THURSDAY MORNING, SEPT. 26, 1872

Conservative Nominations.

For the House of Representatives. WM. S. PICKENS, E. G. ROBERTS, J. C. C. FEATHERSTON. For County Commissioners. B. F. CRAYTON, WM. M. LEAVELL, D. L. COX. For Sheriff. WM. McGUKIN. For Clerk. JOHN W. DANIELS: For Probate Judge. W. W. HUMPHREYS. For School Commissioner: THOS. P. BENSON. For Coroner. JAS. M. MCCONNELL

True Republican Speaking. Hon. D. T. Corbin will address the voters of this County on Thursday, 26th inst., in the Court House at 121 o'clock p. m.

Radical Meetings.

The State Central Committee has announced that mass meetings will be held at Anderson C. H. on Thursday, 26th of September, and on Saturday, 12th of October.

Moffattsville Academy.

We are requested to state that the annual examination of this Academy, under the superindence of Mr. William Hamilton, will take place on Friday, October 4th, and the friends of education are respectfully invited to attend. Rev. W. A. Hodges has been invited to deliver an address upon the occasion.

Colored Ku Klux.

Before U. S. Commissioner, Dr. J. L. Crumley, there was arraigned yesterday two colored men, Jackson Henderson and Clark Cleveland, both citizens of Oconee County, charged with a violation of the Enforcement Act of Congress. It appears that the prosecutor and the defendauts had some difference of opinion concerning the respective merits of the rival candidates for Governor, which, together with the differences of opinion touching private matters, resulted in a fisticust between the parties, whereby no one was particularly hurt. All hands were somewhat intoxicated. The prosecutor belongs to the "Bolters," and the defendants swear by Moses. Strange to say, the prosecutor now professes an earnest desire to relieve his quondam enemies from the clutches of the law. But the Commissioner, after hearing the evidence, decided to send the parties to jail, where they will await further examination into this complicated vilolation of the Ku Klux law, in such cases made and provided.

Don't Hurry Your Cotton.

The Columbus (Ga.) Sun learnes that the largest warehouse firm in that city has notified planters to whom they made advances to cease hurrying so much cotton to market. The effect of this action on the part of planters is to pro duce a false impression regarding the crop, as spinners in the North and Europe look alone to receipts as the basis of their estimates. Cotton has been forwarded rapidly because caterpillars and rust have stripped the leaves from the plant and left the bolis exposed to the sun. The great amount of cotton already sent to market has locked up an immense amount of money, and hence has depressed prices. This firm believes that the lowest point in price will he would have taken care to secure the nominabe reached in thirty, or at farthest in sixty tion by his friends in the several counties, of days. At that time, with receipts diminishing, and the fact of a short crop becoming apparent, quotations must again go upwards, and the country profit thereby. No hope is entertained in any quarter of a late crop. We give the conclusions of this Columbus

firm for what they may be worth, simply remarking that none of our farmers should hesitate to consult with the merchants to whom they are indebted for guano and supplies, and obtain the benefit of their experience in the cotton market before acting upon the advice of other Artful Dodger, who might see fit to machers. It is the highest duty of every one to deal frankly and honestly in such matters, and there should be a perfect understanding between the merchant and farmer on the propriety of following the advice of outsiders, since their interests are mutually dependent upon each other.

September Term.

The Circuit Court for Anderson County began on Monday last, Judge Orr presiding. The business so far has been confined to the Sessions docket. We append a record of the business up to Wednesday afternoon, viz:

W. H. Owings. Indictment for riot, assault and battery. Nol. Pros.

The State vs. John B. Neal. Indictment for assault and battery, with intent to murder. True Bill. Case continued on account of defendant's sickness.

The State vs. E. M. Taylor and E. W. Tay-

ler. Indictment for assault and battery, with intent to kill. True Bill. The State vs. Frederick Moser. Indictment

for Burglary in two cases. True Bill in both Defendant arraigned on Tuesday, tried and convicted of grand larceny.

The State vs. Catharine Howard. Indict-

ment for murder. True Bill. Prisoner arraigned on Tuesday, and trial set for Wednesday morning. The case was concluded at one oclock yesterday, resulting in a verdict of manslaughter..

The State vs. A. M. Neal. Indictment for keeping a public nuisance, to wit, a mill dam.

The State vs. E. J. Pinson. Indictment for official misconduct as a Trial Justice. True

January term, which went against the defendant, by whom an appeal was taken. The Supreme Court granted a new trial, and the So-licitor handed out a new indictment on Tuesday. We understand the Grand Jury examined a large number of witnesses, and after a lengthy deliberation, returned "No Bill."

The Court is engaged in the trial of Moser, already convicted of grand larceny, as we go to press. He has been arraigned on the second case, under an indictment for burglary.

Fearful Tragedy in Columbia.

A terrible tragedy was enacted in the city of gentleman, Maj. James M. Morgan. The diffiattributable to the acrimony of political discuscandidate of the Moses wing for Attorney-General, recently addressed a public meeting at Beaufort, in which he assailed Hon. C. Montgomery, President pro tem. of the State Senate, for issuing pay certificates, thereby en-deavoring to defend Moses from the same charge. Upon the publication of this fact, Montgomery came out in a card in last Thursday's Phanix, denouncing Melton as a "liar, poltroon and coward." Judge Melton returned to Columbia from the up-country on Friday, and it is alleged that he passed Montgomery on the streets the next morning, without any hostile demonstration. All through the day it was expected that a collision might occur. About five o'clock in the afternoon, the embroglio culminated in a shooting affray at Pollock's restaurant, on Main street. It appears that Judge Melton, Mr. John D. Caldwell and Maj. James M. Morgan had been dining in the second story, while Mr. Montgomery and Capt. George E. Tupper were taking their dinner in the lower story. When Melton and his friends had finished, he entered the lower dining room from the main entrance, discovered who were its occupants, closed the door, and almost immediately re-opened it, and advanced to where Montgomery was seated. He threw his left arm around Montgomery's neck, and commenced beating him in the face. Immediately following Judge Melton were Maj. James M. Morgan and Capt. John D. Caldwell, and it is supposed that the last named attempted to interfere between the contending parties, when a collision occurred between him and Capt. Tupper, resulting in Caldwell's being shot by Tupper. The deceased fell over Montgomery and Melton, and almost instantly expired. Morgan and Tupper then grappled, and in the melee which ensued Morgan received a serious wound from a pistol shot, evidently from the hands of Tupper. Other parties interfered, and the po-lice came upon the terrible scene, making several arrests, including Tupper, Montgomery and Melton. The last named, however, was soon released, and Montgomery was subsequently discharged.

The news spread like wildfire, and it is estimated that two thousand persons assembled in the vicinity of the restaurant. A coroner's jury was immediately empanelled, and the investigation began, which was concluded on Sunday morning, resulting in a verdict that the deceased came to his death at the hands of Geo. E. Tupper; whereupon the latter was committed to jail, to await his trial before the

Court of Sessions. Capt. John D. Caldwell was a young man of popular, engaging manners, and highly esteemed by all classes of citizens. He leaves a wife and two children to mourn his untimely end. His funeral took place on Sunday afternoon, and was largely attended. He was buried with the honors of the Masonic frater-

Oapt. Tupper is a native of Charleston, and erved in the Confederate army. He has resided in Columbia for the last several years, enraged in the insurance and real estate business. He has retained able counsel, and it is understood that an application will be made at once for his release upon habeas corpus.

The Radical Nominations in Kershaw Co. In our remarks last week concerning the chances for reform in the next Legislature, we took occasion to refer to the counties of Kershaw and Aiken as proof that the Moses faction would not improve the complexion of the from the Caraden Journal:

Had anything been wanting to give the coup week, has most effectually administered it. It honest administration of the State government, so long as the legislature remains hopelessly corrupt. The purest and best men would be powerless to arrest the legislation of a corrup General Assembly, unless one-third of that body was composed of men of intelligence and integrity of character, to sustain his vetoes and to prevent impeachment. Had it suited Mr. Moses to reform the administration of affairs, a proportion of such men in the legislature and in the county offices, as could have been relied on to sustain him in an honorable and upright course. Instead of this, we feel compelled to declare that the nominees of the Moses faction | dice the claims of any one. here, could not have been packed by the thieves and swindlers, whose vocation it is to use the legislature of the State to plunder the people, to suit their purposes more perfectly. Two of the nominees are old and notorious offenders, according to the public declarations of some of those who now support them, and the third is just of that intellectual calibre as would best fit him for the purpose of honest John, or any almost as bad as it could be made. Whenever they have a change, it has been for the worse. Nothing, therefore, could more plainly demonstrate the utter futility of those promises of reform, with which Moses seeks to beguile honest people than the course of his adherents and supporters—ex pede Herculean, or, to be less classical, the devil is known by his cloven foot. If now, the Bolters give us a better ticket (they cannot get up a worse,) we will find it to our interest and advantage to support that ticket.

Mr. Simeon Sprewell died last week in the neighborhood of Five Forks, in the 99th lumbia on the first day of the State Fair in Noyear of his age. Mrs. Kittie Cunningham, of The State vs. S. S. Newell, T. A. Owings and the Dark Corner, also departed this life last the distribution of prizes. Contributions of week, aged upwards of 100 years.

We regret to learn that Mr. A. P. Graham, of the Fork, met with a serious accident on last Wednesday. He was feeding a cotton Mrs. W. H. Gibbes, Miss I. D. Martin. gin, when his hand was caught in the gin, and the hand and arm were badly torn, with one finger nearly cut off.

The Governor has issued a proclamation ordering the elections for Wednesday, 16th of October, which will be found in our columns to-day. The several amendments proposed to

A correspondent of the Columbia South Carolinian, writing from Greenville, says that site for the Confederate monument, and hopes Judge Orr practices reform as well as preaches still needed to complete the work, and we apit, and calls attention to the fact that the Judge in order to reduce the expenses of his Curt, The State vs. George W. Rankin. Indictment for keeping a public nuisance. This is the celebrated "mill-dam" case tried at the writing in all cases where it is necessary, thereby saving each County in his Circuit several hundred dollars per annum.

> - There is a very deceptive counterfeit \$5 United States currency note affoat. It is very like the original, and can only be detected by comparing the words "United States." In the good note they are delicately shaded and clearly defined, and in the bad one heavily shaded and rather crowded.

For the Anderson Intelligencer.

MR. EDITOR: That the public mind may be Columbia on Saturday last, resulting in the disabused of any false impressions produced by death of a prominent young citizen, Mr. John the card of Mr. W. S. Brown, appearing in D. Caldwell, and seriously wounding another your issue of the 19th inst., it is deemed proper to make the following exhibit of facts, viz: culty which led to this tragic end is directly The meeting of the Centreville Township, held on the 7th inst., was small, and the voting irsions between the respective factions of the Radical party. Hon Samuel W. Melton, the had proceeded for some while, and the voters generally leaving immediately after casting their votes, in view of the yet slim attendance and the probable failure of a majority vote being cast for any one or more nominees for certain offices, a resolution was moved and unanimously adopted to the effect that the delegation from said Township should be left free and uninstructed, and at their discretion to vote or not vote at all for nomination in the County

Upon counting the votes, it was found that no name run as a nominee for the Legislature had received a majority of the votes cast, but merely a plurality-Mr. Brown standing third highest, having received between a third and fourth of the whole number of votes cast. A list of the names voted for and the respective vote received by each was made out and put in possession of the chairman of the delegation, which said list was duly returned to the chairman of the County Convention when called for in its turn, and placed in the hands of the secretaries. Whereupon, the Convention voted first upon the nomination of County Commissioners, and made by resolution this standing rule, namely: That upon the failure of any candidate to receive a majority of the whole number of townships-i. e., nine (9) townships, there being sixteen (16) in the County-then the Convention would proceed to nominate by ballot from the names presented, or even going outside, there being no limitation imposed.

Now, it is proposed from the foregoing statement, to educe four several and distinct facts in way of denial of the imputation of "gross fraud and betrayal of trust" charged upon the Centreville delegation, each of which it is believed, taken separately and singly, will constitute a good and sufficient reason for the action of said delegation, and taken together, a triumphant vindication, viz:

1st, No legislative nominee received a majority of the votes cast in Centreville Township, Mr. Brown receiving only 11 votes out of 35, being less than one-third of the whole number

2nd, The delegation, by resolution of the voters themselves, were left free, untrammelled and discretionary to vote or not vote in the County Convention.

3rd, The return of the township election, regularly, in manner and form with other townships-thus placing the result before the entire Convention.

4th, The standing rule, made before any nominations whatever, that upon the failure of a candidate to receive a majority of townships, the Convention would proceed to elect

According to his own statement, Mr. Brown received the vote of but five townships, inclu-General Assembly. As supporting evidence of | Convention-intended to be composed of the our estimate regarding the nominations made integrity and intelligence of the Countyin Kershaw, we submit the following extract | might have erred in making such a rule. For confirmation and endorsement of part of the above stated facts, I refer to Messrs. Wm. de grace to the Moses party here, the county morning and Jolly Poole, of the committee nominations made by their convention last is very evident that there cannot be a pure and being one by substitution,) and for the other facts to the entire delegation of the County

Also, in justice to myself and the public, it becomes me to state that Mr. Brown was in possession of these precedent facts, by reason of an explanation made by me, in the presence of several citizens, when I was unexpectedly and abruptly accosted, at the Court House steps, by Mr. Brown, and demanded to give the reasons for the part acted by the Centreville delegation. There was no concert, agreement or collusion amongst the delegation to preju-

I protest, for myself, and believe I may safely do so for my associate delegates, to have knowingly done injustice to no one; but, persuaded that the present exigency would and ought to unite and concentrate the conservative voters of Anderson County upon any worthy and capable nominees put forth by the Convention, we were not actuated by personal partialities. Patriotism may demand large

O, for the virtue of the illustrious Athenian, who, when defeated in his candidacy for Archon, returned to his home rejoicing that Athens had ten better men than he.

WM. D. EVINS, Chm'n Committee of Delegation.

South Carolina Monument Association. The Board of Directors will open a "monument restaurant" on the Fair Grounds in Covember, and will not close their sales until after meats and poultry, as well as of money are solicited, and may be sent to either of the fol- also, the urgent necessity of unity and concert

Committee: Mrs. J. T. Darby, Miss LaBorde,

The Board of Directors also announce that a grand operative and ballad concert in behalf of their Association will be given in Columbia early in November. A number of celebrated I hereby tender my sincere thanks for this toamateur performers of that city, besides several gentlemen from other parts of the State, have generously lent their services for the occasion. The programme and full particulars of the concert will be published some weeks prior to the Fair, so that persons residing in distant parts of the State may avail themselves of this

opportunity to enjoy a rich musical treat.

The Monument Association has purchased a peal to all for aid-to those whose privilege it was to fight by the side of the gallant dead whose deeds we commemorate; to the mothers and wives of these men; to their children, who, in years to come, are to redeem South Carolina; and lastly, to those who love liberty and who honor the past and pray for the future of our beloved State.

- The New York Evening Post advocates a United States, proposing a general system of consolidation and the establishment of a uniform rate for both passengers and freight for ham, a Committee having been appointed for

For the Anderson Intelligencer.

MR. EDITOR: Please give space in your valuable paper to a true statement of the vote of Hopewell Township, and the accompanying justification of the action of the delegates from the said Township in the nominating Conven-

tion. For the Legislature-H. R. Vandiver received 12 votes. 12 " T. H. Russell W. S. Pickens ** Reuben Burriss H. O. Herrick Wm. Morehead J. C. C. Featherston, Wm. S. Brown

R. S. Hill The delegates were informed by Col. T. H. Russell's son, that he would not accept the nomination, if he received it. They, therefore, Harmon in Lexington County. The Governor put forward Vandiver, Pickens and Burriss. Pickens was nominated, and I, as one of the delegates, feel that we did well to get one of our highest men nominated, when there are sixteen Townships and only three members allowed. We were, also, authorized to do the best we could for the whole County.

But, Mr. Editor, Wm. S. Brown received wo votes from Hopewell Township, and says that he was nominated from it, received a majority of the votes cast, and that we the delegates erased his name and substituted the names of other gentlemen, which was a gross fraud practiced upon him, and a clear betrayal of the rights of the people. How Mr. Brown can conceive and assert that two votes are sufficient to nominate a candidate from a Township in which no other candidate received less and two others received so many as twelve, is a mystery to me. Strange hallucination!

The other charges are too preposterous to require a passing notice, as the number of votes cast shows how false and absurd is the accusa-

I am not acquainted with Mr. Brown, but I hear that he is a gentleman; and if he is, I feel that he will retract the false accusations brought against the delegates from Hopewell Township I do not accuse him of originating the falsehoods, but presume that he was misinformed by some one who wishes to split the Democratic party. But should he still claim a majority from Hopewell, I should think that going to an arithmetic school would suit him better than a seat in the Legislature. "By their works ye shall know them."

M. B. WILLIAMS, Chm'n, Hopewell Delegation.

A Card.

candidates for County officers, and which rep-

To the Voters of Anderson County: The action of the Convention for nominating

resented such a meagre per cent. of the voters of the County, makes it imperative on me to give, as one of the candidates protesting against the assumed authority to dictate to the overwhelming majority of the voters of the County, my reasons for not submitting to said dictation; my objections are to the mode and manner of effecting the nominations and not at all to the nominees. I expressed the opinion to several persons on Saleday, that the meeting ding Centreville and Hopewell, (his claims to which the public are invited to decide,) still these townships are exonerated by the standing rule of the Convention, however much this publicly, that I would acquiesce in a full and free expression of the public; but, that if I became satisfied the meeting was brought about in furtherance of local preferences, I would exercise the right of acting independently. In consequence of those remarks the most unjust reports were circulated throughout the County, Moorhead and Jolly Poole, of the committee of managers of the township election, (myself the Township meetings. After a thorough canvass of the County, I am too well informed of the expressed feelings of the voters towards me to passively submit to any such unfair and unjust decision. Although opposed to the pro-ceedings on Saleday, for the four days inter-vening between that day and the voting in the Townships, I urged upon all I saw the importance of a full turnout of the people, and promised if there was a full expression of the public preference, if not nominated I would withdraw from the canvass; but as the condition precedent was not fulfilled, I consider myself exoncrated from that promise. There are decided objections to the short time of four days, considered sufficient by the mass meeting to extend the notice of the Township meeting to all the voters, when the County paper is not received in some portions of the County until the following week. There are also decided objections to the large vote in the Convention against the adoption of the resolution, suggesting, that as the notice was so short and the vote in the Township so small, the nominations should be deferred to a future day. Such action, I must confess, smacks too much of the caucus system, which embodies the political axiom, that it is much more convenient to manipulate small political bodies than large masses of the people. If I had been in Anderson at the meeting of the Convention, I should have withdrawn my name from its action. I wrote to a friend to do so, if necessary; but he was prevented from attending.
In conclusion, fellow-citizens, with my polit-

ical principles unchanged, I announce myself as an independent candidate to the voters of the County, and will duly appreciate any assistance, irrespective of party, which may be rendered during the canvass.

T. J. PICKENS. Respectfully,

A Card.

To the Voters of Anderson County: Recognizing the patriotic motives of the gentlemen composing the nominating Convention, recently held at Anderson; and recognizing, lowing ladies, who compose the Executive of action, on the part of the conservative voters of Anderson County, in the approaching election, I hereby withdraw from the canvass for Clerk of the Court.

To the kind friends, white and colored, who have generously assured me of their support, ken of their confidence.

Respectfully, THOS. W. RUSSELL.

Sept. 24, 1872.

- Gen. Spinner, the United States Treasurer, decides that when a mutilated note has fiveeighths left it shall be redeemed at its full value. - The Barnwell Journal has changed its name to The Masonic Workman, and is now devoted to the interests of the Masonic fraterni-

— It appears from a published letter from Judge A. S. Merrimon, late Democratic Conservative candidate for Governor of North Carolina, that he will contest the election if sufficient evidence of fraud is collected, of which he seems to entertain no doubt,

The Charleston Courier says that Gen. Wade Hampton is expected in Savannah in a few days, when an invitation will be extended sweeping change in the railway system of the him to address the citizens on the political is that purpose.

ITEMS-EDITORIAL AND OTHERWISE.

- The Democrats of Hart County, Ga., have nominated Capt. Allen S. Turner as a candidate for Representative in the Legislature.

- T. M. Wilkes, Esq., United States Commissioner, has been assigned to duty in York County, in place of Samuel T. Poinier. — T. Q. Donaldson, Esq., has been nomina-ted to represent Greenville County in the State

Senate, vice Gov. Perry, nominated for Con-— Gen. Roger A. Pryor, of New York, it is announced, will deliver the annual address be-

fore the Cape Fear Agricultural Association, at Wilmington, on the 14th November. - The Executive Committee of the True Republican party has nominated Maj. L. E. Johnson for Congressman at large, in place of other.

Joseph Quash, who declined the position.
— Simon Black (colored) was sentenced to be hung on Friday last, for the murder of Mr.

the amount of cotton actually produced last year was only 2,832,910 bales, and that 140,000 bales of the crop actually marketed were left Dr. Tutt's Hair Dye Acts Instantaneously. over from the preceding year.

— Bishop Early, of the M. E. Church, South, having attained a green old age, is growing very feeble at his home in Virginia, and will evidently soon pass from a world that has been exceedingly blessed by his labors. A candidate for the ministry was recently ordained by the venerable Bishop, who was able to do little more than place his hands upon the minister's head and bless him. The occasion was most solemn and affecting.

- The Department of Agriculture reports decline in the prospect of the cotton crop dur-ing the past month. The prospect throughout the entire cotton area at the present time promises about ten per cent. less than an average. The drought and caterpillar has caused a reduction of fifteen per cent. within the last month, while the possible ravages of the insect or an early frost may cause a still further reduction below an average crop.

THE MARKETS.

ANDERSON, Sept. 25, 1872. The cotton market has been unusually active

during the past week, notwithstanding the drooping condition of foreign markets. We report sales of 285 bales, closing to-day at 15 to

ANNOUNCEMENTS.

For Solicitor.

72 We, the undersigned, citizens of Belton and neighborhood, beg leave to nominate Maj. JOHN B. MOORE, of Anderson, S. C., as a suitable candidate for the office of Solicitor of the Eighth Judicial Circuit at the ensuing elec-

SIGNED BY MANY VOTERS.

We are authorized to announce WM. H. PERRY, Esq., as a candidate for re-election Solicitor of the Eighth Judicial Circuit.

For Probate Judge.

We are authorized to announce A. O. NORRIS, Esq., as a candidate for re-election as Probate Judge of Anderson County at the ensuing election.

We are authorized to announce the

name of Col. THOS. J. PICKENS as a candidate for the office of Probate Judge for Anderson County at the next election. We are authorized to announce MAJ.

W. W. HUMPHREYS as a candidate for the office of Judge of Probate for Anderson County at the next election. We are authorized to announ

GEORGE W. HAMMOND, Esq., as a candidate for Judge of Probate at the ensuing elec-

For Clerk of Court.

28 We are authorized to announce ELIJAH WEBB, Esq., as a candidate for Clerk of the Court for Anderson County at the next elec-

We are authorized to announce CAPT. JOHN W. DANIELS as a candidate for reelection as Clerk of the Court for Anderson

We are authorized to announce J. J. ACKER, Esq., as a candidate for Clerk of the Court for Anderson County at the next election.

We are authorized to announce J. C. WHITFIELD, Esq., as a candidate for Clerk of the Court for Anderson County at the next

For School Commissioner.

We authorized to announce WM. H. HAYNIE as a candidate for re-election as School Commissioner of Anderson County. 75 The friends of CAPT. T. P. BENSON

announce him as the People's Candidate for School Commissioner at the next election. We are authorized to announce REV.

JULIUS R. EARLE as a candidate for School Commissioner at the next election.

For County Commissioner. The friends of WM. M. LEAVELL re-

spectfully announce him as a candidate for County Commissioner at the next election.

The many friends of KENON BREA-ZEALE announce him as a candidate for reelection as County Commissioner at the next

For Sheriff. We are authorized to announce WM.

McGUKIN as a candidate for re-election as Sheriff of Anderson County. For the Legislature.

The friends of WILLIAM S. BROWN,

Esq., nominate him as a suitable candidate to represent Anderson County in the next Legis-

The friends of Carr. B. F. DUNCAN respectfully announce him as a candidate for the Legislature at the ensuing election. I take this method of announcing my-

self as a candidate for the Legislature. In the next issue of the Intelligencer I will announce to the citizens of the County the course I will pursue if elected. JOHN R. COCHRAN.

WM. AIKEN KELLY. W. W. SHACKELFORD.

SHACKELFORD & KELLY, Factors and General Commission Merchants, North Atlantic Wharf, Charleston, S. C.

AGENTS FOR MORO PHILLIPS' AMMONIATED CARRIBEAN SEA GUANO.

Yeas and Neighs.

If horses could make themselves understood in human language, they would signify by a universal "yea," their assent to the statement that the MUSTANG LINIMENT is the best remedy extant for all these external ailments, and by a most emphatic "Neigh!" show their disby a most emphasis regin. Show their pre-paration in its stead. Ever since its introduc-tion at St. Louis, at the close of the Maximum tion at St. Louis, at the close of the Mexican War, in 1849, it has proved a signal blessing to horse and man, curing, with absolute certainty and wonderful despatch, such equine diseases as spavin, ringbone, poll evil, scratches, hoofale, &c., and relieving and finally removing the painful affections which attack the muscles, sinews and external glands of human beings. It is a fact beyond contradiction that for all injuries or complaints of man or quadrupeds to which an external remedy is applicable, the MUSTANG LINIMENT is preferable to every other.

The "Dog Days" and their Danger.

At this season of the year the blood is apt to Harmon in Lexington County. The Governor has commuted the sentence to imprisonment in the Penitentiary for life.

— John Henry Toole, a colored barber of Yorkville, who was recently arrested under the Ku Klux law, has sued Colonel Merrill, the commandant of that post, for damages arising from false imprisonment.

— The New York Financial Chronicle thinks the amount of cotton actually produced last

At this season of the year the blood is apt to become impure, the appetite poor, the skin saltow, the body enfeebled, the system relaxed, making it susceptible to attacks of chills and fovers, rheumatism, eruptions of the skin saltow, the body enfeebled, the system relaxed, making it susceptible to attacks of chills and fovers, rheumatism, eruptions of the skin saltow, the body enfeebled, the system relaxed, in the development of the effects of the injudicious use of calemol. All this trouble may be avoided by the use of a few bottles of Dr. Tutt's Sarsaparilla and Queen's Delight. It is harm less in its effects, but a powerful enemy to disacretic distribution of the properties of the original forms of the skin saltow, the body enfeebled, the system relaxed, in the development of the effects of the injudicious use of calemol. All this trouble may be avoided by the use of a few bottles of Dr. Tutt's Sarsaparilla and Queen's Delight. It is harm less in its effects, but a powerful enemy to disacretic distribution of the properties of the skin saltow, the body enfeebled, the system relaxed in the body enfeebled, the system relaxed to the total conditions of the financial conditions and fovers, rheumatism, eruptions of the skin saltow, the body enfeebled, the system relaxed to the total conditions and fovers, rheumatism, eruptions of the skin, a

If you desire rosy cheeks and a complexion fair and free from Pimples, Blotches and Eruptions, purify your blood by taking Dr. Pierce's Golden Medical Discovery.

Situation Wanted.

N experienced Book-Keeper, both by dou-A ble and single entry, a good Salesman, and has an extensive acquaintance with the and has an extensive acquaintance with the trading population of Greenville, Anderson and Pickens Counties for 30 years or more, desires a situation in some respectable mercantile house in Anderson. References from some of the first men in South Carolina. Address,

C. B. R., Waverly Hotel.

Sept 26, 1872

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FAIR NOTICE.

A LL persons indebted to me, either by Note or Account, are earnestly requested to come forward at once and settle up, as I need the money. There is no excuse for not paying up promptly now. My notes and accounts will be placed in the hands of an officer of the law for collection at an early day. or collection at an early day. So save costs by paying me.

Sept 26, 1872

TOBACCO! TOBACCO!

C. A. REED.

THE undersigned keeps constantly on hand a full supply of Chewing and Smoking TOBACCO of various brands, which will be sold by the package or retail. I will sell by the package at Factor, prices. Dealers in Tobacco would do well to call at the West End of the Beneau House and gramine my stock. the Benson House and examine my stock. All Tobacco and stamps warranted.

I also keep a supply of Tobacco at James A. Drake's, 12 miles south of Anderson. The purest LIQUORS are kept at my establishment, including Brandy, Whiskey, &c.
The Waverly House Bar is again open for the accommodation of the public.

T. J. LEAK. Sept 26, 1372 12

Corporation Notice.

Williamston Female College Association.

A LL persons interested in the above corporation, and desiring to subscribe to the Capital Stock thereof, are hereby notified that the first meeting of said Association will be held at the Williamston Female College, in the Town of Williamston, Anderson County, S. C., on the Fifth day of October next, at 10 o'clock a. m., for the purpose of adopting Articles of Asseciation and By-Laws, and receiving subscriptions to the Capital Stock.

Addresses will be delivered on the occasion by J. C. C. Featherston and other gentlemen.

The public are respectfully invited to attend. G. W. ANDERSON, J. B. BOAZMAN,

J. B. BOAZMAN, W. L. PRINCE.

Williamston, S. C., Sept. 17, 1872.

LADIES' STORE.

MISS C. C. DANIELS

S now receiving from the markets of Balti-more and New York a handsome assortment of Fall and Winter Goods, consisting of MILLINERY,

RIBBONS, LACES, FLOWERS,

NOTIONS, DRESS GOODS, &c., To which she invites the attention of her Friends and Customers.

Thankful for the liberal patronage heretofore bestowed, she would solicit a continuance of

the same. Those who are indebted will confer a great favor by paying up between now and the last of October.

Dress-Making attended to as usual.

Sept 26, 1872

NOTICE.

THE Notes and Books of Account of E. Webb, Agent, are in the hands of D. L. Webb, Agent, are in the hands of D. L. Hall, Esq., for collection, and not in the Sheriff's office, as has been represented. All persons indebted will make payment to D. L. Hall, Esq., at an early date. ELIJAH WEBB, Agent.

Sept 19, 1872

Notice of Final Settlement.

THE undersigned hereby gives notice that he will apply to A. O. Norris, Esq., Probate Judge, on Monday, the 21st day of October next, for a Final Settlement of the Estate of Stephen Shirley, decased, and for letters of dismission from the same.

JAMES B. MOORE, Adm'r.

Sept 19, 1872 11 5

Notice of Final Settlement.

THE undersigned hereby give notice that they will apply to A.O. Norris, Esq., Probate Judge, on Friday, the 18th day of October next, for a final settlement of the Estate of Benjamin Duckworth, deceased, and for letters of dismission from the same.

CHESLEY MARTIN, WELBORN DUCKWORTH, Administrators.

Horses and Mules.

THE undersigned expects to have in his Stables, early next week, a splendid lot of Horses and Mules, which he proposes to sell at reasonable prices to the farmers, and any and everybody else who wants to buy. If you want a bargain, call around on and after

Livery Stables, Anderson, S. C. Sept 19, 1872,

DENTAL CARD. T HAVE sold out my Office, Furniture, Dr. W. G. BROWN, 10000000 Who will remain at

the Rooms formerly occupied by me. I would recommend hose who desire Dental Operations to give the

Sept 19, 1872

J. W. GURLEY,