

The Reporter and Post
THURSDAY AUGUST 9, 1888.
Topics at Home.
The Reporter and Post every week is requested to report the failure. We want to see where the fault is.
Sun Rises 5.13 a. m.
Sun Sets 6.47 p. m.
Day's Length 13h 54 min.
Moon quarters next Tuesday in afternoon.
Dried blackberries are now quoted at 5c.
Latter Young reports having killed four rattlesnakes on one ridge during last week.
We were glad to see Mr. Webster of the *Reidsville Weekly* at our office this week.
The Mail train leaves Walnut Cove going south at 7:37 a. m., and going north at 4:49 p. m.
At Brown's Drug Store, Winston, N. C., you can get special prices in oils, varnishes, paints, &c.
Hon. A. M. Waddell, Presidential elector at large will speak at Walnut Cove next Tuesday (Aug 14) at 1 p. m.
The fine shower yesterday was most delightfully refreshing after the sweltering and dry weather we have experienced during the last week.
There are two prisoners at jail serving sentences, one white and one colored man; one colored man for trial, and one colored man for magistrate's costs.
When passing Walnut Cove remember that you will be well cared for by stopping at the Walnut Cove Hotel, kept by Mr. L. W. Lewis. A. J. B. / Rev. P. Oliver will begin a protracted meeting on the second Sunday in August at the new stand known as Hotel between Powell Nelson's and Jack Thorburn's.
There is service at the Episcopal Church near Walnut Cove every third Sunday morning, Rev. Mr. Lacey officiating at that, and at Germantown in the afternoon of the same day.
YERKES SEEDS.—Just received a large lot of Yerkes' fresh Philadelphia turnip seed by ANSCRAFT & OWENS.

Danbury Hopeful.
It was estimated that there were from three to four hundred summer visitors in Danbury and at Piedmont Springs last Monday. As Mr. Webster says and we have long predicted, this is destined to be the most popular summer resort in N. C. A want of enterprise has all this time kept this magnificent summer section in the back ground. Broth 'ry we will go farther, this is destined to be a manufacturing section, second to none in N. C.; and we will not stop just here, for this will be the first iron manufacturing section in the State, and we believe in the South. We have 25 square miles of iron and phosphate ore and compete with it.
Our hotel men should not hesitate to make preparation for a large crowd next season as their houses will be crowded if they make the exertion. We have in the vicinity the well known Piedmont Springs, Smith's chalybeate spring about a mile from Danbury, Peppers' and about a mile from Danbury, and about a mile from Danbury, and several others around, and the water in all our springs and wells is more or less impregnated with iron.
The hotel to be finished at Piedmont early next year, the fifty private cottages on the grounds for the use of their owners, and the Danbury hotels will all be crowded as our hotels are this year. If hotel men will make terms with railroad companies and meet all excursion trains as well as regular trains and bring passengers through at railroad rates to good tracks. Malaria will still visit the low districts of this and other States, and parents will ever want to accompany their loved ones to this section where this dread disease never visits.

Jim Hicks, Sam Gerrie, Sam Covington, Rob Samuel, affray, verdict as to Charlie not guilty, the others guilty, judgment \$250 each.
Cases no. 1, 8, 51, 62 were discontinued.
Cases no. 2, 4, 5, 6, 7, 11, 18, 19, 20, 21, 24, 72 were continued.
Cases no. 42, 48, 51, 65, 67, were found to be not true bills.
"There is no Cure but Marriage."
How many a pompous old fraud, with an M. D. attached to his name, has offered this time dishonored prescription to a pale, gaunt, suffering man, the chief of whom? How many a woman's life has been ruined by a man's pride and vanity, which is taken as a rule. "Oh! upon such a case," says the doctor, "I have a cure for suffering woman—a cure which will make marriage the greatest of earthly blessings, and bring the sweetest of Edens. Its name is Dr. Pierce's Favorite Prescription. Just try it, and see the black clouds of life roll away before the glowing sunshine of returning health and vigor. It's the only medicine for women, sold by druggists, under a positive guarantee from the manufacturer, that it will give satisfaction in every case or money refunded. See wrapper around bottle.
Dr. Pierce's Pellet's the original and only genuine Little Liver Pills. 25 cents a trial, one a dose.
CONGRESSIONAL SUMMARY.
SATURDAY, JULY 28.
The Fisheries treaty was further considered in the Senate yesterday, when Mr. Heddinger made a speech in favor of its ratification, and a lengthy civil appropriation bill was introduced, which was postponed until the afternoon of the 29th, when it was referred to the House.
The Senate yesterday was engaged principally in the consideration of the Sundry Civil Appropriation bill, and all the amendments proposed by the committee on appropriations were agreed to; notice was given that some three or four amendments would be offered on Monday; general appropriation bills were considered in the House, and a senate bill for the erection of a public building at Charlotte, N. C., was passed, with an amendment reducing the cost from \$175,000 to \$85,000.
The Union Pacific funding bill was reported in the Senate yesterday, and the sundry civil appropriation bill was considered, during which there was a lengthy discussion relative to public building amendments, and one relative to the conveyance of property of the Confederate States. Mr. Blair made himself conspicuous in objecting to the use of the words "Confederate States" in the House, Mr. McMillin, of Tennessee, was elected Speaker pro tempore, Mr. Charles being called away for a few days on account of important business; the army appropriation was taken up, and all of the Senate amendments with one exception not considered.
THURSDAY, AUG. 2.
There was a long debate in the Senate yesterday on the resolution asking an appropriation for the recovery of vessels belonging to the Confederate States, which was finally laid on the table without division, the Senate amendments to the army appropriation bill were discussed in the House.
FRIDAY, AUG. 3.
The fisheries treaty was considered in open session of the Senate yesterday, when Mr. Heddinger made a speech in opposition to its ratification, a vote was taken on the question of consideration, which was a strict party one, and which Mr. Heddinger's statement evidenced that the Republican party of the country was opposed to the treaty, and that the Democratic party was in favor of it; the deficiency appropriation bill was considered in the House, when the subject of pensions and the tariff were principally discussed.
SATURDAY, AUG. 4.
In the Senate yesterday a resolution was introduced, discussed and adopted, for inquiry into the relations of Canadian railroads with transportation across the continent of commerce which naturally belongs to the United States; the Fisheries treaty was further and Mr. Teller made a speech in opposition to its ratification; the French spoliation claims section of the deficiency appropriation bill was discussed in the House.

CALENDAR
Of Criminal and Civil Causes for trial of Summer Term of Superior Court for Stokes County, commencing Monday, August 6th, 1888.
Monday 6th and Tuesday 7th for trial of Trials and Motions.
WEDNESDAY, AUGUST 8, 1888.
3 Rufin vs Overby
THURSDAY, AUGUST 9, 1888.
6, 7, 8, 9 McCasless vs Flinchup et al.
54 Gentry et al. vs Williams et al.
41 Marshall et al. vs Micky.
FRIDAY, AUGUST 10, 1888.
14 Boyd agent vs Taylor et al.
17 Slate vs Thomas.
19 Carroll et al. vs Pepper et al.
22 Pepper & Sons vs Alley.
27 Myers vs Hittidg.
29 Short vs Gilbert.
SATURDAY, AUGUST 11, 1888.
22 Vaughn vs Wall.
43 Westacraed vs Wall.
40 Turpin vs Turpin.
45 Smith vs Eaton.
MONDAY, AUGUST 13, 1888.
20 Martin vs Hall.
44 Martin vs Hughes.
39 Hall vs Martin.
28, 24 Lawson vs Pringle.
TUESDAY, AUGUST 14, 1888.
26 Kambu vs Bennett.
23 Dalton vs Leak et al.
30 Moston vs Carroll.
34 McCasless vs Reynolds.
35 Bennett vs Slate.
37 Bennett vs Slate.
37 Collins vs Smith et al.
WEDNESDAY, AUGUST 15, 1888.
42 Hall vs Boyles et al.
43 Carter vs Saunders.
47 Martin vs Boyden.
49 Westacraed adms et al. vs Morris vs Williams vs Newsom.
51 Kroeber et al. vs Kiger et al.
55 Kroeber et al. vs Kiger et al.
56 Smith vs Newsom.
57 Smith et al. vs Tilley.
58 Hill vs Smith.
THURSDAY, AUGUST 16, 1888.
59 C. F. & V. V. Ry. Co. vs Marr.
60 C. F. & V. V. Ry. Co. vs Watts.
61 C. F. & V. V. Ry. Co. vs King, adm.
62 Neal vs Nelson.
63 Wall et al. vs Hall et al.
64 C. F. & V. V. Ry. Co. vs Fulk.
65 Thompson vs Fincheu.
68 Vance vs Partee et al.
FRIDAY, AUGUST 17, 1888.
70 Alley et al. vs Taylor.
71 Lovins vs Neal.
72 Doss vs Newsom.
73 Jackson vs Bora.
74 Pearson vs Robinson et al.
MOTION DOCKET.
1 Francis et al vs Worth, adm. et al.
2 King, adm. vs King.
3 Griffin, adm. vs Griffin.
4 Carter, adm. vs Poor.
10 Tatum vs Pringle & Steele adms.
11 Winston vs Winston.
12 Newsom adm. vs Newsom.
13 Moore et al ex parte.
15 Myers et al vs Golding et al.
16 Pepper, guardian, ex parte.
18 Francis et al vs McKimney et al.
21 George vs Tilley.
25 Wagner vs Doid.
21 N. O. and Sol. vs Bennett et al.
38 Morehead et al vs Morehead.
46 Galloway et al vs Carter et al.
45 Deamin et al vs Smith et al.
50 Reynolds vs Boat et al.
62 Lash vs Flynn.
58 Fuip vs Fuip.
67 Martin trustee vs Flippin et al.
67 Shackelford ex parte.
69 McDaniel et al vs Joseph.
In the call, any case not reached on the appointed day will be called in order on the next day, and in precedence of cases set for the next day.
Motions heard according to the convenience of the court.
Witnesses will be allowed pay for attendance only from day cases are set for trial, and after that time until cases disposed of.
H. G. CONNOR,
Presiding Judge.

Notice.
Having qualified as administrator upon the estate of Locky Tilley late of Stokes county dec'd, I hereby give general notice to all persons indebted to said estate to come forward and make immediate payment and all persons having claims against said estate to present them for settlement fully authenticated on or before the 31st day of August 1888, or otherwise this notice will be held in bar of their recovery. July 20th 1888.
A. C. TILLEY, Adm'r.
NOTICE.
Having qualified as administrator with the will annexed of G. H. Simmons on the 17th day of July 1888, I hereby give general notice to all persons indebted to said estate to come forward and make immediate payment and all persons having claims against said estate are requested to present them for settlement fully authenticated on or before the 31st day of August 1888, or otherwise this notice will be held in bar of their recovery.
This 30th day of July 1888.
W. L. TILLEY, Adm'r.
with will annexed of
G. H. SIMMONS, dec'd.

Right Against Wrong!
CASH AGAINST CREDIT!
THE BEE HIVE CASH STORE!
East Side, Court-House Square.
WINSTON, N. C.
Next to Jacobs, the Carpenter.
Our Motto: "The Best Bottom Values for the Money Down."
ANOTHER COMMON SENSE TALK TO THE WORKINGMEN OF OUR COUNTRY.
KIND READER.—In these days of "credit" and "speculations" among capitalists, Manufacturers and Merchants, it is well for the workingmen of our land to know that the profits of our labor are not being hoarded by a few men, but are being distributed among the many who are producing the goods. We believe in competition because it will regulate values, and is nothing but justice to a trading public. We believe that when a business has not made enough in its stand without being propped up by combinations it is a fraud and not worthy the patronage of a buying people.
We make no agreement with any man or company of men to sell an article at a certain price. We believe in a fair and free fight, and every man in town wants to sell DOBLE PLOW or DOUGLAS SHOES. SHOES for them sell them, and let the house that can't stand the ground, let it go on any other day.
The following is an exact copy of a letter received by us from W. L. Douglas, manufacturer of Douglas \$3.00 shoes:
W. D. BAITY & SONS,
Winston, N. C.
Gentlemen.—I am in receipt of an order from you for 5000 shoes. I would say that I understand that you are advertising and selling my \$3.00 shoes for \$2.50 per pair, which is contrary to my instructions, and as you did not sign and return to me the contract which I sent you, I am obliged to return to you your order refused.
Yours, &c.,
W. L. DOUGLAS.
But we have Douglas' \$3.00 shoes and you can say them at an honest profit.
Now we want to ask the workingmen of this country what they think of this? Some one had reported us because we dared to sell for an honest profit. Some merchant and the manufacturer has agreed to try to run one all who are willing to sell for an honest profit, and have clear sailing to raise in your dollars. What do you think of it a merchant in your own State and a Northern manufacturer combining to make you pay an unjust price for an article? Is it not time to wake up and stand for your rights and have who help you?
We don't promise to give you goods. We sell first grade shoes are satisfied with a reasonable one. We want nothing in trading and no one with any one to change an unfair trade. It is only you who can yourself to introduce our promises, it costs you nothing. We cannot afford to deceive you. There are two things we guard, our own and our customers, and we believe when we do this we have done our duty as merchants. We hold the reins of honesty and friendship over the head of every man, buying and selling, manufacturer is business, and all things else are not to be counted when you go to spend your dollars, and yet do yourself an injustice by trading of any one because you have been trading with him, or he is your kin.
Remember we ask no favoritism or friend ship. We believe in letting every tub stand upon its own bottom, and only ask your trade upon the claim of the best bottom values for the money down.
Don't forget that when in Winston your interests will be cared for by calling at the BEE HIVE.
Young against the old rotten system, against combinations and unjust profits.
W. D. BAITY & SONS.
WINSTON, N. C.

WHAT WE WANT.
Good Locks to keep thieves out, ALLEN has them.
Weather Strips to keep the cold and snow out. Allen has them.
WINDOWS to look out S. E. ALLEN HAS THEM.
STOVES to keep the cold out. ALLEN HAS THEM on the 2d floor.
LAMPES to keep the dark out. ALLEN HAS THEM at the Old Pfohl & Stockton Stand.
PAINT to keep the damp out. Allen has the Best.
Best Anything ELSE.
To keep Anything ELSE OUT. S. E. ALLEN Has It.
an short go to him for all the Tinware.
Hollow ware, Wood en ware, and CROCKERY you may want, at the Old Pfohl & Stockton Stand, Corner of Main and 3d Streets, WINSTON, N. C.

MARRIAGE LICENSES.
The following licenses to marry have been returned to the register of Deeds since our last report:
George W. Gein and Sarah F. Grogan.
COMMISSIONERS MEETING.
The Board of County Commissioners met in regular session last Monday, C. M. Lasky chairman, A. M. Boyles, and Cahob Hill present. Ordered that J. N. Lasky's bond in Shartown be reduced from \$14,000 to \$12,000.
Two pauper claims for colic were ordered to be paid, \$5.
Ordered that J. W. Davis be paid \$3.63 for registering 121 animals.
Ordered that E. E. Nelson be paid 21.13 for blasting, hauling and building bridges.
Ordered that Jas. A. Leak be paid \$24 for listing in Quaker Gap township.
Ordered that C. W. Glidwell be paid \$40.50 for keeping the poor house from July 1st to August 1st 1888.
Ordered that a number of releases be allowed aggregating \$19,115.6.
Ordered that C. W. Glidwell be engaged as keeper of the poor-house, at \$6.50 for each inmate, from December 1st 1888 to November 30th 1889; and that he clear up the brush from the lower end to the upper end of the bottom, and ditch and drain the same, and turn the water from the hill side to said ditch and cultivate the same.

Editor's Column.
The article in last week's issue, signed "Stokes," was to the point and we heartily endorse what was said in it. It is wrong and unjust to keep men in prison long. It is but money to run one man for office outside the truth. It is in the ground. The people of Stokes have tried that through Out-County Sheriff is a good man and a gentleman, but he has had the office three terms and that is enough for him. There are other good men in the Democratic party who deserve some reward and it is treating them with injustice and ingratitude to allow any one man to monopolize the Sheriff's office. This is the year to make the change. If we re-nominate Mr. Deane this year we will have to run a campaign in an off year with a new man. Let us put in a new one this year and he can easily succeed two years hence. If we can't elect a new man this year, we never can. This is the year to make the change. There is considerable opposition to Mr. Dalton, especially in his own township, Yarkin, and it will never do for us to enter the contest divided and not united. We must fight Republicans and not ourselves. A new man will harmonize and unite the whole party. If we enter the fight united, we are sure to win. If divided, the result of two years ago will be repeated.
Crime and Courts.
The August term of the Criminal Court for Stokes County commenced Monday, Judge Connor presiding. The grand jury was drawn as follows:
W. J. Moore, Foreman, R. A. Bennett, W. T. McDaniel, G. A. Martin, W. C. Wilson, T. J. Gann, R. L. Lawson, W. A. Tillotson, Wesley Gordon, M. L. Wall, Thos. W. Terry, M. D. Hill, J. W. Davis, J. M. Kiser, W. R. Stewart, Moses Lawson, S. F. Cox, S. M. Shelton.
The following cases have been disposed of up to the time we go to press, to be continued in our next issue.
Tub M. ore, Henrietta Criss, affray, called and failed, judgment nisi for capias.
John Bowman Lareeny, verdict not guilty.
M. C. Lawson, John A. Lawson, Retailing, verdict guilty as to M. C. Lawson, not guilty as to John A. Lawson, judgment \$10 and costs.
Joseph Johnson, John Outland (son of John H. Martin), disturbing religious congregation, verdict guilty, judgment \$10 and costs.
Charles Fagg, larceny, guilty, judgment suspended on payment of costs.
Charles Spaulhour, retailing, submitted, judgment suspended on payment of costs.
Abel Toze, Charlie Boze, Frank Cook, forcible trespass, verdict guilty, judgment suspended on payment of costs.
James Johnson, perjury, verdict, not guilty.
Charles Spaulhour, retailing, submitted, judgment suspended on payment of costs.
John A. Lawson, retailing, not guilty.
Pink Hammons, Bolly Duniap, Nero Garner, Jerry Dodson, injury to building, verdict, not guilty.

University of North Carolina.
CHAPEL HILL, N. C. THE NEXT session begins August 30. Tuition reduced to \$50, a half year. Poor students may give notes. Faculty of fifteen, including three full courses of study leading to degrees. Three short courses for the training of business men, teachers, physicians, and pharmacists. Law school fully equipped. Write for catalogue to
MR. KEMP M. BATTLE, Prof.
WHY GO OUT OF THE COUNTY FOR YOUR SUPPLIES WHEN YOU CAN GET THEM OF W. B. VAUGHN, Walnut Cove, N. C.
FOR AS LITTLE MONEY AS IN ANY OTHER MARKET.
Stop and see for yourself when passing Walnut Cove.

LANDSALE.
I will sell the highest price for the cash at the court house on the 31st day of August 1888, four hundred and fifty acres of land located in the county of Stokes on the waters of Mill Creek and Neaman, adjoining the lands of Joel P. Hill and others. These lands are sold as the lands of J. B. Vaughn to satisfy a money debt in my hands, among which is one to satisfy a judgment rendered in the Superior Court of Forsyth county wherein William Swanson to the use of M. D. Swanson is plaintiff and J. B. Vaughn is defendant, and in which J. B. Vaughn is the guardian of Nancy Pifer against the same. This is a valuable tract of land and will be sold in lots as desired; one known as the "Dixie tract" containing three hundred and sixteen acres more or less, one tract known as the "Smith tract" containing seventy-five acres more or less, third tract known as the "Play mountain tract" containing fifty acres more or less. These lands will be sold free from any claim of homestead, the defendant waives all rights of homestead and may be sold in tracts of sizes different from those herein given, and may be sold for part cash and part on credit, depending upon such agreement being made upon day of sale between the defendant and the various judgment creditors for whose benefit the sale will be made. July 20th 1888.
S. L. DALTON, SGT.

McCasless House, DANBURY, N. C.
This house has been enlarged and newly fitted up for the special accommodation of summer visitors to Piedmont Springs and the Mountains. It is the largest Hotel and has the best arranged and most airy rooms of any house in town, with double verandas of 120 feet promenade each. It is beautifully located on a high and well shaded elevation, fronting the Court House square with its shades and evergreens, with the grand scenery of the Sauratown mountains with its varied colors of green for a back ground, and where the pure invigorating air and fresh mountain breezes breathe free access. This House has a well ventilated parlor furnished with piano.
Danbury is situated 21 miles from Piedmont Springs, 3 miles from Peppers' Alum Springs and within easy distance of Moore's and other mineral waters.
A line of good hacks, with good teams, will be run from the Hotel to the Springs at all times, or when desired at reasonable rates. Also good and gentle saddle horses on easy terms. Mineral water and ice kept in Hotel at all times.
Board \$16 per month, \$5 per week, \$1 per day. Children under 10 years of age, and servants, half price.
Danbury is reached by the Cape Fear & Yadkin Valley R. R., from Greensboro to Walnut Cove where easy and comfortable conveyances can be had at reasonable rates to Danbury, a distance of ten miles.
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Dr. W. W. McCasless Prop'r.

TOBACCO PLUES
Call at Geo. Stewart's for your TOBACCO PLUES Winston, N. C. Aug 11th
McCasless House, DANBURY, N. C.
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