

REASONS OF THE LAST VETO—WHAT NEXT?

As the objectionable feature of the judicial expenses bill may not be generally understood, it may be stated that the President's recent veto of the bill was based upon the following clause of the second section:

No department or officer of the government shall, during said fiscal year (ending June 30, 1880), make any contract or incur any liability under any of the provisions of title 26 of the Revised Statutes, authorizing the appointment or payment of general or special deputy marshals for service on election days, until an appropriation sufficient to meet such contract or pay such liability shall have first been made by law.

In our telegraphic columns will be seen the programme which the Democratic advisory caucus committees of the two houses have submitted. The features to which the President objects are to be passed and sent to him in two separate bills and one of these is to be attached to the clause repealing the Federal Jurors' test oath. It is rather difficult to foretell the result of this new deadlock. Senator Vance, it has been noted, is one of seven Senators who opposed submitting the questions, which in the advisory committees, which in opposition means that he is in favor of adjournment leaving the President to bear the responsibility of the failure of this bill. Private information reaching us from Washington is to the effect that had Congress adjourned yesterday as was intended, or were it to adjourn to-day, without having first passed this bill in the form which he desires, the President would immediately call it together again. In the contrary of opinions regarding the matter will dispute it cannot be foretold what finally will be done about the matter, except that it is tolerably certain that an adjournment will not be had until all of the bills are passed and signed. As, however, in the present situation of affairs, it will take some time even to do this apparently simple thing, there is hardly a probability that there will be an adjournment this week.

P. S.—As germane to the pending questions, and as throwing considerable light upon the probable further policy of the Democrats, the following is copied from the Charleston News and Courier, of yesterday. Senator Hampton, who is regarded, and justly, as one of the most conservative, perhaps the most conservative, of all the Democratic Senators, said, Tuesday, to the Washington correspondent of the paper named:

"The true policy of the majority now is to eliminate the political riders from the vetoed bill and send it back to the President with the clause repealing the Jurors' test oath incorporated in it. The President has not made any objection to this measure in any of his veto messages, and I take it for granted that he will sign such a bill and the Democrats would thereby have accomplished both the prohibition of the army at the polls and the repeal of the test oath, two of the great points they have been fighting for. The next step would be to send back to him a separate bill providing for the payment of the regular marshals but containing the prohibitory clause in regard to deputy marshals for elections. He would veto this, and the party could go to the country upon the issues. 'I do not think,' he said in conclusion, 'that the Democrats will yield the point as to the election marshals under any circumstances.'"

The correspondent adds, on his own account: The conservative element are steadfastly opposed to any proposition looking to an adjournment before all the legitimate expenses of the judiciary department have been fully provided for, but even the most conservative are willing to include the payment of the obnoxious marshals in such appropriations.

A NOTABLE ADMISSION. "J. A. H." whom we take to be John A. Hyman, colored, ex-Congressman from the second district of this State, writes a letter from Warrenton, N. C., to the Washington Republican, in which letter the following passage occurs:

"The 'exodus' fever has barely appeared in this State, and I think that not many will leave. The Ku-Klux spirit, or at least the power of those desperadoes to do harm, has long ago died out in North Carolina, and there is no disposition here to get rid of the negroes." On the contrary, their labor is much desired, and, as stated above, many of them have become owners of the soil.

Hyman being one of the honored and trusted leaders of his party in this State, we take the above as notable testimony. It is a tribute to the law-abiding people of North Carolina; it acknowledges that the Democratic State government faithfully administers the laws and punishes oppression and misdeeds and gives the lie direct to stories of persecution of the colored race in this State for political opinion's sake. This letter may prove useful at a future time, and we put these utterances on record with a great deal of pleasure.

A TREAT OF LYNCH LAW IN COLUMBIA.—A brief telegram to THE OBSERVER has recited that in a difficulty in Columbia Sunday night, John English, a planter, was killed, and Wm. Rose, a policeman, had been jailed. The truth is that Rose clubbed the man to death and that the whole community was greatly incensed against him. Tuesday it was noised on the streets that a hundred men from the country would come in that night for the purpose of lynching the murderer. The city council was called together, and at their request Gov. Simpson called out the two military companies, Capt. Willie Jones commanding, and these guarded the jail all night. The lynchers did not appear, doubtless because they had heard of the formidable preparations which had been made to receive them.

DECLINE TO TAKE ACTION.

Gov. Simpson, of South Carolina, is already been noted, has issued a proclamation calling upon the law officers of Spartanburg county to ferret out and bring to justice the parties who recently lynched John J. Moore, the ravisher and murderer. The circuit court met Monday at Spartanburg Court House, and the presiding judge (Presley) charged the grand jury to the same effect—that it was their duty to investigate the matter and present the lynchers; that he knew nothing of the guilt or innocence of Moore; that no matter what his guilt may have been it was wrong for the people to take the law in their own hands; that a stop must be put to such proceedings; that it was his duty to call their attention to the matter and charge them to ferret out and bring to punishment the perpetrators of the offense; that having charged them with the matter the responsibility of taking action thereon rested with them and it was a solemn responsibility. The criminal business of the court was disposed of Monday, and Tuesday the grand jury made their presentation. They declined to take any action whatever with reference to the lynching, saying, among other things in reply to such matters: The judge's charge as related to this matter: In reference to the case of Miss Hearn in which your honor called the particular attention of the grand jury, we should find it difficult to excuse ourselves if we refused to state that we have been informed and believe that the testimony submitted to the jury of the fact which was held over her body, established the guilt of John J. Moore as the demon in human form who outrageously murdered this young woman while she was defending her virtue.

In putting the murderer to death, therefore, those citizens acted in obedience to the dictates of justice, and merely anticipated the sentence of the law of the land.

It sounds a little strangely to talk of indicting 150 or 200 or 500 people—in short a county—for lynching a man, but are not these sentiments of the grand jury a little "steep?" We apprehend that they are, and that the subsequent declaration of the jury: "We do not admit, however, that lynch-law under any circumstances ought to be administered," will not weigh very much in the public mind as against the extract first quoted.

Weston's walk last week presented some features which were absolutely wonderful. His quickest mile was the five hundred and thirty-sixth, which he made in seven minutes and thirty-seven seconds—this on the afternoon of the sixth day of his walk.

In the Senate a few days ago, Mr. Thurman, in the course of a colloquy, asked Mr. Blaine his legal opinion of some matter, and Blaine, expressing it, was told by Thurman that if that was really his opinion, he couldn't earn his seat at the practice of the law.

The Senate committee has reported adversely on the nomination of D. T. Corbin to be chief justice of the Supreme Court of Utah. So that settles Mr. Corbin's case.

THE MYSTERY SOLVED. The Hull Tragedy in New York—Arrest and Confession of the Murderer—Detected by a Reporter.

BOSTON, June 23.—The murderer of Mrs. Hull, of New York, was arrested in this city to-night, and is now in custody of the police authorities. His name is Chastine Cox, a copper-colored negro, who had been employed as a waiter for a year and a half in the neighborhood of the Hull residence in New York city. This negro made his appearance in Boston a week ago to-day, and, as is now known, went into a pawnbroker's shop, where he disposed of a cameo set of jewelry. About the same time the superintendent of pawnbrokers received from New York a description of the property, and this set was found by the officer in a pawnbroker's shop in this city. The pawnbroker then furnished the officer with a description of the party who pawned it. The search which was then commenced revealed the fact that the negro Cox, after getting rid of the jewelry, went to New York and remained there two or three days, in the meantime making some alterations in his character and color of his clothing.

Mr. W. B. Balch, a newspaper reporter in this city, had obtained a description of the man, and this evening, while walking through Shawmut, he observed a colored man in front of him in company with another man, and the appearance of the negro impressed Mr. Balch as very much in accord with the description that had been given by the pawnbroker of the man who pledged the cameo. After careful observation of the party Mr. Balch approached him and inquired if he could direct him to Bunker Hill street, and to this inquiry the negro replied that he could not, as he was a stranger here from New York. This tending to confirm the impression that he was the person wanted, Mr. Balch watched till he saw him enter a colored church, and then hastened to inform the police authorities, who sent a detail of officers and made the important arrest. Cox made no resistance, but went quietly to the police station, where he was searched and Mrs. Hull's watch was found on him, and thoroughly identified. He was not reticent, and, in answer to questions, that he had lived for a long time opposite Mrs. Hull's house, and at the time of the robbery he entered through the lower window and went up stairs to her room. He further stated that his purpose was robbery alone, and he did not intend to kill her.

Private Detective Otto and Police Officer Schuler, of New York, arrived here, and visited Cox at the station to-night. He was fully recognized, and also gave evidence that he knew the police officer, Mr. Carval Coleman, who lived in the house with Doctor and Mrs. Hull, and who was the man who recognized the prisoner as a man that he had seen frequently on the opposite side of the street from the Hull residence.

The negro, who appeared very calm and indifferent since his arrest, and he talked without much hesitation in giving details of his crime. He went home on the evening of the night on which Mrs. Hull was murdered at 6 o'clock, and remained in the house where he was employed, until 10 o'clock, when he went out again. He had a key for the door of the Hull house, but he was unable to make it, and consequently he raised the window in the lower story and fastened it up so as to provide for himself every means of making his escape from the house. He had a candle with him. He saw the woman standing with him. One of the men and though it was a man, he blew the candle out, walked into the room, stepped up to the side of the bed, and then he proceeded to murder Cox is a native of Powhatan county, Va.

Gov. Simpson has appointed Mr. C. Scott Wilson auditor of York county. The Yorkville News has made its appearance under the management of Mr. W. M. Warlick. Its salutatory and other original articles are well written and in excellent taste.

Chester Bulletin: We were told last week by Mr. Jonathan N. McElwee, of York county, that he intended to commence the publication of a newspaper at his residence in the country. The projected journal is to be called The Chester Journal, and is to be established for the express purpose of showing up the delinquencies of the political parties of the day. A good many years ago Mr. McElwee was engaged in a similar journalistic enterprise. His paper then sustained the title of The Republican-Whig-Democrat.

Best Time from New York to Liverpool. New York, June 25.—The new Guion steamer, Arizona, left here at 6:35 p. m. Tuesday, June 17th, and arrived at Liverpool this morning at 7:15 a. m. in 7 days, 9 hours and 23 minutes—which is the fastest time ever made.

If you intend to travel either by pleasure or for business, you will find the change of diet and water, and the change of climate, and using them in time to prevent the disease which is common in such changes.

DOINGS AT WASHINGTON.

NO DEFINITE DEMOCRATIC POLICY YET.

Introduction of New Bills in Both Branches—The General Proceedings Not Interesting.

WASHINGTON, June 25.—SENATE.—The President pro tempore was unable to present on account of illness, and under Rule 4 appointed Eaton to act as presiding officer. Communication was received from the secretary of the treasury by the Senate, in relation to the action of the national board of health, under the act authorizing a contract for a refrigerating ship, &c. Referred to the committee on epizootic diseases. Best introduced a concurrent resolution favoring the re-monetization and free coinage of silver. Ordered to be printed.

Burnside introduced a joint resolution re-arranging the necessary of the Monroe doctrine, and declaring that the people of the United States would regard with serious inquietude the establishment of a canal across the Isthmus of Darien under a protection of the domination of European powers. Referred to the committee on foreign affairs.

Beck's concurrent resolution providing for a joint committee to recommend changes in the necessary of the methods of collecting revenues and making appropriations, was considered and referred to the finance committee. Unfinished business was then taken up, viz: A joint resolution providing for pay for clerks, pages, and other employees of Congress during the session.

The pending question was on Wallace's amendment to Ingalls' amendment, the two together forming the clauses of the judicial bill lately vetoed. Window spoke upon the record of the Republican party as compared with that of the Democrats, and was replied to by Sausbury. A debate ensued upon the alleged fraud and defalcations of Republican administrations, and at the close of the discussion the Senate adjourned.

The business transacted by the House to-day was unimportant. Upon, of Texas, offered a resolution calling on the Secretary of War for information relative to the Mexican and Indian massacres in Texas since 1878, and the number and class of troops there stationed. Adopted. The unfinished business of yesterday was then taken up, viz: A bill exempting from license and enrollment fees vessels propelled wholly by sail or internal power. A long debate ensued, Ryan, of Pennsylvania, and Conger, of Michigan, favoring the bill and Keegan, of Tex., opposing it. A piece of class legislation involving a change in the laws in regard to coastwise navigation.

Acklan, of Louisiana, moved to recommit the bill pending which the House adjourned, and the joint Democratic caucus was announced for this evening.

THE ALTERED PROGRAMME AS TO THE JUDICIAL BILL. An adjourned meeting of the advisory committees of the Senate and House caucuses was held this morning and it was agreed to recommend to the joint Democratic caucus of the two houses that the provisions contained in the vetoed measure making appropriation for the judicial expenses of the government, be divided into two bills, the first to contain all the appropriations of the vetoed bill except the item of \$600,000 for the fees of United States marshals and their deputies. This bill will also embody the section providing for the repeal of the jurors' test oath, and the amendment of the law in regard to drawing juries. The second bill, which it is proposed to pass immediately after the first, will be made up of the above mentioned item, together with clauses prohibiting the expenditure of any portion of the amount for the payment of deputy marshals of elections or the incurring of any liability by appointing such officers during the next fiscal year. It is understood that in addition to inserting the substance of the second section of the vetoed bill, the supplemental measure, the penalties of fine and imprisonment will be prescribed for violations of its restrictive provisions. The preparation of the philosophy of the bills will be completed by the sub-committee and submitted for final approval at another joint meeting to be held at 3 o'clock this afternoon. A joint caucus will probably be held soon afterwards.

COOL AS A CUCUMBER. A Nonchalant Murderer Who Laughed on the Gallows and Poked Fun at the Sheriff.

RALEIGH, N. C., June 25.—Robert Jones, negro, who murdered Randolph Eaton, white, in the village of Rocky Mount, December 25, 1877, was publicly hanged at Tarboro to-day. Jones was twice convicted on strong circumstantial evidence. An effort was made to have Governor Jarvis commute the sentence to imprisonment for life, but he declined to interfere beyond granting a respite to allow a thorough examination of the case.

At 10 o'clock a sheriff left the jail with the prisoner in an open wagon, the Edgecombe Guards accompanying, with a negro fire company in red shirts. Jones talked, laughed and poked fun at the sheriff, dwelt long on his religious experience, and said he was going straight to heaven. He was the coolest man ever seen on the gallows there. He drank wine in remembrance of his brethren in Christ, and shook hands all round. The noise and cap were put on at 12:31, the noise and cap were put on from strangulation in 26 minutes. He seemed to suffer greatly.

SOUTH CAROLINA ITEMS. Mr. E. B. Gerig, of Winnsboro, ate a hearty breakfast last Sunday morning, was shortly thereafter seized with a hemorrhage and died.

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BRIEF NEWS ITEMS.

The New York Evening Post calls on Senator Conkling to resign his place in the United States Senate; that he has disgraced the State of New York.

General Walker, who is to superintend the United census of 1880, estimates that the population will be between forty-six and forty-seven millions.

In the Louisiana constitutional convention, Monday, the State debt committee reported an ordinance authorizing the Legislature to provide for funding the floating debt with four per cent. bonds receivable for State taxes due prior to January 1, 1879.

It is said in Boston by Butler Democrats that General Butler will receive and accept the gubernatorial nomination both from a Labor Reform and Democratic convention this fall, the former leading off.

The case of James Currie, charged with the murder of Benj. C. Porter, the actor, was called at Marshall, Texas, Monday. The prosecution announced witnesses for trial. Most of their witnesses were present, including Maurice Berrymore, of New York. The defense offered affidavits from five witnesses by whom they expected to prove a defense, and a resolution of acquittal. The prosecution submitted a full answer, with affidavits, showing that Barrymore, Porter, Miss Cummins and the restaurant keeper were the only persons present at the shooting. The motion of the defense was sustained, however, and the continuance granted.

BRIEF FOREIGN ITEMS. The Manchester Guardian's London correspondent says it is now known that the government has decided to oppose the second reading of the Irish University bill.

The Paris Temps says the insurrection in Algeria is ended and four thousand insurgents are in the hands of the French.

A Simla dispatch to Reuters says a strong Afghan force has left Kabul to pacify the tribes in the Badakshan district of Toorkistan.

George Fulmy, a dealer on the London stock exchange, has failed. Liabilities estimated at £20,000. A Berlin dispatch to the Pall Mall Gazette says: "At their monthly meeting, the directors of the Imperial Bank of Germany passed a resolution declaring that an increase of silver coinage in Germany is imperatively necessary."

Montgomery, Ala., June 25.—The Confederate survivors' association will have a grand celebration on the 4th of July. Rev. Father Ryan will deliver the opening address. Jeff Davis is expected to be present. Many Northern soldiers have been invited. Gen. Hancock being among the number. Extra trains will be run into the city on all the railroads.

Thousands Use It, Why Hesitate. It is adapted especially to those cases where the womb is disordered, and will cure any irregularity of the monthly courses. It is a sudden check to the "monthly courses," from cold, indigestion, or like causes, by restoring the discharge in every instance. So also in chronic cases it is a prompt and decisive, and saves the patient from countless evils and premature decay. Ask your druggist for a circular.

The Saviour of the Little Ones. There would not be so many little graves in cemeteries and churchyards, if parents used the means within their reach to save the sickly offspring, whose span of feeble life is in their keeping. The baby balm requires constant food, the sensitive nervous system, the rapid change of temperature, the incessant nourishment, often by the mother is herself nervously debilitated, and bodily worn out; mother and children may gain a new and permanent health by the use of Scott's Emulsion of Pure Cod Liver Oil with the Hypophosphates of Lime and Soda. It is softer, and as rich as milk, and both will learn to love it just as well. Don't fail to try it for any form of debility, and for all forms of infantile wasting, such as Marasmus, Rickets or any scrofulous tendency, its restorative powers are wonderful.

NEW ANNOUNCEMENT. In accordance with the expressed wishes of my numerous customers, I have again in stock a supply of those extra CHOICE CRACKERS, which proved such a rare treat to the citizens of Charlotte when first introduced. Housekeepers will please take notice and send in their orders. Nothing more delicious for the tea table, unless it should be my

Crystal Ice Cream. Which is prepared from a recipe obtained from one of the finest confectioners in the United States, and as far surpasses the ordinary Ice Cream or frozen custard as those delicious Crackers surpass the common ones.

PROGRAMME. EXCURSION, JUNE 30, '79. CHARLOTTE TO HENDERSONVILLE AND RETURN. Will leave Air-Line Depot on regular passenger train at 4:40 p. m. on the same day.

PIEDMONT HOUSE. A New Hotel just opened at KING'S MOUNTAIN, N. C. On the Atlantic and Charlotte Air-Line. Building and Furniture entirely new. Open to Summer guests. The general travel. Location excellent. Rooms comfortable and spacious. Water. Three new Churches in the village. A fine view of the mountains. The house is situated on the celebrated All-Seeing Spring, famous for its good water, and every attention will be bestowed to make our guests comfortable.

Try Our Hatch Flexible Sewed Shoes.

In Ladies' and Misses' Lasting and Leather Button and Lace Boots and Newport Ties. They will not "rip," have an indestructible toe that gives protection without cost or necessity of Taps, increases wear of sole 30 per cent., have the flexibility of hand-made shoes, and cost no more than ordinary machine sewed shoes. Also, a full line of Gents' Hand and Machine Sewed Gaiters and Button Boots, Prince Albert and Strap Ties, in plain or Box Toes. We keep only

FIRST-CLASS GOODS

In Ladies' and Gents' Fine Shoes—the best makes. BROTHERS & BARKIN. Trade Street, next door to Mrs. Query's.

June 8, 1879.

Boots and Shoes.

"CALL EARLY." We have just received a nice line of

LADIES' BUTTON, LACE AND CONGRESS BOOTS, SLIPPERS, NEWPORTS, CHILDREN'S PEARL SHOES.

ZIEGLER'S SHOES.

Consisting of

GENTS' GAITERS, OXFORD AND STRAP TIES.

Also a beautiful lot of

"NEWARK WORK," COMPRISING

Gaiters, Oxford and Strap Ties.

PLAIN AND BOX TOE.

Which we are now prepared to offer at extremely low prices.

Thanking our friends for past favors, and wishing to merit a continuance of the same by keeping the largest stock, best assorted,

SELLING LOWER.

And strict attention to business, with polite young men to show goods without trouble.

W. S. FORBES, Agent. Smith & Forbes' Old Stand, Trade St. June 13.

PEGRAM & CO., 1st National Bank Building.

CHARLOTTE, N. C.

Have now in store a nice and complete stock of

SPRING BOOTS, SHOES,

Hats, Trunks & Traveling Bags.

With them you can find

THE BEST STOCK

IN CHARLOTTE.

ZEIGLER BRO.'S

Celebrated Ladies', Misses' and Children's Shoes

A SPECIALTY.

They also keep Miles', Bur's, Holtbrook & Ladlow's, and other best brands. Gents will find there the Miller, McCullough & Ober, Canfield, and Miles' hand-made Boots and Shoes. Also

THE CELEBRATED AND POPULAR

PEGRAM SHOES.

Call sure before buying. Orders have personal attention.

April 9, 1879. PEGRAM & CO.

Miscellaneous.

JUST RECEIVED.

PICKLED SALMON, MAGNOLIA HAMS.

S. M. HOWELL.

JUST RECEIVED.

VERY CHOICE FAMILY FLOUR, CANNED BEANS, CANNED HAM, FRESH CORN BOLTED MEAL, PRIME RIO COFFEE, SUGAR, MOLASSES, RICE, GRITS, TOBACCO, SNUFF, CIGARS, CANDY, &c., &c.

For further articles see call that fails to represent will be taken back and money refunded. Give us a trial. Truly yours, W. B. ALEXANDER & CO. June 25

HAIR DYE AT 25c!

And a large assortment of the most popular hair preparations, at Dr. T. C. Smith's Drug Store, opposite Central Hotel.

THE BEST POLISH

For Ladies' and Children's Shoes, at Dr. T. C. Smith's Drug Store, opposite Central Hotel.

Lemon Sugar

For making Lemonade for picnic parties, &c., 25 cents per box, at Dr. T. C. Smith's Drug Store.

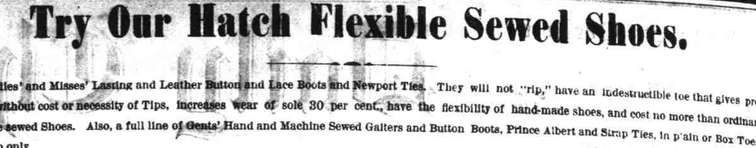
Hop Bitters,

Just received, also Outcure Resolvent, and Wheeler's Bitters, at Dr. T. C. Smith's Drug Store, opposite Central Hotel.

STOP AT THE

BOYDEN HOUSE

W. B. ALEXANDER & CO., Proprietors.



Summer Resorts.

SPARKLING CATAWA SPRINGS, WESTERN, N. C.

Long and favorably known for their anti-dyspeptic and alternative tonic, water, and mineral salts, these springs are situated 7 miles north of Hickory on the Western North Carolina Railroad, over the finest road in the State. For further information, address the proprietor, J. O. ELLIOTT, M. D., may 25 31aw su tu

WARM SPRINGS, WESTERN NORTH CAROLINA.

HEALTH AND PLEASURE RESORT.

Hot and cold water, unsurpassed mountain climate, and accommodations for eight hundred guests. Hot baths in conjunction with climate influences, are most specific for rheumatism, neuralgia, nervous and constitutional diseases, diseases of the skin, kidneys and bladder, and malarial disorders. Send for descriptive circular. Dr. Wm. H. HOWERTON, Proprietor, June 1st

H. J. ALSAUGH'S CHALYBEATE SPRINGS.

LOCATED ten miles west of Taylorsville, on the Lenoir road, in Alexander county—climate as healthy as any where in North Carolina. Rooms furnished with or without board at low terms. Provisions cheap. For further particulars, address, H. J. ALSAUGH, Little River P. O., Alexander co., N. C. may 28 1m

Cleaveland Mineral Springs.

WILL OPEN JUNE 1, 1879.

These Springs are 2 miles from Shelby, N. C., and one mile from C. C. Railway. Baths will be at Springs station on arrival of every train. Band of music and other means of amusement for the comfort and enjoyment of guests.

SALUDA HOTEL.

Invalids or pleasure seekers, who desire to spend a few weeks of the hot weather in a most desirable locality, are informed that the

SALUDA HOTEL.

Is now open to the public. Situated on the Spartanburg and Asheville Railroad, forty miles from Spartanburg, only a few miles from Flat Rock and Hendersonville, in a delightful climate, and surrounded by splendid mountain scenery, few places can offer more attractions. The table is supplied with the best of the market affords. Terms low. A. TANNER, Proprietor, June 9-1m.

Dry Goods.

SUN UMBRELLAS.

Ladies buying Parasols and Sun Umbrellas will find the best assortment at the lowest prices at

ELIAS & COHEN'S.

They will also find other goods to suit them upon which they can save money. Our stock of Fancy and Staple

DRY GOODS

is now complete, among which may be found a full supply of House Furnishing Goods, Sheet and Pillow Casings in Linen and Cotton, Lining Table Damask in White, Slate, Red and Yellow; Napkins, Doilies and Towels in every variety; Carpets, Rugs, Mattings and Oil Cloths.

WHITE GOODS,

HOSIERY, GLOVES, HANDKERCHIEFS, CORSETS, FANS AND TIES.

Books and Stationery

JUST RECEIVED

TIDDY'S BOOK STORE,

"Destiny and Reconstruction," by Gen. Blich and Taylor.

"Green's History of the English People," Vol. III.

"Ghost of Bedbrook," by the author of "Odd Tramp," etc.