By Southern and Attende Thouse.

Washington, March 10. Er Senator Sawyer will not resume the duties of his new office until Monday. There is but one vacant seat in the Senate now, and

of his colleagues.

LONDON, March 20. In the House of Commons, this afternoon, which was crowded to suffocation, Gladstone announced that the opposition having declined to form a new Government, he and his colleagues would resume office. The announcement was received with

Washington, March 20.—The new Secretary of the Treasury, Mr. Richard-son, says he will have little or no news for journalists. These gentlemen are referred to the President for news of the operations of the Treasury Department Despatches from Odicago and Maine report heavy snow.

News from the Modoa war unimportant. Gen. Canby's plan is to starve Captain Jack out: 600 troops are around the lave beds. Company A, of the Fourth Artillery, has been ordered to the front, The Tennessep Legislature passed a bill allowing localities to decide the question of tippling houses. The Governor will sign the bill.

New York, March 20.—Thomas J. Blackwell, 'a dry goods merchant of Elbartan Gu.

Elberton, Ga., while en route to New York, left his friends while the train was at Wilmington, Delaware, Tuesday, to go in the smoking car, and has not since been heard of. He had considerable money in his possession.

Bloodgood & Oatemore's elastic Delling factory, in Brooklyni was burned to-day.

Loss \$60,000

The advance in pork is attributed to the demand from Europe, to make bacon for army food.

The schooner Joseph Garland, report ed lost, with all aboard, is safe at Buck-land, Maine.

The Pitteburg, Pa., post, office was

robbed before 5 o'clock this morning. Over \$1,000 worth of stamps were stolen. Sr. fooms, March 20.—The affairs of Lo st Kansas and North-western Railroad are quieting. The metropoli-tan police and local authorities peem ample to prevent further damage or in-A guard, with 1,000 packages for the

Vienna exhibition, sails to-day. Concernati, March 20.—Six stores, the post office and twenty dwellings in Lake

City, Charlot City County, Ark, were burned to-day.

New York, March 20.—The United States fleet has left Rio Janeiro, on account of yellow fever, where seventy cases of yellow fever are reported daily.

The epidemic had extended to Baha and Pernambuco, where it was confined to the shipping. The cholera is very fatal at Para. The United States school ship The cholera is very fatal Mercury was at St. Thomas on the 14th. Two of the crew had died from yellow car-hook murderer Foster's fa-

His children, at his own request, have not been allowed to see him since his incarceration. Foster's counsel is making a final effort to delay the execution, upon the ground that a reprieve requires a re-A heavy defalcation in the Bull's Head

mily left by to-day's steamer for Europe.

Bank is reported. Its capital was \$2,000. It had no direct connection with the clearing bank. The bank is closed, under charge of the police. Growds of depositors surround the building.

A person named McDonald was ar-rested upon the arrival of the Thuringer,

as a forger upon the Bank of England. McDonald had money, diamonds or other valuables, but alleges there is a gross mistake.
Montreal, March 20.—The remains

of Mr. Hyatt, a commercial traveller, were found in the ruins of the St. James TRENTON, N. J., March 20 .- The Se-

nate passed, unanimously, the general railroad bill, already passed by the House. The local option bill has been indefinitely postponed.

Washington, March 20.-Mrs. Johnson, mother of the Senator, died at Abingdon, Va., to-day, aged 70. Richardson regards the letter of the

President to Boutwell as mandatory upon him, to pursue Boutwell's policy. Probabilities—For the Eastern Gulf States, rising barometer, North-west

winds, partly cloudy and clearing weather. For the South Atlantic States, South-west winds, veering to North-west and increasing to brisk for a short time in North Carolina.

Financial and Commercial.

London, March 20-Noon.-Consols 9234@9276. Americans, nothing do-

ing.
Liverpool, March 20-3 P. M.—Cotton opened firm—uplands 916; Orleans 936; sales 14,000 balos; speculation 3,000; from Savannah or Charleston, deliver-

weak; sales 150 bales uplands 19%; Of leans 19%. Flour quiet and puchanged.
Wheat quiet. Obin dull, Pork quiet
as a somisally unchanged. Lard very
dwiet and firmly held. Western steam 8% @8%. Freights quist. Stocks heavy. Gold firm, at 15%. Money firm, at 132

one vacant seat in the Senate now, and that belongs to Louisians! Princhesch has been elected, but not vet seated.

The leading Senators are anxious to close the ession as soon as possible and on motion of Anthony, this impraings resolution was adopted that the Senate hereafter meet at 11 A. M. daily, so that business may be brought to a close.

MADRID, tarch 19—Evening Francisco Salme in was to-day elected President of the National Assembly, and Sardoal and Lopez Secretaries. Carlist bands are becoming more numerous and troublesome in Andalusia.

London, March 20—6 A. M.—Gladstone will announce in the House of Commons, to-night, (Thursday,) that he has decided to remain in office, with all of his colleagues.

stronger. Pork nominally 15.25; sales at 15.50, buyer in April. Lard firm steam 71/6@71/4; held at 8; kettle 81/4. Bacon steady—shoulders 61/4@61/4; clear rib sides 81/4@83/4; clear sides 81/4@83/4.

Whiskey active, at 86.
LOUISVILLE, March 20.—Flour weak and easier, but not quotably lower. Corn in fair demand and unchanged. Pork steady, at 15.50@16.00 for round Bacon in fair demand and steady. Lard-tierces 81/4@83/4; kegs 91/4@93/ steam 8@84; small order lots 4@40, higher. Whiskey active, at 86@87. Tobacco firm; no change; sales 250 hogsheads.

Sr. Louis, March 20 .- Flour steady Corn firm, at 82, East side of track; 84) @35 in elevator. Whiskey dull, at 871/2.
Port quiet, at 15.75. Bacon easier, at 83/209; clear sides 10 in August; 101/4

Monne, March 20.—Odton quiet and steady—middling 1814; low middling 1714; receipts Abl bales; sales 5,000; stock 42,581. BALTIMORE, March 20 -Ootton dull-

middling 19; receipts 169 bales; stock Boston, March 20 .- Ootton quietmiddling 1914; receipts 717 bales; sales 200; stock 11,000.

WILMINGTON, March 20.—Ootton quiet - middling 18 ; receipts 52 bales; stock

Monfolk, March 20.—Cotton—low middling 17); receipts 1,205 bales; sales 100; stock 7,593.

OHARLESTON, March 20. Cotton quiet middling 18%; receipts 785 butes; SAVANNAH, Merch 20.+ Cotton quiet

and steady middling 18%; receipts 1,760 bales; sales 599; stock 88,980.

Augusta, March 20, Cotton in medelate demand middling 17%; receipts 244 bales; sales 240.

GALVESTON, March 20. - Cotton firmer and in fair demand—good ordinary 1514; receipts 834; bales; sales 1,200; stock

PHILADRIPHIA, March 20.-Ootton NEW ORLEANS, Affren 20.—Cotton demand activo—ordinary 15½; good ordinary 16; low middling 17¾; middling 18¾; receipts 11,521 bales; sales 10,500;

An Obio school-master having had occasion to administer to one of his pupils the gentle chastisement which forms an essential feature of Western education, the father of the culprit paid vengeful visit to the academy during recess, and-directing his son to lock the door on the outside-"went for" the pedagogue with a chair, which he used in anything but a chary manner. The only thing the poor teacher had to defend himself with was a pen-knife with a blade not more than eight inches long; but with this insignificant weapon and the consciousness of rectitude he was enabled to go on with his afternoon classes as soon as the pieces of his assailant had been swept up and taken to the

hospital in a wheelbarrow. town clerk's office in Wheeling, West Virginia, recently, and asked, in a voice trembling with agitation, for a license. The clerk took down the name and the address of the visitor. "Name and address of the party?" asked the clerk. "Faithful, and he lives with me," replied the fair one. The clerk looked at her a moment, and blushingly completed the filling in of the document, which he handed to the lady. He was astonished office. The clerk had presented her with a marriage license, when it was a dog license she wanted.

Senator Pomeroy is reported to have been heard declaiming in Shakspearean language to Caldwell as follows: "Alas! that Yorke! I knew him altogether too well, Caldwell. He was a fellow of infinite cheek and of most serviceable quality. He hath borne me through tight places a many times; but now how abhorred in my imagination he is! My gorge rise at him. Now get you to another Senator, and tell him, let him bribe a foot deep, to this favor must

At the Ames dinner the following poem was read:
My text is, "Lo! how great ado
Is kindled by a little fire;"

Or, clearer, possibly, to you One truth exposes many a liar. So few are found the truth to tell, So many seem the truth's deniers, That Credit Mobilier is well

American.

New York, March 20 — Noon. — Cotton of over \$1,500,000.

The Laws of South Carolina.

the General Assembly at the Sealon of 1879-73.

AN ACT TO REVISE AND AMEND AN ACT EN-

ling, now met and sitting in General As-sembly, and by the authority of the same: SECTION I. The family homestead of the head of each family residing in this State, such homestead consisting of dwelling house, cut-buildings and lands appurtenant, not to exceed the value of one thousand dollars, and yearly product thereof, shall be exempt from attachment, levy or sale, on any mesne or final process issued from any court upon any adgment obtained upon any right of action, whether arising previous or subsequent to the ratification of the Constitution of the State of South Carolina; shall vest absolutely in the party, freed and it shall be the duty of the Sheriff, from all debts of the debtor then existor other officer, before executing any ing or thereafter contracted, whether process against the real estate of any head of a family resident in this State, to cause a homestead, as above stated, to be set off to said person in the manner following, to wit: He shall cause three appraisers to be appointed, one to be named by the creditor, one by the debtgr and one by himself, who shall be discreet and disinterested men, and in nowise related to either party, resident in the preceding sections of this Act in the County, and who shall be sworn shall not extend to an attachment, levy by a Trial Justice, or other officer au-thorized by law to administer caths, to impartially appraise and set off; by metes and bounds, a nomestead, not to exceed in value one thousand dellars; and said appraisers shall make return of their action in the premises, under their hands and seals, to the Sheriff or other officer, within ten days after the assignment and set off is made for record fu court, giving the metes and bounds, as well as the value of the homestead so set off, for which purpose they shall be an thorized to call in the uid of a surveyor. if they, or a majority of them, deem it And if no complaint shall be made by either party, within thirty days after the return of the appraisers has been filed, the proceedings in the case shall be final: Provided, That, upon good cause shown, within thirty days fter filing the return of said appraisers, the court out of which the process issued may order a re appraisement and reassignment of the homestead by other appraisers appointed by the court; And provided, further, That stroud the oredi-for or debtor neglect or refuse, after ten days' notice from the officer in whose hands the process is lodged, to nominate an appraiser, then the said officer shall appoint the same.

SEO. 2 That when thirty days shall have elapsed after the filing the return of said appraisers, setting off a homestead to any debtor, eccording to the provisions of Section 1 of this Act, and no good cause has been shown, or exceptions filed, against such return, such debtor may have such return recorded in the office of the Register of Mesne Conveyance of the County in which the same is located; and, upon such return being so recorded in thirty-three days the proceedings have become final. the title to the homestead so set off and assigned shall be forever discharged from all debts of said debtor then exist-

isting or thereafter contracted. SEC. 3. That whenever in the assignment of a homestead, as provided in Section 1 of this Act, the appraisers shall find that the premises, including the dwelling house and out-houses, exceed the value of one thousand dollars, and that the same cannot be divided without injury to the remainder, they shall make and sign, under oath, an appraisal thereof, and deliver the same to the Sheriff, who shall deliver a copy thereof to the head of the family claiming the homestead, or to some member of the family of suitable age to understand the nature thereof, with a notice attached GETTING A LICENSE.—A blushing homestead shall pay to said Sheriff the saiden of forty summers entered the surplus of the arrangement of the said Sheriff the above one thousand dollars within sixty days thereafter, such premises will be sold; and, on failure to pay such surplus in the time limited, the Sheriff shall advertise and sell the said premises, and out of the proceeds of such sale shall pay into the office of the Clerk of the Circuit Court one thousand dollars, which shall be applied, under the order of the Circuit Judge, upon the applica-tion of the head of the family, in the at her conduct; she gave one glance at purchase of a homestead of that value. executions in his hands, according to law: Provided, That no sale shall be made unless a greater sum than one thousand dollars shall be bid therefor: Provided, further, That if, after notice, the party claiming the homestead pays, or causes to be paid, the surplus over one thousand dollars, he shall, upon recording the return and receipt of the Sheriff for such surplus, endorsed on said return, as provided in Section 2 of this Act, hold the property so appraised and set off freed, and discharged from all debts and demands then existing against such case allowable for the recovery of

mother be dead, the children living on the homestead, whether any or all such children be minors or not, shall be enti-tled to have the family homestead ex-

partition of that case shall be the advertising which that not acceed to that case shall be five dollars and with the soungest child becomes five dollars and with these and when made natistate youngest child becomes of age, unless upon proof satisfactory to the court hearing the case, such sale is deemed best for the interest of such

minor or minors. AND PARTS OF ACTS TO DEFINITE AND HOMESTAD, however sole inly executed, however sole inly executed, homestad, however sole inly executed, hand parts of acts to defeat the homestad he it enacted by the Senate and House of the State of South Caro-Representatives of the State of South Caro-Ring, now met and sitting in General Assembly, and by the authority of the same;

State: consisting of the yearly products

State; consisting of the yearly products of his or her homestead, and of the pro perty subject to exemption under the Constitution, shall be exempt from attachment, levy or sale: Provided, That in case the right of such exemption be disputed by the creditors, the officer in whose hands the process is lodged shall cause the same to be ascertained and appraised, and all exempted property so ascertained and appraised, by appraisers appointed and sworn for that purpose, as provided for in Section 1 of this Act, such debtor retain or sell the property: Provided, further, That a debtor being the head of a family, as hereinbefore stated, and not being the owner of any homestead, shall be entitled to a like exemption of personal property, as herein allowed to the owner of a homestead, to be assertained in the same manner.

SEC. 7. That the exemptions contained or sale on aby mesne or final process is sued to secure or enforce the payment of taxes or obligations contracted for the purchase of said homestead, or obliga-tions contracted for the erection of improvements thereon: Provided, The court of authority issuing such process shall certify thereon that the same is issued for some one or more, and no other, of said purposes: Provided, further, The yearly product of said homestead shall be subject to attachment, levy and sale to secure and enforce the payment of obligations contracted in the production of the same, but the court issuing the process therefor shall certify thereon that the same is issued for said purpose, and no other.

SEC. 8. Whenever the head of any family, widow or children shall be entitled to an estate or right of homestead, as hereinbefore provided, and no process has been looged with any officer against such homestead, the party or parties ontitled to such homestead may any time, by patition to the Judge of the Probate Court, to have the same ap-praised and set off. The Judge of Probate shall, thereupon, after giving pub-lic notice by advertising the intention of like length of time, appoint three disin-terested persons, resident in the County, who, having been duly sworn, shall pro-ceed to appraise and set off, by metes and bounds, such homestead, and make return to him. If no complaint shall be made by any creditor, or other person interested, against said appraisal and setting off of the homestead, within thirty days after the return of the appraisers, the same shall be confirmed by the Judge and ordered accordingly: Provided, That no appraisement shall be made or return filed until the notice has expired. Personal property, to the extent and of the kind hereinbefore stated, may be exempted and set off in like

manner. SEC. 9. That one-third of the yearly products of every person, not being the head of a family, of every avocation, without regard to valuation, character or condition of products or earnings, shall apportion, as the law specifies, the free be exempted from attachment, lovy and common school funds of the State among sale, except to enforce the payment of the several Counties thereof.

and should any officer sell any real estate, or sell or remove any personal property, in violation of the provisions of this Act, and of Section 32 of Article II of Education, whose decision shall be this Act, and of Section 32 of Article II of Education, whose decision shall be of the Constitution of the State of South final.

Oarolina, he shall be guilty of a misdemeanor, and, on conviction thereof, shall, for the first offence, be fined in a ly, on the 15th day of each month, to sum not less than five hundred dollars, (\$500,) nor more than one thousand dolthe second offence, his office shall be deemed vacant; and in either case, he shall be liable, in damages, to the parties

wrongful levy or sale. receive as compensation for such service two dollars each per day, and five cents mile for every mile of necessary travel. The sheriff shall receive five dollars for all services incidental to setting off the homestead, but exclusive of all necessary disbursements. The Trial Justice or other officer who qualifies the appraisers shall receive for such service seventy-five cents, and five cents a mile for every mile of necessary travel. The foregoing fees shall be paid by the officer executing such party; but, as to such surplus, not the process, out of the property of the from debts thereafter contracted, like debtor, or, in case of the homestead set proceedings to the foregoing being in off to the widow or minor children, out of the estate of the deceased, all after contracted debts.

Sec. 4. If the husband be dead, the thereof: Provided, That the officer, before setting off the homestead and of local or school district taxes collected exemption, in any case, shall be entitled to demand and receive from the titled to demand and receive from the slat of October next preceding; and plaintiff in execution, in advance, a sum should any County Treasurer fail, ne-

shall be paid in advance by the party claiming the homestead, and exemption.

SEO. 12. All Atts and parts of Acts inconsistent with or supplied by this Act be, and the same are hereby, repealed:

APPROVED February 22, A. D. 1878.

IN ACT TO AMEND SECTION 8, CHAPTER OXI OF THE GENERAL STATUTES. Be it enacted by the Senate and House of Representatives of the State of South Caro-

lina, now met and sitting in General Assembly, and by the authority of the same: SECTION 1. That Section 3, of Chapter CXI, of the General Statutes, which requires that the Board of Jury Commissioners shall prepare a jury list in each County, in the month of January of each year, be so amended as to make it lawful for the said board to prepare the jury list for the Counties of Lexington, Spartanburg and Edgefield, during the year 1873, before the 10th of March of said year.

APPROVED February 26, A. D. 1878.

AN ACT TO AMEND SECTION 17 OF CHAPTER XLV OF THE GENERAL STATUTES OF THE STATE.

Be it enacted by the Senate and House of Representatives of the State of South Caro-lina, now met and sitting in General As-

embly, and by the authority of the same: That Section 17, Chapter XLV of the General Statutes of the State beamended by striking out the words "forty-five," and insert, in lieu thereof, the words fifty-five.

APPROVED February 22, A. D. 1873.

N ACT TO AMEND AN ACT ENTITLED "AN ACT TO GRANT, RENEW AND AMEND THE CHARTERS OF CERTAIN TOWNS AND VIL-LAGES THEREIN MENTIONED."

Be it enacted by the Benate and House of Representatives of the State of South Carolina, how met and sitting in General Assembly, and by the authority of the same?

SECTION 1. That Section 2, of an Act entitled "An Act to grant renew and entitled "An Act to grant, renew and amend the charters of certain towns and villages therein mentioned," approved March 9, 1871, be and the mine is hereby, amended by stilking out, on the fifth line, the words "fourth Monday in March, 1871," and insert the words "on the fifth fourth Monday in March, 1871," and insert the words "on he fourth Monday in April, 1878." APPROVED January 29, A. D. 1878.

AN ACT CONCERNING SCHOOL FUNDS. Be it enucted by the Senate and House of Representatives of the State of South Caro lind, now met and sitting in General As sembly, and by the authority of the same:
Section I. That the General Assembly shall levy, at each regular session thereof, an annual special tax, to be known and designated as the sensol tax, on all taxable property throughout the State, for the same and taxable property and Section 1978. such party or parties to have his or their homesteads set off for thirty days in a paper published in the County where the land lies, and in case no paper is published in the County, then by posting the notice on the door of his office, and in three other public places, for a like langth of time appoint three distinctions. It is a support and maintenance of free common schools, which it and in the claim the county where the land lies, and in the county where the same time, and in the same time, and in the same time, and the langth of time appoint three distinctions. meanor on the part of the State Treasurer to apply or appropriate any lands or moneys derived from, or collected, or received on account of, said school tax, for any purpose or purposes whatsoever except that of free common schools and, on conviction thereof, he shall pay a fine of not less than five thousand dol-

> school purposes, and shall be imprisoned at the discretion of the courte SEC. 3. That the State Treasurer shall farnish to the State Superintendent of Education, annually, on or before the first Tuesday of March of each year, except the present year, which shall be the first day of April, a certified statement showing the amount of moneys collected or received by him on account of said

> lars, (\$5,000,) the same to be used for

school tax Sec. 4. That it shall be the duty of the State Superintendent of Education to

SEC. 5. That it shall be the duty of SEC. 10. That no sheriff, constable or each County School Commissioner to apother officer, whose duty it is to enforce portion, according to law, the free competition of the County is neriff the executions, shall proceed in any other mon school funds of his County among over and manner than is prescribed in this Act; the several school districts thereof: Pro-

County, the amount of collections and lars, (\$1,000,) and upon conviction for disbursements made by him for the the second offence, his office shall be month on account of poll tax and all deemed vacant; and in either case, he other school funds; and it shall be a misdemeanor on the part of any County injured, for all injuries, by reason of his Treasurer to neglect, fail or refuse to make such report; and, on conviction SEC. 11. Appraisers appointed to set thereof, he shall pay a fine of not less off the homestead under this Act shall than five hundred dollars, (\$500.) the same to be used for school purposes in

his County.

Sec. 7. That all moneys disbursed by any County Treasurer on account of school funds or taxes, or poll tax, shall be paid on the order of Boards of School Trustees, countersigned by the County School Commissioners: Provided, That accounts or claims of School Trustees i. r enumerating school children shall be paid on the order of the County School Commissioners.

SEC. S. That each County Treasurer shall make out and forward to the State Superintendent of Education, annually, on the first day of November, a certified statement, showing by school districts the amount of poll tax and the amount by him for the fiscal year ending on the able in February or March, 9½; same ports, deliverable in April, 91-16.

Liverpool, March 20—Evening.—Cotton closed firm—uplands 9½@9½; Orleans 9¾@9½; sales include 10,000 American.

Translated, "Credit more big liars." tled to have the family homestead exempted to have the family in execution, in advance, a sum of money sufficient to cover the necessary fees and costs herein allowed. Superintendent of parents were living; and the homestead is set off, as provided in Section 8 of this Act, the Probate Judge shall receive as compensation to cover the necessary fees and costs herein allowed. Superintendent of Education shall be subject to partition among all the children of the head of the family in like manner as if five dellars for all services including the like said Treasurer resides, who shall head of the family in like manner as if no debts existed: Provided, That no like budge shall receive as compensation the said Treasurer resides, who shall proceedings, but excluding prosecute the said County Treasurer for

the same: and on conviction thereof, he said be subject to a fine of five hundred dollars, (\$500) He kans to be used for free commits section for posses in his County.

APPROVER PARTY SO, AAD, 1878. YE

Dr. Mary Walker attempted, the other day, to enter the lady's gallery in the building where the legislation is done for Louisiana by the Kellogg folk. She was stopped by the door-keeper, who told her the seats were reserved for ladies. "Well, I am a lady," said Dr. Mary. "I don't know about that," re-Mary. "I don't know about that," re-torted the door keeper; "I shall have to examine"— He didn't finish the sen-tence, for Mary struck out straight from the shoulder, like a prize fighter, and planted a blow on the door keeper's po-tate trap. He didn't like that sort of argument at all, but refrained from retaliating in kind, though he warned the belligerent doctor not to strike him again. "Then get out of my way." exclaimed Walker, brandishing her arms about wildly; and so she marched on triumphantly, and took a seat with the ladies

A man in Maine now makes good merchantable oysters out of flour paste, ta-pioca, salt and water. These are placed in sepond hand oyster shells, which are carefully glued around the edges. When a hungry, half inebriated individual cames into the saloon and calls for a dozen raw on the half shell, he receives the above described delicacy.

The mother of the Grachii being asked where her jewels were, pointed to her sons. A young man being saked the same question, pointed to the neareat pawn-broker's chop.

Bev. Dr. David Winters, of Dayton Obio, has solemnized 8,825 marriages. The last couple made happy was a wealthy farmer, aged seventy, and a

maden of fifty years.

A Minnesota paper vacuuts the rapid
liparease of its circulation; having "taken case of its circulation, having "taken in seventy-five cents, cash, and a bushel of potatoes on subscription this week." What between its name and a visitation of smalf-pox, business is altogether suspended at Colfax, Iowa.

If the whole world were to stree speak nothing but the truth, what an abridgement of speech there would be.
Greenwood Cemetery, N. Y. had 151,876 permanent residents on the 10th.

Horer, Arrivals, March 20, 1873,— Hendrin House—W F Turner, wife and three children, Richland; J W Sefton, Md; M D Bailey, N C; H D Hamiter C; T B Henderson, N C; C W Sheron Ga; M Cooper, Mc; E N Peterson; etty H P Stark, N Y; W W Jones, Cokes bury: J R Seay, Kingville; W F Frick; N C; A E Cohen, Charleston. Columbia Hotel—O Dond, N C; J S Browning, Charleston; C O Dawsen, N J; J T Darlington, wife and three children, Bennetteville; J J Mürrell; J F

Newman, Charleston; A. Gilbert, Sumter; H.D. Gilbert, N.C.; A.H. Waring, S.C.; W.H. Evans, Ga; J.E. Reab, W.J. Orosswell, S.C. rosswell, S.C. Wheeler House W F Cuthbertee Charlotte; Miss A M Ballone, Ind; S B Hodges, Greenwood; B J Newton and

lady, B. F. Moore, A. Newton, Marlboro; Mrs J. C. Sproals, Miss Sprouls, Ca; Geo. Tupper, city; John A. Barker, M. D. Edgefield; K. Straus, Phile; J. M. Ward, Newberry.

TREZEVANT SILL, Triel Justice. Office on Pisin street, formerly occupied by A. L. Solomon. Business promptly attended

First Annual Ball

Phonix Hook and Ladder Co., On THURSDAY EVENING, March 97.

AT PARKER'S HALL!

J. A. JACKSON, E. J. BOURNIGHT, W. E. HARTH.

BECKPTION COMMITTEE.

P. J. MEIGHAN, J. JEANS, J. L. LITTLE,
J. STELLING, H. ENDLE.
ELOOR COMMITTEE.

J. KONEMAN, E. STRAUS; JOHN MORRISON,
M. Hasinkoht, C. H. DUBME.
Members of the Steam Fire Engine Companies will please wear the uniforms of their respective organizations.

Tickets can be procured from the Committee of Arrangements.

Supper will be provided by Captain John McKenzie, tickets for which can be had from any of the above Committees on the night of the Ball.

PROGLAMATION.



STATE OF SOUTH CAROLINA:

IN contormity with Section 50 of Chapter
LXIII, Page 318, of the General Statutes,
I do hereby name Messrs. William E. Earle,
Alexander MoBee, Thomas M. Cox and G. W.
Taylor, Jr., Commissioners to receive subscriptions for the capital stock of the
"Greenville and Gap Creek Turnpike Company, 't chartered at the last session of the Genoral Assembly, and do appoint the first Monday in April next as the day on which said
Commissioners shall open subscription books
at the law office of Messrs. Earle & Blythe, at
Greenville, B. C., for the purpose of receiving
subscriptions to the capital stock of said
company.

subscriptions to the capital stock of said company.

Now, therefore, each and every of the Commissioners above named are hereby required, with strict regard to the laws of the State, touching their duty in such case, to cause the said subscription books to be opened at the time and place above named.

In testimony whereof, I have horeunto set my hand and caused the great seal to be affixed, at Columbia, this 20th day of Maich, A. D. 1873, and in the ninety-seventh year of the independence of the United States of America.

By the Governor:

By the Governor:
FRANKLIN J. MOSES, JR.
H. E. HAYNE, Secretary of State.
March 21