The Herald and Hews

ELBERT H. AULL, EDITOR.

NEWBERRY, S. C.

THURSDAY, OCTOBER 18, 1888. THE SCHOOL COMMISSIONER-SHALL

HE BE APPOINTED OR ELECTED? Most of our esteemed contemporaries look upon the proposed Constitutional County School Commissioner appointive instead of elective, as not only But there are two sides to this question. Without insisting upon either the reasons which have led to the pro- Hill, New Brookland, Lewiedale, Nazaposed amendment.

The view that the proposed amendment implies that the people are not stuffing the ballot-box, and many other sioner is, we believe, altogether erroneous.

We do not think that the proposed amendment implies, or is intended to imply, that the people are not competent to select their own officers.

The Judges of the State are not elected directly by the people, and ciples heretofore governing our primary adopted. One contestant was Woodrow; there was a time when the Solicitors elections in Lexington County, were the other anti-Woodrow. the Legislature elects the Judges conto the intelligence of the people? When the Solicitors were so elected, was it than now to choose good men?

No. The object was to remove these officers, as much as possible, above and away from the chances and charges of had been committed therein, be it politics, and to place them in a position | therefore. where they could discharge their important duties without fear or favor.

amendment that every State Superin- rages as political offense of the blackest tendent of Education since 1876 has and most disgraceful character, and repeatedly and earnestly urged this amendment. These were all men whose result of said election as the voice of judgment was worthy of respect, and the majority of the white and law-abidin whom the people of the State had ing Democracy of Lexington County. the greatest confidence.

tions of politics rarely leave a good man in office long enough to become and while he may be replaced by one equally good, still he is a new man, and has everything to learn. They fur- al election. ther urge that a School Commissioner appointed by the Governor would be been conducted fairly and honorably, more independent and fearless in the ed to be conducted, we would have discharge of duties which are for the made no compliant and uttered no word good of the schools, but the faithful of protest of any sort, whatever may performance of which may sometimes have been the result of the same, and endanger his popularity.

Not once do they deny that the peo- election in November. ple are able to select good men, but on the contrary admit that in many cases they do select good men.

the majority of our States County and City Superintendents are appointive. We believe that either the term of of- able. fice should be extended to four years, or the proposed amendment should be adopted. We believe that a term of vantages hoped to be gained by making the office appointive.

The proposed amendment to make Judge four years instead of two years is | please publish. right and proper, and will no doubt be carried by a large majority. If there is any county office of which the tenure should be four years it is that of Probate Judge.

The Woodrow question was again discussed in the Prospyterian Synod at Greenwood last Monday. This time it came up in a new form, with a victory of Abbeville County is learned to-day for Dr. Woodrow. The question, in to be the nomination of Thomas L. some shape, has been before the synod Moore of Ninety-Six, who leads his for four or five years. And the end is competitor, L. D. Connor of Abbeville,

THE PRESIDENTIAL ELECTION.

It is only a short time now before the national election, when the whole of the people shall select the next presiwho for the next four years shall be petitor's own home. the head of one of the greatest nations on the earth. It is an important event in our history in many respects. The defeat of the Republican nominees means the death of the National Republican party, and a desperate effort is being made by that party to regain control of the government. We believe the Republicans will be defeated. Cleveland has made a good president, in fact one of the best in the long list of presidents. His administration has been acceptable to the business interests of the country.

and the people will soon decide at the ballot-box between Cleveland and Har-

Indiana. Democratic chances in both these states are good. The indications are that they will both give their elec-

Capt. F. W. Dawson who has just returned from New York, says that the the mailing clerk, in the neck, and signs are very encouraging for Cleve- having another cartridge left, used it in land. Mr. Dawson is a member of the National Committee and should be posted. But after all the forecasting captured and some of our citizens are the results of an election is very uncer- | thinking of lynching them. It is surtain and unreliable speculation even by prising how the amenities of journathe best informed.

The South Carolina press is surpassing itself. The Weekly News and Courier is now given at the metropolitan price of one dollar a year-and the World prints a weekly edition at the

same price—both brimful of news. The Greenville News is looking bright and reflects the polish of a new press which can be run at a rapid rate, and yet Brother Williams' pen can go

as fast. and enterprising-signs of improve-

ment on all sides. The weeklies in the State are also negroes to whom he had refused to formation was received here to-day of making rapid strides. The Yorkville grant registration certificates, all of the killing of Charles W. Jenkins,

new management. It issued several good extras during the Presbyterian with a knife while engaged in a quarrel His body was brought here this aftersynod at Greenwood.

A BOLT THREATENED.

Legington Democrats Repudiate the Results of the Recent Primary.

LEXINGTON C. H., S. C., Oct. 13th. 1888.—At a meeting of the Lexington Township Democratic Club the following preamble and resolutions were manimously adopted:

mary election held in this County on the 29th of September last, for the purpose of nominating candidates of the Democratic party of Lexington County Amendment, to make the office of for Senator, Representatives, and the different County officers, in accordance with the rules and regulations heretofore adopted and observed by the said useless but positively objectionable. party for conducting said election, such gross and flagrant violations of said rules and regulations were perpetrated and allowed at a number of the ballotwe shall endeavor to point out some of | boxes, notably at Peak Station, Spring reth Church, Martin's Mill and some competent to select a school commis- fraudulent and illegal devices and irre- CONTESTING DELEGATES FROM NEWgularities, both in voting and counting the votes, as to render null and void the result of said primary election; and whereas the Executive Committee of aid Democratic party did meet at Lexington C. H. on Tuesday, the 2d of October, following said election, and and all Democratic usages and prin- entitled to a seat, and the report was were not so elected. Is the fact that patent to their observation during said election, and knowledge of the same was brought specially and forcibly to sidered a reflection upon, or an insult their attention by a formal and earnest protest presented to their body by Mr. P. Wingard, one of the candidates for Senator, through his counsel, Judge because the people were less competent | Crawford, of Columbia, yet said Executive Committee did tabulate the returns and declare the result of said primary election, as if no frauds and irregularities, calling for any action on their part,

Resolved, 1. That we, the Democrats of Lexington Township, in club meeting assembled, do denounce said election It is a fact in favor of the proposed frauds and other illegalities and outthat we hereby enter our solemn indignant protest against announcing the

Reselved, 2. That being fully convinced by many and incontestable The main reason which they give for proofs that said frauds and irregularithe recommendation is that the muta- ties were committed and suffered to pass unrebuked by the managers and Executive Committee of said election. we, as Democrats, who desired and familiar with the duties of the office, expected nothing but a fair and legal election, do not feel bound, either morally, politically or legally, to support the ticket thus nominated at the gener-

Resolved, 3. That if the election had we would have cheerfully supported the successful ticket at the general

Resolved, 4. That, as citizens of Lexington County, valuing the character of her people, her integrity and fairness in public affairs, we deeply regret that tery, and alleged a strange change had both sides of the Senate that it would The proposed amendment is no new the hitherto fair name and fame of our or strange measure. The fact is that in | County shall be thus tarnished and | disgraced, and published to the world, stigmatized by political fraud and corruption so disreputable and dishenor-

Resolved 5. That we, the members of the Lexington Township Democratic | port of the committee was taken up se-Club assembled, are in favor of putting riatim. The first resolution was adopted before the people a straight Democratic on the call of the ayes and nays by a the Republicans, that the treasury de four years would secure most of the ad- ticket in opposition to the so-called "spotted" Democratic ticket.

Resolved. 6. That a copy of these proccedings be sent to the Lexington Dispatch, Lewiedale News, Peak News, Charleston News and Courier and the bytery to reconsider and to review and the tenure of office of the Probate Columbia Register, with request to correct its action, was adopted, but Indee four years instead of two years is please publish. C. E. LEAPHART, after a long debate to-night that por-President Lexington Township Demo

cratic Club. JOHN W. EAREHARDT, JR., Secretary pro. tem. Abbeville's Clerk of Court.

[Special to the Register.]

GREENWOOD, S. C., October 15 .- The

result of the second primary election to | in their speeches some members of the | nominate a candidate for Clerk of Court | Charleston Presbytery almost the same the present incumbent, some 50 to 75 a repetition of the thrilling scenes of votes. The contest was a very close to-day may be expected. one, and the success of Moore is in a great measure due to the faithful work of his friends and the turning to his interest of the Abbeville supporters of General Hemphill, who was a candidate for the place in the first race. dent of the United States. The man Moore had a majority of 7 in his com-

WHO WOULDN'T BE AN EDITOR?

Especially of a Paper the "Hot Blast," Published in Anniston, Ala.

[New York Herald.] ANNISTON, Oct. S .- Editor W. H Edmonds, of the Anniston Hot Blast, is a prohibitionist, and on that account has many enemies here. Last week four ex-policemen who blamed Mr. Edmonds for their discharge assaulted and beat the editor, afterward causing a false account of the assault to be pubished in the Montgomery Dispatch. Mr. Edmonds, in a polite note to the Dispatch, branded the writer as a liar The campaign is drawing to a close and a coward. Mr. J. S. Lawrence, an accomplished citizen and a justice of the peace, who was the writer of the article in question, called on Editor Edmonds at the office of the Hot Blast to expos-The battle ground is New York and tulate with him. He was accompained by an urbane and pleasant gentleman named Lacy, his particular friend.

After passing the compliments of the day Mr. Lacy opened fire on Editor toral votes to Cleveland and Thurman. Edmonds, wounding him in the left arm. Then, by way of further amusement, Mr. Lacy shot Mr. John Coppell, shooting Mr. Tripney (who had just dropped in to see the editor) in the head. Messrs. Lawrence and Lacy were lism are violated by our citizens when the question of prohibition is on the

Shooting at a Supervisor.

[Special to Greenville News.] [Special to Greenville News.] Perry, and the party expected to be joined at Seneca by B. F. Perry Beattle excitement is caused here by a supposed and Brooks Sligh, of Columbia. They attempt to assassinate J.L. Stopplebein, will reach Fayette Wednesday 't noon. supervisor of registration for this counburbs vesterday evening some one in elegant private car to Congressman the bushes fired at him. The load of Perry and party, and the trip f m shot entered his foot. His wounds are Atlanta to Fayette and return will be not serious. The shooting took place | made in it. The Columbia Record is vigorous near Holbeck's wood, a place in the suburbs which is the resort of negro desperadoes. Stopplebein had frequently received threatening letters from

Both were working in the field.

The Presbyterian Synod Condemns the

(Recent) Action Recently Taken by Charleston Presbytery. [Special to the Register.]

GREENWOOD, October 15 .- The working of the wires Saturday night (and some say Sunday) had evident effects to-day in the arrival of new delegates, WAEREAS, at the Democratic priwhile the little knots of fuglers outside the church and the scoring for position inside on everything that came up, gave evidence that to-day was to be the

day of trial. The first ripple was caused by a mo-tion of Rev. J. R. Dow that all arriving members should be asked if they had traveled by rail on the Sabbath to get here. This was supposed to be aimed at a Woodrow delegate, but when Dr. Woods moved to amend by also asking if they had been summoned by the use of the telegraph Sunday. (something laid to the charge of the other precints, by voting numbers of drunken Radical negroes, repeating, finally tabled finally tabled.

BERRY.

Next following the report of the committee appointed on the contested case from Mt. Bethel Church, Newberry, as to the right of Mr. Boozer or Mr. Turnipseed to occupy a seat as delegate, and it was to the effect that there was although these violations of their rules insufficient evidence that either was

> THE EVENT OF THE DAY. and of the session, the debate of the report on the action of the Charleston Presbytery, was opened at 12 o'clock by a vigorous and able address in favor of its adoption by Rev. T. C. Whaling, who grew very warm at times. Not: sound was heard but the speaker's voice for over an hour, while he championed the right of free speech and of private judgment, and denounced the action of the General Assembly at Baltimore in the Woodrow case as errone-

> Rev. J. B. Mack was the next speaker, and he claimed that the action of the Charleston Presbytery had been misconceived and therefore misstated. Dr. D. C. Frierson, the only one of the committee who disagreed from its report, made brief remarks, stating that he thought too much had been made of the matter. The rights of Pres-

> byterianism had not been invaded. At this afternoon's session Bev. Dr. Mack made an able and a direct defense of the Charleston Presbytery' action, claiming that it never intended to forbid private discussion or criticisms in a constitutional way, but disorderly, contumacious public contending. Dr. J. L. Girardeau stated that he

had decided not to make extended re- stand. marks, and made a proposition for closing the debate and at once taking a vote. He, however, thought the Presbytery's action constitutional, as its action was shown to be by the interpretation prepared to-day.

Mr. Murray, one of the minority at Aiken, explained the real intention of new preachers admitted from discuss-

sembly's action.

Rev. Dr. N. M. Woods then made a come over their spirit. Their action | not be practicable to pass it before it to such tyranny.

CHARLESTON PRESBYTERY CONDEMN-ED. After some dilatory motions the revote of 96 to 53-five members refraining from voting on the question as a whole. The reasons for the resolutions were adopted by a vote of 104 to 43. The next section, directing the Prestion styling as unconstitutional Dr. voted down viva voce. The paper was

part stuck out. The result of to-day's session is an during that year. overwhelming victory for the Woodrow element; but the end is not yet, as Dr. W. T. Thompson to-night presented a protest against the Synod's action, and as threatened they would not obey the

Synod's command. To-morrow the report on the Theo logical Seminary matter comes up, and

ANOTHER VICTORY. The Register's headlines yesterday say that the action of the seminary faculty and directors forbidding their scientific lectures at the university was

strong Woodrow men were elected to come by peaceful methods. fill vacaucies on the Board of seminary directors. The Charleston Presbytery will observe the synod's command.

SAM RANDALL'S ELOQUENCE.

His Remarks on Being Informed of His Renomination-Cleveland Endorsed.

PHILADELPHIA, Oct. 13.—Congressman Samuel J. Randall was to-day notified of his renomination at his home at Berwin. The ex-speaker res ponded in words of glowing eloquence. He said it was a source of much gratification to him to see the warm and spontaneous spirit which the nomination was tendered. While he lived he would always be a Democrat, because he had come to be an unshaken believer in the force and the truth of Democratic principles. He said the administration of President Cleveland was the best the country had ever had, that it was in the interest of the whole people, and that therefore he should be re-elected Mr. Randall said he endorsed President Cleveland's tariff policy; that the tariff should be revised in a measure that will reduce the revenue and the surplus in the treasury.

Congressman Perry Weds a Congressman's Daughter.

[Greenville News, 16th.] Col. Wm. H. Perry left yesterday for Fayette, Alabama, where he is to be married Wednesday evening to Miss Louise Bankhead, daughter of Congressman J. H. Bankhead. Colonel Perry was accompanied by his sister, Mrs. Wm. Beattie, her daughter Miss Emily, Ben F. Perry and Dr. Hext M. The president of the Georgia Pacific While he was driving in the su- Railway has tendered the use of his

Fate of a Flagman.

GREENVILLE, S. C., October 15 .- Information was received here to-day of interesting facts about the first country newspaper of the State, and the great progress of the art of printing in his day?

The Greenwood Tribune is conflucted with much ability under its new management. It issued several new management new management new management. It issued several new management new m noon and will be buried to-morrow.

KEEPING IT IN THE FAMILY.

Reported Intention of Judge Aldrich of the Second Circuit Not to Stand for Re-Election-Hon, James Aldrich of Aiken Wants to Succeed Him.

[Special to the Register.] ABBEVILLE, October 15 .- It is authoritatively announced here that each county were appointed to settle Judge Aldrich of the Second Judicial upon some plan to solve the deadlock. Circuit will not be a candidate for re- The convention agreed before adjournelection at the close of his present term. Upon the heels of this comes the private announcement, to those whose aid

is desired, that Hon. James Aldrich of Aiken, a nephew of Judge Aldrich, were made to abide by will be a candidate for the position.

Adjutant General Milledge Bonham is working the wires in this vicinity to lowing resolutions were proposed and aid this candidacy, and your correspondent knows of at least one representative of this County who has received from the General a letter urging | closed doors.

him to support Mr. Aldrich for the among the nominess for the Legisla-

ture all over the State. A rumor, the truth of which cannot be substantiated, is current here that the whole is a deal by which the Hon. James was promised the place by Judge | for in a separate box. Aldrich in return for doing his best to have Hon. Robert Aldrich nominated for Congress. Whether this be true or not, and it would seem very doubtful, the whole scheme has the look of a family arrangement, and remains to be seen if South Carolina's legislators endorse the principle of heriditary judgeships.

PARTISAN SPEECHES.

The President and the Secretary of the Treasury Attacked by Blair and Allison.

WASHINGTON, September 15.—In the Senate the veto of the pension bill, which was sent to the Senate Saturday was read. Mr. Blair took its presentation as a text for a speech on the Mary Ann Dougherty veto, making a vigorous attack on the President, and defending Mrs. Dougherty.

A message was received from the President vetoing the bills granting pensions to W. S. Bradshaw and Mary K. Richards. The latter was made text by Senator Blair for further remarks, in which he intimated that the pension office and the President had arranged a plan by which the claim of Mrs. Richards was allowed by the pension office at a higher rate of pension than that fixed by the bill after the passage of the bill by Congress, so giving the President an opportunity to make capital for himself by vetoing the bill and allowing the other pension to

Senator Brown submitted a petition for the repeal of the internal revenue laws, and in a speech upon it called attention to the absence of a quorum in the House and Senate, and urged an

early argument. Senator Allison replied that owing to the delay by the House of the approthe paper passed there to be to bind the priation bills, Congress had not been pew preachers admitted from discussive ready to adjourn at any time, and called ing the Woodrow matter, and to pre- attention to the fact that the deficienvent all public criticism of the As- cies bill had not yet been signed by the President. Referring to the tariff bill he said he would urge its consideration fiery speech, in which he did not spare by paragraphs as soon as possible, and the majority of the Charleston Presby- while he agreed with the people on there was meant to prevent all discus- shall become necessary to go home to sion. He, for one, would never submit attend the election, whether a recess should be taken or an adjourament be had, he was willing to leave it to the judgment of others. He hoped, in either case, to see the bill pass the Sen-

ate before the Christmas holidays. Senator Vest took the floor on the tariff bill, replying to the charges by partment has been operated for the benefit of pet banks in the deposit of national funds and small purchases of bonds. He defended the course of the treasury department, quoting from a speech of Secretary Fairchild, and comparing the course of the department in this administration with that of the treasury in 1876. He produced tables Beattie being put on probation was to show that over \$150,000,000, the proceeds of the sale of bonds were allowed then adopted as a whole, with that to be in the hands of one bank in New

York by the Republican administration Senator Allison replied that this was part of the operation of refunding the public debt at that time, which result ed in a great reduction of interest to the Government, and was made necessary by the requirement fixed by Congress governing the transaction. He renewed the criticism upon the present ecretary of the treasury for his course in depositing funds in national banks, and by this process "bulling" the bonds, which were made more valuable by this process, which makes them security for this free loan of national

Senator Blair spoke briefly in support students from attending Dr. Woodrow's of Sherman's resolution, looking to the union of Canada and the United States. He believes that time must bring the The vote on this stood 73 to 45. Two two countries into one, and this will

THE STATE UNIVERSITY.

An Auspicious Opening of the Fall Ses-

COLUMBIA, October 14.-The first ssion of the South Carolina University has opened under the most gratifyng circumstances. The examination of plicants for admission has been concluded, the students have gotten into harness and the machinery of the great institution is working smoothly. Every one in South Carolina feels, or should feel a pride in the University of their State; certainly hundreds of families are interested in the students attending this institution. To gratify those personally interested, and for the information of the general public. The News and Courier Bureau has obtained some interesting facts about the University. Up to this date 214 students have matriculated, of these 120 are old students and 94 new men. The per centage of old students is over 70 per cent, and the proportion is larger than in any previ-

ous year. The present number of students at the University already exceeds the total attendance of any year since the reopening of the college. Three old students and several new ones are expected to enter within the next week. Judging from the number who have matriculated after this date in previous years it may be considered certain that attendance for the year just opened will exceed 225, and it is probable that it will reach 250 if not more.

In the graduating department there are 16 students; agricultural, and mechanical arts, 63; liberal arts and science, 101; pharmacy, 22; normal school,

The analysis of the students according to church affiliation or preference.

as ionows.	
resbyterians	72
piscopalians	56
ethodist	42
aptist	34
itheran	5
wish	
uguenot	1
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vears and 8 months.

THE DEADLOCK DISSOLVED.

the Third Circuit-A Lengthy Set of Resolutions Does the Work.

[Special to The World.] SUMTER, October 13 .- Late yesterday afternoon, just before the convention adjourned, a committee of two from ing to abide by the result of this com-

mittee's action. The sub-committees met about 7 o'clock and agreed before propositions decision of the majority of the co...mittee. In this session of the committee the folador

1. I'hat this convention resolve itself into a committee of the whole with 11. That first, Mr. Gilland he pitted against Mr. Dargan and voted for.

Second, that Mr. Gilland be pitted against Mr. Wilson and voted for. Third, that Mr. Dargan be pitted against Mr. Wilson and voted for. 111. That the vote be taken by secret ballot, and that each couple se voted IV. That the result of each vote be

V. That each delegate be sworn to vote for one of the two candidates as it the third were out of the field. VI. That each delegate be further sworn not to allow his vote to be seen or known by any other delegate until the entire vote is counted and the result

kept secret until all the votes are taken.

VII. That each delegate endorse his name on the back of his ballot. VIII. That the two candidates receiving the highest number of votes be | was thronged with thousands of visithe only two candidates to be voted for tors from the surrounding country, and

before the convention. IX. That each delegate be sworn as to maintain order among the crowds, follows: That I solemnly swear that I will vote for my choice of one of the two candidates pitted against each a. ni. The bodies were placed on a other as if the third were out of the field, and I further swear not to allow my vote to be seen or known by any Father Kiernan preached an affecting other delegate until the entire vote is sermon. The funeral procession was counted and the result announced. So five miles long. Each body was inhelp me God.

X. That a notary public be called in officiating at each grave. The whole to administer the oath. The committee from Sumter, and Mr. Gordon, from Williamsburg, voted liams, from Williamsburg, was strongly | were witnessed. in favor of them. They were carried by a vote of 5 to 3. Mr. Williams is a new member of the Williamsburg dele-

When the chairman of this committee reported on the reassembling of the Calley road has just been received convention, these resolutions were read here. Lehigh Valley engine No. 391, burg. Mr. Gordon who was opposed room, now voted for them along with killed and 26 men injured, most of them when the convention agreed to accept train except one, a Pennsylvania Railany proposition that may be made by | road employee, who was killed on his

The ballots in the first box stood Dargan 14, Gilland 16, second box, Gil- rests upon the shoulders of the flagman land 12. Wilson 18; third box, Dargan 11, Wilson 19. Total result, Wilson 37, Gilland 28, Dargan 25. In this third box, between Wilson and Dar- SAD OCCURENCE IN BISHOPVILLE. gan, it was evident that seven of the Gilland delegation voted for Wilson, and one for Dargan. This result knocked Dargan out in the first race, and it now lay between Wilson and

Gilland. It was well known that before this convention met at Sumter, Gilland was the second choice of enough Sumter's delegates to elect him. But the result of the third box probably caused Sumter to see how the Williamsburg delegates had voted, and so when Wilson ran against Gilland, Sumter gave

Wilson her solid support. When the result of the last race was announced there were hurrals and cheering for Wilson, and he was afterwards escorted to the hall and responded in brief but happy terms.

How it Was at Last Broken-Wilson, o Clarendon, the Winner.

[Correspondent of Greenville News.] MANNING, S. C. October 12 .- The widely known and much commented upon dead-lock of the Third Judicial Circuit, was broken at one o'clock last night in Sumter, and resulted in the nomination of John S. Wilson of this place. The dead-lock had lasted about four weeks, during which time the convention met at Pawley's Island, Kingstree, Georgetown and Sumter, and during which time also the vote was as at first: Sumter ten for Dargan, Williamsburg eight for Gilland, Clarendon six, and Georgetown six for Wilson. It will be observed that Wilson carried Georgetown, the only county which had not a candidate, and lacked only four votes of being nominated during the entire dead-lock. The crisis was reached by appointing a committee consisting of two from each delegation to devise some means for a solution and they decided to run each candidate separately against each of the others, add the votes of the two ballots and then run the two highest. Wilson led both of the others in this with Gilland second, and the final ballot resulted in twenty-three for Wilson and seven for Gilland. Mr. Wilson is a sober, rising has served this circuit ably in the office of Solicitor in the past, so it would have lost nothing by taking any one of were met at the depot this morning by some friends who congratulated him and gave three cheers for his success and for Georgetown County.

YELLOW JACK. Ravages of the Plague at Jacksonville, Pal-

metto and Decatur. WASHINGTON, October 13 .- The Marine Hospital Bureau has been informed that during the week ended October 7th there were six new cases of yellow fever at Palmetto, making a total of

thirty-six cases and one death. The official bulletin of the Jacksonville Board of Health shows sixty-six new cases of yellow fever and four having obtained the contract for builddeaths for the twenty-four hours ending at 6 p. m. Friday. Total cases 2,495; total deaths, 308.

DECATUR, Ala., October 13.-There was a light frost this morning. E. L. D'Eada, a foreigner, on the danger list for some days past, died last night. One new case is reported to-day-A. O. Klye, secretary of the relief committee.

RACE WAR IN KANSAS CITY.

The Trouble Grew Out of a Murder, Miners Strike, and the Substitution of Black Labor.

KANSAS CITY Oct. 15 .- This city has assumed a warlike aspect since the calling out of the Third Regiment, and the streets are filled with hurrying soldiers. The regiment is assembled at ing out on the line four car loads of steel

years of age and her victim was fifteen. He did not survive the operation, and chusetts two, North Carolina three, Anna stabbed her victim to the heart died a few hours after the accident. Virginia and New Jersey one each.

A race war resulted, making the necessity of the state The average age of the students is 18 sary presence of state troops. The neverage age of the students is 18 gross are armed with Winchester rifles. Ayer & Co., Lowell, Mass., for a set of their attractive album cards.

A BIG BOOM FOR BLACK'S!

John S. Wilson Nominated For Solicitor of Its Iron Mines Bought and to be Developed -What a Railroad has Done.

[Special to Greenville News.] COLUMBIA, October 16.-The Magnetic Iron Ore and Steel Company, composed of capitalists from Atlanta and Birmingham, which was recently chartered in this State, has just purchased for sixty thousand dollars the tate, in the Probate Court for Newberry greater part of the Magnetic Iron Ore | County and apply for final discharges tract near the town of Black's in York county, this State.

It was known that there was iron one in this section but it had no railroad connection and nothing was done towards utnizing it until the Charleston, Cincinnati and Chicago road was run through it. The property contains an inexhaustible supply of the finest quality of magnetic steel ore, free from phosphorous and titanic acid.

The company will immediately commence building a steel furnace and rolling mills on the line of the Charleston Cincinnati and Chicago road. This road will bring coal to the furnace for A small part of this property was bought a few years ago for one hun-

A Funeral Procession Five Miles Long-

Two Towns in Mourning.

after apply for a final discharge as addred and fifty dollars, and it was sold to ministrator thereof.

JOHN M. KINARD, this company for twelve thousand five hundred dollars. Administrator Caroline Murtishaw, BURYING THE LEHIGH VICTIMS.

PLEASANT HILL, PA., October 13.— The funeral of thirty of the victims of the recent horrible accident on the Lehigh Valley road was held at the Catholic Church here to-day. The town forty special policemen were employed platform in front of the altar. Father Crane celebrated requiem mass and terred in a separate grave, with priests

scene was extremely pitiful and impres-At Scranton this morning, where against these resolutions. The other fifteen other victims of the accident member of the committee, Mr. Wil- were buried, the same scenes of sorrow

ANOTHER HORRIBLE ACCIDENT ON THE

LEHIGH VALLEY RAILROAD WILKESBARRE, Pa., October 16.-News of another wreck on the Lehigh and discussed considerably; and with a with a construction train, was run into great deal of opposition from Williams by a Pennsylvsnia Railroad engine burg. Mr. Gordon who was opposed No. 1218 with a fast freight, at Tamanto the resolutions in the committee end siding. Six men were instantly Mr. Williams, when the motion was fatally. The construction train had made to adopt them. The Sumter gravel cars ahead of the engine, delegates were opposed to these resolu- and the Pennsylvania Railroad train tions at Georgetown and other places struck them. The killed and in-when such resolutions were made, but jured men were all upon the gravel sub-committees, they voted to train. The dead and injured are all Hungarians except one. So far as is known, the responsibility

who failed to flag the freight train in time to prevent the accident.

Death of Two Little Children Under Pccu-

liarly Distressing Circumstances. the respective precincts: [Special to the Register.] . SUMTER, S. C., Oct. 15.—At Bishop ville, in this County, yesterday, Mr. Caldwell, Jr., Thos. W. Keitt. David E. Durant and his wife left home to spend the day out, leaving their two little children Eva and Cora,

roe Wicker, A. J. Willingham. Maybinton—W. B. Oxner, Lyles with Mr. R. E. Carnes, their brother-in-Irby, Reuben Lyles. law. In the evening, while the children Cromer's-L. D. Abrams, W. R. Elwere playing, Mr. Carnes was informed more, Jno. Suber. that Cora had fallen from the bed in Jalapa-Craig Gary, W. C. Sligh, W. the room in which they had been playing and was dying. Mr. Carnes hur-Ernest Merchant. Longshore's-Jno. A. Werts, Walter ried to where she was and picked her up, but she died in a very few secouds, Spearman, H. T. Longshore. Williams'-Jno. R. Scurry, C. A. her neck having been broken by the Brooks, Jas. F. Watkins. fall. This morning Eva died from the Dead Fall-G. M. B. Epting, T. S. shock wich was caused from her little sister's death. Their ages were 7 and 13 respectively. The community was Blair, Jno. C. Goggans. Prosperity-J. Lawson Wise, Robley Bruce, R. I. Stoudemayer. greatly shocked at the occurrence, and Jolly Street-J. D. A. Kibler, Jos. Mr. and Mrs Durant have the sympa-

sad bereavement. TROUBLE FOR THE GEORGIA CONS TRUCTION COMPANY.

The Contractors on the Knoxville End

thy of the entire community in their

Make an Assignment. [Greenville News, 14th.] Something like an explosion of dynamite took place in the affairs of the Georgia Construction Company yesterday

compared to which the recent disturbances have been but the popping of blank cartridges. At about dark last night Deputy Sheriff Gilreath served an attachment on the representative of the Georgia Construction and Investment company ernor and Lieutenant-Governor; 2. for \$16,882.87, the amount of a claim held by J. W. Fletcher, of Knoxville, as Judicial Circuit; 3. Senator; 4. Representatives; 5. Clerk of Court; 6. Protrustee under the assignment of Brown & Fortune for the benefit of their credi- bate Judge; 7. Sheriff; 8. Coroner; tors. The attachment was made to in-9. School Commissioner; 10. County clude the railroad track of the Carolina, Amendment as to Art. IV., Sec. 20: Knoxville & Western road, the steel rails, cross-ties, spikes, right of way, lots of land and all other property connect- 10, Sec. 2. young lawyer of sterling ability and ed therewith. The papers were drawn integrity. Each of the other gentlemen by Stokes & Rellinger, Attorneys for by Stokes & Rellinger, Attorneys for the plaintiffs, and were served on J. S. Burckhalter, who while not a member of the construction company, is underthem. Mr. Wilson and his delegates stood to be in charge of their property

here. The firm of Brown & Fortune have been doing grading on the C.K. & W. line in Tennessee. Their work has been confined to two points on the line, one a very heavy cut about nine miles this side of Knoxville, where three miles have been completed and the other nearer Knoxville and including about one mile of completed grading. These four miles are all that have been graded in Tennessee. Up to last June, the contractors had been paid up for their work. but since June payments have been incomplete and a part of the present claims of over \$16,000 has been due since then. Brown & Fortune, who were working about one hundred hands, withdrew their force some time ago, ing the piers of the new bridge over the l'ennessee river at Knoxville. Their work there has been interrupted by the troubles and misunderstandings about the government appropriations for the tion are requested to qualify, call for bridge, but it is not known whether the boxes, poll lists, instructions, etc., in firm's assignment was brought about ample time. by that or by the failure of the Construction Company to pay up the monthly estimates.

It was impossible to see any member of the Construction Company or anybody who could speak for the concern last night, so that it could not be learned how the latest development is regarded in that quarter. The attachment of the National Bank for \$1,950 has not been satisfied, so that the total of the attachments pending is \$18,632.87.

The "J. B. Humbert" was making things hum yesterday afternoon, carry-

New Advertisements.

as Administrator thereof.

NOTICE.

Administrator of Henry H. Counts,

cation for Final Discharge.

STATE OF SOUTH CAROLINA

COUNTY OF NEWBERRY.

J. N. Martin & Co. vs Geo. W. Whit-

near Kinard's Turnout, in said County,

on the First Monday in November

next, (5th day) within the legal hours

of sale, all the interest of and belonging

to the defendant, Geo. W. Whitman,

in one lot or parcel of Lumber, undi-

vided, on the premises of the said

Levied upon and to be sold as the

property of Geo. W. Whitman to sat-

TERMS Cash. W. W. RISER, S. N. C.

Sheriff's Office, October 16, 1888.

STATE OF SOUTH CAROLINA

NEWBERRY COUNTY.

By Jacob B. Fellers, Esq., Probate Judge.

the Court of Probate, to be held at New-

November next, after publication

hereof, at 11 o'clock in the forenoon, to

show cause, if any they have, why the

said Administration should not be

of October, Anno Dommini 1888. J. B. FELLERS, J. P. N. C.

Werts, Thos. J. Wilson.

Hentz, Daniel Crooks.

D. J. Hentz.

ample time.

election:

A. J. Kilgore.

Federal Elections.

October 16, 1888.

Walton-David F. Suber, Thomas M.

Pomaria-Perry Halfacre, J. J. Hipp,

LAMBERT W. JONES,

Notice of State Election.

A N Election will be held on Tues-day, the 6th day of November,

1888, for the following officers: 1. Gov-

other State officers; 3. Solicitor of 7th

Commissioners; also Constitutional

Constitutional Amendment as to Art.

The following persons have been

appointed managers to conduct said

Gibson's Store-J. C. S. Brown, W

Cromer's Store-W. C. Cromer, J. C.

Hargrove, Jas. S. McCarley. Jalapa—C. W. Buford, W. C. Swit-

Longshore's Store-Andrew J. Liv-

Williams' - Frank G. Spearman,

Dead Fall-Jas. R. Davidson, G. B.

Prosperity—D. M. Langford, N. B.

Jolly Street-M. Ir. Strauss, Michael

Pomaria—Jno. A. Summer, David

The above named Managers of Elec-

Opening of the Schools.

SCHOOL COMMISSIONERS OFFICE,)

T is hereby ordered that the Public

opened on Monday, the 5th day of No-

The Trustees of each School District

E. M. EVANS

C. A. BOWMAN, T. E. EPTING,

Com. of State Elections.

October 10, 1888.

Hipp, Leander Long. Walton—Sam'l J. Wood, D. A. Dick-

ingstone, M. H. Gary, David Pitts.

Hayne H. Abrams, John Watkins.

Wheeler, A. Hayne Hawkins.

M. Long, Drayton T. Livingston.

A. Chalmers, Wm. H. Wendt.

ard C. Ray, Wm. V. Lyles.

tenberg, J. W. D. Johnson.

Reagin, Jas. P. Blair.

ert, Daniel P. Werts.

vember, 1888.

Given under my hand this 17th day

granted.

Washington Goree.

virtue of an execution in the

LL persons having claims against

STATE_OF SC COUNTY OF COMMON PL A LL parties having demands against the Estate of Henry Hart-Elizabeth Sheely v well Counts, deceased, are hereby noti-Foreclost fied to render the same to me or my attorneys, Moorman & Simkins, duly BY order of the Court here. 10th July, 1888, I will sell probated, on or before the 26th day of lic outcry before the Court H November, 1888, as that on that day at Newberry, on the first Monday in November, 1888, all that tract of will make final settlements on said esland in the County and State aforesaid, containing One Hundred and Thirty-DAVID HIPP. eight Acres, more or less, and bounded

New Aa

nan, J. A. Berley, and the Lutheran Parsonage.
TERMS: The purchaser may pay the Notice to Creditors and Appliwhole bid in cash; otherwise he will be required to pay one-third of the purchase money in cash and to secure the balance, payable in one and two A the estate of Caroline Murtishaw, deceased, are hereby notified to render an account of their demands, duly atyears, with interest from the day of sale, by a bond and mortgage of the premises sold, and to pay for papers. SILAS JOHNSTONE, Master. tested, to the undersigned on or before the 19th day of November, 1888, as on

Master's Office, 10th October, 1888.

by lands of P. M. Derrick, David Weda-

that day, at 11 o'clock in the forenoon, I will make a settlement on said estate STATE OF SOUTH CAROLINA in the Probate Court for Newberry COUNTY OF NEWBERRY-IN County, S. C., and immediately there-COMMON PLEAS.

B. H. Cline et al, Executors, vs James S. Sloan. Foreclosure.

BY order of the Court herein, dated 11th July, 1888, I will sell at public outery before the Court House at Newberry, on the first Monday in No-vember, 1888, all that tract of land, in the county and State aforesaid, containing One Hundred and Eleven BY virtue of an execution in the above stated case, I will sell on the premises of Washington Goree, Acres, more or less, and bounded by lands of Alan Johnstone, H. P. Henry, H. H. Folk and others.

TERMS: The purchaser may pay the whole bid in cash; otherwise he will be required to pay One-third of the purchase money in cash, and to secure the balance, payable at one and two years, with interest from the day of sale, by a bond and mortgage of the propetry sold. SILAS JOHNSTONE, Master. Haster's Office, 10th October, 1888.

isfy the judgment in the above stated STATE OF SOUTH CAROLINA, COUNTY OF NEWBERRY—IN COMMON PLEAS. ase, and also a judgment of Julia A. Whitman against Geo. W. Whitman. Lucy Prather et al, vs Bluford Robertson et al.

Foreclosure. BY order of the Court herein, dated 10th July, 1888, I will sell at pub-WHEREAS, John M. Kinard, C. lic outcry before the Court House at Newberry, on the first Monday in November, 1888, all that tract of land, in C. P., hath made suit to me to grant him Letters of Administration of the county and State aforesaid, conthe derelict Estate and effects of Retaining Twenty-two Acres, more or becca S. Abrams, deceased:
These are, therefore, to cite and ad-

Lake, Jas. O. Meredith, D. T. Dom-nick, estate of Henderson Williams monish all and singular the kindred and creditors of the said deceased, that they be and appear before me, in and Phoebe Cheshire. TERMS Cash. Purchaser to pay for berry Court House, on the 20th day of | papers. SILAS JOHNSTONE, Master. Master's Office, 10th October, 1888.

less, and bounded by lands of E. P.

STATE OF SOUTH CAROLINA, COUNTY OF NEWBERRY.—IN COMMON PLEAS. The National Bank of Newberry, S. C., vs. Andrew J. Kilgore.

Foreclosure. BY ORDER OF THE COURT herein, dated 16 March, 1888, I Notice of Federal Election. will sell at public outcry before the N election for Nine Presidential A Electors and a Member of Con-Court House at Newberry, on the First gress from the Third Congressional Dis- Monday in November, 1888, certain trict of South Carolina will be held on lands of the defendant in the County of

November 6, 1888, and the following named persons have this day been apnamed persons have this day been apfollowing parcels to wit: pointed Managers of such Election for Tract No. 1—Being a part of the Sligh Place, containing Ninety Acres, Newberry-Jno. P. Fant, R. H. Wearn, H. H. Blease, Jr. and bounded by lands of David Teague, J. D. S. Livingston, Tract No. 2 of the Gibson's-S. S. Cunningham, Jos Sligh Place, Frank Schumpert's land, and by the Bouknight Ferry Road, Glymphville-Walt. Glymph, Monwhich separates it from the lands of

Lawson Paysinger.
Tract No. 2—Being also a part of the Sligh Place, containing Seventy-two Acres and a Third, and bounded by lands of J. D. S. Livingston, Ebenezer church lot, the read to said church which separates it from the Lake Place, and by Tract No. 1 of the Sligh Place. Tract No. 3—Being a part of the Lake Place, containing Forty-eight Acres and Two-fifths, and bounded by the road to Ebenezer church, which separates it from Tract No. 2 of the Sligh

Place, by lands of William S. Birge, and by Tract No. 4.

Tract No. 4—The Lake Home Place, containing Ninety-eight Acres and a Fourth, and bounded by the road to Ebenezer church, by Tract No. 3, Wm. Birge, Tracts No. 6 and No. 5 and by The above named Managers of Elecands of Frank Schumpert. Tract No. 5—Containing Sixty-three Acres and Four-fifths, and bounded by tion are requested to qualify, call for

boxes, poll lists, instructions, etc., in lands of Frank Sch. impert, Tracts No. 4 and No. 6, by Mrs. Nobles' land and lands of Lawson Paysinger. Chairman of Commissioners of the Tract No. 6—Containing Ninety-four Acres, and bounded by Tract No. 4 by Wm. S. Birge's land, by Tract No. 7 by

> Mrs. Nobles.
> Tract No. 7—Containing Forty Acres and a Fifth, and bounded by lands of Wm. S. Birge, J. A. Crotwell, Mrs. Mary J. Knighton, Wm. A. Boozer and Tract No. 6. TERMS: The purchaser has leave to pay the whole bid in cash, otherwise one-third of the purchase money will be required in cash, the balance pay-

Wm. A. Boozer's land and by lands of

est from the day of sale, by a bond and mortgage of the premises. Purchaser to pay for papers. Plats of the above lands are on exhibition at the Master's Office. SILAS JOHNSTONE, Master. Master's Office, 6 Oct., 1888. 3t.

able in one and two years, with inter-

Newberry-J. W. Gary, C. J. Purcell, STATE OF SOUTH CAROLINA, COUNTY OF NEWBERRY-IN THE PROBATE COURT. Glymphville-Jno. W. Gilliam, Jas. Reuben S. Maybin, as Administrator F. Epting, Newton Hogg. Maybinton-Wm. B. Whitney, Richof Mary Kinard Maybin, and in his

own right, Plaintiff, against Thomas G. Maybin, Defendant. Complaint to sell land to pay debts and

for Relief. DURSUANT to decretal order, made in the above stated case on the 9th day of October, A. D. 1888, I will sell at Newberry Court House, S. C., on the 5th day of November next, during the legal hours of sale, the following described real estate, lying and being situated in the said County and State: One Tract of Land containing One Hundred and Thirty-two and a Half Acres, more or less, and bounded by lands of W. T. Kelly, Mrs. Louisa C.

Mayer and others. One Tract containing Two Hundred and Fifty-nine Acres, more or less, and bounded by lands of Mrs. Louisa C. Mayer, Estate of Susan C. Lyles, William Bishop, W. T. Kelly and others.
TERMS. One-half of the purchase
money to be cash and the balance on a credit of twelve months, with interest from day of sale, secured by the bond of the purchaser and a mortgage of premises, but with the leave for the purchaser to pay the entire bid in cash. J. B. FELLERS, J. P. N. C.

October 10th, 1888. Schools of Newberry County be House and Lot For Sale.

BY John P. Kinard, Auctioneer I will sell Saleday, first Monday in

Board Examiners Newberry Co.

sale. Titles good. 3t SARAH HALLMAN.