Anderson Intelligencer.

E. B. MURRAY, Editor. THURSDAY MORISINO, DEC. 4, 1879.

EDITORIAL CORRESPONDENCE.

THE LEGISLATURE.

Gotting to Work /fewly—The Prospects of a Short Session—The Election of Chief Justice—The Local Option School Tax— The session of the Legislature so far has accomplished comparatively very little. On the first day of the session nothing beyond organizing and referring all of the business upon the calenda hack to appropriate committees. The members of the Rouse and Senate were promptly in their places, and everything moved off as well as could have been ex-

pected, except that some members of the House objected to the introduction of any bill or resolution without the necessary notice of one day, which practically lost one day, for had the objection not been made, enough business was ready to have occupied the committees during the afternoon, which would have given the House a calendar on Wednesday, whereas that day was consumed in the introduction of bills and other matters, of course. FIXING ALCOURNMENT.

The following preemble and resolution was offered by Mr. Murray, of Anderson, and care up for consideration on Wednesdayt

Wednestay:

Whereas the present condition of the State of South Carolina demands a continuation of rigid economy in every department of our government; and winess we recognize the necessity of a scort session of the Legislature as one means by which this economy can be promoted; therefore.

Be it resolved by the House of Representatives of the State of South Carolina, the Senate concurring, That this General Assembly do adjourn sine die on Tuesday, the 23d day of December, A. D. 1879, at 8 o'clock P. M.

On the consideration of this resolution

On the consideration of this resolution

the following debate took place, showing the spirit of the House upon the question of long or short sessions:

of long or short sessions:

Mr. Davant noved to amend the resolution by adding the words "or as much earlier as possible." Not adopted.

Mr. Cooke moved to amend by adding "or as soon thereafter as convenient."

On motion of Mr. Murray, this amendment was indefinitely postponed.

Mr. Humbert moved to make the resolution the special order for December 18.

lation the special order for December 18.

On this, Mr. Murray called for the ayes and nose, which were taken and resulted as follows: Ayes, 20; nose, 80. So the motion was not adopted.

Mr. Walker moved to make it the special order for December 3.

Mr. Walker said: I, for one, am not willing to bind mysolf to adjourn at any certain time till I know what duties and work are to come before us, so that we may know whether we will be able to accomplish them in that time or not.

Mr. Murray said that there was no probability than any more would be known about the work of the session on the 3d of December than now. Last session the adjournment was only effected by passing such a resolution and working up to it. If we make up our minds that the country demands a short session and the A short session will be for the it arests of the State we can do it. I call the previous question on the whole matter.

Mr. Cooks said that no one realized the

ter.

Mr. Cooke said that no one realized the importance of a short session more than he did. While it might be that the gentleman from Andelson (Mr. Murray) needed a lash over him to bring him up to his duty, he (Mr. Cooke) did not need it and he did not think the other members did. He thought the resolution might well wait for a week or ten days till the amount of work before the General Assembly could be estimated.

Mr. Murray suggested that those who think they need the lash least are really those who need it most.

The question was then taken on the motion to make the resolution the special order for December 3, and decided in the negative.

in the negative.

The year and nays were then taken on the adoption of the resolution and decided in the affirmative, by a vote of 68 to 9.

This resolution then went to the Sentite, and its consideration was there postponed to the 18th of December. It is, therefore, uncertain whether the session dues not so close, the responsibility for a long session will rest on the Senate and not on the House. We think the maiority of the Senate are in favor of adjourning before Christmas, and that when the resolution comes up on the 18th it will pass. We know that our Anderson Senator is highly in favor of an early adjournment. The questions to acide adjournment. The questions to have during this session are not yet fully developed, though there are some very grave and important subjects now under consideration. In the Senate the treatment of the

GHENRWOOD & AUGUSTA BAILROAD convicts has been creating considerable interest, and Gen. Taff, the Republican Senator from Charleston, offered the following preamble and resolutions in relation thereto:

Whereas, it appears that a fearful mortality has prevailed during the past season amongst the convicts leased from the Penttentiary; and whereas, it is alleged that such mortality has resolved, in a great measure, from the insufficient and unwholesome food, improper clothing, ill-ventilated leadings and cruck treatment inflicted on its victims; and whereas, it is further alleged that no inquest has been taken of any one of the many resual or viouent deaths which have taken place amongst them; and whereas, it is the duty of the Gent'al Assembly to provide for the redress of grievances and for the prevention of their continuance and repetition—pasticularly in the case of those who, being restrained of their liberty by law, are unable themselves to apply to the suchorities of the law for relief and protestion. Therefore, be it

Resolved, by the Scanta, the House of Representatives be appointed to make immediate inquiry into the circumstances attending the deaths which have taken place among the convicts leased from the Penituniary during the present year, with power to compat the attention of parama and to research the formers of the research the second transit of the research the second the research the formers of the research to the present General Assembly as early as practicable.

runers, and to reserve the result of their in-quity to the present General Assembly as early as practicable.

Resolved, That, until the report of the said cosmulties shall have been received and acted upon by the General Assembly, the Board of Directors of the Pealtentiary be, and they haveby are, requested not to hive out any convicts from that in-tilution.

subject to the positentiary committee, where is properly belongs. The subject has not yet been brought into the House, but will no doubt come up soon. It deserves the consideration, and there is tion over the

ELECTION OF CHIEF JUSTICE. Judge Willard claims that he was elected could be the six years, under the first feesion of and next Article IV of the Constitution, while end his chances of election would indeed be excellent. It is not, however, because of section 2, Article IV, run on account of his health.

The last clame of Section 2, Article IV, run on account of his health.

The Supreme Court that go out of the publish on our first page this week.

The slow of the function of the suprementation of the function of the suprementation of the s

of who will try the question between him and Judge Willard. Neither of them could sit on the Court, and Mr. ice Haskell could not sit, as he is riocted to fill out Wright's unexpired term, which makes him a party in interest. The Governor would, therefore, have to appoint three men learned in the law to decide the question. Now comes up another complication. Gov. Simpson is a candidate for Associate Justice in Judge McIver's place, and, if elected, he

could not appoint the Court to try the contest with Judge Willard. His successor, Col. Jeter, of Union, however, could do this. It still further a quesion whether we can elect an Associate Justice to succeed Judge McIver at this secsion, for the vacancy would not occur until July, and would then depend upon he resignation of Judge McIver to take effect at that time, which would be very similar to the McCrary case, where the United States Senate refused to confirm an appointment of Mr. McCrary to be Circuit Judge in place of Judge Dillon, who had resigned to take effect in the future. There is, however, this difference: In that case the President had the appointing power, and could exercise it as well after as before the stated time, while here the Legislature will:... be in session, and a vacancy will occur some five months before the next session. The general impression is, therefore, that if Judge McIver is elected Chief Justice, we will also elect an Associate Justice to succeed him, though the whole matter

must be confessed to be in no little confusion. The contest for Ass. late Justice is not likely to be a walk over the track for any one. Gov. Simpson and Judge Wallace are fully announced as aspirants for the position, and the names of Gen. McGowan, Judge Pressley, Judge Kor-shaw and Mr. Porter are prominently

At the last session of the House Dr Brown made charges of corruption against Hastings Gantt, a colored memer from Beaufort, and had a committee appointed to investigate him. The Doctor has been looking vigorously after the natter during this session, and will see that it is thoroughly ventilated, with a view to expelling him.

A Bill to allow cities, towns and villages to impose

by a vote of two-thirds of the property holders has caused a ripple of interest in the House. The term property holders s not of any consequence as the . "I stands, for any person returning a dog worth fifty cents is a property holder, and could vote. The Bill was advocated by Messrs. Bacon and Cooke, and was pposed by Messrs. Earle and Murray. Its further consideration was postponed until Friday at 1 o'clock, when it is unlerstood Gen. Kennedy will speak in favor of and Gen. McGowan in opposition to the Bill. The indications are that it will not pass in the House.

THE PHOSPHATE QUESTION has been kept in tow by both sides, each of whom is skirmishing for position before opening the fight. The report of log the South Carolina College, and so the Phosphate Commission has just been handed in, and the members are carefully considering its bearing on the subject. It has not come up to the expectations of He thought Mr. Hayes a great and good he people in all respects, and leaves the Legislature in the dark upon many points. It is more than probable that an entire change in the system will be proosed and discussed at this session, if for no other purpose to draw forth informa-tion which ought to be made public.

THE HOMESTEAD QUESTION is receiving attention from the Legisla-ture, and will be amended so as to extend its provisions to all classes of citizens equally. Bills have been introduced on this subject by Messrs. Murray, Bacon and Cooke in the House, and Mr. Crit-tenden in the Senate, so that the Legislature can select the best features from each of them, and pass en amendment to fully meet the difficulties of the ques-

dayo been very busily engaged in their work. Dr. Wilson has introduced a Joint Resolution calling a Constitutional much for him as he has done for them, convention. Col. Mattison has introduced a hill to change the length of time for warning hands to work the publication of the pu introduced a Bill to enable Trial Justices and papers over to their successors, and to enable them to proceed regularly roport was in circulation to the successors. thereon. Mr. Murray, in addition to now seeking to control the next conven-several other Bills, has introduced one to facilitate the completion of the Biue bring out the facts which have been Ridge Rallroad. Also, as the Legislature will not pass a general pistol law, he has introduced a Bill to prevent carrying concealed weapons in Anderson County. Also a Bill to further protect religious neetings, which provides that railroads shall not run bunday excursion trains to religious meetings without the request of the authorities in charge of such meetings. This Bill has been reported against by the Judiciary Committee, but Mr. Murray intends to make a fight for would be willing to split the State if it

warmly discussed, and elicits very great differences of opinion.

This letter but maps out some of the work that is before the Legislature. In our next we will present this work as it unfolds itself.

E. B. M.

ard is a preposterous candidate, because

A Seymour Presidential boom is be-ginning to arise in the Democratic party. 1803 against Grant by more than one huntired thousand majority, and many persons think him the strongest Democrat out the hisms and punish those who are man—as pure and simple in his liabits as guilty. In the Mouse we have a sense—bid is great in ability and strong in the lies; great in ability sad strong in the affections of the people of New York, If his health would permit him to run be could beyond a doubt carry New York, and parking some other Northern States.

Missers to the state of the sta none Maliver will be the Chicoustics, in the important matters discussed in it for ad these comes up the forther question carefut perusal. Democratic Presidential candidates. *

The News and Courier, in an Insolent and alicious article under the above caption, arraigns in its usual style of arrogance an article which appeared in the INTELLIGENCER two weeks ago, speaking of the prevalence of the rumor that Sovernor Hampton was actively promoting the interest of one of the guber-natorial candidates in this State, and that f so it would be the source of discord in the party. If this rebuke had come from some paper in the State which had always been an advocate of Gov. Hampton, it would not provoke from us the scorn which the tirade of the former Cunningham-Chamberlain organ awakens in us. Let it be remembered in the very beginning that this dictatorial brother of the press mislead very many good people in Charleston into voting fer Cunningham, a Yankee Radical office-seeker, for May-or of Charleston, against Gen. John A. Wagener, a pure and competent Demoeratic citizen of Charleston. Let it also be remembered that this paper, which now seeks to constitute itself the cham-

was the News and Courier. We were opposed to it. We differed from the Govman, and travelled over a portion of the South with him, acting as sponsor for him. We thought Mr. Hayes a fraud and an enemy of the South. Now our position towards Governor Hampton is just this : We think him a great and good man, worthy of any position in the gift of the State, and would take and always have taken great pleasure in voting for him for any office in the gift of the State. This does not, however, mean that we think him or any other man infallible, or that we would be willing to vote for all of his friends. The News and Courier says, in effect, that the Governor has picked us up out of the mud, and, therefore, our obligations are unbounded. We, however, think the people of the State have

the News and Courier.

THE PRESIDENT'S MESSAGE.

cossaries, to the great mass of the peo-

tion. It cannot be expected that the

present Congress will adopt any one of these recommendations. The President

mows the suspicion with which the peo-

ple regard all Federal interference in elections, and therefore found it neces-

sary ... discourse on the rights of free-

ner to vote untrammelled and the daty

On the subject of the reformation of the

the Civil Service, the President lectures

of the Federal government to sustain

The Anderson delegation are well, and ernor Hampton no doubt helped imrepresentative of a parcel of slaves. Gov-

The Committee on Privileges and Elec-lions has reported in favor of abolishing the two box law and having all of our elections in one box, as heretofore. The question of a registration law is being warmly discussed, and elicits very great differences of conion.

before the country. It was read in both Houses on the re-assembling of Congress on last Monday. It created no sensation. Hon, George D. Tillman, our able rep-In the House of Representatives very little attention was paid to the reading of resentistive from the fifth Congressional District, spent a few days in Columbia on his way to Washington, and freely exit, the members most of the time being pressed the opinion that Mr. Tilden would be the next Democratic nominee neither approval or disapproval. It will produce as little effect upon the country as it did upon Congress. Some of the for the Presidency, or that he will name the man. He does not think the old man of Grammacy Park shelved by any means on account of the recent New unwise and rappolitie, and such as might York election. He thinks Senator Bayca and coffee, unmindful of the fact that he comes from such a little State, and bethese articles are no louger luxuries, but cause he is too much of a Southern man It is very well understood that Mr.

Tath is after a political and in this investigation more than a redress of the wrings which have been done. Sepator Celtiender, of Greenville, offored similar resolutions, but asked a refraence of the subject to the positionities. to oppose to the bloody shirt issue. We ple; also that Congress shall make an ppropriation to defray the expenses of United States Marshals and their Deputies at the elections to be held next year; and, also, that the further coinage of allver be suspended, and that United States Treasury notes be retired from circula-

lovernor Seymour carried New York in

luty but did it not man Evins, of South Carolina in a late interview, has expressed a pro-ference for Seymour and McDonald for

those rights.

South Atlantic Coast in the mercantile and agricultural interests of the South and West. Whether that port shall be Charleston or Port Royal, will depend very much upon the energy and enter-prise of the capitalists of Charleston. The

wagener, a pure and compotent Democratic citizen of Chriefston. Let it also
be remembered that this paper, which
now seeks to constitute itself the champlon of the distinguished and beloved
Senator Hampton, did not always stand
so true and loyal in his defense, but at
one time was ferce in its advocacy of
throwing him overboard for the purpose
of taking into the areas of the Democracy
of this Sista a purlianic carpet-baggerGov. Chamberlain. The News and Courier,
to be plain, did not help to enthrone Gov.
Hampton in the hearts of our people.
He does not need its fulsome adulations
now to retain his place in the esteem of
his fellow-citizens. We will not at this
time go beak of the time we have referred
to with the News and Courier. It is enough
for us to remind the people of this State
that as the News and Courier did not begin
the support of Governor Hampton and
his policy until it was obliged to do so
by 'he overwhelming pressure of public
op:nion, it is but natural for it to try to
make up by blind truckling, nay, we
might say, boot-licking, what it lost in
feally by its late conversion from Chamberlainism. The INTELLIGENCER was
originally an advocate of Governor
Hampton's policy, and helped to nomnate him for Governor over the News and
Courier's opposition. The editor of this
a great and good man, who reflects honor
on his State, and of whom his State is
proud, for which the INTELLIGENCER is
glad. This does not, however, make it
treasen for us to differ from the Senator
wood for which the INTELLIGENCER is
glad. This does not, however, make it
treasen for us to differ from the Senator
wood when we recome a many language of the proposed to paying the fraudulent
debt, and the Supreme Court has invaliand used to propose the committee of the proposed to paying the fraudulent
debt, and the Supreme Court has invaliand the Supreme Cour you did not swear to it, and more than intimated that under certain circumstances, notably for party purposes, i wearing to a lie was an act of virtue. This was the most colossal liar yet developed, and one, too, whose moral code knocks the decalogue higher than a kite. Senator Cameron was willing to pay the follow and let him go; but Senators Hill and Vance overruled him. Pending the production of witnesses by Judge Spofford's attorney, Mr. Kellogg was allowed meanwhile to introduce "Col." Jim Lewis, specially for the purpose of rebutting the terrible evidence of Bernard Williams. The "Colonel" took the stand with an air of bravado, but Mr. Hill's cross-examination made him as limp as a dish-rag. He began with a flourish of the offices he had held, from the time he went out as cook of a Shrevegart company, in the Confederate army, to the ascending grades of Captain of Police, Administrator of Public Improvements, and Naval Officer of the Custom House. He comprehensively denied the giving of money to Williams; never mentioned Cavenac's name to him; and as against Williams' unsavory record, he presented his own characier as commended officially by such Democrats as Wiltz and Burke, Having testified that his departure on the same train for Weshington with the five negro perjurers was a mere coincidence, and that he went to the Federal Capital done some of this for themselves. Govgro perjurers was a mere coincidence, and that he went to the Federal Capital to consult Secretary Sherman about the reduction of wages in his department at the Custom House. Mr. Hill compelled him to confess that nearly two months had elapsed since the reduction had been made, and that he knew of the departure of the five negroes. He then shuffled and said he went to see how "the Brigadiers" looked in Congress; but had to confess that the sight was no novelty, as he had paid annual visits to Washington. Admitting his intimate friendslip for Kellogg, he had the hardihood to deny taking an active interest in his case at Washington, though several times conferring with the Senator. Although he slept in bed with one affidavit negro and had constant intercourse with the others, he had the audacity to deny speaking to them on the subject of their visit to the capital! He alleded to the affidavit negroes as "statesmen".—Louisiana stateemen—and thought he helped with Kellogg's money, to pay their board bill, which was defaulted by debauching he had never, forecoth, talked with their about their business in Mysahington! Mr. Hill made hird disporge that he felt bound to help Zellogg, and that his presence sight have impressed the colored men who had perjured themselves. The value of "Col." Levie's testimony may be inferred from the fact that, in answer to a direct question from Senator Hill, he made the disgraceful avowal that he was an initimate friend of Miller and the five lying witnesses; that he believed them to be men of "trath and rellability." that lying is no sin "under certain creaminations" dee, etc. 1! "Them," said Senator Hill, he made the disgraceful avowal that a man manage colored Republicans that a man first bear of the first barriers of the first barriers and the senator had a senator control of the first barriers and the senator had a senator of the first barriers and the senator had a senator of the first barriers and the senator had a senator of the senator had a senator of the first barriers and th mensely, and for it the people have honored him greatly. They have done as madives to him as slaves. A given us by the Register. Governor engaged in manipulating the canvass in any way. This is right, and our Sena-tor's eminent good sense is shown in such course. The News and Courier is could have its own way by so doing. Governor Hampton, however, is wiser, more prudent and more patriotic than The full text of this document is now engaged in conversation, and manifesting ecommendations of the President are have been expected from a fraud. He commends the restoration of the tax on

There will be a port established on the Bob Toombs for Grant and the Empire. I met the General the other day and asked him who would be the next President. "Grant," he replied promptly. "He will be the next President and the last Presi-dent."

"After Grant - what?"

be the next President and the last President very nuch upon the energy and enterprise of the capitalists of Charleston. The success of the system of Jetties now being constructed in deepening the channol, and the early completion of the Blue Railroad, or some other road, connecting the great marts of the West with Charleston, will make it the great metropolitan city of the South Atlantic. But if Charleton should become indifferent or Ignore the exporting and importing interest of the South and West, then Port Royal, and we observe from the Western papers that the merchants and capitalists of St. Louis have expressed their willingness to subscribe \$1,000,000 to make that city if the great importing and exporting point for the South and West.

The Louislana Senatorlal Contest.

Below we publish an extract taken from a staff correspondent of the Augusta Chronicle, from which our readers may form some opinion of the corruption in the election of Kellogg to the U. S. Senate in the election of Kellogg to the U. S. Senate in the election of Kellogg contest. It would be difficult to conceive of a lower degree of rassellity and lying for party purposes than this evidence discloses:

SOUTH CAROLINA NEWS. Gleanings from our State Exchanges.

Rock Hill Herald: A meeting of the stockholders of King's Mountain iron property was recently held at Black's Biation for the purpose of dividing the lands, about 11,000 acres, into small lots to suit purchasers......The voters of King's Mountain and Broad River townships will decide on the 12th of next December whether they will continue to fence in crops, or, what is far better, decide to fence in stock......Wm. Springs, colored, while hunting rabbits on show day, instead of shooting one of those animals, accidentally emptied the contents of his gun into the head of Primus Moore, colored. As good fortune woold have it, either the shot were too small or Primus's kull was too thick to receive more than a painful wound......The fire on last Friday afternoon was accompanied by a sad event. Mrs. Ginthia Owens............

and that a child two years old perished in the finames. The mother of the child, a Mrs. Rena Beaver, was engaged at work at a neighbor's, and left her three children at home. It is supposed that the bildren set fire to the house. The two oldest made their escape, and the remains of the youngest was found near the door.

Kerahaw Gazette: On Tuesday evening last, Col. Jordan went out into his back lot and attempted to catch a loose horse. He drove him up the laine and put up some bars to prevent him getting out again until caught. From some cause or other the horse became frightened and came rushing towards the Colonel, who was standing just outside the bars. He ran against and broke the bars, one of which struck the Colonel just above the knee, breaking the thigh. A physician was called at once, who reset the broken bone. The Colonel was resting easy when last heard from.

Kine's Mountain Centennial.—Major Houston, chairman of the committee on transporation for the King's Mountain Contennial, has already entered upon the discharge of the important duties entrusted to him, and by the following from the Atlanta Fost it is gratifying to learn that his efforts give promise of proving entirely successful:

We are pleased to learn that Major W. J. Houston, general passenger and ticket agent of the Atlanta Charlotte Air Line rallway, who is chairman of the Committee on transportation for the King's Mountain Centennial that he is receiving every encouragement in his efforts to make the centennial a success as a national affair. Rallroads and people are heartily cu-operating with him. It is proposed at an early day to creet a liberty pole 150 feet high on the mountain, from which will float to the breeze an American flag, thirty feet wide and fifty feet long, in full view of passengers on the Air Line trains. October 7th, 1830 is destined to be a day long to be remembered in the history of our country. Keep the ball in motion.

STRAYED.

A Large BAY HORSE, eight or nine A. years old, with star in face and white hind foot, was lost in Anderson on last Monday, and any one finding and returning him to the undersigned will be suitably rewarded.

J. H. LITTLE. 21 10 Dec 4, 1879

NOTICE TO OREDITORS.

All persons having demands against the Estate of Mrs. Mary L. Greer, deceased, are hereby notified to present the same, duly attested, or else be barred. And all persons owing the said estate are requested to make DAVID R. GREER, Adm'r.

Always Something New! A ND ATTRACTIVE at No. 4 Granite
A Row. This time we hard just received an elegant lot of FINE BLANKETS, Ledies' and Gents' Underwear,
something GOOD. Another invoice of
beautiful CLOAKS, very cheep.
Also, finest New Crop New Orleans Molesses, choice Magnella Hame, and a great
many other good things. Come and see
them.

A. B. TOWERS & CO.

Dec 4 1870

Valuable Land for Sale. W E will sell at the old Prince House, Tuesday, December 24th hert, all that Truct of Land, containing 207 acres, more or less, belonging to the estate of C. Wakefield, deceased, known as the "Prince Terms—One-half cash, balance in twelve months, with a mortgage on the place.

Parties are at liberty to have been seen as the place.

J. E. & T. T. WAKEFIELD, Dec 3, 1879 21-3 Adm'rs.

All persons having claims against the Estate of Henry Shockley, deceased, are hereby notified to present them to the undersigned, at Belton, properly proven, within the time prescribed by law.

B. D. DEAN, Adm'r.

Dec 4, 1879

NOTICE FINAL SETTLEMENT.
Notice is hereby given that the undersigned, Administratrix of the Estate of Rev. Nathaniel Gaines, deceased, will apply to the Judge of Probate for Anderson County, en 6th day of January, 1889, for a Final Settlement and discharge from her office as Administratrix of the Personal Estate of the said Nathaniel Gaines, deceased.

FRANCIGES RILLEY Admix

FRANCIS S. RILEY, Adm'x. Dec 4, 1879 21 5 The Largest and Cheapest STOCK OF Watches, Clocks, Jewelry, SILVER PLATED WARE,

Ever offered for sale in the Town of Anderson. Call and exam-ine my Stock before you leave Town and sec for yourself! I Defy Competition. HAVE a beautiful line of Goods suitable for Christmas Presents. Head-quarters for Spectacles, Eye Glasses, &c. If you want to save money give me a call before you purchase anything in my line of business. I buy goods for cash and sell for cash only

business. I buy goods for cash only.

Remember Capt. Wren is still in charge of my Photograph Gallery, and guarantees satisfaction or no charge.

My thanks for your kind patronage in the past.

Respectfully,

J. D. MAXWELL.

No. 4 Brick Range,

Dec 4, 1879

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THE STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON.
COURT OF COMMON PLEAS.

R. Greer, Plaintiff, against John F. Greer, Samantha E. Autrey, et al.—Bummons for Relief-Complaint Served. manna E. Autrey, et al.—Essensons for Relief—Complaint Served.

To the Defendants John F. Greer, John J. Leach, Alice C. Leach, Samantha H. Leach, Jane Leach, Minnia Leach, Eamantha E. Autrey, Srophula Dunkin and Lucinda A. Greer:

You are hereby summoned and required to ancopy is herewith served upon you, and to serve a copy of your answer to the said complaint on the subscriber at their office, Anderson C. H., S. C., within twenty days after the service hereof, exclusive of the day of such survice; and if you fall to answer the complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint.

Dated Dec. 2, A. D. 1879.

MOORE & ALLEN,

The Defendants will take revise that the comp.

The Defendants will take notice that the com-plaint filed in this case is for the partition of the Real Estate of Mary L. Greer, deceased, among her heirs and distributees, and to sell the name, or so much as may be required in aid of personal as-sets to pay debta.

MOORE & ALLEN, Plaintff's Att'ys.

Dec 4, 1879

NOTICE FINAL SETTLEMENT. The undersigned, Administrators of the Estate of Mrs. Mary Watson, hereby give notice that they will apply to the Judge of Probate at Anderson C. H. on the 31st day of December, 1879, for a Final Settle-ment of said Estate, and a discharge from sid Administration.

JOHN B. WATSON,
W. G. WATSON,
Nov 27, 1879

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Nov 27, 1879

OTICE FINAL SETTLEMENT.
The undersigned, Administrator of Mrs. Ann Rogers, hereby gives notice that he will apply to the Judge of Probate at Anderson C. H. on December 30, 1879, for a Final Settlement of said Estate and a discharge from said Administration.
I will sell at public auction at Anderson C. H., on 30th December, the notes and accounts uncollected of said Estate.

H. B. ROGERS Adm'r.

Nov 27, 1879

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Just Received! BUCKWHEAT FLOUR, Choice GO-SHEN BUTTER, and NEW CROP

MP SHEN BUTTER, and NEW CROP RICE.

We will also have in a day or two a lot of choice new crop NEW ORLEANS MO-LASSES, and best Sugar Cured HAMS.

A large lot of Trunks, Valises and Satchels just in. We are constantly replenishing our stock. Nov 13, 1879 A. B. TOWERS & CO.

STATE OF SOUTH CAROLINA, ANDERSON COUNTY. W. W. Humphreys, Judge of Probate WHEREAS, E. J. Earle has applied to me to grant him Letters of Administration, de bonis non cum testamento annexed, on Estate of Samuel J. Hammond, Sr., de-

Cased.

These are therefore to cite and admonish all and singular the kindred and creditors of the said S. J. Hammond, Sr., dec'd, that they be and appear before me in the Court of Probate, to be held at Anderson C. H. on of Probate, to be held at Anderson C. H. on Tuesday, the 16th of December, 1879, after publication hereof, to show cause, if any they have, why the said Administration show have, why the said Administration show have to be granted. Given under my hand, this 20th day of November, 1879.

W. W. HUMPHREYS, J. P.
No. 27, 1879 20 2

GREAT ATTRACTIONS IN CHARLESTON, S. C., Dec. 3rd to 18th, 1879. GREAT INDUSTRIAL EXHIBITION

Agricultural Society of S. C. SPLENDID display of the resources of the State! Varied attractions each evening. The Main Hall and Machinery Hall will be lighted with the Electric Light. Low Railroad Fares to enable all to visit

the Fair.
Grand Lodge A. F. Masons, S. C. Press
Association, Graduates S. C. Military Academy, all meet during Fair weeks.
All are cordially invited to visit the City.
Ez. biblis of the products, manufactures
and resources of South Carolina specially
lesired. For further information, address
E. L. ROCHE, Sec. A. S. S. C.
Nov 20, 1378 19 2

A GREAT WONDER.

The Elevated Railway of New York City—It is Exciting to See Trains of Cars running Rapidly over your Mead, always Crowded-Fare Cheap-Only 5c for 9 Miles.

THE undersigned made frequent use of these can in rambling through the City, looking for Goods suitable for Fall Trade in this market, and we succeeded in buying the

Chenpest, Finest. Prottlest, and

BEST STOCK of GOODS

We ever had, such as-BROADCLOTHS, DOE SKINS DIAGONALS, WORSTED SUITINGS, and FANCY CARSIMERES.

In endless variety. Now, we have them in stock, and all we ask is to give us a trial, and we will do our best to satisfy you in to te, price and work. If we do not fit you perfectly, you need not take the clothes after they are put up. Remember, we will not BE UNDERSOLD.

We are also egents for the-"Tyorid's Favorite."

SINGER SEWING MACHINE! Large lot on hand, and great improvements. Be sure to call and see the New Singer be-bre won bay. We are prepared to offer yeak inducements to you in this line. Lou will find us over Barr & Co's. Store. J. B. CLARK & SON.

A AREWARD RESTREE obscapin the function gives into

CLEARANCE SALE

FOR THE

THIRTY DAYS ONLY!

MY ENTIRE STOCK, CONSISTING OF

Boots. Dry Goods,

Shoes, Dress Goods,

Trunks, Cloaks,

Valises, Shalwls, Hand Bags, Notions.

Traveling 'Bags, Hosiery, Hats, Caps, Gloves,

READY MADE CLOTHING,

GENTS' FURNISHING GOODS, &C.,

TO BE SOLD

AT BOTTOM PRICES.

PART OF MY STOCK I WILL SELL

REGARDLESS OF COST.

Having bought a heavy stock before the recent advance in prices, I am thus enabled to sell Goods here now at present

NEW YORK PRICES.

For comparison, look at these prices:

Prints, good styles and colors, from 5 1-2, 6, 7 and 8 cents per yard.

Bleached Muslins, from 5 to 10c., the best. The best 7-8 Georgia "A" Shirting, extra heavy, 6 1-4c. Athens Checks, extra heavy, 9 1-2c. per yard.

Bed Ticking from 8 1-2c. upwards. Linseys, from 10c. upwards. Flannels, all wool, 15c. upwards.

Jeans, from 15c. upwards.

LADIES' CLOAKS

Dress Goods, Special Bargains, from 12 1-2c. upwards.

IMMENSE SACRIFICED PRICES.

A splendid Worsted Beaver Cloak, worth \$6, for \$4 caly. A splendid all wool Beaver Cloak, worth \$10, for \$6.50 only.

GREAT REDUCTION IN CLOTHING:

A handsome Men's Suit, worth 29 for 37 only. A handsome Men's Suit, worth \$12 for \$10 only. A Splendid Overcoat, worth \$5, \$3.50 only. A very fine Overcoat, worth \$10, for \$8 only.

And many other articles too numerous to mention.

> CALL AND SEE AND BE

YOUR OWN JUDGE.

A. LESSER, PARIS STORE.