RUMORS OF WAR.

cidedly funny.

101; turpentine, dull, 401; rosin, quiet.

\$2 70 for strained. - Southern tele-

grams last night relating to Cuba are de-

The dispatches sent from Madrid by Minister Sickles are of a threatening and warlike character. A mob gathered around the American Legation, and had to be dispersed by the Government. The Foreign Secretary of Spain behaved very haughtily to our Minister. The sentiment at the Spanish capital is decidedly hostile to this country. Sickles says he does not see how war can be avoided.

If Spain resolves upon war, averse as the average American mind is to anything of the sort, she can have it, just as much as she pleases and may be a little more. She does not relish the idea of American interference in her local affairs, so her Foreign Secretary informed our Minister. Very well, then let her stop shooting American citizens, let her stop capturing American vessels and condemning them as pirates. She will get enough of this interference unless she acts more Christianly and treats our flag with less indignity.

Nathaniel Boyden, Associate Justice of the Supreme Court of North Carolina, died at an advanced age after a long and painful illness, in Salisbury, his home, last Thursday. Judge Boyden was the Conservative member of Congress from that district in 1868. Soon after he joined the Republican party and was appointed by the Governor Associate Justice of the Supreme Court to fill a

"Who cares for Mr. Seward now?" asks a contemporary. Mr. Adams who thinks he is "all the world and the rest of mankind."

North Carolina Legislature.

[Raleigh Sentinel, Condensed.]

FOURTH DAY.

SENATE.

THURSDAY, Nov. 20. At his own request, Mr. Flemming was relieved from duty on the Committee on the Self Injunction Suit, and Mr. Merrimon was appointed in

Mr. Norwood introduced a bill to prevent frauds in the sale of commercial manures. Among its provisions, the trade-mark or name of the maker and of the place where manufactured are required to be marked on each package, also the composition of the manure and the quantity of each ingredient, &c.

Mr. Todd, a bill to make slander a misdemeanor, punishable by fine and imprisonment. Referred.

Harris, colored, a bill to cede to the United States a part of lot No. 99 of the city of Raleigh, for the purpose of erecting a new postoffice. Referred.

Mr. Merrimon introduced a resolution in favor of Judge J. L. Henry. It proposes to pay the Judge \$350 for holding four terms of Courts of Oyer and Terminer ordered by Gov. Caldwell, there being at present no law authorizing payment for holding such Courts. The matter has heretofore been before the Supreme Court on petition and payment recommmended by that body.]

The resolution passed its first read-A message was received from the House transmitting an engrossed bill to repeal chapter 171, laws of 1872-13, prohibiting the sale of intoxicating liquors in the town of Lumberton, Robeson county, which was read first time. -

On motion of Mr. Norwood the several matters treated of in the Governor's annual message were referred to appropriate committees. Mr. Dunham introduced the follow-

ing resolutions: Whereas, the authorities of the Island of Cuba, in criminal disregard of the usages of civilization and of common humanity, and in open defiance of the power of the government of

TREE BERRY TRACES

M()RMING STA

VOL. XIII.--NO. 53.

under the protection of its flag; and WHEREAS, For five years the patriots of Cuba have successfully resisted the efforts of the Spanish Government to reduce them into subjugation, and have maintained and are now maintaining war in defence of their liberties and for the establishment of constitutional government; Now, therefore the General As-

embly of North Carolina do Resolved, That in their opinion it as now become the duty of the government of the United States torecognize the belligerent rights of the patriot army, and to demand ample reparation for the outrage offered to its flag, and swift punish ment upon the murderers of its citi-

Resolved, That a copy of these resolutions be transmitted to the President of the United States, and to our Senators and Representatives in Congress.

HOUSE OF REPRESENTATIVES.

WEDNESDAY, Nov. 20. Mr. Joyner, from Committee on Enrolled Bills, reported House bill No. 10 repealing so much of chap. 171, laws of 1872-778, as prohibits the sale of liquor within the corporate limits of the town of Lumberton.

Mr. Gudger, a bill declaring what part of the debt of North Carolina is valid, and to pay off the same. Mr. Copeland, a bill for the relief

of the North Carolina poor. On motion of Mr. McGehee, the resolution introduced by himself on resterday concerning "back pay" of members of Congress was read and made special order for to-morrow at

The bill introduced by Mr. Bennett to extend the time of sheriff and tax collectors to settle with the Treasurer, was then taken up as special order.

Mr. Brown, of Mecklenburg, offered an amendment. Provided that said sheriffs and tax collectors pay in and settle three-fourths of the taxes as now required by lay.

three-fourths and insert one-half, which was lost.

Mr. Rhodes moved to indefinitely postpone the whole matter, which

Mr. Brown, of Davidson, offered substitute that the provisions of the bill should only apply to the sheriffs of the counties of Surry and New Hanover, and requiring them to pay into the treasury three-fourths of the taxes due from their respective counties counties, withdrawn by consent. The amendment offered by Mr. Brown, of Mecklenburg, was adopted and the bill passed its several read-

On motion of Mr. Dickey, the rules were suspended and the bill passed

On motion of Mr. Marler, the bill was reconsidered, and the motion to reconsider laid on the table.

Mr Bennett from the joint select committee in regard to the suit of Alfred Telf vs. D. A. Jenkins, submitted a report sustaining the action already taken by the executive.

THECITY.

NOTICE TO ADVERTISEES. The pressure upon our columns on Sunday mor ing is so great that we are compelled to request advertisers to send in advertisements for that issue at as early an hour as possible, in order that they may with certainty secure the proper insertion.

The mails will close from this date as fol-Northern through (night) mails. . . . 8 P. M.

" through and way (day) mails...... 5 A. M. Southern mail..... 8 P. M. Carolina Central mails..... 5 A. M. Smithville, Saturdays and Tues-

Fridays 1 P. M. Fayetteville by C. C. R. W., daily 5 A. M. Onslow C. H., (horse mail) every Friday 6 A. M.

NEW ADVERTISEMENTS.

J.R. LAMBSON—Turpentine farm for sale.

J.So. F. STOLTER & Co.—Dissolution.

SHRIER BROS.—Clothing.
HEINSBERGER.—What is Parcheesi? Hagistrate's Court.

James Porter and George Wright, two colored boys, charged with stealing a pair of ducks from Pompey Harriss on Saturday night last, had a hearing before Justice Cassidey yesterday afternoon. The evidence went to establish the fact that James Porter took the ducks from a nail on the rack in front of Mr. Runge's grocery store and was making off with them when Policeman E. F. Martin brought him to a sudden halt. The ducks were then delivered to their owner and Porter taken to the Guard House. ducks from George Wright, the latter was at each of those places. subsequently arrested, but there was no evidence to show that he had anything to do with the matter, and he was consequently discharged. Porter was committed for trial at the approaching term of the Supe-

Bacon Bacomian The sidewalk in front of the spot, where Mr. P. W. Fanning's paint shop was burned sometime since is in a very dangerous condition. It has been steadily caving in ever since the fire and the chash how reaches entirely across the walk. It should receive immediate attention, as it is very the United States, have recently murdered certain of its citizens, while dangerous as it now stands.

rior Court

WILMINGTON, N. C., SATURDAY, NOVEMBER 22, 1873.

BOARD OF ALBERMEN.

Synopsis of the Proceedings. The Board met in regular semi-monthly ession last night.

The committee on the matter of planking Nutt street reported, recommending that said street be planked 18 feet wide and 4 inches thick with good lumber from Messrs. Willard Bros.' to the Carolina Central Railway Depot, and that the property along said street be assessed to pay the expenses of the same, in accordance with law.

An ordinance relative to the erection of bridges across the Wilmington and Weldon Railroad at the various street intersections, the Board being advised by their attorney that it is the duty of the Railroad Company to build and maintain the said bridges, was adopted. It provides that the bridge on Second street shall be thirty feet wide, that on Third street forty feet wide, that on Fifth street forty feet wide. that on Sixth street twenty-five feet wide, that on Seventh street twenty feet wide and that on MacRae street shall be twenty feet wide; and also that the bridge on Fourth street shall be fifty feet wide. The Mayor was directed to serve a copy of this ordinance on the President or managing agent of the Wilmington and Weldon Rail-

road Company. The above ordinance was founded upon and justified by the opinions of M. London, Esq., City Attorney, and Col. Robert Strange, which were submitted to the Board. It was ordered that the property owners on Mulberry, Chesnut, Princess and Dock streets, between Water and Front, be al lowed thirty days further time in which to begin the laying of sidewalks as ordered by a previous ordinance of the Board, and that after that time no further indulgence will be granted, but that the city will then proceed to construct such sidewalks at the expense of the property owners.

Petition of Mrs. O. M. Fillyaw for re duction of laxes on her wharf property north of the W. & W. R. R., was allowed the amount paid on the distillery to be deducted from the tax.

The Finance Committee, in the matter of netition for the ever Mr. Waugh moved to strike out of certain property used for School purposes, was allowed further time for the purpose of submitting the matter for the opinien of the City Attorney.

The Finance Committee reported that they had instructed the Tax Collector to advertise and sell, after Dec. 1st, the prop erty on which the taxes remain unpaid Report concurred in.

The Police Committee reported that or account of the hard times they would not recommend any increase of pay of the police force, and asked for further time, which was granted.

A communication from the Mayor, with the opinion of the City Attorney accompanying it, in reference to the disbursements by the city for the relief of the poor of the city, having been carefully considered, the following ordinance was thereupon adopted:

The Board of Aldermen of the City of Wilmington ordain that all such ordinances and resolutions of this Board under which the funds of the city are paid out or in any manner disbursed for the use or relief of the poor of the city, or for the Hospital, or for patients in the Hospital, or under any contract in reference to the Hospital or its officers and owners are hereby repealed; and the Mayor is hereby instructed without delay to notify the Chairman of the Board of Commissioners of the County of New Hanover of the passage of this ordinance. To go into effect Dec. 1st,

A petition and a counter-petition in reference to the matter of Water Works for the city were presented and their consideration postponed until the meeting of the Board next Tuesday evening.

The Committee on Water Works reported that they were unable to agree and desired to refer the matter back to the Board, Petitions of J. E. Lippitt and S. A. Currie for reduction of taxes were referred to the Committee on Finance.

Several applications for positions on the police force were referred to the Committee

Petition for a lamp at the corner of Fourth and Nixon streets was ordered granted.

Communication from the City Marshal in reference to the dangerous conditon of the sidewalk on Front, between Orange and Ann streets, was referred to the Committee on Streets and Wharves.

A resolution to increase the police force to 35 members was referred to the Commit-

The Board adjourned to meet on Tuesday evening next at 8 e'clock.

Grand Patriarch C. M. Busbee, of Ra leigh, was to arrive in this city last evening on an official visit to Campbell Encampment, Independent Order Odd Fellows. We learn that Mr. Busbee has visited Goldsboro. Kinston and Wilson during Upon his statement that he received the the past week, and formed Encampments

> Hocky Point Grange. We tender our acknowledgments to Mr. James H. Durham, Secretary, for an invi-

Local Dots. - And still no cases for trial before the

- Capt. Browning, of the W. & W. Railroad, is quite ill at Weldon.

- Wild geese are plentiful on the Pec Dee and sportsmen are having a lively time. - There was quite a respectable snow at Weldon on Thursday merning last, being

about one inch on a level. - The second "hop" of the season of the German Association will take place one evening next week at the Mozart Saloon, on

- Thieves made a raid on the chickencoop of Mr. S. H. Fishblate, corner of Seventh and Market streets, on Thursday night, and stole eight out of nine turkies, which it contained. - An advertisement for a horse, published in yesterday's STAR, brought out the

astonishing fact that nearly everybody in the city is provided with animals of that description and one to spare! -- The street pavement on Water, between Market and Princess streets, is to be raised to a level with the other portion of

the street and drains arranged to carry the water in the river. - A horse attached to a sewing machine ragon, becoming wearied, took a seat in front of Southerland's livery stables yesterday and it took a great deal of persuading to convince him that the motto of the establishment to which he belonged was

Exciting Runaway-A Wagon Demol-

"business first and pleasure afterwards."

ished and Two Men Injured. A horse attached to a small wagon, the property of Mr. Julius Benny, who keeps a grocery store just north of Boney Bridge, ranaway while in the vicinity of the Fair Grounds yesterday, about 12 o'clock, smashing the wagon and throwing Mr. Benny and another gentleman from the vehicle, severely hurting the former and painfully bruising the latter, whose body was passed over by the wheels. The horse was found in the woods about a mile from the scene of the accident, with both shafts fastened a stand still by the reins becoming entangled in his hind-feet in such a manner as to hold his head securely between his forelegs. The wagon could not be found anywhere. Suffice it to say, however, that it was totally demolished in the fullest sense 18th of December, 1868, being an act to of the word.

The Meeting of Ladies' Yesterday. We learn that the meeting of ladies at the reoms of the Young Men's Christian Association vesterday morning was a very successful and interesting one. There were about sixty ladies present and much interest was manifested in the work of assisting to provide for the fatherless and motherless children in the Asylum at Oxford. The ladies have gone to work in earnest in this matter and their labors will no doubt result

THE CITY POOR.

Communications of Mayor Canaday and City Attorney London in Heference to the City Poor.

of Mayor Canaday and City Attorney London in reference to providing for the city poor, reference to which is made in the proceedings of the Board of Aldermen, published in another column:

MAYOR'S OFFICE, CITY OF WILMINGTON, November 21, 1873.

To the Board of Aldermen: that the control of the poor of the city of Wilmington and the duty of providing for them in all cases was exclusively imposed by law on "the Commissioners of the County of New Hanover," and that the large disbursements made by the city dur-ing the last four or five years for this unfortunate class of our fellow-citizens were unauthorized by law, I requested the Attorney for the city to give me his legal opinion on this subject. I submit herewith his answer, from which you will perceive that he is of the opinion that you have no right, no power, to make appropriations of the funds of the city to purposes of this character, it matters not how charitable or benevolent you may consider them. Appeals in such cases can only be rightly responded to by those who are disposing of their own funds, and not those held in trust for oth-

The control of the poor of the county of New Hanover, including these within the city of Wilmington, is vested by law in the Commissioners of the county, upon whom is imposed the important and sacred duty of providing for the wants of this unfortu-

Under the previsions of the law referred to in the opinion of the attorney of the city there has been received by the Treasurer of the city from the sheriff of this county an average sum annually, during the past four years, of about \$325, while the disbursements made by the city for the poor of the city, including payments to the Hospital during the time referred to, have annually are and the control of the city of the city of the city including payments to the Hospital during the time referred to, have annually are and the control of the city nually averaged \$10,638 48, and for the whole four years amount to the sum of

If the Board of Aldermen have no legal right or power to make these large expenditures for charities of this character should they not be premptly discontinued, and that body, which alone has the power, and upon which the law has exclusively imposed the obligation of providing for the comfort and well-ordering of the poor, be required to discharge this sacred duty?

James H. Durham, Secretary, for an invitation to participate with Rocky Point Grange in celebrating the anniversary of the Order of the Patrons of Husbandry, on Thursday, the 4th of December.

The River.

There is a heavy freshet in the lower Cape Fear just now, the river being so high in some places that a landing cannot be effected by the steamers. It had fallen one foot at Fayetteville when the steamer Hurt left that place on Thursday morning.

law casts this duty with the other duties in reference to this class on the Commissioners of the county. Express power to establish public hospitals is given to the Commissioners of the county, and "the general welfare clause" referred to in the opinion of the Attorney is manifestly too remote and the Attorney is manifestly too remote and unsafe to confer this power on your body. This general welfare clause is the parent of of illegal and extravagant abuses, and is

doubtless the power under which your pre-decessors acted in making the large ex-penditures hereinbefore referred to. The expenditures made by the city during the present year for the poor of the city will probably more than quadruple the amount which will be received from the Sheriff of the county under the law par-ticularly referred to in the accompanying opinion of the City Attorney, and it is obviously equitable and right that the amount to be paid by the Sheriff under this law from the taxes collected this year should be received by the Treasurer of the city, but for the future the entire sum collected for the poor tax by the Sheriff should be paid to the Commissioners of the county.

In consideration of the matter herein referred to, I would respectfully recommend to the Board the passage of the ordinance and resolutions herewith submitted.

Very respectfully, W. P. Canaday,

To the Honorable W. P. Canaday, Mayor SIR-You ask if the Board of Aldermen have power to donate sums of money to charitable institutions out of the City Treasury. In reply I have to say, that however grateful it would be to the feelings of mem-bers of the Board of Aldermen to contribute from the City Treasury to the relief of the poor and afflicted, and that however laudable such generous impulses may be, the question of power or the right of the Board to thus dispose of the money raised by taxation upon the property, trades, and pro-fessions of the citizens, is quite a different thing. The City of Wilmington is a municipal corporation, deriving all of its powers from the charter granted by the Legislature. In the language of Judge Cooley. "The Charter, or the general law under which they (municipal corporations) exercise their powers, is their constitution, in which they must show authority for the acts they as-sume to perform. They have no inherent urisdiction to make laws or adopt regulaions of government; they are governments of enumerated powers, acting by a dele-gated authority." That such is the law re-lating to the city government cannot be oned by any lawyer. You must then

Legislature for the powers before you can rightfully do such an act.

The power is certainly not conferred by the 8th section of the City Charter, under the power to pass "ordinances, rules and regulations, to secure order, health and ulet in the city." I have been unable to find any law by which you maintain the poor of the city; there certainly is no express authority, and I do not think it can be inferred from the 6th section of the act of the amend the Charter of the City of Wilmington. That act directs that the poor tax levied upon the citizens and property of citizens of the City of Wilmington shall be paid to the Treasurer of the city, by the sheriff of the county; but it fails to direct what disposition shall be made of the money so paid. The general law provides that the Commissioners of the County shall provide for the poor of the county. The city of Vilmington is within the county limits and the residents of the city subject to the pay ment of county taxes as are citizens resid ng beyond its limits within the county. Then we have the case of express power conferred upon the County Commis and not even an inferential power given to the Board of Aldermen to provide for the

look to your charter, or some act of the

poor of the city. Stripped of the legal forms, such an ap propriation of the public money to chari-table purposes, without express legal au-thority, is simply taxing one man to support another. That the poor should be provided for, humanity and Christianity alike demand. It is for the Legislature to determine the mode, and not the Board of Aldermen. You will readily perceive how dangerous such a power as is claimed would be; the Board are to be the sole udges, both of the objects of your bounty and of the amount bestowed. It would require plain and explicit language conferring such power before I could acknowl edge its exercise by the Board. I would recommend that by an ordinance of the Board you direct any money that may be paid on account of the poor tax under the act of 1868-'69, to the City Treasurer, be repaid to the Board of County Commissioners in aid of the support of the poor ac-

cording to law. Respectfully.

The maintenance of the poor of the city as a class of persons, differs widely from the establishment and maintenance of a cit hospital for the temporary relief of such poor persons as may require surgical or medical treatment. Under that clause of the city charter which empowers the city to make laws for the preservation of the health of the city, and under what is termed in the books as "the general welfare clause," I am of opinion that it would be competent for the Board of Aldermen to establish and maintain a city hospital, There is no city of the population and commerce of Wilmington in the Union without some such charitable institution, and it would not reflect much credit upon our city to form the exception.

It is manifest that there is a marked distinction between the maintenance of a hospital for the temporary relief of the indigent sick, or disabled, and a constant periodical bestowal of the people's money upon charitable institutions of a private charac ter, and controlled by others than the city authorities. Respectfully, M. LONDON.

Spirits Turpentine - The wife of Judge Cannon

- Col. Walter Clark, of Halifax, noves his residence to Raleigh. - Dr. R. G. Barham will lecture at Wilson next Thursday evening on Medicine and Hygiene.

- Mr. Whitaker's Temperance eech at Snow Hill, last week, resulted the accession of thirty members to Culbreth Council at that place

ectupes this winter, says the Advance, for charitable purposes, pop, 318 box , At the Fayetteville Fair the premium for the most beautiful bride was awarded Mrs. Dr. W. C. Porter of Greens-

- The Fayetteville Gazette is proud that, with hardly an exception, every Cumberland exhibitor at the State Fair received a premium.

— A negro named Charles Evans stole a pair of pants from Messrs Campbell & McLean, in Fayetteville, a few days ago, says the Gazette.

- The case of Doyle Bryant and Wiley Evans, colored, scharged with the murder of Charles Boone was set for trial at Favettville court Thursday.

WHOLE NO. 1,923

- Kinston Gazette reports loss of tenent's house by fire on Nunn Miller slace; also on Saturday night burning of Col. Davis' barn, with loss of \$500.

- Judge Thomas on Thursday night regaled such of the Newbernese as chose to hear him with a speech on State policy, foreign relations, finance and civil

- A. C. Cowles, Esq., Senator

from Yadkin, and Col. W. H. H. Cowles.

Reading Clerk of the Senate, are detained at home on account of the death of their - The Salem Press learns that on Saturday last the son of Leander Rominger,

while out gunning, was seriously hurt by the accidental discharge of a gun in his - A council of subordinate Granges of the Patrons of Husbandry is appointed to be held in Newbern on Thurs lay, Nov. 27, at 10 o'clock A. M. About

forty Granges are expected to be present. - Col. Waddell is ahead of the Southern Magazine. In that periodical for December, there is an article on the Pre-Columbian Discovery of America, which the Baltimore Gazette pronounces very interest-

- In Wilson last Thursday night Lewis Selby, colored, broke into Mr. John Selby's house and was secreted there when when he was caught and bound over to court on a charge of burglary. So says the

- Winston Sentinel: Yadkin county is building a lunatic asylum at the Poor House, for the care of the unfortunate insane of that county who are now confined in the jail. Mr. Charles F. Harris, editor and

publisher of the Concord Sun, will soon start in Concord the Bright Mason, which should be the organ of Southern Masons. Only \$1 a year. Let the fraternity support the enterprise. - The Patrons of Husbandry of

Wilson county will hold a grand mass

meeting in the town of Wilson, on Thursday, the 4th of December. - The Raleigh News learns from members of the General Assembly that the harvesting of crops in the various counties is progressing finely and the yield of the staples will prove generally satisfactory,

both in quality and quality. - At the Saratoga tournament Mr. J. C. Barnes was the successful knight, and crowned Miss Sallie Farmer. Farmers and barns! There is a natural association in these names in these days of farmers' movements and Patrons of Husbandry. - Mr. David Gald, near Newport,

potato 251 inches long and 13 inches in circumference. Also says a correspondent of the Kinston Gazette, and the county boasts of potatoes seven of which fill a bushel. - Kinston Gazette: A Grangers demonstration was held at La Grange on last Thursday and from the glowing accounts given us, a grand time was had. Mr. C. S. Wooten, the Master of Mosely

in Carteret, has raised this season a sweet

Hall Grange, and Mr. W. A. Sampson of Lenoir Grange, delivered the addresses. - Up to Wednesday, says the Ragle, Cumberland Court docket embraces some 211 casess for civil trial and 77 State cases. Four persons are to be tried for murder, and some others are charged with deadly assault with intent to murder. Nearly all the murder and larceny offenders are

- Milton Chronicle records burnof a bonded warehouse in Person county, containing 30 barrels of whiskey in posses, sion of the Government. That paper thinks the loss by the bonded warehouse ought to fall on the Government, which took the property out of Mr. Paul's control and held possession of it.

- Wadesboro Argus: The last case of absent-mindedness occurred not far from here recently. A newly married couple attended church and after service the gentleman handed his wife into the buggy and then seated himself beside her before he discovered that his horse was wenty yards off, hitched to a tree.

- The Raleigh News says that for everal days past the Mayor of that city, acting as Justice of the Peace, has been occupied in the hearing of a civil suit, the largest and most important that has ever come before a magistrate in this State. The amount involved in the issue of this suit amounts to nearly three thousand dollars. A young merchant of Raleigh, becoming involved beyond his capacity to pay conveniently, plead the Minority act. Witnesses to prove the age of the plaintiff were brought from Wake and Johnson counties; the family Bible was also proluced, but the Justice yesterday rendered his decision in favor of the plaintiffs.

- Concerning Mr. William Overby whose death at his residence in Surry coun ty on the 6th at the advanced age of 117 years and 10 months we mentioned some ime since a correspondent of the Winston Sentine says He has had many troubles and afflictions, but has been hopeful and of good courage all his life. He has had both legs and arms broken, and one leg broken the second time in his old age, and lost one eye while a boy, in consequence of which he kept out of the army during the Revolutionary War. In all of his misfortunes and sickness he never despaired of life, and should tell his family not to do anything for him as he would get well. On the 5th inst. ne became hourse as with croup, he then told the family to send for the children, that he had lived out his days, and that he was now ready and willing to die, and that those who did not come to-morrow he would never see again, and according to his pre-dictions he died the next day night.

HANKINS—CALLIN.—In this city, on the even-ing of the 20th inst., by Rev. R. S. Moran, D. D. Mr. W. M. Hankins to Mrs. Allie Callin. No cards May their wedded life be bright As was their marriage morn; May they live in love's pure light, Their pathway have no thorn.

NEW ADVERTISEMENTS.

Wilson is to have a series of OUR CUSTOMERS

MAY BE CONSIDERED GULLIELE, BUT CAN' AFFORD TO BE CALLED SO WHEN THEY KNOW IT IS TO THEIR INTEREST TO PURCHASE

CLOTHING and ston ONLY OF US.

They are also too well greated to be caught others offering them superior (7) inducements. SHRIER BROS'. BATES OF ADVERTISING.

NEW ADVERTISEMENTS

For Sale.

Valuable Turpentine, Plantation

LYNCH'S CREEK, CLARENDON COUNTY, S. C.

N EXCELLENT DISTILLERY, STORE Abundance of Round Timber adjacent. A splendid opportunity for any one wishing tork Turpentine during the coming year.

Address, for terms and particulars,

J. R. LAMBSON,

nov 22-2w Sat Tu Th Effingham, S. C. What is Parcheesi?

DAYARD TAYLOR, IN HIS ENTERTAINING
D Book entitled "India, China and Japan," mentions the peculiar game of India, which he saw at
Delhi, formed of marble, on a large and magnificent
plan, occupying a portion of the King's palace
grounds, as follows:

"Within these fairy precincts lie the gardens,
still overrun with roses and jessimine vines, in the
midst of which fountains are playing. There is
also a court, paved with marble of various colors, so
as to form a PARCHEESI BOARD. This is a
same somewhat resembling backgammon, but in-

game somewhat resembling backgammon, but in-stead of ivery pieces it was played on this colossal board by Akhar and his wives, or ennuchs with girls, who passed from space to space as the moves were made. HEINSBERGER'S

Notice.

THE FIRM OF JOHN F. STOLTER & CO.
was dissolved on the 17th of November, 1878,
by matual consent. All persons indebted to the
late firm are requested to make immediate payment
to Henry Kokowaky, and all persons having claims
against the said late firm will present the same for
payment to Mr. Kokowaky, who will continue the
business at the old stand on Second Street.

Nov. 22, 1873-8t

HENRY KOKOWSKY.

Ladies' Belts.

ADIES' AND GENT'S TRUNKS, SATCHELS Shawl Straps, Belt-Satchels, &c., at the Saddle and Harness Factory of andulati apit at atm

J. S. Topham & Co., No. 8 South Front St., Wilmington, N. C.

MISCELLANEOUS.

may8-tf nac

OPERA HOUSE THREE NIGHTS: Monday, Tuesday and Wednesday,

Bidweil & Mac Donough's BLACK CROOK!

Nov. 24, 25, & 26.

NEW SCENERY, COSTUMES AND EFFECTS OF THE MOST GORGEOUS DESCRIPTION. THE RENOWNED CHILD WONDER

BABY BENSON. THE CHARMING PREMIER DANSUESE M'LLLE LUPO. THE PREMIER SPECIALTY ARTISTE

Miss JENNIE BENSON

THE WONDERFUL Hernandez Troupe! THE GRAND BALLETT AND A FULL DRAMATIC COMPANY. THE BLACK CROOK GRENADIER BAND WILL make a Street Parade each afternoon.

ADMISSION—Parquette and Dress Circle, \$1 00;
Pasquette Circle, 75 cents; Gallery, 50 cents.

225 Seats can be secured at P. Heinsberger's
Book Store on and after Friday, Nov 21. Owing to
the enormous expense strending this exhibition the
free list will be restricted to members of the press.

Standard Scales.

STOCK SCALES, COAL SCALES, HAY SCALES, DAIRY SCALES, COUNTER SOALES, &c., &c. Scales repaired promptly and reasonably.

For sale also, Troemner's Coffee and Trug Mills, Composition Bells, all sizes Letter Presess, &c., &c.

THE MOST PERFECT ALARM CASH DRAWER.



Fairbanks' Scale Warehouses, FATRBANKS & CO., 311 Broadway, New York, 166 Baltimore Street, Baltimore, 52 Camp Street, New Orleans. FAIRBANKS & EWING.
Masonic Hall, Philadelphia.
FAIRBANKS, BROWN & CO.,
2 Milk Street, Boston.
For sale by leading Hardware Dealers.
sept 9-2tawam Tues@Sat

Give us a Trial.



HARDENS AND INVIGORATES THE GUMS!
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WILD CHEERY, which does not dry up a cough and leave the cause behind, but loosens it, cleanses the lungs and allays CONSUMPTION CAN BE CURED

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The perceive is signed "I. Butte" on the wrapper, SETH W. FOWLE & SONS, Paoraumona, Rossus, Mass. Bold by dealers generally, acpt 28-Deod&W alt was 1y-Tig Spt. Bbls., Hoop Iron. Glue. 1000 NEW N. T SPIRIT BARRELS. 500 and hand spirit Barrels 15 Tons noor mon. la beoducus.

125 BARRIES GLUE SV VISING SI 996-1

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