PUBLISHERS & PROPRINTORS.

CITY AND STATE ITEMS

Mn. BRYAST'S LECTURE-Owing to the fact that our people have had a surfeit of public cutertainments lately, but a small audience assembled to hear this gentleman on Tuesday Morganton. night. We will not attempt to give our reqders a synopsis of the lecture. In relation to the subject, Mr. Bryant seemed to strike out a new train of thought. His lecture has the Carolina. merit of freshness and originality as well as ability. Mr. Bryant is an able and eloquent lecturer, and as he proposes to repeat his lecture here soon we advise our readers to go and hear him assuring them that they will be well entertained if not edified and instructed.

BOBBERY .- We learn that the dwelling House of Mrs. M. L. Beard was entered through a window, and a Gold Watch, a breast pin and six dollars in money stolen therefrom. The Watch bas the initials M. R. B., on the case. We hope that the theif may be detected and the property recovered. We further learn that the houses or kitchens of two other persons in the City were also entered last night by theives.

GEN. JASPER PACKARD.—This distinguished officer, for some time commandant of the post at this place, and in which position he gave general satisfaction is now a candidate for the office of County Auditor in La Porte county, Indiana. We wish him success.

BOARD OF INTERNAL IMPROVEMENT. - This Board met yesterday. Present: Governor Worth, President ex-officia, P. H. Winston, Esq., and Dr. J. G. Ramsay. The following appointments were made: N. C. AND ATLANTIC ROAD.

W. G. Morrissey, of Wayne, State proxy. STAYE DIRECTORS:-Isaac Ramsay and Wm. Murdoch, for Carteret; A. T. Jerkins, C. C. Clark and John D. Flanner, Craven: Lewis C. Desmond and James H. Parrott, for Lenoli; and Council Best, for

Supreme Court. The following opinions have been filed:

By PEARSON, Ch. J. In Kidd es. Morrison, in equity, from Moore; bill dismissed without prejudice, parties to pay their own costs. In Reynolds vs. Mc Kenzie, in equi-ty, from Robeson; descretal orders affirmed. In Parker rs. Grammer, in equity from Gates; decretal order affirmed. In Broughton rs Askew, in equity, from wake; order to show cause is dismissed without prejudice, parties to pay their own easts.

BY BYTTLE, J In. Doe ex nem. Wicker es. McDonald.from Moore; judgment reversed and renire de novo. In Grandy vs. Sawyer, in equit from Camden, the only hair and next of kin of M. G. S. shall have one half the remainder, and the testator's heirs at law and next of kin the other half, to be divided among them per stirpes. In Whitfild es Cates, in equity, from Person; bill dismissed with costs. diction of the Courts, and the rules of only extend to the license for distilling In Ijams vs. Ijams, in evuity from Davie; pleading therein. order affirmed.

By READE, J. In Eagan es. Musgrove, In Barry vs. Sinclair, from New Hanever; judgment reversed. In State vs. Marshall, from MoDowell; no error. In Davis vs. Shaver, from Rowan; judgment affirmed.

Ladies' Memorial Association .- We are pleased to learn, as we knew from the energetic and patriotic character of the managers would be the case, that this Association has taken in hand, in earnest, the sacred work entrusted to it. The most active preparations are being inaugura:el to car-

ry on the labors of the society.

A lot of ground, generously donated for the purpose by Miss Nannie Deveraux, of this city, on our Norihwestern suburbs, has been selected as the site of the proposed Cemetery, and is considered a judicious location. Another piece of ground was offered by one of our large hearted citizens, but the one in question was chosen.

Raleigh Sentinel.

OUTRAGE WEAR EDENTON .- On Saturday, the 16th instant, Mr. Nathaniel Woodward, while riding to Edenton, was met about a mile from town by George Taylor, a negro from Kentucky, who demanded his money and fired three times at him with a pistol, shattering his arm and wounding him in the breast. After which he beat him on the head with a pistol till life appeared to be extinct, and robbed him of his wallet containing ten dollars.

Mr. Woodward soon resovered so far as to return home and tell the tale, which resulted in the arrest of the negro, who awaits his trial in Edenton jail.

Wilmington Journal.

J. E. Bryant, editor of the Loyal Georby the civil authority, for attempting to defraud negroes out of money borrowed of them when he (Bryant) was an officer of the government. He was released, a colored man becoming his secority.

The Union Convention of Maine .- Bangor, Me., June 21 .- Teh Union State Con vention assem! I d here to-day. There are 1,060 delegates present. General J. C. Chamberlain was nominated for governor on the first ballot. The resolutions declare that all nen, without distinction of race or color, are entitled to equal civl and political rights; that the proposed constitutional amondment received their emphatic endorsement; that the Republican majority in Congress are recguzed as the true represen-tatives of the loyal sentiment of the country,

SUICIPE .- Joseph H. Pool, Esq., Elizabeth City, North Carolina, recently ces and journals.

committed suicide by cutting his throat.

16. Resolution

ORDINANCES.

1. An ordinance to change the time of holding the court of Pleas and Quarter Sessions of Alexander county. 2. An ordinance to alter the time of

holding the courts of Pleas and Quarter Sessions of Stanly county.

3. An ordinance to provide for execut-

ing decrees of the Supreme Court made at

4. An ordinance concerning the qualifi-

5. An ordinance to amend the charters of the Union Mining Company, in the county of Rowan, and the Rudisil Gold Mining Company in the county of Mecklenburg, passed at the late session of the General Assembly.

6. An ordinance to incorporate the North Carolina Petroleum and Mining Company.

7. An ordinance repealing the provisoes of Section nine, of an act of the General Assembly entitled "An Act concerning

negroes and persons of color, or of mixed blood," and for other purposes.

8. An ordinance to grant to the citizens of the county of Polk the power of voting with the district or county to which they are attached, in the election of members to the General Assembly.

9. An ordinance concerning the crime of assault with the intent to commit rape. 10. An ordinance in relation to the act of the General Assembly, entitled "Rev-

11. An ordinance to incorporate "Oceanic Hook and Ladder Company," of the town of Beaufort. 12. An ordinance in relation to taxation

by the County Courts. 13. An ordinance for exchanging the stocks of the State for bonds issued before the year one thousand eight hundred and

sixty one. 14. An ordinance concerning widows who have qualified as Executrix to the the act of the General Assembly, entitled

spirituous liquors within one and a half on which taxes have actually been paid miles of the Company Shops.

elections in North Carolina, and for other for the year eighteen hundred and sixty-

17. An ordinance to pay the Provisional Judges of Courts of Oyer and Terminer for services under "an ordinance to protect the owners of property and for other any business for the year preceding the purposes."

entitled "Governor and Council."

19. An ordinance to amend the charter of the Governor's Creek Steam Transportation and Mining Company.

20. An ordinance to incorporate the

Wilmington Railway Bridge Company. 21 An ordinance extending the time for the settlement of the public taxes by the sheriffs and tax collectors of this State. 22. An ordinance to divorce Jane F. Havens and Thomas J. Havens.

23. An ordinance to change the juris-

34. An ordinance to amend an act of the General Assembly, passed at its session of 1842 43, entitled an "act to authorize the formation of a Fire Engine Company, in the town of Salem, N. C."

25. An ordinance to authorize sundry sheriffs to collect arrearages of taxes. 26. An ordinance concerning the Banks of the State.

27. An ordinance in relation to the deposit and publication of the ordinances and resolutions of the Convention.

28. An ordinance for the relief of Thomas D. Fleury.

29. A ordinance in reference to the pay-

ment of a portion of the public taxes into the treasury of the State. 30. An ordinance submitting to the

qualified voters of the State the ratification or rejection of the Constitution adopted by the Convention. 31. An ordinance to empower the Justi-

ces of the several counties to borrow money in certain cases, and for other purpo-

32. An ordinance with regard to the incorporation of the town of Mockaville, in Davie county.

RESOLUTIONS. 1. Resolution in regard to printing. 2. Resolution for the distribution of the

laws of the General Assembly. 3. Resolution to have an abstract of the census of 1860 printed for the use of the convention.

4. Resolution to print additional copies

of an abstract of census of 1860.

5. Resolution in relation to privies an water-clossets. 6. Resolution directing the Secretary of

State to have the necessary binding for the Convention done at the Deaf and Dumb and Blind Institution.

7. A resolution to print an ordinance.
8. A resolution allowing compensation to the principal Secretary of the conven-

tion. 9. A resolution to employ a temporary

door keeper.

10. Resolution to continue commission ers appointed by the Governor, under an act of the last General Assembly, to examine into the affairs of the Albemarle and Chesapeake Canal company.

11. Resolution on lighting the Capito with gas. 12. Resolution to pay the commission

ers appointed to report to the General As-sembly on the subject of Freedmen. 13. Resolution in favor of Theo. N

Ramsay. 13. Resolution in favor of R. S. Tucker 14. Resolution in reference to payment of interest on the public debt of the State. 15. Resolution to supply delegates of the convention with copies of the ordinan-

16. Resolution concerning confederate

Treasury Departmen

Theleman of the County Court of

DEAR SIR:—I enclose you copy of Ordinance just passed by the Convention.
You will notice the following points.
1st. The County Court may for the present year, levy taxes on all persons and subjects of taxation mentioned in Schedule A, Schedule B, and Schedule C, of the Revenue Act, except Corporation Charters, Banks, and Attorney's licenses, the taxes on which are not payable into the Treasu-

ry by the Sheriff.
2d. The levies made by the County Courts heretofore, have been made valid out the Courts may meet again if they choose, and may make such changes as

3d. The County Courts are not obliged to tax everything, they may make discrim-inations and exemptions, such as will be just to tax payers.

4th. Special terms if deemed advisable. should be called by the Chairman, giving ten days notice as prescribed in Section 107 of the Act for Collecting Revenue, of the General Assembly.

5th. Seven Justices may impose the tax-es for support of the Insane for 1865. 7th. The Sheriffs are bound to use the same means, for collecting County taxes, that they are to collect State taxes; they should not therefore grant licenses, except on payment of County tax.

Very respectfully, KEMP P. BATTLE, Public Treasurer.

AN ORDINANCE

In Relation to the Act of the General As sembly, Entitled "Revenue."

SECTION 1. Be it ordained by the dele gates of the people of North-Carolina, in Convention assembled, and it is hereby ordained by the authority of the same, That last will and testament of their deceased "Revenue," imposing taxes on purchases, husbands. 15. An ordinance to prohibit the sale of extend to those purchases, sales or receipts under the ordinance of the Convention, en-16. An ordinance to change the time of titled "An Ordinance to provide Revenue

SEC. 2. Be it further ordained, That where specific taxes have been imposed for license to use any article or carry on first day of July, one thousand eight hun-18. An ordinance to repeal the 20th sec- dred and sixty-six, one half thereof shall tion of the 53d chap, of the Revised Code, only be payable in those cases, where taxes were actually paid under said ordinance for the same license.

SEC. 3. Be it further ordained, That retailers of spirituous liquors, who paid the tax prescribed in section eleven of said ordinance, shall be entitled to retail for the year for which their license was granted, without further tax to the State for such

Sec. 4. Be it further ordained. That the provisions of section thirty two of Schedule B, of said act of Assembly, shall spirituous liquors from grain.

SEC. 5. Be it further ordained, That in all cases where taxes are payable to the Sheriff or Collector, without the subject from which they are derived being listed. such Sheriff or Collector, for the purpose of ascertaining the amount of such taxes, shall have power, and it shall be, his duty to administer an oath to the person liable to pay the same.

SEC. 6. Be "it further ordained, That this ordinance shall be in force from its ratification.

[Ratified the 12th day of June, A. D. EDWIN G. READE, President.

JAMES H. MOORE, Secretary. R. C. BADGER, Assistant Secretary.

DEPARTMENT OF STATE. I, Robt. W. Best, Secretary of State, in and for the State of North Carolina, do hereby certify that the foregoing is a true copy of the original on file in this office. Given under my hand the 14th day of June, A. D., 1866.

R. W. BEST. Secretary of State. STATE OF NORTH CAROLINA, TREASURY DEPARTMENT,

Raleigh, N. C., June 14, 1866. The above ordinance is published for the information of Collecting officers.

KEMP P. BATTLE, Public Treasurer.

The Johnson men in Iowa are about old a State Convention.

MARRIED.

On the 21st of June 1896, at Broad Street Metho Church, Richmond Va., by the Right Rev. Bishop Doggett, Miss LETITIA L. BOANE, daughter of the late tolonel J. B. Roane, of King and Queen county, to Colonel CHARLES E. SHORER, of Granashoro', N. C.

Near Bethania, on the 11th inst., hy Rev. Lewis Rights, Mr. Tobias L. Stau-nen to Miss Connenta M. Lanu. Salem

DIED.

In this city, on Thursday morning, SAMUEL JEHU, son of Thomas J. and Kate C. Foster, aged 16 months.

In Forsyth county, on the 18th inst. Mrs. ELIZABETH SIEWERS PYHOL, consort of Mr. A. F. Pfohl, after a lingering illness, aged 29 years.

In Forsyth county, on the 17th inst., at half after 8 o'clock, A. M., little SAMMIE, second son of J. M. and M. M. Richmond after severe suffering of over eleven weeks with pneumonia. Aged I year 10 months

In Winston, on the 11th inst., Mrs. Sr-LOAM MILLER, aged upwards of 80 yearst

******** ******** ******** ********* 4.00 to 5.00

Special Notices.

.....

MAGGIEL'S FEVER AND AGUE CURE.

Dr. J. MAGGIEL'S Fever and Ague Pills also cure Chills and Fever. They are an infallible tonic for the system in all miasmatic districts, and should be kept in the medicine chest of every family.

A box of PILLS will be sent free to any suffering with the above complaints, and no money need be returned by the patient until MAGGIEL'S CHILLS and FEVER PILLS

They are sold by all Druggists at \$200 per box, and a perfect cure is guaranteed with from one to three boxes, if the directions are implicitly followed.

For Sold by all Druggists and Dr. J MAG-OIEL, 43 Fulton Street, New York, at \$2 00 per box, and to whom all orders should be

ter Caution .- I have noticed with much pain that many Druggists, both at home and abroad, are offering my Billious and Diarrhoa Pills to patients for the cure of Chills and Fever. and Ague. My Billious and Diarrhoan Pills are infallible for what they claim to be. but nothing more. Do not then be imposed upon. My Chills and Fever remedies have their name on the boxes, and are entirely dif ferent from any of my other medicines. Thave been at considerable expense to have a label engraved difficult to counterfeit, and it is hoped

that the consumer will narrowly scrutinize what he purchases, purporting to be mine.

J. MAGGIEL. M. D.,

dwlyno24 43 Fulton St., New York

Court Advertisements.

STATE OF NORTH CAROLINA, ? BURKE COUNTY. H. C. Oniel,

David Harvey. It apppearing to the Court, that the defend-ant is an inhabitant of another State; It is ordered, that publication be made in the Old North State, a newspaper published at Salis-bury, for six weeks, for the said defendant to appear at the next term of the Court of Pleas and Quarter Sessions, to be held for the County of Burke, at Morganton, on the 1st Monday of July next, and plead, or judgment by default will be extended, and other proceed-

ings had according to law-Witness, E. W. DORSEY, Clerk of said Court at office, this 3d day of May, 1866. may 9, wft. E. W. DORSEY, Clk.

State of North Carolina. ROWAN COUNTY.

Court of Pleas and Quarter Sessions, May Term, A. D. 1866. Elizabeth Bringle vs. Lawrence A. Bringle, John Bringle and Lavinia Bringle, PETITION FOR DOWER.

It appearing to the satisfaction of the Court that Lavinia Bringle, one of the defendants in this case, is a non-resident of this State, it is therefore, ordered by the Court that publication be made for six conecutive weeks in THE OLD NORTH STATE. notifying said defendant of the filing of this petition and that unless she appears at the next term of this Court to be held for the County of Rowan at the Court House in Salisbury, on the 1st Monday in August next, and pleads, answers or demurs, the same will be heard ex parte and judgment

endered pro confesso as to her.
Witness, Obadiah Woodson, Clerk of our said Court, at Office, the 1st Monday in May, A. D. 1866, and in the 90th year of our Independence.
OBADIAH WOODSON, Clerk.
une 16, 66. [prfee \$10] 64 6w

State of North Carolina,

June 16, 66.

HOWAN COUNTY. Superior Court of Law, Spring Term, A. D. 1866.

The Atlantic Bank of New York ps. Sjmeon Frankford. ATTACHMENT.

It appearing to the satisfaction of the Court that the It appearing to the satisfaction of the Court that the defendant, Simson Frankford, is a non-resident of the State, it is, therefore, ordered and adjudged that publication be made for six successive weeks in "The Old North State," untilying him to be and appear before the Judge of our Superior Court of Law, at the next Court to be held for the County of Howan, at the Court House in Salisbury on the 12th Monday after the 4th Monday is August next, then and there to picad or replevy, and show cause, if any he has, why the plaintiff should not have judgmeent against him, and the House and Lot is ried upon be said to satisfy the sartie.

Witness, Obadiah Woodson, Deputy Clerk and exofficio, acting Clerk of our said Court, at Office, the 12th Monday after the last Honday in February, A. B. 1866, and in the 90th year of our Independence.

OBADIAH WOODSON, Deputy and acting Clerk,

Y AN ORDER OF THE COURT OF Equity of Rowan county, I will effer for sale the following Tracts of Land:

290 Acres. Being the homestead of the late Sarah Hellig, on the waters of 2nd Dutch Creek, adjoining the lands of P. N. Hellig, Mary Hellig, and others. This is undoubtedly one of the most desirable and highly improved plantations in the county, the buildings are of the very best description, large, commodious, well finished and new, having been erected during the war;—such property as this is rarely offered for sale.

110 Acres,

Belonging to the estate of the late Sarah Heilig, known as the Lentz place, adjoining the lands of Jacob Rendleman and others. 81 Acres.

Belonging to the same estate known as the Barringer place, adjoining the lands of G. M. Barnhardt and others. The above mentioned lands are all in a high state of cultivation.-Persons desirous of seeing these lands can do so by calling on P. N. Heilig, or G. M. Barn-

The sales of all these tracts of land will take place on Saturday the 14th day of July next, at 11 o'clock, a. m., at the Homestead tract. Terms of sale:—Twele months credit with interest after six mouths, the purchasers giving bonds with two or more approved sure-ties—the costs of sale to be paid by the pur-chaser of the Homestead, and credited on his bond as soon as the sale is confirmed. LUKE BLACKMER, C. & M. E.

June 4, 1866. (Pr. fee \$15) d2t-w6w

State of North Carolina,

ROWAN COUNTY. Court of Equity, Spring Term, 1866. Equity Sale of the richest GOLD MINE, in NORTH CAROLINA.

Samuel Woodruff and Henry B. Beach to the use of Julius R. Brockelman,

The Gold Hill Mining Company. By virtue of a Decree of the Court of Equity of Rowan County, made in the above named cause at this Term, I will he feels that he is getting cured by the use of sell at the Court House door in Salisbury on Saturday the 18th day of August next, at I1 o'clock, A. M., all the legal and equitable estate and interest of the Gold Hill Mining Company, in all real and personal estate conveyed to Isaac H. Smith, by M. L. Holmes, and others, by Deed bearing date July 9th, 1855, and registered in Book 40, page 432 of the Register's Office of Rowan County; and in that conveyed to the President and Directors of the Gold

Witness I. K. Perryman, Court at office in Lexington, Monday of May, A. D. 1866.

I. K. PERRYMAN Hill Mining Company, by Edward B. Rice, by Deed dated September 29th, 1853, and registered in Book 40, page 88 of the Register's Office of Rowan County, wherein the same may be found particularly set forth and described. Also, any and all legal and equitable estate and interest of said Company, of or in any real or per-sonal estate situated at or near Gold Hill, in Rowan County. Terms of sale, Cash, and the titles retained to await the further direction of the Court.

LUKE BLACKMER, C. M. E. June 14,'66. [prfee\$25] no64tw&w tds

106 ACRES,

Belonging to the heirs of Daniel Fisher, ad-joining the lands of John L. Rusher, Michael Shuping and others. A very desirable little

Sale to take place on the premises on Friday the 13th of July next, at 11 o'clock, a m. Terms of sale :- Twelve months credit with interest after six months, the purchaser giving bond with two or more approved sureties, the costs of sale to be paid by the purchaser and credited on his bond as soon as the sale is confirmed, LUKE BLACKMER, C. & M. E. Jane 4, 1866. (Pr. fee \$5) d2t-w6w

A House and Lot in the Town

OF SALISBURY,
Belonging to the heirs of Catherine Bolin,
adjoining the lands of Louisa Louder, A. Henderson and others. The sale of this property will take place at the Court House, in Salisbury, on Saturday the 7th day of July next at 11 o'clock, a m. Terms of sale: Twelve months credit, with interest after six months, the purchaser giving bond with two or more approved sureties, the costs of sale to be paid by the purchaser and credited on his bond as oon as the sale is confirmed.

LUKE BLACKMER C. & M. E. June 4, 1866. (Pr fee \$5) d2t-w5v

Between 400 & 500 acres. Belonging to the estate of Jacob Troutman, in three tracts, near Gold Hill, adjoining the lands of John Powlas, E Mauney, David Culp and others, lying in Rowan and cabarrus counties. These lands have rich gold mines upon them and are very valuable. I will sell them in separate tracts or altogether, to suit upon them and are very valuable. I will sell them in separate tracts or altogether, to suit purchasers. The sale will take place at the court house in Salisbury, on Saturday the 7th day of July next, at 11 o'clock, a m. Terms of sale:—Twelve months credit, with interest after six months, the purchaser giving bond with two or more approved sureties, the costs of sale to be paid by the purchaser and credited on his bond as soon as the sale is confirmed on his bond as soon as the sale is confirm-

LUKE BLACKMER, C. & M. E. June 4, 1866. (Pr fee \$7.50) d2t-w5w

If In case of my absence at any of the above sales. Moses Brown will be present to cry the sales and purchasers will give bonds

LUKE BLACKMER, C. & M. E

Administrator's Sale.

Having taken out Special Letters of Administration on the estate of James Dougherty, deceasee, I will have a sale of his perishable property at his late residence, on TUESDAY, the 19th DAY of JUNE,

at which I will offer for sale some superior Milch Cows, a nice lot of Bacon, about 100 bushels of Corn, some Hay and Fodder, one of the finest Vegetable Gardens in town, a lot of growing corn, and Household and Kitchen Furniture of all kinds. The dwelling house and blacksmith shop may also be rented at

Terms of sale. Six months credit, box and two approved sureties will be required before any of the property is removed.

All persons having iron at the shop, are notified that no one is responsible for its safe keeping.

LUKE BLACKMER.

keeping, LUKE BLACK june 1-d2t-wids Specia (Printer's fee \$5.00)

of sale:—six months credit, the purchaser giv-ing bend with two or more approved sureties, the costs of sale to be paid by the purchaser and credited on his bond as soon as the sale is

July 4, 1866. (Pr fee 85) d21—w5w.

STATE OF NORTH CAROLINA

Court of Pieas and Quarter Sessions, May Corm, 1865.

O. F. Lowe, Ex'r. of Petition to settle Barbara Miller dee'd, (vs.) the estate of Barbaras Miller and others have Miller. He estate of Barbaras Miller, John Eccoor, Alexander Pessor, International Control of the Court of the Miller, Henry Miller, John Eccoor, Alexander Pessor, International Control of Leonard Fessor, and the personal representatives of Jacob Huffman, dee'd, readje beyond the Havits of this State. It is therefore arder d by the Court that publication he made for six weeks in the "Old Borth State." a news aper published in Sallabors, B. C. nolifying said sheem defendants to appear at the rest Court of Piess and Quarter Sessions to be held for the County of Davidson at the Court House. In Lexington, on the second Monday in August and the sandthese is show assess, if any they have why the prayer of the Petitioner shall not be granted—otherwise it will be heard excent as to them.

Witness I. K. Perryman, Clerk of said Court at Office in Lexington, second Monday of May 196d.

June 14, '05. nol for [price \$10]

North Carolina

Davidson County. Court of Pleas and Quarter Sessions, May Term, 1866. John W. Payne Adm'r., De bonnis non

vs. Asa Jones, and wife Elizabeth, and others. Petition to sell land to pay debts.

It appearing to the satisfaction of the Court that G. C. Payne, B. A. Payne, Martha Payne, Mary Payne, and Erasmus Payne, defendants in this case, reside be-yond the limits of this State. It is therefore ordered by the Court, that publication be made for six weeks in the "Old North State," a newspaper published in Salisbury, N. C. notifying said absent defendants to appear at the next Court of Pleas and Quarter Sessions, to be held for the County of Davidson, at the Court House, in Lexington, on the second Monday in August next, then and there to plead, answer or demur to the petition, or the same will be taken pro-confesso and heard ex parte, as to them. Witness I. K. Perryman, Clerk of said

Court at office in Lexington, the second I. K. PERRYMAN, C. C. C.

June 14,'66. no64 prfee\$12 BOON TO THE SICK AND The Light of the World.

DR. MAGGIEL'S

and Salve. These Life-giving remedies are now, given publicly

to the world. For over a quarter of a century of private practice the ingredients in these LIFE-GIVING PILLS, Have been used with the greatest success. Their missioners not only to prevent disease, but to cure.—They search out the various maladies by which the patient issuffering, and revigorates the failing system. To the aged and infirm a few doses of these valuable

pills will prove to be
A VERY FOUNTAIN OF YOUTH. For in every case they add new life and vitality, a restore the warning energies to their pristine state. To the young and middle-aged, they will prove most in-valuable, as a ready, specific, and sterling medicine. Here is a dream realized, that Ponc-de-Leon sought for three hundred years ago, and never found. He looked for a fountain that would restore the old to the vigor and make youth eve

AN ETERNAL SPRING! It was left for this day and hour to realize the dream and show in one glorious fact, the magic that made it-

THESE FAMOUS REMEDIES Cannot stay the flight of years, but they can force back and hold aloof, diseases that might triumph over the aged and young. Let none hesitate then but seize the favorable opportunity that offers. When taken as FOR BILLIOUS DISORDERS

Nothing can be more productive of cure than these Pills. Their alwost magic influence is felt at once, and the usual comcomitants of this most distressing disease are removed. These remedies are made from VEGETABLE COMPOUNDS. They will not harm the most delicate female, and can be given with good effect in described doses to the youngest babe.

FOR CUTANEOUS DISORDERS and all cruptions of the skin, the salve is most inval-uable. It does not heal externally alone, but pene-trates with the most searching effects to the very root DR. MAGGIEL'S PILLS Invariably cure the follow

ing Diseases.

Bowel Complaints, Coughs, Chest Diseases. Dyspepsia, Diarrhea, Droosy, Debility, Fever and Ague, **Female Complaints**

Headache. Indigestion. Influenza. Inflamation. Inward weakpess, Liver Complaint, Lowness of Spirits, Ringworm, Rheumatism,

Skin Diseases, & P. NOTICE. — None genuine without the engra-ed trade-mark around each pot or box, signed by Dr. Maggin, 43 Fulton street, New York, to counterfelt

which is felony.

17 Sold by all respectable Dealers in Medicines throughout the United States and Canadas—at 25 cts per box or pot.

For sale at J. H. Enniss' Drug Store, Salisbury apr3-dly

L. W. PULLIAR! | W. H. JONES. | O. W. SWEP-LOW

PULLIAM, JONES & CO. WHOLESALE GROCERS

AND COMMISSION MERCHANTS. RALEIGH, N. C. Have in Store a large stock of Groceries. which is offered at the lowest cash prices. -They respectfully solicit orders from the mer-

chants of North Carolina. PULLIAM, JONES & CO.