THURSDAY, NOV. 25, 1886.

THE LEGISLATURE. From a special dispatch to the Greenville Daily News we learn that the Legislature was promptly organized on Tuesday last. The Senate was called to order by Senater Izlar, who was unanimously re-elected president pro tempore. Ex-Senator H. A. Gaillard, of Fairfield, was elected Clerk on the nineteenth ballot, over three competitors. L. T. Levin was reappointed Journal Clerk, Sumter LIGENCER. He was elected to the House Ewie Bill Clerk, both of Columbia. A of Representatives in 1878, 1880 and number of bills were introduced, the 1882, was chairman of committee on most important of which was one to of the judiciary and railroad committees, appropriate \$12,500 of the earnings of the Penitentiary to be used for skilled | the joint election law committee, and, labor and machinery for the development | perhaps, had more to do with the originaof the Columbia Canal.

In the House, Aldrich, of Aiken, was elected Speaker pro tem. The vote for Speaker on the first ballot stood Simons, of Charleston, 107; Dr. Sampson Pope, of Newberry, 11. It was predicted last night that Pope would get 50 to 60 votes, but there was no effort on the part of the farmers in Pope's behalf. Mr. Simons was unminated by Mr. Ansel, of Greenville; and Dr. Pope by Mr. Irby, of Laurens. John T. Sloan, sr., was reetted Clerk, R. E. M. Anderson, of Columbia, Reading Clerk and J. D. rown, of Orangeburg, Sergeant at Arms eithout opposition. The committees and appointments are not yet announced, and no day fixed for the inauguration. ELECTORS IN MUNICIPAL ELECTIONS.

We give below the provisions of the law as to who shall register and vote in City elections as contained in the General Statutes and in the Charter of the City. From Section 30th of the General Statutes it will be seen that all electors are required to register before they become qualified electors, and that failing to register, although they have all other ualifications, they cannot vote at any election. Section 1746 of the General Option Law, expressly requires that the uestion of "iiceuse" or "no license" shall be submitted by the City Council to the qualified electors of the City. Section 3rd of the Act chartering the City of Anderson, passed in 1881, expressly provides that to vote in City elections, the persons must have had a e election and be qualified to vote in ate elections. It is clear from these ect that it was the duty of the City ncil to register only those persons are qualified electors in the State six months in the City :

ctions, and who have had a residence /SEC. 90. All electors of the State shall be registered as hereinafter provided and no person shall be allowed to unless registered as herein required. SEC. 1746. Whenever a number of the citizens of any incorporated city, town, or village in this State, equal to one-third of the number of votes cast in the next preceding municipal election therein, shall, in writing, on or before the fifteenth day of November in any year, petition for an election upon the restion of "license" or "no licen the sale of intoxicating liquors therein, the Council of such city, town, or village, a hereby authorized and required to sub-it such question to the qualified electors be held therein, on or about the first day of December following; and if a majority of said electors vote in favor ly, town, or village, shall grant license, ling to the laws now of force in the cate for the sale of liquors in such city, town, or village, for the ensuing year; ot if a majority of said electors vote in taker of "no license," then it shall be dawful for the Council of such city, or town, or village so voting, to grant any cense for the sale of any spirituous or intoxicating liquors, bitters, or fruits prepared with such liquors, for the ensu-

ing year. PROVISIONS OF CITY CHARTER. SEC. 3. All male inhabitants of the said city who have resided within the corporate limits thereof for six months next receding any election for members or a member of the said City Council, and who are qualified to vote in State elections, shall be entitled to vote in such election: Provided, That no person shall he allowed to vote at any such election who shall not have registered his name as a voter with the Clerk of the City Council, to be entered by him in a book or books to be kept for that purpose, efore twelve o'clock meridian on the enth day next preceding every such election and obtained a certificate of uch registration from the said Clerk, certificate shall be presented to e Managers when he offers to vote and aken up by them. The Mayor and Aldermen of said city shall give at least ten days' notice, by advertisement in one or more newspapers published therein, of the time and place of said election, together with the names of the three Managers appointed by them to conduct such election; and the same notice shall also name the hours and place of registration. The book or books of registration shall be kept securely by the Clerk of said City Council and turned over to the Managers on the day of election: Pro-rided, That the said book or books shall e subject to public inspection, and any erson shall be permitted to make copies perefrom when the said City Clerk is not ctually engaged in the registration of a A Feast Wilhout Wine.

Col. Hoyt of the Baptist Courier, who as in attendance at the re-union of the very pleasing one on that occasion : "As a conclusion of this interesting reunion, the members and their invited

ral Hotel, in which there were two ble features. First, the committee angements decided that thereshould no speaking at the banquet, and that the utmost freedom of social intercourse should prevail, without formality of any Second, that no wine or liquors of It is probably the first occasion of the kind in South Carolina, when a party of social way that intoxicating liquors were expressly excluded, and it shows the progress of the temperance sentiment in our State. Further, it was fully demonstrated that gentlemen could freely enjoy themselves at a banquet and find abundthemselves at a banquet and find abundthemselv themselves at a banquet and find abundant the burial this country in high priced champagne.

Island were demolished, he joined comprotested against the burial. Under his Of the two million gallons of bourbon the repetition of witty anecdotes without recourse to the sparkling champagne or the wine that giveth color to the cup. It sample justice to state that the credit of this remarkable feature is due to the first remarkable feature is due to the sparkling champagne or the wine that giveth color to the cup. It is eyes, and in two weeks he was sitting this eyes, and in two weeks he was sitting and in two weeks he was sitting this eyes, and in two weeks he was sitting and in the company for \$500,000, and in a few days the dead man opened his eyes, and in two weeks he was sitting and in two weeks he was sitting this eyes, and in two weeks he was sitting and in two weeks he was sitting this eyes, and in two weeks he was sitting and in two weeks he was sitting this eyes, and in two weeks he was sitting and in two weeks he was sitting and in two weeks he was sitting this eyes, and in two weeks he was sitting and in two wee of this remarkable feature is due to the good sense and judicious management of the committee of arrangements, consisting of Gen. John B. Erwin of Lancastar, Maj. D. F. Bradley of Pickens, and Hom. F. A. Conner of Abbeville, and it Roman and was circled clerk of the count of the remarkable feature is due to the good sense and judicious management of the committee of arrangements, consisting of Gen. John B. Erwin of Lancastar, Maj. D. F. Bradley of Pickens, and Hom. F. A. Conner of Abbeville, and it Roman and was circled clerk of the Court of Common Pleas for Anderson County.

Went to Europe, and, although he weighed back home when there is a demand for it. Some was sent to Hamburg for the same purpose, and some to Bermuda. New purpose, and some to Bermuda. New being lands of James Thomson, and the would do if she were to fall heirest to \$100,000 replied, after mature study, that she wouldn't wear any more home made bonnets.

At the expiration of that time he got home and was circled clerk of the Court of Common Pleas for Anderson County.

Stephen B. Ellius case that the control of the time has placed and and morteage of the treatment of the missionary eating natives of Africa.

Wit:

All that Tract of Land, situate in Anderson Ch. Sc on East eight down the beft the tompton of the same purpose, and known as the Benjaning 76 acres, more or less, adjoining lands of James Thomson, and the would do if she were to fall heirest to \$100,000 replied, after mature study, that she wouldn't wear any more home made bonnets.

TERMS of SALE—One-third cash, and the balance on a credit of twelve months, with interest from day of sale, secured by bond and morteage of the treatment of Common Pleas for Anderson County of Sale, secured by bond and morteage of the same purpose, and known as the Benjandar of the company for S1,000,000.

All that Tract of Land, situate in Anderson Ch. Some was sent to Hamburg for the same purpose, and known as the Benjandar of the coffin, he came back from Europe and clothing, is as healthy a looking admirable conduct of this interesting readmirable conduct of this interesting readmirable conduct of this interesting rewas installed in February, 1865, and was continuously re elected until the fall ter. union."-Columbia Register.

THE NEW MEMBERS. The Charleston News and Courier is writing up the new Legislature, and has speeches Capt. Daniels made a strong the following to say about the members plea for a liberal appropriation to his Alma Mater, the Citadel Academy. He from Anderson County:

SENATOR E. B. MURRAY. Major E. B. Murray was born in the

city of Anderson on February 5, 1852; received academic training under the tutorship of Prof. W. J. Ligon; took the intermediate course in Furman University in 1869, and in 1870-71 the co lege course at the University of Virginia. Reading law in the office of his father. he was, at the age of 20, admitted to the Bar by Act of the Legislature. In 1873 he became editor and one of the proprie tors of the Anderson Conservator, which he subsequently purchased and in 1875 consolidated with the INTELLIGENCER. Upon the removal of Col. James A. Hoyt, his co editor, to Greenville, Mr. Murray became sole editor of the INTELwas chairman of the House branch of tion and adoption of the present election law than any other man in the Legislature. He was the author of the law restricting the sale of liquors to incorporations and imposing a County tax; of the local option law and the law prohibiting screens in barrooms; of the Acts to require railroads to furnish itemized statements of freight charges and settle according to their bills of lading, and nany other laws that have proved to be of great benefit to the State. In 1878 Major Murray was elected County chairman of the Democratic party in Anderson County, and has been successfully re-elected since, now serving his fifth

the State executive committee three terms. In 1884 he ran for Congress with Messis. D. Wyatt Aiken, George Johnstone and R. E. Bowen. The Nominating Convention met at Seneca and balloted more than one hundred times before a lecision could be made. Toward the last of the balloting Major Murray received sixteen votes, six short of a nomination. Mr. Murray has always favored every enterprise looking to the development of the educational interest of the State, and to internal improvements. He has persistently voted for appropriations to the South Carolina ollege, the Citadel Academy and the Columbia Canal. He is, at this time, a member of the board of trustees of the Furman University, a member of the Baptist Church, and a director of the Columbia and Greenville Railroad. Though young Mr. Murray has served his County faithfully and well, and will doubtless, in the Senate, faithfully look fter her interests and the interests of the whole State.

REPRESENTATIVE T. A. HUDGENS. Dr. T. A. Hudgens was born in Laurens County, June 19, 1821. Was the eldest son of Col. John Hudgens, a prominent man of Laurens County, and for several terms a representative of that County in the State Legislature. Dr. Hudens was reared on a farm and taught to and it was supposed that this all kinds of farm work, receiving such education as the limited school facilities in the County at that time afforded. At the age of twenty one he engaged in the mercantile business and continued it hree years. Then he read medicine and graduated from the Jefferson Medical College, Philadelphia, in 1859, and prac-ticed his profession at Donald's, Abbeville County, until the beginning of the war between the States. Entering the Confederate service in 1861, as a private in 862. Dr. Hudgens was wounded several times during the war, twice severely, being shot through the thigh at the memorable battle of the Wilderness. has lived ever since. Up to 1875 his time was given to the practice of medicine and to merchandising. Since then he has given his attention to farming and merchandising, and has been quite suc-cessful in both fields of labor. He is a Baptist. Dr. Hudgens's brilliant war record, his characteristic coolness under all circumstances, and his general reputation as a successful business man make him a favorite with the people of Anderson County, and gave him the lead at the primary election in August.

REPRESENTATIVE J. N. BROWN. Col. Joseph N. Brown was born near Anderson, December 16, 1832. Was taught in the common schools by O. H. P. Fant, Manning Belcher and Wesley Leverett, regarded as the best common school teachers of that day. In 1855and 1856 Col. Brown was a prosperous merchant at Lauxens Courthouse; studied law in the office of Col. J. H. Irby, and was admitted to the bar in May 1858. Col. Brown was the junior member of the law firm of Irby & Brown until the death of Col. Irby in 1860, when he formed a partnership with Col. R. P. Todd. The war beginning, he went out as captain of Company "E," 14th South Carolina Volunteers, August 1861, and was promoted to lieutenant colonel Feb. ruary, 1863, and colonel September, 1863, succeeding Samuel McGowan, who was promoted to brigadier general; served in Jackson's and A. P. Hill's corps, and was wounded at Gaines' Mill, Second Manassas and Gettysburg. In October, 1865, Col. Brown settled in Anderson and practiced law until October, 1885, when he retired from the practice, having given twenty years of his life to his remunerative profession. In January, 1873, he was elected president of the National Bank of Anderson. To his skilful management is largely due the enviable reputation the bank enjoys at home and abroad. Col. Brown is known to be one of the wealthiest men in the County. His well known ability as a financier made him many votes in the County campaign. He announced from the stump that his object in entering the campaign as a candidate for the Legislature was that he raight make an effort to refund the State debt at a lower rate of interest. His familiarity with the financial standing of the State, and his suggestions as to what legislation is needed, were so plausible that the farmers "tied was in attendance at the re-union of the to him" and gave him the second place "Wallace House" recently in this city, on the ticket. Col. Brown is no politician. thus speaks of a notable feature and a but a successful financier, and as such is sent to represent Anderson County in the lower house of the Legislature. He is a consistent member of the Baptist Church.

REPRESENTATIVE J. W. DANIELS. Capt. John W. Daniels was born in Pickens County August 26, 1833, at the home of his grandfather, his parents living at the time in this County. Receiving such instruction as the schools of this County and the limited means of any description were allowed at the table. his parents could afford, he succeeded in winning a beneficiary cadetship, in the Citadel Academy in 1849, and from that institution graduated with distinction, in 1852. The young graduate, with a brilliant record as a student and a bright future before him, followed teaching, surveying and engineering until 1861, when he joined Gwinn's engineer corps

of 1884, having ably discharged the duties of that important office for twenty consecutive years. In his campaign assured the voters of Anderson County that if they elected him it must be done with the distinct understanding that he would, in season and out of season, support every measure that looked to the maintenance or building up of that grand old institution. As a clear headed business man Capt. Daniels ranks amongs the first in this country. He is a Methodist-"one of the pillars of the Methodist Church."

REPRESENTATIVE E. P. EARLE. on April 7, 1845; attended the school then entered Furman University. Rea part of the 7th South Carolina cavalry, under command of Col. A. C. Haskell, and in Gregg's brigade; was twice wounded, and surrendered with Lee's army at Appomattox. After the war closed Mr. Earle read law in the office of Judge J. S. Murray. About the time his class was admitted to the Bar, Sickles issued his order staying the collection of debts. Mr. Earle was so disgusted with the legal died in 1870, he moved to his Beaverdam plantation, in Oconee County, where he remained until 1876, when he returned to Anderson and became connected with the Anderson Journal. After twelve months he sold his interest in that property to the Mes-rs. Todd, and again went to his farm. In 1881 Mr. Earle purchased Andersonville, where he now resides, the old homestead of Gen. Harrison, whose daughter he married in 1874. Mr. Earle is a Baptiet. He devotes his energies to farming, which he finds both pleasant and profitable. He is a member of one of the oldest and most highly respected families of this County. Both of his grandfathers served in Congress, and Jadge J. B. Earle, of this State, was his tics-was a farmer, and accumulated a clear-headed farmer of strong and unflinching devotion to principle, he ranks among the first and will ably represent his native county in the Legislative halls

Chester A. Arthur Dead.

NEW YORK, November 18 .- Ex President Chester A. Arthur died at 5 o'clock this morning, at his residence, No. 123 Lexington avenue. He had been ailing those in any other State. for some time from a complication of disesses, principally kidney affection. He spent the Summer at a watering place, strengthened somewhat his enfeebled constitution. His death was unexpected, it not being supposed outside his house that he was in any immediate danger. As soon as the news of Mr. Arthur's death was made public many flags on public and private buildings were placed at half mast. Mr. Arthur had lived at No. 123 Lexington avenue for twenty years or more. A stroke of celebral apoplexy suddenly, but not wholly unex- ing rum, and making it out of molasses. pected by the attending physicians, ter- That proud Kentucky should fall to the Company B, 7th S. C. regiment, known as Bacon's and afterwards as Col. D. Wyatt Aiken's regiment, he was, in a Wednesday morning, and he did not were sad.

That proud Kentucky should fall to the depths of making New England rum his sleep, between Tuesday night and Wednesday morning, and he did not very sad.

That proud Kentucky should fall to the depths of making New England rum and potato whisky, is, to say the least, Several pronounced supporters of the few weeks, promoted to the third lieuten- rally thereafter. His death was painless ancy, and at the reorganization of the and slow, like the going out of a burned regiment in 1862 was elected captain of down candle, and for hours before the his company. The second reorganization | end came he was unconscious to his surof his company made Dr. Hudgens lieu-tenant colonel which position he held at its surrender in Greensboro', N. C., in W. Knevals, and his closest friend, Sur-

rogate Rollins, were at his bed-side. All reports to the contrary, Mr. Arthur's health has not improved during his stay at New London six weeks ago, After the war he resumed the practice of and at his return on October 1st he was his profession at Donald's, and continued | no better than when he left the city. As until June, 1885, when he moved to the time passed no permanent improve-Honea Path, Anderson County, where he ment came, and the physicians feared some such sudden stroke as the one to which he succumbed. In his enfeebled condition even a light stroke of apoplexy would prove fatal to the once robust patient. With the beginning of the present week a marked change for the better set in. On Tuesday the ex-President felt better and stronger than at any time since he was taken sick, and commented hopefully upon the fact.

It was after midnight when his atten-

dant left him alone in his bedroom, and nothing was heard of him during the early morning hours. He was not disturbed until his attendant entered his room at 8 o'clock yesterday morning. He found Mr. Arthur lying on his sde, breathing heavily and could not rouse him. The family answered his summons, but failed to elicit any sign of conscious ness or recognition from the ex-President. In their alarm they summoned his physician, Dr. George A. Peters, who has been in attendance upon Mr. Arthur throughout his illness, and who responded promptly and at once saw that he was suffering from a stroke of cerebral apoplexy. A small blood vessel in the brain had burst and paralysis of the right side had ensued. From the moment this has a few monster distilleries, while those street, this afternoon caused the death of discovery was made all hope was known in North Carolina are little ones, most of Christian Drefenbach and dangerously to be of no avail, but no efforts were spared to bring the patient back to con- brandy. Yet there are nearly 400 grain two other persons, were working near the sciousness. They were all alike a failure.

distilleries in North Carolina, but their cabbage cutting machine; when the fastenings of the knives became loose capacity is only for about five bushels of fastenings of the knives became loose capacity is only for about five sharp blades were hurled with all day. He knew what was going on about him, for he squeezed his doctor's hand and put out his tongue partly when day.

asked to do so, but he never spoke or gave any other sign of consciousness.

Last night at 6 o'clock an enfeebled pulse, more difficult respiration and other nois, Ohio and Indiana make mostly signs of physical failure indicated to the | what is known to the trade as "neutral watchful eyes of his physicians that the end was drawing near. The change for be flavored and colored and made into the worse came on rapidly, and his sister and children gathered at his bedside.

Dr. Wm. A. Valentine, Dr. Peters's part
Kentucky. Rye whisky is made in ner, and Surrogate Rollins staid with them during the night. Mr. Knevals went home at midnight. Mr. Aurthur's strength ebbed out slowly and with it his strength ebbed out slowly and with it his life. It was 5 o'clock when the end came. He had been entirely senseless York, Massachusetts and Illinois. The for hours, and died without a struggle. Undertaker Davidson was summoned to take charge of the remains this morning. The funeral will take place on Saturday at 9 a. m. from the Church of Heavenly Rest, on Fifth Avenue, Rev. Dr. Parker Morgan officiating.

Asleep in His Coffin.

sick at the Commercial House, in Lincoln. After a short illness his remains were destroyed by eating them for food instead in a coffin and the latter was nailed up in a coffin and the latter was nailed up of the eighty million gallons of conduly prepared for interment, were placed of saving them to be made into a bevercity on the front platform of a baggage secured, the funeral notice published, the grave prepared and the usual sad prepa-

rations enacted. At this juncture a German physician the old family doctor, came in to take a last look at the corpse, and horrified the family by protesting that the man was not dead. Two dimly crimsoned spots, the repetition of witty anecdotes without pany "K," 4th regiment, as second care in two days the dead man opened whisky that Kentucky sent abroad, over

RUM AND TOBACCO. Information of Interest to Tiplers, Chewers and Smokers.

WASHINGTON, D. C., November 17 .-

The report of the Commissioner of In-

ternal Revenue shows some curious facts. Interesting ones they are too, though they may not be especially cheerful to a certain class of people in this country. It will not make the tobacco chewer enjoy his "chew" any better to know, for instance, that tobacco factories of the country use about nine million pounds of scraps," six million pounds of stems, drew it out. Hoffman suffered severely twenty million pounds of licorice, seventy million pounds of sugar and ten milon pounds of "other materials" in E. Preston Earle was born in this city | making the chewing tobacco that they sell to the chewing public in a year. But here until he was 16 years of age, and it is a fact. The report of the Commissioner shows it to be the truth. Just maining there one session, he entered the | think of it, gentle chewer. A thousand Confederate service as a private in Tren- car loads of scraps and stems, a thoubolm's squadron of Rutledge's Mounted | sand car loads of licorice, a like quantity Riflemen. He served with the squadron of sugar and half as much "other mateon the coast of South Carolina until it | rials," and heaven only knows what this was transferred to Virginia, and became other material is to make up a mass on which the chewers are kept busy during his mouth. He pressed it slowly inward the year. Of course there is a little tobacco put with it to give it an appearance of fairness, but this hard hearted, truth telling report shows that while there is seventy million pounds of scraps, from view he ran around the room in stems, licorice and "other materials" used in the tobacco factories, there is turned out only two hundred and ten million pounds of manufactured tobacco. outlook he never attempted to practice. So you may consider that one-third of Managing his father's business until he every "chew" that you masticate is comevery "chew" that you masticate is composed of the interesting compound of stems, licorice, scraps and "other mate-It seems to be pretty hard to make other than a general accusation, too, for of the one thousand tobacco factories of the country nearly every one seems to indulge in this sort of thing.

There is another interesting thing shown by the tobacco feature of the report. It announces that the number of cigars and cigarettes manufactured in the knife in the stomach made a small United States in the past year was between four and five billion. That is a tween four and five billion. That is a found. The knife was removed and the good many, nearly a hundred apiece for every man, woman and child in the coun-The women do not smoke and the children ought not to, so it leaves about 250 apiece to be distributed among the uncle. His father took no part in poli- men in addition to the fifteen million pounds of smoking tobacco manufactured considerable fortune, investing at one for them. With fifteen million pounds time in Confederate bonds \$100,000 in of smoking tobacco and five thousand gold. Though not an officer in the war, million of cigars and cigarettes at their and withal but a boy, Mr. Earle made an demand, it does not seem that the smo-enviable reputation as a courageous kers of the country ought to suffer for enviable reputation as a courageous soldier, and is exceedingly popular among his old comrades who knew him lax their vigilance while there is over in times that tried men's souls. As a 200 million of pounds of chewing tobacco being annually manufactured. New York leads the procession in the manufacture of cigars and cigarettes. She made a little over a billion cigars last year, and nearly a billion cigarettes. On the manufacture of tobacco, however, the empire State takes a back seat, for Virginia, Missouri and New Jersey each make more chewing tobacco than New York. Virginia has 218 tobacco facto-

ries, a number considerably in excess of The drinking information is quite as interesting as that pertaining to chewing. The report, for instance, shows that the articles used for the manufacture of distilled spirits are not only corn and rye, but also malt, wheat, oats, mill feed, molasses and even potatoes. This is the last and most astonishing feature of whisky making, to make it of potatoes. And what is the more astonishing is that this potato whisky was made in Kentucky, the State which was supposed to be forever loyal to bourbon whisky. More than that, she has lately been mak-

one regarding the quantity of distilled while a number of others, also known to spirits manufactured in the various States. There is a general impression that Ken-State. That is a mistake. The State of Illinois makes more whisky than any other. Illinois made 25,000,000 gallons of whisky last year, while Kentucky only made about 16,000,000 gallons. Yet today Kentucky has 35,000,000 gallons of whisky in her bonded warehouses, while according to the ladies' report, which Illinois has only a couple of million gallons. The difference is that Illinois distilleries make a class of whisky that is saleable when made, while the Ken-tucky bourbon whisky must lie several years to attain its best qualities, as made it famous over anything Illinois or anybody else can make. Illinois now takes the lead in the whisky as well as the hog business. She makes more whisky than any other State, and has plurality for Governor of 632 over Swift, the banner district for collections. For a long time the State of Ohio contested that point with her, and for many years the Cincinnati district collected more money than any other in the country. But Illinois gets away with Ohio now, and the Peoria district in that State collects about \$1,000,000 a year now against

about \$9,000,000 by the Cincinnati dis-The fact that the State of Illinois makes more whisky than any other does a majority of twelve. In the Assembly not argue that she has more distilleries the Republicans have a majority of two. than other States. There were in opera- leaving the Democrats with a majority tion in the State of Illinois last year thirty nine distilleries, while in the State of North Carolina there were in operation 1,856 distilleries. And yet the State of Illinois makes more whisky in one day than North Carolina makes in accident at the sauer kraut manufactory a year. The difference is that Illinois of John Kramer, at No. 2731 North Sixth them merely used for distilling fruit injured Kramer. These two men, with grain per day each, while the Illinois and five sharp blades were hurled with distilleries use thousands of bushels a great force around the room. One of

The various sections of the country another hit Kramer in the leg, with the seem to have habits of their own in re- result above stated. Other persons esgard to production of intoxicants. Illi-Kentucky. Rye whisky is made in Pennsylvania and Maryland. Nearly all the fruit brandy made in the country is manufactured in Virginia, Tennessee, One would think that the New York rum is nearly all made in New England, the State of Massachusetts having seven out of the nine rum distilleries of the

It may be interesting to note in this of guns, are still being pushed all over connection that the average amount of Europe, and nowhere more vigorously whisky made from a bushel of grain was | than in France, where just now minister a fraction over four gallons, and that the of war Boulanger is consulting President amount of rum made from a gallon of Grevy and in various way disquieting molasses is a fraction less than a gallon. peaceful minds. Some time ago a commercial man This may enable the curious to calculate named Swartz, travelling for a Chicago just how many drunks are to be had in a hat, cap and clothing house, was taken bushel of corn and a gallon of molasses, and how much is wasted when they are

Chicago for burial, riding through this densed crime manufactured in this country in the year about six million gallous. car. Arriving at Chicago, preparations or 15 per cent., goes abroad. Not so were made for the funeral, the minister much is sent abroad now as a year or two \$150,000,000. Jay Gould is worth about ago, when the distillers were seeking to \$100,000,000, and William Astor, Cornedelay the payment of taxes by this pro-cess. Of the amount sent abroad during Mackay in the neighborhood of \$60,000,cess. Of the amount sent abroad during the year two million gallons was alcohol

He Swallowed the Knife.

tion of the stomach, but finally recovered.

him of his appetite for swallowing solids

Last night after partaking of supper, and

while somewhat under the influence of

liquor, he took an ordinary silver plated

table knife about 91 inches long and

he was going to swallow it. Throwing

his head back to the angle assumed by

professional jugglers, he took the knife

by the point, and inserted the handle in

until all but about an inch of the blade

had disappeared from view, Hoffman

then showed signs of alarm, and when

finally the knife disappeared entirely

apparent agony and fright. A neighbor

who happened to be in the room attempt-

ed to pull the knife out, but could not

obtain a sufficient hold on it, and it sud-

Hoffman's agony then became terrible,

and physicians were summoned. The

first to arrive were at a loss what to do.

An hour after the knife had been swal-

lowed Dr. Bernays arrived on the scene,

and at once placed Hoffman under the

influence of chloroform. Then throwing

off his coat he commenced one of the

most delicate surgical operations known

to medical men. He made an incision

in the abdomen, and after locating the

cuts carefully sewed up. The whole

operation was performed in less than

twenty minutes. To day Hoffman was

resting quietly, and the doctor says there

is a good prospect for his recovery unless

Women in the Grange.

PHILADELPHIA, November 18 .-- A

woman's rights came up for considera-

The lady delegates warmly favored

what they consider an advancement of

their condition, and to get the subject

ter be taken up by States. Gen. James N. Lipscomb, Secretary

of the State of South Carolina, thought

the matter of woman's political privileges

outside the purposes of the Order, and

claimed that if anything of the kind were to be entertained at all it must come

before the individual State bodies, that

The debate became so decidedly heated

and earnest that the spectre of disunion

began to assume visible proportions. It

idea quietly left the hall rather than vote,

thirty-seven announced themselves-28

amended report was adopted, as was also

is left in an incomplete state.

The national body appears in the light

of not having touched the matter, while,

binged upon the adoption of that of the

committee on agriculture, it is relegated

California's Close Contest.

SAN FRANCISCO, November 18.—Offi-cial returns from all the Counties in the

State, with semi-official counts in San

Francisco, give Bartlett, Democrat, a

Republican. The Republicans have

elected the Lieutenant Governor, attorney

general, superintendent of public instruc-

of the Supreme Court. The Democrats

have elected the Secretary of State, con-

troller, treasurer, clerk of the Supreme

Court and one Justice of the Supreme

Court. The Republicans have elected

four Congressmen and the Democrats two.

In the State Senate the Democrats have

Flying Knives.

PHILADELPHIA, November 18 .- An

them struck Drefenbach in the groin and

The raising of frogs for the New

York market has become a recognized

a tract of land on the western shore of

Cayuga Lake has been leased to Rochester

parties for this purpose, and that there is

a large frog farm in the neighborhood of

markets might get their supply nearer

home. There are natural facilities

enough for the fostering of such an en-

- Preparations for war, particularly

improvement in the man-killing capacity

- One of the most remarkable exam-

ples of illbreeding displayed at the White

House receptions was that of a woman

who is reported to have carried a pug

dog under her arm, and after shaking

hands with the Present held up the pug's

paw for a shake, too. The President

- John Jacob Astor is now the richest

- There are rumors of a scheme to

annex Honduras to the United States

New York capitalists are said to be the

promoters, while the President of Hon-

duras heartily favors it. The country is

- The Palmarejo mine, in Chihuahua,

terprise.

didn't shake.

000 each.

tion, surveyor general and two Justices

to the State Granges.

of ten on joint ballot.

the ladies' document, so that the question

the national organization had nothing to

do with it.

denly dropped down into the stomach.

His experience, however, did not cure

- Nathaniel Ripley Cobb, of Boston, one of the merchants of the earlier days. St. Louis, November 18.-Joseph was generous-hearted and conscientious Hoffman, a tailor, forty years of age, in the highest degree. In fact, he was resides with his family at No. 1,209 South | so benevolent that in November, 1821, he Broadway. He is small in stature, but drew up the following remarkable docunevertheless has always endeavored to ment: "By the grace of God I will never impress upon his household that he was a wonderful man. About a year ago he grace of God I will give one fourth of the endeavored to rival the famous jugglers | net profits of my business to charitable by swallowing a poker. He succeeded and religious uses. If I am ever worth in getting it down his throat, but getting it out was a different thing. A young profits, and if I am ever worth \$3.000 I will give three fourths, and the whole man who was in the room at the time was called to the rescue, and seizing the poker after my fiftieth thousand. So help me

> covenant with the strictest fidelity. - No less than fifty contests are now under way in Indiana, involving seats in the Legislature and the titles to County

God, or give to a more faithful steward

for some time afterward from inflamma- and set me aside." He adhered to this

TIMELY NOTICE.

TF your Notes and Accounts are not paid by 15th December, 1886, you must not think hard of me if you have to pay the claim and cost to some one else. I will not wait, neither will I take any more ex-cuses. I know your Guano is now paid for. Also, I have S. T. Craig & Co.'s books, and you can settle with me or pay some one S. T. CRAIG.

Notice to Trespassers.

HE public is hereby notified not to hunt game of any kind, cut down trees, or otherwise trespass upon the lands of the undersigned. Any person or persons disregarding this notice will be dealt with according to law. J. JAMESON, M. B. WILLIAMS, A. M. GUYTON, S. W. BURGESS,

HENRY McKINNEY, J. H. BROWNING, W. C. CASON, J. W. CASON, MARGARET BRYANT, JACOB SPEARMAN. J. E. WILSON, WM. WILSON, R. P. MARTIN, B. T. IRBY, C. E. PILGRIM,

D. H. HAMMOND.

NOTICE.

A LL persons owing the late Capt. John McGrath are requested to make payment at once to my Attorneys, Messrs. Prince & Vandiver. All debts not paid by Dec. 1st, 1886, will be advertised thirty stormy scene occurred at this afternoon's session of the National Grange of Patrons of Husbandry when the question of 3m

MONEY MUST COME. HAVING dissolved on January 14th

before the meeting they caused to be appended to the report of the committee on debted to us by Note, Mortgage or Account, that settlement must be made on or agriculture a clause declaring the Order in favor of an extension of the rights of December 1st, or their claims will cerwomen. Acting upon the supposition that the committee's report would be tainly be found in the hands of an Officer RICE, GEER & CO. Belton, S. C., Nov. 11, 1886. 18-3 adopted as a whole, they incorporated in their own report a request that the mat-

NOTICE TO CREDITORS. All persons having claims against the Estate of Anna J. Long, deceased, are hereby notified to present them to the undersigned, properly proven, within the time prescribed by law, and those indebted to make payment JOHN J. LONG, Adm'r. Nov 18, 1886

OTICE OF FINAL SETTLMENT. Notice is hereby given that the undersigned will apply to the Judge of Probate at Anderson C. H., S. C., on the 22nd day December, 1886, for a final settlement of the Estate of Samuel Hix, deceased, and was seen by cool headed men present that if the question were pressed home a discharge from Lis office as Administra-tor. A. W. PICKENS, Adm'r. Nov 18, 1886 19 5 and the strength of each side fully

NOTICE FINAL SETTLEMENT. the Estate of Reuben Burress, deceased, hereby give notice that they will apply to the Judge of Probate for Anderson County on the 23d day of December, 1886, for a w. W. HUMPHREYS, Master. tucky makes more whisky than any other to strike out and 9 to retain. The distance of the strike out and 9 to retain. The distance of the strike out and 9 to retain. The distance of the strike out and 9 to retain. The distance of the strike out and 9 to retain. The distance of the strike out and 9 to retain. The distance of the strike out and 9 to retain. The distance of the strike out and 9 to retain. The distance of the strike out and 9 to retain. The distance of the strike out and 9 to retain. The distance of the strike out and 9 to retain. The distance of the strike out and 9 to retain. The distance of the strike out and 9 to retain. The distance of the strike out and 9 to retain. WM. BURRESS, Jr., Ex'rs. Nov 18, 1886

NOTICE FINAL SETTLEENT. The undersigned, Administrator of the Estate of W. C. Johnson, deceased, the Estate of W. C. Johnson, deceased, hereby gives notice that he will, on the 24th day of December 1886, apply to the Judge of Probate for Anderson County for a Final Settlement of said Estate, and a discharge from his office as Administrator.

JOHN W. DANIELS, Adm'r.

Nov 18, 1885

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6

NOTICE FINAL SETTLEMENT. The undersigned, Administrator the Estate of Lovey Gentry, deceased, hereby gives notice that he will apply to the Judge of Probate for Anderson County, on the 24th day of December, 1886, for a Final Settlement of said Estate and dis-charge from his office as Administrator. JOHN W. DANIELS, Adm'r. Nov 18, 1886 19

Meeting of Creditors. MEETING of the Creditors of Clink-A scales & Hutto, of Williamston, i hereby called to meet at the office of Brow & Tribble, at Anderson, S. C., on Monday the 6th day of December next, at 10 o'clock a. m. A full attendance is requested. F. W. WAGENER & CO., Creditors.

COTTON SEED

on delivery at the Mill. Nov 18, 1886

AT COST.

I authorize Miss Mira Crumley to collect all Accounts and give receipts for all money

MASTER'S SALE,

In the Court Common Pleas.

son County, S C, on Double Branches, con- next, the mortgaged premises below de taining 52 acres, more or less, adjoining scribed, to wit:
lands of Jasper Pool, Allen Cothran and All that Tra balance on a credit of twelve months, with interest from day of sale, secured by bond and mortgage of the premises, with leave

Terms of Sale—One-third cash, and the to anticipate payment at any time and to | balance on a credit of twelve months, with

MASTER'S SALE. STATE OF SOUTH CAROLINA,

Nov 11, 1886

ANDERSON COUNTY. In the Court of Common Pleas. H P Fant vs. M E Clinkscales, E Delia Williams and M A Bryant.—Action to Foreclose Mortgage.

DURSUANT to the Judgment of Fore

MASTER'S SALE.

STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON. In the Court of Common Pleas. Bleckley, E W Brown and J J Fretwell, late partners in the Firm of Bleckley

Brown & Co, and now partners under the Firm name of Bleckley, Brown & Fretwell, Plaintiffs, against J C Shirley, D Burford, partners under the Firm name of Shirley & Burford, Mrs N A Shirley, M B Burford, Thos P Smith, Alexander M Marker and B Bressley Smith, delign M McIver and B Pressley Smith, doing business as commission merchants in the city of Charleston under the Firm name Thos P Smith, McIver & Co, Defendants-Action to Foreclose Mortgage. DURSUANT to the Judgment of Fore-P closure in the above stated case, I will sell at public sale at Anderson C H, S on SALESDAY IN DECEMBER next, the mortgage I premises and other property, below described, to wit: 1. All that Tract of Land, situate in

nderson County, on Hencoop Creek, containing 881 acres, more or less, adjoining lands of John J Robinson, A J Shaw, being same formerly belonging to Jeremiah Moore, deceased. 2. All that Tract of Land, known as No.

1 of the Nancy Majors Estate, containing 60 acres, more or less, adjoining W R Wilson, Wm H Pruitt, Estate of Sallie Shirley

and others.
3. All the entire interest, right, title and claim of the Defendants, J C Shirley and M E Burford, in or to all that certain Tract or Parcel of Land, situate in Martin Township, on waters of Hencoop Creek, containing 240 acres, more or less, adjoining lands of Rev Mike McGee, Wm R Wilson, Cudjo Thompson and John Martin, being the lands belong ng to the Estate of Sallie Shirley, deceased.
TERMS OF SALE-One-half cash, and the

balance on a credit of twelve months, secured by bond and mortgage of the premises, with interest from day of sale. Purchasers to pay extra for papers.
W W HUMPHREYS, Master. Nov 11, 1886

MASTER'S SALE.

STATE OF SOUTH CAROLINA. In the Court of Common Pleas.

Thos P Smith, Alexander McIver and B Pressley Smith, Alexander McIver and B Pressley Smith, Factors, and partners under the Firm name of Thos P Smith, McIver & Co, vs J C Shirley, Drue Bur-ford, partners under the Firm name of Shirley & Burford, Bleckley, Brown & Fretwell—Action to Foreclose Mort-

PURSUANT to the order of Foreclosure in the above case, I will sell at Anin the above case, I will sell at Anderson CH, SC, on SALESDAY IN DE-CEMBER next, at public sale, the mortgaged premises below described, to wit:
All that Lot or Parcel of Land, situate
in Anderson County, S C, containing one
and one-half acres, more or less, located at
the intersection of the road leading from Anderson to Craytonville and from Belton to Storeville, and bounded by lands of the Estate of Sallie Shirley, deceased, H B Shirley and others, with the Storeroom and Blacksmith Shop thereon, and all the Blacksmith Tools. TERMS OF SALE-One-half cash, and the balance on a credit of twelve months,

secured by a bond and mortgage of the premises, with interest from day of sale, with the privilege of anticipating payment. Purchaser to ray extra for papers.
W. W. HUMPHREYS, Master.
Nov 11, 1886 18 4

MASTER'S SALE. STATE OF SOUTH CAROLINA,

ANDERSON COUNTY. In the Court of Common Pleas. Mrs Lou T Martin, as heir at law, &c, vs Jno Allen Martin, and others-Action for Partition &c DURSUANT to an order of sale made in

above case by Judge Hudson, bearing date October 14th, 1886, I will sell at Anderson C H, S C, on SALESDAY IN DECEMBER next, the Land below described as the Real Estate of Roddy Martin,

interest from da of sale, secured by Nov 11, 1886

MASTER'S SALE. STATE OF SOUTH CAROLINA,

COUNTY OF ANDERSON. In the Court of Common Pleas. Bleckley, Brown & Fretwell vs. W T Brock, P A Brock, et al .- Action to Foreclose Mcrtgage. DURSUANT to a Judgment of Foreclo-

sure in the above case, made by Judge Hudson October 14, 1886, I will sell at An-derson C H, S C, on SALESDAY IN DE-CEMBER next, the mortgaged premises below described, to wit: 1. All that Tract of Land, situate in Anderson County, S C, containing 72 acres, more or less, adjoining lands of Ezekiel Harris, T H Brock and others. 2. All that Tract of Land, containing 128 acres, more or less, situate in Anderson County, S C, on waters of Little River, adjoining lands of A H Stone, John Shirley,

and others.
3. All that Tract of Land, situate in Anderson County, S C, containing 50 acres, more or less, adjoining lands of W T Brock, Ezekiel Harris, and others. TERMS OF SALE-One-half cash, and the balance on a credit of twelve months, with interest from day of sale, secured by bond and mortgage of the premises, with leave to anticipate payment at any time. Purchasers to pay extra for papers.
W. W. HUMPHREYS, Master. Nov 11, 1886

DURSUANT to a Judgment of Foreclo-

BER next, the n rtgaged premises below

All that Tract of Land, situate in Pen-

dleton Township, of Anderson County, S C, containing 171 acres, more or less, ad-joining lands of Mrs Barnes, Joseph Moore

TERMS OF SALE-One-half cash, and the

balance on a credit of twelve months, with

interest from day of sale, purchaser to give

bond, with approved surety, and a mort-gage of the premises to secure payment of the credit portion of the purchase money,

and to pay extra for papers.
W. W. HUMPHREYS, Master.

MASTER'S SALE.

STATE OF SOUTH CAROLINA,

In the Court of Common Pleas.

as partners under the Firm name of Bleckley, Brown & Fretwell, vs. Thomas

All that Tract of Land, situate in An-

TERMS OF SALE-One-third cash, and the

interest from day of sale, secured by bond and mortgage of the premises, with leave

to anticipate payment at any time. Pur-

chaser to pay extra for papers.

W. W. HUMPHREYS, Master.

Nov 11, 1886 18 4

MASTER'S SALE.

In the Court of Common Pleas.

J B Hall, as Executor, &c, vs F M Bonds.

PURSUANT to an order of sale made in the above case by his Honor Judge

STATE OF SOUTH CAROLINA,

derson County, S.C., on waters of Seneca River, containing 306 acres, more or less,

MASTER'S SALE.

described, to wit:

Nov 11, 1856

and others.

S now being bought at the ANDERSON | THE STATE OF SOUTH CAROLINA. In the Court of Common Pleas. O H P Fant, Plaintiff, vs. L L Pepper and E K Pepper, Defendants.—Foreclosure.

MISS DELLA KEYS

Sure in the above case, made by his Honor Judge J B Kershaw, bearing date 23rd June, 1886, I will sell at Anderson C H, S C, on SALESDAY IN DECEM-Is selling her entire stock of MILLINERY

Three Nice Show Cases for Sale

industry. The Ithaca Journal says that | paid in All Accounts unpaid by December 31st, will be placed in the hands of an officer for Nov 18, 1886

STATE OF SOUTH CAROLINA,

John W Daniels, Administrator of the Estate of Anderson Brock, deceased, vs Wm Brown and Wm Lattimer.—Action

In the Court of Common Press.

S Blockley, E W Brown and J J Fretwell, as partners under the Firm name of District Press. of Foreclosure.

PURSUANT to an order of foreclosure

pay extra for papers.
W. W. HUMPHREYS, Master.

Closure in the above case, made by his Honor Judge Hudson, dated 9th Octo-ber, 1886, I will sell at Anderson C H, S C, on SALESDAY IN DECEMBER next, the mortgaged premises below described, to wit:

All that Tract of Land, situate in Ander
All that Tract of Land, situate in Anderon SALESDAY IN DECEMBER next, the

BETTER NEWS

EVERY TIME! BLECKLEY, BROWN & FRETWELL.

> IN our last advertisement we mentioned the fact that we intended to reduce our immense Stock of Goods very materially, and mean exactly what we say, that

> > We must sell \$10.000 worth of Goods

By 31st December, and want every Lady and Gentleman in the County, who has Goods to buy to call at once, as we have a great many bargains to offer in all De-We offer all of our WRAPS at closing out prices.

A few Misses' CLOAKS at reduced rates.

Line of Children's CLOAKS at \$2.50 and \$3.00-former prices \$3.00 and \$3.50. A splendid KID GLOVE for 75c. They are selling like hot cakes. Get a

We sell WOOL LACE at 15c per yard-others get 25c for same goods.

OUR SHOE DEPARTMENT

Has been well patronized, for which we return thanks to our numerous customers. We can sell you the best Ladies' Polka Shoe at 75c, and Brogans from \$1.00 up to

The Ladies' all know where they can buy their goods without paying fancy prices for them, as they have abundantly proven by their liberal patronage bestowed on our Dry Goods House this Fall.

CLOTHING AT YOUR OWN PRICE.

As we are going to close out our stock by the first of January next.

Five Cars Flour on hand. One Car N. O. Molasses on hand.

Large lot of Tobacco, Sugar, Coffee,

In fact, everything you want at as low prices as they can be bought for in Augusta. Charleston or Atlanta. Get your prices, and we will furnish you the same goods at the same prices, freight added.

Call in, look at our goods and prices, and let us trade-we will do you

deceased, to wit: Tract No 2, containing 130 acres, more or less, situate in Anderson County, S C, adjoining lands of C V Barnes, Reuben Clinkscales, C Hanks, Tract No 3 and Mrs L S Martin. Terms of Sale—One-half cash, and the belance on a credit of twelve months with

FURNITURE! FURNITURE!

Will be sold Cheaper than Ever at G. F. TOLLY'S FURNITURE STORE!

THERE you can find the most Elegant assortment of all kinds of Furniture,

from the cheapest to the finest, in the whole up-country. Sold Cheaper than anywhere in the State or out of It.

Full and complete Room Suits from \$16.00 to \$350.00. Elegant Plush Parlor Suits at \$45.00. Lounges from \$5.00 to \$13.00. Washstands from \$1.25 to \$12.00. Wardrubes from \$9.50 to \$50.00. Bedsteads (hard wood) from \$2.25 to \$30.00. Chairs from 45c to \$2.00; Rocking Chair from \$1.25 to \$10.00,

And EVERYTHING ELSE IN PROPORTION. I will duplicate New York, Baltimore, Charleston or Augusta prices. Everybody invited to come and see my Goods and be convinced. P. S.-Persons indebted to me must pay up immediately and save trouble. Can't indulge any longer.

G. F. TOLLY, Depot Street.

BLANKETS, &C.

Red and White Flannels. One piece of Fine White Shaker Flannel—a beautiful article. A beautiful line of Prints, Jeans and Cassimeres. A beautiful line of Merino

HATS.

Just received, a nice assortment of Hats-call and see them. CARPETS, &C. The finest and best lot of Rugs, Mats, and about forty different styles of Carpets.

Wall Papering, Crockery and Glassware, Hardware, Boots and Shocs—the best in the market. Buggy Spokes, Rims, Hubs and Shafts. GROCERIES. Sugar, Coffee, Best N. O. Molasses, Flour, Bran, Bacon and Lard. **The best** quality of Tea. and other Fancy Groceries, and Buckwheat Flour.

If you want something PRETTY and GOOD in Blankets, All Wool Underwear, Ladies or Misses Hose, give me a call, as I am Headquarters for these Goods. All for

A. B. TOWERS.

NEW CROP TURNIP SEED JUST ARRIVED.

FRUIT JARS,

Judge J H Hudson, bearing date 13 October, 1886, I will sell at Anderson C H, S C, on SALESDAY IN DECEMBER next, the nortgaged premises below described to wit:

All that Tract of Land, situate in Anderson C on County, S C, on Double Branches con-

ORR & SLOAN.

This Space is Reserved for

BARTON & SMITH,

CONTRACTORS and BUILDERS,

AND DEALERS IN

All kinds of Lumber, Moldings, Shingles, &c.,

Oct 28, 1886

WE have made HILL, ADAMS & CO., of Anderson, S. C., our Agents for the sale of our Ladies' Fine Shoes. We make on the N.Y. Opera, Acme, Wau-

BLUE RIDGE YARD. EARTHQUAKE ACAIN. ROCHESTER, N. Y , September 15, 1886

balance on a credit of twelve months, with interest from day of sale, secured by bond and mortgage of the premises, with leave to anticipate payment at any time, and to - Ex President Arthurle wes \$309,000, to be divided between his son and daughter.

- Ex President Arthurle wes \$309,000, to be divided between his son and daughter.

- If everybody would mind his own business we wonder how a lawyer would lican candidate for President, Senator Allison will be the fortunate man.

- Stephen D. Caking says that it to anticipate payment at any time, and to pay extra for papers.

W. W. HUMPHREYS, Master.

Noy 11, 1886

- Stephen D. Caking says that it to anticipate payment at any time, and to pay extra for papers.

W. W. HUMPHREYS, Master.

Noy 11, 1886

- Oct 7, 1886 are nice, neat and stylish. Give them a look when you want a Shoe and you will E. P. REED & CO.

Ladies', Gents', Misses' and Children's UNDERWEAR for less money than ever. Children's Undervests at 60c to 75c. Ladies' at 85c. Gents' all wool at