N. C. LEGISLATURE.

Morday, Dec. 11.

SENATE. - Mr Bynum introduced a resolution to ascertain what portion of the public debt was incurred in aid of the rebellion and for other purposes-instructing the committee on finance to inquire and report by bill or otherwise, what portion of the debt and obligations of the State was made in aid of the late rebellion, and therefore void; and what portion was made not in aid of the late rebellion, and therefore to be provided for. Adopted.

Mr Morehead introduced a bill to prevent horse-stealing. (Makes horse-stealing punishable with death for first offenge, and an accessory before or after the fact, punishable with thirty-nine lashes and imprisonment not to exceed six months.)

Mr Eure introduced a resolution, which was adopted, instructing the Judiciary committee to inquire what legislation, if any, is required for the relief of Guardians and other persons holding funds in trust, who have invested such funds in Confederate stocks and in State stock, now repudiated by the ordinance of the Convention, and that they report by bill or otherwise.

tend the time for the registration of grants, would appear before the two Houses and take deeds, powers of Attorneys, etc.

Mr Holderby (by leave) introduced a resolution instructing an inquiry by the Judiciary committee into the propriety of allowing each county court of the State to establish a board to be styled "The Board of Conciliation" to which all cases of disagreement arising upon contracts made between the 20th of May, 1861, and the printed and referred to the committee on Rail-1st of May, 1865, may be referred for adjust | roads : ment. Referred.

Mr Sharpe (by leave) introduced "a bill to qualify the Superior Court Clerks recently electwithout amendment. It provides that the chairman of the county courts, with four other Jus- price less than the par value of said stocks or tices, shall cause the newly elected ('lerks to interests. come before them as soon as possible after the passage of the act, and take the usual oaths, giving the usual bonds.

Mr Sharpe, by leave, introduced the following resolution :

Resolved, That the joint select committee on salaries and fees be instructed to inquire into the | creditors. necessity of increasing the fees of Constables, so as to enable them to live honestly by the fees | tion and asked the concurrence of the Senate, of their office. Referred.

Mr Trull, by leave, introduced a resolution that the Judiciary committee inquire into the having been entered into by any Railroad Com- doah at the time of her transfer, is progressing expediency of enacting a law requiring Constables and Deputy Sheriffs to return magistrate's whereby preferences, or exclusive rights of trans- foreign enlistment act. judgments (when in their hands for collection) portation, either in priority or arrangements, is New York, Dec. 13.—Capt. Maffitt has been to the debtors when paid. Referred.

Tuesday, Dec. 12.

SENATE .- Mr Harris of Rutherford, made a pany for a forfeiture of its charter. report from the committee on depreciation of Confederate currency, reported a scale in accordance with an ordinance of the Convention. On motion of Mr Morehead this report was ordered to be printed.

Mr Covington introduced a resolution instruct ing the Judiciary committee to take into con eideration the propriety of making a definite number of justices to constitute a quorum to de any county business, unless by law or otherwise specifically ordered, which was adopted

Mr Latham introduced a bill which by b motion passed its several readings, under a suspension of the rules, and was ordered to be engrossed, to amend section 3, chapter 86, Revised Code [Provides that the Wardens of the poor shall meet at such other places besides the Court Houses as may be agreed upon by a ma-

jority of said Wardens] Mr Ferebee from the committee to confer with the Commissioners to prepare a code for the freedmen reported as follows, viz :

The joint select committee appointed for that purpose, have conferred with the Commissioners, authorized by air ordinance of the late Convention of the State, to prepare and present a code | be entered into between certain Railroads in of laws for the government of freedmen, and | this State, and Adams & Company's Express offer the following report, and ask the concur- Company, were to be granted to said Express rence of the General Assembly. The present Company, have had the same under considerasession of the General Assembly, now within a | tion and beg leave to submit the following refew days of its close, does not afford the time port : Your committee, anxious to ascertain all The interview was a short one, but highly gratiand opportunity necessary for the consideration | the facts concerning said contracts, as well as and discussion of the many and complicated sub- other matters of public interest in connection jects which must properly arise in the prepara. | with the Railroads of the State, gave notice to tion of such a code. The sudden change in the the respective Presidents and Superintendents condition of the negro from slavery to freedom, of the several Roads in the State, to meet them renders it difficult properly to devise and prepare a code that will be best suited to protect | 12th inst., but your committee regrets to say | The receipts of cotton at all the Southern ports their interests, and to promote their welfare .-Time and thought are necessary to this end. The experience and action also of our sister States may be brought to us in a few weeks, and | vented from attendance by sickness or other unmay shed much light upon the subject to guide and support us. As the Lepislature will reassemble early in February next, the committee | precise terms of the contracts alluded to, but with the concurrence and advice of the Commission appointed to prepare said code, are of opinion that the subject can, with more convenience and wisdom, be considered and matured | tain Railroads in this State, and Adams & Comat that time. The committee, therefore, do ac- pany's or as it is sometimes styled the Southern cordingly recommend, that the further action | Express Company, whereby the said Express of the General Assembly on this subject be Company is to have exclusive privileges and postponed until the re-assembling of the same preferments in the transportation of all Express in February next, and that to that session the freight over said roads, thus creating a monopo-Commission be requested to make their report. | ly. Your committee entertaining the opinion

The Senate concurred in the above report. introduced by Mr McCleese, was laid on the charters of said Roads, would respectfully re-An engrossed bill to provide for the payment

of the public debt, was postpened on motion of Mr Wiggins until 1st Monday in February. House -Mr. Wilson introduced a bill providing for the "qualifying of Justices of the

the Judiciary Committee. Mr Coates, a bill to amend the first section of the 12th chapter of the Revised Code. [Proposes to impose a fine of twenty-five dollars in

bastardy cases when the mother refuses to declare the father of the child or children.] Re- lution In the course of his remarks, Mr J ferred to the Judiciary Committee.

to the President of the United States, praying road Company, in consideration of a loan of the re-establishment of civil government in North Carolina; the House adopted the memorial and transmitted it to the Senato, asking transporting Express freight on their road-

concurrence. The special order now came up for considera- their favor. tion, vis: a bill for the relief of the holders of State Bonds issued since 20th of May, 1861, under the act ratified 16th of February, 1861, entitled "an act to secure the completion of the act ratified 16th February, 1861, entitled "An Wilmington, Charlotte and Rutherford Railroad Company, and amend its charter." The question being on the adoption of amendments of its charter," was rut on its third reading. fered by Mr Faircloth of Wayne. (These amendments in effect, limits the benefits of the bill to the company, excluding those bond of \$455,000. holders who bought their bonds at nominal prices, during the war, from the proposed substitution of bonds payable in U. S currency for

those originally issued) After a protracted discussion, the amendments were adopted.

Mr Craige moved to amend by adding the law, reported back the bill, and asked to be disfollowing section :

"Be it further enacted, That the Public same, till the 1st Monday in February next Treasurer be, and is hereby authorized to issue and regulations as provided in the bill." Not such a scale.

adopted Mr Smith of Hertford, by striking out all after, registering deeds, with an amendment, striking the word "prescribed," in the 11th line of the out two years and inserting three years. Con-1st section, and inserting instead the following curred in by the Senate. proviso: -

"Provided that the Public Treasurer shall apply the coupons due on bonds of the said Wilmington, Charlotte and Rutherford Railroad Company, held by the State, in payment of coupons due on such bonds of the State as may be surrendered for exchange, under the provisions of this act."

The question recurring on the passage of the bill on its second reading, the year and nays were ordered and resulted as follows: Yeas 54, Nays 54. The Speaker voted in the affirmative, so the bill passed its 2d reading.

Mr Waugh from the committee appointed to wait on the Governor elect, and ascertain at House .- Mr Hoke introduced a bill to ex- what time before the recess of the Assembly he the outh of office, reported that they had discharged that duty, and that the Governor elect had designated the hour of goon on Friday.

Wednesday, Dec. 13.

SENATE. - Mr Jones of Columbus introduced the following resolution which was ordered to be

Resolved, That the Public Treasurer be and be is hereby authorized to sell all of the stocks or interests owned by the State of North Caroed." The bill passed its 2d and 3d readings lina, in any and every corporation. Provided, however, That said sales shall not be made at a

> Mr Covington introduced a resolution, which was adopted, instructing the Judiciary committee to take into consideration the formation of a law, having for its object the protection and care of debtors, and prevent their property from sacrifice, and at the same time to give protection to

The House transmitted the following resolu-

Resolved. That in the event of any contract General of the State is hereby instructed to in- Queenstown. Letitute proceedings against such Railroad Com-

The resolution passed the second and third readings and ordered to be enrolled.

Mr Hall introduced the following resolution.

Resolved. That a select committee of three be

The resolution was adopted. Convention, in regard to the election of clerks | policy. and sheriffs, passed its third reading and ordered

House .- Mr Jenkins of Warren, from the joint committee on Railroads submitted the fel-

"The Joint Committee on Railroads to which was referred a resolution of inquiry as to certain contracts which had been or were about to in the City of Raleigh on Tuesday evening, the the same period, they were about five thousand that but two of the Presidents were present, since September 1st are put down at 750,000 thus thwarting the object of the committee. It is but due to say that some of them were preavoidable cause. Your committee are therefore unable to say with certainty, what are the from the evidence before the committee, they are of opinion that certain contracts have been entered upon, or are about to be, between certhat all such contracts are not only injurious to The bill to establish a Homestead freehold, the public interest, but a gross violation of the

Resolved, That in the event of any contract having been entered into by any Railroad Company in this State, with any person or company, whereby preferences or exclusive rights of trans-Peace, and for other purposes." Referred to portation, either in priority or arrangement is given to such person or company, the Attorney General of the State is hereby instructed to institute proceedings immediately against said Railroad Company for a forfeiture of its charter.

commend the adoption of the following resolu-

Mr Jenkins urged the adoption of the resostated that there was evidence before the com-Mr Blackmer, by leave, a memorial addressed | mittee that the Wilmington and Weldon Rail-\$200,000, had entered into a contract giving the islature on the 8th instant, declining the inau-Adams Express Company the exclusive right of guration at present.

The resolution was adopted.

Act to secure the completion of the Wilmington, Charlotte and Rutherford Railroad, and amend

by limiting the exchange of bonds to the sum

The question recurring, the bill passed its third reading as follows : Yeas 62, Nays 41.

Thursday, Dec. 14.

SENATE .- Mr A J Jones, from the committee casions. The remedy is cheap and simple, and to whom was referred the subject of the Stay certainly deserves a trial.

charged from the further consideration of the

Mr Harris, of Rutherford, from the committee to the Western N. C. Railroad Company, one to whom was referred the subject of scaling million of dollars in bonds, under the same rules | Confederate money, reported a bill establishing

Message received from the House transmit-The bill was further amended on motion of ting the Senate bill extending the time for

C H Brogden was re-elected Comptroller.

House .- Mr Jenkins, of Warren, from the committee on railroads, made an informal report, that the various railroads will pass members of on their return home. A message was received from the Senate.

transmitting the following engrossed bills: A bill to extend the time for the registration of grants, deeds, &c., was amended on motion of Mr Hoke, to extend the time to three years,

and then passed its several readings. A bill to carry into effect an ordinance of the Convention to provide a temporary force for the preservation of law and order, passed the several

Mr Blackmer, from the committee on the Insane Asylum, reported that the committee had inspected the grounds, buildings, &c., of the Asylum, that the fences and fruit trees had been destroyed and the buildings much damaged by the devastations of war; but that, by the indefatigable efforts of Dr Fisher, the inmates have been cared for and made consfortable. A debt of over twelve thousand dollars has been contracted for the necessary expenses of the institution; and that thirty thousand dollars will be required for the current expenses of 1866, and three thousand dollars for repairing the fences, &c. They recommend the adoption of a resolution appropriating \$44,417 for the benefit of the Asylum. The resolution passed the 1st reading.

A message was received from the Senate concurring in the amendment to the bill extending the time for registration of deeds, grants, &c. Also, concurring in bill providing for qualifying Clerks of Superior Courts, with an amendment which was concurred in by the House.

NEWS ITEMS.

Intelligence from England by the steamer City of Boston, represents that the trial of Capt. Maffitt, who commanded the privateer Shenanpany in this State, with any person or company, at Queenstown upon the charge of violating the

given to such person or company, the Attorney acquitted by the court which tried him at

WASHINGTON, Dec. 10 .- It is generally believed here that the radicals have resolved to play a desperate game, but the precise dodge agreed upon has not been divulged. Some believe that, failing to carry out the proposed joint resolution, and thereby paving the way for keeping all the Southern States out of the appointed, whose duty it shall be to prepare and | Union until after another Presidential election, report a bill to the next meeting of this General | they will undertake to change the basis of repre-Assembly, best calculated to promote and en- sentation from population, as now provided for in courage emigration to this State, to prevent the Constitution, to that of representation accordfraud and imposition on the emigrant; to ensure | ing to the number of voters. This would entail the performance of contracts between the con- a change of the Constitution, but the radicals tractor and such emigrant; and all such other would unquestionably vote as one man to keep matters as may be connected with the subject. | all those States out of Congress until this constitutional amendment was passed by them re-A bill to carry into effect an ordinance of the spectively. A few days will develop their

> THE PRESIDENT AND SOUTHERN CONGRESS-MEN.—The Boston Post of the 4th has the following dispatch mm Washington :

> "The Tennessee Congressional delegation made a call upon the President on Saturday and were most cordially received. In conversation Mr Johnson expressed his confidence in the existence of a proper spirit in the South to justify a generous treatment from the administration, and said he thought every Southern member ought to be admitted who can take the test oath. He is particularly desirous for the admission of the delegation from his own State. fying to the Tennesseeans.'

> EXPORTS OF COTTON .- The exports of cotton from Charleston to Liverpool during the last three months have not been less than four thousand bales, while from Savannah, during

> The Mayor of Mobile has prohibited the rail roads and steamers from "importing" negroes into that city. There are more now than will work for a livelihood, and thieving has become so common that persons who have property at all exposed are obliged to put guards over it to keep the negroes from carrying it off bodily.

We learn from the (Huntsville) Alabama Advocate, that all the property of C. C. Clay, confiscation by the United States District Attorney. The Legislature of that State has petitioned the President to release him on his

According to the address of the State Teachers' Association of Tennessee, there are 80,000 adults in that State who can neither read nor write, and 300,000 children without school ad-A Vigilance Committee has been formed at

Titusville, Pennsylvania. The whole oil fegion is infested by ruffians who rob and murder. Major-General Mabone has been elected President of the South Side (Virginia) Rail- may be offered relative to the condition of the

Gen. Roger A. Pryor of Va., has opened a bate to the committee, and that no member aw office in the city of New York.

GEORGIA.-Hon. Alexander H. Stephens peremptorily declines the candidacy of the United States Senate. Hon. C J. Jenkins, recently elected Govern-

or of Georgia, sent a communication to the Leg The Savannah Herald contains Provisional reducing their tariff on freight 50 per cent in Governor Johnson's Message to the Legislature,

in which he entreats them to bring forward their prejudices and animosities and offer them . A bill for the relief of the holders of State as a szcrifice on the altar of our common coun-Bonds, issued since 20th May, 1861, under the try, that we may once more present the bappy spectacle of brothers. The House of Representatives has instructed

the Judiciary Committee to report a bill securing to persons of color the right of property, the The bill was amended on motion of Mr Luke right to sue and be sued, and to testify in the

healed, as has been demonstrated on several oc-

In the Senate, on Monday the 11th, Mr Wilson presented a petition from the colored people of the District of Columbia, asking the right of suffrage, which was referred to the Committee on the District of Columbia.

Bills were presented for confirming land titles granted by Gen. Slocum to the colored men on Sea Island last winter; Resolution to establish a Mining Bureau; a Resolution introduced calling upon the President for what information he has respecting the occupancy of Mexico.

In the House, the principal business was the appointment of committees. A resolution was offered making an earnest declaration against monarchical designs in Mexico, and instructing the Legislature over their lines free of charge, the committee on foreign affairs to report what measures are necessary on the part of the United States, to restore to the people of Mexico their rights under a republican government A resolution was introduced to allow members elect from States late in rebellion seats on the floor during the discussion in regard to their admission. This resolution requiring a suspension of the rules to be voted for, was not considered. Several amendments to the Constitution of the United States were introduced.

A correspondent of the .N. Y. News speaks of

Monday's proceedings as follows : "A marked sensation was created by the introduction in the House, to-day, of the resolutions directed against the empire in Mexico -Both of the resolutions look to armed intervention for the restoration of the Mexican Republic. They both go to the Committee on Foreign Affairs. Whatever the report of the committee may be, it is the opinion of the best informed members that the matter will end in smoke, and that there will be no change in our foreign

The interests of the negro were well attended to to-day in both Houses. Mr Sumner's bill attempts to confer landed estates upon the ne- Fayetteville-T W Guthrie. groes of South Carolina. Mr Patterson's bill repeals all laws in the district making any dis- Cape Fear-I W Avent and G Farrar. and Mr Julian's bill allows them plumply to Franklinsville-C H Phillips.

The great gun of the day, however, was fired Uwharrie-Geo E Wyche. off by Mr Eliot of Boston. It declares that the Troy-C W King. Northern States are conquerors, that the repre- Montgomery-F H Wood. sentatives of the North in Congress and the Rockingham-S D Adams. President have authority to govern the con- Deep River-R A Willis and T C Moses. quered States, that the conquered States are not M L Wood Missionary to China. entitled to take part in the Government of the WILMINGTON DISTRICT-L S Burkhead, P E. United States, and shall not be admitted to representation till they allow the negroes to vote | Wilmington, Front St-J H Dally. for members of Congress."

On the 12th, in the Senate, Mr Davis, of Onslow-D Culbreth. Kentucky, offered a resolution, which was re- Duplin-B B Culbreth. ferred to the Judiciary Committee, declaring that: whereas, there is no longer rebellion in Bladen-C M Pepper. the limits of the United States, therefore the privilege of the writ of habeas corpus is restored in every State.

The Senate resumed the consideration of the Whiteville-J W Jenkins. House resolution providing for the appointment Smithville-J F Smoot and T J Gattis, sup. of a joint committee of fifteen to inquire into P H Scoville, Pres: of Chicora Coll Inst. the condition of the States which formed the so-called Confederacy, and report whether they or any of them are entitled to be represented in either House of Congress. The resolution was passed-yeas 33, nays 11

In the House, the Speaker submitted a communication from the Governor of Virginia, inclosing an act of the General Assembly in favor of the repeal of the act giving the consent of the Legislature of Virginia for forming the new State of West Virginia.

Mr Raymond presented the credentials of the members elect from Tennesseer Mr Stevens objected, saying that the State of Tennessee was not known to the House. The Speaker Washington District-L S Hendren, P. E. overruled the objection. Mr Raymond said Washington Circuit-John S Long. there were many facts connected with Tennes- Neuse-J B Bailey. see, past and present, which commended its Mattamuskeet-W II Moore. case to the early consideration of the House. Williamston-W H Wheeler. Several gentlemen wanted the Tennessee mem- Tarboro-Wm Closs. bers at once admitted, lauding them for their Nashville-J J Hines ard N A II Goddin, sup. patriotism during the war. The House referred their credentials to the Joint Committee of fif- Plymouth-to be supplied. teen on the condition of the late Confederate Warren-J P Moore and Jas Reid States-yeas 125, nays 42. A resolution was Henderson-T P Ricard and T B Reeks, sup. passed inviting the members elect from Tennes- Granville-W C Gannon. see to occupy seats in the Hall of Representatives pending the decision of their case.

On the 13th, in the Senate, Mr Guthrie pre-Cutler as Senators from that State. Mr Wilson B Nicholson, Wm Barringer and Wm Closs. called up a bill to repeal all laws in the late insurrectionary States based on distinction of race or color, pending the discussion of which the Senate adjourned.

In the House Mr Farnesworth moved to refer his resolution claiming that colored soldiers are entitled to the rights and privileges of Harness, 1 Office Lounge, I Stove, 1 Cane Mill, 1 American citizens, to the joint select committee of fifteen. Mr Charles objected, denying that the negro can be equal to the white man.

Both Houses passed the bill prohibiting the of the cattle-disease.

On the 14th, in the Senate, Mr Foot announced the death of Senator Collamar. Appropriate resolutions and eulogies were passed to the memory of the deceased.

In the House the following is announced as Dr. C. J. Fox. the Branch committee of fifteen on the so-called Confederate States: Stevens of Pennsylvania, Washburne of Ill., Morrel of Vt., Grid r of Ky., Bingham of Ohio, Conklin of N. Y., Boutwell of Mass., Blow of Mo., and Rogers of New Jersey.

The House resolved that all papers which late Confederate States, be referred without deshall be admitted from said States, until Congress shall declare such States, or either of them, entitled to representation.

Information was received at the State Department to-day that Oregon had ratified the Constitutional Amendment.

STOLEN,

From my stable. 13 miles from Charlotte. on the Statesville Road, on the 2d-inst., a grey HORSE, slender built, long legs and tail—the tail is dark and white the mane parts and lies on both sides of the neck, the eyes are rather weak. He is a pacer, 8 or 9 years old, and is a good riding horse. It is supposed the horse was stolen by a colored boy named Jack, formerly owned by James Johnston near Davidson College. A eward of Ten Dollars will be paid for the recovery of the Horse, or for the arrest of the thief who broke my MINTA MAXWELL. stable lock. Dec. 11, 1865.

TAKEN UP,

On the 26th of November, at my residence on the road leading from Charlotte to Monros, 12 miles By laying a piece of coal (charcoal) upon a from Charlotte, a bay MARE, with small white spot burn, the pain subsides immediately. By leav. in the forehead, a little white on the nose, a scar on ing the charcoal on one hour, the wound is the right hind leg, and about 9 years old, in common order. The owner is notified to come forward, prove property, pay charges, and take his property. WM. P. HOUSTON. 3tpd.

APPOINTMENTS Of the paachers of the North Carolina Con-

ference for 1866. RALEIGH DISTRICT-N F Reid, P E. Raleigh city-H T Hudson. Misson, A R Raven. Wake-J B Bobbitt and W M Jordan. Tar River-J H Wheeler and M J Hunt. Louisburg-J A Cuninggim. Orange-T W Moore and A W Mangum. Hillsboro'-W C Wilson. Chapel Hill-R S Webb. Alamance-W B Richardson. Person-P J Carroway and W H Barnes.

GREENSBORO' DISTRICT-R S Moran, P E. Greensboro'-William Barringer. Guilford-Peter Doub. Forsythe-J W Wheelr, W W Alben, Sup. Stokes-S H Helsebeck. Madison-C C Dodson. Wentworth-M C Thomas. Yanceyville-R G Barrett. Leasburg-Lemon Shell. Davidson-W D Meecham, C M Andrson, Sup. Trinity Circuit-D R Bruton, J B Alford, Sup. High Point and Co. Shops-N H D Wilson. President of Trinity College-B Craven. Agent for Greensboro F. College-C F. Deems.

SALISBURY DISTRICT-Ira T Wyche, P E.

Salisbury-O J Brent. Rowan-J W Lewis. Mocksville-J E Mann. Jonesville-J T Keerans. Surry-R T N Stevenson. Elkin-To be supplied. Wilkes-C Plyler, Alexander-M V Sherrill. Iredell-Jno Tillett. South Iredell-T L Triplett. Statesville-To be supplied. FAYETTEVILLE DISTRICT-W H Bobbitt, P E. Cumberland-J E Thompson. tinction between persons on account of color; Haw River-H H Gibbons, W F Clegg, sup. Ashboro'-D C Johnson and Z Rush.

> Fifth St .- J C Thomas. Topsail-A D Betts and W M D Moore, sup.

Sampson-J H Robbins.

South River Miss-R P Bibb. Elizabethtown-W M Robey. Robeson-W S Chaffin. NEWBERN DISTRICT-D B Nicholson, P. E. Noabern-J W Tucker. Beaufort-J B Williams. Straits-John Jones. Trent and Morehead -- W A Smith. Kinston-J D Buie and W M Walsh. Snow Hill-J B Martin. Goldsboro and Wilson-Edwin A Yates. Wilson Circuit-J R Brooks. Everittsville-S D Peeler. Smithfield-Jos Wheeler. Swift Creek Miss-N A Hooker. S M Frost, Pres. Goldsboro Female College. Roanoke-J P Simpson.

Next session of Conference to be held in Fayetteville. The following were elected Delegates to the General Conference : N F Reid, C F sented a remonstrance from certain citizens of Deems, B Craven, N H D Wilson, W H Bob-Louisiana against the rejection of Hahn and bitt, L S Burkhead, R S Moran. Reserves: D

NOTICE.

Having qualified as Executrix on the Estate of Junius A. Fox, deceased, on the 26th day of December, 1865, lowerd and make immediate payment, and those I will expose to public vendue, at the Public Square in having claims against said estate must present them Charlotte, the personal property of said deceased, consisting of the following property, to wit: 1 Buggy and Straw Cutter, and other articles unnecessary to mention.

Terms made known on the day of sale. All persons indebted to the Estate of said deceased are hereby notified to make immediate payment and settlement, as longer indulgence cannot be given; and Jr., now a prisoner, has been put in process of importation of cattle, so as to prevent the spread all persons having claims against said estate will present them for payment within the time prescribed by law, or this notice will be pleaded in bar of their re-covery. CLAUDIA A. FOX, covery.

N B .- All persons having property in their posses sion belonging to the said Estate are requested to report the same immediately to A. C. Williamson, Esq., or to

Concord Female College. The next Session will commence on the 8th o

Teacher, formerly of Knoxville, will be added to the Faculty. This Institution will be more than ever worthy the patronage of the country. The expense of Tuition and Board will be from \$105 to \$115 per session of twenty weeks. J. M. M. CALDWELL, Dec 11, 1865 Statesville, N. C.

PETER MALLETT, General Commission and Shipping Merchant,

No. 23 North Water St., WILMINGTON, N. C. Consignments of Cotton, Naval Stores, Lumber solicited. Liberal advances made when desired. Orders accompanied with Cash promptly Nov 27, 1865.

At Wholesale Only.

Candy, Raisins, Almonds, Filbuts. Brazil Nuts. T. H. BREN'S. Dec 4, 1865

Lime! Lime!!

30 Barrels Thomastown Lime, a superior article for whitewashing, plastering, or for Tunners' use, for sale at the Charlotte & S C R R Depot.
A. H. MARTIN. December 4, 1865

Liverpool Salt. 50 large Sacks, in good order, for sale low at the

Depot of the Char & S C Railroad.

UNIVERSAL SUFFRAGE. Chalk and Iveryl Heels and shins! Sambo's glory now begins! Go 'way white man. You don't know How to vote right-dat is so. Yaw, yaw, yaw!-Yuw, yaw, yaw!

De happiest day I eber sawl Whar's de tickets? Fotch 'em straight! I votes early-I votes late-I votes often-I votes right-I's no ignoramus white Man and brudder-equal born-De Maker's image (in a horn) De glory of de risin' day-De cullid cuss from Africa! Oh, kinky, minky, stinky, oh! If dis aint glory, tell me so!

MEDICAL CARD.

DRS. GIBBON & McCOMBS, having associated themselves in the practice of Medicine and Surgery, respectfully tender their professional services to the citizens of Charlotte and surrounding country. From a large experience in private as well as Field and Hospital practice, they feel justified in proposing to pay special attention to the practice of

ROBERT GIRBON, M. D. Dec 11, 1865 J. P. McCOMBS, M. D.

Surgery in all its branches.

Office over the Bank of Charlotte.

Notice to Tax-Payers.

By Ordinance of the Convention of the State of North Carolina, the following taxes were imposed. The prompt attention of Tax-payers in Mecklenburg county is requested : A tax on every bale of cotton held by the producer

at any time during the year 1865, On every bale of cotton held by the purchaser at any time during the year 1865. On every gallon of whiskey, brandy, or other spirit.

nous liquors distilled for use or for sale; also, on purchases of the same, whether made in or out of the State, On the amount of purchases made by merchants and

all other traders during the year 1865, On Lawyers, Physicians, Dentists, &c. All persons liable for a tax in this county are rerequested to call at my Office and pay the same immediately. If not paid within twenty days after notice is given, the law requires the tax to be collected by sale of property, with :0 per cent addi-tional. R. M. WHITE, Sheriff.

All those who have not paid their County Taxes for the present year, are earnestly requested to come forward and settle. The money is needed to meet the expenses of the county. R. M. W., Dec 4, 1865 If Sheriff.

Just Received. CORSET HOOP SKIRTS.

Dec 11, 1865

T. H. BREM'S WHOLESALE DRUGGISTS.

PATENT MEDICINES, PERFUMERY, &c. Orders with remittances promptly executed at

lowest market prices by Harral, Risley & Tompkins, No. 141 Chambers Street, NEW YORK,

Proprietors of Risley's Ext. Buchu, which is sold

for less prices and is double the size and strength

of any other. December 4, 1865

Desirable Residence and Furniture FOR SALE. Having determined to remove, the subscriber offers for sale his Dwelling House, with about 35 acres of ground attached, lying in the northern

edge of the town of Charlotte. Also, an elegant suit of PARLOR FURNITURE. Rosewood-carved and Brocatelle Upholstered, together with Carpets, Rugs, Window Cortains, &c. Also, a superb Seven Octavo PIANO, double

front, style of Louis XIV. As purchasers are respectfully invited to examine the above property, a further description is deemed unnecessary, Possession given on or before 1st

JOHN J. BLACKWOOD. December 4, 1865.

CHEAP, CHEAPER, CHEAPEST!

Before getting on a large stock of Winter Goods, BERNHEIM & SINCLAIR are now offering to their friends and the public who have so largely favored them with their patronage, the remainder of their

Dry Goods, Millinery, Hosiery, Boots, Shoes and Hais, at unprecedently low rates. Gents' Clothing cheaper than ever of-

fered before in this market! At our well known stand, Springs' corner. BERNHEIM & SINCLAIR November 27, 1865

NOTICE. Having qualified as Administratrix, with the Will annexed, of M. W. Cuthbertson, dec'd, I hereby notify all persons indebted to said Estate to come legally authenticated within the time prescribed by law, or this potice will be pleaded in har of their MARGARET CUTHBERTSON,

LIVERY STABLE

3tpd

Adm'x with the Will aspexed.

AND CARRIAGE MANUFACTORY. The subscriber has a few florses and Buggies' which he will hire to persons wanting conveyances. Travelers will be sent to any point they may desire. Carriages and Buggies built and repaired. Also, vagen work done at short notice,

My Shop is the old stand of Chas, Overman. CHAS. WILSON. Nov 13, 1865

King's Mountain Military School,

YORKVILLE, S. C. The exercises of the Eleventh Year of this well known Institution will begin on the 15th of January, 1866. The usual instructions in Tactics and Drill will be omitted until the State is definitely restored to her political status. Terms .- For First Session of five (5) months-

Puition, Board, Fuel, Lights, Washing and Books, \$125 00, in advance. Pupils are required to farnish their own Towels, Pillow Cases, Sheets and Blankets for Cot Mattrass. For further information apply to

A COWARD, Surviving Principal and Proprietor. Dec. 4, 1865.

WANTED,

and yoke.

November 27, 1865

Dec 4, 1865

A No. 1 Tanner and Finisher, at High Mount Tannery. He must come well recommended. Apply JAS C. CARAWAY & CO. immediately. Wadesboro, Dec 4, 1865 __ 2t-

For Sale, A superior toned CHURCH BELL, with iron frame Inquire at this Office.

To the Citizens of Charlotte. MAYOR'S OFFICE, Nov. 30, 1865. By an election held on the evening of the 25th inst, by the Board of Commissioners of the City of Charlotte, J. M. Carter was declared duly elected Marshall of said town, for the term of said Board, and the Mayor instructed to notify the citizens and

Col. Commanding Post of same.
H. M. FRITCHARD, Prov. Mayor. T. W. DEWRY, Clerk.