

spective of party nominations. Occupying a conservative position, by a long legislative experience, he is best fitted to wield a commanding influence. The people have and will trust him

WILKES, without regard to party names or party rominations, offer his name to the people of Anderson County as a caudidate for the House of Representatives. Sound, reliable and conserva-tive, no man would exert a more salutary influence in that body.

Esq., nominate him as a candidate for the Legis-Inture, believing all parties can safely unite and elect him.

The friends of JOHN SCOTT MURRAY, BALLARD D. DEAN and KENNON BREA-ZEALE, announce them as candidates for County Commissioners for the County of Anderson at the ensuing election. Many FRIENDS. the ensuing election.

The friends of A. O. NORRIS announce him as a candidate for the office of Judge of Probate for the County of Anderson at the ensuing election. His political disabilities have been removed by the Senate of the United States, but failed to pass the House of Representatives for want of time before adjournment, but will pass in time to take the office if elected.

would respectfully nominate him as a candidate for County Commissioner at the ensuing election.

BO" The friends of GEORGE W. HAMMOND would respectfully announce him as a candidate for Prohate Judge of Anderson County at the next election, without regard to party politics.

AT PRIVATE SALE.

to. This Mill is situated five miles east of Ander-son C. H., on Broadway creek, and is desirable property. Further particulars may be obtained on application to the undersigned. Post Office address, Auderson C. E.

Sept 22, 1870

DISTRICT COURT OF THE UNITED STATES

In the Matter of	1
WILLIAM S. KEESE and NEWTON A. MCCULLY,	In Ba
Bankrupts.	1

A Warrant in Bankruptcy has been issued by said Court against the Estate of William s, Keese and Newton A. McCully, of the county of Anderson, and State of South Carolina in said District, who have been duly adjudged Bankrupts upon petition of their creditors, and the payment of any debts, and the delivery of any property belonging to said Bankrupts, to them or to their

to prove their debts, and choose one or more Assignees of their Estste, will be held at a Court of signees of their Estste, with the active ways in said Bankruptcy to be holden at Newberry, in said District, on the 8th day of October, 1870, at 12 o'clock m., at the office of C. G. Jæger, Esq., one of the Registers in Bankruptcy of said Court. LOUIS E. JOHNSON,

U. S. Marshal as Messenger. Sept 22, 1870 13

Thin Defer	m Convention of the	
Sept 22, 1870	13 2	
	W. W. HUMPHREYS, Judge of Probate.	

tile and Brokerage business, under the firm name of Sharpe & Towers, at the old stand of W. S. Sharpe in the town of Anderson, S. C. W. S. SHARPE, A. B. TOWERS. 11 Sept 12, 1870

be barred. THOS. R. BRACKENRIDGE, Adm'r. Sept 8, 1870 11

Abner Cox, deceased. Terms cash.

Sept 15, 1870

13

Sept 22, 1870

W. S. COX, Adm'r.

12

We desire to call particular attention to the Self-Sealing Cans, a new and desirable patent, Best Apple Vinegar, A full assortment of Patent Medicines, Vestal Oil, a superior article, guaranteed to be Wipes and Brandies, strictly for medical pur-Hair Dyes, Pomades and Soaps. Sign of the Golden Mortar. trict is respectfully called to our stock of Pique, Brilliants,

Also, a beautiful assortment of Pique Trim-

FIGURES, having been purchased at greatly re-

We invite the attention of the gentlemen to our new stock of COTTONADES, JEANS, CASH-MARETS, etc., which we will sell from 25 cents

No. 10 Granite Row, Anderson, S. C.,

To the Defendants, John Hendrix and wife, Nar-

Common Pleas, for the said County, and to serve a copy of your answer to the said complaint on the subscriber at his office, at Anderson Court. House, S. C., within twenty days after the serwice hereof, exclusive of the day of such service :and if you fail to answer the complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the

10

Sept 1, 1870

Plaintiff's Attorney