Anderson Untelligencer. Thursday Morning, October 7th, 1869.

JOHN T. SLOAN, jr., is the regular authorized agent in Columbia to solicit advertisements and procure subscriptions for the Intelligencer.

Mr. N. K. SULLIVAN has placed us under obligations to him for late New York papers.

Be The Abbeville Banner has been sold to the proprietors of the Abbeville Eress, and henceforth the names and business are consolidated. We congratulate our friends upon the auspicious arrange. ment:

100 The Charleston Courier-the oldest newspaper in this State-has been considerably enlarged. It has enjoyed a successful career for more than a half century, and we are gratified to note this dence of an increasing prosperity.

The members of the Anderson Brass Band, alwhys alive to matters of public importance, voluntarily sought to enhance the interest of the Railroad meeting on last Monday, and gave us some excellent music on that occasion.

The Charleston News appears in a new and beautiful dress. The enterprise and activity of this metropolitan journal has received substantial recognition at the hands of the people, and the proprietors are determined to keep pace with the spirit of improvement and progress in our State.

The time for payment of taxes without the after that date the County Treasurer has positive instructions to proceed against delinquents by adding twenty per cent. The indulgence granted by the State authorities affords nearly every one an opporturity to escape the penalty.

Do Owners of mills in this county are requested to meet at Anderson C. H. on Friday, the 15th gentleman that the scarcity of breadstuffs demands lower rates, and the owners of several mills have already agreed to this proposition. The object of The proposed meeting is to induce others to grind at corresponding rates, and assist in relieving the distress of the country to some extent.

Among the most attractive places to be found in the city of Columbia, none will rank higher than the popular dry goods store of C. F. JACKSON. His assortment is always of the most varied and extensive character, and his prices cannot fail to charm the most exacting customers. Besides, our friend JACKSON is a thorough business man, always alive and wide awake, and glad to meet with customers, old or new. Persons visiting the capital will receive a hearty greeting at his store.

THE RUBAL CAROLINIAN.

The first number of this agricultural monthly has been received. Its appearances and contents fully comply with the prospectus. We have not space this week to give it suitable notice, but cordially invite our friends to examine a specimen copy at this office. Persons wishing to subscribe can send their names and money to us. Published by WALKEE, EVANE & COGSWELL, Charleston, S. C., at \$2 per annum.

THE SEPTEMBER TERM.

The business of the Court has been progressing satisfactorily, we believe, since the criminal docket was cleared. On Thursday morning last, Judge One passed sentence on twelve prisoners-only

For the Anderson Intelligences. RAILROAD. MEETING.

ANDERSON C. H., S. C., Oct. 4, 1869: In response to the call issued by a number of citizens, a large and influential meeting was held in the Court House this day, "to take into consideration the propriety of aiding in the construction of the Air Line Railroad," with the view of securing its location through our commercial centre, according to the original charter of the Road. On motion of D. M. Watson, Esq., the Hon. James L. Orr was requested to act as Chairman of the meeting, and James A. Hoyt as Secretary. Upon taking the chair, Judge Orr made a brief and forcible speech, indicating the great importance of the Air Line Railroad, and pointing out its probable benefits to this section of the country. In view of the efforts making elsewhere, Judge Orr urged prompt and liberal measures on the part of the citizens of Anderson towards securing its location through this county. When his remurks were concluded, the meeting was declared ready to receive any propositions relating to the object in

view. Thereupon, Hon. J. P. Reed submitted the following preamble and resolutions :

WHEREAS, from the partial location and progressive construction of the "Georgia Air Line Railroad," in the direction of Anderson, South Carolina, and from certain speculative reconnoissances of a route for the "Air Line Railroad in South Carolina" near its western border, which have been and are now being made, the time seems to have arrived when the people of the town and county of Anderson, who are geographically and by the terms of the charter directly on the line of the great contemplated interior highway from the penalty has been extended to the 15th instant, and North to the South and Southwest, should arouse themselves from their apparent lethargy, and resume their ancient public spirit, determination and liberality in the development of the resources and and prosperity of the State, by the constructior of such works of internal improvement as are necessary to that end: AND WHEREAS, we regard the proposed "Air Line Railroad" as one of the grandest enterprises that has yet been conceived, lookof October, for the purpose of fixing uniform rates ing to the interests of upper Georgia and Carolina, of toll. It has been suggested by a philanthropic of the Southern States, and of the whole country, North and South ; Be it therefore

Resolved, That the people of the town and county of Anderson, notwithstanding the reticence heretofore observed by them, have been and are still alive to the great importance of the early con-struction of the Georgia and South Carolina "Air from Atlanta, Ga., to the Line Line Railroad,' and direct route over the territory of this State to a connection with the North Carolina railroads. Revolved, That we are delighted to hear of the actual progress that is being made upon the Atlanta end of the Georgia portion of the work; of the partial reconnoissances for a route which have been made near the western border of this State; and of the energy and determination displayed by Col. A. S. Buford, the distinguished President of the united Companies-in whose good faith and ability we have the most perfect confidence-towards the early construction of the contemplated

railway. Resolved, That the authorities of the Company be requested to proceed as early as practicable to make an actual survey of the most direct and favorable route, as contemplated by the charter, from the Savannah River to the town of Anderson, and thence across the territory of this State to the North Carolina line; and upon the completion of such survey, that our people be called upon and opportunity given them of contributing to the conconstruction of the work in lands, labor or otherwise, as provided by law.

wise, as provided by law. Resolved, That the people of the county and town of Anderson stand ready to redeem any pledges made in their behalf, and to do their whole duty towards the construction of the "Air Line Railroad in South Garolina," according to the letter and spirit of its charter; and this meeting recommends that a county subscription of Two Hundred Thousand Dollars (\$200,000) be made to the capital stock of the Company, upon such con-ditions and payable in such way as shall be agreed

PRESENTMENT OF THE GRAND JURY. SEPTEMBER TERM, 1869. To His Honor James L. Orr, Presiding Judge :

The Grand Jury beg leave respectfully to pre sent :

That they have examined the Court House and jail. They find that the jail is well kept, and the prisoners in every respect well provided for, except that an additional supply of blankets is absolutely necessary to promote the comfort of its inmates. They recommend that these be at once furnished. There are some leaks in the roof of the jail that should be stopped, some brick out of the outer wall that should be replaced, and some glass out of the windows that should be put in. The fence around the jail lot should be at once rebuilt, and the meas-house securely underpinned. The Court House is generally in good repair, except that some of the locks are totally insufficient and new ones should be at once supplied. The Grand Jury also recommend that a suitable iron safe be at once supplied for the Clerk's office, and that a complete set of the Statuies at Large of South Carolina be furnished to the same office as soon as possible.

The Grand Jury present that the roads of the County are generally in very bad condition. True, some of them have been partially worked, and it is known that work upon others has been postponed to a more favorable season. It is recommended that the County Coramissioners take immediate measures to have all the roads in the County worked out according to the old law, in accordance with the opinion of the Attorney General of the State. And in this connection, the Grand Jury beg to state that they unanimously concur in opinion that the long established plan of working the roads by the labor of inhabitants, assessing such taxes only as are requisite to construct bridges and make other permanent improvements, is far preferable to the expensive and inconvenient plan contemplated by the township law. They are aware that the township system has worked well in other States having a very dense, thriving, and to a large extent manufacturing and artizan population. But with our sparse agricultural population, and especially at this time when our people are burdened with a taxation perhaps necessary to the restoration of the credit and prosperity of the State, it is believed that the township system will prove unnecessarily burdensome and oppressive. By returning to the old system, enough public-spirited citizens will be found to discharge the duties of County Commissioners, Savanah River, and thence by the most favorable and keep the highways in proper repair, without the slightest cost to the people. It is therefore respectfully recommended that the township law be repealed, and that the old system or some other equally simple and economical plan be adopted for working the public highways.

The Grand Jury beg leave further to present that their experience during the present term has satisfied them that the present mode of administering the criminal law is likely to become an intolerable grievance. This results in a great measure, either from the indiscretion or the inordinate love of gain of the magistrates of the County, in instituting prosecutions for the most trivial and insufficient causes, and in binding over hosts of unnecessary witnesses. These witnesses, as the law tice. Terms cash. now stands, are entitled to one dollar per day each, and the indications are that to become a witness in a State case is an object of anxiety on the part of many idle and thriftless persons, who look to the costs as a source of income. This disposition tends to stir up strife without cause, and is rapidly encumbering the dockets of the Court of Sessions so that their sittings must become almost perpetual. The first remedy in point of importance that the Jury would recommend is the repeal of the law allowing compensation to witnesses in criminal causes. True, it would seem hard that a upon, and that the town of Anderson, in its cor- citizen should be compelled to attend the Court for perhaps a week at a time without compensation. But every citizen owes something to the State that protects him in the enjoyment of life, liberty and property, and there is no way in which he can better satisfy the obligation he is under than by an unrewarded attendance upon the Court to testify against public offenders. If such service is a burden, it is one that will work equally upon all and none will have cause to complain. Persons instend of seeking to become witnesses would seek alike to avoid the position and the causes that will compel them to it. In addition, the Jury would recommend that some measures be taken if in the the power of the Court or Legislature to restrain magistrates from issuing cases of such trivial importance as to be unworthy of public investigation, and from unnecessarily multiplying witnesses in such cases, gready to the public prejudice. The Grand Jury beg leave in conclusion to congratulate the Court and the people on the general quiet, good order and faithful observance of the laws that prevails and has prevailed in the County for the last two or three years. Aside from the increase of petty thefts and misdemeanors there have been fewer violations of the criminal law, and especially of atrocious offences, than was ever known during any equal period of our previous history, and we have reason to hope that the reign of passion and prejudice is over, and that if sober judgment and wise counsels are permitted to prevail, that we will henceforth enjoy peace, prosperity and happiness as a people. A committee of our body has visited the County Parish or Poor House, and find that the Steward in charge discharges his duty faithfully, and the paupers are well provided for and well satisfied. Some repairs are needed on the Steward's house; lofts are wanted in some of the cabins, and repairs about some of the hearths. Some of the cabins also need re-covering, and additional blankets with cloth for bed-ticking, and winter clothing should be at once provided. The establishment would be better if another milk cow and a cooking stove were provided, but these matters the Grand Jury desire to submit to the judgment of the County

METAL-TIPPED SHOES .- Shoes are an important item in the expense of clothing children, as every parent will understand. They invariably wear out their shoes at the toe first, and not unfrequently before the other parts are a quarter worn. Children's shoes with Metal tips never wear out at the toe, and it is safe to say that on an average one pair with them will more than out-wear three pairs without them. We believe all the shoe dealers keep them .- Boston Herald.

Columbia Advertisements. OUR GOODS FOR

TRADE

ARE now ready for distribution. The stock of goods AT RETAIL, in the Front Store, is replete and full, and of every conceivable style and price. Our ShawI and Cloak Department Presents some rare attractions in prices and de-

signs. Our Dress Goods Department,

As usual, exhibits all the handsome novelties. Our Hosiery and Underwear Department Supplies all the articles of comfort and pro-

tection for winter use. Our Notion and Haberdashery Department Will, as heretofore, receive our best atten-

tion, and every novelty, useful or orna-mental, can be had from it.

Our Carpet Department This season excels everything of the kind ever exhibited in Columbia before, comprising

everything known to the trade in the way of Floor Carpetings.

OUR WHOLESALE DEPARTMENT

Is a speciality, wherein we claim to give all the

advantages that can be offered. The Goods for the Department are on hand-bought right, and sold with as little expense as they can be handled anywhere. We solicit a call from every one wanting Goods. We positively guarantee our bills certainly as cheap-often cheaper-than can be had elsewhere. R. C. SHIVER, Columbia, S. C. Oct 7, 1869 Established 1843.

PLAIN STREET, NEXT TO MAIN, COLUMBIA, S. C. THE old established FURNITURE WARE-HOUSE of

M. H. BERRY,

Still keep constantly on hand, and is now receiving weekly, from the best manufacturers in Baltimore, New York and Boston, the largest stock of Furniture brought to Columbia since the war, con sisting in part of Parlor. Dining Room and Bed sisting in part of Parlor, Dining Room and Bed Room Setts in Mahogany, Walnut, Chestnut and Painted. Also, a large stock of Bureaue, Tables, Chairs, Bedsteads, Mattresses, &c. The sub-scriber flatters himself, from his experience of scriber natiers nimsel, from his experience of thirty-five years, and large facilities in buying his goods, he is able to sell as low as any house South of Baltimore. All kinds of Furniture made to order, in the latest style, at the shortest no-M. H. BERRY. 15 Oct 7, 1869 lm **CLOTHING EMPORIUM**

W. J. HOKE, OFFERS for sale a large and well selected stock CLOTHING,

CLERK'S SALE.

Valuable Real Estate. THE STATE OF SOUTH CAROLINA, OCONEE COUNTY.

Wm. C. Keith, et al, vs. Mary R. Keith, et al .-Bill for Partition, &c.

Under an order from the Circuit Court, Equity side, for the above named State and county, will sell to the highest bidder, before the Market House in Walhalla, on Saleday in November next, the Real Estate of Wm. L. Keith, deceased, consisting of the several Tracts of Land, as follows :

TARCT NO. 1,

Or the Chechee place, containing 2,470 acres, more or less, with good farm improvements, good fence, and in a thorough state of cultivation. This tract lies twelve miles Northwest of Walhalla, and contains 250 acres of good bottom in cultivation, a large quantity of good upland, and an outlet for stock range not surpassed in the coun-ty. Deposit gold is found on every part of it, and has been profitably worked in past years. TRACT NO. 2,

Or the home place, in the village of old Pickens, containing 128 acres, more or less, with good improvements.

TRACT NO 3,

Adjoining Tract No. 2, containing 188 acres, more or less. No improvements. TRACT NO. 4,

In the village of old Pickens, containing 1 acre, more or less. No improvements. TRACT NO. 5,

In the village of old Pickens, containing 1 acre, with good improvements. TRACT NO. 6.

In the village of old Pickens, containing 1 acre. No improvements.

TRACT NO. 8, Or the Gurley Tract, containining 30 acres, more or less, situate in the county of Pickens.

TRACT NO. 9, Or the Calhoun Tract, containing 475 acres, more or less, eight miles cast of Walhalla, adjoining lands of M. F. Mitchell. No improvements.

TRACT NO. 10, Or Concross Tract, containing 60 acres, more or less.

TRACT NO. 11, Or Albertson Tract, containing 660 acres, more or less.

TRACT NO. 12. Or Aiken Tract, containing 200 acres, more or

TRACT NO. 13,

Or the Reid Tract, containing 300 acres, more or

Under the same order, and at the same time and place, I will also sell the Real Estate of Thos-as J. Keith, deceased, viz:

TRACT NO. 1,

In the village of old Pickens, containing 1 acre, more or less.

TRACT NO. 2,

Or the Devil's Fork Tract, containing 811 acres more or less, adjoining --- Corbin. No im-provement. Deposit gold found on it. TRACT NO. 3,

On Concross creek, containing 300 acres, more or less, adjoining lands of Tyre Mauldin. TRACT NO. 4.

On Six Mile creek, Pickens county, containing 200 acres, more or less.

TRACT NO. 5, On Snow Creek, containing 840 acres more or

Terms:

two and three years, in three equal annual in- Humphreys, Judge of Probate for Anderson counstalments. Purchaser to give bond and two good surcties, with a mortagage of premises to secure next, at Anderson C. H., the following property,

WILL be sold at Anderson Court House, on Saleday in November next, the Rocky River lands belonging to the Estate of the late Samuel Brown, dec'd, containing, in the aggregate, 642 acres, in five tracts, to wit : TRACT NO. 1,

Auction Sales for November.

SALE OF

On the south side of the Craytonville road, within one and a half miles of Anderson C. H., centaining 60 acres, more or less.

TRACT NO. 2, On the north side of said road, adjoining No. 1,

containing 60 acres, more or less. TRACT NO. 3,

The River Tract, containing 264 acres-about 50

acres river bottom. TRACT NO. 4,

Containing 100 acres, more or less, on the south side of the Graytonville road, adjoining tract No. 8. TRACT NO. 5,

Containing 158 acres, more or less, on the north side of said road, adjoining tracts Nos. 3 and 4. These lands lie from one and a half to three miles of the Court Fouse, and each tract, except No. 2, contain a large proportion of valuable woodland. Plats and more particular description given on day of sale.

WILL be sold at the same time and place, the Real Estate of the late Col. D. A. Ledbetter, dec'd, on the Blue Ridge Railroad, near Perryville, containing

698 ACRES,

More or less, all forest land, heavily timbered.

TERMS .- One-third cash, and the balance on credit of twelve months, with approved surety and a mortgage of the premises. JOSEPH N. BROWN, Executor.

Jct 7, 1869 15

PROBATE JUDGE'S SALE.

In the Probate Court, Anderson County. Mary Wakefield, Adm'x., vs. Isaac Wickliffe, et al.

Petition for sale of Real Estate. BY virtue of an order to me directed from W. W. Humphreys, Judge of Probate for Anderson county, I will expose to sale on Saleday in November next, the following property, sold as the Real Estate of John Wakefield, dec'd., to wit: The tract described in the pleadings as

* TRACT NO. 3,

Situate in Oconee county, on Little River, adjoin-ing lands of E. Maxey, John Price, M. Keith, J. J. Norton, et al., containing 240 acres, more or less, and 20 acres bottom land, a good two story dwelling house, with seven large rooms, good kitchen, fine well of water, superior spring about fifty yards from the house, with good barns, cribs, &c. Tenants house, with all necessary out-buildings; there are also about one hundred young and choice apple trees, with a fine peach orchard, and a vari-ety of other fruit trees; and altogether one of the best stock farms in the county, situate about one mile from Old Pickens C. H., on the direct road from Walhalla.

TERMS .-- One half cash, the other half on twelve months credit, with interest from day of sale, purchaser giving bond with approved security, and a mortgage of the premises to secure the payment of the purchase money, with the privilege of anticipating payment at any time. Cost to be paid in cash, and purchaser to pay for necessary stamps and papers.

WM. McGUKIN, Sheriff Anderson County.

PROBATE JUDGE'S SALE.

In the Probate Court, Anderson County. Richard Robinson, Adm'r, vs. Sallie Robinson, et al.

Oct 7, 1869

Petition for sale of Real Estate.

These sales will be made on a credit of one, BY virtue of an order to me directed from W. W.

ontlemen's Furnishing Goods.

one white ; five were sent to the Penitentiary-all for stealing. The presentment of the grand jury is published elsewhere, and deserves a careful reading, especially at the hands of magistrates, or rather those for whom its just censure is intended.

The Court will continue in session during the remainder of the week. Although the business is being rapidly dispatched; the Equity dockets will scarcely be reached, and much will have to go over to the next regular term, unless an extra Court is ordered.

THE APPROACHING STATE FAIR.

We trust that our people are not unmindful of the necessity to make the approaching State Fair a complete success. In former days, Anderson. was not behind her neighbors in contributing to the pleasure and improvement of such occasions, and it is believed that there is a like public spirit actuating her citizens to-day. The Society has offered many valuable premiums for almost everything in the agricultural, mechanical and industrial arena, and we hope -that there will be a lengthy list of competitors from this section of the State. Any of our friends wishing to examine the premium list can do so by applying at this office. The Fair takes place during the second week in November, beginning on the 10th and ending on the 12th day of that month.

AGRICULTURAL FAIR.

The Executive Committee of the Farmer's Association have determined to hold a Fair at this place during the latter part of November. Full particulars will be given in our next issue.

The Executive Committee need money to carry out the intentions of the Association. A large number have not yet paid the initiation fee, and this alone would materially assist the object proposed. But to make the premium list respectable and worthy of the name, other contributions are necessary. Such as feel disposed can hand in their names and money to this office, and we believe that every one in the town will be afforded an opportunity privately to assist in this matter. As s matter of duty, the initiation fee ought to be paid without delay. Farmers, aid your society, and make it prosperous and effective !

SALES ON MONDAY .- The Clerk made the following sales: Real estate of E. J. McClure, deceased-No. 1, containing 197 acres, \$1650; No. 2, containing 2141 acres, \$1380; No. 3, containing 177 acres, \$950; No. 4, containing 1131 acres, \$800; No. 5, containing 154 acres, \$460; No. 6, containing 154 acres, \$785-an average of about \$6 per acre. Also, the valuable plantation known as the Kingsley tract, on Hencoop creek, containing 504 acres, brought \$7,025, or nearly \$14 per acre. The real estate of Isaac Tims, deceased, amounting to 115 acres, brought \$855.

By order of the Probate Court, the Sheriff sold the following : Real estate of Peter F. McKinney, deceased, 278 acres, \$1655; real estate of Augustus T. Long, deceased, 136 acres, \$750; real estate of Wm, M. Wilson, deceased, 334 acres, \$1800 -an average of \$5.50 per acre.

- Secretary Boutwell is strenuously opposing the proscriptive policy of the administration tourges that this policy, if persisted in, will infallibly give the Democracy the control of the entire day a large number of other tracts of valuable South at no distant day.

porate capacity, subscribe the further sum of Fifty Thousand Dollars. Resolved, That a copy of these, proceedings be forwarded to the President of the Company, and that they be published in the Anderson and Atlan-

ta napers. In supporting this preamble and resolutions, Mr. Reed made an earnest and effective speech, detailing the history of the enterprise from its inception to the present time, and impressing the audience with the necessity for action on the part of the citizens of Anderson. He was frequently applauded, and evidently gained the most decided approbation of his hearers in his advocacy of the initiatory measures proposed by him. It was plainly indicated that his eloquent appeals fell not unheeded, and that the large and intelligent audience were in full sympathy with the progressive spirit and tenor of his remarks.

The resolutions and preamble were then submitted to the meeting by the Chairman, after having been seconded, and they were adopted respectively without a dissenting voice. And on motion, it was ordered that the word "unanimously" be inserted.

Dr. W. C. Brown proposed to make one of a hundred persons to subscribe \$500 each, at the proper time, to the capital stock of the Air Line Railroad. This proposition was accepted by Maj. G. W. Cox and others, and there were indications that a large private subscription will be obtained when the Road is located and the books opened. On motion; the meeting adjourned. JAMES L. ORR, Chm'n.

JAMES A. HOTT, Secretary.

EXTENSIVE LAND SALE.

The lands belonging to the Estate of the late WM. L. KEITH are advertised to be sold at Walhalla on saleday in November next, and we beg to refer our readers to the advertisement in another column. The following description of the principal tract is copied from the Keowee Courier :

The Cheohee place has always been regarded as one of the most desirable farms in the up country It consists of one of the Indian reserve tracts, of one mile square or 640 acres, and a number of adjoining tracts, surveyed and platted in one tract of over 2,400 acres. It is situated on the head waters of Little River, twelve miles north east of Walhalla, and contains from two to three hundred acres of rich bottom land, with substantial improvements, and in a state of thorough cultivation. The North extremity of the tract covers the eastern slope of the mountains, affording the finest stock range in the State. The bottom is well dried, free from stumps and well adapted for cultivation by from stumps and well adapted for cultivation by machinery. The soil is suited to the grasses and in this period of scarcity of labor, stock growing could be made highly profitable by any energetic person. This place has been noted for thirty years as the bed of precious metals. De-nexit Gold is found on every new of its period. posit Gold is found on every part of it, and in time past much of it has been worked with profit under the old imperfect system of the Rocker. Several quartz veins have been opened on the place since the war containing gold visible to the naked eye, but the real richness of these veins have not been tested for want of capital to operate with. A vein in two hundred yards of this place has been worked profitably by Mr. Lay, and the blossom of minerals is to be seen in every direction over the whole surface, and in every rock. The future of the up country is growing bright, and the time will come quickly, when this place will prove a source of wealth to the owner. We do not ask FOR THE WHEAT CROP. persons to be satisfied with our statements, but as they have time, let every one who desires to invest wards Dent and Hamilton, the Conservative candi-money profitably come or send and examine this dates for Governor in Mississippi and Texas. He valuable grain, stock and mineral farm, in either ot which characteristics, it must prove remunerative. It will be sold "on time," and on the same

land belonging to the same estate.

Commissioners. All of which is respectfully submitted.

G. W. COX, Foreman.

Giles, deceased, on Friday, the 22nd day of Octo-ber instant, the Personal property of said Estate, consisting of Household and Kitchen Furniture. One Horse, one Wagon, One Buggy, and other articles too tedious to mention. Terms made known on day of sale. C. D. GILES, Adm'r. Oct 7, 1869 15 MAPES'

NITROGENIZED SUPERPHOSPHATE OF LIME, JUST arrived, Two Hundred Barrels of this

15

Oct 7, 1869

CIVIL AND HYDRAULIC ENGINEER, splendid fertilizer, the best known for the Wheat crop. A supply kept constantly on hand, and for Office, Sumter St., bet. Laurel & Blanding, sale at cost and carriage by C. A. REED, COLUMBIA, S. C. Agent at Anderson C. H. Oct 7, 1869

2m

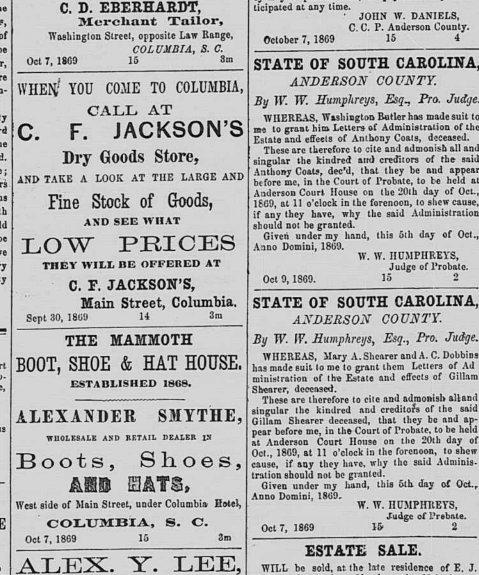
| suretie the pu | HATS, TRUNKS, JMBRELLAS, &c., &c., |
|-------------------|--|
| cash, | MBRELLAS, &c., &c., |
| Oct | Which were bought at Low Prices, and will be |

sold cheap. North Carolina Bank Bills bought. Store on Main street, a few deors below the Columbia Hotel. 15 2mOct 7, 1869 Gents' Furnishing Goods.

I would most respectfully call the attention of the citizens of the up-country to my well selected stock of

GENTLEMEN'S GOODS,

Purchased on the best terms, and selected from the finest qualities in New York and Paris. I am confident that I can offer such inducements as will secure your custom, as I pledge myself to give satisfaction in price and quality. When you come satisfaction in price and quality. When you come to Columbia, call and see me. I take pleasure in showing my splendid stock of BROAD CLOTHS and CASSIMERES, Scotch and French.



ARCHITECT,

15

3m

Clerk of Court Oconee County. Oct 7, 1869 15

CLERK'S SALE.

In Equity--Anderson.

BY virtue of a decretal order from the Honorable James L. Orr, Circuit Judge, to me directed, I will sell on the TWENTY-EIGHTH DAY OF OCTOBER instant, at the late residence of Wm. Welborn, deceased, the Real Estate of said de-ceased, consisting of one

Valuable Tract of Land,

Containing 334 acres, more or less, situate in Anderson county, on waters of Hurricane creek and Saluda river, bounded by lands of Thomas Oldham, R. H. Welborn and others. The Tract contains a valuable body of river bottom land, which may be seen on day of sale. TERMS.—On a credit of twelve months, with in-

terest from day of sale, except the costs, which must be paid in cash. The entire purchase money may be paid in cash, or payment may be an ticipated at any time. JOHN W. DANIELS,

C. C. P. Anderson County. 15

October 7, 1869

ANDERSON COUNTY. By W. W. Humphreys, Esq., Pro. Judge.

WHEREAS, Washington Butler has made suit to me to grant him Letters of Administration of the Estate and effects of Anthony Coats, deceased. These are therefore to cite and admonish all and singular the kindred and creditors of the said Anthony Coats, dec'd, that they be and appear before me, in the Court of Probate, to be held at Anderson Court House on the 20th day of Oct., 1869, at 11 o'clock in the forenoon, to shew cause, if any they have, why the said Administration should not be granted. Given under my hand, this 5th day of Oct., Anno Domini, 1869. W. W. HUMPHREYS, Judge of Probate. 15 2 Oct 9, 1869. STATE OF SOUTH CAROLINA, ANDERSON COUNTY. By W. W. Humphreys, Esq., Pro. Judge. WHEREAS, Mary A. Shearer and A. C. Dobbins

has made suit to me to grant them Letters of Ad ministration of the Estate and effects of Gillam Shearer, deccased. These are therefore to cite and admonish alland singular the kindred and creditors of the said Gillam Shearer deceased, that they be and ap-pear before me, in the Court of Probate, to be held at Anderson Court House on the 20th day of Oct., 1869, at 11 o'clock in the forenoon, to shew

cause, if any they have, why the said Adminis-tration should not be granted.

Given under my hand, this 5th day of Oct., Anno Domini, 1869. W. W. HUMPHREYS, Judge of Prebate.

Oct 7, 1869

ESTATE SALE.

WILL be sold, at the late residence of E. J. McClure, deceased, on Monday, the 25th day of October instant, the Rents for the year 1869, belonging to said Estate, consisting of Corn, Wheat, Oats and Cotton. Terms cash. W. N. WHITE, Adm'r. Oct 7, 1869

irchase money. Purchaser to pay extra, in for all necessary papers and stamps. J. W. STRIBLING, TRACT NO 2

TRACT NO. 2,

Containing 138 acres, more or less, situate in the county and State aforesaid, on Little River, ad-joining lands of Annie Robinson, John A. Armstrong, James Adams, et al.

TRACT NO. 3,

Containing 76 acres, more or less, adjoining William Wilson, Annie Robinson, James Adams, et al., situate on waters of Little River, in the county and State aforesaid.

TERMS .- On a credit of twelve months, with interest from day of sale, purchaser giving bond with good security, and a mortgage of the premises for the payment of the purchase money, with the privilege of anticipating payment at any time. Purchaser to pay for stamps and all necessary papers-costs to be paid in cash.

WM. McGUKIN, Sheriff Anderson County. Oct 7, 1869 15

PROBATE JUDGE'S SALE.

In the Probate Court, Anderson County,

John A. Martin, Adm'r, with Will annexed, vs. Sarah Gable, et al .- Petition for Partiti

BY virtue of an order to me directed in the above stated case from W. W. Humphreys, Judge of Probate for Anderson county, I will expose to sale on Saleday in November next, at Anderson C. H., the following property, as the Real Estate of Da-vid Martin, dee'd, to wit :

ONE TRACT OF LAND,

Situate in the county and State aforesaid, bounded by lands of DeJarnet Tucker, James Spearman and others, lying on waters of Ganos creek, waters of Little Generostee creek, waters of Savannah river, containing 114 acres, more or less.

TERMS .- On a credit of twelve months, with interest from day of sale, purchaser giving bond, with approved security, and a mortgage of the premises for the payment of the purchase money, with the privilege of anticipating rayment at any time. Purchaser to pay for necessary stamps and papers-costs to be paid in cash. JOHN A. MARTIN,

Administrator with Will annexed.

Oct 7, 1869 15

PROBATE JUDGE'S SALE.

In the Probate Court, Anderson County-

Rachel E. Jolly vs. J. D. Jolly .- Petition for sale of Real Estate.

BY virtue of an order to me directed in the above stated case from W. W. Humphreys, Judge of Pro-bate for Anderson county, I will expose to sale on Saleday in November next, at Anderson C. H., the following

TRACT OF LAND.

Containing 83 acres, more or less, situated in Anderson county, on waters of Twenty-six Mile creek, bounded by lands of A. M. Neal, Albert Jolly, et al. Sold as the Real Estate of Levi Jolly, dec'd.

TERMS .- On a credit of twelve menths, with interest from day of sale, purchaser giving bond with good security, and a mortgage of the prem ises for the payment of the purchase money, with the privilege of anticipating payment at any time. Purchaser to pay for stamps and all necessary papers-costs to be paid in cash.

WM. McGUKIN, Sheriff Anderson County. Oct 7, 1869

LAST NOTICE.

THE undersigned has received positive instructions to proceed against delinquent tax-payers, by attaching the penalty imposed by law, after the 15th day of October.

DANIEL BROWN, County Treasurer.

