

Anderson Intelligence.

E. B. MURRAY, Editor.

THURSDAY MORNING, JAN. 6, 1881.

TERMS: ONE YEAR \$1.50. SIX MONTHS .75c. Two Dollars if not paid in advance.

DEATH OF MR. PETER A. KEYS.

The citizens of Anderson were greatly shocked on Christmas morning by the sad news that Mr. Peter A. Keys had met his death on the preceding evening in a collision upon the Air Line Railroad... The body was buried under the debris, struggling for freedom.

At once every available hand went to work with a will to extricate the dead and dying, and after quite an amount of labor their work was rewarded, but the sight that met their eyes was a horrible one. Keys was buried under the debris, struggling for freedom.

When the cause of the quick stop was known, Captain Sims rushed to the engine, where he found Keys dead under the side of the engine, and Collins had fallen from the lower portion of whose body was buried under the debris, struggling for freedom.

Over his left eye was a terrible bruise and the side of his face was badly mashed. There he lay, his full, handsome beard matted with the blood flowing from his body, which, but a moment before, was full of life and health.

During the greater portion of the afternoon Mrs. Keys arrived the arrival of the train which she looked for her husband to come on, and could get no answer as to the cause of the delay, except that the train was behind time, and it was not until after night that she heard the terrible news. Mr. Keys' remains were carried to Atlanta, where they were prepared for interment, and on the following day—Christmas—they were brought to Anderson.

Mr. Peter Keys was at the time of his death in the strength of a mature manhood, which had scarce touched its zenith, being forty years of age. He was raised in our midst, and spent by far the greater portion of his life here, where he was very popular and highly esteemed for his upright life and his many and genial qualities.

The Laurens Railroad was sold in Columbia on last Monday, under decree of foreclosure. The property was sold to Col. A. C. Haskell for thirty thousand dollars, he being the only person who made a bid. It is understood that the real purchasers are the owners of the Greenville and Columbia Railroad, and that the Laurens Road will be operated as a portion of this line. It is thirty-two miles long, and is considered a very cheap piece of property at the price paid.

The Work of the Legislature.

The Legislature has adjourned after a session of twenty-seven working days, and has added to the Statutes of South Carolina one hundred and twenty-three new laws, besides electing a Circuit Judge, a Comptroller-General and the Superintendent and Directors of the State Penitentiary.

ANOTHER COLLISION ON THE AIR LINE.

At Least Three Men Killed—Running One Train Behind Another—A Smash-Up. A railroad accident occurred on the Air Line Railroad, five hundred yards beyond Paw Creek Trestle, nine miles from this city, about seven o'clock.

Two freight trains, of the usual size, left Charleston at two o'clock on Tuesday morning about eight o'clock. It occurred on the Air Line Railroad, five hundred yards beyond Paw Creek Trestle, nine miles from this city, about seven o'clock.

Among the most important of the laws which have been enacted other than those above enumerated are the following: An act ratifying the constitutional amendment relating to the Limestone, which was adopted at the last General Assembly.

As to the bill to amend the Code of Laws, it is not yet passed. The bill to amend the Code of Laws, so far as it relates to the trial of cases, has not yet passed.

An act to amend Chapter CXXXVIII of the General Statutes so as to give jurisdiction to the courts to try and punish persons guilty of homicide when the death has been caused by the use of poison, or otherwise injured in one county, and die therein in another.

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The Concealed Weapon Law.

SECTION 1. Be it enacted by the Senate 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 any person carrying a pistol, dirk, dagger, slung shot, metal knuckles, razors, or other similar deadly weapon usually used for the infliction of personal injury, concealed about his person shall be guilty of a misdemeanor, and upon conviction thereof shall forfeit to the County the weapon so carried concealed, and be fined in a sum not more than two hundred dollars, or imprisoned for not more than twelve months, or both, in the discretion of the Court.

SECTION 2. It shall be the duty of every Trial Justice, Sheriff, Constable or other peace officer to cause all persons violating this Act to be prosecuted therefor whenever they shall discover a violation hereof.

SECTION 3. In all convictions hereunder the fine imposed shall, if collected, be paid into the treasury of the County wherein the prosecution is located.

SECTION 4. That if any person be convicted of assault, assault and battery, or murder, or manslaughter, or any crime involving the use of a deadly weapon, he shall be liable to imprisonment for life, or for a term not less than ten years, and not more than twenty years, in the discretion of the Court.

SECTION 5. That if any person be convicted of assault, assault and battery, or murder, or manslaughter, or any crime involving the use of a deadly weapon, he shall be liable to imprisonment for life, or for a term not less than ten years, and not more than twenty years, in the discretion of the Court.

SECTION 6. That if any person be convicted of assault, assault and battery, or murder, or manslaughter, or any crime involving the use of a deadly weapon, he shall be liable to imprisonment for life, or for a term not less than ten years, and not more than twenty years, in the discretion of the Court.

SECTION 7. That if any person be convicted of assault, assault and battery, or murder, or manslaughter, or any crime involving the use of a deadly weapon, he shall be liable to imprisonment for life, or for a term not less than ten years, and not more than twenty years, in the discretion of the Court.

SECTION 8. That if any person be convicted of assault, assault and battery, or murder, or manslaughter, or any crime involving the use of a deadly weapon, he shall be liable to imprisonment for life, or for a term not less than ten years, and not more than twenty years, in the discretion of the Court.

SECTION 9. That if any person be convicted of assault, assault and battery, or murder, or manslaughter, or any crime involving the use of a deadly weapon, he shall be liable to imprisonment for life, or for a term not less than ten years, and not more than twenty years, in the discretion of the Court.

SECTION 10. That if any person be convicted of assault, assault and battery, or murder, or manslaughter, or any crime involving the use of a deadly weapon, he shall be liable to imprisonment for life, or for a term not less than ten years, and not more than twenty years, in the discretion of the Court.

SECTION 11. That if any person be convicted of assault, assault and battery, or murder, or manslaughter, or any crime involving the use of a deadly weapon, he shall be liable to imprisonment for life, or for a term not less than ten years, and not more than twenty years, in the discretion of the Court.

SECTION 12. That if any person be convicted of assault, assault and battery, or murder, or manslaughter, or any crime involving the use of a deadly weapon, he shall be liable to imprisonment for life, or for a term not less than ten years, and not more than twenty years, in the discretion of the Court.

SECTION 13. That if any person be convicted of assault, assault and battery, or murder, or manslaughter, or any crime involving the use of a deadly weapon, he shall be liable to imprisonment for life, or for a term not less than ten years, and not more than twenty years, in the discretion of the Court.

SECTION 14. That if any person be convicted of assault, assault and battery, or murder, or manslaughter, or any crime involving the use of a deadly weapon, he shall be liable to imprisonment for life, or for a term not less than ten years, and not more than twenty years, in the discretion of the Court.

SECTION 15. That if any person be convicted of assault, assault and battery, or murder, or manslaughter, or any crime involving the use of a deadly weapon, he shall be liable to imprisonment for life, or for a term not less than ten years, and not more than twenty years, in the discretion of the Court.

SECTION 16. That if any person be convicted of assault, assault and battery, or murder, or manslaughter, or any crime involving the use of a deadly weapon, he shall be liable to imprisonment for life, or for a term not less than ten years, and not more than twenty years, in the discretion of the Court.

SECTION 17. That if any person be convicted of assault, assault and battery, or murder, or manslaughter, or any crime involving the use of a deadly weapon, he shall be liable to imprisonment for life, or for a term not less than ten years, and not more than twenty years, in the discretion of the Court.

SECTION 18. That if any person be convicted of assault, assault and battery, or murder, or manslaughter, or any crime involving the use of a deadly weapon, he shall be liable to imprisonment for life, or for a term not less than ten years, and not more than twenty years, in the discretion of the Court.

SECTION 19. That if any person be convicted of assault, assault and battery, or murder, or manslaughter, or any crime involving the use of a deadly weapon, he shall be liable to imprisonment for life, or for a term not less than ten years, and not more than twenty years, in the discretion of the Court.

ASH ELEMENT and ACID GUANO. Large stock of the above ACID GUANO and ASH ELEMENT on hand, and an prepared to make terms for Cash, Cotton Option or Currency. My office is on the first floor of the Centennial Building.

THE BEST GOODS THE CHEAPEST. If you want the Best CONFECTIONERIES and good GROCERIES, call on G. M. STEFFEL, Masonic Building, Anderson, S. C.

AN ORDINANCE To Raise Supplies for the Town of Anderson, S. C., for the Year 1881.

BE IT ORDAINED by the Mayor and Wardens of the Town of Anderson, S. C., in Council assembled, and by the authority of the same, That a Tax for the sum of and in the manner hereinafter named shall be raised and levied on the Town of Anderson, S. C., for the year 1881, for the purposes specified.

REAL ESTATE FOR SALE. I WILL sell on SALEDAY in FEBRUARY next, by Auction, all private sale before that date, the Valuable Tract of Land whereof the late Rev. Thomas H. Cunningham died seized and possessed, situate in Savannah Township, Anderson County, South Carolina, and bounded as follows...

STATE OF SOUTH CAROLINA, ANDERSON COUNTY. By W. W. Humphreys, Judge of Probate. WHEREAS, Wm. McGinnis has applied to me to grant him letters of administration on the Personal Estate and effects of Newton Scott, deceased...

NEW ADVERTISEMENTS. A HOUSEHOLD NEED. Send 3-cent stamp for an 80-page Book on "The Liver, its Diseases and their Treatment..."

YOU CAN DEPEND ON THE ACTION OF WARRANTED PURE Dissolved Raw Bones and Fine Ground Bone Meal.

Notice to Fiduciaries. ALL Administrators, Executors, Guardians and other Fiduciaries, who by law are required to make their reports to the Judge of Probate, are hereby notified to do so during the month of January, 1881, or the penalty of the law will be enforced.

BELTON HIGH SCHOOL. THE Exercises of this School will commence on MONDAY, JANUARY 10th, 1881, and will remain in session for thirty-two weeks without intermission. Terms: Primary Class, \$1.00; Intermediate Class, \$1.00; Full credit will be given for all public money received.

NOTICE. OFFICE OF THE BOARD OF COUNTY COMMISSIONERS OF ANDERSON COUNTY. NOTICE is hereby given that on Tuesday, the 11th day of January, 1881, at 11 o'clock a. m., the Board of County Commissioners for Anderson County will meet at the Court House to elect a Steward and a Physician for the Poor House of Anderson County for the year 1881, and that sealed proposals will be received until that time. The Board reserves the right to reject any and all bids.

Notice of Dissolution. THE Firm of BARR & CO. is this day dissolved by mutual consent. All parties indebted to us by Note or Account will please pay up at once, as we are anxious to settle. Notices and Accounts of the late firm are at the store of W. F. BARR. Payment may be made to either member of the late firm.

HERMANN BULWINKLE. Factor & General Commission Merchant. CHARLESTON, S. C. DEALER IN GERMAN KAINIT, or POTASSIUM SALT, Peruvian Guano, No. 1 and No. 2, Pure Fish Guano, Nova Scotia Land Plaster, Ground South Carolina Phosphate, and other FERTILIZERS. Also, GUNN'S PATENT FLYING SAWS. Orders filled with dispatch, and liberal advances made on consignments of Cotton and other Produce.

NOTICE FINAL SETTLEMENT. NOTICE is hereby given that the undersigned, Administratrix of Personal Estate of J. F. Richardson, deceased, will on the 14th day of January, 1881, apply to the Judge of Probate for Anderson County, for a Final Settlement and discharge from said Administration. Mrs. N. K. RICHARDSON, Adm'x.

NOTICE FINAL SETTLEMENT. THE undersigned, Administratrix of the Estate of W. A. Potts, deceased, will apply to the Judge of Probate for Anderson County on the 6th day of January next, for a Final Settlement of said Estate, and a discharge from said Administration. Mrs. A. E. POTTS, Adm'x.

ESTATE NOTICE. ALL persons having demands against the Estate of Albert McCarty, deceased, are notified to present them, properly proven, before the undersigned within the time prescribed by law. Those indebted to the Estate will also make payments to the undersigned. SAM'L MCCARTY, Executor. Dec 23, 1880 24-35

REMOVED. I have moved my BARBER SHOP from the old location to the new building on the corner of Pine and Washington streets. BENJAMIN COLLINS, Jan 6, 1881

FOR RENT OR SALE. HOUSE AND LOT. BLACKSMITH SHOP. VACANT LOTS. SMALL FARM, in 20 minutes walk of Public Square, will be rented or sold for cash. For sale, one extra fine Salkey. Call on JOHN W. DANIELS, Dec 16, 1880 23

LUMBER! LUMBER! A LARGE lot of good Lumber is kept constantly on hand at my Lumber Yard at the Blue Ridge Depot in Anderson County, and orders for board or shanty lumber of any kind desired will be promptly filled at low prices. Mr. Robert Mayfield is my agent for the sale of Lumber at Anderson, and will furnish any information desired to persons wishing to make an order. JOHN KAUFMAN, Jan 20, 1879 29 1y