THURSDAY, JUNE 17, 1880.

FOR CONGRESS:

CLEMENT DOWD,

OF MECKLENBURG.

MR. SEVMOUR'S LECTER.

Mr. Seymour's letter declining to take the nomination of the Cincinnati convention if it were tendered him comes like a clap of thunder from a clear sky. At the very moment when such a force could be brought to bear as would insure his nomination on the first ballot and 'probably by acclamation, he says unequivocally that he could not take the position. There is very little ground for hoping that he may be induced by the unaniminty of the call from all parts of the country to revoke this decision, On the contrary, notwithstanding the letter would appear to have been written by one who saw very little; possibility of his nomination, there is reason to believe that he has taken the step advisedly and after mature consideration. It was known in Washington Saturday that Senator Kernan had gone to Utica for the pupose of securing a declaration from Mr. Seymour of his position as to the nomination, and the natural inference is that this letter is the result of a careful canvass of the matter among Mr. Seymour's friends.

We do not seek to conceal the genuine regret and disappointment which Mr. Seymour's course provokes. Six weeks ago THE OBSERVER placed at the head of its columns the names of Seymour and English, under the profound conviction that with these two men on the ticket the Democracy could not but win, whoever might be the selections of the Republican party and however wise and harmonious its ac-The light which subsequent events have thrown on the situation did not alter but rather strengthened the conviction formed in the earlier stages of the campaign.

But in the disappointment, which we himself against the assaults of his feel sure is shared by hundreds of our enemies. readers, there is the pleasing reflection that by the stupid blunders of our op ponents, the dissensions that have been aroused, and the internecine strife, with the selection of a man whose personal integrity, to say the least of it, is der the leadership of any of the men now mentioned in connection with the nomination at Cincinnati. The friends of Mr. Seymour, while urging his nomination with unusual warmth, have not | Seymour to J. T. Spriggs, delegate from sought to secure it by attacking the the Oneida district to the Cincinnati o'clock, Harris moved to consider the characters or the records of those who convention: have been regarded as his competitors. Indeed, from the contest between all Hon. J. Thomas Springsthe aspirants there has been an entire absence of that spirit of rivalry which is willing to sink party principles and party success for the sake of any one man; and now that Mr. Seymour's candidacy may be considered a thing of the the New York statesman.

LAMAR-ON THE EXODUS.

One of the most effective speeches that has yet been made on the negro exodus question was delivered by Senator Lamar, Monday. Washington correspondents say it was listened to with profound attention by both sides of the Senate. He said that if labor was needed in the North and obtainable in the South he thought it eminently useful and proper that the demand should be supplied, and further, even if the migration of the colored people were not in obedience to such a natural demand, but if they had been induced to remove by misrepresentations and efforts more political than industrial, as College, Kr.; Rey. T. B. Brown, Miss.; Chas. A. Brown, Tean.; Rev. J. L. Buck, Va.; L. C. Hansbrongh, Va.; Chas. S. Hart, M. D., Ohio; Bonden Penn, Va.; I. H. Reduer Tayas Ray I Smith M he found reason in the investigation to believe still he held that while there might be suffering among those who were thus misled, on the whole the change would be to their benefit as a class, but he held that they were not forced to migrate. He said that he himself knew of many negroes who had acquired property and never knew of one who lacked food, and read extracts from statements of Bishop Simpson, Rev Dr. Hatfield and Rev. Dr. Talmage, who had recently visited the Southern States, and who, being well known friends of the negro, testified to their comfort, prosperity and peaceable enjoyment of all their rights. He quoted also General Grant's Cairo speech and priation bills were signed by the President in time to announce their approval closed by showing that laws in the Southern States give the negro a special and prior lien on the crops he cultivates. He asked that the negro be left, like every American, free to act for his own F. Hartrantt as collector of enstoms for good and that the South be no longer secfor themselves what constantly they

The nomination of Judge John A. army nominations and promotions confirmed by the Senate to-day were the vention in Durham was undoubtedly the most fortunate result that could to be assistant surgeon; Richard T. M. the most fortunate result that could have come out of that convention. Mr. Manning and Mr. Ruffin, his chief competitors, unquestionably possess qualifications which eminently fit them for Richard C. Drupp to be assistant paymaster; Jos. Ashby Turner, of Texas, S. W. T. Walker, of Virginia, and T. G. Fillette, of South Carolina, to be second lieutenants in the marine corps; Col. Richard C. Drupp to be adjustent general contents. the most fortunate result that could cations which eminently fit them for Richard C. Drum to be adjutant-genthe place, but their claims were not suf- eral. ficient to justify the removal of one equally fitted for it, so soon after his appointment. Judge Gilmer's brief record on the bench has been eminently satisfactory to the people who know that there is not in public life in North Carolina a purer and more upright gen-

Ex-Attorney Genefal Tart enriches The vessel is almost a total loss. the world with his opinion that the late Chicago convention was the most coo a rupt affair of its kind ever known in this country, and oceans of money was spent. The saddest feature, and probably the most corrupt, in Gen Taft's view, was the fact that so many of the Federal officials were opposed to Grant.

London, June 16.—A Pera despatch to withdraw his sugar bill so as to the leave the coast clear for other measures. This affect that so great the Porte has forwarded his reply to the identical note to each ambiguity and coesans of money was states that the Porte has forwarded his states that the rupt affair of its kind ever known in

THE DEPUTY MARSHALS BILL.

The bill regulating the pay and appointment of deputy marshals, which was vetoed by the President just before the adjournment of Congress, is as fol-

Be it enacted, &c., That from and after the passage of this act the pay of all deputy marshals for services in reference to any election shall be \$5 for each day of actual service, and no more. SEC. 2. That all deputy marshals to serve in reference to any election shall

be appointed by the Circuit Court of the United States for the district in which such marshals are to perform their duties in each year, and the judges of the several Circuit Courts of the United States are hereby authorized to open their respective courts at any time for that purpose, and in case the Circuit Courts shall not be open for that pur-pose at least ten days prior to registra-tion, if there be one, or if no registration be required, then at least ten days before such election the judges of the district courts of the United States are hereby respectively authorized to cause their courts to be opened for the purpose of appointing such deputy marshals who shall be appointed by the said district courts, and the officers so appointed shall be in equal numbers from the different political parties and shall be well known citizens of good moral character and actual residents of the voting precincts in which their du-ties are to be performed, and shall not be candidates for any office at such election; and all laws and parts of laws inconsistent with this act are hereby repealed. SEC. 3. That the marshals of the United States for whom deputies shall

acts of such deputies. The indications from our standpoint are that Gov. Jarvis will be nominated to-day on the first ballot, but in the event of his failure to secure the requisite number of votes, a very spirited contest will follow, the result of which may be that both the most prominent candidates will be dropped because the friends of each cannot well unite on the other. There is nothing in this state of affairs to discourage the Democracysof the State, for if Gov. Jarvis receives the nomination on the first ballot after the strong efforts that have been made by the politicians to defeat him, it will show that the people are with him. If he fails in this and another is chosen, it will be because that other is a strong man before the people, and will not be called upon to defend

be appointed by the court under this

act shall not be liable for any of the

SEYMOUR SPEAKS.

ME WILL NOT ACCEPT THE NOMI-

questioned, we need not fear defeat un- A Letter to a Delegate Which He Says

NEW YORK, June 16 .- The Herald prints the annexed letter from ex-Gov. then closed.

UTICA, June 15, 1880.

DEAR SIR: My name has been spoken of in connection with the nomination to be made at Cincinnati next week, and as you are a delegate from the district in which I live, I ask you in my behalf to state that I am not a candipast, there will be no difficulty in rally- date for any nomination to be made by ing to the standard of the next most | that body; nor could I accept such nom- | bill was taken up, but Withers objected worthy the forces that would have gal- ination if the convention should see fit to its third reading and it lies on the lantly fought under the leadership of to present my name to the public. I do not suppose that there is the least probability of such action, or that my name will be presented, but I deem it

I am truly yours,

ROANOKE COLLEGE.

Commencement Exercises -- Degree

mencement exercises of Roanoke Col

lege took place to-day and passed off successfully. The degree of A. B. was

conferred upon the members of the

graduating class. The degree of A. M.

was conferred upon the following mem-

bers of the thas of 1875: Prof. G. L.

Atkins, President of Cottage Home

H. Reduer, Texas, Rev. J. Smith,

chester, Va. Two Greek medals were

awarded as follows: Mr. G. G. Scherer,

of North Carolina, and Frederick

Metcalf. The medal in mathematics

11/600

The Adjournment Yesterday.

before the hour of adjournment, and

Philadelphia, which remained in posses-

sion of the committee on commerce

AWASHINGTON, June 16 - Among the

consequently all have become laws.

Conferred and Medals Awarded.

SALEM, VA., June 16.-The com-

proper to send you this letter to be used if any question should come up about my position or purposes.

annual employes a month's extra pay, was amended on metion of Blaine so as to include the senate employes.

Bailey moved to include all military, naval and civil employes of the govern-ment, wishing, as he admitted, to kill HORATIO SEYMOUR.

the resolution, which thereupon was On the motion of Morgan, the usual resolutions of thanks to the Vice-Presi-

dent and President pro tem., were On motion of Conkling, the bill fixing the duty on barley malt, was taken up. Pending debate, Ganland moved to

take up the President's message, which was tabled on his motion last night. Conkling said he had tried to have the message read last night, but insisted on the regular order.

After further debate Garland moved to postpone the bill until next December and take up the President's mes-

Conkling said malt evidently had no chance against talk, therefore he would C. The degree of D. D. was conferred not struggle against the judgment of upon Rev. D. M. Gilbert, A. M., Win- the majority. Thurman read a clause in the constitution which says that on reception of a veto message this body "shall" enter the objections at large on its journal

was awarded to D. P. T. Crickenberger, and proceed to reconsider the measure. of Virginia. The alumni association He said that seemed to be mandatory, elected President Geo. Holland, of but of course the constitution did not Newberry College, to deliver the next provide when they should proceed to annual address. discretion of this body. He saw no constitutional difficulty in the senate considering the veto message at the of Congress adjourned at 1 o'clock noon in the day, but as there was no time to priation bills were signed by the priation bills were signed by the principle. execution business,

Pending the motion, the committee A number of nominations failed to appointed to wait on the President feported that they had done so, and that he had nothing to communicate to Cop-

> very quietly adjourned,
> House met at 10
> o'clock in continuation of Tuesday's session there were but few indications

most of the members sat quietly at their desks arranging their papers. A number of the members, however, Speaker's desk seeking recognition. On motion of Atkins the Senate bill repealing certain laws relative to per-

manent appropriations was made the special order for the second Monday in Schooner' Driven Ashore—Almost a December.

Washington, June 16.—The signal would demand the regular order he would demand the regular order he would demand the regular order he printion bill this morning, and under service Station at Kitty Hawk, N. C. would yield to the gentle and from Oho (Hurd) to make the gentle and from Oho (Hurd) to make the provisions sent to the Senate of Norfolk, which has been working on the week of the Huron 8 miles north of this Station, was driven ashere at 4 mand conditionally.

of this Station, was driven ashore at 4 menths he had been trying to get up the Irish relief bill, but had been unable to do so, and he requested McLane to withdraw his sugar bill so as to the withdraw his sugar bill so as to the wind of the sugar to the sugar successful and the requested McLane to withdraw his sugar bill so as to the sugar bill so as to the sugar successful and the requested McLane to treatment. No medicine is so well suited for this as Remains compound Extract Buchu and the court of the sugar to the su mand conditionally.

and then the demand for recognition increased into a clamor, and members who heretofore had taken no part in the proceedings joined the noisy assemblage in front of the Speaker's desk All the Appropriation Bills of Impor-tance Passed and Approved.—The

FORTY-SIXTH CONGRESS.

THE LAST DAY OF THE SESSION.

Last Veto Message Not Read---Con-

Wyshington, June 16.-Senate .-

Only half a dozen Senators were pres-

Speaker Randall came in and stood

conversing with Mr. Thurman until

about five minutes past nine, when the

dianship of Senators during vacation.

Jones, of Florida, from the commit-

tee on naval affairs, reported with amendment the joint resolution recent-

ly introduced by him instructing the Secreatry of the Navy to take necessary

steps to secure adequate naval stations

and harbors for the use of the naval

forces of the United States at proper

points on the Atlantic and Pacific coasts,

Cockrell asked what necessity there

Jones said it was well-known that

the policy of this government as set

forth in the President's message of

March 8th, 1889, was to exercise a single

and undivided protectorate and super-

vision over any water-way or ship canal across the Isthmus, and the secretary of

the navy had in furtherance of that

object ordered yessels of war to that

locality. The secretary thinks that some

authority should be given him to secure

necessary means to sustain his vessels

Mr. Burnside advocated the resolu-

The preamble to the resolution re-

Cockrell said that the message had

question being brought in in the last

Jones remarked that a like resolution

had been approved by the House naval

committee, and as the committee on

had thought it their duty to take some

The resolution went on the calen-

Anthony-"There is a message from

Several Senators on the Democratic

At 9.40 Randolph moved to go into

Anthony-"I hope the Senator will

The President protem. said the mo-

When the doors were re-opened at 10

Anthony said it was discourteous to

the President not to consider the veto

message, and demanded the yeas and

nays. Harris said that could be done after-

The motion was carried by a party vote except that Plumb, Booth and

Hill, of Colorado, voted yea, and Farley

nay. Three or four House bills were

On Logan's motion the eight hour

The bill for the relief of Ben Holaday

was made a special order for the first

The House joint resolution giving the

Wednesday in December next.

House bills on the calendar.

side-"We will take that up presently."

the President on the table."

executive session.

of the President.

done afterward."

will be voted down.'

thereupon passed.

two-and-a-half hours of the session,

was for its present consideration.

The journal was read as usual.

firmations, &c.

eration.

there in future.

per message referred to.

and added to the confusion.

Cox, finding it impossible for him in the present State of the House to get up his Irish relief bill, moved that the House proceed to business on the Speaker's table. Rejected, yeas 71, nays

The session of Tuesday here ended and at 11 o'clock the session of Wednesday commenced.
The journal not being completed, its chaplain, appeared and the president protem called the Senate to order.

The chaplain's player considered an alusion to the application of the session, and invoked the Divine guar-

reading was necessarily dispensed Carlisle, of Kentucky, chairman of

the committee to inquire into the charges of alleged bribery in the contested election case of Donelly vs. Wash-burne, submitted a report of that com-mittee and asked that it, together with the minority report, be printed and recommitted. So ordered. Keifer-"In what respect, if any, is

the committee unanimous in making this report?" Carlisle-"I am authorized to say that

the committee is of conclusion that the weight of the testimony shows that Central America and the American Istamus. He asked its present considthe anonymous letter was written and sent by H. H. Finley. Beyond that I am not authorized to make any state-

In answer to questions by Manning and Baker Carlisle stated that the majority of the committee does not find that Donnelly had any connection, personal or otherwise, in sending or writing the anonymous letter.

Manning—"With that vindication of Donnelly I submit my report." The report, which was signed by five Democratic members of the committee on elections, declares that Wm. D. Washburne is not entitled to the seat,

and that Ignatius Donnelly is. Manning stated that Phister, of Kentucky, concurred in the first part of the resolution and dissented from the lat-

cites the policy of the government as Keifer submitted another report from the committee on elections declaring that Washburne is and Donbeen before Congress several months without being acted on. He objected to the measure declaring the policy of this government on the international nelly is not entitled to the seat. He stated that the former part of the resolution met with the concurrence of seven out of fifteen members of the committee, and the latter part with the concurrence of ten out of fifteen. Both reports were ordered to be printed and recommitted. foreign affairs of the Senate had failed to act on this subject, his committee

The Speaker announced the appointment of Atkins, Rion, of Pennsylvania, and Keifer, a committee to wait upon the President and state to him that if he had no communication to make to the House they were ready to adjourn. Subsequently the committee reported that the President had no further communication to make.

my Lord, why did that man want to kill me! what harm did I do him?" On motion of Singleton, of Mississipi, during the absence of Hooker, the bill for the erection of a public building at Jackson, Miss, was passed.

Then came the final chance for re-

withdraw that motion in order to procognition, and every member was on his they can't give me any of their guff." ceed to the consideration of the message feet gesticulating and wildly waving Nearly all were pressing Randolph and others-"That can be public building bills, which led Cox, of New York, to remark that Peoria had Anthony—"Then I hope the motion its friends and Rochester its friends, but where was the friend of the Treasury? The confusion and noise on the tion was not debatable and put the floor was excessive, and it was impossible to hear what the members were The motion was carried viva voce, the saying, though several were talking at Republicans apparently voting no and the Democrats aye, and the doors were the top of their voices.

A motion was made at 11:30 to take a recess until 11:45, but no quorum voted and a call of the House was ordered. In the midst of the call the hour of 12 arrived, and the Speaker, commanding order, said: "The hour fixed by resolution for the final adjournment of the two Houses has arrived, and now, with expressions of good will towards every member and delegate on this floor, and with the hope for their safe return to their homes, I declare this House, in its second session of the forty-sixth Congress, adjourned with-

out a day. [Applause.]
The sound of the Speaker's gavel announcing the adjournment was the signal for a general hand-shaking and leave-taking among the members on the floor, and soon the hall was deserted and left only to the care of the em-

NOMINATIONS.

The Senate, in executive session today, confirmed a large number of army and navy nominations; commissioners to ratify the agreement with the Ute Indians; J. W. Helffinch to be coiner of the New Orleans mint; Amos Newton Kimball, receiver of public moneys at Jackson, Miss.; Chas. E. Robinson, collector of customs of the district of Albemarle, N. C.

The Senate returned the nomination of Charles Petham, of Alabama, to be associate justice of the Supreme court for the Territory of New Mexico.

Confirmation of James E. Boyd, Washington, June 15 .- The Senate in executive session to-day confirmed the nomination of James E. Boyd to be United States Attorney for the Western District of North Carolina

Decision Against Exclusive Contracts of the Western Union Company.

ATLANTA, GA., June 16 .- The Supreme Court of Georgia yesterday rendered a decision in the case of the Western Union Telegraph Company vs. the American Union upon the question of the right of the latter company to build telegraph lines upon various railroads in Ga, the Western Union Company claiming the exclusive rights. The courts unanimously sustained the lower court and held the Western Union's exclusive contracts void upon the ground, first that they are a restraint of trade; second, that they are ultra vires; third, that if sustained the State's right of the eminent domain would be liable to be lost by contracts cutive business on the table, he moved of corporations. This is claimed to be to proceed to the consideration of the the first decision by a court of final resort upon the Western Union's exclusive contracts in the South.

The Continental Guard in Boston-

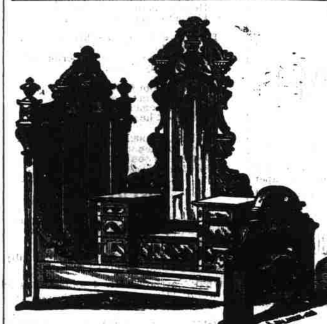
Hearty Reception Tendered. The Sengte then, at 11:40, went into Bosron, June 16 .- The Continental worried and disturbed by men who sion of the committee on commerce executive session, and at 12 o'clock the Guards, of New Orleans, arrived this never took the trouble to visit it and of the sent doors were re-opened and the Senate to commerce executive session, and at 12 o'clock the Guards, of New Orleans, arrived this never took the trouble to visit it and of the sent doors were re-opened and the Senate to commerce executive session, and at 12 o'clock the Guards, of New Orleans, arrived this never took the trouble to visit it and of the committee on commerce executive session, and at 12 o'clock the Guards, of New Orleans, arrived this never took the trouble to visit it and of the committee on commerce executive session, and at 12 o'clock the Guards, of New Orleans, arrived this doors were re-opened and the Senate to commerce executive session. Guards, of New Orleans, arrived this station. The depot was crowded with citizens who heartly cheered the visitors. The National Lancers escorted that the time for final adjournment to the that the time for final adjournment to the sidewalks and the visitors received though better filled than usual, were by frequent applause. After entering the though better filled than usual, were by frequent applause. After entering the armory Tarleton, of the Lancers, wellthem through the principal streets to which was happily responded to by Capt. Pierce on behalf of the Continengathered in the space in front of the tals. The guests were escorted to the Revere House, where they are to quar-

> Sundry Civil Bill Approved. WASHINGTON, June 16.—The Presi-

OUR STOCK OF BOOTS AND SHOES For the Spring and Summer Trade

Is now very full, and is particularly adapted to the wants of all classes, both in the city and surrounding country. We keep Goods of The Very Best Makes, warrant every pair of them, and will sell them at prices as low as they can be made by close buying by one thoroughly posted in the business. Our stock of Ladies' Fine Button Boots, Congress Gaiters, Slippers and Newport Ties, and of Gents' Hand-Made Goods, in Congress Gaiters, Prince Alberts, Navy, and Strap Ties, cannot be surpassed in GOOD QUALITY, Style and Beauty of Finish. Buy only the best. Shoddy Goods are always the dearest.

A. E. RANKIN & BR().,
Trade Street, under Central Hotel.



REGISTERED.

was continued vesterday.

The Currie Murder Trial.

GALVESTON, June 16.—A Neios special from Marshall says the Currie trial

Barrymore testified that he did not

bring money to pay for the prosecution.

Col. Whittaker, proprietor of the hotel where the killing occurred, testified that Porter said on his death bed: "Oh!

Witness said Currie was nervous af-

ter the shooting. When he saw him he had two pistols and reloaded in his

presence, saying: "Now let them come;

The defense endeavored to show that

Currie, who was shot in the neck six

years ago, lost control of himself when

in liquor in consequence of the wound,

which never healed. The State rested

its case with the privilege of calling

Miss Cummins. The defense intro-

duced several witnesses who swore to

to bea mulatto school teacher in De Soto

parish, La., and born in Gonzales coun-

PANAMA, June 16 .- A correspondent

the government is disposed to offer the

forever; Peru's share of the penalty for

making war on Chili two hundred mil-

lion dollars, and as a pledge for payment Chili to retain the district of Tar-

Maryland Congressional Nomina-

BALTIMORE, June 16.—The congres-

sional conventions in the third and

fourth district of Maryland were held

Who is Mrs. Winslow?

valuable article, and we sincerely believe thous

ands of children have been saved from an early grave by its timely use, and that millions yet un-born will share its benefits, and unite in calling her blessed. No mother has discharged her duty

to her suffering little one, in our opinion, until she has given it the benefit of Mrs. Winslow's Soothing

Syrup. Try it, mothers—try it now.—Ladles' Visitor, New York City. Sold by all druggists. 25

Miscellaneous.

CRYSTAL

STRAWBERRIES,

LEMONADE,

BOUQUET CIGARS

-AT-

N. B.--Having introduced the patent Ice Cream Baskets, parties can be supplied at their resi-dences in quantities of 10c. 25c. and 50c. may 13

New Advertisements

ADVERTISERS

By addressing GEO. P. ROWELL & CO., 10 Spruce St., New York, can learn the exact cost of any proposed line of ADVERPISING in American News-

papers: 100-page pamphiet, 10c.

the fourth district.

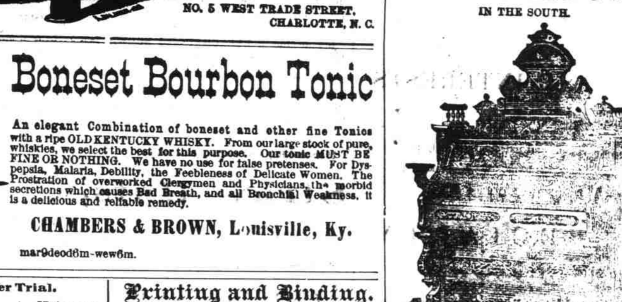
cents a bottle. nov20 d&w 1y

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BURGESS NICHOLS.

BEDDING, &C. A FULL LINE OF

Cheap Bedsteads, AND LOUNGES, Parlor & Chamber Suits. COFFINS OF ALL KINDS ON HAND. Ladies' and Gentlemen's Burial tobes—a fine supply. NO. 5 WEST TRADE STREET,



JOB PRINTING.

BOOK BINDING.

CHAMBERS & BROWN, Louisville, Ky.

mar@deod@m-wew@m.

STEAM POWER.

FAST PRESSES.

GOOD WORKMEN.

Currie's being drunk the day of the In connection with the publication of THE OBmurder. A deposition by L. B. Moore server, and the establishment of one of the largest, most complete, and most thoroughly equipped was submitted. He places the parties in a different position in the lunch

room and makes Porter and Barrymore attack Currie, who fought in self-defense. Cross depositions show Moore

In the South, the proprietor has just added a com-

BOOK BINDERY

n Chili writes that the terms of peace Ruling Department.

allies are: Bolivia required to resign Capable of executing the very best class of work at short notice. Old magazines, newspapers, law or other books rebound in handsome style, and at all right to the territory of Alacama as far as Loa, which hereafter will be the dividing line between Peru and Chili; Bolivia's dominion on the coast to cease

> BLANK BOOKS, ACCOUNTS CURRENT.

LETTER PRESS PRINTING. in this city to-day. In the third district Fetter S. Hoblitzel was nominated to succeed Hon. Wm. Himmell and Hon. Robt. M. McLane was renominated in A FULL SUPPLY OF WOOD TYPE FOR

POSTER PRINTING. As this question is frequently asked, we will simply say that she is a lady who for upwards of thir ty years, has untiringly devoted her time and tal-ents as a Female Physician and nurse, principally among children, she has especially studied the constitution and wants of this numerous class,

Theatricals and other exhibitions can get their DATES and POSTERS printed here in an attractive a manner as in New York.

We have a very full supply of type for printing, at short notice and in drst class style,

BRIEFS FOR THE SUPREME COURT, constitution and wants of this numerous class, and, as a result of this effort, and practical knowledge, obtained in a lifetime spent as nurse and physician, she has compounded a Soothing Syrup, for children teething. It operates like magic—giving rest and health, and is moreover, sure to regulate the bowels. In consequence of this article, Mrs. Winslow is becoming world-renowned as a benefactor of her race; children certainly do rise up and bless her; especially is this the case in this city. Vast quantities of the Soothing Syrup are dally sold and used here. We think Mrs. Winslow has immortalized her name by this invaluable article, and we sincerely believe thous-And lawyers desirous of presenting their arguments in good shape will do well to give us a trial. We have the most accurate proof-readers, and our work is as free from defects as it is possible to make it.

LETTER HEADS, ag Cards. Ball Cards,

is, Invitations, Checks,

SATISFACTION GUARANTEED.

BILL HEADS.

Special attention given to Railroad Printing.

BOOK WORK. Having a larger supply of type than most job establishments, BOOK WORK has been and will

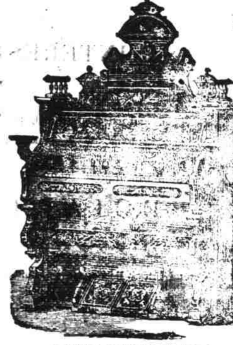
THE OBSERVER

CARD TO THE APPLICTED. DR. BOBERTSON, 19 SOUTH BUTAW STREET

Musical

McSMITH MUSIC HOUSE, CHARLOTTE; N. C.





BRANCH OF

LUDDEN & BATES

BAND INSTRUMENTS, ORGUINETTES,

H. McSMITH.

Lignors.



McD. ARLEDGE.

WHOLESARE AND RETAIL DEALER IN

Whiskies and

THANKING his friends for the liberal patronag form them that he has made arrangements with keep a full supply of North Carolina Corn Whiske, and Apple Brandy on hand, and he is prepared to offer special inducements to close buyers, and thinks he can make it to their interest to see him

before purchasing elsewhere,

All ORDERS will have his best attention
and the lowest market prices.

Respectfully,

McD. ARLEDGE. F. C. MUNZLER,

CHARLOTTE, N. O. Fresh bottled Lager Beer delivered to any part of the different morning at 75 cents per dozen bottles. All orders left at J. Fischesser & Co's. Ice House, in rear of T. L. Seigle & Co. will receive prompt attention.

HOTPLED LAGER BEER.

BOUNDARY AVENUE BEER GARDEN

Is now open to the public, and I will in the fu-ture, as in the past, make it THE PAVORITE SUMMER RESORT

for the citizens of Charlotte. Open from 3 to 8 o'clock p. m. Ice-cold Lager Beer always on hand. Miscellaneous.

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