now
SALVATION OIL
 ralgia, Swellings, Bruises, Lumbago,

 5

## 

BIRD MANNA!
 RELUGIOES PAYILI NBFPIPIPR,
PUBLISHED WEEKLY,




## GUITERESTTOME

OYSTER ROASTS
I AM BETTRR PRRPRRED


THIS PAPER



-

| of war. Sectionalism as a constant threatening peril and disturbing |
| :---: |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |



$\qquad$
$\qquad$ A Man of Mark.
Prince Mailetanka, of the Friend-
ly Islands, in the Paeific Oeean, is,
by all aecounts, the most elaborate. all accounts, the most elaborate
₹ decorated potentate in the world
is body is tattooed from top t.
 Friendly group wust be admitted to
be a man of mark. His only rival,
as far as history records it, is the Widely renowned star attraction,the
Tattooed Greek. And the Tattooed
Greek was only a pirate, not a prinee,


CLYDロ゚S Now Tor

| Fall-Judge Boyki <br>  22 , +Oct. 20. <br> Wayne-Jan. 20, March 10, Ap 14, Sept. 8, Oct. 13. <br> Harnett-Feb. 3, Aug. 4, Nov. <br> Johnston-Feb. 10, Aug. 11, Nov. <br> fifth jedicial district. <br> Spring-Judge Armfield. |
| :---: |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |




## ORRELL'S STABLES

Harness, Suddles, Bridles, \&ce.
Seeoud-Haud D:ays, Carts and Buggits teo izes FOR salis chisar.


| Spring-Judge Brown. Fall-Judge Merrimon Henderson-Feb. 10, July 13. <br>  Ashe-March 24, May 26, Aug. 18 Watauga- April 7, Aug. Mitchell--A pril 14, Sept. 8. Mancey-April 28, sept. 22 . blaventh judicial distriot. Spring-Judge Phillips Judge Brown. Catawba-Jan 13, July 13. Alexander-Jan. 27 , Jaly 28. |
| :---: |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |


banquet. Hon. W. E. Russell, of
Massachusetts, made a very hand some address and spoke most elo Iy of the late llenry W. Grady, Mr.
Russell said:
"I know the sorrow," said he, "that pervades this meeting. I feel
the thonght in every nind. A friend,
a leader, statesuan and patriot
has gone. With matchless eloquence
and the manly frankness of a noble
soul he proclaimed the und


Experience is demonstrating that
the best way to cheek the evils of
intemperance in this country is not
by prohibitory, totalabstinencelaw,
but by a system of high license. The
achievements of the Brooks High
License Bill in Pennsylvania wonld
seem to fertif reasonable reformers
in such conclurion. It is officialiy
ascertained in Philadelphia that it
has dawn out of the liquor basiness
a vast number of men who have
ben found by the Lienense Conrt
unfit to be trasted in the sale of li-
quor, and thosequestioningits benefl-
 ures of the last three sears. In 18 p
in that city, there were 3,429 app cations for retail licenses. Only
1,33 were granted. In 1889 there were
 Quite a different story is told of
cenies to wholesele dealers. The
were 475 applications in 1888, which 395 were granted. The appli
cants increased in number to 6 in in
1899, and, under the ruling of the Sapreme Court,
censes. Sinee then it has bean ben de-
cided that there is nothin in the
law to prevent castorers from


