[WHOLE\_NO 426

### VOL III. NO. 125

## SALISBURY, N. C., TUESDAY, NOVEMBER 24, 1868.

# ECLECTIC MAGAZINE Emigrants Coming

### FOREIGN LITERATURE,

SELECTED PROM

Reeue des Deux Mondes, LondonQuarterly. London Society, Brilian Quarteriy. North Brit Recied. St. Panis. Cornhail Magazine, Popular Science Hee. Fraser's Magazine, Leasure Hour, Saturday Review, Westminster Review, Temple Bar, Casmber's Journal, Loudon Review.

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LICITOR IN BANKRUPTOX WILMINGTON, N. C.

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place their property in our hands for sale. We have great facilities for procuring purchasers for all such property. For information, address

JNO. B. GRETTER. General Agent, Greensboro', N. C. Dec. 2, 1867.

### The Griffith Lands FOR SALE.

BY virtue of a decree of the Probate Court of Rowan county, will be sold at the court-house door in Salisbury, on Tuesday, the 10th day of November, five hundred and ninety-five acres of laud belonging to the estate of R. W. Griffith, dec'd. Said lands are situated in the Western part of the county, within two miles of the depot at Rowan Mills, and them is thought to be unnecessary as they have been advertised before.—Terms made known on the day of sale.

Z. GRIFFITH, Admr. Oct. 1st, 1868.

### PURE GUANO

A ND all other kinds of GUANO, including the different PHOSPHATES, PLAS-TER and LIME, kept constantly on hand, a very low prices. Our farmers will do well to call on us at once and get their Fertilizers, before ordering and buying elsewhere.

We will take Flour or Wheat at the marke

SPRINGS, HUTCHISON & Co.

No. 1, Cowan's Brick Row. Salisbury, Aug. 28. 5tw

#### Haag & Smith's Patent WATER WHEEL.

THE undersigned having accepted the igency for the above named wheel, would call the attention, of the proprietors of Mrils. I was attacked with Dyspepsia to such attex-Factories, &c. &c., to the many advantages tent that all my food of every description disadaptedt to all purposes for which a water loosen my clothes, and might after night I could wheel is used. The small space it occupies, get no sleep. I tried one or two physicians. and the velocity' of its motion, are attract- and took a good deal of medicine, but found ive features. It requires but a small amount of gearing. Ice does not affect it. Works ern Hepatic Pills, and the first dose I took I as well on horizontal as vertical shaft. Suit-able to any locality. Not affected by back whole box. I am now entirely well, and eat water. It is simple, cheap and durable. One heartly, and never have been attacked since of the wheels, can be seen in operation at I can safely recommend these Pills to the Dys-

They wheels can be sent to any point.

They can be sent to any point.

States by Mail or Express.

PRICE—For one box, 25 cents.—Der. \$2.50—Pail Gross. \$10—One Gross, \$16—Three Gross, \$10—Fire Gross, \$75. The cash must either accompany the order for the Medicine or the will be sent to. O. D. Or ters should be address ed to.

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Ro, 28, South Calment Stream,

Baltimork Mp., rusalem, Davie Co., N. C. RICHARD T. NUTT.

Sep. 10, 1868. 4tw-36

#### YARBROUGH HOUSE, FAYETTEVILLE STREET, RALEIGH, N. C.

The Proprietor in returning his sincere thanks to the traveling public for the liberal patronage extended to him during his connection with this Hotel, takes occasion to assure them that no effort or expense will be spared to retain the present reputation of the Hotel as one of the very best in the South.

He is happy to announce that the fall in the price of supplies enables him to reduce the

Three Dollars per Day. Tocitizens coming in to spend a week or more, he will still make a greater reduction. ne is prepared to furnish Board without

rooms at very low rates. He hopes to have the pleasure of welcoming to the Yarbrough House his old customers and many new friends. J. M. BLAIR,

Know and Believe

THAT G. B. POULSON & CO'S. DRUG Store is the cheapest place to buy Drugs and Medicines in this section of North Carolina. Try them !-at

WYATT'S OLD STAND Salisbury, N. C.

### WANTED BO

A FIRST CLASS MILLER wanted, to take charge of a Figst Class Mill, situated in Davidson county. Address A. C. WHARTON.

Clammonsville, N. C.

Sept. 1, 1868. w-tw-1m 40 Years Before the Public.



THE SOUTHERN

That old, long known and well tried remedy

#### for all Bilious diseases, caused by a DISEASED LIVER.

Read the following Certificates from persons of the highest respectability. LIVER COMPLAINT.

REV. DR. C. F. DEEMS, (Aug. 23d, 1862,) says : "I have derived great benefit from these Pills, and have known many families and individuals who have found them very beneficial, and I have also known physicians in excellent standing to recommend them to their patients. For all diseases arising from disorders of the liver, I believe they are the best medicine of-

fered to the public REV. JOHN W. POTTER, Show Hill, N. C., January 5, 1863.) says: "For twelve years I was a great sufferer. My liver was diseased lost my flesh and strength, and my skin seemed changed in its color by the bile with which my system was overebarged. I became subject to frequent and violent attacks of bilious cholic, every attack leaving me weaker than its predecessor. The physicians had been able to Latch me up a little, but my health was in a deplorable state. I had taken patent medicines until I was tired of them. Without are very valuable. A farther description of penergy or comfort, I was barely able to go about a little. At length I yielded to the earnext persuasion of a friend and commenced taking the HEPATIC PILLS, with no confidence in them. They acted like a charm on ties of the state. A fall line of Cloths, Cassuscies, sitently as long as no in ended to, me, From that home I have leave Sattucts Rendy-Bade Cothine, Prints, Lo- He was as good a Republican as any peaching the veracity of her honored persevered in their use, until now, by God's mettles, Sheet ups Linens Planne's Elankets, Line man on the floor, but he would not son? Again, Mr. Avery was elected blessing, I am well and hearty. Thad a negro way, Showle, Cloaks Hosiery, Gloves, and Yanker. who, as I believe, was saved from deathby a use of these Pills. My Doctor's bill was annually from \$100 to \$200, but I have had no use for a physician since. I can confidently recommend them as a superior family medicine

DYSPEPSIA. S. D. Wallace, Esq., President of the Wil-mington & Weldon Pail Road, (Aug. 20, 1862) says: 'It has been said that Dyspepsia is our national disease. However this may be, i caused me long and severe suffering. Providentially a triend furnished me with a Tew boxes of the 'Pepatic Pills,' and the use of them as perfected a cure. In my family they have been used frequently with eminent success Among my acquaintances many cases originating from diseased liver, have been relieved and cured by them. I regard them an invaluable medicine, and take pleasure in forwarding this soluntary tribute.

A. W. D. TAYLOR, Esq., Petersburg, Va. (Jan. 12, 1859.) says: "In the Spring of 1858. they would derive from using it. It is well agreed with me. I was swollen so I had to

where they will be promptly attended to.

For these Medicines call on all respectable Druggists For these Medicines call on all respectations of the everywhere, and on all the Druggists in Satisfact.

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Leave Warsaw for Fayettaville daily. exept Sunday. Through Tickets from Wifmington to Fayetteville, \$6. Through Tickets from Weldon, via Warsaw, to Fayet:e-ville, \$10. Through Tickets from Golds-boro', via Warsaw, to Fayetteville, \$6.

Charlotte o Wadesboro'. Leave Charlotte, via Mouroe, for Wadesboro', Tuesday, Thursday and Staturday. Leave Wadesboro' Sunday, Wednesday and Friday, after the arrival of the Wilmington, Charlotte & Rutherford Stage. Morrisville to Pittsbere'

Leave Morrisville for Pittsboro' Monday, Wednesday and Friday, return next days. Clemmons' Accommodaton Line. Between SALEM and HIGH POINT N. C., fare One Dollar. E. T. CLEMMONS,

Contractor. July, 7, 1868. w-tw-lm

DR. R. P. BESSENT, D. D. S., TELESTANTISTE,

AT THE BOYDEN HOUSE.

SALISBURY, N. C. sept 22:tf

THE OLD NORTH STATE. # . [TRI-WEEKLY4 BEARING Business BATES OF SUBSCRIPTION -TERRIS-CASH IN ADVANCE

Tri-Weekly, One Year. .....\$5.00 WEEKLY WATCHMAN AND NORTH STATE

A cross on the paper indicates the expiration of the subscription. The type on which the "OLD NORTH STATE," is The type on which the prints will be spared to make it a welcome visitor to every family. In order to do this we have engaged the services of able and accomplished literary contributors.

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MERCHANTS Salisbury, N. C., the morket, and their goods have been bought at such prices as to enable them to sell at rates that cannot fail to induce ready sales to all who want good merchandise. Their stock con six of All Grades—from the lowest price to the best quality of

All we sak to insure sales is an examination of our Goods and Prices. The Great Quantity. Variety ow for themselves, and at gives us great pleasure displayour shoots to all wife fever us with a call Eg? We cannot omit to express our presonned grat-nice for the very large and liberal pointage beindextor to prove ourselves wordly, not only ourselfayors but of their continuance in the turner f literality in prices and Goods, just dealing, and solite and respectful attention to all, is anything, we romise them.

Il kinds of Country Produce bought at laghest tarket prices. Merchants are especially invited to an examination of our Stock.

### Wednesday, 25th Nov. Inst.

GOLD HILL.

Important Sale at

WILL sell, at Gold Hill, a lot of Machinery consisting of one twenty-horse STEAM ENGINE, with TUBULAR BOILER, SHAFT-NO. PULLEYS, and HANGERS. Two of Gates' outert One CRESHERS. One full set of Pire Tools, consisting of Stocks, Dies, Taps, Vice, and Pipe Cotters, "A lot of Leather and Rubber Belting; copper and iron Piping: two arboys of Acio; a lot of Household and Kitchen Furniture, and a great many other articlestused about machinery for making Gold. Mining parties will find this a rare chance to urnish themselves with all things suitable for Mining purposes.
All persons wishing further information con-

erning the above property will address the subscriber at Gold-Hill, N. C. JAMES A. GILL, Agent. Gold-Hill. Nov. 10th, 1668. 3tw 2tw

Charlotte Times copy ten days, and and bill to the subscriber. The Sale of the above property has been

postponed until further notice.

Charlotte Times please copy. Nov. 21, 1868.

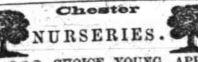
### 22 BEAVER STREET, New York.

THE subscribers beg leave to inform the citizens of North Carolina that they have been appointed agents for Unolpho Wolfe, of New York, for the sale of his celebrated SCHEIDAM AROMATIC

#### SCHNAPPS. And Bottled Wines and Liquors.

Mr. W.'s name is a household word in every part of the Southern States.
ADRIIN & VOLLERS. Wilmington, N. C. HENDERSON & CRAWFORD, Agents Salisbury, N. C.

35:w13t:pd Chester



20,000 CHOICE YOUNG APPLE TREES for sale. All descripton of Fruit and Ornamental Trees and Plants, Greenhouse Plants. &c., &c. W. BLAKE,

Nurseryman, Chester, S. C.

FRIDAY, Nov. 20, 1868 The Senate was called to order at

SEN-ATE.

Prayer by the Rev. Mr. Long Senator from Davidson. Mr. Graham presented the creden-tials of Jas. G. Scott, Senator, elect

from the 12th District. On motion, his credentials were reges and Elections.

of the vote, by which the time was barned. The Governor cannot take extended to consider Mr. Avery's, the iron clad oath; neither could a (Senator elect from the 41st District.) large majority of the Senate, and yet eligibility to his seat, under the 10th the 9th section of the supplemental of December.

tion on the table; which did not pre- tion acts does not not aply to us now;

vail-yeas 12° nays 26.

ted States, and the officer or Court, take the oath according to law, he who failed to administer that oath, was never Solicitor. He may have violated the oath of office and per- acted as such, but was never legally jured themselves. We, as Senators, qualified. are the Judges of the qualifications Again, Mr. Avery was elected just of our members, and we have sworn to two weeks before the State seceded observe the Constitution of the United | -at least a month after the war had States, thereby pledging ourselves not actually begun. What does the Howto admit any one whom we believe ard amendment say? It says those to be banned by the Howard amend- who held an office prior to the war ment; and he, for one was not wills and took an oath to support the Cons ing to perjure homself. Therefore, he stitution of the United States. There

did not intend to say much, but was not believe they would do it, but, evident to I is mind that if the Sen if they did, he did not know how ator held the office of County Solici- they would answer to their conscistor, and did not take the oath, that ences or to ther constituents. those who were prosecuted by him, during the campaidn, that had re flected on his race. He was pledged to pursue the same course of legisla tion as in Georgia. He was a dan-

ed loose. Mr. Rich, Republican, said he thought it very singular that Mr. Consequently,
Avery should be singled out as a Mr. Moore, o mark, when another Sonator, whose case had been postponed to the same same time, should be left alone. He did not know what influence was working against him, and was working against him, and he did not think it right to make fish of one and flesh of the other. The Senate, on yester day, by a very handsome majority. had agreed to postpone this case until the 10th of December, and he hoped that the matter would remain as it

ators had viewed this matter in a stead and Wilson .- 13. strange light, and thought Mr. Averyought to be excluded, because, as they assert, he is a dangerous man. The question is not what kind of a the Constitution, and if it could be shown to him that any member on this floor was banned by that instru cases of this character. He did not question simply as a mater of law. It

LEGISLATURE OF N. CROLINA | use this languarge to flatter, but was sincere in what he said, and he felt proud that he could speak thus of a body, of which he was a member. He appealed to Senators to cast aside all questions irrelevant to to the case in point-to forget that Mr. Avery was ever a secesionist and come up fairly and squarely to the point: Is

Some gentleman here advanced

he a banned man!

the idea that he is banned by the reconstruction acts. If that was the test, ferred to the Committed on Privile he would admit it, and, under that test, the Governor of the State, and a Mr. Long moved a resconsideration majority of the Legislature, are also act of reconstruction requires it. But. Mr. Respuss moved to lay that mo Senators, the test in the reconstructhey expered with the the Provisional Mr. Respass said that there had Government; they have accomplishbeen repeated efforts to prevent this ed the purpose for which they were Senator from from taking his seat on inteded, and that was to get us back this floor, when there was no appar in the Union. When he took his ent reason for it. There is no one seat, as Senator, he simply qualified. here who can say that he is banned How did the Senate know that he by the Howard Amendment. Those was not banned? Simply from his who oppose him here, do so only on own declaration. Simply on the virpresumptive evidence. He did not the of his own veracity, and in that take any oath. The opposition say manner all of then were admitted. the presumption is that he did, as the Maj. Avery says he will swear he did law required it; and, from the eager- not take an oath to support the Constiness manifested here to deprive him tution of the United States. The Sen of seat, it is clear that, if their ob- ate belived him. (Mr. Robbins.) Why emplete Stock of Goods they have ever offered in ject is not gained or the matter set not believe Maj. Avery ; you say he iled, to day, by political trickery, it aid take the oath. Prove it. Why will come up again very soon. He say you do not believe him; why inwas tired of this wire-working and snithis constituents by saying you George sold in this market. Here DRESS GOODS trickery and he had subministed to it doubt the veracity of their favorite; repartment cannot be equalled in this Town or see silently as long as he intended to why insult North Carolinians by imsilently as long as he in ended to, why insult North Carolinians by im-Notions. A large stock of Boots & Shoes, all de- do a wrong, knowingly, to promote to the office of Solicitor just two scriptions, Hais, Carpe's, Sole Leather, Groceries: party interest or to satisfy personal weeks before the State seceded. It was out of fashion at that time more Mr. Elythe said the law required a to take such oath. When he says he County Solicitor to take an eath to did not take it, it is presuming a great support the Constitution of the Uni- deal to say he did, and, if he did not

> was in favor of a reconsideration at is no evidence here that he did take the eath, and if you vote to expel A. H. Galloway. (colored.) said he him, you vote in the dark: He did

At this stage of the discussion the Preawhile he was acting in that capacity, ident stated that the discussion was out would come back on him. He had of order, as the question before the Senheard speeches the Senator had made ate was the reconsideration to postpone; but he would not rule that it was out of order, unless there was objection made by Senators. Objection was made. It was here ascertained that Mr. Long

did not vote with the majority, and had gerous man and ought not to be turn. no right to make the motion to reconsider. Mr. Jones of Wake, renewed the motion.

Mr. Moore, of Carteret, called the previous question. The ayes and mays were called and the Senate agreed to reconsider by the follow-

ing vote, viz : Ayes .- Mesars. Barrow Bellamy, Brogden, Burns, Blythe, Colgrove, Cook, Davis, Eaves, Etheridge, Epps, (colored.)
Forkner, Hayes, Hyman, (colored) Jones, of Wake, Lissiter, Long, Moore, of Carteret, Moore, of Yancy, Richardson, Shoffner, Smith, Stevens, Welker, White, and

Wynne-26. NAYS .- Messrs. Beasley, Beeman, Gra-Mr. Robbins said that certain Sen-tors had viewed this matter in Sen-lin, Purdie, Rich, Respass, Robbins, Win-

The question recurring on the original

resolution to vacate the scat, Mr. Hays said that if the Senate had decided, on yesterday, that the Senator man Mr. Avery is, but it is a ques | was not entitled to his seat, and he had tion of law : Is he banned by the not gotten his disabilities removed, he was clearly not entitled to it now. As to the the Howard amendment as a part of talk about the party being magnanimous erality, as they have never shown any.

Mr. Graham said that Judge Pearson had given it as his decision, in Chambers, ment, let him be Democrat, Whig. that the Howard amendment did not ap-Republican or Radical, he would vote ply to county officers, and it was also the to vacate his seat. He assured Sena- decision of Judges Brooks, Buxton and tors that he did not defend Mr. Avery Russell. If, in the face of these opinions, on partizan grounds, and he was glad you decide that it does he asked for no to say that he had generally found liberality but for simple justice, and he the Senate disposed to act fairly in asked all Senators to vote upon this