#### Auderson Intelligencer.

### PUBLINHED EVERY THURSDAY. F. CLINKSCALES, EDITORS AND C. LANGSTON, PROPRIET THURSDAY, JAN. 3, 1849. TERMS:

ONETTAR AT.50. IN MONTHE 750.

Hon. Moses Mordecal died last Sunday at his home in Baltimore, aged eightytve years. He was a native of South Carolina, and represented this State in the United States Senate for two terms preceding the war.

the Executive office, while not yet bear-The Governor has appointed the Hon. ing the Governor's autograph, I had a Fames A. Hoyt, of Greenville, to repreuspicion that some interesting facts South Carolina at the centennial could be brought out by a Christmas ation of the inauguration of George interview. So the interview was sought shington as President of the United and obtained. "Governor," I asked. ates, to be held in New York city on have you signed the Clemson bill ?" Oth of April, 1889.

According to the election returns the ocratic party, which retires on the of March next, represents about nineousand more American citizens than Republican party, which enters the his fingers. House on that date. As Sam or says, that's "wery curus."

ereafter the Trial Justices of Abbeadjournment ?" I suggested. Jounty will receive salaries. Those ville will each receive \$150 per m at reGenwood and Ninety Six \$100 - those in other incorporated ros or villages \$50 each and the others b. Fayment is to be made quarthe County Commissioners.

Legislature of Alabama has passed looking to an amendment of the as follows: institution so as to provide for a altax, not exceeding 1 per cent. on able property, to be levied for school priated for the support of for the whites, and the tax of itizens for the support of schools the colored people. The amendment I he subject to ratification by the pop-

a session of the State Farmers' Alli-

in Columbia a few days ago decided to adopt the plan of using lizers to bring down the price. iging to the Alllance will ged to get along with the smallint of commercial fertilizer possio make all the compost possible at ne and all on the alleged ground that nly of fertilizer is less than the i, and a reduction of the demand ult in a decrease in price.

patch from Washington, dated ion in regard to it." 81, says it is stated that South-"You consider, then, that that clause dection Democrats will hold a ras intended to meet cases like the prestion soon, at Richmond or Louisent 91

issue as an ultimatum to the ade wing of the party that unless rty returns to the platform of prothey will leave the party. Governor the amplest time for the in line with the action of the consideration of grave matters of probama protection Democrats in calling

THE CLEMSON BEQUEST. Gov. Richardson will not Sign the

HE HAD NOT.

A WISE PROVISION.

"You are in favor of an agricultural

replied, "my position ought to be well

known, as I have announced it not only

favor of the education of the whites be

that the Clemson College is the one thing

I then asked the Governor.

increase with time."

ed, are you not, Governor ?"

Acceptance Correspondence of the News and Courier. COLUMBIA, Dec. 25 .- The suushing as reminiscent of the first glorious week of May as I sauntered through its relaxthe title to the real estate being in litigang warmth up to the Executive Mansion tion, he could not utilize the personalty at noon this Christmas Day to interview in the erection of buildings or making Governor Richardson in regard to the improvements on land to which there is ate of the Clemson College bill, passed no title. The only effect of the insignifiby the Legislature several days ago. The cant appropriation proposed by the bill overnor had, by constitutional right towards the establishment of an instituhree days in which to sign the bill and tion such as has been designed would be nake it a law. Those three days had to make South Carolina a party to the xpired at midnight last night, and as I

suit and thus interpose her sovereignly had seen yesterday afternoon the biil put against Miss Lee. away carefully by itself in a big safe in SOME ADDITIONAL REASONS

> "Again, it is a serious question wheththe bill accepting this bequest does not change the conditions of the devise to such a degree as to prevent its standing the test of the Court. Mr. Clemson having specifically and perpetually a ratio of seven to six the number of trustees representing respectively himself and the

"I have not signed it," replied the State, this bill has provided that a two Hovernor laconically, but positively, as thirds vote shall be required for the exerhe watched the blue smoke curling up cise of the most important functions of from the cigar which he held between the board. That is a very material change from the plan which Mr Clemson's will "You have not vetoed it, of course signated

since a veto message would have had to "Then there is another objection, which the people of the State should have the be sent to the Legislature before its pportunity gravely to consider. It i he propriety of establishing an institu-"No. I have not vetoed it." he said but I have taken a course in regard to ion of this kind under conditions which. the bill which is constitutional, and to if sustained by the Courts, would prevent my mind appears both proper and expeits ever being genuinely and thoroughly State college, as it would be given over to an irresponsible board of control Here the Governor took up a copy of

he State Constitution, neatly bound, and Then the hasty acceptance of the bequest ferring to Section 22, of Article 8, read would make the State of South Carolina collector of bonds, notes and accounts "If a bill or a joint resolution shall for the Clemson estate. It would be the

lecent, orderly plan to allow the executor not be returned by the Governor within three days after it shall have been preimself to collect the assets of his estate. sented to him. Sundays excepted, it shall and this being done, and the finances of have the same force and effect as if he the estate settled, proffer its resources to had signed it, unless the General Assemthe State.

bly, by their adjournment, prevents its IT MIGHT HAVE BEEN. return, in which case it shall not have "Freedom from the objections which I

such force and effect unless returned nave stated to you would have made the acceptance of the bequest a matter of

within two days after their next meeting." "Now." added Governor Richardson ourse. It would have been gladly reeived by the whole people. But the the Legislature, by an adjournment be biections are great, and holding these re the expiration of three days from the time at which the Clemson College bill views, and on the considerations which I have stated to you, I have determined to was presented to me, gives this clause avail myself of a constitutional right and importance. Under it the Governor has the right to withhold his approval or dishold the Act until the next session, giving approval of a bill until the second day of the people of South Carolina and myself he next meeting of the General Assemample time for the mature consideration of the proprieties and expediencies of the bly. I intend to use my constitutional power and withhold action on the Clemcase. Haste, under the present circumstances, is the most unwise course to on bill until the Legislature meets again, and then I shall announce my final decisadopt. We will know when the Legisla-

> robable duration and result of the litigation, and, as, I have stated, the interest of neither party to the suit can be injured by the delay."

THE GOVERNOR CONSISTENT. "Yes," said Governor Richardson, "i My interview ended here, and now that was evidently designed to afford the ne notes are all transcribed it is in order to say that Governor Richardson has acted just as he might have been expected priety and expediency in legislation. I

requirement that the devise should be was terribly beaten and probably fatally accepted immediately since it has become injured to day in a fight with some of a practical impossibility to act under the his pupils. The Board of Education et restraining order of the Court. That gaged McConnelly temporarily, they say, order renders it impracticable for the for four months, but he claims that it was SEC. 4. There shall be paid by the own executor of Mr. Clemson to transfer the for eight. He was notified this morning ers a tax of Thirty Cents on the one hunthat his four months would be up thi al estate in litigation to the State ; and red dollars worth of the value of all Bank stock : and that all Fire and Life Insuweek, and that he might consider him solf at liberty. On opening school he rance Companies, and the Southern Express Company, shall be taxed the sum of referred to the dismissal before his pupils Thirty Cents on the one hundred dollars and bitterly denounced the school board. of the gross receipts collected or received One of the pupils then called the teacher y their Agents in the City of Anderson a liar, and upon the latter attempting to C., during the year 1888. chastise him he was assailed on all sides SEC. 5. There shall be paid, in advance, by boys armed with pieces of furniture License of not less than Five Dollars, or A pitched battle ensued, both sides hurlnore than one hundred dollars, per diem, ing all the furniture within reach. within the discretion of the Mayor, by all Itinerant Traders, Auctioneers, Hawkers or

Finally McConnelly was felled by a blow on the head from a chair and was then pounced upon by his enemies, who beat him unmercifully. When rescued his skull was found to be fractured and one arm was broken. The neighborhood is worked up over the matter and further trouble may ensue.

LANCASTER, PA., Dec. 29 .- Burgland a sum not less than Five Dollars, or be imprisoned not less than one day nor more last night entered the residence of Jahan thirty days. cob F. Warfel, Millersville, carried a safe weighing over a thousand pounds to the Fresh Meats, Fish and Oysters, shall pay, rear yard and blew it open with dynan advance, to the Treasurer a Licens nite, securing over six hundred dollars, Tax of Fifteen Dollars por annum; and Four persons and two dogs were in the that a License Tax of Fifty Cents shall be paid for every Beef, and Twenty-five Cents for every other animal retailed within the ouse at the time the burglars were at vork.

PUYALLUP, W. T., Dec. 29 --- The xplosion of giant powder yesterday blew cabin on the outskirts of the town to pieces. James Blogg was killed and Leroy Gow was badly injured. The men were engaged in clearing land and had the powder stored in the cabin. How it vas exploded is a mystery, as Gow was o badly hurt to talk.

GENEVA, ILL., Dec. 25.-John M. nor more than fifty dollars, or be imprisoned in the Guard House not less than Stilwell was badly burned while impersonating Santa Claus in the Methodist church last night. As he was passing the tree his cotton costume caught fire from a candle on the tree. Quite a panic Five Dollars per annum. ensaged women men and children running, screaming, and jumping over the seats. Mr. Stillwell is reported this

morning to be out of danger. Death of Rev. Dr. Boyce.

LOUISVILLE, KY., Dec. 28 .- A cablegram received this morning announce he death, at Pau, France. of the Rev. James Petigru Boyce, LL.D., D. D., resident of the Southern Baptist Theo logical Seminary in this city. He was 50 years old, and left here last August or a two years' trip to recruit his shatered health. He was the founder of the seminary and one of the greatest leaders of American Baptist Convention a trustee of the Slater Fund, and held many important , private and public trusts. He was born at Greenville, S. C. and his wife and three daughters accompanied him on his travels. The remains will be brought here for interment.

- Governor Gordon, of Georgia, says the Macon Telegraph, sold his plantation near Butler, a few days ago to the Flint River Land and Live Stock Company. The Company is composed of Northern capitalists, and they paid him \$240,000. A Western statistician figures

dollars, be tried for such default, and if Williamston Female College convicted, be fined in the sum of Five Dol lars, or be imprisoned and required to work WILLIAMSTON, S. C. apon the streets for the period of twelve

THIS Institution, founded in 1872, has A had a progressive history of useful-ness and influence, and is one of the im-portant factors in the solution of the eduportant factors in the solution of the edu-cational problems of the day. Thorough instruction in Literary, Clas-sical, Scientific, and Art Departments. *Confessedly high scholarship*. Best Circu-lating and Reference Libraries. Ample Apparatus, Cabinets, and Museum. Christiam home influences. Excellent moral and religious atmosphere. Parental overstight and care.

moral and religious atmosphere. Parentai oversight and care. Healthful surroundings. Summer re-sort. Celebrated Chalyberate Spring. *Rates unusually low.* Latin, Greek, Ger-man, French, Volapuk, Class Singing, Free-hand Drawing, Calisthenics—all FREE. No incidental tax, library fee, FREE. No incidental tax, func-pew-rent, nor contingent fund. Spring Session opens Feb. 4, 1889. For information, address REV. S. LANDER, A.M., D.D., President. 2 Pedlars, offering for sale any Goods, Wares

or Merchandise, of any kind whatever; Provided, That the provisions of this Sec-26 Jan 7, 1889 2

ion shall be construed as not to apply to NOTICE TO CREDITORS. ordinary dealers in Game, Fruits, Potatoes All persons having demands agains the Estate of John Brown, deceased or other Country Produce or Live Stock and any person violating this Section.

are hereby notified to present them, prop-erly proven, to the undersigned within the time prescribed by law, and those indebted to make payment. MRS. E. AMANDA BROWN, MRS. E. AMANUN, ANDY E. BROWN, Administrators.

Jan 3, 1889 TATE OF SOUTH CAROLINA. ANDERSON COUNTY. By W. F. Cox, Judge of Probate. WHEREAS, B. F. Mullikin has ap-plied to me to grant him Letters of Ad-ministration on the Estate and effects of corporate limits of said City in any pieces Malinda Mullikin, doessed. These are therefore to cite and admon-ish all kindred and creditors of the said ish all kindred and creditors of the said Malinda Mullikin, deceased, to be and ap-pear before me in Court of Probate, to be held at Anderson Court House, on the 18th day of January, 1889, after pub-lication hereof, to shew cause, if any they have, why the sain administration should not be granted. Given under my hand this 21st day of persons whomsoever, except those persons who have paid their annual License Tax as herein provided. Said License Tax shall not be transferable, and any person

or persons failing or refusing to pay these Licenses in advance shall, upon conviction thereof before and by the Mayor of the

Given under my hand this 21st day of December, 1888. W. F. COX, Judge of Probate. said City, be fined not less than one dollar Jan 8, 1889 CTATE OF SOUTH CAROLINA.

Hook .

one day nor more than thirty days for ANDERSON COUNTY each offence ; Provided. That any one may By W. F. Cox, Judge of Probate. take out a License for the sale of Fish and Oysters only by paying a License Tax of

WHEREAS, J. L. Trible, has ap-plied to me to grant him letters of Ad-ministration on the Estate and effects of E. G. Murphy, deceased. These are therefore to cite and admon-ish all kindred and creditors of the said SEC, 7. There shall be paid by every Livery or Sale Stable Keeper or Owner, in ad-vance, a License Tax of Thirty-five Dol-E. G. Murphy, deceased, to be and ap-ear before me in Court of Probate to be pear before me in Court of Probate to be held at Anderson Court House, on the 17th day of January, 1889, after publica-tion hereof, to shew cause, if any they have, why the said administration should ars per annum, and that a tax of Ten Dollars per day shall be paid by every other person dealing in Horses or Mules, and not selling from a regularly licensed Sale have, why the said administration should not be granted. Given under my hand, this 2nd day of January, 18889. W. F. COX, Judge Probate. Jan. 2, 1889 26 2 or Feed Stable. And every person, other han a Livery or Sale Stable Keeper, shall

pay a License-Tax of Five Dollars per anum for each Vehicle kept and used for the transportation of passengers. And all persons engaged in the Draying Business NOTICE OF SALE.

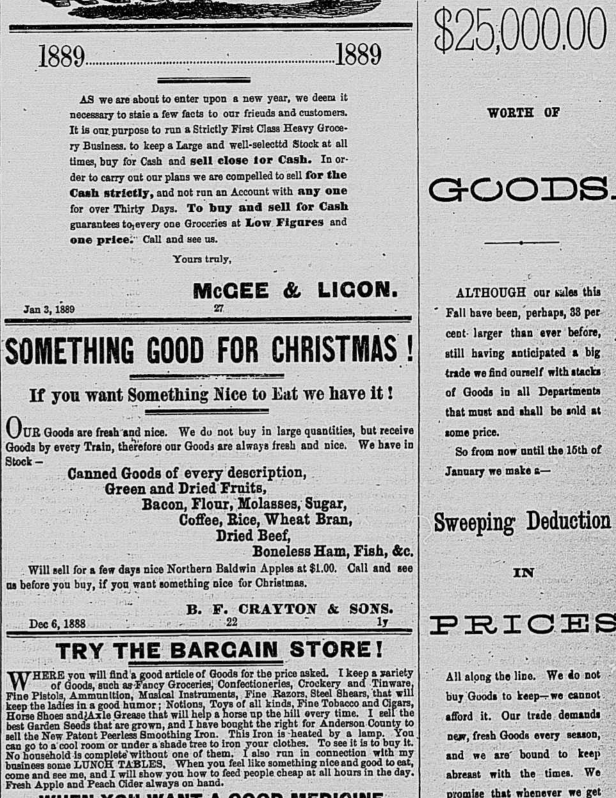
WILL sell at public outcry at Ander-son, on Saleday in January next, the following Lands, to wit: 1. All that Tract, situate in Fork Townhall pay, in advance, a License Tax of Ten Dollars per annum for a two-horse

Iray, and Five Dollars per annum for a one-horse dray : Provided. That if more ship, Anderson County, on Beaverdam Greek, waters of Tugalo River, containing 3884 acres, more or less, adjoining lands of G. W. Farmer, J. B. Allen and others. than one dray be used by the same person. Ten Dollars shall be paid on one dray and G. W. Farmer, J. B. Allen and others. 2. Tract of 238 acres, more or less, ad-joining the above Tract and lands of the above named parties. Terms of Sale—One-third purchase mon-ey cash, balance on a credit of one and two years, to be secured by bond of purchasers and mortgage of the premises. These Lands are leased for next year, (1889,) and purchasers will be entitled to the rents Five Dollars on each additional dray. And very person violating this section, or any part thereof, shall be fined not less than

ne dollar nor more than one hundred dollars, or be imprisoned not less than one

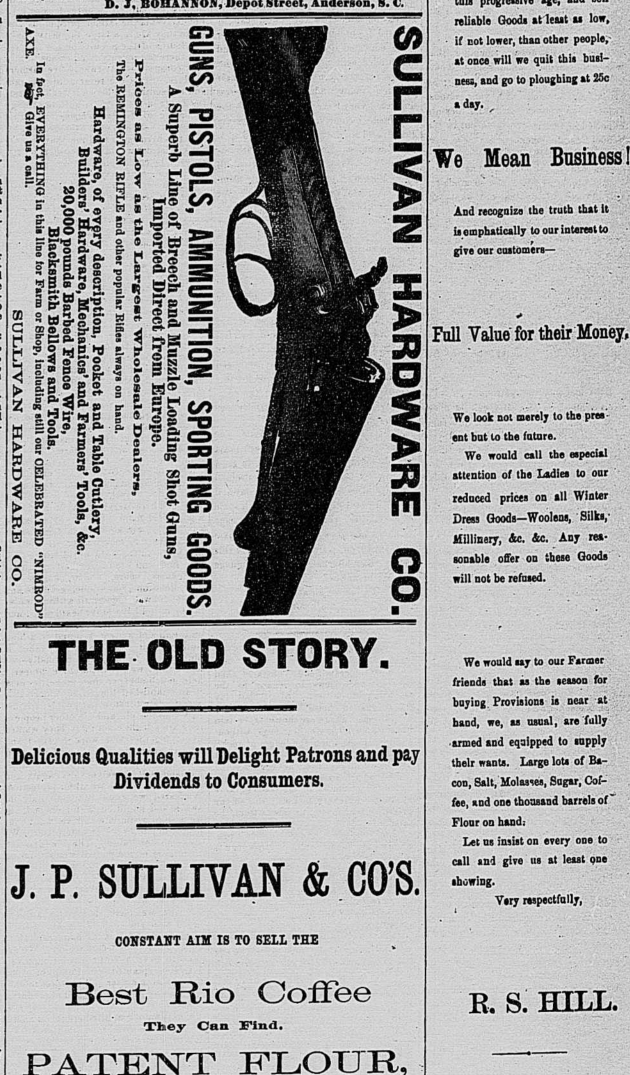
SEC. 8. There shall be paid, in advance by every person engaged in the business of he rents. Tract No. 2 may be offered for sale in Auctioneer a License Tax of Ten Dollars two smaller Tracts. See plats in office of B. F. Whitner, Anper annum, and every person violating this Section shall, upon conviction thereof derson, S. C. M. TALLULAH EUBANK, be fined not less than one dollar nor more than fifty dollars, or be imprisoned not less Adm'x, with Will annexed. Dec 13, 1888 23 3 than one day nor more than thirty days; Provided, The provisions of this Section MASTER'S SALE. shall not apply to sales made by order of





WHEN YOU WANT A COOD MEDICINE For Rheumatism, Neuralgis, Dyspepsia, Indigestion or Chills and Fever call on me. for

surely have it. D. J. BOHANNON, Depot Street, Anderson. S. C.



All along the line. We do not buy Goods to keep-we cannot afford it. Our trade demands new, fresh Goods every season and we are bound to keep abreast with the times. We promise that whenever we get so that we cannot keep up with this progressive age, and sell reliable Goods at least as low, if not lower, than other people, at once will we quit this business, and go to ploughing at 25c

We would call the especial

We would say to our Farmer

Let us insist on every one to

Very respectfully,

R. S. HILL.

OF

a day.

are next meets much more about the

the product of the which has been declared by the Constitu-

nt, and is in accord. A meeting held this week to fix the date and which has been reached on the subject of the convention.

nor Richardson failed to approve bill passed by the Legislature sting the Olemson bequest for the of establishing an Agricultaral e, and an a consequence the mats in its present condition until the session of the Legislature, when the or says he will give his decision ill. It is the general opinion the Governor will yeto the bill, and ld he do so, it will virtually kill it, re are not the requisite number of ters of the bill in both branches of egislature to pass it over the Govereto. In another column we publish mor's reasons for not approving II Alis position on the subject is iat of a great many other of the leading ins of the State

and rights of the State." A FRIEND OF ALL EDUCATION. "You may say," he added, "that I am

In New York on Christmas eve a man an advocate of all the education possible d his wife walked the streets carrying and especially of the education of the whites. We have a great burden to hear beir dying infant. They were honest le out of work, with out a friend and in reducing the illiteracy of a race foreign nout a dollar. They had applied to to our own. All extraneous aid is various church and charitable socie- directed to the benefit of that race, for relief, without success. They whose enlightenment we already tax Id not obtain lodgings at the police ourselves heavily. Consequently any on because the rules forbade the increase in the facilities for educating the white youth of the State, addresses mission of children. So the wretched tramped the streets, listening to the itself to my warmest approval and support trass chimes, until at last the baby and it would be the height of unwisdom on our part to limit the facilities, for and its little body was turned over e-proper authorities for burial. All educating our own race." took place at an hour when more "Might not these words of yours in

n a million harpy people in the great polis were chattering and babbling turned against you by those who insist at the Jesson taught by our Saviour's Foubtless there were often instan-Suffering almost as bad as this towing case. At its best, this is a cold beartless world.

The State Legislature adjourned sine n Monday morning December, 24th, a session of twenty-three days. nong the important measure that were d were the following: An act ending the railroad law so as to restore o the State Railroad Commission the ower to regulate rates of freight and ssenger transportation ; an act reducthe confederate pensions from fifty to nirty dollars per annum ; an act providng for the validation of township bonds gregating about one million dollars).

sued in aid of railroad construction. which issues the Supreme Court recently declared invalid; an act accepting the bequest to the State by the late Thomas Clemson, of the old Calhonn homestead at Fort Hill, for the purpose of stablishing an agricultural college ; an which make the propriety of its acceptance act to punnish fraud at party primary at any time a matter of grave doubt, but elections. The tax levy for the State for the current year was fixed at five and oneorth mills, Last vear it was five. ng the more important measure bending which failed to pass, were the ollowing : A bill to prohibit the consoliletter of railroads without the consent of ne Legislature ; a bill to amend the constitution by imposing an educational nalification for suffrage : a bill to reduce of Mr. Clemson's will, which allows acceptthe estaries of Circuit Judges, State offi-

cers and members, of the Legislature. three years." The general election laws were untouched. in this case, is dangerous ?" The Detroit Free Press remarks that

the great secret of long life is to keep althy. There are some notable ex-

tion, for the reason that the decision not disguise, on the platform, and in the face of the strongest opposition, his obhas been hasty and without that full ections to such a measure as that which liscussion and consideration of all aspects the House and Senate have passed, and of the case which an important question the litigation since has not, of course, of this kind demands both from the commended the bill to his higher appropeople and their representatives."

val. He bore the brunt of the fight, and although opposed in the September concollege, properly established and controllvention by every influence which he had antagonized during the campaign, he was "So far as that is concerned." he ominated for a second term.

## CRIMES AND CASUALTIES.

n the hustings, but in my last annual GREENWOOD, S. C., Dec. 26 .- The sad message. I have unequivocally advocated news has just reached us of the sudden such an institution if the agriculturists of and violent death of Mr. John W. Fooshe the State deliberately desired it, but only who lived near Coronaca. Last night on such a basis as would make it effectual about 10 o'clock he heard some disturand useful to those whose interests are concerned and conform it to the dignity bance among his horses. He and his son Robert went out to see what was the mat-

ter. Mr. Fooshe opened the stable door and the horses rushed out knocking him down and killing him instantly. Mr. ooshe was about 70 years old, and was one of the most substantial citizens of the county.

WALHALLA, S. C., Dec. 30 .- Yesterday afternoon Robert J. Campbell, formerly of Newberry county, but recently of Mis sissippi, fell in the street with an epileptic fit. He was slightly bruised, but was soon able to walk across the street to his room. He was accompanied by George W. Freeman, a white man, and Larken Webb, colored. About 8 o'clock Freeman eported that he believed Campbell was dying. Upon examination Campbell was found lying on his face with blood runout of his mouth and ears. His neck was broken and his shoulder dislocated and badly bruised. The doctors testified

needful for the young men of the State?" that a fall from a chair, where Freeman and Webb claimed to have left him, His reply was prompt. "But the end could not have broken his neck or dislodesired must be attained in a proper way. cated his shoulder. A jury of inquest As I have said at various times, a State after examining a number of witnesses Agricultural College does not depend on brought in the following verdict: "That the acceptance of the Clemson bequest. the said Robert J. Campbell came to his The State is able to establish and maindeath in the house of Mr. Gurly, betain such an institution if it shall be ween the hours of 5 and 8 o'clock on required. For the purpose of an agricul-Saturday, December 29, by the hands of tural college the Clemson bequest would George W. Freeman and Larken Webb. be but a drop in the bucket compared

Both men were committed to jail. with the aid which the State would have BRUNSWICK, GA., Dec. 21.-The mornto give, and the disparity would only ing News prints a curious story from Alapaha : As a southbound freight pulled

THE CONDITIONS OF ACCEPTANCE. "Will you state your views as to the conditions required for the acceptance of were suddenly startled by the sound of a the bequest?"

"The State," said the Governor, "being to get off. The voice was one of com independent of this or any other bequest, mand, and as they peered over the side is is unfortunate that the Clemson devise of the cab it was to look down the barrel has been hampered by certain conditions of a Winchester rifle; firmly held to the business. The men on the engine may to accept it at this time, when the transhave thought him drunk or crazy, but fer of the real estate has been especially they felt satisfied it was no time to parley. forbidden by one of the highest Courts in They were told to git, and they did it. the country, would place South Carolina The man with the rifle stepped between in the unenviable position of opposing the engine and first car, pulled out the her sovereignty to the determination of coupling pin, and jumped into the cab, the possible rights of a citizen by the olding the rifle in one hand, while with Courts of the country, when there is no

necessity for such haste, even by the terms ance to be made by the State within towards Brunswick like a cannon ball shot

""ou don't consider, then, that delay, down hill. Fortunately, the telegraph operator was in the office, and flashed the POSTPONEMENT ADVISABLE. news over the wire, to see that the track

"No," said Governor Richardson, "the was clear. On the wild horse of the rail rendered on the Streets of the City, under sped its way, hissing and seething with- the supervision of the Assistant Marshal, ament of a determination of the

that the people of the United States spend more than \$1,500,000 every year or Malt Liquors shall, in advance of refor chewing gum.

- James Bladdon, a carpenter of Augusta, while drunk, and attempting to load a rifle, allowed the weapon to fire. The bullet struck and killed his eldest child, a girl twelve years old.

Notice of Dissolution.

THE fartnership heretofore existing be-tween the undersigned under the Firm name of Murray, Breazeale & Murray in the practice of Law, is this day dissolved by mutual consent. Cases now pending with which the Firm has been connected will be conducted by the old Firm

with which the Firm has been connect will be conducted by the old Firm. J. S. MURBAY; J. E. BREAZEALE, E. B. MURBAY. Jan 1: 1889 NOTICE TO TRUSTEES.

THE following is the apportionment of the School Fund for Anderson Coun-ty for the fiscal year beginning on the 1st November; 1888, and ending on the 31st October, 1889, Trustees will enter upon their books the amounts apportioned to their respective Districts. They will take notice that these amounts are only ap-proximations, and be careful to keep with-in their limits, as no claim beyond these amounts will be approved at this office:

2 Mill Tax Poll. No. 1. Fork...... " 2. Pendleton... \$639 28 537 50 675 00 442 85 405 85 375 00 767 85 386 90 571 42 Hopewell.....197 Williamston.....430 Savannah......19 Varennes..... 480 35 398 21 462 50 842 85 550 00 Broadaway ..... lton. Dark Corner......161 Hall. Martin. 16. Hones Path.

626 78 508 92 121 42 17. Anderson...... 18. Slabtown ..... 82 D. H. RUSSELL, School Commissioner. Jan 3, 1889 AN ORDINANCE

To Raise Supplies for the City of Anderson for the Year 1889, and to Regulate Licenses therein.

BE IT ORDAINED. By the Mayor and Aldermen of the City of Anderson, now met and sitting in Council, and by the authority of the same, That a Tax, for the sums and in the manner hereinafter namip at Alapaha, on the Brunswick and ed, shall be raised and paid into the Pub-Western road, the engineer and fireman lic Treasury of the said City. for the uses

and purposes thereof : voice close to the engine, calling them SECTION 1. There shall be paid the sun of Thirty Cents on every one hundred dolars worth of Real Estate and Personal Property, except the Patrick Military Institute, Greeley Institute, the Churches in shoulder of a man who evidently meant the City, the Anderson Hotel Company, and the Anderson Cotton Mills Company SEC. 2. That in addition to the foregoing tax, leyied for current expenses for the use of the said City, there shall be paid the sum of Forty five Cents on every one hundred dollars worth of Real Estate and Personal Property, except the Real and Personal Property exempt in the foregoing Section, to pay the interest on the Bonded the other he pulled wide the lever, and Debt of forty-three thousand dollars in quick as lightning, sprang to the ground, aid of the Savannah Valley Railroad, and The engine, freed from the train with a for a sinking fund to pay the principal of full head of steam, flew down the track said debt, as provided by the Act of the Legislature, which tax shall be, and is hereby, set apart for the purpose of paying

said interest and reducing said Bonded Debt, and for no other purpose. SEC. 3. There shall be Six Days work

Courts of competent jurisdiction SEC. 9. That all Retailers of Spirituous ceiving License, pay to the City Treasurer

day or more than thirty days.

shall, upon conviction thereof. be fined in

SEC. 6. That all Butchers, or dealers in

less than one quarter, by any person of

the sum of Six Hundred Dollars per annum ; and there shall be paid, in advance, on each Billiard Saloon, using one Table, the sum of Twenty-five Dollars per annum, and on each additional Table the sum of Twenty Dollars per annum ; and any person violating this Section, or any

part thereof; upon conviction thereof shall e fined in a sum of not less than one dollar nor more than one hundred dollars, or e imprisoned not less than one day or more than thirty days.

SEC. 10. That in all cases where Annual icenses are provided in this Ordinance, no License shall be granted during the year for a less sum than full yearly License ; Provided, The Council may grant License for a fractional part of a year, in their dis-

SEC. 11. And be it further Ordained. That all owners of Real Estate, situate within the corporate limits of the City of Anderson, shall moke on oath to the Clerk of the City Council returns of each lot o parcel of land-where situate, the number of acres contained in each separately, with the number and character of buildings on each lot or parcel of land respectively and the taxes on said Real Estate shall be paid according to the valuation made by the City Assessors; and the taxes on all other property shall be paid according to the returns which shall be made in like manner to said Clerk of the City Council And should any return so made be palpably incorrect, in the judgment of the Clerk, he shall inform himself of the true amount and value so pretended to be returned, and if found to be incorrect, he shall so change the return so that it shall contain the full

amount and true value of the property owned by said Taxpayer. And that in case of failure to make returns as herein provided, it shall be the duty of the Clerk to scertain the value of the property of such person, and assess the same, with all the

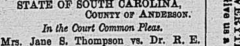
enalties now provided by law for the collection of County and State taxes. SEC. 12. That every person who shall be-

gin any business in the City of Anderson fter the first day of Februath next, and before the first day of January, 1890, who has not paid taxes to the City Council of Anderson regularly hereunder at the time

City Clerk and Treasurer upon the capital engaged in such business in the same manner, and the taxes thereon shall be collected in the same manner and for the same amount as if the said business had been in operation and assessed for taxation at the regular time for assessing taxes under the

provisions of this Ordinance. SEC. 13. That all returns shall be made on or before the Twentieth day of Janua ry, 1889, and all persons who shall fail to make their returns on oath within the time pecified, shall be assessed by the Clerk of the City Council according to his best information and belief, as provided in the Charter of said City; and if any person or persons shall neglect or refuse payment of the taxes herein within the time specified the Clerk of the Council is hereby author ized and required to add fifteen per centum penalty to the amount of the taxes of the person or persons thus refusing or neglecting payment of their taxes; and if the fifeen per cent. penalty and the tax are not paid within twenty days, it shall be the duty of the Clerk to issue Execution therefor immediately, and collect the same by due process of law, as provided in the Charter of the said City of Anderson. All

taxes shall be paid on or before the first lay of March, 1889. SEC. 14. All Ordinances, or parts of Ordinances, in conflict herewith are hereby repealed. 7th Dec., 1888



Thompson and others. The above entitled action, I will sell at Anderson C. H., S. C., on Salesday in January next, the undivided one-half in-terest of Dr. Addison E. Thompson, deeased, in and to the-

TRACT OF LAND

Below described, and by virtue of a power of sale to me made by J. C. Hamlin, a co-tenant and owner of the other undivided half interest in said Land, I will sell at the same time and place the undivided inter-est in said Land of said J. C. Hamlin, so

est in said Land of said J. C. Hamlin, so that the purchaser will get the fee in the entire Tract of Land. Following is a description of the Land: Same situate in Anderson County, S. C., containing one hundred and thirty acres, more or less, adjoining lands of Lent Hall, John B. Leverett and others, and known as the Gray place. Terms of Sale-One-half cash, the bal-

Terms of Sale—One-hair cash, the bal-ance on a credit of twelve months, with interest from day of sale, secured by bond of purchaser and a mortgage of the premi-ses. Purchaser to pay extra for papers. W. W. HUMPHREYS, Master. Dec 13, 1888 23 3

MASTER'S SALE.	10
STATE OF SOUTH CAROLINA, ANDERSON COUNTY.	DWAR
In the Court of Common Pleas.	15
S. P. Dendy vs. S. F. W. Miller.	

IN obedience to the order of sale made in the above entitled action, I will sell at Anderson C. H., S. C., on Salesday in January, 1889, the Tract of Land below described, to-wit:

ALL THAT TRACT OF LAND, situate in Anderson County, S. C., on west side of Twenty-Three Mile Creek, ad-joining lands of Whit Simmes, N. M. Mad-den, and the tract of land laid off to the heir of Dr. Thaddeus Miller, deceased, and others, being part of the Retreat lands of Col. Samuel F. Warren, deceased, contain-ing one hundred and four (104) acres more or less.

Terms of Sale-Cash. Purchaser to pay extra for papers. W. W. HUMPHREYS, Master. Dec. 10, 1888 23 4

To Rent for Year 1889.

THE New and Comfortable FOUR-THE New and Comfortable FOOK-ROOM COTTAGE, on Greenville Street. Good Stables, and a nice paled in Garden. All including one acre of ground. Terms fair. Call AT ONCE on SYLVESTER BLECKLEY. Anderson, S. C., Dec. 20, 1889. 24-2

TO RENT.

STORE ROOM, and LIVERY STABLES. .

Petition for Final Settlement and Dis-charge. To Mary A. Richey, Mary J. Cooper, Duff Gambrell, F. E. Payne, Sallie F. John-son, Ellender Burdine, Lela Gambrell, Mary Reid Gambrell, Nora Parker, Tom Gambrell and Wm. Gambrell: TAKE notice that the undersigned will apply to the Judge of Probate at An-derson O. H., S. C., on Thursday, the 24th day of January, 1889, at 11 o'clock a. m., for a Final Settlement of the Estate of Reid Gambrell, deceased, and discharge from the office of Executor of said Estate. Dated 7th day of December, A. D. 1888. J. P. PAYNE, Executor Reid Gambrell, deceased.

fom Gambrell and Wm. Gambrell: Take Tom Gambrell and Wm. Gambrell: Take notice that unless you apply for the ap-pointment of a Guardian ad litern to repre-sent you in the final settlement of the estate of Reid Gambrell, deceased, the undersigned will apply to the Judge of Probate of Anderson County on the day of the above settlement for the appoint-ment of one for you.

And all other Choice grades. They keep a close watch after, and are prepared to give bottom prices, notwithstanding the advance.

# The Clothing Business. They have a nice stock of MEN'S, YOUTH'S and BOYS' CLOTHING

cheaper than you can imagine. They have taken time and pains to get up this stock, and are ready to offer good Bargains.

### **KENTUCKY AND ATHENS JEANS,**

DRY GOODS OF ALL KINDS.

From the chespest Prints to fine Cashmeres.

P. S. A few of the Celebrated White Sewing Machines For sale at low prices. They are the kind we use in our Mantua Making Department.

N. B.

PENDLETON HOTEL. Dec 13, 1888

J. B. SITTON.

Notice Final Settlement.

Ex parte James P. Payne, Executor, in re. the Estate of Reid Gambrell, deceased.-Petition for Final Settlement and Dis-

To Mary Reid Gambrell, Nors Parker

herein required, shall be assessed by the

