Anderson Intelligencer. E. B. MURRAY; Editor. THUBSDAY MORNING, MARCH 7, 1878. COUNTY EXECUTIVE COMMITTEE. There will be a meeting of the County

Democratic Executive Committee at the INTELLIGENCER OFFICE, at Anderson C. H., on Tuesday next, 12t inst., at 11 o'clock a. m., for the purpose of electing a Secretary for the coming two years, and attending to such other business as may come up with reference to the approaching canvass. The names of the Committee will be found in the proceedings of the County Convention. A full meeting is desired. .

E. B. MURRAY, - County Chairman.

THE MILITARY REVIEW.

Commanders of the several Companies in Anderson County, and such other officers as can conveniently do .so, are requested to meet me at Anderson C.-H., on Wednesday the 13th, at 11 o'clock, for the purpose of consultation, and to make such arrangements for the inspection and review of the 19th instant, as may be necessary. .

W. W. HUMPHREYS.

THE SUPPLY, BILL.

The committee have completed the supply bill, and it will soon be presented to the Legislature. The general State tax, exclusive of the two mill school tax, is five and one-half mills. In addition to this is the county tax, and poll tax which is limited to persons from twenty-one to sixty years of age. The taxes are payable in gold and silver coin and national bank notes, in two equal instalments, in May and October. It is left optional to pay the May instalment in May or pay the whole in October with a penalty of

THE SILVER BILL.

in making any promises in order to get out of their clutches. I would have voted for anything to defeat Chamber-The bill for the remonetization of silver, which passed Congress by more than a two-third vote, was returned by the President to the House, in which House the bill originated, with his objections. The House at once proceeded to pass the bill over the objections of the President. Mr. Cox of New York, in speaking of the voto message, said, 'It was a fraud by a fraud." The yeas and nays being taken, resulted in yeas 196, nays 73,-which being more than two-thirds of the votes cast, the bill was sent to the Senate. The Senate proceeded at once to its consideration, and passed it over the veto of the President, by a vote of yeas 47, nays 19. The silver dollar is now a legal tender for all indebtedness, which is not payable

The Cuban insurrection, which was inaugurated in 1868, and had for its object the independence of the island, has, after a long and bloody struggle, ended by the surrender of the insurgent forces, induced by concessions made by the Spanish government. The war has resulted in the granting of rights to the Cubans, which

BY TELEGRAPH. MILITARY REVIEW POSTPONED. GOV. HAMPTON TO BE PRESENT. Tuesday, 19th day of March, the Day.

Special Dispatch to the Anderson Intelligencer COLUMBIA, March 6th, 1878.

interested in these boulds than we are in our own State? Why, sir, I feel that none of us would to do such a thing as this. Why, sir, if I should vote to com-Adjutant General Moise will issue an pel my people to pay the fraudulent claims and further oppress them with order to-day postponing the inspection of troops at Anderson from the 18th to the oppress them with taxation to make them pay, I would not dare to face my people, I could not go 19th of March. Governor Hampton will back and face my honest constituents. No, sir, as long I live I shall raise my be present if the Legislature adjourn in voice against paying these debts.'

pealed

Why

The New Lieu Law.

The following bill, which has finally

passed both houses, and only waits to be

signed, is of much importance to the

AN ACT to secure Landlords and Persons

making Advances.

vance of advances shall be entitled to a

lien on the crop which may be made du

ring the year upon the land in the culti-vation of which the advances so made

SEC. 3. If any person making such ad-vances shall make an affidavit before the

Clerk of the Court of the county in which

such crop is, that the person to whom

such advances have been made is about

to sell or dispose of his crop, or in any other way is about to defeat the lien

be subjected to the provisions of the fol-

lowing sections of this act :

SECTION 1. Be it enacted by the Sen-

people of the State at large :

time. The debate on the Bonded Debt continues without interruption in the House, which will not come to a direct vote for several days. .The Legislature will not adjourn before Friday 15th inst. H.

Speech of Hon. W. C. Brown in the Honse of Representatives on the Bond Question.

Mr. Brown, of Anderson, obtained the floor and spoke as follows: It is with a degree of embarrassment that I approach this momentous bond question, but I feel that it is a matter in which every

feel that it is a matter in which every member ought to act calmly and dispas-sionately. It has been said that the Democratic party is solemuly pledged to pay every debt that is outstanding against the State, but I emphatically deny this. I deny that we are bound to pay any fraudulent debts. The Green camaign did not hind me to now them

campaign'did not bind us to pay these. Coming on down to the convention in August, of which convention I had the

honor to be a member, and a member of the committee appointed to draft a platform of principles, let's see what was. done. At that convention an executive done. At that convention an executive committee was appointed, but they had no power to bind the people of the State by any pledge they made. They had no power to go beyond the platform which was adopted by the Democratic convention. It is true the Wallace House passed certain resolutions, and great stress has been placed upon them by those who have spoken on the opposite side, but what was the state of the country when these resolutions were passed i The object uppermost in the minds of all the good people of the State was to defeat Chamberlain and his horde of six per cept. on the first instalment. thieves. We would have been justifiable

lain. But were these promises binding? Everything was confusion and commo-tion. Nobody knew what a day would bring forth. At that time in the rays of the morning sun glittering bayonets were shining, upheld by Grant and his minions. Can you tell me that anything we did then can bind us now? we would have done anything to relieve our beloved State. I stand here to-day pledged to pay all honest debts. The committee, after the most careful and after such sale has been made, give no-conscientious laboring for nearly six tice in writing to the sheriff, accompanied months, examining everything that could with an affidavit to the effect that the throw light on the subject, have made a report showing their conclusions after inrestigating the whole subject. Now, sheriff to hold the proceeds of such sale report showing their conclusions after investigating the whole subject. Now, can we, who have only looked at the sub-ject in a cursory manner, pretend to set up our judgment as against theirs? We our hit to be bound by their report be ought to be bound by their report be-cause they understand the subject much in a specific metal or commodity.

THE CUBAN WAR ENDED.

cause they understand the subject much better than we possibly can. No law can pass an act in which fraud enters. Frauds vitiate any contracts. Suppose Chamberlain should have presented fify millions in bonds they would have to be consolidated, whether issued legally or illegally, if we be guided by those who uree upon us to pay all the daht. Do illegally, if we be guided by those who urge upon us to pay all the debts. Do you think, sir, we should pay those cou-pons which were stolen from the State and covered and consolidated? These bonds are not legal obligations against the State. The law required that one million of bonds should be issued and they issued two millions. Now should granting of highs to the Choans, which million of bonds should be issued and fing. they did not before possess, but whether of they issued two millions. Now, should sufficient importance to compensate them million? These bonds were deposited in vaults here and then shipped to New field in the office of the registrar of mesne

They were no better than highwaymen. Notice to Overseers of Public If a man is caught by a band of highway-Highways. men and told to sign a note for a large

THE Overseers of Public Highways are hereby notified and required to work and put in good repair the Public Roads, in their respective sections, by the 1st of April sum of money on the pain of death if he refuses to do so, do you think when these thieves come to get the money and he refuses to pay it, that they can force him to pay it by law. This is a parallel case Where Overseers and hands neglect or re-

Where Overseers and names neglect of re-fuse to work, they will be dealt with and punished as the law directs. O. H. P. FANT, J. C. GANTT, SAMUEL BROWNE, and there is no difference whatever. One is just as bad as the other. Are we more

County Commis March 6, 1878

OTATE OF SOUTH CAROLINA, By W. W. Humphreys, Judge of Probate. imanity and those in darkness.

CASE OF CLUB FEET.

REMARKABLE CURE.

Bradley's Mills, S. C.

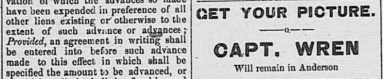
By W. W. Humphreys, Judge of Probate. WHEREAS, Mrs. Mary J. Chamblee has applied to me to grant her letters of administration on the Personal Estate and effects of D. B. Armstrong, deceased. These are therefore to cite and admon-ish all kindred and creditors of the said D. B. Armstrong, deceased, to be and ap-pear before me in Court of Probate, to be held at Anderson Court House, on Saturday, 23d day March, 1878, after pub-lication hereoit, to shew cause, if any they have, why the said administration should not be granted. Given under my hand, this 4th day of March, 1878. W. W. HUMPHREYS, J. P. March 7, 1878 34 2

ate and House of Representatives of the State of South Carolina, now met and sitting in General Assembly, and by the authority of the same, That an act entitled an act to amend Sections 53 and 54, Chapter 120 of the Revised Statutes,

 this 4th day of March, 1878. W. W. HUMPHREYS, J. P. March 7, 1878 34 2
SHERIFF'S SALE. STATE OF SOUTH CAROLINA, ANDERSON CONNT.
BY -virtue of various Executions to me first Monday in April next, at Anderson Court House, South Carolina, the following described Real Estate, to wit: All that Tract or Parcel of LAND, con-taining two hundred and seventy (270) acres, more or less, bounded by lands of J. B. Carpenter, William Shirley, D. Crosby, and others. Levied on as the property of David Geer, at the separate suits of W. W. Hum-phreys, Successor, and Samuel Brown. Terms of sale Cash. Purchaser to pay extra for papers. JAMKS H. McCONNELL, Sheriff Anderson County.
March 7, 1878 34 4 relative to liens on crops, approved June 8th, 1877, be and the same is hereby re-SEC. 2. If any person or persons shall make any advance or advances either in money or supplies to any person or per-sons who are employed or about to engage in the cultivation of the soil, the person or the persons so making such ad-

Sheriff Andereon County. March 7, 1878 34 4

GET YOUR PICTURE.



in which a limit shall be fixed beyond ONLY ONE MONTH LONGER, which the advances, if made from time to time during the year, shall not go.

And all persons wishing PHOTOGRAPHS

Should call at once.

J. D. MAXWELL, No. 4 Brick Range. 34 1m March 7, 1878

hereinbefore provided for, accompanied with a statement of the amount then due, ENCOURAGE YOUR OWN it shall be lawful for him to issue his POMARIA NURSERIES

It shall be lawful for him to have his warrant, directed to any of the sheriffs of this State, requiring them to seize the said crop, and after due notice sell the same for cash, and pay over the net pro-ceeds thereof, or so much thereof as may THE largest and most varied Stock of Southern Acclimated FRUIT TREES, alapted to our soil and climate, consisting of Apples, Peaches, (Alexander, Amsden, Louise, and Eivers. These early varieties have all fruited the past season and ripen ten days before Hule's Early). Pears, Plums, Almonds, Apricots and Nectarines, from the earliest to the latest, Cherries, Quinces, Figs, Hazelnuts, English Walnuts and Spanish Chesnuts, suveral fine varieties. Ever-bear-ing Mulberries, Grape Vines, embracing choice table kinds, Strawberries and Rasp-berries, Evergreens, in great variety, for or-nament and cometaries, Roses, all the best, Dahlias, Gludiolas, Lilies, Crysanthemums, Choice Verbenas, double and variegated, Violets, Ornamental Flowering Shrubs, As-paragus and Horse-Radish Roots, Osage Or-age and McCarthy Rose, for hedges, Choice Fruit Trees of all kinds, which will bear the first season if transplanted early. All will be furnished at moderale prices. Among other choice varieties of the Strawberry, the Charles Downing proves to be one of the best for and four states and st be necessary, in extinguishment of the amount then due; Provided, however That if the person to whom such advance however, have been made shall, within thirty days of the Court of Common Pleas for the county in which the person to whom such advances have been made resides, and in which the person who makes such ad-vances shall be the actor. SEC. 4. That the above sections shall

Charles Downing proves to be one of the best for our climate. A new catalogue sent to all who apply. Persons wishing will please apply direct to WM SUMMER.



SOUTHERN SURGICAL INSTITUTE,

J. W. GURLEY, M. D., Surgeon in Charge, SIGHT RESTORED.



and around nome during that time. It was almost likesgoing into a new vorld. We shall ever be thankful to God that we met you at Eufaula, and hope that his hand may guide you to equal success in all operations for restoring sight to the blind. * Yours truly, R. R. CABSWELL. It gives me pleasure to recommend the appliances used for correcting deformities of the feet by the Southern Surgical Insti-tute, 33 Whitehall St., Atlanta, Ga., as be-ing superior to anything I have ever seen or used. My son has improved more (his case being inverted toes) by their use than any I have ever used. J. O. LEA. Charleston, S. C.

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Nine Years Blind.

Nine Years Bilnd. * Dr. Gurley--My daughter is so grateful to you, and says she will ever love you as she does the preacher who corverted her. What a happy child she was on the train 1. She saw so many things and enjuged herself so much. You don't know hov happy we all are, for we were led to believ: that noth-ing could be done for her that wuld restore her sight. I shall ever remember with grat-itude your candor and kindness while under your treatment at the Institute. MARY ANTHONY. MARY ANTHONY.

Canter, Cherokee Co., Ala.

A Word to those Interested. A Word to those Interested. One dear to me has been afficted with par-tial but gradually increasing deafness-caused by catarch, by no means an uncorromon troa-ble. I applied to Dr. J. W. Gurley, of this city; he hesitatingly took the case in hand, but after a short treatment the dear one has been almost entirely restored. If any that may happen to read this should be afflicted in the same way, I would advise them to apply to him. His treatment is new. I find him honest, frank and will not flatter to fleece. He is at 33[‡] Whitehall St., Atlanta, Ga. W. A. DODOS, W. A. Dopos, Pastor of St. Paul's Church, Atlanta. Ga.

From the Pastor of Second Baptist Church, Atlanta, Ga.

Atlanta, Ga. With a hearty good will towarl every ex-isting enterprise that seeks, in a laudable way, to foster the public welfare, one may greet the rising of a new institution to ame-liorate the condition of suffering humanity. Having known Dr. J. W. Gurley for a long time as an honest, experienced physician and surgeon, it gratifies me to give him a hearty commendation, and to wish him abundant success. A. T. S FALDING.

Dr. Gurley's method of treating Rupture is the best I have ever tried. He has cured me. R. C. M. ne. Marietta, Ga.

, Epilepsey.

, Epilepsey. My daughter has for the last three years been subject to epileptic fits, having as imany as three a week during the most of that time, and a continual jerking of the hands and feet. I have had her treated by a great many different doctors and failed to get any relief until I tried Dr. Gurley. Since he com-menced treating her she has been free from jerking of the hands and feet, and has not had another fit. I believe she will be cured by his treatment. Mas. M. Housz. by his treatment. Plano, Ala.

Glennville, Ala. J. P. Scorr. ECHO, DALE CO., Ala., Jan. 28, '78. Dr. J. W. Gurley, Southern Surgical Institute, Atlanta, Ga.: Dear Sir-You operated on my wife's eye on last-Nov. 15th, and on 23rd she went home, able to see her children, and now is I am authorized to take orders for B. M. WOOLLY'S PAINLESS OPIUM ANTI-

by many of our best physicians in Atlanta, Ga., and elsewhere, who have witnessed i action, some of whom have tested it personally. J. W. GURLEY, M. D.



