

TERMS: ONE YEAR, \$10.00. SIX MONTHS, \$7.50. Two Dollars if not paid in advance.

The North Carolina Midland Railroad has borrowed upon a mortgage debt ten million dollars, with which it is expected to complete the road to Salisbury and terminate at Spartanburg.

The vote upon the question of subscribing to the capital stock of the Savannah Valley Railroad by the city of Anderson of an additional sum of twenty-five thousand dollars will be taken on next Tuesday.

THE PROPHET UNVEILED.

Attorney-General Youmans in Reply to Melton—A Brilliant and Memorable Arrangement of the Self-Constituted Judge of South Carolina's Court.

The United States Circuit Court yesterday was the scene of such an oratorical display as is rarely beheld at any time.

Attorney-General Youmans, in his speech in reply to Melton, arranged District Attorney Melton for his slander of the State in his speech in the Acton case, and during the course of his speech he was bound by his eloquence and impassioned earnestness.

Mr. Melton claims only to have selected the worst election cases for trial, and yet the cases so far developed are insignificant and unproven.

Mr. Melton claims only to have selected the worst election cases for trial, and yet the cases so far developed are insignificant and unproven.

Mr. Melton claims only to have selected the worst election cases for trial, and yet the cases so far developed are insignificant and unproven.

Mr. Melton claims only to have selected the worst election cases for trial, and yet the cases so far developed are insignificant and unproven.

Mr. Melton claims only to have selected the worst election cases for trial, and yet the cases so far developed are insignificant and unproven.

Mr. Melton claims only to have selected the worst election cases for trial, and yet the cases so far developed are insignificant and unproven.

Mr. Melton claims only to have selected the worst election cases for trial, and yet the cases so far developed are insignificant and unproven.

Mr. Melton claims only to have selected the worst election cases for trial, and yet the cases so far developed are insignificant and unproven.

Mr. Melton claims only to have selected the worst election cases for trial, and yet the cases so far developed are insignificant and unproven.

bound to act and bound to discharge the duty, and that the presumption that the duty was done properly was in his favor.

The attorney-general then went on to show that the Legislature contemplated an orderly process of election.

Mr. Melton interjected: My friend is right, I will press that point.

Mr. Youmans continued: I am glad I have mentioned it, as it never would have occurred to me.

Mr. Melton interjected: My friend is right, I will press that point.

Mr. Youmans continued: I am glad I have mentioned it, as it never would have occurred to me.

Mr. Melton interjected: My friend is right, I will press that point.

ment come in Court and says to these managers: Because you do not do it, we will put you in Sing Sing.

The attorney-general then went on to show that the Legislature contemplated an orderly process of election.

Mr. Melton interjected: My friend is right, I will press that point.

Mr. Youmans continued: I am glad I have mentioned it, as it never would have occurred to me.

Mr. Melton interjected: My friend is right, I will press that point.

Mr. Youmans continued: I am glad I have mentioned it, as it never would have occurred to me.

Mr. Melton interjected: My friend is right, I will press that point.

led by a man who had been in the councils of the nation before the war. He was great in the councils of the nation.

The attorney-general then went on to show that the Legislature contemplated an orderly process of election.

Mr. Melton interjected: My friend is right, I will press that point.

Mr. Youmans continued: I am glad I have mentioned it, as it never would have occurred to me.

Mr. Melton interjected: My friend is right, I will press that point.

Mr. Youmans continued: I am glad I have mentioned it, as it never would have occurred to me.

Mr. Melton interjected: My friend is right, I will press that point.

WARNING.

All persons are hereby warned not to hire or harbor Harrison Ellin, a free-negro preacher, who is under contract with me for the present year, and who has just been discharged from my employment.

The State of South Carolina, County of Anderson.

Ben. F. Dickson, Plaintiff, against Caroline C. Dickson, J. J. Dickson, et al. Defendants.

The defendant, Caroline C. Dickson, is hereby notified that she is required to answer the complaint in this action.

Moore & Wardlaw, Plaintiff's Attorneys.

Moore & Wardlaw, Plaintiff's Attorneys.

Moore & Wardlaw, Plaintiff's Attorneys.

Moore & Wardlaw, Plaintiff's Attorneys.

Moore & Wardlaw, Plaintiff's Attorneys.

Moore & Wardlaw, Plaintiff's Attorneys.

Moore & Wardlaw, Plaintiff's Attorneys.

Moore & Wardlaw, Plaintiff's Attorneys.

Moore & Wardlaw, Plaintiff's Attorneys.

Moore & Wardlaw, Plaintiff's Attorneys.

Moore & Wardlaw, Plaintiff's Attorneys.

Moore & Wardlaw, Plaintiff's Attorneys.

Moore & Wardlaw, Plaintiff's Attorneys.

Moore & Wardlaw, Plaintiff's Attorneys.

Moore & Wardlaw, Plaintiff's Attorneys.

Moore & Wardlaw, Plaintiff's Attorneys.

ANDERSON CLOTHING STORE. BROCK & MAULDIN. Spring & Summer, 1882.

CLOTHING DEPARTMENT. Suits in Cassimere, Diagonals, Linen and Alpaca. School-boys, Youths and Children's clothing in great variety.

IT IS A FACT! That we are Selling Goods as Low as they can be Bought anywhere in the Up-Country.

AHEAD OF COMPETITION. THE LARGEST, CHEAPEST and MOST VARIED Stock of Ladies' and Gents', Misses' and Children's.

UNDER THE SIGN OF THE BIG SHOE. Goods Bought for Cash and sold for Cash, at LOWEST CASH PRICES.

CHAMPION REAPER and MOWER. For which we are Agents, and have now on exhibition; and we don't hesitate to give the best on the market.

FINE HARNESS FOR SALE. THE undersigned calls attention to his Stock of HARNESS of all descriptions, including BELLEVILLE, COLLARS, BUGGY, CARRIAGE and WAGON HARNESS.

TOBACCO, TOBACCO. NEW CALICOES, MUSLINS, PIQUES, NOTIONS, SHIRTS, LADIES' FINE SLIPPERS, FLOUR, BACON, MUSCOVADO MOLASSES, SUGAR, COFFEE.

HERE WE ARE! HOME AGAIN! OH! COME AND SEE OUR PRETTY THINGS! MISS LIZZIE WILLIAMS, WITH usual care, selected our SPRING STOCK, and we are ready to show you the MOST BEAUTIFUL LINE OF—LADIES' AND CHILDREN'S GOODS.

LADIES' STORE. Steam Engine for Sale. WANTED! BY virtue of the power conferred upon me by the Court, I have this property hereinafter described, created by deed, on the 5th day of February, 1881, in my hands, and I have the same on hand on Saturday in May, 1882, at Anderson, S. C.

ELECTION NOTICE.

An Ordinance adopted by the Board of Commissioners of Anderson, S. C., at a meeting held on the 28th day of March, 1882, and entitled "An Ordinance to authorize the issuing of a Certificate of Election."

Notice is hereby given that an election will be held on Tuesday, the 2nd day of May, A. D. 1882, from 8 o'clock in the morning to 4 o'clock in the afternoon.

TREASURER'S OFFICE. ANDERSON, S. C., April 4th, 1882. NOTICE is hereby given that the office of the Treasurer of the City of Anderson will be open from the 1st to the 31st of May for the collection of the first installment of State County School and Poll Taxes for the year 1882.

THE SAVANNAH VALLEY RAILROAD. To go on in the good work of maintaining its reputation for Low Prices and Fair Dealing.

TO BE BUILT BY THE STATE OF SOUTH CAROLINA. To go on in the good work of maintaining its reputation for Low Prices and Fair Dealing.

BY BROOK BROS. MEDICAL CARD. Dr. HENRY H. LEROY, a graduate of the Charleston Medical College, having been a member of the State Society for the practice of Medicine, offers his professional services to the public.

NOTICE FINAL SETTLEMENT. I, the undersigned, hereby given that the undersigned, Elizabeth Rogers, deceased, will apply to the Judge of Probate for Anderson County, S. C., on the 1st day of May next, for a Final Settlement and Discharge of her office as Administrator of said Estate.

NOTICE FINAL SETTLEMENT. I, the undersigned, hereby given that the undersigned, Elizabeth Rogers, deceased, will apply to the Judge of Probate for Anderson County, S. C., on the 1st day of May next, for a Final Settlement and Discharge of her office as Administrator of said Estate.