## The State Journal.

A Lish from the London Punch We have seen a copy of the London Punch for December, which is decidedly rich on American affairs, especially in its cuts and caricatures of Washington notabilities. For the entertainment of our readers, we dish up a few specimens of its flavor: English and American Bulls .-

An English Bull's run call, aloud to beware Of his horns, ever prompt to assail, But a Yankee Bull's Run is another affair; And creates most alarm by his tail. A Contrast .- English character personified is John Bull. That of America is embodied in Jonathan

The American Exhibition .- Mr. Punch has great pleasure in announcing, in the most officious manner, that the directors of the International Exhibition have not forgotten the possibillity of the absence of Robert Toombs,\* voluntary contributions from the Northern States of America. The subject has been taken into grave consideration, and negotiations have been entered into with the Lords of the Admiralty and the Commanderin-Chief, in order to the adoption of means for supplying this deficiency, should it unfortunately occur, Without entering into details (as the whole arrangement may be rendered unnecessary by the arrival of Messrs. Mason and Slidell about the 28th December) Mr Punch begs to by that, in the event of the Federals declining to send contributions to the exhibition, the space now appropriated to such articles will be suppled through the exertions of gentlemen connected with our millitary and naval service, and that among the involuntary contributions from the North

will be the following articles: 1. The Niagara Falls (American portion) by the kind permission of the Canadian authorities, and to

be returned when done with. 2. The American Eagle. The interesting animal will be provided with a large supply of its natural food, namely, Bunkum, to be obtained from the offices 4. J. L. M. Curry,\* of the New York newspapers. 3. Several Bottles of Hail of Columbia.

4. Curious assortment of Stumps, on which patriotic or tory has been delivered for some years, wih the happy consequences now before the world. 5. Several Platforms, forming a further portion of the Stump machinery.

6. The White House-name of "Lincoln" on the brags plate. 7. The coat in which Mr. James Gordon Bennett, editor of the New York Herald, was whipped be Elea-

zer P. Growky. 8. The coat in which Mr. James Gordon Bennett, editor of the New York Herald, was cowhiled by Phineas X. Blazer. 9. The coat in which Mr. James Gordon Bennett,

editor of the New York Herald, was thrashed by Ebenezer V. Whopple. 10. A collection of nineteen whips with which Mr. James Gor on Bennett, editor of the New York Herald.

was at various times flogged by nineteen slandered 11. The boots with which Mr. James Gordon Bennett, editor of the New York Herald, was kicked by 6. W. W Clark,

Epaminondas P. Buffer. 12. Six pairs of highlows, and five pairs of shoes, 8. Lucius J. Gartrell. with which eleven other slandered citizens have, at 9. Hardy Strickland, various times, annotated the editorial labours of Mr. James Gordon Bennett, editor of the New York

13. Remains of the brandy-smash in which Mr. Seward pledged himself to insult England on the earliest opportunity, and the glasses from which his sixteen previous brandy-smashes had been imbibed by 1. Charles J Villere, that statesman.

14. Flags of the Southern Confederacy, captured by the Armies of the North. (Promised conditionally only, in the event of such flags being discoverable.) 15. The Declaration of Independence. To be reverently preserved, and returned to the North when a statesman, worthy to fill the place of George Wash-

ington, shall demand it. 16. Specimens of Jerusalem Snakes, Ringtatied Roarers, Regular Opossums, and other curiosities of American natural history.

same genus, the Gorilla. 18. Specimen, of American Editorial Writings .- 7. John J. McRae. (Disinfecting fluid will be found in the same case, and labelled "Common Sense.)

19. Secret Treaty for the Partition of England between the Emperor of Russia, Mr. Seward, and the | 2. T. C. Harris. King of the Cannibal Islands.

20. Mr. Brigham Young, the latest ally of the North, and model of his seraglio. 21. The original Eook of Mormon, as about the only original work which American has produced since Knickerbocker's History.

22. Specimens of America Apes and Naturalized Irishmen, stuffed.

THE AMERICAN DILEMA.

Your passion and arrogance, Janathan, bridle, And let me know what you call Mason and Slidell, Are they rebels? What right, if you take that

Had you, boarding the Trent, to demand extradition. Had Mitchell and Meagher been Stid Il and Mason We you, and you we, would you think no disgrace on Your flag had been cast, its protection from under If we those two traitors had taken, I wonder? Belligerents call you the men you isid hand on, And the charge of high treason against the n aband m

Were we fighting the French, then you'd have no To our seizing French envoys beneath your protec-

Moreover, as prisoners of war if you take them, And therefore their country's ambassadors make them

You put yourselves then it to this situation : You are first to acknowledge the Confederation. ANOTHER COMPANY WANTED.

W. L. SANDERS, formerly Second Lieutenant in the Rowan Artillery, having received the appointment of Captain, has resigned his Lieutenancy and is now in this place, for the purpose of raising a Company for active service. Persons desirous of entering, should report themselves early. Mr. Saunders has added to his other qualifications for command, a practical knowledge of the duties of the camp, having been in the army for more than eight mouths. It is hoped he will soon have the pleasure of forming a company. Salisbury Watchman.

Articles received at the General Military Hospital, at Raleigh, during the month of January, 1862. From the young ladies of Miss Partrdge's school, Raleigh, 4 bottles of blackberry wine, 2 bottles red current jelly, 2 bottles rose geranium water, 16 pil lows, 8 wine glasses, 11 cups, 11 saucers, 2 tumblers. 4 plates, 3 pair socks, 1 pair drawers, 11 lbs. soap, 4 papers corn starch, 6 mugs, 1 jar pickles, 1 paper of candy, 1 jar of tamarinds, 2 towels; Mrs. Sylvester Smith, Raleigh, 2 pillows and cases; Baptists Sick S 1diers' Relief Society, Raleigh, 12 flannel undershirts, 1 sheet; Mrs. Laura Cotton, Raleigh, 1 very fine mattress; Mrs. A. E. Newlin, Alamance County, 4 very fine blankets, 2 pillows, 2 sheets, 3 pair drawers, 17 pairs seeks; Miss Frances Birch, Alamance County, 4 pairs sicks; Miss Miriam Gilliam, Alamance County, 1 pair drawers; Miss Martha Hosted, 1 pair drawers; Miss Bobbit, Raleigh, 1 bestead, 2 mattresses, 1 bolster, 1 table; Mr. W. Thompsen, I invalid chair; Mr. Thomas, 1 quart of honey ; Cl rist's Church Sick Soldies Relief Society, Raleigh, 6 box s mustard, 6 1 ittles catsup, 8 bottles blackberry wine, 8 bottles of Tranly, 2 bottles Catawba brandy, 8 papers black tea, 6 bottles Jamai a ginger, 1 ! . spice. 1 1 . cinnam n, ? lb. red pepper, \$ 1'. sage, 41 lbs. castile scan, 25 lbs. 1 ee flour, 4 stew ans, 2 cocoa dippers, 6 b wis, 8 t cups, 9 saucers, 1 plate, 2 teapots, 6 large spoons. \* comforts ; Presbyterian Sick Soldiers Relief Society. eigh, 4 sheets, 1 table cloth, 6 towels, 5 pillow es, 14 pair drawers, 5 shirts, 1 double wrapper, 17 rs socks, caps and saucers, I dozen each, I dozen

## E. BURKE HAYWOOD, Surgeon.

CIES AND ENEMIES IN OUR CAMP -The Knoxvice (Tenn.) Register, of January 31st, says that a upon trial by a court of competent jurisdiction. se puckage of letters has been recently captured handed to the military authorities, and forwarded tehmond, revealing the plans of our Generals in nessee and Kennicky, and giving intimation of y military movement on hard.

Erickson's floating battery (yankee) is nearly com-

Confederate Congress---First Session. The following is a list of the members of the

First Congress of the Permanent Government of the Confederate States, which meets in February next: Those marked with an asterisk (\*) are mem-

SENATE.

bers of the Provisional Congress.

Missouri. Alabama. John B. Clarke, Wm. L Yancey, C. C. Clay, Jr. Robert W. Johnson, C. B. Mitchell. Fiorida. James M. Baker,

R. L. E Peyton. North Carolina. George Pavis \* Wm. T. Dorth. South Carolina. Rob't W Barnwell,\*

James L. Orr.\* Tennessee. Gustavus A. Henry, Landon C. Haynes. Texas.

North Carolina.

1. W. N. H. Smith,\*

2 R. R. Bridgers,

3. O. R. Keenan,

4 T. D McDowell,

6. J. R McLean,

8. William Lander,

10. A. T. Davidson.\*

South Carolina.

2. W. Porcher Miles,\*

Tennessee.

1. Joseph B Heiskell,

1. John McQueen.

3. L M. Ayer,

4. M. L. Bonham,

5. James Farrow,

6. W. W. Boyce.\*

5. Henry S. Foote,

8. T. Menses.

7. George W. Jones,

9. J. D C. Adkins,\*

10 John V. Wright,

Texas.

11. D. M. Ca-rin.\*

1. John A. Wilcox,

2. C. C. Herbert,

6. B. H. Epperson.

Virginia.

2 John B. Chambliss,

5 Thomas S. Bocock,\*

7. James P. Holcombe,

8. D. C. DeJarnette,

10. Alex. R. Boteler,

11. John B. Balwin,

1. M. R. H. Garnett,

4. Roger A. Pryor,\*

6. John Goode, Jr.

9. William Smith,

3. P. W. Gray,

3. John Tyler,

9. B. S. Gaither,

7. —— Ashe,

5. A. H. Arrington,

Henry C. Burnett, Lewis T. Wigfall,\* Wm. E Sims. W. S. Oldhain. \* Louisiana. Virginia. Edward Sparrow,\* Not yet elected.] T. J. Semmes

HOUSE OF REPRESENTATIVES.

Dist.

1. T. J. Fester, 2. W. P. Smith, 3. J. P. Ralls, 5. F. S. Lyon, 6. W. P. Chilton, 7. D. Clopton,

A. E. Maxwell.

Georgia.

Kentucky.

Mississippi.

A. G. Brown,

James Phelan.

8. J. S. Pugh, 9. E. S. Dargan. Arkansas. 1. A. H. Garland 2. G. D. Royster, 3. F. J. Batson, 4. T. B. Hanly.

1. Jas. B. Pawkins, 2. R. B Hilton. Georgia. Julian Hartridge,

2. W. G. Swan. 2. Chas. J. Munnerlyn 3. W. H. Tibbs, 3. Hines Holt, 4. J. B. Gardenshire, . Augustus II. Kenan, 5 David W. Lawis, 6. Meredith P. Gentry, 7. Robert P. Trippe, 10. Augustus R. Wright

Kentucky. (Not yet elected.) Louisiant. 2. Charles M. Concad. 4. F. B. Sexton. 3. Duncan F. Kenner, 5 M. D. Graham, 4. Lucien J Dupre,

5. John L. Lewis, 6. John Perkins, Jr.\* Mississippi. 1. J. W. Clapp, 2. Reuben Davis, 9. Israel We'ch, 17. A B'hoy .- It will be interesting to compare 4. H. C. Chambers. this animal with his superior, but a member of the | 5. O. R. Singleton, 6. E. Barksdale,

Missouri = 1. W. M. Cook, 3. Casper W. Bell. 4 Adam H. Condon. 5. G. G. West, 5. L. W. Freeman,

12. Walter R. Staples,\* 13. Walter Preston.\* 14. Albert G. Jenkins 15. Robert Johnston,\* 16. Chas. W. Russell.\* WANTED.

ONE Matron, one Assistant Matron and ten good nur ses for the General Military Hospital at Raleigh, N. Apply to E. BURKE HAYWOOD, Surgeon. sw&w 12-tf Dec. 25, 1861.

7. John Hyer.

For Sale.

ONE FINE JACK, five years old, of Spanish blood. Also, one good Harness HORSE, eight years old, known as the property of Willian C. Ferrell. The above will be sold cheap for eash, or notes with ap-

Apply to P. L. FERRELL. Sunny South, Nash Co., N. C. Jan. 22, 1862. 19-3m.

STATE OF NORTH CAROLINA, Chatham County. COURT OF PLEAS AND QUARTER SPSSIONS,

November Term, 1861. John H. Haughton, vs.: John Taylor, N This case it being made to apper to the satisfaction of I the Court, that the defendent, John Taylor, is a non resident of the State, it is ordered that advertisement be made in the State Journal for six weeks, for the said defendent, notifying him to appear at the next Term of this Court, to be held for the county of Chatham, at the Court House in Pittsboro', on the second Monday in February next, then and there to plead, answer or demur to this petition, otherwise judgment pro confesso will be taken as to

In testimony of which I do hereunto sign my name and affix the seal of office of said county, at the office in Pittsboro', the 2nd Monday of November, 1861. R. C. COTTON, C. C. C. By WM. F. FOUSHER, D. C.

January 8, 1862.

STATE OF NORTH CAROLINA, ) Chatham County.

COURT OF PLEAS AND QUARTER SESSIONS. November Term, 1861. Laurence J. Haughton, vs. John Taylor. N This case it being made to appear to the satisfaction I of the Court that the defendant, Joan Taylor, is a nonresident of this State, it is ordered that advertisement he made in the State Journal for six weeks, for said Defendent, notifying him to appear at the next Term of this Court to be held for the County of Chatham, at the Court House in Pittsboro', on the second Monday of February next, then and there to plead, answer or demur to this petition, otherwise Judgment pro confesso will be taken as

In testimony of which I do hereunto sign my name and affix the seal of office of said Court at office in Pittsboro', the 2nd Mondsy of November, 1861. R. C. COTTON, C. C. C.

By WM. F. FOUSHER D. C. January 8, 1862. Laws of the Confederate States.

(DY AUTHORITY.) [No 177.] AN ACT To prohibit the Exportation of Cotton from the Confederate States, except through the scaports of said States;

and to punish persons off ading therein. Secrios 1. The Congress of the Confederate States of America do enact, That from and after the first day of June next, and during the existence of the blockade of any of the ports of the Confederate States of America by the government of the United States, it shall not be lawful for any person to export any raw cotton or cotton yarn from the Confederate States of America; and it shall be the duty of the marshals and revenue officers of the said Confederate States to prevent all violations of this act. Sac. 2. If any person shall violate, or attmpt to violate or evade the provisions of the forgoing section, he shall forfeit all the cotton or cotton vara thus attempted to be les; Rev. Mr. Maynard, Fra klinton, 1 cow and illegally exported, for the use of the Confederate States; and in addition thereto he shall be guilty of a misdemeanor, and on conviction thereof shall be fined in a sum not excoeding five thousand dollars, or else imprisond in some public jail or peritentiary for a period not exceeding six months, at the discretion of the court, after conviction Sec. 3. Any person informing as to a violation or attempt to violate the provisions of this act, shall be enti-

tled to one-half the proceeds of the articles forfeited by reason of his information. Sec. 4. Any justice of the peace, on information under eath from any person, of a violation or attempt to violate this act may issue his warrent and cause the cotton or cotton yarn specified in the affidavit to be seized and retained until an investigation can be had before the courts of the

Sec. 5. Every steamboat or railroad car which shall be used with the consent of the owner or person having the same in charge, for the purpose of violating this act, shall be forfeited in like manner to the use of the Confederate States. But nothing in this act shall be so construed as to porhibit exportation of cotton to Mexico through its coterminous frontier. Approved May 21, 1861.

AN ACT

To provide for the cession, on the part of the State of Ar-kansas, of the Arsenel at Little Rock, and of Fort Smith,

at the city of Fort Smith, in the State of Arkansas, to the Confederate States of America, and acceptance of the same by the said Confederate States. WHEREAS. By ordinance of the Convention of the State of Arkansas, passed the 11th day of May, 1861, herewith submitted, authority was conferred upon the delegation of Sec. 4. Th the State of Arkansas to cede to the Confederate States the arsenal at Little Rock, and Fort Smith, at the city of Fort Smith, in the State of Arkansas, and the grounds, buildings and appurtenances attached to each, in accordance with the terms of said ordinance, Therefore

The Congress of the Confederate States of America do enact. That the cession as hereinbefore received is hereby accepted, and it is now made the duty of the Secretary of War to accept a deed of cession of the said arsenal and other property to be executed by the said delegation, and to take charge of and hold the same in the name of the government of the Confederate States of America. Approved May 21, 1861.

AN ACT Relative to Prisoners of War. Section 1. The Congress of the Confederate States of America dolenact, That prisoners of war taken, whether on land or at sea, during the pending hostilities with the | such other regulations as are herein required in regard t United States, shall be transferred by the captors, from time to time and as often as convenient, to the Department of War, and it shall be the duty of the Secretary of War, with the approval of the President, to issue such instructions of the Quartermaster General and his subordinates as shall provide for the safe custody and sustenance of prisoners of war; and the rations furnished prisoners of war shall be the same in quantity and quality as those furnished to enlisted men in the army of the Confederacy. Sec. 2. That the eighth section of the act entitled "An

act recognizing the existence of war between the United States and the Confederate States, and concerning Letters of Marque, Prizes and Prize Goods," shall not be so con-structed as to authorize the holding as prisoners of war the officers or crew of any unarmed vessel, nor any passenger on such vessels, unless such passengers be persons employed in the public service of the enemy.

Sec. 3. That the tenth section of the above recited act shall not be so construed as to allow a bounty for prisoners captured on vessels of the enemy and brought into port, unless such prisoners were captured on board of an armed ship or vessel of the enemy of equal or superior force to that of the private armed vessel making the capture, Approved May 21, 1861.

> [No. 185.] AN ACT

Supplemental to an Act to establish the Judicial Courts the Confed te States of America. Section 1. The Congress of the Confederate States America do enact, That in all suits and actions in any district court of the Confederate States, in which the judge of such court may be interested, or may have been of counsel of either party, or is connected with or related to | to the course and principles of courts of equity to prevent either party, so as to render it improper for him to sit on the trial of such suit or action, it shall be his duty to cause the fact to be entered on the records of the court; also an order that an authenticated copy thereof, and a copy of all the proceedings, orders, pladings and papers in such | ments and decrees of any district courts, rendered in the presuits or action, shall be forthwith certified to the most convenient district court free from the like objection; which said district court, upon such record being filed with the clerk thereof, shall take cognizance thereof, in the like | now provided by law in other judgments and decrees of manner as if such suit or action had been originally com- such district courts, without regard to the amount of the mine the same accordingly. And the jurisdiction of such district court shall extend to all such cases so removed as were cognizable in the district court from which the same

Sec. 2. When any appeal or writ of error was pending in any of the late circuit courts of the United States, from any of the late district courts of the United States. and the judge of the present district court to which such appeal or writ of error is transferred is the same person who rendered the decree of judgment from which appeal or writ of error was taken, then such appeal or writ of error shall be transferred to the Supreme Court of the Cenfederate States, upon the party giving bond and surety, as required by law in case of an appeal or writ of error sued out to said Supreme Court. And an authentic copy of the record, under the seal of the district court, shall be sent along with such bond to the saic Sapreme Court, which court shall thereupon proceed to hear and determine the

Sec. 3. When in any case heretofore declared in any of the late district or circuit courts of the United States, either party had the right to appeal or to prosecute a writ of error, so as to suspend execution, but have been prevented from so doing within the time fixed by law, by the closing of the courts on the secession of the several states, in all such cases a further period of six months from the time of holding the first term of the district court of the Confederate States in such district shall be allowed such party, within which to take an appeal or sue out a writ of error; and such appeal or writ of error shall have the same effect as if sued out or taken within the time pre-

scribed by the former laws.

Sec. 4. The official bonds of all clerks and marshals of the courts of the Confederate States shall be deposited in the Department of Justice. In case of any suit thereon, in favor or for the use either of the government or of an on a copy of such bond, authenticated by said department under its seal, in the same manner as upon the original .-But if the execution of such bond shall be desired by any. party thereto, by a plea of non cut factum, supported by affidavit, then it shall be necessary to produce the original before the trial of such suit; and in such case, the said department shall transmit the original bond, retaining a copy thereof, to the court in which such suit is pending; but the same shall be returned to the said department,

Sec. 5. Where, in any case, there is no building proided for holding a court of the Confederate States, it shall be the duty of the Department of Justice to provide suitable accommodations for holding it, and to furnish the necessary books for records and dockets for the proper conlucting of the business of the court, subject in all instances to the approval of the President. Sec. 6. The forty-eight section of the act to which this

s a suppliment shall be and the same is hereby amended on as to permit either party to file the transcripting the could and come of the bonds as therein required, in the appene Court of the Confederate States, without disissing the appeal or writ of error in the Supreme Court of the United States, where the said court refuses to dismiss the same upon motion; and that the said section be also amended so as to allow the period of twelve months from Confederate States for filing such transcript and bond, in-stead of the time in said section prescribed. Approved May 21, 1861.

For the Relief of the District Attorney of the Confederate Secrion L. The Congress of the Confederate States of America do enact, That, whenever a district attorny of the Confederate States may enter the military service of the Confederate States, he may, by the consent of the district udge, entered of record, appart an attorney pro tempore

luring his absence. Approved May 21, 1861.

No. 190.1 AN ACT Assigning the Judge, District Attorney and Marshal for the District of Texas, to the Eastern District of said

Section 1. The Congress of the Confederate States of America do enact, That the District Judge for the District of Texas, be hereafter denominated the District Judge for the Eastern District of Texas; and that the district attorney heretofore denominated the District Attorney for the District of Toxas, be hereafter denominated the Ditrict Judge for the Eastern District of Texas; and the which right may have been acquired, or shall in future be marshal heretofore denominated the Marshal for the Dis- | acquired by any manager, actor or other person previous

Approved May 21, 1861. [No. 189.]

AN ACT To secure Copy-rights to Authors and Composers. Secretox 1. The Congress of the Confederate States of America do enact. Any person or persons, being a citizen or citizens of the Confederate States, or resident therein, who shall be the author or authors of any book or books. map, chart or musical composition, which may be now made or composed, and not printed and published, or shall hereafter be made or composed, or who shall invent, design, etch. engrave, work or cause to be engraved, etched or worked from his own design any print or engraving, and the executors, administrators or legal assigns of such person or persons, shall have the sole right and liberty of printing, reprinting, publishing and yending such book or books map, chart or musical composition, print, cut or engraving, in whole or in part, for the term of twentyight years from the time of recording the title thereof, in the manner hereinafter directed.

Sec. 2. No person shall be entitled to the benefit of this act, unless he shall, before publication, deposit a printed copy of the title of such book or books, map, chart, musical composition, print, cut or engraving, in the clerk's office of the district court of the district wherein the author proprietor shall reside. And the clork of such court is hereby directed and required to record the same thereof forthwith, in a book to be kept for that purpose, in the words following (giving a copy of the title, under the seal of the court, to the said author or proprietor, whenever he shall require the same): " District of Be it remembered, that on the day of Anno Domici . A B, of the said district, bath deposited in this office the title of a book (map, chart or other-

wise, as the case may be), the title of which is in the words following, to wit (here insert the title); the right whereof he claims as author (or proprietor as the case may be), in conformity with an act of Congress entitled 'An Act secure Copy rights to Authors and Composers lerk of the District." For which record the clerk shall be entitled to rec ive from the person claiming such right as aforesaid, fifty cents; and the like sum for every copy. under seal, actually given to such person or his assigns. And the author or proprietor of any such book, map, chart, musical composition, print, cut or engraving, shall, within three souths from the publication of said book, map, chart, musical composition. print, cut or engraving, deliver or cause to be delivered a copy of the same to the clerk of said district. And it shall be the duty of the Approved May 21, 1861.

clerk of such district court, at least once in every year, right, including the titles so recorded, and the dates of record; and also the several copies of books or other works deposited in his office according to this act, to the Secretary

Sec. 3. No person shall be entitled to the benefit of this act, unless he shall give information of the copy-right being secured, by causing to be inserted in the several copies of each and every edition published during the term secured, on the title page, or page immediately following, if it be a book, or if a map, chart, musical composition, print, cut or engraving, by causing to be impressed on the face thereof; or if a volume of maps, charts, music or engravings, upon the title or frontispiece thereof, the following words, viz: "Entered according to the act of Congress, in year by A B, in the clerk's office of the dis-(as the case may be.) Sec. 4. The author or proprietor of any book, map,

chart, musical composition, print, cut or engraving, for which a copy-right shall be secured under the existing acts of Congress, or those which shall hereafter be enacted respecting copy-rights, shall within three months from the publication of said book, map, chart, musical composition, print, cut or engravig, deliver or cause to be delivered one copy of the same to the Department of State, for the use

Sec. 5. If, at the expiration of the aforesaid term of years, such author, inventor, designer, engraver, or any of them, when the work had been originally composed and made by more than one person, be still living, and a citizen or citizens of the Confederate States, or resident therein, or being dead, shall have left a widow or child or children, either or all then living, the same exclusive right shall be continued to such anthor, designer or engraver; or if dead, then to such widow and child or children, for the further term of fourteen years: Provided, That the title of the work so secured shall be a second time recorded, and all original copy-rights, be complied with in respect to such enewed copy-right, and that within six months before the expiration of the first term.

SEC. 6. In all cases of renewal of copy-rights under this act, such author or proprietor, shall, within two months from the date of said renewal, cause a copy of the record thereof to be published in one or more of the newspapers printed in the Confederate States, for the space of

four weeks. Sec. 7. All deeds or instruments in writing for th transfer or assignments of copy-rights, being proved or acknowledged in such manner as deeds for the conveyance of land, are required by law to be proved or acknowledged in the same state or district, shall and may be recorded in the office where the original copy-right is deposited and recorded; and every such deed or instrument that shall in any time hereafter be made and executed, and which shall not be proved or acknowledged and recorded as aforesaid within sixty days after its execution, shall be judged fraudulent and void against any subsequent purchaser or mortgagee for valuable consideration without notice.

SEC. 8. The clerk of the district court shall be entitled to such fees for performing the services herein authorized and required, as he is entitled to for performing like services under existing laws of the Confederate States. SEC. 9. The district courts of the Confederate State shall have original cognizance, as well in equity as at law of all actions, suits, controversies and cases arising unde any law of the Confederate States, granting or confirming to authors or inventors the exclusive right to their respective writings, inventions and discoveries; and upon an bill in equity filed by any party aggrieved in any suc cases, shall have authority to grant injunctions, according the violation of the rights of any authors or inventors, secured to them by any laws of the Confederate States, on such terms and conditions as the said courts may deem at and reasonable : Provided, however, That from all judgmises, a writ of error or appeal, as the case may require. shall lie to the supreme court of the Confederate States, in the same manner and under the same circumstancas as is

Sec. 10. If any other person or persons, from and after the recording of the title of any book or books, according to this act, shall, within the term or terms herein limited. print, publish or import, or cause to be printed, published or imported, any copy of such book or books, without the consent of the person legally entitled to the copy-right thereof, first hand and obtained in writing, signed in presence of two or more credible witnesses, or shall, knowing the same to be so printed or imported, publish sell or expose to sale, or cause to be published, sold or exposed to sale, any copy of such book without such consent in writing, then such offender shall forfeit every copy of such book to the person legally at the time entitled to the copyright thereof; and shall also forfeit and pay fifty cents for every such sheet which may be found in his possession. either printed or printing, published, imported or exposed to sale, contrary to the intent of this act : the one moiety thereof to such legal owner of the copy-right as aforesaid, and the other to the use of the Confederate States; to be recovered by action of debt in any court having com-

petent jurisdiction thereof. Sec. 11. If any person or persons, after the recording the title of any print, cut or engraving, map, chart or musical composition, according to the provisions of this act shall, within the form or terms limited by this act, engrave, etch or work; sell or copy, or cause to be engraved, etched, worked or sold, or copied, either in the whole, or by varying, adding to, or diminishing the main design. with intent to evade the law; or shall print or import for sale, or cause to be printed or imported for sale, any such map, chart, musical composition, print cut or engraving, or any parts thereof without the consent of the proprieto or proprietors of the copy-right thereof, first obtained in writing, signed in the presence of two credible witnesses: or knowing the same to be so printed or imported without such consent as aforesaid, then such offender or offenders individual or a corporation, such suit may be maintained | shall forfeit the plate or plates on which such map, chart, musical composition, engraving, cut or print shall be copied, and also all and every sheet thereof so copied or printed is aforesaid, to the proprietor or proprietors of the copyright thereof; and shall forfeit one dollar for every sheet of such map, chart, musical composition, print, cut or engraving, which may be found in his or their possession. printed or published, or exposed to sale, contrary to the true intent and meaning of this act; the one moiety there of to the proprietor or proprietors, and the other moiety

o the use of the Cenfederate States; to be recovered in any court having jurisdiction thereof. Sec. 12. Nothing in this act shall be construed to extend to prohibit the importation or vending, printing or publishing of any map, chart, musical composition, print, or engraving, written, composed or made by any person not being a citizen of the Confederate States, nor modent within the jurisdiction thereof, except as hereinally pro

vided for. Sec. 13 Any person or persons who shall print or relish any manuscript what yer, without the consent of author or legal proprietor first obtained as aforesaid such author or proprietor be a citizen of the Confederate States, or resident therein,) shall be liable to suffer and pay the author and preprietor all damages occasioned by such injury; to be recovered by a special action on the case founded upon this act, in any court having eognizanze the time of the organization of the Supreme Court of the thereof: And the several courts of the Confederate States empowered to grant injunctions to prevent the violation of the rights of authors and inventors, are hereby empower ed to grant injunctions in like manner, according to the principles of equity, to restrain such publication of any manuscript as aforesaid. SEC 14. Any copy-right hereafter granted under the laws of the Confederate States, to the author or proprie tor of any dramatic composition designed or suited for

public representation, shall be deemed and taken to confer upon the said author or proprietor, his heirs or assigns. along with the sole right to print and publish the said composition, the sole right also to act, perform or represent the same, or cause it to be acted, performed or represented, on any stage or public place, during the whole period for which the copy-right is obtained; and any manager, actor or other person acting, performing or representing the said composition, without or against the consent of the said author or proprietor, his heirs or assigns, shall be liable for damages, to be sued for and recovered by action on the case or other equivalent remedy, with costs of suit, in any court of the Confederate States Such damages in all cases to be rated and assessed at such sum not less than one hundred dollars for the first, and fifty dollars for every subsequent performance, as to the court having cognizance thereof shall, appear to be just: Provided, nevertheless, That nothing herein enacted shall impair any right to act, perform or represent a dramatic composition as aforesaid. trict of Texas, be hereafter denominated the Marshau for | to the securing of the copy right for the said composition, cess in equity in any court of the Confederate States, for the better and further enforcement of his right. Sec. 15. If any person or persons shall be sued or cuted for any matter, act or thing done under or by virtue of this act, he or they may plead the general issue, and

give special matter in evidence. Sec. 16. If any person or persons, from and after the passing of this act, shall print or publish any book, map, chart, musical composition, print, cut or engraving, not having legally acquired the copy-right thereof, and shall insert or impress that the same hath been entered according to act of Congress, or words purporting the same, every person so offending shall forfeit and pay one hundred dollars; one moiety thereof to the person who shall sue for the same, and the other to the use of the Confederate States; to be recovered by action of debt in any court of record having cognizance thereof. Sec. 17. No action or prosecution shall be maintained in any case of forfeiture or penalty und r this act, unless

the same shall have been communeed within two years of

ter the cause of action shall have arisen. Sec. 18. Be it further enacted. That all the rights and rivileges allowed by this act to authors; composers and signers, citizens of the Confederate States, be and are hereby extended to authors, composers and designers, citizens or subjects of any foreign state or power, by whose laws like rights and privileges are granted to the citizens of this Confederacy, on the following conditions, viz: First, that copy-rights shall be applied for in this Confederacy within four months from the time of the publication of the original in the foreign state to which the applicant owes allegiance. Second, that the actual and bona fide publication of the book or other things for which copy-right is ogh), shall be commenced within the limits of this Conf deracy within six months from the date of the granting of such copy-rights. On failure to comply with either of these conditions, all the rights and privileges attaching to the copy-right granted, shall cease and be of no effect. Be it further enacted. That all reprints or pub lications of books, mans, charts, musical and other compositions and designs, for which converights may be granted and it the provisions of the foregoing - time mad or had in any state or country, denying the privileges of copy-right to the author, composer or designer thereof, shall not be introduced for sale into the Canfederate States ; and any person introducing or selling such reprints, shall be liable to all the penalties hereinbefore prescribed for a Sec. 20. Be it further enacted. That this act take effect Approved May 21, 1861.

North Carolina Shoe Factory,

THE Subscribers Adopt this method of informing the public that they have established, and have now in operation in Raleigh, a manufactory of WOODEN SHOES, which they can confidently recommend as the cheapest shoes now manufactured, and also as an article which will prove valuable and lasting. Their shoes are made of gum and poplar wood, and are lined, and finished off with leather tops and ears. These shoes are lighter than leather brogans of the same number. They are impervious to water, and, while they will last a long time, they will also keep the feet perfectly dry. They will be found very suitable for railroad and field hands, and also for sentinels and soldiers who are much exposed. The poplar shoes are very light and can be easily worn by any

The subscribers have also in operation at their establish ment a machine for making SHOE LASTS; and they are turning out large quantities of this article so indispensable to shoemakers, at fair prices. They are selling their shoes at \$1,75 per pair wholesale,

and \$2 retail. Terms, cash on delivery.

We make the following extract from the Patent Office Report of 1859: Experience has shown that a number of diseases, often resulting in impaired constitutions, and even in the loss of life, have been contracted by a portion of the laboring population, in consequence of wearing leather shoes, when engaged in their operations, during cold weather, or in wet situations. To prevent these evils to some extent, wooden shoes are extensively worn in France and Germany. They are highly recommended by the Agricultural Societies and governments of Europe. Impressed with their importance, the Board of Commerce and trade of Wirtemberg, called a practical workman from France to give instruction in their manufacture. \* \* \* \* Not allowing water to penctrate as leather shoes do, they are naturally dryer, capable of keeping the feet warm, prevent diseases by promoting the requisite and salutary perspiration, and are regarded, to a great extent, as life preservers. \* \* There is hardly an operation on the farm and about the farm-house in which they could not be profitably used. They are most economical about stables, where leather shoes are exposed to the destructive attacks of dung-water, in plowing, mowing, harvesting, in doing earth work in vineyards, chopping wood, and in marketing. With these advantages, in a salutary point of view, they combine such durability as to last almost a life time. \* \* \* \*

ing population of the counsry. Raleigh, N. C., Dec. 31, 1861. Jan. 8, 14-tf Standard and Register copy. 153

These advantages will certainly entitle them to the atten-

tion of a portion of the farming, manufacturing and labour-

BETHEL ACADEMY. T. J. HORNER, PRINCIPAL.

THE PRESENT PRINCIPAL HAS HAD CHARGE of this school three sessions, and is gratified to be-live that he has given entire satisfaction to his patrons, and that the school is now permanently established. He will strive to make thorough scholars, and to train his pupils to steady and studious habits; and his long experience in teaching and governing a school justifies the expectation that he will be successful in his efforts.

The school is located in a healthy section of county, among the moral and refined people, so t students will meet with few temptations to vice

The course of studies is designed to prepare young men for college, and also to fit those who may not expect or desire to obtain the benefits of a full collegiate course, toy respectable stations in life, by instruction in the ordinary branches of a sound English education. To attain these ends with the greatest efficiency, the classes will be few, and ample time devoted to examination and lecture upon the subject of every lesson; and whilst the systems recommended by experience will be strictly adhered to, the textbooks and modes of instruction will be adapted to the atest advancement of knowledge in each of the sever branches. A student will not be retained who habitually neglects his studies, or is addicted to profane swearing or any other species of immorality.

Parents and guardians will be advised of the deportment and progress of their sons or wards regularly at the middle and close of each term-oftener, if circumstances seem to

Two terms of twenty-one weeks each, compose the schol astic year. The Spring term opens the 2d Monday in January, and the Fall term the 2d Monday in July, The price of board and taition is sixty dollars pe

Elder J. E. MONTAGUE J. F. NEAL, R. D. BUMPASS, | Trustees. D. A. HARRIS. W. H. LAWSON, Jan. 18, 1862. 15-4w

Cracker Bakery.

THE subscribers having built a large HARD. BREAD and CRACKER BAKERY, and fitted it up with the most improved machinery, are now prepared to furnish the citizens of Kaleigh, and the State, with fresh Crackers, and of the best quality, such as

Water Crackers. Sugar Crackers, etc., etc. We are also prepared to furnish the Army and Navy Navy Brend, Pilot Bread,

Wine Biscuit. etc., etc., etc., at the lowest market rates. Cash orders seenrely packed JAS. SIMPSON & SCN. and promptly by

WANTED .- Empty Flour Barrels in good condition, for which we will pay 25 cents each. JAS. SIMPSON & SON. nev. 30, 1861.

HEADQUARTERS DEPARTMENT OF X. C. ) Goldsboro', January 10th, 1862.

SPECIAL ORDERS, 1

Soda Crackers,

Butter Cackers,

1. The Hatterns Prisoners, recently returned from the North, having been dely exchanged, are now subject to daty. They, and also those officers and men of the same opanies who escoped capture, will repair without delay, the nearest military post and report themselve, accord ingly; when they will be ordered by the commanding officer to proceed to such points as portions of their respective companies may be serving, to be put on duty with the 2. It will be the duty of the officers and non-commis-

sioned officers, to collect together as many men of their respective companies as practicable, and proceed as di-3. The Sheriffs and others who may see this order, are respectfully requested to notify those concerned, that they may comply with its requirements.

By order of Brig. Gen. GATLIN R. H. RIDDICK. As'st, Adj't Gen'l.

Jan. 18, 1862.

Volunteers for the War.

DESIRE TO RAISE SIX COMPANIES FOR THE

War. My office is the one occupied by the late J. K. Marriott. The company officers will have the right to elect their field officers. I shall visit, with other persons engaged with me, the various musters in Johnston, Wake, and probably other Counties. Liberal bounties offered. In a few days I will publish notices to be sent out among my friends. S. H. RODGERS. Raleigh, Jan. 18, 1862.

A Good Cook Wanted. FIRST-RATE COOK 'S WANTED FROM THE first of next year. Ap 1 at this office. dec. 4, 1861.

Administrator's Notice. HAVING Qualified at August Trem, 1861, of Rowan County Court, as Administrator of the estate of

John W. Ellis, deceased, notice is horeby, given to all persons indebted to said estate, to make immediate payment; and to those having claims against said deceased to present them daly authenticated, within the time pre-JOHN HUGHES, Adm'r.

TME President of the North Carolina Railroad Com pany will return the stock of individuals to the Tax Collector, and will pay the Tax under the act of the Con-

NOTICE.

federate Congress.

Newbe, n. N. C. Jan. 10th, 1862.

Somerville Female Seminary. LEASBIRG, N. C. THE Exercises of this Landaution will be reserved the the second Wednesday in Feb. 1862. Board, including washing, fuel, &c. per session of (went) one weeks. Tuition in the English Branches from ..... \$10 to \$15

Music on the Piano, with Singing, ..... French, Latin and Greek, each, .... Lights \$1. Contingent expenses 50 cets. Payment not required in advance, but considered duat the clost of each session, and when not paid, interest will be charged. Pupils will be charged from the time of

> SOLOMON LEA. Principal.

Jan. 4th, 1862.

Our Own Primary Grammar.

JUST PURDISHED BY STERLING & CAMPELL,

GREENSBORG' N. C. 72 pages, 12 mo., 25 cents per copy. For sale by them and all booksellers. Teachers and School officers desiring copies for examination will receive them on remitting 15 cents to the author. C. W. SMYTHE,

Lexington, N. C. dec.11, 1861.

FOR SALE.

THE SUBSCRIBERS ARE BESIROUS OF disposing of the following property, viz: One four mule team, with wagon of excellent make, seven yoke of oxen, in good order for beef. One steam mill and fixtures, 15 horse power Engine, in excellent working order, and 40 or 50 thousand feet of dry lumber. The mules are No. 1, 5 HOLT & PHILLIPS, Clayton, N. C. 81-w5tpd. sept. 7th, 1851.

Sequestration Notice.

THE undersigned appointed Receiver under the Sequestration Act for the counties of Orange, Wake, Cumberland and Harnett, hereby gives notice to all per sons having any lands, tenements or hereditaments, goods or chattels, rights or credits, or any interest therein, of or for any alien enemy of the Confederate States of America, speedily to inform me of the same, and to render an account thereof, and so far as practicable, to place the same in my possession, under the penalty of the law for mon-I also notify each and every citizen of the Confederate

States speedily to give information to me of any and lands, tenements and hereditaments, goods and chattels rights and credits within the said counties. I will attend the different counties in a few days for the purpose of receiving when due notice will be given. G. H. WILDER, Receiver.

Hillsboro' Recorder and Fayetteville Observer copy.

NOTICE.

OFFICE WILMINGTON & WELDON R. R. CO.,) Wilmington, 19th October, 1861.

DIVIDEND of eight per cent. on the Capital Stock A of this Company has been declared from the profits of the last fiscal year, and will be paid to Stockholders a and after the lath November next; the one-half in cash and the remaining half in bonds of the Confederate States By order of Board of Directors, of America. JAMES S. GREEN, See'y.

THE ANNUAL MEETING of the Stockholders of the Wilmington & Weldon Railroad Company, will be held in this place on Thursday, 14th November next. JAMES S. GREEN, Sec'y. Oct. 23d, 1861.

REENSBORO' Mutual Life Insurance and Trust Company :- This Company offers inducements to the public which few possess. It is economical in its management, and prompt in the parment of its losses, The insured for life are its members, and they participate in its profits; not only on the premiums paid in, but also on a large and increasing desposit capital kept in active operation.

A dividend of 67 per cent., at the last Anual Meeting of the Company, was declared, and carried to the credit of the life members of the Company. Those desiring an insurance upon their own lives, or the lives of their slaves, will please address

Greensboro', Feb. 11, 1859.

WANTED 10 BUY, an active, intelligent NEGRO FELLOW

Treasurer.

from 18 to 25 years old, for which a blocal price will paid in money. Apply immediately to either of the ditors of this paper. oct. 3, 1861. F. RIVES & CO., wholesale and retail Drug.

all such articles as are usually found in a First Class brue House. They will conduce the business on a large and liberal scale, having ample experience, force and acciding for deing so, and hope by their promptness, energy and untiring efforts to please, to secure the liberal patronage t their friends and the public generally. The Prescription Department will be under the immediate supervision of one of the firm, both day and night, Orders will be attended to with neatness and disputch.

OXFORD FEMALE COLLEGE. THE TWENTY-SECOND SESSION

Will commence on the first Menday in Jandec. 11, 1861.-11-tJan1 HEADQUARTERS N. C. TROOPS.

ADJUTANT-GENERAL'S OFFICE, Rallings, December 17th, 1861. Nn. 24. All military officers or agents having in their possession money or property belonging to the State par-

are required to make a full and complete return of it. to the Adjutant-General, according to the forms required by the Regulations, showing the amount received, issued and remaining on hand at the end of the present and each subsequent quarrer. General order No 17 not having been complied

ticularly quartermaster stores, clothing, camp and

garrison equipage, commissary and ordnancestores,

with, all officers failing tocomply with this order will be reported to the Governor to be dismissed from the service as the following extracts of the law direct. By order of the Commander-in-chief.

J. G. MARTIN.

Adjulant General.

N. F. RIVES, M. D.

JGS. CYRR.

WALTER B. JORDAN.

[Extract from the "Bill" approved September 20th, 1861.] "Sec. 78. All military others having the charge of money or property belonging to the State shall make a quarterly return of the same to the Adjutant-General, in such form as he may prescr be, and also any other returns or reports which he may require. \* \* All said returns shail be made within twenty days after the expiration of the quarter, and any officer failing to make the same in one month after the expiration of such quarter, or to settle up his accounts when required to do so, and pay any balance due by him on account for any property for which? he ought to account, shall be dismissed by the Governor,

unless sufficient excuse is rendered for such failure or de-"Sec. 89. All former disbursing officers who shall not have closed their accounts and had the same settled prior to the 20th of August, 1861, shall make the settlement of the same with the Adjutant-General; \* \* and all officers having public property of every kind anddescription which shall be in his hands, who shall go out of office on the 20th of August, or before or after that time, shall account for and deliver such property to the Adjutant-General, and failing to do so shall be liable to be seed in the name of the State; and all suits at law which it may be brought in the Superior Court of Wake County."

WANTED, SITUATION AS TEACHER. For particulars ad

dec. 21, 1860.

great as they now are.

dec. 4, 1861.

Granvill County, N. C. Jan. 1, 1862. The University of North Carolina,

CHAPEL HILL. THE next Session will begin on Saturday, 18th This Institution situated in a region remarkably healthful and remote from the seat of war, has been in successful peration since February, 1775. At no previous have the means and opportunities of improvement been so

NOTICE.

DAVID L. SWAIN, Presidents

O'N and after the 5th January, 1862, all Freights be-tween Weldon and Columbia, will be taken at local rates. Charges will follow as at present, and collections W. J. HAWKINS, Pres't R. & G. R. R.

P. C. CAMERON, "N. C. R. R. WM. JOHNSON, "C. & S. C.R. R. WM. JOHNSON. Note .- All Government Freight will be shipped as here Ealet/h. Dec. 73, 1861.

\$25 REWARD. OST or stolen on the cars between Goldsboro' and Ral-11 eigh, on the 23rd instant, one Pocket Book, containing \$270 in Cou, on Bonds of North Carolina due January 1sts \$62, also home eight or ten doftars in money, and a pass ha Mayor of Charleston. The party suspects about 16 or 17 years, freekled face and was dressed garb of a soldier, he was going in the direction of High Point. The above reward will be paid for the recovery T. D. SLEDGE.

Raleigh, dec. 24th. 1861. MASONIC HIGH SCHOOL,

OXFORD, N. C. THE FALL SESSION OF THIS INSTITUTE WILL In consideration of the imperious necessity for military Sucation, the Trustees have resolved to connect to this Institution a Military Department, which will be under the charge of a competent instructor.

The rates of tuition are as follows: Elementary English Advanced English Ancient and Modern Languages Higher Mathematics The price of board per session is from \$55 to \$60 includ ing washing and fuel. For further particulars see circular.

THOMAS C. TULEY, Principal.