change hands, and if so the line may be pushed on by Anderson to Atlanta.

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 twentyfive thousand dollars will be taken on next Tuesday. It is to be hoped there will be a full vote, and that the unanimity heretofore prevailing in regard to it will be manifested in the result at the polls. Do not forget to vote. The fullest possible vote should be polled. The road is a necessity to Anderson, and we can well afford to make an additional subscription to secure its completion.

Mr. Melton claims only to have selected the worst election cases for trial, and vet the cases so far developed are insignificant and unproven. Even the Republican Grand Jury was compelled to throw out the indictment against the Commissioners of Colleton County, and with all of the packing of Juries, only one conviction has been secured, and it was obtained by the misconception of some of the jury. The grave cases that were promised by Mr. Sanders and the District Attorney have not, so far amounted to much.

The News and Courier has been rendering the State golden service during tne political trials in Charleston, by the fearless and forceful manner in which it has exposed the hypocrisy, the fraud, the crime and the infamy of the manner in which they have been conducted by the government for political partisan purposes. The comments and exposures by the News and Courier of the methods and purposes of these persecutions have been able and searching, and

to doing what they clearly had the right to do. It will, however, answer Republican purposes. They have it as an evidence of election frauds in South Caro-

display as is rarely benefit at any time. Attorney-General Youmans, in his speech in defence of the managers of the Mayes-ville precinct, arraigned District Attorney Melton for his slander of the State in his speech in the Acton case, and, during three hours, held the audience spell-bound by his cloquence and impassioned carnestness. Attorney-General Youngers and

carrestness. Attorney-orderar formans said

May it please your Honors and gentlemen of the jury, the assistant to the District-Attorney who first addressed you opened with two remarks in which I think there is a certain degree of misconception, honest misconception, it is true, or at least if not misconception, a somewhat ideal exaggeration of what has actually occurred. He has alluded to the manner in which certain lawyers and newspapers have treated him and the District Attorney. I can assure my friend from Philadelphia that the Bar of South Carolina always have been and we now from Philadelphia that the Bar of South Carolina always have been and are now ready to welcome to their forus any member of the legal profession from abroad. It has always been their habit, it is their habit now, and I can assure my friend that at any Bar of South Carolina he would be received with consideration and courtesy, and notably at the Charleston Bar, which is the metropolitan Bar of the State, and the members of which have acquired not only State but national reputation in the profession.

As to what the newspapers say, why this country is like England. The press

this country is like England. The press is absolutely free. No man in his gen-eration occupied a higher position in England than Lord Brougham. Lord Campbell says he was the foremost man

E. B. MURRAY, Editor.

THURSDAY, APRIL 27, 1882.

THERMS:

ONE YEAR.

SIX MONTHS.

The North Carolina Midland Railroad has borrowed upon a mortgree debt ten million dollars, with which it is expected to complete the road to Salisbury and perhaps to Spartanburg. It is at present dominated by the Clydes, but may soon change hands, and if so the line may be to deing what they clearly had the right to deing what they clearly had the right to deing what they clearly had the right tasts it was mere important of the dound to discharge the duty, and that the presumption that th

store was a private store. What right had the managers to go to a private man's house and open the poll? They went to a public building, as the testimony shows, in a part of the town peculiarly fitted for the holding of the election. The intenthe holding of the election. The intendant of the town, who seems to have acted with a degree of discretion and good feeling which deserve the thanks of that community, protested against its being held at Barnett's store because it was very near the intersection of two public streets. That there was the row of stores, the bazaar part of the town. That the crowd around the poll would obstruct the passage of the people and interfere with business of this very prosperous little country town. Two hundred yards off was a broad open space, a public building at which the poll could be fairly opened. We insist that upon this charge we cannot be tried, and that no argument can be adduced to this C-ur howing that this was any hinderance to the supervisor or any obstruction to the United States. It struck me that in the

with the control of t

also to not, pros. the count for conspiracy. bound to act and bound to discharge the ernment come in Court and says to led by a man who had been in the coun-

made it so small that a tissue ticket could tants it was mere impertinence. That examination, he said, whoever it is to be made by, is not to be made by the superhad made it so large that you could get in visor. His duty is simply to witness,

lican purposes. They have it as an evidence of election frauds in South Carolina, and the facts connected with it will never be stated by them when citing this case.

THE PROPHET UNVELLED.

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

Charleston New and Consice, April 22.

The United States Circuit Court yester-day was the scene of such an oratorical display as is grarely beheld at any time display as a grarely beheld at any time display as a grarely beheld at any time display as is grarely beheld at any time display as a grarely beheld at a g point not having been commented upon in the opening argument and not being charged in the indictment could not be used by the district attorney in closing, went on to show that the managers were in no way bound to hold the election of the country charged in the indictment could not be used by the district attorney in closing, went on to show that the managers were in no way bound to hold the election at any particular point in the town of Mayesville. The law said Mayesville Why, he asked, should it be held at Barnett's store? Not one single reason has been given. It is a fact that at one previous election in Mayesville the polls were opened at Barnett's store. It is also in proof that at another general election it was held at the depat. It is also in proof that at another election it was held at a place called Wheeler's. The local elections were held in different places. Holliman says the local elections had sometimes been held at the school-house. If there was any law that fixed the store as the place the locas, if there was any law that fixed the store as the place the locas, if there was any law that fixed the store as the place by metes and bounds, then of course the poll must there was no such law. Besides, Barnett's store was a private store. What right house and open the poll? They went to brosception had failed to connect the description at the could not have seen, and the United States marshal in testifying to how many Republican tickets he had given out had developed the remarkable fact that he had been sent there to see how the people voted. The calculation made by Mr. Sanders could have been made equally weil in his office without any testimony. It was a simple sum in arithmetic and a very simple sum at that. He then went on to show that the manager's had opened the place to o'clock as required to send on the poll at 6 o'clock as required to send on the poll at 6 o'clock as required to send for him, and expecting that he would arrive any moment they did not send until having opened the poll they sent to his house and open the poll? They went to be proved the poll they send to have been at a point where the developed the remarkable fact that he had been sent there to see how the people voted. The calculation made by Mr. Sanders could have be showing how completely and utterly the prosecution had failed to connect the de-fendants with any illegal or fraudulent

the jury must return a verdict of acquit-tal. I know that I am to be followed by the district attorney, and from the nature of his remarks made in these cases, and of his remarks made in these cases, and the effect which they have unquestionably had adverse to the defendants on trial, it is my duty somewhat to anticipate their effect. I am to be followed by one learned in the law and skilled in all the arts of the forum. His intellectual qualities and eloquence have often made the worse appear the better cause. He is so gifted by nature physically and intellectually that he can assume any passion or exhibit any emotion. He would have made the finest Brutus or Coriolanus even seen upon the stage. He can play most skilfully on that sweetest of all musical instruments, the human The first part of the control of the

cils of the nation before the war. He was great in the councils of the Confede-racy. He was afterwards Governor of the State, and he died in one of the most

brilliant capitals of Europe, in St. Peters-burg, as foreign minister of the United States—James L. Orr. a man perhaps with the levellest head in South Carolina. "With the brain and muscle both of frame and mind That shouldered down the neels of human kind.

He made his tight and made it like a He made his fight and made it like a ruan against the corruption in the Republican party. The other faction was led by Franklin J. Moses, Jr. He was a prodigy. He reminds us of the dissolute Emperors of the decline and fall of the Roman Empire. A pro-consul of the Verres type. But when the clash came between them on which side did the district alternacy array bimade? Side by trict attorney array himself? Side by side with Moses. It was on his arm that Moses leaned, and it was on his tongae that Moses relied as he made that campaign through the State which resulted in temporary success, but which resulted in temporary success, but which ulti-mately terminated in the downfall of the Republican party.

Judge Bond (interrupting:) I don't see, Mr. Youmans, what that has to do with the case. Mr. Melton is not on trial here.

COURT OF COMMON PLEAS.

Benj. F. Diekson, Plaintiff, against Careline C. Dickson, Jane S. Dickson, Mary Ann Dickson, Rebecea P. Smith, et al., Defendants.—Summona for Relief-Complaint not Served.

To the Defendants Benj. Dickson, Margaret Richey, Louisa Hembree, B. W. Dickson, Alex. Dickson, Francis Dickson, Mary Parker, Matthew Dickson, Eliza Robins, Matilda Moorhead, Mary Kay, Win. Dickson, Catharine McCrary, Walter C. Dickson, Eliza Jameson, Rebecca P. Smith and Rebecca Leach, et al.:

YOU are hereby summened and required to anawer the complaint in this action, a copy of which is filed in the office of the Clerk of the Court of Common Pleas, at Anderson C. H., S. C., and to aerve a copy of your answer to the said complaint on the subscribers at their office, Anderson C. H., S. C., within twenty days after the service hereof, exclusive of the day of service; and if you fail to answer this complaint within the time aforesaid, the Plaintiff in this action will apply to the Court for the relief demanded in the complaint.

Dated December 19, 1881.

MOORE & WARDLAW,
Flaintiffs Attornefs.

To the Defendants: Mr. Melton: Let him go on, may it please your Honor. Let him go to the end of his tether. He has already gone too far. I would prefer that he conclude and that I be allowed to answer him.

Mr. Youmans, continuing: When Melton and Moses spoke in Charleston St. Michael's bells, which had rejoiced with the joys and grieved with the sorrows of Charleston for centuries, were so shocked by their harangues that they

shocked by their harangues that they refused to chime the quarters or sound the hour. The local poet of the dry says:

'St. Michael's chimes were mute when Melto: spoke, And Moses paralyzed their brazen stroke; Such shameless utterances 'neath the spire's dark

When the District Attorney essays to speak for the people of South Carolina he puts in a claim which we and all other people in South Carolina deny. Says a distinguished son of South Carolina, now minister to the South American Republic, "To love South Carolina was the creed of South Carolinians—a creed which a statesman might call narrow and and a philosopher might. Notice is hereby given that an election will be held on Tuesday, the 2nd day of May. A. D, 1882, from 4 o'clock a. m. to 5 o'clock p. m., in accordance with the provisions of said Ordinance. Owners of real estate situat within the corporate limits of said City, an., also all who are entitled to yote for Mayor and Alderman, fraid City, will be settled to yote in creed of South Carolinians—a creed which a statesman might call narrow and and a philosopher might call weak, but broad enough it was to cover them in life, and strong enough to support them in quath." And remembering that in her soil, which to us is sacred—that in her bosom are reposing the ashes of the venerated men and pure women whose lips and lives have taught us to love South Carolina—that bosom into which we will, when life's fitful fever is over, all creep gladly as ever after a long day's sport when infants we rested our wearied heads upon our mother's knees or sank to sleep in her arms. I, the humblest of her citizens, commissioned to stand here in their defence to-day against this unjust persecution, speak the prayer of her sons and daughters when I say: Withered be the arm that strikes her. Cursed be the tongue that maligns her. Hated be the foat that invades her. But withered! thrice withered—cursed! thrice cursed—thrice hated be the son of hers, native and to the manner born, who would raise his slanderous tongue to defame her or his matricidal arm to strike her. We read in profane history that Coriolanus, who yielded to the tears of his mother, haited his victorious legions beyond the yellow Tiber, but that Nero slew his mother and then admired her beauty after she we a corpse, and fiddled a goodly tune while Rome was burning. are entitled to vote for Mayor and] Aldermen of said City, will be entitled to vote in said election, provided they register their names with the City Clerk and obtain from him a certificate of such registration by 12 o'clock, meridian, on the tenth day next preceding the day of election.

The City Clerk will have the books open for Registration at his office from the 19th to 12 o'clock m. on the 22nd April, 1882.

Managers of Election—J. D. Maxwell, W. D. Brown and W. D. Bewley.

W. H. NARDIN, Mayor.

Thos. C. Ligon, City Clerk.

March 30, 1882

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5 ANDERSON, S. C., April 4th, 1832.

OTICE is hereby given that this office will be open from the 1st to the 31st of May for the collection of the first installment of State, County, School and Poll

All means we advise those in need of Fresh Goods, Good Goods and Good Bargains to call on

MEDICAL CARD.

DR. HENRY H. ELROD, a graduate of the Charleston Medical College, having located at Centreville in this County for the practice of Medicine, offers his professional services to the public. He may be found at such times as not engaged at the residence of Mr. W. J. Erwin.

April 13, 1882 39 2m Notice to Contractors.

SEALED PROPOSALS for the avading of the entire line of the Savannan Valley Railroad ungraded, either as a whole or in sections, will be received by the Secretary until the 9th day of May next.

By order of the Board

J. E. BREAZEALE,
Sec. S. V. R. R. Co., Anderson, S. C.
April 13, 1882

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NOTICE FINAL SETTLEMENT. Notice Final Settlement.

Notice is hereby given that the undersigned, Administrator of the Estate of Elizabeth Rogers, deceased, will apply to the Judge of Probate for Anderson County, on the 1st day of May next, for a Final Settlement and Discharge from his office as Administrator of said Estate.

GEO. M. ROGERS, Admir.

NOTICE FINAL SETTLEMENT.

The undersigned, Administrator of Estate of Mrs. R. E. Taylor, decrased, hereby gives notice that he will, on the 23rd day of May, 1882, apply to the Judge of Probate of Anderson County for a Final Settlement of said Estate, and a discharge from said Administration.

W. K. SHARPE, Adm'r.

April 20, 1882

WARNING.

THE STATE OF SOUTH CAROLINA,

COUNTY OF ANDERSON.

COURT OF COMMON PLEAS.

MOORE & WARDLAW, Plaintiffs' Attorneys

ELECTION NOTICE.

TAX NOTICE!

TREASURER'S OFFICE,

April 27, 1882

ANDERSON CLOTHING STOR A LL persons are hereby warned not to hire or harbor Harrison Ellin ...a, a free-negro preacher, who is under contract with me for the present year, and who has quit my employ without cause or coment. The law will be enforced against any one BROCK & MAULDIN The law will be emoted.

disregarding this notice.

A. L. WELCH.

Spring Summer, 1889

CLOTHING DEPARTMENT Suits in Cassimers, Diagonals, Linen and Alpaca, School-boys, Youthat and nobby styles. FURNISHING GOODS DEPARTMENT

Shirts, laundried and unlaundried, white and fancy, for men and boys; Collan, o Hankerchiefs in silk, linen and cotton; Undershirts, in Gossamer, India Gaza, Nainsook; Hosiery, Gloves, &c., together with a line of Neckwear—Cravats, Club & Call and Examine them. HATS, HATS, HATS. Such a stock of Boys' and Men's Straw, Wool and Felt Hats as is unequalled,

SHOES, SHOES. SHOES. Ladies', Misses, Children's, Men's, Youth's and Boys' Fine Custom-made Shoe and low cut. Every Shoe warranted. We are still selling the "MOHAWK SHIRT," the best Shirt manufactured, as tailed at one dollar.

We particularly request an examination of our line of Cassimere Samples—and to same made up to order—with fits guaranteed.

To the Defendants:
You will take notice that the Complaint in this case is filed to partition the Real Estate of Polly Dickson, Eleaner Dickson, and Mrs. Angaret C. Smith, and the Estate of Alex. A. Dickson, under their Wills, and for such other relief as attack under their Wills and as stated in Complaint.

That we are Selling Goods as Low as they can be Bough Complaint.

anywhere in the Up-Country.

OUR NEW SPRING GOODS A RE arriving, and open up Fresh and Handsome. No old Stock on an Remember, we offer you New and Desirable Goods. Remember, we offer you New and Desirable Goods.

Fine lot of WHITE GOODS and NOTIONS, Ladies' Trimmed HATS,
Colored and White LAWNS, PIQUE and PRINTS,
A pice line of Ladies' SHOES and SLIPPERS,
RIBBONS, RUFFLING, COLLARETTES, GLOVES,
HANDKERCHIEFS, PERFUMES, a large line of HOSIERY,

We are prepared to offer the Planters a line of FARMING IMPLEMENTS, HOR PLOWS, &c., and can sell you a First Class article of SUGAR, COFFEE, FLOW BACON, MOLASSES and GENERAL SUPPLIES of all kinds, at

ROCK BOTTOM PRICES. Call and see us. ROBERT A. LEWIS & CO., Belton, S. C.

AHEAD OF COMPETITION

THE LARGEST, CHEAPEST and MOST VARIED Stock of Ladies' and Gents', Misses' and Childrens' FINE SHOES

For SPRING and SUMMER in the City of Anderson, UNDER THE SIGN of the BIG SHOE

Goods bought for Cash and sold for Cash, at LOWEST CASH EIGURES enable MAXWELL & SLOAN

Don't forget we make a SPECIALTY OF HATS.

NEW SPRING GOODS.

WE HAVE JUST RECEIVED a large and beautiful lot of SPRING CALL COES, a sample lot of LADIES' HIATS, which we are offering at Mr York Cost. Also, quite a variety of Gents' and Boys' STRAW HATS. Our Stock of SPRING SHOES for Ladies', Gents, Misses at

We can sell you as good a Shoe for as little money as any one in the City, in any sidesired. Call and examine our Stock. You will find polite and attentive Clerks to sin you through, and no offense taken or charge made if you don't buy. WE DESIRE TO CALL SPECIAL ATTENTION TO THE

CHAMPION REAPER AND MOWER

ANDREW & PREVOST.

For which we are Agents, and have now on exhibition; and we don't hesitate to syst the best on the market. Call and examine it—we will take pleasure in showing and applaining it to you; and if you want a Machine, we can certainly make it to your interest to buy the "Champion."

FINE HARNESS FOR SALE.

THE undersigned calls attention to his Stock of HARNESS of all descriptions indigenting BRIDLES. COLLARS, BUGGY, CARRIAGE and WAGOI ITARNESS, Single and Double, from the finest to the cheapest qualities. The wat is done at home and is thorough, the stock used is the very best, and therefore I warms the wear of every piece of harness to be equal to any that can be purchased in this any other market. My PRICES ARE CHEAPER than the same quality of Harms can be bought elsewhere. REPAIRING carefully and promptly attended to.

All that I ask is a call from those who need anything in my line.

FER ROOMS, up-stairs, on Granite Row, over Wilhite & Wilhite's Drug Store.

JAMES M. PAYNE.

TOBACCO, TOBACCO.

NEW CALICOES, MUSLINS, PIQUES, COTTONADES, BLEACHINGS, HATS, NOTIONS, SHOES, LADIES' FINE SLIPPERS, FLOUR, BACON, MUSCOVADO MOLASSES, SUGAR, COFFEE, And everything you need at Bottom Prices. A large lot MACKERELE.

We are determined to sell. We ask all who would like to buy New Goods CHEAP to give us a trial.

C. F. JONES & CO., FANT'S OLD STAND.

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 the MOST BEAUTIFUL LINE OF.

LADIES' AND CHILDREN'S GOODS

Yes, we feel confident we can please the young, middle-aged and old folks. Comone and all, and be convinced that you can get the PRETTIEST and CHEAPEN Goods at the

March 23, 1882 LADIES' STORE.

Steam Engine for Sale.

BY virtue of the power conferred upon me by a mortgage of the property hereinafter described, executed by J. R. Burton, on the 5th day of February, 1881, I will sell for cash, at Anderson C.H., S. C., on Salesday in May next, one Five-horee Upright Steam Engine, made by A. B. Farquhar, of Pennsylvania. This mortgage was given to secure payment of the purchase moncy of said Engine.

SAM'L. A. HUTCHISON, Mortgagee.

April 13, 1882

SHERIFF'S SALE.

STATE OF SOUTH CAROLINA,

BY virtue of an Execution to me directed, I will expose to sale on the first MONDAY in MAY, A. D. 1882, at Anderson Court House, South Carolina, one Singer Sewing Machine, levied on as the property of J. A. Bridges, in favor of the Singer Manufacturing Company.

Terms of Sale—Cash.

JAMES H. McCONNELL,

Sherif. Anderson County.

April 13, 188;

Bring me that Silver Dollar made 184 and that Half Dollar 1784, 1796 of 178, 1801, 1802, 1804, 1815; and Quarter Dollar 1796, 1804, 1823 and 1827. I have a large Stock of WATCHEA CLOCKS and JEWELRY, I am ellist at a very reduced price. It might payed to come and see me before buying.

It will also pay you to buy your SPEC-TACLES direct from Headquarters, in instance, at

WANTED!

CONFEDERATE MONEY, Cancelled
Confederate Postage Stamps, United
States Stamps 1851 and previous. I was
these stamps to remain on the envelopes.

You can get a good Clock for it at

Cut this out and save it. April 13, 1882

J. A. DANIELS'.