

PICKENS SENTINEL.

PICKENS C. H. S. C.
J. E. ROGGS & CO. Proprietors.
Entered at Pickens Postoffice as Second Class Matter.
Subscription Price, \$1.50 per Year in Advance.
Advertisements inserted at one dollar per square inch for the first insertion and fifty cents for each subsequent insertion.
A liberal discount made to merchants and other advertisers for six months or a year.
POST OFFICE ADVERTISEMENTS POSTED BY MAIL.
Ordinary notices exceeding five lines, tributes of respect, communications of a personal character, when admissible, will be charged for as advertisements.
THURSDAY, MARCH 15, 1894.

Groundless Fears.
The conservatives in this county generally are high up on the fence with as much ease as possible and watch the procession go by. But Editor Boggs will not have sufficient strength to remain through the season, as he has one leg very low and frequently looks with wistful eyes on the passers by. We hope the brother will hold out, and if he gets weary we will give him a cushion.—"R." in Greenville News.

The "fears" are incorporated in the upper story of that "R." who should know that it does not take much strength to sit on the fence. It is the strength of the fence, and his own carelessness about which he is becoming excited. Groundpale Walker and Footlog Muggins were in to see us last week, and informed us that it was time for the tom fits to nest again, and that the blue jays were all out bug hunting, and begged us not to narrow the broadminded and independent policy of the county paper to a simple reflex of street corner gossip. We assured them that if the eagle did not become web-footed, he would not seek light except from the sun.

Correct.
The esteemed Pickens Sentinel is slightly in error when it says that "there are 145,000 people in the city of Charleston." There are not so many people here now, but there will be as many in a few years. Deep water on the Bar and through railroad lines to the West will make Charleston one of the most populous, as it is now one of the wealthiest and most solid cities in the South. It is true, however, as the Sentinel states, that nine-tenths of the people of Charleston "are in favor of a faithful observance of, and cheerful obedience to, every law in the general statutes."—News and Courier.

Yes; we pushed one (1) figure too far in the enumeration table, and placed the population at 90,415 more than we intended, but as it is to come to that figure in a few years, we correct by taking nought from the extreme right, and adding four to the extreme left, and the whole matter is right.

When the presentation of the grand jury was read in court last week, the presiding judge called the attention of the jury to the great importance of having the court house insured. Too much labor and capital have been invested in it, for it to remain unprotected. Its exposure to adjacent buildings makes the hazard too great for providence and business foresight longer to neglect securing to the people the safety of their money. The means for protecting this valuable public property are in reach of the county commissioners, and it is as much their duty to insure it, as if they knew it would be destroyed by fire. Those who now advise against insurance would be the first to cry criminal neglect, if the accident should occur.

If you feel lazy, dull and no account, you should take a trip into the country. The sight of the stir and bustle about the farms will quicken the pulse of any one who is not too lazy to live. There ought to be a law compelling shop-worn and narrow minded editors to go into the country and learn something. Items about the court house and State house rings become monotonous to many readers, besides a mass of editorial turnip greens would help many newspaper men to see that there is at least some wisdom in the other crowd.

Hon. C. C. Culp, of Union, died suddenly in the court house last Friday, as will appear in another column. He was one of Union's best citizens, and was made of the qualities which promised that his career should be a great boon to his state. While he was a member of the Legislature he always caused his influence to be felt and his advice to be sought. He was a valued friend and dreaded foe. His sudden taking off will be widely mourned.

The easy-going, contented fellow citizens whom you meet these days are those who are not running for governor or any other office, and are not particular who does run.

This is candidate year. If you are determined to be candid and truthful, also make up your mind to become very unpopular.

Every week or two a new candidate for public favor comes into the office marked.

Mr. Sullivan gracefully declined to make the race for Congress in the first district, so this left Judge Izlar an easy winner. Some coming events cast their shadows before in this election.

At the Troy, N. Y., election last week one man was shot dead and three others probably fatally wounded. When such things occur in the South it is shotgun civilization.

Mr. Van S. Jones says we had our March in February. It is the case, the merchants can proceed to get the jars and sugar ready for a big fruit crop. The big snow in the latter part of February was a splendid omen, so the children can get themselves ready for the plums and the peaches.

The tell tale wax with which the dispensary whiskey is sealed is destined to play an important part in the roll of circumstantial evidence. In Anderson, when a man buys a bottle, he begins at once to whistle on it, and by the particles drilled along his pathway he can be easily trailed.

There is little doubt that a man who would start a newspaper in the present condition of the country, is suffering from a fatal attack of softening of the brain or hardening of the heart. The dear people seem to be getting disgusted with the bowing and scraping act. Yet many of them are like the austere man, they are poring over newspapers, trying to reap where no one has sown.

Washington Letter.
President Cleveland has, according to information from a trustworthy source, positively refused to act as mediator between the democrats of the Finance committee and the democratic senators who have been fighting for radical changes in the tariff bill, in order to protect certain industries in their states. When asked to do so he is said to have indulged in some very vigorous language concerning criticisms which democratic senators have made upon the floor of the senate and elsewhere about his alleged interference with the legislative branch of the government, and to have expressed surprise that he should have been asked to have anything to do with the matter. This is in accord with my understanding of one of the reasons for the president's hunting trip. He wished to be away from Washington while the democratic senators were agreeing upon the tariff bill, as was both surprised and disappointed when he returned to find that an agreement had not been reached, feelings probably shared by ninety five per cent. of the democratic party.

It seems difficult to convince the republican senators that they do not possess all the parliamentary knowledge and skill in that body, but they were very cleverly outwitted by the democrats this week in a scheme of their own putting up. A republican caucus decided to spring the immediate consideration of the Bland bill for the coinage of the silver dollar, which passed the House last week, on the senate, counting upon the votes of populists, and upon forcing the silver democrats to choose between tariff and silver, their idea being to keep the Bland bill before the senate for an indefinite period, in order to prevent consideration of the tariff bill. The democrats learned of this programme and gave the republicans a surprise they have not yet recovered from, by taking the initiative in getting the Bland bill before the senate. Senator Voorhees stating that as it would probably be about ten days before the tariff bill, now before the full Finance committee, would be ready for the consideration of the senate, and that that time was ample for the disposition of the bill. Senator Sherman made an ineffectual effort to have the Bland bill sent to committee.

Senators Vest and McPherson made personal explanations in the senate this week concerning charges made against them, in a New York paper, of having speculated in the stock of the sugar trust on their knowledge of what the sugar clause of the tariff bill was to be. Senator Vest said: "I may as well say now, once for all, that such publication as this is a vile slander, and the man who repeats it is a willful and malicious liar." Senator McPherson said that he did sometimes buy stocks for investment, not speculation, and that when he was in the South some weeks ago his brokers, acting under a standing order to buy certain stocks when they could be had at certain prices, bought 1,000 shares of sugar stock for him. As soon as he returned and learned of the purchase he instructed his brokers to sell the stock and to buy no more, as he did not wish to hold it while sugar was being discussed by the Finance committee. The usual bids for the soldier vote were made by the republican members of the House during the debate on the pension appropriation bill. It was the old, old story.

The House democratic caucus held this week to consider the advisability of making some change in the rules, looking towards an easier way of getting and keeping a quorum, accomplished nothing because it was not self attended by a quorum. There is one way in which the democrats of the House could largely increase their popularity, help the party, and always have a quorum—by simply attending the sessions of the House, but this seems to have been entirely overlooked by some of them.

If we had not quit smoking we would put the cigars on there having been more fertilizer hauled from Easley last Saturday than any other day this year.

Court Finished.
In the General Sessions the trial of Thomas Moore for killing Henry Oates was hotly contested on both sides, and was concluded by a verdict of not guilty, about 1:30 p. m. on Thursday. The only thing remaining for the sessions was the appeal in the case of the State vs. Jessie Crenshaw for trespass on lands of Mrs. Julian. The appeal was sustained on Tuesday evening, having made its presentment, which will be found in another column.

COMMON PLEAS.
Court was opened at 2:30 p. m. last Thursday. All cases not mentioned were continued. In the case of Samuel S. Elens vs. James P. Jones heard by the Judge, it was decided that there had been no ouster by the plaintiff, and that the land in dispute, which is the place where defendant lives on the Olenoy is owned equally by the parties. The case was referred to J. M. Stewart to state the account between them and report to the court when a sale will be ordered. The pin case, Shrimpton & Sons, (Limited) against W. M. Hagood & Co., verdict for defendant. Motion for new trial and decision reserved. In the cases of Bradley vs. Jones & McFall vs. Jones there were consent verdicts.

In P. L. Johnson vs. L. K. Kelley, et al, verdict for defendant, for property in dispute and twenty-five dollar damages. Ida C. Green vs. W. W. F. Bright and B. A. Green executors of E. H. Bates and Francis T. Green vs. the same were referred to Julius E. Boggs.

J. W. Latham vs. Cleve Howard appeal sustained and new trial ordered. Francis M. Folger vs. Corrie M. Davis decree corrected and sale confirmed. Elias Day & Co. vs. Pickens county appeal will be heard at Greenville. Maria L. Benham vs. Joseph Murphy, appeal dismissed, and judgment of Probate court affirmed. Mamie Robinson vs. Pickens county was remanded to Trial Justice for a further report.

Nancy Lad vs. John Langston, appeal. Judgment below affirmed. Several orders were taken on Calendar 3 by default.

All on the Fence.
Now we are all on the fence to gether, nicely and comfortably; the entire kit and caboodle of us. The Greenville "reform" party has not in mass meeting and acted. There are 3,000 "reform" voters in the county and 94 of them voted in the mass meeting. Among the 94 quite a large proportion were office holders, prospective office holders and citizens who have at sundry times made more or less unsuccessful attempts to be office holders. This fact is not mentioned as a reproach. It is merely stated as a bit of interesting contemporary history and as an illustration of the eternal truth that politics is politics.

So far as could be observed no citizen was anxious to show his hand. Each man played in his own game and handled his own cards. There was not even an indication of position on the Butler-Tillman contest. The instructions to the delegate are plain enough, but are not vigorous. Under them he need not make any very strenuous objection to anything. He must vote against a convention earlier than August 1st, but there is no denunciation of the early convention or general primary idea. Some citizens seemed to accept the Tillman idea of a wide open, free-for-all primary without preliminary action as rather a good one, but nobody was enthusiastic.

So here we all sit together awaiting developments and watching for comfortable spots to get down on. We antis have the advantage of being able to hold our places. The citizens of the other persuasion will presently be forced off. They will have to get on one side or the other and show where they are at and who they are for and why so. We can sit on and on and allow the tangle to unravel itself and the sport to develop all its beauties. We are all right.—Greenville News.

Sudden Death of C. C. Culp.
Union, S. C., March 10.—Charles C. Culp, one of the most prominent and able lawyers of the Union bar, died very suddenly to night while sitting in the bar listening to Judge Melton's speech in the Sims case. He fainted. Doctors were summoned and he was taken in one of the jury rooms where he died in ten minutes. This is one of the saddest deaths that it has been our painful duty to record in Union. Mr. Culp was just in the prime of life and apparently enjoying the best of health. He was one of the plaintiff's attorneys in the Sims-Jones case. He had about an hour or more before completed his argument before the jury and it has been commented upon by many persons as one of the ablest efforts of his life. He was an impressive speaker, and was a born orator.

He was about 38 years old. He has been practicing at the Union bar since his graduation. He leaves several brothers and a host of friends to mourn his untimely death. Court proceedings were immediately suspended and loving hands conveyed the remains to his home. The sympathy of the entire community is with the family in their sad bereavement.

If we had not quit smoking we would put the cigars on there having been more fertilizer hauled from Easley last Saturday than any other day this year.

County Commissioners Court.
Regular meeting Tuesday, the 6th day of March. The minutes of the last meeting were read and approved. Testimony was heard on proposed changes in the Pumpkintown road from a point near John Jamison's place via the Moses Hendricks, Jr. place to Easley. McElroy Jameson, Geo. H. Hendricks were heard for the changes and Rial Barnett, John C. Duncan, Josiah Trotter were heard in opposition thereto. E. E. Perry, T. J. Bowen and John Jamison were appointed special commissioners to examine into the matter and report at next meeting. Testimony was then heard on the proposed road from Mt. Carmel church to Slicking road on to Mrs. Cal McMahan's on the Cox and Easley bridge road. W. F. Pace and J. W. Hunt were heard for the road. There was no opposition. E. E. Perry, T. J. Bowen and W. F. Pace were appointed special commissioners to examine and report at next meeting. S. T. McHugh, J. B. Rigdon Jackson Nabors, J. W. Friddle and W. A. Fortner were heard in favor of the petition for a road from Pleasant Grove church to Griffin Hendricks' place. E. E. Perry, O. P. Fields and W. N. Hughes were appointed special commissioners. G. W. Stegall and E. B. Latham were heard in favor of road from Mt. Pleasant church, via E. E. Perry's to railroad crossing near Brunson Place on to and by Rock Springs church and on to the Easley and Greenville road. E. E. Perry, T. J. Bowen and Wm. Ellis were appointed special commissioners. The petition for roads from Pickens Court house to the old Sanders Parritt house on the Twelve Mile road, and the petition for the Borough's Mill road were continued to next meeting.

J. I. Loooper was appointed to assess damages to Daniel Winchester for road running through his land, and Noah R. Kenmore to assess damages to Wm. N. Hendricks for road running through his land. The special commissioners on petition for road from Hutchins & Co.'s to the "Parkins" place reported that they had varied a little from the route specified in the petition on account of heavy grade. Report adopted. E. P. Taylor was appointed overseer on road from Ruhamah church to Eighteen Mile, via J. F. Boggs' Henry M. Mauldin was appointed overseer from Eighteen mile to Flat Rock.

Summons for Relief.
STATE OF SOUTH CAROLINA, Pickens County.
Court of Common Pleas.
Tempy C. Stewart, Sallie Simmons, Susan Howard, J. N. Howard, E. N. Garrett, Mordecai F. Garrett, Alva V. Garrett, Lillie O. Garrett and Veruer Howard and Minnie Howard by their guardian ad litem, J. N. Howard, Plaintiffs,
Against
Corrie M. Blalock, Robert N. Blalock and L. F. Blalock, Defendants.
Summons for Relief. (Complaint Served.)
To the Defendants above named:
You are hereby summoned and required to answer the complaint in this action, of which a copy is herewith served upon you, and to serve a copy of your answer to the said complaint on the subscribers at their office at Pickens, S. C., within twenty days after the service hereof, exclusive of the day of such service; and if you fail to answer the complaint within the time aforesaid, the Plaintiffs in this action will apply to the Court for the relief demanded in the complaint.

Dated January 8th, A. D. 1894.
J. M. STEWART, C. C. P.
[Official Seal.]
J. P. CAREY, and JOHNSON & RICHKY, Plaintiffs Attorneys.
To the defendants Robert N. Blalock and L. F. Blalock:
Take notice that the complaint in this action, together with the summons of the office of the Clerk of the Court of Common Pleas for the County of Pickens in the State of South Carolina, at Pickens in said State and County on the 8th day of January 1894.
J. P. CAREY, and JOHNSON & RICHKY, Plaintiffs Attorneys.

GREETING
TO OUR MANY FRIENDS AND CUSTOMERS:
When the clock in every home on Monday morning, March 12th, 1894, strikes breakfast time and the families gather for the coffee two extra large lumps of good wishes from the new firm of JONES & GARRISON, and accept our hearty thanks for your unstinted patronage since our opening.

Ponderous—
That is the word that best conveys the extent of our purchases of New Spring and Summer Goods on sale at this 12th day of March.

Superb—
This is the word that most fittingly describes the nature of this stock of New Goods.

Reasonable—
This is the word which in fullest measure tells just how we are going to sell this large and select stock of fresh, new merchandise. You will find much pleasure and profit in this diversified stock. Make it a point to see it.

Just for Fun.
Fruit of the Loom Bleaching at 8 cents. Indigo Blue Calicoes at 5 cents. One case Chiles at 3 cents. One case Gingham at 5 cents.

JONES & GARRISON,
GREENVILLE, S. C.

Citation.
STATE OF SOUTH CAROLINA, COUNTY OF PICKENS.
By J. B. NEWBERRY, Esquire,
Probate Judge.
Whereas, J. M. Stewart, C. C. P. made suit to me, to grant him letters of administration of the estate and effects of Ira T. Roper.
These are therefore to cite and admonish all and singular the kindred and creditors of the said Ira T. Roper, deceased, that they be and appear before me, in the Court of Probate, to be held at Pickens Court House, S. C., on the 25th day of April next, after publication hereof, at 11 o'clock in the forenoon, to show cause, if they have any, why the said administration should not be granted.
Given under my hand, this 12th day of March, 1894, in the 118th year of our independence.
J. B. NEWBERRY, J. P. C. C.

Executor's Notice.
All persons having demands against the estate of Nero Lay, deceased, are notified to present them, properly proven, to the undersigned, within the time prescribed by law.
WM. LAY,
JAMES GOSSETT,
Belle Wesley,
Executors.

Office County Commissioner.
PICKENS COUNTY.
Overseers of roads are hereby notified to put four (4) days work on the public roads, between now and the 15th of May. They will carefully observe the law in regard to defaulters, and return the names of all defaulters as required by law.
By order of the Board.
J. J. LEWIS, Clerk of Board.
Pickens, March 15, 1894.

Enjoy Good Health.
You can easily do it, if you will keep your stomach, the laboratory of your body, in good order. Tynor's Dyspepsia Remedy will do this. It will build you up and give you good health. It stands alone as the best. Send for book of full particulars and be cured—enjoy good health and be happy. Book free to all. Price 50c per bottle. For sale by druggists.

FOUR CENTURIES OF PROGRESS.
This is a beautiful book and at the same time one of the most useful. Comprising in one volume the rarest treats in history, adventure, art and science, concluding with a concise, but most comprehensive history of the World's Fair. 500 splendid illustrations and beautiful engravings of Columbian Architecture. Sold only by subscription. Address or call on H. W. FARR, Rice's, S. C.

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HELLO! HELLO!
What's that? Why certainly we are alive and kicking! Not kicking about the hard times, but kicking our Job Presses for all they are worth—If you want GOOD, NEAT JOB PRINTING, in its latest and most artistic designs, call at THE SENTINEL. Prices as low as anywhere and work just as good, if not better. Satisfaction guaranteed.

PICKENS SENTINEL JOB DEPARTMENT

COLUMBIA AND GREENVILLE.
Samuel Spencer, F. W. Hudekoper and Reubin Foster, Receivers.
Condensed Schedule in effect Dec. 24, 1893.
Trains run by 76th Meridian Time.

THE RICHMOND & DANVILLE R. R.
Samuel Spencer, F. W. Hudekoper and Reubin Foster, Receivers.
Atlanta & Charlotte Air-Line Division.
Schedule in effect July 24, 1893.

NORTHBOUND.		SOUTHBOUND.	
Station.	Time.	Station.	Time.
Atlanta (R. T.)	6:45pm	Atlanta (R. T.)	6:00am
Peachtree	7:10pm	Peachtree	7:10am
Hell Junction	7:35pm	Hell Junction	7:35am
Goodwin's	8:00pm	Goodwin's	8:00am
Chamblee	8:25pm	Chamblee	8:25am
Doraville	8:50pm	Doraville	8:50am
Norcross	9:15pm	Norcross	9:15am
Suwanee	9:40pm	Suwanee	9:40am
Bufoord	10:05pm	Bufoord	10:05am
Flowers Branch	10:30pm	Flowers Branch	10:30am
Oakdale	10:55pm	Oakdale	10:55am
Lawrenceville	11:20pm	Lawrenceville	11:20am
New Holland	11:45pm	New Holland	11:45am
White Sulphur	12:10pm	White Sulphur	12:10pm
Salt Creek	12:35pm	Salt Creek	12:35pm
Hell Junction	1:00pm	Hell Junction	1:00pm
Longview	1:25pm	Longview	1:25pm
Cornelia	1:50pm	Cornelia	1:50pm
Ar. Mt. Airy	2:15pm	Ar. Mt. Airy	2:15pm
Ar. Mt. Airy	2:40pm	Ar. Mt. Airy	2:40pm
Ayerly	2:55pm	Ayerly	2:55pm
Toccoa	3:20pm	Toccoa	3:20pm
Madison	3:45pm	Madison	3:45pm
Harbison	4:10pm	Harbison	4:10pm
Estimate	4:35pm	Estimate	4:35pm
Richland	4:55pm	Richland	4:55pm
Seneca	5:15pm	Seneca	5:15pm
Keowee	5:40pm	Keowee	5:40pm
Calhoun	6:05pm	Calhoun	6:05pm
Liberty	6:30pm	Liberty	6:30pm
Asheville	6:55pm	Asheville	6:55pm
Crosswell	7:20pm	Crosswell	7:20pm
Greenville	7:45pm	Greenville	7:45pm
Taylor's	8:10pm	Taylor's	8:10pm
Duncan's	8:35pm	Duncan's	8:35pm
Wellford	9:00pm	Wellford	9:00pm
W. N. C. Division	9:25pm	W. N. C. Division	9:25pm
W. N. C. Division	9:50pm	W. N. C. Division	9:50pm
W. N. C. Division	10:15pm	W. N. C. Division	10:15pm
W. N. C. Division	10:40pm	W. N. C. Division	10:40pm
W. N. C. Division	11:05pm	W. N. C. Division	11:05pm
W. N. C. Division	11:30pm	W. N. C. Division	11:30pm
W. N. C. Division	11:55pm	W. N. C. Division	11:55pm

NORTHBOUND.		SOUTHBOUND.	
Station.	Time.	Station.	Time.
No. 11.	STATIONS.	No. 12.	STATIONS.
3:00pm.	Ar. Anderson Ar.	12:07pm	Folsom
4:00pm.	Ar. Belton Ar.	1:40pm	Madison
4:30pm.	Ar. Belton Ar.	2:10pm	Madison
4:40pm.	Ar. Belton Ar.	2:40pm	Westminster
4:50pm.	Ar. Westminster Ar.	3:10pm	Richland
5:20pm.	Pelzer	3:40pm	Richland
5:30pm.	Piedmont	4:10pm	Keowee
5:40pm.	Greenville	4:40pm	Calhoun
		5:10pm	Central
Between Charleston, Columbia, Alston and Spartanburg.		5:40pm	Liberty
Daily.		6:10pm	Easley
		6:40pm	Greenville
		7:10pm	Greenville
No. 13.	STATIONS.	No. 14.	STATIONS.
8:40am.	Ar. Columbia Ar.	8:40pm	Taylor's
9:10am.	Ar. Columbia Ar.	9:10pm	Greene
9:40pm.	Ar. Alston	9:40pm	Duncan's
10:10pm.	Carlisle	10:10pm	W. Columbia
10:40pm.	Santee	11:10pm	Fair Forest
7:10pm.	Union	10:50pm	Spartanburg Jun'c.
7:30pm.	Carlisle	10:57pm	Clinton
7:40pm.	Santee	11:17pm	Clifton
7:50pm.	Union	10:59pm	Cowpens.
8:10pm.	Ar. Spartanburg Lv.	11:00am	Greener
8:30pm.	Ar. Asheville Lv.	11:50am	Guinsey's
		12:00pm	Blackburg.
		12:50pm	Grover
Between Newberry, Clinton and Laurens.		1:10pm	King's Mountain.
Daily Except Sunday.		1:40pm	
No. 15.	STATIONS.	No. 16.	STATIONS.
1:40pm.	Ar. Newberry Ar.	1:40pm	Ar. Newberry Ar.
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