Auderson Intelligencer.

ANDERSON C. H., S. C.

THIRSDAY MORNING, OCT. 8, 1872.

Conservative N	lominations.
For the House of R WM. S. PICKEN	NS,
E. G. ROBERTS G. L.C. C. FEATE	ERSTON.
For County Com B. F. CRAYTON	missioners. I,
WM. M. LEAVE D. L. COX.	LL,
For Sher WME. MCGUKIN	
For Cler	£
For Probate	Judge.
W. W. HUMPH	missioner.
THOS. P. BENS	
JAEL H. McCON	

20 Court is still in session, and has been engaged since Thursday last in the trial of the Rankin case upon the old indictment. The testimony closed on Tuesday evening, and the argument of counsel has not been concluded as we go to press.

No. Personal. CALL FROM LAND

We are gratified to meet in our sanctum Mr. J. T. Whitman, editor of the Dalton (Ga.) Citizen, who is on a visit to friends and relatives in this vicinity. We trust that he will find his stay in our midst pleasant and agreeable.

Appointment by the Governor.

The Governor has appointed James A. Hoyt one of the Commissioners of Election for Anderson County, vice John R. Cochran, resigned. The appointment was made at the suggestion of Mr. Cochran, who expressed the belief that the Democrats ought to be represented on the Board ...

Hann " Republican Convention.

The Union Republicans (Moses faction) will hold a County Convention at this place on Monday next, 7th inst., for the purpose of making nominations, if it is considered necessary. The township meetings are called for next Saturday, and each township is entitled to five delegates. The voters are requested to consider whether or not they deem it advisable to make Republican nominations for the various county offices.

Released.

The colored men, Jackson Henderson and Clark Cleveland, whose arrest for a violation of the Enforcement Acts of Congress was noticed in our last issue, were released on Thursday last, under instructions from District Attorney Corbin, whose presence here ficilitated their release. Upon being relieved from custody, we understand that these novel specimens of Kn Klux made tracks for their homes in Oconee County.

Patrons of Husbandry. Anderson Grange, No. 71, will assemble in

Speech of Hon. D. T. Corbin. On Thursday last. Hon. D. T. Corbin ad dressed the citizens of Anderson upon political topics, mainly considering the condition of affairs in South Carolina. The meeting was organized in the Court House by requesting Hon. John Wilson to preside, when Mr. Corbin was introduced to the audience, principally whites. He began by allusions to the division in the Republican party in this State, and the causes which led to. it, saying that it was a misfortune which had befallen that party. He proposed to candidly and frankly acknowldge the sins of omission and commission during the last four years, and to review the prospect in the event of Moses' election as Governor. It was a great embarrassment for any man to make confessions as to his own party committing gross outrages upon the people, but it was the duty of every honest man to do whatever he could to rectify the evil and explain the situation. He came to South Carolina seven years ago; was ordered here, and did not come from choice, but was induced to remain .-When the Reconstruction measures were passed in 1867, the Constitutional Convention was called, and he was asked to accept the position

of Solicitor of that Convention, the duties of which he attempted to perform faithfully. The white people refrained from taking any part in Reconstruction, and the consequence was that Northern men became suddenly thrust into prominence, wianing the confidence of the blacks. This is the reason so many foreigners got into office. He did not say this to upbraid the whites, who doubtless thought they were right, but that was the opportunity of the white people, and failure to seize it brought dire consequences to the State.

The State officers elected in 1868 were strang ers to the colored people. The Legislature was composed mainly of negroes and Northerners-ignorant, inexperienced men, and few of them capable of legislation. As a general rule, the legislation had been fair, but a portion of it was "jobs," where all the evil lies, put

through by corrupt men, who came down and bought the Legislature like sheep. Gov. Orr left the bonded debt of the State at five and a half millions, to which must be added the

floating debt, Bills Receivable, &c. The Act to redeem the bills of the Bank of the State was the first corrupt measure, and inaugurated the system of bribery which had prevailed ever since. The Land Commission robbed the people of \$700,000 and disgraced the Legislature. The public debt had been really increased four and a half millions, which was duly authorized.

He knew no difference until last fall, when he was overwhelmed with the information that the Financial Board had issued bonds to the amount of \$10,000,000. Upon this astounding development, he was indignant that these men had betrayed the party and acted so badly, and he determined to throw them out of office. The impeachment of Gov. Scott was almost unanimously agreed upon by the House of Representatives, but within three days that body voted directly to the contrary. Money was drawn from the Treasury to kill impeachment. Moses always had the lion's share, and ont of \$208,000 expended for this purpose, he does not know how much was received by Moses. He had no hope to better the condition of affairs after impeachment failed, but relied upon the next State Convention to remedy the evils. Scott, Moses, Parker and Neagle were the active agents in most of the corrupt measures during the last four years, which an honest, decent Governor might have prevented.

he became a candidate for Governor. He was honest and incorruptible, and he had left the State government from a belief that there was something wrong with the management of its finances. He then explained Tomlinson's con- the telegraph surprises us with the announcenection with the Phosphate bill, alluding to ment that President Grant has broken his the charge made by Cardozo that Tomlinson sphynx-like reticence, and condescended to became responsible for money used in bribing Senators to secure its passage, and quoted Tim | He was on his way from the summer headquar-Hurley as saying that Cardoza told a d-n lie. The only salvation of the Republican party was to put down corrupt men, and the colored people were responsible for their continuance in office. The public schools were closed, the Lunatic Asylum in distress, and the Penitentiary embarrassed for the want of funds. Moses is profligate, reckless and unprincipled. He then addressed the colored people, who had been on trial for the last four years. The Democratic party predicted that the colored people would vote for mean men as quick as good men, and he wanted them to disappoint this prediction and fulfill the hopes of the Republicans. If the colored people continued to vote for bad men. Mr. Corbin expressed his private opinion that the right to vote would ultimately be taken away from them, as they would there be you, and am pleased to hear that you have been to hear such fine exercise the right of suffrage. They ought not night." to be allowed to vote, unless they prove their capability of choosing good men to office. In conclusion, he said that the time would come

when the United States will not interfere to protect the colored people, and the troubles here will have to be fought out among the whites and blacks. Elect thiever and scoundrels to office, and you must take the consequences. The colored people little knew the brink upon which they were standing. The

Republicans of the North, who gave them suffrage, will give up that the Democrats were right in opposing this boon being granted to an ignorant, uneducated race, and the only safety for the colored people was to vote for years. honest, upright men hereafter.

Mr. Corbin's speech was listened to attentively during the two hours occupied in its deliv-

Benj. L. Roberts, (colored,) the candidate of the Bolters for Superintendent of Education, was present and called upon for a speech. He made a brief and sensible address, confining his remarks to the colored people, and giving them sound advice. Roberts resided in Anderson for many years, and is well known as an honest man. He has a good education, and speaks fluently, without indulging in vituperation or abuse of any class.

Supervisors of Elections.

Under an Act of Congress, it is made the duty of the United States Circuit Judge to appoint supervisors of elections, two for each precinct, whenever ten respectable citizens of a parish or county, in any Congressional District, make the application for such appointment. The supervisors are to be citizens of the County for which they are appointed, and must be respectable persons, capable of reading and writing, and belonging to different political parties. Only two are to be appointed for each precinct or box.

Under this Act of Congress, the Circuit Judge is empowered to authorize the District Judge to make the appointment of supervisors, when this authority has been requested by ten respectable citizens, and under this provision of the Act, we are informed that Judge Bryan. of the U.S. District Court, has been designated to perform that duty in South Carolina. He explained the whole process of corruption, Mr. Samuel T. Poinier, of Spartanburg, has

Grant as an Orator.

While the country is resounding with praises Horace Greeley, on his recent tour to the West, make a response to calls for a public speech. ters of the Government at Long Branch, preparing for a brief sojourn in the White House this winter, and stopped over at Philadelphia, where he gave a reception last Friday. In the evening; he was serenaded by the merchants of that city, who had just returned from a mass meeting at Concert Hall. As the President's response is within due limits, notwithstanding the crowded condition of our columns, we publish his speech in full, merely remarking that we are always disposed to give both sides a hearing, especially when so little space is required to accomplish that purpose. Here is the speech :

"Gentlemen and merchants of Philadelphia. You have heard much better speeches to-night than I could make, if I were so inclined.

ITEMS_EDITORIAL AND OTHERWISE

- Mr. J. Wesley Smith has retired from ed itorial control of the Marlboro Times.

- Horatio Seymour, the Democratic candidate for President in 1868, has taken the stump

for Greeley. — Phineas T. Barnum, the great showman, offers to wager \$100,000 that Connecticut will vote for Greeley and Brown. — Ex-President Davis is said to be in fine

health and spirits, and looking younger than he did in the stormy days of the Confederacy. — Rev. Peter Cartwright, the pioneer of Methodism in the West, died at Chicago last week, at the advanced age of eighty-seven

- Col. R. Barnwell Rhett, jr., formerly editor of the Charleston Mercury, has recently as-sumed editorial charge of the New Orleans Picanne.

- Dr. David C. De Leon, who acted as Sur-geon General of the Confederate States for a hort time, died at Santa Fe, New Mexico, on the 3rd of September. - Gen. E. P. Alexander has accepted the position of President of the Savannah and

Memphis Railroad, and will assume the duties of his office immediately. - Hon. Charles Sumner has left London for Paris, where he intends remaining two or three weeks. He will return to the United States

some time during November. - Col. D. Wyatt Aiken has imported a lot of twenty-four horses, including several fine blooded animals, purchased during a recent from the public announcement of it in the paper.

- The Andes Insurance Company, at Cin-cinnati, has gone into the hands of a receiver. The Superintendent of Insurance in Ohio shows that it has a deficiency of over \$200,000.

the Liberal nomination for delegate at large to the Constitutional Convention of Pennsylvania, and declares in favor of Buckalew for Gover-

- The official vote at the recent election in Montana Territory for delegate to Congress gives the Democrats a majority of 319. The Republicans had a majority of 413 in the elec-

- There is no political excitement in Oconee County. Both Radicals and Conservatives have decided against making nominations, and there are forty-five candidates in the field for

the various county offices: - L. Cass Carpenter, Esq., of the Columbia Union, has been appointed one of the corporators for this State of the Centennial International Exhibition, to be held in the city of Philadelphia in the year 1876.

- Telegrams have been received in Colum-bia from P. T. Barnum, the prince of humbugs,

to Mr. Williams, I will state that Mr. Neal thinks the Chairman of Hopewell felt assured that he was correct in his return of the votes cast, and that he is certain he will correct the error forthwith. I believe Mr. Neal's statement-1st, Because he was a manager, and had a better opportunity of knowing the result than M. B. Williams, who was not a manager; 2nd, Because he is a gentleman, and worthy of belief. I hope the above will convince Mr. Williams that I obtained my information from

think, but I will say en passant, though I may be deficient in my arithmetical calculation, yet I am no jackdaw, having the audacity to pluck feathers from the peacock and stick them in my own tail. "Thou hast been faithful over a few things, I will make thee ruler over many things."

Athenian virtue and patriotism will necessarily be more extended. Skipping his premises, will make my answer to the very lame conclusions he deduces, in attempting to justify his action in the Convention. 1st, How the delegates from Centreville—supposing they read the resolutions convening the Convention— could possibly have thought that a failure to abtain a majority of the votes cast in that Township could have resulted in no choice of a nominee, is truly amazing. That such a blunder should have been committed is strange ! strange !! strange !!! It was an expression the public sentiment that was wanted, and if the nominees who received the highest number of votes cast (even though but a plurality) did not indicate the choice of the people, I would be much gratified if the distinguished gentleman would demonstrate what would indicate it.

2nd. My answer to his second ground of "triumphant vindication" I will make by an interrogatory. How many voters assisted in passing the resolution leaving the delegates 'free, untrammeled and discretionary to vote or not vote, &c.," and if a majority of the voters in Centreville, who voted at all, did vote for the passage of said resolution, how in the name of Heaven could it be construed in such a manner as to authorize him to vote, on first ballot, for John B. Moore and Wm. D. Evins, instead of J. C. C. Featherston and myself, who were the regular nominees, Capt. Wm. D. Evins' opinion "to the contrary in anywise not-withstanding ?" I have seen several who voted

in that Township, and they say the first knowl-edge they had of said resolution was obtained

3rd, As to returning the result of the vote to the Convention, "regularly, in manner and form with other Townships," that is a matter between Capt. Evins and the President of the Convention; for I am certain, and I here repeat, that - Ex-Governor Andrew G. Curtin accepts when the President announced the result of Centreville Township, the names of John B. Moore and Wm. D. Evins were read, and the

names of J. C. C. Featherston and Wm. S. Brown were not read, in witness whereof I re-

fer your readers to Maj. W. W. Humphreys. 4th, I do not deem his fourth ground perti-nent to the issues between us. That is a mattion last year.

ter indicative of the justice administered by the Convention, and can effect Capt. Evins only in so far as he was a coadjutor. I will, however, digress far enough to give it as my construction of the resolutions passed on saleday, that the only authorized duty devolving upon the delegates was merely to ascertain the result of

the vote throughout the country, and announce as the nominees of the people for the Legisla-ture the three receiving the highest number of

the aggregate vote. Now, Mr. Editor, in justice to himself and the public, Capt. Evins thought it became him (handsomely, no doubt.) to state that I was in w will visit

A Card. MR. EDITOR : In reply to M. B. Williams, I TO THE VOTERS OF ANDERSON COUNTY : of the excellent and well-timed speeches of will merely state the source of my information, The action of the Convention for nominating candidates for County offices, and which repand the reason why I gave and do give full resented such a meagre per cent. of the vocredence to it. On the evening of the Townters of the County, makes it imperative on ship elections, William A. Neal, who was one of the managers, said to me that his Township me to give, as one of the candidates protesting against the assumed authority to dictate to the had nominated me to the Legislature, having overwhelming majority of the voters of the received the next highest number of votes cast. County, my reasons for not submitting to said Since the appearance of Mr. Williams' article, dictation. My objections are to the mode and he still confirms his first statement. In justice manner of effecting the nominations and not at all to the nominees. I expressed the opinion to several persons on Saleday, that the meeting held on that occasion was premature and inju-dicious, and accordingly through friends during the discussions, opposed any action at that time. After the meeting I announced publiely that I would acquiesce in a full and free expression of the public voice; 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, an authoritative source. This is sufficient, I which caused the snap judgment against me in the Township meetings. After a thorough can-vass 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 un-just decision. Although opposed to the pro-ceedings on Saleday, for the four days intervening between that day and the voting in My reply to our classic friend and disciple of

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 exonerated 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 meetings 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, sugges-ting, that as the notice was so short and the vote in the Townships 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 An-derson 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 political principles unchanged, I announce myself as an independent candidate to the voters of the County, and will duly appreciate any assis-tance, irrespective of party, which may be rendered during the canvass.

T. J. PICKENS. Respectfully.

OBITUARY.

DIED, on the 26th of September, of conges-tive fever, Mrs. MARTHA M. ORR, wife of Capt. James Orr, of Slabtown, Anderson coun-ty, S. C., in the 34th year of her age.

ANNOUNCEMENTS.

For Solicitor.

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 election.

SIGNED BY MANY VOTERS.

12 We are authorized to announce WM. H. PERRY, Esq., as a candidate for re-election as 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 possession of his four grounds of "triumphant name of CoL THOS. J. PICKENS as a candivindication" before I published my card. I date for the office of Probate Judge for Anderson County at the next election.

A Card.

extra meeting on Saturday next, October 5th, at the Temperance Hall. Members and candidates for the degrees are requested to be punctual in attendance.

The State Grange of South Carolina will be organized in Columbia on Wednesday next. October 9th, composed of the Masters and Past Masters of subordinate Granges in the State and the Deputies of the National Grange .--Charter members of the order, and all who have received the fourth degree, are invited to be present.

On the War Path.

The irrepressible colored orator, Maj. Samuel Dickerson of Charleston, having been informed that Judge Hoge made certain statements concerning Sam's political proclivities, publishes a card in the Charleston Republican, in which he denounces the valiant Judge as "a base liar and a poltroon," which is the most approved Radical fashion now-a-days of denying any rumors that may be affoat. It is likewise reported that the gallant Major, on a recent occasion in Chester County, made a hasty retreat before a mob of his own color, who were infuriated at his denunciation of Moses. This last exploit places the Major even with his white ar tagoalst, whose facility in getting away from inaginary danger was fully demonstrated in this County about four years ago. As there is no chance for a fight, it is presumed that the present dispute will be settled by a foot-race!

The October Elections.

The State elections occur in Pennsylvania, Ohio and Indiana on next Tuesday, 8th of October. In Pennsylvania, there is every probability that the Democratic candidate for Governor, Mr. Buckalew, will be elected by a Greeley in November. The chances of a Democratic victory in Ohio are considerably for Mr. Hendricks, the Democratic nonninee for didates in the Presidential contest.

The election of Governor and other State of the Legislature will be largely Democratic. Hon. Dawson A. Walker is the Radical candidate for Governor, but it is well understood party, which hopes to win in November through a division of the Democratic vote by the "strayed-outs."

As our readers are well aware by this time, our own State election occurs on the 16th of October, and is the last contest in local affairs prior to the general combat along the whole line, which takes place on Tuesday, 5th of November.

not omitting the partial rulings of Speaker Moses, by which the "jobs" were put through ultimately, and declared that he was responsible for all his utterances concerning Moses. He reviewed the history of the Legislature and the recent State Convention. When Franklin J. Moses was nominated for Governor, he felt that the last hope of reformation inside the

Republican party was gone, and it was his duty to break of from the thieves and plunderers. What had Moses done? He had issued pay certificates for per diem and mileage to the amount of \$576,541.49, which had been redeemed at the Treasury. Pay certificates to the amount of \$310.929.00 had been issued by the President of the Senate, and for joint expenses of the two Houses, \$71,441,15, making a total already redeemed of \$959,011,55. To which must be added \$250,000 now in possession of the Banks in Columbia, or within the knowledge of the officers, making a grand total of \$1,209,011.55. He then went into a calculation of the legitimate expenses of the Legisla ture, including per diem and mileage, attaches, printing, &c., estimating everything in the most liberal manner, reaching only from \$175,-000 to \$200,000. Here was a deliberate fraud upon the Treasury of more than \$1,000,000, which had absorbed all the taxes, and for which Moses was mainly responsible. The first excuse which had been made for this conduct of

Moses was that he had issued them to Ku Klux fugitives, which was an outrageous lie, as there were no-such men in Columbia at the time .-The next was an invention of Daddy Cain,

that he had given them all to Republicans, and not one to Democrats. He did give them to Republicans, with the express understanding that they were to go home and work to secure his nomination as Governor. But Moses now handsome majority, and in our opinion this denies absolutely that he has issued a frauduwill render the Keystone State as certain for lent pay certificate, and says that such reports are slanders and falsehoods. The speaker then related an incident, which occurred recently in less, although recent gains to the Liberal cause Darlington, where one man seeking an office make the result doubtful at this time, and was charged in the County Convention with largely increase the prospects of Greeley and having received one of these fraudulent pay Brown. We regard Indiana as positively safe certificates. At first he denied the allegation, but subsequently acknowledged that he had one Governor, and equally sure for the Liberal can- for \$400, which he received from Moses last winter in Columbia and carried it home. Moses

insisted on giving it to him; he didn't want it officers in Georgia took place on yeste day, but nor deserve it, and told them he was not going the result is not yet known. Gov. Staith will to keep it, and tore the certificate to pieces right undoubtedly be re-elected, and both branches before the Convention. Mr. Corbin then said, if Moses, Ransier and Montgomery had issued certificates fraudulently, none of them ought to have an abiding place outside of the Penitenthat he was only set up to be knocked down tiary the balance of their natural lives. Reagain, in order to form the nucleus for a Grant publicans cannot afford to place these men in office, much less in the position of Governor-The only defence of the Moses faction is to blacken the character of Tomlinson and men

on the other side. They admitted the profigacy and corrupt character of Moses, and only tried to excuse him by bringing charges against other people.

No man had ever said a word against the official character of Reuben Tomlinson until the City of Mexico.

been appointed Chief Supervisor of Elections for the State, and we understand that a petition has gone forward for the appointment of supervisors for each precinct in Anderson County. The law requires that these appointments shall be made at least ten days prior to the election. The duty of supervisors is simply to ascertain that no frauds are practiced, and that the election is conducted fairly in all respects.

Constitutional Amendments.

The Spartanburg Spartan makes the following comments upon the proposed changes in the Constitution of this State, and we trust that our readers will act with unanimity upon the suggestion made to endorse the amendments :

The amendments proposed to the Constitution, and which are to be voted upon at the next election, are of vital importance to the welfare of our State and should engage the attention of our people. One of them proposes to change the time of holding our General Elections from October to November, so as to make them come off on the same day with the Presidential Elections every fourth year.

The other Amendment proposes to so change the Constitution that no subsequent Legislature shall have power to create any further debt or obligation for which the State shall be liable, except for the ordinary current business of the State, without first submitting the question to a vote of the people and obtaining authority so to do by a two-thirds vote of all those voting upon the question.

The first one of these Amendments is important in lessening the number of election days, and to that extent preventing an unnecessary loss of time, and the consumption of so large a

quantity of mean whiskey. The second one of these proposed Aniendments, however, is of the most vital consequence to us as long as our government remains in the hands of such corrupt scoundreis as now rule the State. We acknowledge that consti-tutional barriers afford a very small protection at present to the honest people of our country, and that so long as such villains as Moses can run up the current expenses by pay certificates to millions of dollars, that the adoption of this Amendment will not give all the protection we require, but we nevertheless hope to see it made a part of the fundamental law, and trust that every voter in the County will turn out to record his vote for it.

Conservative Organization.

The conservative voters of Camden recently assembled in public meeting, and organized a Conservative Club, which is intended to act in concert with other clubs to be formed at the different precincts in Kershaw County. From the proceedings of the meeting in Camden, we extract the following resolutions, which were unanimously adopted:

Resolved, That in our opinion the Conservative Party should adopt a uniform plan of action, throughout the State, in reference to

the present canvass. Resolved, That it is the sense of this meeting that the County Executive Committee should be authorized to take measures to concentrate the Conservative vote of this county to the support of such ticket for State and County Officers, as in their judgment may be for the best interest of the people.

- Street railroads are being constructed in forward as a candidate.

to the effect th the principal cities and towns in the entire South during the coming winter.

- Mrs. Margaret Hiller, living in the vicinity of Columbia, has offered to donate her homestead-containing about 21 acres-to the trustees of the Palmetto Orphan Home, provi-ded they will erect the house upon the said premises.

- Horace Greeley has consented to deliver the annual address before the Agricultural Society of Maryland on the 8th of October. The City Council of Baltimore tenders him the hospitalities of the city on the occasion of his contemplated visit.

- Prof. M. M. Farrow, a native of Spartanburg, and for many years well known as a teacher and professor in various institutions of learning in this State, died at Chappell's on the 17th ult. He was a printer by trade, and at one time was the editor of the Abbeville Banner.

The next meeting of the National Board of Trade will be held in New York on Tuesday, October 15th. Delegates will be present from all parts of the United States, and all the Chambers of Commerce and mercantile bodies in the country will be appropriately represented:

- Mr. Greeley's journey from Indianapolis to Cleveland, O., was one perpetual ovation, and the excitement was so intense that a correspondent of the New York World likened his progress more to the march of some conqueror than the journeyings of a mere Presidential candidate.

- This is an age of great railroad enterprises. The road in process of construction from Lima Oroga across the Andes has a tunnel 3,000 feet long, and is built at an altitude of 1,500 feet above the level of the sea. Nearly all the employees in the process of construcion of the road are Virginians.

- Carl Schurz had a grand ovation in Philadelphia last week. Fifteen thousand Germans turned out to hear him speak in German at Concert Hall, and every inch of room was densely packed. Afterwards he was escorted to La Pierre House, was serenaded there, and addressed some 20,000 people in English from the balcony of the hotel.

- The Legislature of Georgia has passed a law exempting from taxation, either county or municipal, for a period of two years, all cotton and woolen mills that may be built in that State. The exemption includes the real estate, building, machinery, and other property employed in the business. The State is already prospering more than any other of those lately in rebellion, and this wise measure will doubt ess give a fresh impulse to the development of its manufacturing resources.

- The Yorkville Enquirer says : A gentleman who was at Chester a few days ago, informs us that Judge Thomas J. Mackey expressed to him a purpose to resign the judgeship of this circuit, to which he was elected at the last session of the Legislature. The reason which induces Judge Mackey to this course is that he prefers legislative to judicial honors, and will therefore be a candidate for the Leg-

judge proposes to resign before or after his election to the Legislature, we are not informed.

TO THE VOTERS OF ANDERSON COUNTY: I take this opportunity to notify my friends. both white and colored, that I will not be a candidate for School Commissioner, and return my thanks to all those kind friends who urged me

say, without fear of a truthful contradiction.

that the only reason he gave me was that he did return my name to the Convention, and that he was not aware of the fact that the President failed to announce it. He said nothing about the resolution passed at the Township

meeting, nor of any failure to get a majority of the votes; nor, indeed, of anything else, except that he could prove by the Secretaries that he returned my name. I then demanded him to prove it by them, and he replied by telling me o hunt up the Secretaries; whereupon I replied that it was not my business to collect his

proof, but that I would get Maj. W. W. Hum-phreys and Jas. A. Hoyt and establish the fact that my name was not read by the President when he was announcing the result, and from that fact, the only inference that could be drawn was that it was not returned at all .-

Whoever denies the above, either intentionally or unintentionally, tells a falsehood. I felt justly indignant at the authors of the manner in which I had been treated, and did demand an explanation from the chairman of the delegation, Capt. Wm. D. Evins; and my indignaion was increased from the fact that the name

of Capt. Wm. D. Evins himself appeared where, if he had kept faith with the people, mine would have appeared. My impression was, and still is, that to Wm. D. Evins was attributable the injustice which I received at the hands of the Centreville delegates, and I subnit it to every reasonable creature if I am not justified in charging it upon him-1st, Because the President announced to the Convention his Evins') name as one of the nominees of Centreville Township, when, in fact, he was not their nominee; 2nd, Because, connecting it with his other acts, when the Convention was about to proceed to business, he made a motion to eject from the Court House every person not a member of the Convention. was his object in making such a motion? Of course, to have the proceedings secret, but was I not justified, am I not still justified, in thinking that he had in contemplation the treatment which I received at his hands? and he wished, if possible, to keep it from the knowledge of myself and friends. It is, at least, as good circumstantial evidence as I wish to convict him n public estimation.

This exhibit of facts is sufficient to convince few, at all events, that he could very truthfully exclaim with that illustrious Athenian, (omitting the rejoicing,) that Anderson had three better men than he.

WM. S. BROWN.

A Card.

TO THE CITIZENS OF ANDERSON COUNTY: In announcing myself a candidate for the Legislature last week, I promised to present the readers of the Intelligencer with an address, containing the principles which I endorse and will advocate if elected. Other matter being received before my article, the Editor is obliged to postpone its publication until the next issue. The question which I ask you to decide is, not whether I am a Republican or a Democrat, but can I render more service to the County and State than some other candidate, and if so,

will I perform that duty? I believe I can, and pledge myself, if by your votes I am placed in a position to do so, to use all my energy and influence to secure an economical administratration.

All I ask is an impartial perusal of my address before your decision. Respectfully,

JOHN R. COCHRAN.

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

For Clerk of Court.

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

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

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

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

For School Commissioner.

We authorized to announce WM. H. HAYNIE as a candidate for re-election as School Commissioner of Anderson County.

The friends of CAPT. T. P. BENSON announce him as the People's Candidate for School Commissioner at the next election.

For County Commissioner.

The friends of WM. M. LEAVELL respectfully announce him as a candidate for County Commissioner at the next election.

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

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 CAPT. B. F. DUNCAN respectfully announce him as a candidate for the Legislature at the ensuing election.

3. I take this method of announcing myself 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.

72 The friends of DR. JOHN WILSON respectfully announce him as a candidate for re-election to the House of Representatives at the ensuing election.

islature from Chester County. Whether the

A Card.

J. R. EARLE.