Clayton, Jonathan Buildings, Gideon Ellis, or James Hughes, and estate of Samuel Maverick, deceased.
Tract No. 49, Containing one hundred and thirty-five (135) acres, situated in the District of Pickens, on branches of Prators Creek, waters of 12 mile River, and bounded by lands belonging to the estate of Samuel Maverick, deceased, and others.
Tract No. 47, Containing three hundred and sixty-two (362) acres, situated in Pickens District, on the head of Camp Creek, and branches of 6 Mile Creek, and bounded by lands belonging to the estate of Samuel Maverick, deceased, and others.
Tract No. 19, Containing three hundred and twenty-seven (327) acres, situated in Pickens District, on branches of Todd's and 6 mile creek, waters of 12 mile and Keowee River, and bounded by lands belonging to the estate of Samuel Maverick, deceased, and others.
Tract No. 65, Containing two hundred and ten (210) acres, situated in Pickens District, on branches of 6 mile, waters of Keowee River, and bounded by lands of John Simpson, Rob't. Morgan and others.
Tract No. 21, Containing four hundred and twenty-eight (428) acres, situated in Pickens District, on 6 mile creek and branches of Keowee River, and bounded by lands of A. Ramsay, Robert F. Morgan and others. Plats of which will be exhibited on day of sale, and the several Tracts sold, according to them.
Terms of Sale.—On a credit of one, two and three years, with interest from the day of sale, except one-fourth of the purchase money and the costs, which are to be paid in cash on the day of sale. Purchasers to secure the purchase money by giving bonds to the Commissioner, with at least two good sureties to the same, conditioned to make payments according to the terms of said sale. Purchasers to pay for all necessary papers, and to receive possession of the premises as soon as these terms are complied with.
A. O. NORRIS, C. E. A. D. Comm'r. office, Anderson C. H., 3d July, 1861.

State of South Carolina.
HEADQUARTERS, July 16, 1861.
MY PROCLAMATION, dated July 16th, called for three thousand men, to form encampments, to be received in companies, "for the war."
Now, this is to give notice, that in raising these three thousand men, I will receive ten companies to form a regiment, and they may immediately elect their Field Officers, or they may do so after the companies are formed. The rolls of the companies, signed by three thousand men, and the certificates as to the elections of company officers, must first be returned to the Adjutant General's office. The first thirty companies offered, according to the requirements of said Proclamation, will be received. One Artillery company and two full Cavalry companies, to each encampment, will be received. But these will be attached, at any time, to any regiment or regiments that the public service may require.
July 25, 1861 61 4

STATE OF SOUTH CAROLINA.
HEADQUARTERS, July 15, 1861.
By the Governor of South Carolina.
A PROCLAMATION.
WHEREAS, the President of the Confederate States of America has made a requisition upon the State of South Carolina for three thousand men, that being the quota of the State in the additional force now being called out; and whereas, it is required that the Volunteers offering for this service shall be received "for and during the continuance of the war; and whereas, it is right and proper that such requisition should be promptly complied with.
Therefore, I, F. W. PICKENS, Governor and Commander-in-Chief in and over the State of South Carolina, by virtue of authority vested in me by law, do hereby proclaim that Volunteers for this service are desired and will be accepted, in companies, "for and during the continuance of the war," to the number of the three thousand men; each company to be composed of three hundred men, one Lieutenant, two Second Lieutenants, and not less than sixty-four, nor more than one hundred privates; the officers to be elected by the companies respectively. No men will be received, except those of proper age and health.
And for the purpose of organization and instruction, I do hereby designate Light Horse Troop "Springs," near Columbia, and some proper place at or near Aiken, as points for the establishment of camps; and each company, after a full and accurate roll of its members, and certificates of the elections of its officers, shall have been returned to the Adjutant-General of the State, will repair to the camp nearest to it, there to be mustered into service, and to be organized into Battalions or Regiments. It will not be a pre-requisite in the acceptance of these companies, that they shall be armed, although it is hoped that many of them will be.
And I do further proclaim, that all the men or companies who volunteered under the Act of 1860, and who declined, for divers reasons, mustering into Confederate service, and whose Regiments have gone to Virginia, may now volunteer into this service, and in their stead, where they may be, may volunteer as infantry under this requisition.
And I do further proclaim, that no other Companies, Battalions or Regiments will be received until this force of three thousand men be raised.
Two additional Regiments "for the war" are also called for immediately; and I have designated the Regiment now raised by Col. Orr "for the war," as one, and have offered the other to Colonel Gregg.
Given under my hand, as Governor and Commander-in-Chief, and under the seal of the State, at Columbia, this, the fifteenth day of July, eighteen hundred and sixty-one, and in the eighty-sixth year of the Independence of South Carolina.
F. W. PICKENS, Governor.

PROCLAMATION.
STATE OF SOUTH CAROLINA,
Executive Department, July 6, 1861.
ACCORDING to an Act of the Confederate Congress, entitled an "Act to put into Operation the Government under the Permanent Constitution of the Confederate States of America," it is required that each State shall vote, on the FIRST WEDNESDAY IN NOVEMBER NEXT, for President and Vice-President of the Confederate States, which officers are to be inaugurated on the twenty-second of February next; and whereas the existing law of the State provides that the Electors for President and Vice-President shall be appointed by the Legislature; and whereas the Legislature of this State will not be in regular session at the time prescribed by the aforesaid Act for appointment of Electors:
Therefore, be it known that I, F. W. PICKENS, Governor in and over the State of South Carolina, by virtue of the authority vested in me by the Constitution authorizing the Governor, on extraordinary occasions, to convene the General Assembly, do issue this my proclamation, calling upon and requesting the Senators and the Members of the House of Representatives to convene in COLUMBIA, ON THE FIRST MONDAY IN NOVEMBER next ensuing, that they may be present in the House of Representatives, on the said first Wednesday in November, to appoint Electors of President and Vice-President of the Confederate States of America, in conformity with the Act of the Confederate Congress aforesaid.
And the Permanent Constitution is to be organized, an election will be required to elect Senators from this State, and also, in all probability, considering the peculiar state of the country, other important matters will be acted on at the same session of the Legislature.
Given under my hand and the seal of the State aforesaid, at Columbia, this the sixth day of July, in the year of our Lord one thousand eight hundred and sixty-one, and in the eighty-sixth year of the Independence of the State of South Carolina.
F. W. PICKENS, Governor.
ISAAC H. MEANS, Secretary of State.
July 9, 1861 40 4

NOTICE.
I shall leave for Virginia in a few days, and know not when I shall return. I have left all my Notes in the hands of J. E. Haggard, for collection and settlement. I hereby constitute the said J. E. Haggard, my Agent to transact all my business.
My legal business will be cared for by my Partners, Gen. Harrison, at Anderson, C. H., and J. M. Norris at Rock Mills, Anderson District.
Our clients will address my Partners at one of these places.
Z. C. PULLIAM, 4
July 20 60

COMMISSIONER'S SALE.
THE STATE OF SOUTH CAROLINA.
ANDERSON DISTRICT—IN EQUITY.
James G. Keys & wife,
vs.
Elizabeth Lewis,
Morgan, Dean & wife,
and others.
Bill for partition of lands, &c.
By virtue of an order from the Court of Equity, to me directed, I will expose to sale, on Saturday in August next, at Pickens Court House, the several tracts of land described in the proceedings of this case, as the Real Estate of Major Legis, deceased, to wit:
Tract No. 56, Containing four hundred and eighty (480) acres, situated in Pickens District, on branches of Langston, Cain, and Crooked Creek, bounded by lands of Dodds, and others.
Tract No. 48, Containing one hundred and forty-seven (147) acres, situated in Pickens District, on a branch of Crooked Creek, and bounded by lands of Dodds and others.
Tract No. 25, Containing nine hundred and fifty-eight (958) acres, situated in Pickens District, on McKinney's Creek, and other branches of Keowee river, and bounded by lands owned by Samuel Maverick, deceased, and Wm. L. Keith, deceased, and others.
Tract No. 26, Containing five hundred and fifty-five (555) acres, situated in Pickens District, on Long's Creek, waters of Keowee River, and bounded by James Robinson, Thomas D. Garvin, Clark, or Kelley's, and others.
Tract No. 63, Containing three hundred and twenty-six (326) acres, situated in the District of Pickens, and State aforesaid, on branches of Cain Creek, and Big Estabate, and bounded by lands of Elijah Hinkle, Joseph Chapman, and J. B. Clayton.
Tract No. 36, Containing four hundred (400) acres, situated in the District of Pickens, and State aforesaid, on branches, and on the head of Ooleny's Creek, waters of Keowee River, and bounded by Isaac Anderson and others.
Tract No. 45, Containing fifty-two (52) acres situated in the District of Pickens, and State aforesaid, on a branch of Ooleny, waters of Saluda River, and bounded by lands of Nathaniel Ricols, Benjamin Haywood and others.
Tract No. 33, Containing forty (40) acres, situated in the District of Pickens, and State aforesaid, on a branch of Mile Creek, waters of Keowee River, and bounded by lands belonging to the estate of Samuel Maverick, deceased, and others.
Tract No. 16, Containing seven hundred (700) acres, situated in the District of Pickens, and State aforesaid, on branches of twelve mile, and Keowee River, and bounded by lands of Philip Clayton, Jonathan Buildings, Gideon Ellis, or James Hughes, and estate of Samuel Maverick, deceased.
Tract No. 49, Containing one hundred and thirty-five (135) acres, situated in the District of Pickens, on branches of Prators Creek, waters of 12 mile River, and bounded by lands belonging to the estate of Samuel Maverick, deceased, and others.
Tract No. 47, Containing three hundred and sixty-two (362) acres, situated in Pickens District, on the head of Camp Creek, and branches of 6 Mile Creek, and bounded by lands belonging to the estate of Samuel Maverick, deceased, and others.
Tract No. 19, Containing three hundred and twenty-seven (327) acres, situated in Pickens District, on branches of Todd's and 6 mile creek, waters of 12 mile and Keowee River, and bounded by lands belonging to the estate of Samuel Maverick, deceased, and others.
Tract No. 65, Containing two hundred and ten (210) acres, situated in Pickens District, on branches of 6 mile, waters of Keowee River, and bounded by lands of John Simpson, Rob't. Morgan and others.
Tract No. 21, Containing four hundred and twenty-eight (428) acres, situated in Pickens District, on 6 mile creek and branches of Keowee River, and bounded by lands of A. Ramsay, Robert F. Morgan and others. Plats of which will be exhibited on day of sale, and the several Tracts sold, according to them.
Terms of Sale.—On a credit of one, two and three years, with interest from the day of sale, except one-fourth of the purchase money and the costs, which are to be paid in cash on the day of sale. Purchasers to secure the purchase money by giving bonds to the Commissioner, with at least two good sureties to the same, conditioned to make payments according to the terms of said sale. Purchasers to pay for all necessary papers, and to receive possession of the premises as soon as these terms are complied with.
A. O. NORRIS, C. E. A. D. Comm'r. office, Anderson C. H., 3d July, 1861.

STATE OF SOUTH CAROLINA.
HEADQUARTERS, July 16, 1861.
MY PROCLAMATION, dated July 16th, called for three thousand men, to form encampments, to be received in companies, "for the war."
Now, this is to give notice, that in raising these three thousand men, I will receive ten companies to form a regiment, and they may immediately elect their Field Officers, or they may do so after the companies are formed. The rolls of the companies, signed by three thousand men, and the certificates as to the elections of company officers, must first be returned to the Adjutant General's office. The first thirty companies offered, according to the requirements of said Proclamation, will be received. One Artillery company and two full Cavalry companies, to each encampment, will be received. But these will be attached, at any time, to any regiment or regiments that the public service may require.
July 25, 1861 61 4

STATE OF SOUTH CAROLINA.
HEADQUARTERS, July 15, 1861.
By the Governor of South Carolina.
A PROCLAMATION.
WHEREAS, the President of the Confederate States of America has made a requisition upon the State of South Carolina for three thousand men, that being the quota of the State in the additional force now being called out; and whereas, it is required that the Volunteers offering for this service shall be received "for and during the continuance of the war; and whereas, it is right and proper that such requisition should be promptly complied with.
Therefore, I, F. W. PICKENS, Governor and Commander-in-Chief in and over the State of South Carolina, by virtue of authority vested in me by law, do hereby proclaim that Volunteers for this service are desired and will be accepted, in companies, "for and during the continuance of the war," to the number of the three thousand men; each company to be composed of three hundred men, one Lieutenant, two Second Lieutenants, and not less than sixty-four, nor more than one hundred privates; the officers to be elected by the companies respectively. No men will be received, except those of proper age and health.
And for the purpose of organization and instruction, I do hereby designate Light Horse Troop "Springs," near Columbia, and some proper place at or near Aiken, as points for the establishment of camps; and each company, after a full and accurate roll of its members, and certificates of the elections of its officers, shall have been returned to the Adjutant-General of the State, will repair to the camp nearest to it, there to be mustered into service, and to be organized into Battalions or Regiments. It will not be a pre-requisite in the acceptance of these companies, that they shall be armed, although it is hoped that many of them will be.
And I do further proclaim, that all the men or companies who volunteered under the Act of 1860, and who declined, for divers reasons, mustering into Confederate service, and whose Regiments have gone to Virginia, may now volunteer into this service, and in their stead, where they may be, may volunteer as infantry under this requisition.
And I do further proclaim, that no other Companies, Battalions or Regiments will be received until this force of three thousand men be raised.
Two additional Regiments "for the war" are also called for immediately; and I have designated the Regiment now raised by Col. Orr "for the war," as one, and have offered the other to Colonel Gregg.
Given under my hand, as Governor and Commander-in-Chief, and under the seal of the State, at Columbia, this, the fifteenth day of July, eighteen hundred and sixty-one, and in the eighty-sixth year of the Independence of South Carolina.
F. W. PICKENS, Governor.

PROCLAMATION.
STATE OF SOUTH CAROLINA,
Executive Department, July 6, 1861.
ACCORDING to an Act of the Confederate Congress, entitled an "Act to put into Operation the Government under the Permanent Constitution of the Confederate States of America," it is required that each State shall vote, on the FIRST WEDNESDAY IN NOVEMBER NEXT, for President and Vice-President of the Confederate States, which officers are to be inaugurated on the twenty-second of February next; and whereas the existing law of the State provides that the Electors for President and Vice-President shall be appointed by the Legislature; and whereas the Legislature of this State will not be in regular session at the time prescribed by the aforesaid Act for appointment of Electors:
Therefore, be it known that I, F. W. PICKENS, Governor in and over the State of South Carolina, by virtue of the authority vested in me by the Constitution authorizing the Governor, on extraordinary occasions, to convene the General Assembly, do issue this my proclamation, calling upon and requesting the Senators and the Members of the House of Representatives to convene in COLUMBIA, ON THE FIRST MONDAY IN NOVEMBER next ensuing, that they may be present in the House of Representatives, on the said first Wednesday in November, to appoint Electors of President and Vice-President of the Confederate States of America, in conformity with the Act of the Confederate Congress aforesaid.
And the Permanent Constitution is to be organized, an election will be required to elect Senators from this State, and also, in all probability, considering the peculiar state of the country, other important matters will be acted on at the same session of the Legislature.
Given under my hand and the seal of the State aforesaid, at Columbia, this the sixth day of July, in the year of our Lord one thousand eight hundred and sixty-one, and in the eighty-sixth year of the Independence of the State of South Carolina.
F. W. PICKENS, Governor.
ISAAC H. MEANS, Secretary of State.
July 9, 1861 40 4

NOTICE.
I shall leave for Virginia in a few days, and know not when I shall return. I have left all my Notes in the hands of J. E. Haggard, for collection and settlement. I hereby constitute the said J. E. Haggard, my Agent to transact all my business.
My legal business will be cared for by my Partners, Gen. Harrison, at Anderson, C. H., and J. M. Norris at Rock Mills, Anderson District.
Our clients will address my Partners at one of these places.
Z. C. PULLIAM, 4
July 20 60

COMMISSIONER'S SALE.
THE STATE OF SOUTH CAROLINA.
ANDERSON DISTRICT—IN EQUITY.
James G. Keys & wife,
vs.
Elizabeth Lewis,
Morgan, Dean & wife,
and others.
Bill for partition of lands, &c.
By virtue of an order from the Court of Equity, to me directed, I will expose to sale, on Saturday in August next, at Pickens Court House, the several tracts of land described in the proceedings of this case, as the Real Estate of Major Legis, deceased, to wit:
Tract No. 56, Containing four hundred and eighty (480) acres, situated in Pickens District, on branches of Langston, Cain, and Crooked Creek, bounded by lands of Dodds, and others.
Tract No. 48, Containing one hundred and forty-seven (147) acres, situated in Pickens District, on a branch of Crooked Creek, and bounded by lands of Dodds and others.
Tract No. 25, Containing nine hundred and fifty-eight (958) acres, situated in Pickens District, on McKinney's Creek, and other branches of Keowee river, and bounded by lands owned by Samuel Maverick, deceased, and Wm. L. Keith, deceased, and others.
Tract No. 26, Containing five hundred and fifty-five (555) acres, situated in Pickens District, on Long's Creek, waters of Keowee River, and bounded by James Robinson, Thomas D. Garvin, Clark, or Kelley's, and others.
Tract No. 63, Containing three hundred and twenty-six (326) acres, situated in the District of Pickens, and State aforesaid, on branches of Cain Creek, and Big Estabate, and bounded by lands of Elijah Hinkle, Joseph Chapman, and J. B. Clayton.
Tract No. 36, Containing four hundred (400) acres, situated in the District of Pickens, and State aforesaid, on branches, and on the head of Ooleny's Creek, waters of Keowee River, and bounded by Isaac Anderson and others.
Tract No. 45, Containing fifty-two (52) acres situated in the District of Pickens, and State aforesaid, on a branch of Ooleny, waters of Saluda River, and bounded by lands of Nathaniel Ricols, Benjamin Haywood and others.
Tract No. 33, Containing forty (40) acres, situated in the District of Pickens, and State aforesaid, on a branch of Mile Creek, waters of Keowee River, and bounded by lands belonging to the estate of Samuel Maverick, deceased, and others.
Tract No. 16, Containing seven hundred (700) acres, situated in the District of Pickens, and State aforesaid, on branches of twelve mile, and Keowee River, and bounded by lands of Philip Clayton, Jonathan Buildings, Gideon Ellis, or James Hughes, and estate of Samuel Maverick, deceased.
Tract No. 49, Containing one hundred and thirty-five (135) acres, situated in the District of Pickens, on branches of Prators Creek, waters of 12 mile River, and bounded by lands belonging to the estate of Samuel Maverick, deceased, and others.
Tract No. 47, Containing three hundred and sixty-two (362) acres, situated in Pickens District, on the head of Camp Creek, and branches of 6 Mile Creek, and bounded by lands belonging to the estate of Samuel Maverick, deceased, and others.
Tract No. 19, Containing three hundred and twenty-seven (327) acres, situated in Pickens District, on branches of Todd's and 6 mile creek, waters of 12 mile and Keowee River, and bounded by lands belonging to the estate of Samuel Maverick, deceased, and others.
Tract No. 65, Containing two hundred and ten (210) acres, situated in Pickens District, on branches of 6 mile, waters of Keowee River, and bounded by lands of John Simpson, Rob't. Morgan and others.
Tract No. 21, Containing four hundred and twenty-eight (428) acres, situated in Pickens District, on 6 mile creek and branches of Keowee River, and bounded by lands of A. Ramsay, Robert F. Morgan and others. Plats of which will be exhibited on day of sale, and the several Tracts sold, according to them.
Terms of Sale.—On a credit of one, two and three years, with interest from the day of sale, except one-fourth of the purchase money and the costs, which are to be paid in cash on the day of sale. Purchasers to secure the purchase money by giving bonds to the Commissioner, with at least two good sureties to the same, conditioned to make payments according to the terms of said sale. Purchasers to pay for all necessary papers, and to receive possession of the premises as soon as these terms are complied with.
A. O. NORRIS, C. E. A. D. Comm'r. office, Anderson C. H., 3d July, 1861.

COME TO THE MOUNTAINS!
By Rail, Wheel and the Saddle!
THE SUBSCRIBER has open and in full operation complete
LIVERY and SALE STABLES,
AT
ANDERSON, PENDELTON AND WALHALLA,
TOGETHER
With all kinds of easy and comfortable
VEHICLES,
From an Omnibus to an open Buggy!
HIS STOCK is fresh and in fine condition, and he has secured the services of attentive Ostlers, and careful Drivers, who may always be found at their post.
His OMNIBUSES will attend at the Depots at Anderson, Pendleton and Walhalla, to receive Passengers, who will be conveyed promptly to any point in either of these places.
The Subscriber would endeavor to impress upon the public mind the advantages of travel through this section. The climate is fine, bracing and salubrious; and the scenery is unsurpassed in any country. From either of the above named conveyances can be had for Charleston, Mount Vernon, Toccoa and Tallulah Falls, Tunnel Hill, Rabun Gap, Whiteside and Chimney Top Mountains, Cashier Valley and Georgetown, N. C., Jonesee, Table Rock and Casar's Head, Buncombe and the French Broad Valley; and many minor points, over good roads, and through a country where the fare is substantial and good, water the best, and the accommodations first rate.
The Subscriber gives the business his personal attention, and he is determined that the travelling public shall have nothing at his expense on his part. Where a trip is intended, he will be glad to call on the subscribers, or to call to the address him at Anderson, C. H., S. C., at any time, address terms, &c. His experience in the business is long and favorably known to the travelling public, and his charges such as to commend them to all.
JOHN M. PARTLOW,
June 13, 1861 45 1f

Administrators Notice.
I HEREBY notify all persons that we have appointed J. E. Haggard, our Agent during our absence from the State, for the settlement of the Estate of James Rogers, Jr., deceased, and to whom all payments should be made, and all persons having any demands against said Estate, will render the same to him.
L. ROGERS, Admrs.
L. A. RICE, 3
July 20 60

PICKENS ACADEMY.
MISS HOLCOMBE respectfully gives notice that the term for the SCHOOL, will commence on Monday next. She has little experience, but hopes, by due attention, to give satisfaction to those who may patronize her.
July 3, 1861 48 1f

MARBLE YARD
AT PENDELTON.
EVERY ONE CAN BE SUICID, AS WE have on hand and receive every month the best
ITALIAN AND AMERICAN MARBLE
FOR MONUMENTS, SLABS, TOMBS AND HEADSTONES OF ALL SIZES
And as cheap as can be bought anywhere, with freight added.
Cut letters, 3-12 cents each. Raised letters, 20 cents each; and the letters cut deep and well.
We have secured the services of Mr. JOHN C. CHERRY as our Agent, who will do all that can be done to give entire satisfaction. All business transacted by him will be ratified by LEAVELL & WHITE.
March 20, 1860 33 1f

THE PENDELTON HOTEL.
THE Subscriber takes pleasure in informing his friends and the public, that he has taken charge of that large and commodious House in the village of
PENDELTON, S. C.
He intends to give a first class House, and invites the travelling public and his friends to give him a call. Amongst the comforts and conveniences added, is that of a Reading Room, where the latest papers may be consulted.
Feb 2, 1860 27 1f

BANK OF STATE OF SOUTH CAROLINA.
CHARLESTON, February 15, 1861.
THE LEGISLATURE having, at its last session, authorized the issue of Bonds to the amount of \$875,000, bearing an interest of 7 per cent., for the purpose of providing the funds required to sustain the State in the exercise of her rights of Sovereignty, this Bank is now prepared to dispose of the Bonds. They are issued in sums of \$50, \$100, and \$150. An opportunity is thus afforded every citizen to make a secure and profitable investment, while contributing aid to the cause in which the State is engaged. With the view of enabling citizens in any part of the State to share in the loan, the Clerks of the Courts of the several Districts have been requested to open Books of Subscription for the Stock. Suitable arrangements will be made for furnishing bonds on the receipt of the money, at an early day after each subscription has been made. Engagements for the purchase of Bonds may be made at the Bank, or at any of its branches. It is probable that, at the next session of the Legislature, those parties who desire it may have their Bonds converted into Stock.
C. M. FURMAN, President.
February 28, 1861 30 1f

BLUE RIDGE HOUSE,
AT
Pendleton, S. C.
THE SUBSCRIBER, who has had several years experience in Hotel business, (having been sole proprietor of the Williamston Springs Hotel for nine years,) is now proprietor of the BLUE RIDGE HOUSE, where he will be glad to see all his old friends and patrons and also the travelling public. His house will be provided with everything necessary for a well kept house, both from the sea board markets and surrounding country, and his Bar with choice Wines, Liquors and Cigars. He has good servants, and every attention will be paid to his guests to render their sojourn agreeable. The good society of Pendleton Village—the proverbial good health of its inhabitants—its fine cool water and bracing atmosphere—its proximity to the mountains and its accessibility by Railroad, all contribute to make it one of the best summer resorts in the upper country. Persons arriving here on the cars, and wishing to visit the mountains or any other point of the surrounding country, can be accommodated with good conveyances and careful drivers from the Livery Stable kept here.
W. W. COBB, 42
May 15, 1860 42 1f

W. K. EASLEY & ISAAC 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 13 1f

NORRIS, HARRISON & PULLIAM,
Attorneys at Law,
WILL attend punctually to all business entrusted to their care. MR. PULLIAM can always be found in the Office.
OFFICE AT PICKENS C. H., S. C.
Sept. 6, 1856 9 1f

THE WALHALLA HOTEL,
BY D. BIEMANN.
THIS LARGE and COMMODIOUS ESTABLISHMENT has been completed and furnished in the best style, and is now open for the reception of boarders and transient customers. The undersigned gives the House his personal attention and supervision, and his table is supplied with the best of the railroad and country markets afford.
Walhalla is a pleasant and flourishing town, at the present terminus of the Blue Ridge Railroad. There are churches and the best schools, with fine roads and the usual facilities for travel in almost every direction. The invalid and traveller, too, have here a most salubrious climate, with a fine view of mountain scenery.
Those travelling North heretofore for health and pleasure are now out off from spending their money amongst our enemies. The undersigned has been at great expense to prepare for this class and others; and, with his long experience in the business, he flatters himself that he can give entire satisfaction. He respectfully solicits the patronage of his friends and the travelling public. His terms are moderate.
D. BIEMANN.
Walhalla, May 9, 1861 40 1f

Notice.
THOSE persons indebted to me for the year 1860 must come forward and settle their Accounts before the 1st of September next. If they have not the money come and give their note. The Books must be squared.
J. J. LEWIS, 7
Pendleton, June 18, 1861 46 1f

\$20 REWARD.
RUNAWAY from the subscriber, on the 6th of last December, BERRY, about 5 feet 7 inches high, very black skin, 20 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, 37-1f
Florence, S. C., April 9, 1861 37-1f

Notice.
I HAVE appointed J. E. Haggard, Esq., my Attorney during my absence from the State, for the settlement of all my matters of every kind, and persons indebted to me for fees and money due me as former Sheriff, and also by Note and Account, are requested to make immediate payment to him.
L. C. CRAIG,
Pickens C. H., July 16, 1861. 60-3

A. FISCHER,
Watchmaker and Jeweller,
WALHALLA, S. C.
HAS received at his stand on Main-street, a large and beautiful assortment of
Watches and Jewelry
Which is offered very low to his friends and the trading public.
REPAIRING, in all its branches, done in a most workmanlike manner, and with dispatch. All work warranted.
June 22, 1860 47 1f

H. FAJEN,
AT WALHALLA, S. C.
IS now receiving a splendid assortment of
DRY GOODS,
For Ladies and Gentlemen's Wear,
—ALSO—
Ready-made Clothing.
He also has on hand the finest Cassimers and Linens, for the Spring and Summer; together with many other articles not necessary to mention.
Mr. FAJEN continues the Tailoring Business in