

Cable Despatches. HAVANA, March 15.—The Revolutionary Assembly of the Central Department, with the sanction of the military commanders, decrees: First—That as slavery was brought to Cuba by the Spanish dominion, it ought to cease with it. Second—Pledges indemnification for slave property. Third—Freedmen may bear arms. Fourth—Freedmen have equal rights and privileges. Fifth—All patriots, of whatever color, are under equal obligations to the courts.

Official despatches report that a column of 5,000 troops, supported by heavy artillery, drove 2,000 insurgents from their fortifications around Mayari and captured Mayari. No rebel version of the affair yet received.

Affairs in Washington. WASHINGTON, March 15.—The Senatorial caucus nominated J. M. Morris for Executive Clerk; John R. French, of North Carolina, Sergeant-at-Arms; A. M. Clapp, of the Buffalo Express, for Public Printer, vice Deffes.

During the morning hour, in the House, a number of bills were introduced under the regular call, Dawes in the chair—Blaine probably engaged in completing the committees, which have not yet been announced.

In the House, among the bills introduced were bills for building the Postal Military Railroad to New York; repealing the Act of July, 1860, restricting the jurisdiction of the Court of Claims; preventing the sales of public lands, except under pre-emption laws; instructing the Secretary of War to inquire into the alleged arrest and imprisonment of Gen. James B. Steedman; providing for a Provisional Government for Mississippi. One hundred and forty-five bills were introduced, and committees announced.

The bill erasing "white" from the charter and ordinances of the District of Columbia passed. It goes to the President. Adjourning.

The Senate Judiciary Committee has reported the House bill repealing the tenure of office, with an amendment; also, a bill extending the time for the removal of ineligible officers in Virginia, Mississippi and Texas, and renewing land grants to Alabama, which passed. A bill was introduced, guaranteeing Mississippi and Louisiana levee bonds; referred.

In the Senate, a joint resolution extending the time for the removal of ineligible officers only applies to Virginia. A bill guaranteeing levee bonds for Mississippi and Louisiana, was referred to the Committee on Commerce; also, a bill granting the right of way to the Pacific Central and Transit Railroad, from New Orleans to the Rio Grande, in the direction of Magathon. Morton introduced a joint resolution that a majority of any State Legislature can ratify the fifteenth amendment. A resolution providing for a Joint Committee to reorganize departments was passed. The bill strengthening the public credit was resumed and adopted. It goes to the President. After executive session, adjourned.

The following are the committees: Reconstruction—Butler, Mass., Farnsworth, Beaman, Paine, Ward, Julian, Poland, Whittemore, Buck, Wood, Woodward and Morgan.

Ways and Means—Schenck, Hooper, Allison, Maynard, Kelly, Brooks, Orth, McCarthy and Marshall.

Claims—Washburne, Mass., Hotchkiss, Holman, Cobb, Stokes, Ella, Dockery, Moore and Stiles.

Judiciary—Bingham, Davis, Butler, Mass., Cook, Peters, Mercer, Longbridge, Eldridge and Kerr.

Foreign Affairs—Banks, Chairman. Freedmen's Affairs—Dockery, Chairman. Replying to the Indian delegation, Grant said he would aid any scheme that would civilize these people and make them citizens.

The Spanish Minister remonstrated against the course of this country towards Cuba. He says men and material reach Cuba by the connivance of Federal officials.

It is stated that Defrees lost his place as public printer because he gave employment to out spoken rebel ladies.

WASHINGTON, March 14.—Until Congressional action has been taken, General Ames will continue to act as commander of the Fourth Military District and Provisional Governor of Mississippi.

Janbert and Dumas, two colored men from New Orleans, came here in search of foreign appointments. Dumas wanted to be minister to Hayti, and Janbert wanted a consulship. They have been persuaded, however, that the interest of their race demands that they should stay at home, and Janbert is now applying for the New Orleans assessorship, and Dumas for the Baton Rouge collectorship.

A despatch from Louisville announces the death of the Hon. James Guthrie. Second Assistant Engineer Sawyer, suspended from rank and duty and put on half pay for using disrespectful language towards Mr. Johnson, has been pardoned.

News Items. TROY, N. Y., March 15.—Marcus Eldridge, a prominent citizen, cut his throat to-day.

RICHMOND, March 15.—Gen. Stoneman issued an order, to-day, republishing the Act of Congress vacating offices within thirty days from the passage of the Act, and ordering that all persons who cannot take the iron-clad oath, shall be removed from office on the 18th instant. This creates quite a panic in State officers.

CHARLESTON, March 15.—Arrived—schr. C. E. Raymond, Boston. Sailed—steamer Saragossa, New York; schr. M. D. Haskell, Cardenas; schr. Galena Boston.

In a difficulty which occurred in the village of Bridgewater, Rockingham County, Va., on Saturday last, Col. E. J. Armstrong shot and killed a man by the name of Shanks.

FINANCIAL AND COMMERCIAL.

COLUMBIA, March 15.—The sales of cotton to-day amounted to about 30 bales only, at fair prices.

NEW YORK, March 15.—Noon.—Stocks strong on governments and steady. Money steady, at 7. Exchange 83. Gold 31. Flour dull and drooping. Wheat a little firmer and very quiet. Corn dull and declining. Pork heavy—new mess 31. Steam lard firm—bbls. 18. Cotton quiet, at 28. Cotton sales 900 bales, at 28. Flour—superfine State 3.40@3.95; common to fair extra Southern 6.40@6.80. Corn heavy—mixed Western 89@90. Pork unchanged. Lard a shade firmer—kettle 19@19. Freights a shade firmer—cotton steam 3-16. Gold 31.3.

BALTIMORE, March 15.—Cotton quiet, at 28. Corn dull—white 83@85; yellow 86@88. Pork 32.50. Bacon active—shoulders 14.5@15. Lard firm, at 20. Whiskey firm, at 95.

NEW ORLEANS, March 15.—Cotton easier—middlings 28; sales 1,500 bales. Gold 32. Flour dull—superfine 6.25; double 6.65. Corn 79@80. Pork 33.00. Bacon dull, at 14. Lard dull—tierce 18.5@19; keg 22. Sugar nominal—common 12.5; prime 14. Molasses dull—prime 75. Whiskey quiet—Western rectified 92.5@97.5. Coffee dull—nominal fair 15.5; prime 17.5.

MOBILE, March 15.—Cotton market dull, with sales of 500 bales; low middlings 26.5@27.

CINCINNATI, March 15.—Flour dull—family 6.50@6.75. Corn quiet, at 65. Pork held at 32.00. Lard held at 19. Bacon shouldered 13.5@14.

SAVANNAH, March 15.—Cotton in better demand, with sales of 600 bales—middlings 27.5.

AUGUSTA, March 15.—Cotton market dull, with sales of 160 bales; receipts 262—middlings 26.5@27.

CHARLESTON, March 15.—Cotton easier, with sales of 450 bales—middlings 27.5; receipts 634.

HAVRE, March 15.—Cotton opens quiet and steady.

LONDON, March 15—3 P. M.—Consols 92.7. Bonds 83.7.

LIVERPOOL, March 15—3 P. M.—Cotton opens quiet—uplands 12@12.5; Orleans 12.5@13.

LIVERPOOL, March 15—Evening.—Cotton steady—uplands 12@12.5; Orleans 12.5@13; sales 10,000 bales.

The New York Herald, of Friday, says: "The market for Southern securities was higher and firmer yesterday, instancing the fact that our State bonds sympathize with Government bonds and not with the miscellaneous stock list. North Carolinians were subjected to further manipulation in the interest of parties supposed to be connected with the State government. Prices closed: Georgia 6's, 81@82; do. 7's, 92@93; do. 7's, interest payable in Georgia, 88@90; North Carolina ex-coupon, 63.5@64; do. new, 59.5@59.5; Missouri 6's, 89@89.5; Louisiana 6's, 72@72.5; do. levee 6's, 70@70.5; do. do. 8's, 86.5@87; Alabama 8's, 95.5@96; do. 5's, 66@67; do. 6's, sterling, 92@95; South Carolina 6's, 71@72; do. new, 70@70.5; do. registered stock, 62@65; Memphis and Charleston, first, 90@91; do. second, 76@77; do. stock, 47@48; Greenville and Columbia Railroad, guaranteed, 57@60."

In Alexander County, N. C., recently, a young man named Land had a disagreement with his sister, whereupon she left her father's house and did not return till night. On attempting to enter the house she was shot and killed by her brother with whom she had quarreled. Her father, mother and two brothers then collected wood and burned the body almost literally to ashes in order to conceal the crime. Shortly afterward the party were all arrested and confined in the County jail, and whilst there the father and Mrs. Land were murdered by the two sons. They coolly confessed the crime, and expressed no regrets for the deed.

The Postmaster-General has issued a circular letter to heads of departments and others entitled to the franking privilege, calling their attention to the Act of March 1, 1869, and officially informing them that unless all matter sent from their offices contain the autograph signature of the official entitled to the franking privilege, such matter must be prepaid by postage stamps, and all letters and packages not so franked and prepaid, will be held for postage.

GOOD NEWS FROM CUBA.—The New York Herald thinks the best despatch from Cuba lately is the one to the effect that there have been large shipments of sugar and molasses from the Ever Faithful Isle. It may seem a horrible materialism that we should care more for this commodity of coffee to be sweetened than we care for the sacred boon of freedom; but then the coffee is ours—the freedom somebody else's.

THE MEXICAN MISSION.—Can it be true, as rumored, that President Grant intends to remove such a man as General Rosencranz from the Mexican embassy to make room for the great New York horse jockey and sportsman, George Wilkes? We cannot believe it; though, with Grant "horse" goes a long way. We wonder what high dignity is in reserve for Bonner?

A man died at Jamaica, L. I., last week, named Schenck, aged ninety, and on the same night his brother, aged ninety-five, expired. An old colored woman, who had always lived with the Schenck family, no doubt becoming greatly grieved at the sudden departure of the two men, died within twenty-eight minutes after the last death, at the greatly advanced age of 115 years.

The great (?) New Orleans clown, Lake, and his circus have "busted" in Augusta. Cause—no funds. The Augusta Press says that town can't afford any more amusements this season.

STATE LEGISLATURE.

SEVENTEENTH DAY'S PROCEEDINGS. SENATE.

SATURDAY, March 13.—The Senate assembled at 11 A. M. The House sent to the Senate the following bills: To authorize the Common Council of the city of Charleston to amend an ordinance to aid in rebuilding the burnt district and waste places of the city of Charleston; to incorporate the Dorn Mining and Manufacturing Company, of South Carolina, for mining and other purposes; to establish certain ferries; and joint resolutions to authorize the Secretary of State to purchase, for distribution and exchange, certain State reports; to authorize the Secretary of State to purchase thirty-eight copies of Richardson's State Reports. All of which received their first reading, and were ordered for consideration on Monday.

Acts to incorporate the Longshoremen's Protective Union Association, of Charleston, S. C., and to amend the charter of the Sulphuric Acid and Super-phosphate Company, were ordered to be enrolled.

A message was received from the House, stating that a Senate bill to establish and maintain a system of public schools for the State of South Carolina, had been laid on the table.

The House returned to the Senate, with amendments, a bill to organize and govern the militia of the State of South Carolina; which were read, and after discussion, participated in by Senators Nash, Rainey, Corbin, Leslie, Maxwell and Cain, the amendments were agreed to.

The petition of sundry citizens of Lexington and Richland Counties, praying that Kinsler's Ferry, over the Congaree, be not discontinued, and the memorial of Wm. Kinsler, H. O. Kinsler and Ed. Kinsler, were referred.

The Committee on Finance, to whom was referred a joint resolution from the House of Representatives, for the appointment of a joint committee to investigate the charges made against Governor Scott, relative to his testimony in the contested election case of Messrs. Reed and Hoge, reported back the same, accompanied with a joint resolution; which was ordered for consideration on Monday.

Sundry reports of committees were submitted, and ordered for consideration on Monday.

A joint ballot was entered into for the election of the Commissioners to revise and consolidate the statute laws of the State, when Representatives Whipper and Senators Montgomery and Corbin were chosen.

HOUSE OF REPRESENTATIVES. The House met at 11 A. M. Representatives Bryant and S. J. Lee obtained leave of absence.

Reports of committees were submitted and discussed.

The Committee on Engrossed Acts reported as duly and correctly engrossed for a third reading, a Senate bill to empower the Judges of the Circuit Courts to grant relief in case of erroneous judgment obtained during the existence of the Provisional Government of South Carolina.

The Committee on Railroads reported favorably on a Senate bill to charter the South Carolina Central Railroad.

The Committee on Railroads, to whom was referred a bill entitled "A bill to aid the extension of the Chatham Railroad," beg leave to report that they have considered the matter contained in the bill, that they have failed to agree, and inasmuch as the session is near its close, and the committee is desirous of winding up its business, the committee beg leave to return the bill to the House for its action thereon, with the accompanying paper, which the friends of the measure submitted to the committee as a substitute for Section 4.

A bill to make appropriations and raise supplies for the year commencing in October, 1868, was put upon its second reading.

The Committee on Engrossed Acts reported as duly and correctly engrossed for a third reading, a Senate bill to authorize the consolidation of the Charlotte and South Carolina Railroad Company and the Columbia and Augusta Railroad Company, and to amend the charter of the same; which was read a third time, and ordered to be returned to the Senate, with amendments.

After routine business, adjourned.

The old fellow down in the Third District who is opposed to Republican government is just about half right after all. "Majorities," he says, "arn't always right. They weren't in Noah's day, and mayhap once or twice since." There's wisdom for you. [New Orleans Times.]

THE TREASURY.—It will by no means increase the prosperity of President Grant's last Cabinet nominations in the South and West, that he has put at the head of the Treasury the most prominent representative of the high tariffs of New England.

The impression of those who have recently visited Utah is, that the Mormons will soon break up, and that Brigham Young, who is worth some millions of dollars, will go to some other clime where he can enjoy his wealth and the society of his favorite wives.

SHOCKING MURDER.—Mr. George Bell, residing near Bellville, Florida, and engaged in merchandizing there and at Valdosta, Lowndes County, was shot down, with forty buck-shot in his body, on Saturday last, by a negro named Andrew Jackson. Jackson was in ambush at the time.

Longstreet, who so gallantly fought with the Confederacy throughout the war for Southern independence, and who afterwards got excessively loyal, has tapped the cocoanut and received the milk, which comes in the shape of an appointment as surveyor of the customs for New Orleans. The people who get loyal now can get office, says Brick Pomeroy.

The insurrection at Merida, Yucatan is over. The ring-leaders were caught, and Col. Caballos had them all shot.

Col. John W. Crockett died at Henderson, Ky., on the 2d instant, of pneumonia, aged forty-seven years. He represented the Second District of Kentucky in the Confederate Congress, and was a man of very considerable ability.

An octoroon, named Louisa M. Jacobs, has sued the New York and Savannah Steamship Company for having refused her a passage on board one of their vessels after having purchased a first class ticket. She lays her damages at \$5,000 and her mother claims \$5,000 more.

The Board of Consulting Engineers who have been considering the plans for the East River Bridge, have finally given them the sanction of their professional approval.

In Bankruptcy. In the District Court of the United States, for the District of South Carolina.—In the matter of James W. Adams, Bankrupt, by whom a petition for adjudication of Bankruptcy was filed on the 31st day of December, A. D. 1868, in said Court.

THIS is to give notice, that on the 1st day of MARCH, A. D. 1869, a warrant in Bankruptcy was issued against the estate of JAMES W. ADAMS, of Gadsden, in the District of Richland, and State of South Carolina, who has been adjudged a Bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to said Bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at the office of Fickling & Pope, Columbia, S. C., before C. J. Jaeger, Register, on the 19th day of March, A. D. 1869, at 2 o'clock P. M.

J. P. M. EPPING, U. S. Marshal as Messenger. Per A. P. PIFER, Deputy Messenger. March 5 3*

In Bankruptcy. In the District Court of the United States for the District of South Carolina.—In the matter of Benjamin W. Taylor, Bankrupt, by whom a petition for adjudication of Bankruptcy was filed on the 16th day of December, A. D. 1868, in said Court.

THIS is to give notice, that on the 1st day of MARCH, A. D. 1869, a Warrant in Bankruptcy was issued against the estate of BENJ. W. TAYLOR, of Columbia, in the District of Richland, and State of South Carolina, who has been adjudged a Bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to said Bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at the office of Fickling & Pope, Columbia, S. C., before C. J. Jaeger, Register, on the 18th day of MARCH, A. D. 1869, at 1 o'clock P. M.

J. P. M. EPPING, U. S. Marshal as Messenger. Per A. P. PIFER, Deputy Messenger. March 5 3*

In Bankruptcy. In the District Court of the United States, for the District of South Carolina.—In the matter of M. A. Shelton, Bankrupt, by whom a petition for adjudication of Bankruptcy was filed on the 20th day of December, A. D. 1868, in said Court.

THIS is to give notice, that on the 1st day of MARCH, A. D. 1869, a warrant in Bankruptcy was issued against the estate of M. A. SHELTON, of Columbia, in the District of Richland, and State of South Carolina, who has been adjudged a Bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to said Bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at the office of Fickling & Pope, Columbia, S. C., before C. J. Jaeger, Register, on the 17th day of March, A. D. 1869, at 12 o'clock M.

J. P. M. EPPING, U. S. Marshal as Messenger. Per A. P. PIFER, Deputy Messenger. March 5 3*

In Bankruptcy. In the District Court of the United States, for the District of South Carolina.—In the matter of John A. Myers, Bankrupt, by whom a petition for adjudication of Bankruptcy was filed on the 30th day of December, A. D. 1868, in said Court.

THIS is to give notice, that on the 1st day of MARCH, A. D. 1869, a warrant in Bankruptcy was issued against the estate of JOHN A. MYERS, of Columbia, in the District of Richland, and State of South Carolina, who has been adjudged a Bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to said Bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at the office of Fickling & Pope, Columbia, S. C., before C. J. Jaeger, Register, on the 19th day of March, A. D. 1869, at 11 o'clock A. M.

J. P. M. EPPING, U. S. Marshal as Messenger. Per A. P. PIFER, Deputy Messenger. March 5 3*

In Bankruptcy. In the District Court of the United States for the District of South Carolina.—In the matter of Joel W. Suber, Bankrupt, by whom a Petition for Adjudication of Bankruptcy was filed on the 21st day of December, A. D. 1868, in said Court.

THIS is to give notice, that on the 1st day of MARCH, A. D. 1869, a Warrant in Bankruptcy was issued against the estate of JOEL W. SUBER, of —, in the District of Richland and State of South Carolina, who has been adjudged a Bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to said Bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at the office of Fickling & Pope, Columbia, S. C., before C. J. Jaeger, Register, on the 17th day of MARCH, A. D. 1869, at 10 o'clock A. M.

J. P. M. EPPING, U. S. Marshal as Messenger. Per A. P. PIFER, Deputy Mess. March 5 3*

In Bankruptcy. In the District Court of the United States for the District of South Carolina.—In the matter of Lewis Simmons, of Columbia, S. C., Bankrupt. Creditors of said Bankrupt, to prove their claims and choose one or more Assignees, will be held at the office of Fickling & Pope, Columbia, S. C., before C. J. Jaeger, Esq., Register in Bankruptcy, on the 17th day of MARCH, 1869, at 11 o'clock A. M.

This meeting is in lieu of the first meeting of creditors, ordered to be held before Henry Sumner, Register, on the 3d day of August, 1868.

J. P. M. EPPING, U. S. Marshal as Messenger. Per A. P. PIFER, Deputy Mess. March 5 3*

For Exchange. A FINE Saddle and Harness HORSE will be exchanged for a Pair of Work Mules. Apply to March 2 tu3* A. R. PHILLIPS.

Auction Sales.

Assignee's Sale—Groceries, Fancy Goods, Hardware, Hollowware, &c. D. C. PEIXOTTO & SON, AUCTIONEERS.

ON TUESDAY MORNING, March 16, at 10 o'clock, precisely, we will sell, at the store of H. Bryoe & Son, corner of Richardson and Blanding streets, without the least reserve, the entire Stock of GROCERIES, HARDWARE, &c., of the said firm in Bankruptcy, consisting of: SUGARS, Coffee, Rice, Molasses, Syrup, Mackerel, Sardines, Pickles, Salmon, Oysters, Canned Fruits, Tea, Table Salt, Parlor Matches, Spice, Pepper, Cloves, Nutmegs, Candies, Vinegar, Stone-ware, Tin-ware, of every description, Brooms, Wire Sieves, Cotton Yarn, Blacking, Putware, Ovens, Skillets, Frying Pans, Spiders, Kettles, Hoops, Spades, Rakes, Plows, Grindstones, Corn-Shellers, Rope, Twine, Tacks, Shoe Thread, Axle Grease, Knives and Forks, Pocket Cutlery, Trace Chains, Nails, Brads, Screws, Brass and Iron Bound Buckets, Locks, of every description, Carpenters' Tools, Saws, Planes, Hammers, Chisels, and numerous other articles of merchandise.

Terms—Cash in United States currency. March 6 45 THOS. J. LAMOTTE, Assignee.

Auction Sale of Government Property. D. C. PEIXOTTO & SON, AUCTIONEERS.

WILL be sold, at public auction, on THURSDAY, 18th of March, at 12 o'clock M., at the Quartermaster's Store House, in rear of the Campus: 5 HORSES, 20 MULES, 6 ARMY WAGONS, 1 LOT GRAIN SACKS, And other public property. Sold on account of removal of troops from this post.

Terms—Cash in United States currency. March 5 Licent. 8th Inf., A. A. Q. M.

Garden Seeds. THORNBURN'S SEEDS—full assortment. These seeds have been for nearly a century before the public, and require commendation from no one. For sale by GEO. SYMMERS.

JOHN T. SLOAN, JR., Attorney at Law and Solicitor in Equity, WILL PRACTICE in all Courts of the State and United States. Office: Columbia, S. C. Personal attention given to the collection of claims, and returns promptly made. March 9 12*

BACON! BACON! CLEAR RIB SIDES, SHOULDERS, BREAKFAST STRIPS, DRY SALTED BACON, OF ALL KINDS.

300 BBLs. FLOUR, 20 BARRELS MOLASSES, Which we offer at extremely low prices.

D. C. PEIXOTTO & SON, Commission Merchants.

In Bankruptcy. In the District Court of the United States, for the District of South Carolina.—In the matter of James G. Gibbs, Bankrupt, by whom a petition for adjudication of bankruptcy was filed on the 30th day of December, A. D. 1868, in said Court.

THIS is to give notice, that on the 1st day of MARCH, A. D. 1869, a warrant in bankruptcy was issued against the estate of JAMES G. GIBBS, of Columbia, in the District of Richland, and State of South Carolina, who has been adjudged a Bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to said Bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at the office of Fickling & Pope, Columbia, South Carolina, before C. J. Jaeger, Register, on the 19th day of March, A. D. 1869, at 10 o'clock A. M.

J. P. M. EPPING, U. S. Marshal as Messenger. Per A. P. PIFER, Deputy Messenger. March 5 45*

In Bankruptcy. In the District Court of the United States, for the District of South Carolina.—In the matter of Wm. P. Starke, Bankrupt, by whom a petition for adjudication of Bankruptcy was filed on the 26th day of December, A. D. 1868, in said Court.

THIS is to give notice, that on the 1st day of MARCH, A. D. 1869, a warrant in Bankruptcy was issued against the estate of WILLIAM P. STARKE, of Columbia, in the District of Richland, and State of South Carolina, who has been adjudged a Bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to said Bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at the office of Fickling & Pope, Columbia, South Carolina, before C. J. Jaeger, Register, on the 19th day of March, A. D. 1869, at 10 o'clock A. M.

J. P. M. EPPING, U. S. Marshal as Messenger. Per A. P. PIFER, Deputy Messenger. March 5 45*

In Bankruptcy. In the District Court of the United States, for the District of South Carolina.—In the matter of Wm. P. Starke, Bankrupt, by whom a petition for adjudication of Bankruptcy was filed on the 26th day of December, A. D. 1868, in said Court.

THIS is to give notice, that on the 1st day of MARCH, A. D. 1869, a warrant in Bankruptcy was issued against the estate of WILLIAM P. STARKE, of Columbia, in the District of Richland, and State of South Carolina, who has been adjudged a Bankrupt, on his own petition; that the payment of any debts and delivery of any property belonging to said Bankrupt, to him or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of said Bankrupt, to prove their debts, and to choose one or more Assignees of his estate, will be held at a Court of Bankruptcy, to be held at the office of Fickling & Pope, Columbia, South Carolina, before C. J. Jaeger, Register, on the 19th day of March, A. D. 1869, at 10 o'clock A. M.

J. P. M. EPPING, U. S. Marshal as Messenger. Per A. P. PIFER, Deputy Messenger. March 5 45*

In Bankruptcy. In the District Court of the United States for the District of South Carolina.—In the matter of Abraham J. Solomon, of Columbia, S. C., Bankrupt. Creditors of said Bankrupt, to prove their claims and choose one or more Assignees, will be held at the office of Fickling & Pope, Columbia, S. C., before C. J. Jaeger, Esq., Register in Bankruptcy, on the 18th day of MARCH, 1869, at 11 o'clock A. M.

This meeting is in lieu of the first meeting of creditors, ordered to be held before Henry Sumner, Register, on the 23d day of July, 1868.

J. P. M. EPPING, U. S. Marshal as Messenger. Per A. P. PIFER, Deputy Mess. March 5 45*