CHARLOTTE, N. C.

IMPORTANT ORDER FROM GEN'L SICKLES.

HEADQUARTERS, 2d MILITARY DISTRICT, Charleston, S. C., April 11, 1867.

General Orders No. 10. The general destitution prevailing among the population of this Military District cannot be relieved without affording means for the development of their industrial resources. The nature and extent of the destitution demand extraordinary measures. The people are borne down by a heavy burden of debt; the crops of grain and garden produce failed last year; many families have been deprived of shelter; many more need food and alothing; needful implements and auxiliaries of husbandry are very scarce; the laboring population in numerous localities are threatened with starvation, unless supplied with food by the Government of the United States; the inability of a large portion of the people to pay taxes leaves the local authorities without adequate means of relief; and the gravity of the situation is increased by the general dieposition shown by creditors to enforce, npon an impoverished people, the immediate

collection of all claims. To suffer all this to go on without restraint or remedy is to sacrifice the general good. The rights of creditors shall be respected; but the appeal of want and soffering must be heeded. Moved by these considerations, the following regulations are announced. They will continue in force, with such anodifications as the occasion may require, until the civil government of the respective States shall be established, in accordance with the requirements of the Govern-

ment of the United States. The Commanding General earnestly desires and confidently believes that the observance of these regulations, and the co-operation of all persons concerned in employing fairly and justly the advantages still remaining to them, will mitigate the distress now existing; and that the avenues of industry, enterprise, and organization thus opened, will contribute to the permanent

welfare and future happiness of the people. I. Imprisonment for debt is prohibited, unless the defendant in execution shall be convicted of a fraudulent concealment or disposition of his property, with intent to hinder, delay and prevent the creditor in the recovery of his debt or demand. And the proceedings now established

may be adopted. 11. Judgments or decrees, for the payment of money, on causes of action arising between the 19th of December, 1860, and the 15th of May, 1865, shall not be enforced by execution against the property or the person of the defendant .-Proceedings in such causes of action, now pending, shall be stayed; and suit or process shall be hereafter instituted or commenced, for any

such causes of action. III. Sheriffs, Coroners and Constables, are hereby directed to suspend for twelve calendar months the sale of all property, upon execution or process, on liabilities contracted prior to the 19th of December, 1860, unless upon the written consent of the defendants, except in cases where the plaintiff, or in his absence his agent or attorney, shall upon oath, with coroborative testimony, allege and prove that the defendant is removing, or intends fraudulently to remove, his property beyond the territorial jurisdiction of the Court. The sale of real or personal property by foreclosure of mortgage is likewise suspended for twelve calendar months, except in cases where the payment of interest money, accruing since the 15th day of May, 1865, shall not have

been made before the day of sale. IV. Jadgments or decrees entered or enrolled, on causes of action arising subsequent to the 15th of May, 1865, may be enforced by execution against the property of the defendant; and in the application of the money arising under such executions regard shall be had to the priority of liens, unless in cases where the good faith of any lien shall be drawn in question. In such cases the usual mode of proceeding adopted in North and South Carolina, respectively, to determine that question, shall be

adopted. V. All proceedings for the recovery of money under contracts, whether under seal or by parole, the consideration for which was the purchase of negroes, are suspended. Judgments or decrees entered or enrolled for such causes of action, shall not be enforced.

VI. All advances of moneys, subsistence, implements and fertilizers, loaned, used, employed And the existing laws which have provided the most efficient remedies in such cases for the crop shall be a lien on the crop, and payment of the amount due for such wages shall be enadvance of money and other means for the cultivation of the soil.

out of the property of any defendant, who has enter. So help me God." a family dependent upon his or her labor, a families-that is to say: to parent or parents any office or place in the United States. and child or children. In other cases, the exemption shall extend only to clothing, implefollowed by the defendant, of the value of one means of the telegraph and cannon. The telethereof in each case to the sourt.

clared by the Congress of the United States to rain. be a legal tender in the payment of all debts, A telegraph company, by arrangement with dues and demands, shall be so recognized in the county officials in several of the States, is North and South Carolina. And all cases in about to put the plan into practical operation, which the same shall be tendered in payment, in time for the coming harvest. It is believed and refused by any public officer, will be at that a large portion of the many millions of dolonce reported to these Headquarters, or to the lars in grain and hay which are annually damsuch officer resides.

IX. Property of an absent debtor, or one out the United States. charged as such, without fraud, whether consisting of money advanced for the purposes of agrishall the possession or the use of the same be hands.

in any wise interfered with except in the exe-The Western Bemotrat. in any wise interfered with except in the execution of a judgment or final decree, in cases where they are authorized to be enforced.

> authorized, shall not be demanded by the suitor, latter. nor taken by the Sheriff or other officer serving the process. In suits for tresspass, libel, wrongful conversion of property, and other cases known parties about to leave the State; but the fact of

intention must be clearly established by proof. plainant to prosecute, without requiring him to ment to enjoin the performance of such duties exercised in the distribution. So desirous am I give security on such recognizance.

except by officers and soldiers in the military "an absurd and excessive extravagance." Con- that are undoubted really meritorious, and which service of the United States, is prohibited. The concealment of such weapons on the person will be deemed an aggravation of the offence. A violation of this order will render the offender by the Judicial department, though the acts of families, comprising, perhaps, four hundred amenable to trial and punishment by Military both, when performed, are in proper cases sub- persons. To-morrow I shall issue, probably, to shall result from the use of such weapons, proof that the party carried or concealed a deadly sidering the probable consequences, and con- poor creatures have come twenty miles, and have weapon, shall be deemed evidence of a felonious intent to take the life of the injured person.

XIII. The orders heretofore issued in this Military Department, prohibiting the punishment of crimes and offences by whipping, maiming, branding, stocks, pillory or other corporeal punishment, are in force and will be obeyed by

XIV. The punishment of death in certain cases of burglary and larceny, imposed by the existing laws of the Provisional Governments in this Military District, is abolished. Any person convicted of burglary; of larceny when the property stolen is of the value of twenty-five dollars; of assault and battery with intent to kill; or of any assault with a deadly weapon, shall be deemed guilty of felony, and shall be punished ton, April 16 .- The subpæna, issued by the Suby imprisonment at hard labor for a term not | preme Court yesterday, reads thus: exceeding ten years, nor less than two years in the discretion of the Court having jurisdiction M. Stanton, Ulysses S. Grant and John Pope, dethereof. Larceny, when the value of the pro- fendants: The President of the United States to in North and South Carolina, respectively, for be punished by imprisonment at hard labor for Pope, Greeting: For certain causes offered before the trial and determination of such questions a term not exceeding one year, in the discretion the Supreme Court of the United States, holding

Carolina shall have authority, within their ju- standing any excuse, you be and appear before risdictions respectively, to reprieve or pardon the said Supreme Court holding jurisdiction in any person convicted and sentenced by a civil equity, on the first Monday in December next, at

court, and to remit fines and penalties. XVI. Nothing in this order shall be conproceedings in bankruptcy, in accordance with the State of Georgia in the said Court exhibited provided, nor with the collection of any tax, the United States or of the Provisional Govern- | States. ments of North and South Carolina; but no imional Governments of North or South Carolina or can result from such proceedings. operate to deny to minor children, or children nor to suspend as to them, any right of action, remedy, or proceeding, against Executors, Administrators, Trustees, Guardians, Masters or Clerks of Equity Courts, or other officers or persons holding a fiduciary relation to the parties' or the subject matter of the action or proceed-

XVII. Any law or ordinance, heretofore in force in North or South Carolina, inconsistent hereby suspended and declared inoperative.

By command of Major General D. E. Sickles. J. W. CLOUS,

Capt. 38th U. S In. A D C & A A A G Official: J. W. CLOUS, Aid-de-Camp.

THE TEST OATH.

hold federal offices. Here it is:

or required for the purpose of aiding the agri- or pretended authority, in hostility to the United resist, but will not if we yield. Looking there- Grenfel, Inspector General on Gen. Bragg's staff, cultural pursuits of the people shall be protected. States; that I have not yielded a voluntary sup- fore, to the interest of the great mass of our people afterwards Inspector General of the Cavalry of the lender, will be supported and enforced. Wages inimical thereto; and I do further swear (or af- plemental bills. Therefore I say to every man Stewart, of Bolivar county, Miss. Mr Stewart - for labor performed in the production of the firm) that, to the best of my knowledge and abili- who is not disfranchised, when registration is in- was tried for arson, convicted, and sent to the forced by the like remedies provided to secure domestic; that I will bear true faith and allegiance men you can select to represent you in the con- erates, in 1863, made an attack upon the steamer VII. In all sales of property under execution evasion, that I will well and faithfully discharge must live." or by order of any court, there shall be reserved the duties of the office on which I am about to

Which oath, so taken and signed, shall be predwelling house and appurtenances and twenty served among the files of the court, Houses of acres of land for the use and occupation of the Congress, or the department to which said officer family of the defendant, and necessary articles may appertain. And any person who may falsely of furniture, apparel, subsistence, implements of take said oath shall be guilty of perjury, and on the looks very much like a rattle have kept the wolf from the door. Madison saved East of Tryon street. Lists of property, &c., must trade, husbandry or other employments, of the value of five hundred dollars. The homestead scribed for that offence, shall be deprived of office, exemption shall inure only to the benefit of and rendered incapable forever after of holding vear regular scales are formed and shed. His widow, Congress purchased his manuscript papers,

STORM SIGNALS DURING HARVEST .- This ments of trade or other employment usually plan of the storm signals during harvest is by hundred dollars. The exemption hereby made graph is to convey the news of a coming storm shall not be waived or defeated by the act of to each of the county seats, hundreds of miles the defendant. The exempted property of the in advance, in the direction that the storm is defendant shall be ascertained by the Sheriff, or traveling. Then at each county seat a cannon other officer enforcing the execution, who shall is to be fired three times, which will warn farmspecifically describe the same and make a report ers throughout the whole country that a storm is approaching, in time to get their grain or hay VIII. The currency of the United States, de- under cover or in a situation to shut out the

Commanding Officer of the Post within which aged by rain during harvest will be saved by the universal adoption of this simple plan through-

There is, at last, one State in which women culture, or appliances for the cultivation of the may vote. The Senate of Wisconsin, by a vote soil, shall not be taken under the process known of 19 to 9, agreed to the Assembly resolution as "Foreign Attachment;" but the lien created extending suffrage to the sex. The ladies must by any existing law shall not be disturbed, nor now be courted for their ballots as well as their

THE INJUNCTION CASES.

X. In suits brought to recover ordinary debts, President, but allowed the Georgia bill to be was selected by General E K. Scott to distribute the State Commissioners of Maryland have apknown as actions ex contractu, bail as heretofore filed, as the same objection did not apply to the the supplies sent by the Southern Famine Re- propriated 7,000 bushels of corn, and 35,000

the Supreme Court on the motion to file the therefore, be received as trustworthy: Mississippi bill restraining President Johnson persons authorized by law to issue a warrant for other hand, it is the duty of the President to desolated homes. ernment. The President is the Executive de- perative. cluded as follows:

against Andrew Johnson as President it may borhood. be granted against him as a citizen of Tennessee, but it is plain that relief against the execution of an act of Congress by Andrew Johnson execution of an act of Congress by the incumbent of the Presidential office cannot be received, whether it describes him as President or as a citizen of a State. The motion to file the bill is therefore denied.'

THE GEORGIA INJUNCTION CASE.-Washing-

"The State of Georgia, complainant, vs. Edwin jurisdiction in equity, you are hereby commanded XV. The Governors of North and South that, laying all other matters aside and notwiththe City of Washington, in the district of Columbia, being the present seat of government of the strued to restrain or prevent the operation of United States, to answer the bill of complaint of the acts of Congress in such cases made and against you. Hereof you are not to fail, at your peril. Witness, the Hon. Salmon P. Chase, Chief impost, excise, or charge levied by authority of Justice of the Supreme Court of the United

It will be December before the Georgia case prisonment for overdue taxes shall be allowed. | can be heard, and in the meantime the military Nor shall this order or any law of the Provis- will keep control of the State. No benefit has

> WASHINGTON, April 18 .- In the Supreme Secretary Stanton and Gens. Grant and Ord.

The Attorney-General moved to dismiss both | charity. this and the Georgia bill, for want of jurisdiction. And it was agreed by the Counsel that the motion should be argued on the 26th inst.

Gov. ORR'S VIEWS .- The Governor of South with the provisions of this General Order, is Carolina has recently made a speech in Charleston from which we make the following extract:

"Congress has now, however, assumed that this is a conquered territory, and that to it belongs recently occurred, near the line of Kershaw and the right to dictate terms of peace. Their power Sumter Districts, in which the cause of death is good for two years at least, and they have was stated by the officiating minister to have placed themselves squarely on the ground that we been want of food sufficient to sustain life. are a conquered people, and that ground they are We have been asked on several occasions for able to maintain. I for one oppose an appeal to | Released.-Col. Scott, one of the prisoners the exact terms of the oath required of those who the Supreme Court, and believe that our true sent to the Dry Tortugas during the war, under course is to come forward and accept the terms the charge of being a spy, passed through Holly

LUSUS NATURÆ.-A gentleman from Western North Carolina has given us some information concerning one of the rarest freaks that probably nature was ever guilty of. The facts are strange | Congress had not purchased his library, giving and worthy of publicity. In Mitchell Co., N. C., him five times its value, he would with difficulty State and County, for that part of Charlotte lying eyes are small and serpent like, whilst his whole and paid \$30,000 for them. James Monroe, the appearance is wondrously strange. He has a sixth President of the United States, died so poor forked tongue, which he shoots out with the that his remains found a resting-place through the Taxable Property in Hill's Best, all persons interrapidity of a snake, making at times a peculiar charity of his friends. They remain in a cemehissing noise. In winter he lies most of his time tery, but no monument marks the spot where DeArmond's on Tuesday the 23d day of April, 1867 in bed, and in summer will for two days at a time they repose. John Quincy Adams left some \$50,lie stretched out on the ground enjoying the sunshine. He will wind himself up like a hoop, and tance. He was a man of method and economy. by his actions continually remind you of the rep- Martin Van Buren died rich. Throughout his tile he so much resembles. His body is not only political life he studiously looked out for his own shaped like a snake to a considerable extent, but interest. Henry Clay left a very handsome estate. is pied all over. He seems to have no mind, It probably exceeded \$100,000. He was a prurelishes wild game above all things else, and when dent manager and a scrupulously honest man.a rabbit is brought him, will manifest his delight James K. Polk left about \$150,000, \$50,000 of in the wildest excitement. His name is Wm. which was saved from his Presidency of four Wise, is of respectable parentage, and is twenty- vears. Daniel Webster squandered some millions one years of age. His mother, some eight months in his lifetime, the product of his professional before his birth, had the misfortune to tread upon speculation. He died leaving his property to his a rattle snake. Large sums have been offered for the privilege of exhibiting him, but his rela- sold for less than \$20,000, the latter exceeding tives have steadfastly refused. Gen. Sherman \$250,000. John Tyler left \$60,000. Before he visited him when in Western Carolina. Our in- was President he was a bankrupt. In office, he

equally great. There is a man made in the shape in a strong box. It will not be squandered in Vindicator.

they please.

DESTITUTION IN SOUTH CAROLINA.

The Supreme Court of the U. S. has refused The writer of the following letter, (says the to entertain the Mississippi bill against the Charleston Courier.) Colonel John B. Palmer, lief Commission of New York city, in Lexington Chief Justice Chase delivered the opinion in District, South Carolina. His statements may,

"I have received your note of the 29th ultimo, as actions ex delicto, bail as heretofore authorized and General Ord from carrying out the reconstating that your Commission hoped to send may be demanded and taken. The prohibition struction act. The court dissented from the ar- other shipments soon, and that you would be ral donation of the State of Maryland for the reof bail in cases ex contractu, shall not extend to gament of counsel that the President is required glad to know from me the present state of destimerely to perform a ministerial act, and held tution in my district, and how far the corn that the terms ministerial and executive are by already received will supply it. Before en-XI. In criminal proceedings the usual recog- no means equivalent in the import. A minis- deavoring to reply to your inquiries, permit me, nizances shall be required and taken by the terial duty, the performance of which may in in behalf of the destitute widows and orphans proper civil officers heretofore authorized by proper cases be required of the head of a de- of this district, to thank you for what you have on the line of the Atlantic Railroad. Trees have generally supposed that the day of military law to take the same; Provided, That upon partment by judicial process, is one in respect already done. Your noble charity has brought complaint being made to any magistrate or other to which nothing is left to discretion. On the comfort and comparative happiness to many telegraph poles thrown down, and we learn from This is not the case, however, for it is announced

breach of the peace, or criminal offence, it shall see that the laws are faithfully executed, and "The corn I have received (I commenced be the duty of such magistrate or officer to issue among these laws are the Reconstruction acts. issuing last week) cannot last more than two his warrant upon the recognizance of the com- An attempt on the part of the Judicial Depart- weeks longer, even with the very greatest care by the President might justly be characterized, that it should only reach the cases of real and XII. The practice of carrying deadly weapons, in the language of Chief Justice Marshall, as aggravated want, that I refuse many applications gress is the legislative department of the Gov- would, in your land of plenty, be considered im-

partment. Neither can be restrained in its acts | "I have issued this morning, to about eighty Commission. Whenever wounding or killing ject to its cognizance. The Court proceeded to nearly as many more. This shows destitution show the impropriety of such interference by con- of the most appalling character. Some of these been two days dragging themselves to where "It has been suggested that the bill contains they might receive the benefit of your bounty. a prayer that if the relief sought cannot be had Many, however, live in my immediate neigh-

to ensure future subsistence. Instances have the Dry Tortugas, proves to be incorrect-his come to my knowledge of farmers, who, having father, Henry S. Tew, Esq, having just reis relief against its execution by the President. lost their horses and mules, and being unable to turned from a visit of inquiry to that Island. A bill praying for an injunction against the buy or hire others, are actually trying to break It is now certain that Col. Tew is not, and up their old fields with hoes, in their desperate efforts to raise a scanty support for their families

during the coming winter. "Two cases of actual starvation have come daughters, and, upon visiting them, found the get no clue by which to trace him. mother and one of the daughters in the agonies of death, and was credibly informed that, for some time, their sole subsistence had been the refuse thrown into the streets and roads. I encouraged the second daughter by promising asperty stolen is less than twenty-five dollars, shall Edwin M. Stanton, Ulysses S. Grant and John sistance, and she recovered, and was supported by me till I procured her employment. God

searched out in our famished land. "I have before me a letter from a widow lady, recently in affluence, and whose family name has been associated with one of the very highest positions in our country, in which she makes application for a loan, to enable her to open a thread and needle store in which to employ her daughters. She writes : "I have one small loaf of bread in my house upon which my entire family must dine. We have nothing for supper, and our Heavenly Father only knows where we will procure our breakfast to-morrow." I have been shown a letter from a lady, also reduced from wealth to abject poverty, asking if there is Groceries and Confectioneries any corn for distribution to one of her class. and stating that since the war she and her daughter have barely supported themselves by taking in needle work; but that now, so great is coming of age, or their legal representatives, Court, to day, Hon. Robert Walker filed the the destitution around them, she can procure no amended bill in behalf of Mississippi against employment of any kind, and that she is compelled, most reluctantly, to seek relief from public

"The great want will be experienced within the next two or three months. The wheat crop, when husbanded, will relieve many, but a large number must continue to suffer till corn, which is the staple, is gathered."

The Sumter Watchman, of the 17th instant, learns from a source which it regards as reliable, that one or two burials of female whites have

"I (A. B.) do solemnly swear (or affirm) that I offered and carry them out in good faith. * * Springs last week, having, by the intercession of Notions, &c. have never voluntarily borne arms against the Yet, with all that, I believe it is better that they the Commandant's daughter, obtained his release. United States since I have been a citizen thereof; should be excluded from the privileges of voting It is quite common, Col. S. reports, for the pristhat I have voluntarily given no aid, countenance, and holding office, than that we should refuse the oners to be severely lashed on their bare backs, counsel or encouragement to persons engaged in terms offered, when there is a reasonable certainty for the least imprudence or indiscretion. For armed hostility thereto; that I have never sought that worse will be demanded and enforced. The accidentally spilling a cup of paint, the Colonel to sell cheap for cash or barter. All orders attended nor accepted, nor attempted to exercise the func- confiscation bill, for instance, will in all proba- was severely punished. Among the prisoners to with promptness. tions of any office whatever, under any authority bility be passed and carried into execution if we still in that horrible bastile are Col. St. Leger port to any pretended Government, power or con- it seems to be the dictate of the highest wisdom Army of the Tennessee, who has been severely stitution within the United States, hostile or to accept the terms offered by the Sherman Sup- flogged a number of times; and Mr Alexander B. ty, I will support and defend the Constitution of augurated do not fail to register, and when the Dry Tortugas for life. The real offense was that the United States against all enemies, foreign and election comes off, be sure to vote for the best Mr S., in company with several gallant Confedto the same; that I take this obligation freely, vention which is to frame the constitution and the Ruth, between Memphis and Randolph, capwithout any mental reservation or purpose of government under which you and your posterity tured and burnt the boat, taking and destroying about \$4,000,000 in greenbacks .- Holly Springs WEALTH AND POVERTY OF OUR PRESIDENTS.

-Jefferson died comparatively poor. Indeed if children and his debts to his friends. The former formant is a Baptist minister, and perfectly re- husbanded his means, and then married a rich wife. Zachary Taylor left \$160,000. Millard In Haywood county, there is another curiosity Filimore is a wealthy man, and keeps his money of a dog. His name is Messer. - Warrenton speculation and vice. Franklin Pierce saved some \$50,000 from his term of service. James People may believe as much of the above as Buchanan, who is a bachelor, and saves all he and Buggles. gets, is estimated to be worth at least \$200,000. Feb 11, 1867

STATE NEWS.

MORE RELIEF - We are pleased to announce that Gov. Worth has been notified officially that marle Sound, on Thursday last, 45,000 herrings pounds of bacon, to relieve the destitute in this State. Five thousand bushels of corn have already been shipped to Wilmington, accompanied by an Agent, Mr Myers, a Baltimore merchant. This is the first instalment of the libelief of the South.

SEVERE STORM .- We were visited with a proprietors .- Yorkville Enquirer. severe storm Monday night 15th, of wind and rain. It was not so violent in this immediate vicinity as it was some mile or two east of us, Ledger says: The people of the United States were twisted off like twigs, fences torn down, commissions for trials of civilians had passed by the lips of Mr W. J. Rouse, that his dwelling, that a military commission, trying citizens, in and all of his outhouses, save two, were blown now being held at Fortress Monroe, though how to pieces-his family miraculously escaping un- it can be legally held, after the Supreme Court hurt .- Goldsboro News.

There was a heavy storm of wind and rain in this section at the same time.

CORN.-About 6,000 bushels of corn were shipped from the Depot at Statesville, during the months of February and March, and all of it was received from points North of the road. A still larger quantity, it is supposed, will be shipped from the same depot the ensuing pe- Do you want to know where to buy Goods Cheap, riod, and a large surplus will remain in the if so we will tell you, country. In addition to this, we are informed by the Inspector of whiskey, more than twenty- where you will find the largest stock and best selecfive distilleries are in operation in the county | tion of goods in this city. They will sell you good -Statesville American.

Col. C. C. TEW .- The report circulated by the newspapers, several months ago, with refer-"Our stricken people are struggling faithfully ence to the imprisonment of Col. C. C. Tew at never has been, a prisoner at the Dry Tortugas. Mr Tew has been absent forty-two days, and traveled over 4,000 miles, having visited Baltimore, New York, Key West and Havana. The under my personal observation. I was informed man who originated the report disappeared soon of the serious illness of an aged widow and two after making the statement, and Mr Tew could

We presume the voters in North Caroina will be enrolled during the months of May, June, July and August. The election for delegates to the Convention will take place in October or November next .- Raleigh Standard.

The Fifty first Annual Convention of only knows how many similar cases might be the Protestant Episcopal Church in the State of North Carolina, will meet in St. James' Church, Wilmington, on Wednesday, May 15th, Special Notice to Ladies.

Too Much of it.-We fear that our farm- Fashionable Millinery & Dressmaking. ers intend to devote too much of their labor this year to growing tobacco, to the neglect of a corn crop. We hope this will not be done, but that every farmer will make it his first great object to raise a full crop of corn, making tobacco only a secondary aim. Unless this is done the people are compelled to suffer .- Raleigh Progress.

NISBET & MAXWELL HAVE JUST RECEIVED, AND HAVE IN STORE,

50 Sacks Liverpool Salt, 4 Sacks Old Java Coffee,

2 Boxes Choice Green Tea,

4 Barrels Choice Molasses, 1 Barrel Cider Vinegar, 10 Barrels Coffee Sugar,

Rio Coffee, Crushed and Pulverised Sugar, Rice, English Dairy and New York State Cheese, 10 Gross Carolina Belle and 3 Bbls. Lorillard Snuff. Also, a large and assorted Stock of Pickles, Jellies, Willow Ware, Baskets, Tubs, Buckets, Churns, Prunes, Dates, Ginger Preserves and fresh Fruits, | Children's Carriages, &c. Flavoring Extracts, Olive Oil, Lemon Syrup, Ground Cinnamon and Pepper, Tomato Catsup, Pepper Sauce, Mustard, Sardines, Lobsters and Oysters, a

superior lot of Raisins and French Candy,

1,000 pounds assorted Candy in boxes, 5 barrels assorted Nuts, Citron, Cocoanuts and Figs, 250 pounds fresh Currants, Table Salt, Duryeas' superior Starch, Parlor and Telegraph Matches, superior lot of Toilet Soap and Perfumery, Casteel and Turpentine Soap; Anderson's Solace, Leak's and other choice brands of Chewing Tobacco, Durham's and Virginia Smoking Tobacco, choice Havana and American Segars, Violins, Banjos, and a large assortment of Toys,

In fact everything usually found in a first class Confectionery and Family Grocery. Persons wishing to purchase any of the above articles will find it to their advantage to give us a call and examine BRENIZER, KELLOGG & PETERS, our Goods before buying elsewhere. We propose

April 15, 1867. NISBET & MAXWELL.

Encourage Home Industry

CANDY, CANDY-PLAIN AND FANCY, Wholesale and Retail at DALLAS M. RIGLER'S, OPPOSITE THE MANSION HOUSE.

Having secured the services of a No. 1 Candymaker, I am prepared to furnish the trade at mode rate prices with every description of

Plain and Fancy Candy. I also deal in Cakes, Canned Fruits, Segars, Toys and Confectioneries generally. April 15, 1867.

Notice to Tax-payers.

April 15, 1867 3w S. M. HOWELL, J. P.

NOTICE.

Having been authorized to receive a list of all ested will meet me at the School House near R. L. All persons failing to make their returns will be liable for double tax.

JOHN W. MOORE, J. P. April 15, 1867

Executor's Notice. All persons indebted to the Estate of J. W. Johnston, deceased, are requested to make payment immediately, and those having claims against the said

Estate must present them forthwith, or this notice will be pleaded in bar of their recovery. WILLIAMSON WALLACE. April 15, 1867 Executor. 3wpd

U. S. Securities, State Bonds, Coupons and Compound Interest Notes wanted by BRENIZER, KELLOGG & PETERS. April 15, 1867.

Wheel-Wright Shop.

that he has a shop on College street, in the rear of Mr Cruse's residence, where he is prepared to do all there to plead, answer or demur to the plaintiff's kinds of wood work in his line with neatness and dispatch.

Particular attention paid to Repairing Wagons accordingly. WILLIAM FOSTER.

Good Fishing .- We learn from the Norfolk Day Book, that at one haul of the seine on Albeand 18,060 shad were landed. It is said that the fisheries of North Carolina are doing better than could have been anticipated.

FIRE !- About 2 o'clock on Sunday morning last, a fire broke out in the meat house of Dr. James B. Allison, which was soon communicated to the bakery of Mr J. U. Zurcher. Both buildings, with their contents, were entirely consumed. which inflicts an estimated loss of \$1500 on their

MILITARY COMMISSIONS .- The Philadelphia decision to the contrary, is not explained.

A conceited Englishman was told by a live Yankee that the whole United Kingdom could be sunk in Lake Superior without impeding navigation.

FRIEND ? STRANGER?

Brem, Brown & Co's.

April 15, 1867

Goods cheap and treat you right. They are offering great inducements to wholesale buyers. It will be to your interest to call and see them before buying, as they take great pleasure in showing their goods.

A LARGE STOCK SPRING GOODS

Fine white and colored Marseilles Quilts, just eccived at BARRINGER, WOLFE & CO'S.

Ladies' French Dimitry Skirts, India Twilled Long Cloth, Linen Dress Goods, Extra Fine Lace Collars and Cuffs, Valencine Lace, Cleny Lace, Black Silk Guper Lace. Call and examine our New BARRINGER, WOLFE & CO.

Irish Linen of an extra quality; Bleached Shirting, extra quality. Call soon. Black Challey for Monraing Dresses, English Crape and English Crape Veils, at BARRINGER, WOLFE & CO'S. April 15, 1867.

MISS BETSY WILLIAMS has opened a fashionable Millinery and Dressmaking Establishment

located over Wittkowsky & Rintels' Store. She invites the attention of the Ladies to the above, feeling assured that those giving her a call can be suited both in style and price.

SPRING and SUMMER GOODS WITTKOWSKY & RINTELS'

JAMES HARTY & CO,

NEXT DOOR TO THE COURT HOUSE, Respectfully call the attention of the public to their

Dry Goods, Groceries, Hardware and Cutlery, Crockery, Bocts and Shoes Hats, &c. Also, a good assortment of Wood and JAMES HARTY & CO.

H. M. PRITCHARD,

April 15, 1867.

PRODUCE AND PROVISION DEALER. The highest cash prices paid for all kiads of

Always on band at the lowest prices all kinds of

GROCERIES and Family Supplies. I have recently resumed business in my own proper name and shall be thankful to friends and

he public for patronage. OLD STAND OPPOSITE COURT HOUSE. H. M. PRITCHARD. Charlotte, N. C., April 15, 1867 3m

Bankers and Brokers,

Trade Street, (Springs' Building.) CHARLOTTE, N. C. BRENIZER, KELLOGG & Co.,) Greensboro, N. C.

Dealers in Gold, Silver, Bullion, Southern Bank lotes, Exchange, Bonds, Stocks and Coupons. Deposits in Currency and Specie received, which may be drawn for without notice and six per cent interest allowed. Certificates of Deposit given payable after three months bearing eight per cent interest, available in

all parts of the United States. REFER TO Brem, Brown & Co., Dr E Nye Hutchion & Co, Gov Z B Vance, Charlotte, N C; Jesse H Lindsay, Esq., Greensboro, N C. April 15, 1867.

Professional Notice. DR. I. J SLOAN is about to retire from the

Practice of Medicine, and takes this opportunity of returning thanks for the liberal patronage he has received. He hopes that all persons who are indebted to him will make immediate settlement by cash or note, as he needs money. April 15, 1867

Gold, Silver and Bullion bought and sold at BRENIZER, KELLOGG & PETERS, Springs' Building. April 15, 1867.

EARLY'S MEMOIRS Of his Valley and Maryland Campaigns.

BY LIEUT. GEN. JUBAL A. EARLY, For sale at the New Book Store, for the benefit of the Virginia Memorial Association. Price \$1. April 15, 1867. TIDDY & BRO.

Southern Bank Notes Bought at the highest market rates by BRENIZER, KELLOGG & PETERS,

Springs' Building. State of N. Carolina, Mecklenburg co.

In Equity-To Spring Term, 1867. Herman Wiener vs. H. & B. Emanuel. It appearing from the affidavit of the plaintiff that the detendant, B. Emanuel, is a non-resident of the Springs' Building. State, this notice is published in the Western Democrat, a gazette printed in the city of Charlotte, in conformity to law, commanding said B Emanuel to be and appear at the next term of said Court, on

The subscriber respectfully informs the public the 9th Monday after the 4th Monday in February, 1867, at the Court House in Charlotte, then and bill, otherwise judgment, pro confesso, will be entered against him, and a decree made in the premises

Witness, my official signature, at office in Charlette, April, 1867. A. C. WILLIAMSON, C. M. H.