STIPPEST EXECTIVE DESIGNATIONS

 T. Grammid, Exr. vs. The Connecticut: Mutual Life Insurance Co.
 Insue, Form of.
 No particular form is prescirbed by inw pr insues, and when these submitted by the court substantially and clearly pre-sent the matters valied by the pleadings they are not open to objection. 2. Parties, Renaticiaries of Litigated Fund.

The joinger of unnecessary parties, eith-r plaintiffs or defendants, is immaterial, ave only as it may affect the matter of costs; and when, upon application of the defendant, parties defendant are made who are beneficiaries of a fund in litigation, it is best for the due administration of justice that they be before the court when the title to the fund is settled.

& Same, Assignment of Interest Insur-

To effect an assignment of a policy of insurance no particular form of words is essential, and such assignment results when there is substantially a transfer, actual or constructive, with the clear in-ent at the thing the part with all interest is as in the sub-tion of knowledge upon the part of the one thus lending the money. tent at the time to part with all interest in the thing thansferred with a full knowl-edge by the transferr of his rights. 4. Same, Declarations, Assignment of Policy, Cancellation, Paid up Policy, Wuldered

clarations of plaintiff's testator indi-

Declarations of plaintiff's testator indi-cating that he did not care to pay pre-mluras on a policy of insurance on his life any longer, and that he "turned over" the written policy and interest therein to his four children named, who agreed to and did pay the premlums thereafter, are competent evidence against the executor. And letters written by the insured to the insurance company pracured to the insurance company practically directing the company to cancel the policy and to issue a separate paid up policy to said children, naming them, are clear proof of an assignment or surrender of all the testator's interest therein, when testimony is not conflicting.

Raleigh Real Estate and Trust Co. vs. M. J. Adams and J. F. Cuthrell. L. Principal and Agent, Broker, Employ-ment at Will, Termination.

ment at Will, Termination. When there is no definite time for the employment to sell land upon a commis-sion, either party has a right to terminate the agreement at will, subject to the re-quirement of good faith under the agree-ment and a prior sale made in pursuance of the terms.

of its terms . Same, Employment at Will, Contract,

Terms, Commissions. When a real estate broker undertakes to sell the land of his principal under the agreement that such suite should be for gash, to entitle him to his stipulated com-pensation he must find a purchaser able, ready and willing to complete the pur-chase upon the specified terms before the principal elects to terminate the agree-timent, no specified time therefor having been provided therein.

Same, Good Title. When a real estate agent or broker who ndertakes to sell the land of his principal for cash, the time therefor not fixed, has found a purchaser able, ready and willing to comply with the instructions to sell, it to comply with the metric holes to re-port such facts to his principal and set in good faith with respect to his agency. Therefore, when the broker or agent en-deavors to get better terms of payment from his principal, fails to do so, and the and is withdrawn from sale, he is not en-titled to commissions upon subsequently informing the principal that the sale was ffected in accordance with the terms of instructions.

State vs. Sol. Herring. I. Spirituous Liquors, Place of Delivery Place of Sale, Statutes, Interpreta-

Chapter 350, Laws 1901, prohibits the sale of spirituous liquors in Pender county. Chapter 458, Laws of 1208, makes the place of delivery the place of sale. Revisal, 8080, extending the provisions of the last named statute to forty-seven countles. not including Pender county, does not

Same, Legislative Power, Constitutional Law. The liberty of contracts yields readily to State vs. D. W. Dowdy. as of the acknowledged purposes of the 1 Indictment Sufficiency, Sale of Liquor. any of the acknowledged purposes of the police powers. The Legislature has the authority, and the power is not unconstitutional, to make the place of delivery the place of sale in a county where the ask of spirituous liquer is prohibited. I Same, Instructions It was not error in the court below

principal, for that purpose, it is not alone sufficient that the principal received the use and benefit in his business, of the money thus borrowed, to amount to a ratification of the full amount of the debt, but it must be further shown that the principal knew that the agent had thus violated his instructions. 3. Same, Double Agencies. An agent without the knowledge of the principal, cannot use the credit of his principal in buying flour on their joint account for the purpose of speculation. 4. Same, Evidence, Circumstance. When an agent with limited power to buy goods for cash for his principal who furnished the means therefor, exceeds his authority by busing upon a credit, his borrowing money upon a usurfous rate of

W R. Horton vs. Scaboard Air Line Railway.
I. Bailroads, Negligence, Duty of Employ-er, Compretent Assistance, Ordinary Care.
It was the duty of defendant railroad company to furnish the plaintiff, its en-gineer, a completent person to assist him in fixing his locomotive, the engineer acting under the instruction of the de-fendant, and such assistance being neces-sary from the character of the work be-lug done; and the defendant is liable in damages when the assistant fails to exer-cise reasonable or ordinary care to pre-vent an injury which would apparently result from his negligence.
I. Same, Instructions. 2 Same, Instructions.

While a party to the litigations is en-titled to have correct propositions of law applicable to phases of the testimony given as instructions to the jury, when aptly tendered, it is not reversible error when the court in its general instructions, or in

response to special prayers, has stated the proposition in a form equally as favor-able to the contention of the appellant. 3. Same, Fellow Servants, Evidence, Bur-den of Proof.'

When it appears from the evidence that plaintiff was injured, while in the course of his employment, by reason of the slip-ping or dropping of an end of a rod by his fellow sorvant, upon the other end of which he was at work, such is sufficient evidence to be considered by the jury, upon the question of negligence, or the failure to exercise due care, when the consequences of such act could readily have been perceived. Revisal 2646.

Charles Williams, Guardian of Julian F. Parrott, Formerly Julia Julis Bizzell, George F. Parrott, et al., va. The Ad-

ministrator and Heirs at Law of Duncan McFadyem, deceased. Vendor and Vendee, Lands, Vendor's Lien, Judgment, Interlocutory, In Per-

sonam In an action to enforce a vendor's lien

where a definite indebtedness is declared and judgment therefor entered and fore-cleave by sale decreed, such judgment is final between the parties as to the amount of indebtedness so adjudicated; but as to all subsequent questions arising as incident to the sale, the occupation and pos-session of the property by the parties in presession, the collection and distribution of the proceeds and the like, the decree from its very nature, is interlocutory, and the cause is still pending; and the ten-year statute of limitations, as to judg-ments, Revisal 391; has no application. But, in proper instances, on plea of the statute properly entered, the judgment dent to the sale, the occupation and pos-

statute statule properly entered, the judgment could no longer be enforced in personam. 2 Same, Frocedure, Motion in the Cause,

Independent Action. While an independent action instituted and prosecuted as such will not be treated as a motion in the cause, when the plead-ings are called complaints and answers, but are in fact in the nature of affi davits, in an action where it is evident, from the perusal of the record and panot including Pender county, dots not repeal the local haw relative to Pender ounty, as by express provisions of Re-were in the pending cause, and properly ireated by the parties as a proceeding in that cause and no new action was enter-of, the proceedings will be regarded as a motion in the cause pending. THE DEATH RECORD. Ell Allen, of Durham County

Durham, Oct 20.-Elit Allen,

52 years of age, died at his hor in Patterson township, this coun resterday afternoon shortly after yesterday afternoon shortly after 13 o'clock. He had been very 11 for several days. He left a wife two sons and five daughters. The re-mains will be taken to Granville county for interment to-morrow. Rev. Charles W. Westbrook, of

to The Observer.

Special to The Observer. Greensboro, Oct. 19.—At 5:15 this morning at his home on South Spring street, Rev. Charles W. Westbrook passed peacefully away. The funeral will be held at West Market Street Methodist church to-morrow after-noon at 3:30 o'clock. Rev. S. B. Tur-rentine, D. D., will conduct the ser-vice, assisted by Revs. Thomas G. Faulkner and R. Murphy Williams. The interment will be made in Greene Hill Cemeterv. On an inoffensive citizen is frequently made in that apparently useless little tube called the "appendix." It's general-ly the result of protracted constipation, following liver torpor. Dr. King's New Life Pills regulate the liver, prevent ap-pendicitis, and establish regular habits of the howels. Soc. at W. L. Hand & Co.'s drug store. rug store.

The interment will be made in Greene Hill Cemetery. Rev. Mr. Westbrook was born in Greensboro in 1833. Before the civil war his father owned the property then known as West Greene Nurser-ies, three miles west of Greensboro. The deceased resided here for several vegra after the war going to the N. R.-Following schedule figures published only as information and are not suaranteed. Effect May 5, 1907. 2:15 a. m., No. 40, daily for Washington and points North. Pullman sleeper and day coaches to Washington. 3:30 a. m., No. 5, daily, for Richmond and local points, connects at Greensboro for Winston-Salem, Raleigh, Goldabory, Newbern and Morehead City, at Danville for Nurston. Salem, Raleigh, Goldabory, Newbern and Morehead City, at Danville for Auriolk. 7:55 a. m., No. 29, daily, for Atlanta, Pullman sleeper and day coaches, Wash-ington to Atlanta. 5:55 a. m., No. 27, daily for Rock Hill, Chester, Columbia and Iocal stations. 5:56 a. m., No. 44, daily, for Washing-ton and points North. Hardles Pullman car and day coaches, Atlanta pullman car and day coaches, Atlanta pullman car and day coaches, Atlanta pullman years after the war, going to the eastern part of the State to engage in the nursery business. He returned to this city with his family last Feb-ruary. He married a daughter of the late Samuel Ward and while he was a minister he did not do regular pas-toral work. He is remembered by the older residents of this place as a faithful servant of his Master.

RALLY FOR SCHOOL TAX.

Superintendent Joyner to Speak in Durham County Friday—Young Man Ordained an Elder of the

Primitive Baptist Church. Special to The Observer.

Durham, Oct. 20.-Next Friday there will be a school rally at Red-wood school. Oak Grove township. This will be a township rally and in the interest of the special school tax that is proposed for that district in order to make a better school. It is expected that there will be a large number of people present for the ex-ercises of the day. The principal speaker will be Mr. J. Y. Joyner, State Superintendent of Public Instruction, and there will be several others to make talks. Mr. Joyner will come Durham, Oct. 20 .- Next Friday

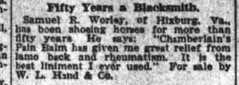
Superintendent of Public Instruction, and there will be several others to make talks. Mr. Joyner will come here and will go out to Redwood with Prof. C. W. Massey, county su-perintendent. The outlook is that in the Redwood district, where there is a hard fight being waged over the special tax, the tax will carry. There was an interesting service at the Primitive Baptist church this af-ternoon when Mr. J. A. HernJon, who has been a local preacher for some time, was ordained as a full-fiedged elder of that denomination. The or-Jination was in charge of Elder P. Simpkins, of Raleigh. At the church Simpkins, of Raleigh. At the church conference held yesterday it was de-cided that he should be ordained. **GRANITE CITY NEWS BUDGET.** R. F. D. Has Made a Much Larger Reading Public in Surry County and Elsewhere—Three Companies Lay-ing Granolithic Walks—Chestmuts

Reading Public in Surry County and Elsewhere—Three Companies Lay-ing Granolithic Walks—Chestnuts Very Scarce This Year—Mount Airy to Have Shirt Factory. Special to The Observer.

Mount Airy, Oct. 20 .- The R. F. D. Mount Airy, Oct. 20.—The R. F. D. service has made it possible for al-most everybody to take a good daily newspaper. The several routes out from this city supply the entire read-ing population of this part of Surry and South Pullman Drawing Room sleepers to New Orleans and Birming-population of this part of Surry

and points West 8.35 p. m., No. 43, daily, for Atlanta. Pullman sleeper and day coaches, Charofte to Atlanta

9:06 p. m., No. 38, daily, New York and New Orleans Limited for Washington and points North. Pullman Drawing



Pickers

and

Drawing

Frames

A. H.

Revolving

Flat Cards

Railway Heads

Notice of Sale of Bonds

car and day coaches, Atlanta to transform ington. 7:25 a.m., No. 16, daily except Sunday, for Statesville, Taylorsville and local points. Connects at Mooreaville for Min-ston-Salem, and at Statesville for Ashe-ville and points West. 10:35 a.m., No. 33, daily, for Columbia and Augusta. Handles Pullman steeper, New York to Augusta and day coaches, Washington to Augusta. Dining car service.

Proposals will be received by A. H. Boyden, Mayor of the City of Salls-bury, N. C. up to November the 7th at 7 o'clock p. m. for \$100,000 street and general improvement bonds, bearing interest at 5 per cent. semi-annually, payable at the National Park Bank of New York. The bonds will be dated at a time as soon as practicable after November the 7th. The bonds will be for \$1,000.00 each. \$50,000 of the bonds will mature in thirty-five years and \$50,000 will mature in forty-five years. These bonds were authorized at an election duly and regularly held, in accordance

with act of General Assembly of North Carolina, session 1907, on Tuesday, the 1st day of October, 1907.

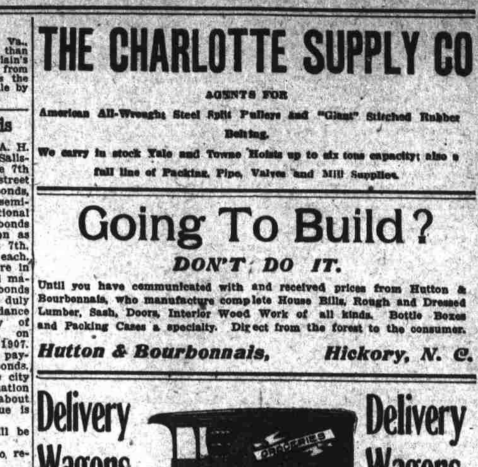
The city has never defaulted in pay ing principal or interest on bonds. The bonded indebtedness of the city is \$235,000. The assessed valuation of the property of the city is about \$3,687,000. The estimated value is about \$7,000,000.

Certified check for \$1,000 will be equired with each bid.

The city reserves the right to re-ject any and all bids. For further information, address I. J. Overman, City Clerk.

A. H. BOYDEN. Mayor.





Slubbing

Spoolers

and

and

Southern Agent

Intermediate

Roving Frames

Spinning Frames

SACCE AND PETTER NACHINE SHOPS

COTTON MACHINDRY

CHARLOTTE, NORTH CAROLINA

WASHBURN.



At our shops, 220 N. Colle ge street, we build about 30 different styles of business wagons, and you can save about 25 per cent. by buying direct from us, as we have

r as the necessary amount of capital o has been subscribed and the men backing the enterprise are not the blad to faint by the wayside. There is also some substantial talk of an-other cotton mill in the very near fu-A CRIMINAL ATTACK

refuse to instruct the jury that if they believed the testimony the defendant was not guilty under an indictment for selling may be spirituous liquor in prohibited territory. when the testimony lended to show that there was a sale of such liquor to dethere was a safe of thereof to him in pro-fendant, a delivery thereof to him in pro-albited territory, and that he aided and port the general verdict of guilty though coupled with a third count which may be ders for whiskey, and having same deliv-ders to bis purchasers.

J. T. Bland et al vs. L. A. Beasley et al. Provide lunder an indictment for L. Ejectment, Deeds and Conveyances, unlawfully selling spirituous liquor in Title. When in an action of ejectment it is evidence

shown that the plaintiff has acquired title in his two name by deed, while defendants are in possession of the land in dis-pute, the plaintiff may maintain his action under Code 177, new Revisal 400.

2 Same, Possession, Logal Title, Seleen, dealer, 1 While Revisi, 34, dobars plainting issue of from maintaining an action for recovery the amen the amendment of the Revised Statutes of of realty unless it spear that they or those under whom they claim were "seiz-3, making the matter thus certified an ofed or possessed of the premises" in question within twenty continuous years next years next before the commencement of the action. 1616-1617 it does not apply when the plaintiffs have shown legal title, and it appears that the defendants' possession has not been for 20 continuous years (as the law carries the median to the parties having the legal fitle).

Same, Adverse Possession, Legal Title, such does not apply when the facts from their very nature can only be proved by There is no presumption that the pos-There is no presumption that the pos-session of one under and in subordination Who to the legal title is adverse, and when the ords title is thus claimed by adverse poses of sion, or for seven years under color, the ti burden is upon him who relies thereon to to show such possision to have been con-tinuous, uninterrupted and manifested by distinct and unequivoral acts of owners provided

State vs. Nathan Tistale. 1. Indictment, Schultubus Liquor, Sale. Indictment, Spin License, Evidence.

An indictment for the sale of spirituous Houor in prohibited territory must charge a safe to such person by name or to some person unknown to the juruts. When the person unknown to the jurits. When the bill is faulty in this respect Revisal 2000. widing the possession of or issuance to Department of here to sell, etc., by the Department of here to sell, etc., by the prima facte evid — that such person is guilty of doing a set permitted by the Hoenes, is in a function of the sector of the locenee. is investigated, and charge being too general, and a being necessary that too general, and d being necessary that the facts constituting the offense i.e. wit

forth, C. F. Mangarov, N. C. Railroad Com-

pany.
Railroads Norilgonce, Duty to Passengers, Platforms logress and Egress.
A railroad company ower a duty to its passengers to keep its detot platform used by them as means of energy and logress.
free from obtained on and dangerous instrumentalities, cancelly at a time when strumentalities, especially at a time when primerization are hurrying to any the primerization of the responsible for the a cars. And it is responsible for the scale meglizence of a newspaper pornetionable negligence fer in carrying a truck of newspupers train, when it customarily permitted the train, when it customarily permitted such to be done if the papers were sent to the train too late for its own employ-ces to reasonably handle them, not being compelled to receive them under such ciroumstances.

HIS DEAR OLD MOTHER. ie Bitters," by W. L. Hand & Co., drug-

county, and ten families now read the papers daily where one enjoyed Person and Persons Unknown, Prohibitthem before the system was estabed Territory, General Verdict, While under an Indictment for unlaw lished.

and most helpful institution ever orfully selling spirituous liquor in profibit-ed territory the name of the person to whom the sale was made should have been given, to the end that the defendant ganized for the general public and one that is doing more to enlighten the people than anything else ever should have reasonable opportunity to prepare his defense, and on conviction attempted by the government. Mrs. J. P. Easley and daughter, Le protected from a second prosecu-Miss Birdie, left yesterday for Win tion for the same conduct, yet when two counts on the MII of indictment allege ston-Salem, where they will spend the

States, Section 3249, Chapter

express provisions of Revisal

Trial for Crime Certificate of

right to confront his necusors,

entries constitute official real

ules of the department of In

copy and its admission as

xpressly provided by sta-

competent

Confront Accusers,

gives to the an-

"an unlawful sale to person or persone to jurors unknown," it is sufficient to sup-port the general verdict of guilty though winter with relatives. Three different companies are now putting in granolithic sidewalks in this place, and while the "sidewalk has the people interested it is fever'

hoped it will not let up until good sidewalks are put in on both sides of every street in Mount Airy. Already unlawfully selling epirituous liquor in prohibited territory, it is competent as one or two streets have sidewalks evidence to introduce a written paper un-der the hand and seal of the Collector of from one end to the other.

Mount Airy is one of the great chest-Internal Revenue, showing the current list of tax payers for such sale covering nut markets of the State, but chestnuts are scarce this fall, very few efendant as a "retail malt liquor the date of payment of tax and finding their way to market. The spindles in the Mount Airy in accordance with

Cotton Mill are now run by steam. The Sparger Orchard Company's display of fine apples at the Greensboro fair last week attracted great Hundreds of people attend. interests. ing the fair were greatly surprised to learn of the beauty and excellence of the fruit grown in this country, the flavor of which has never been excelled, if equaled. The orchards belonging to the Sparger Company contain hundreds of acres of apples and are very young, consequently, the investment, it might be said, is just

beginning to pay a little. The Southern Shirt Company is a us making it impossible that new infant industry about to start as speaking to the facts re- up in this city. The men who are interested in this new enterprise are interested in this new enterprise are full of pluck and energy and it is are exceptions to the constitutional sife to predict that the acorn that safe to predict that the acorn that they are now planting will develop

into a tall oak by and by. Mr. J. W. Dunman, who was robbed liquors, etc. prima facte of \$190 at the Winston-Salem fair night, at which it was reported that last week, failed to get on the track of the party or parties who relieved

NEWS FROM WADESBORO.

Cotton Being Marketed Freely-New Graded School Turns Out to Be a Pleasing Institution-Another Gro-cery Store and a Furniture Factory For the Town.

FOR A BEAUTIFUL TOWN. Special to The Observer.

le a constitutional and

Wadesboro, Oct. 20.-Cotton is be-ing placed freely on the market here. Such a Work Undertaken by the Woman's Club of Oxford-Skull Frac-There is some complaint at the pre-vailing prices, but since this market tured by Piece of Piping. pectal to The Observer.

stands favorably with any in the State Oxford, O t 20 .- An invitation was the farmers are willing to sell the extended Mrs. L. C. Stevens, of Ral-staple, to visit texford and lecture on The The scarlet fever situation here "Village Improvement," under the very encouraging. There are only auspices of the Ladies' Shakespeare one or two probable cases of the Club and Woman's Literary Club. fever in town and all of a town is ob-The lecture was in the chapel of the form. The strictest precaution is obfever in town and all of a very mild "Francis Lilliard" School, where a served where the contagion is lo-select audience gatherd to hear the cated.

The people of this town are well address, which proved entertaining E. Swindell vs. J. E. Latham Principal and Agent. Borrowed Money y Agent. Ratification. Instructive and instructive. A charming recep-tion was held in the parlors of the school and refreshments were served. pleased with the graded school, which was established a few months ago. Prof. J. H. Metver and his nine capa-L. Principal and Agent, Borrowed Money by Agent, Ratification. A person dealing with an agent of limit-ed powers must generally inquire as to the extent of his authority. When the principal authorized his agent, who con-ducted a mercantile business for him at a different town, to buy goods only for each and furnished the means therefor, he is An effort is being made by the Wo- ble assistants are making fine progress man's Club to improve and heautify with the school children of the town, and less trouble than was expected tractive towns of the State, remark- has been had in grading them and

changing the prevailing systems into that practiced by all well-conducted graded schools. There is some talk A very serious accident occurred at graded schools. HIS DEAR OLD MOTHER. My dear old mother, who is now hity-three years old, thrives on Elec-Bitters," writes W, E. Brunsen, of billin, Ga. "She has Jaken them for out two years and enjoys a szcellent netting in of a steam pipe, which at's the way Electric Bitters affect the stam was turned on the pipe bursted and a piece of it, weighing about 20 creatly strengthened by them. Guar-ter the follower is not compared by them. Guar-ter the stall it is feater in the graded school is now creatly strengthened by them. Guar-ter the stall. It is feater is nome talk so in an accident occurred at the Southern Wheel Company's plant, in which the superintendeut, Mr. Charkes Garman, was severely in-charkes Garman, was severely in-the southern provide the way fingers and school to re-puting in of a steam pipe, which at's the way Electric Bitters affect the stam was turned on the pipe bursted and a piece of it, weighing about 20 pounds, fiew up in air and struck him on the head, causing a fracture of the shull. It is feater is nome talk of maintaining the Pee Dee Institute. The plan, if carried out, will be to convert it into a high school to re-ceive students from the graded school. All parties concerned, regardless of denomination, want to see a first-class high school here. Fun in con-nection with the graded school is now doing the high school work and is proparing studened on the pipe will not re-programme the stall. It is feater is not re-organing studened for the state of the state of the stall. It is feater is not re-organing studened for the state of the state is not state of the state o in which the superintendent, Mr. Charks Garman, was severely in-jured. He was looking after the putting in of a steam pipe, which steam was turned on the pipe bursted and a piece of it, weighing about 20 pounds, flew up in air and struck him on the head, causing a fracture of the skull. It is feated he will not re-cover. Great sympathy is expressed here for the wife and little childran.

ing population of this part of Surry ham. Day coaches, Washington to New Orleans. Dining ear service. 10:16 p. m., No. 29, daily, for Columbia, Savaman and Jacksonville. Pullman Drawing Room sleeper and day coaches Washington to Jacksonville. This is, therefore, the best Tickets, sleeping car reservations, and

detail information can be obtained at ticket office. No. 11 South Tryon street. C. H. ACKERT.

The Exposition Line to Norfolk."

These arrivals and departures, as well as the time and connection with other

as the time and connection with other companies, are given only as informa-tion, and are not guaranteed. Direct line to the principal critics North, East, South and Southwest. Scnedule taking effect Aug. 4th, 190, 'subject to change without notice. Tickets for passage on all trains are sold by this company and accepted by the passenger with the understanding that this company will not be responsible for failure to run its trains on schedule time, of for any such delay as may be

incident to her operation. Care is ex-ercised to give correct time to connect-ing lines, but this company is not re-sponsible for errors or omissions.

C. H. ACKERT. Vice Pres. and Gen. Mgr. S. H. HARDWICK, P. T. M. W. H. TAYLOE, G. P. A., Washington, D. C. R. L. VERNON, T. P. A., Charlotte. N. C.

SEABOARI

as well as good humor. GEM DINING ROOM.



Pile .

for this restaurant is a menu that will captivate you as well as sharpen your appetite. From oysters soup down to desert.

WHAT WE SERVE appetizing and healthful. It's a long journey to find a better mean, healthier food or prices more popular. Eating here means satisfaction



The verdict is the same everywhere every time.

Trains leave Charlotte as rollows: No. 40, daily, at 6:30 a. m. for Monroe, Hamlet and Wilmington, connecting at Monroe with 23 for Atlanta, Birmingham Dear Mrs. Person: I have been in-Hamist and 'Wilmington, connecting at Monroe with 22 for Atlanta, Birminghan and the Southwest; al Monroe with 33 for Raleigh and Portsmouth. With 65 at Hamist for Raleigh, Richmond, Wash-ington, New York and the East. No. 33, dally, at 10 a. m for Lincoln-ton, Shelby and Rutherfordton without change, connecting at Lincolno with C. & N. W. No. 16 for Hickorf, Lenoir, and western North Carolina usints. No. 44, dally, at 0.30 L m. Ter Monroe, Hamist, Wilizington and all local points, connecting with 41 for Atlanta, Birming-ham and the Southwest; with 34 at Ham-let for Richmond, Washington and New York, and the East, with 32 at Monroe for Richmond, Washington and New York, and the East, with 32 at Monroe for Richmond, Washington and New York, and the East, with 32 at Monroe for Richmond, Washington and New York, and the East, with 32 at Monroe for Richmond, Washington and New York, and the East, with 32 at Monroe for Richmond, Washington and New York, and the East, with 32 at Monroe for Richmond, Washington and New York, and the East, with 32 at Monroe for Richmond, Washington and New York, and the East, with 32 at Monroe for Richmond, Washington and New York, and the East, with 32 at Monroe for Richmond, Washington and New York, and the East, with 32 at Monroe for Richmond, Washington and New York, and the East, with 32 at Monroe for Richmond, Washington and New No. 123, 7.5. m., dally, from Points No. 123, 7.5. m., dally, from Points No. 123, 7.5. m., dally, from Ruther-Ington and all local points. No. 123, 7.5. m., dally, from Ruther-Ington and all local points. No. 124, 7.5. m., dally, from Ruther-Ington, Bhelby, Lincolnton and C. & X. W. Railway points. No. 31, Hilfs a. m., dally, from Wilming. tending to write to you for some time

Glencoe Mills, Burlington, N. C.

money refunded.

GARIBALDI

Mrs. Joe Person, Charlotte, N. C.

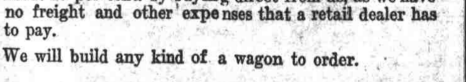
Yours truly, fellow man. MRS. MINNIE DURHAM.

No. 122, T. D. m., daily, from Ruther-lordton, Bhelby, Lincolnton and C. & N. W. Railway points. No. 79, 11:15 a. m., daily. from Wilming-ton. Hamlet and Monros, also from points East. North and Southwest. con-necting at Itamiet and Monros. Connections are made at Hamlet with all through trains for points North, South and Bouthwest, which are compos-ed of vestibule day coaches between Pettsmouth and Atlanta. and Washing-ton and Jacksonville, and sleping cars tetween Jersey City, Birmingham and Memphis, and Jersey City and Jackson-ville. Cafe cars on all through trains. For information, time-tables, reserva-tions on Sesboard descriptive Ilterature spply to licket agents of address JAMES KER, JR. C. P. A., E Selwyn Hotsi. April 24, 1907. Are You Engaged!

N & Whorfolk & Western

Through Trains Dally. Charlotte to Roapoke. Va. Behedule in effect July 14, 1907. "I so am Lv Charlotte, So. Ry. Ar 6:39 pm 2:15 am Ar Winston. So. Ry. Lv 2:35 pm 2:15 am Ar Winston. So. Ry. Lv 2:35 pm 2:59 pm Lv Winston. So. Ry. Lv 2:35 pm 2:59 pm Lv Winston. So. Ry. Lv 11:35 am 6:55 pm Lv Martinsvillo, Lv 11:35 am 6:55 pm Lv Rocky Mount. Lv 10:35 am 7:25 pm Ar Roapoke, Lv 9:39 am 7:26 pm Ar Roapoke, Lv 9:39 am 7:27 pm Ar Roapoke, Valley Hagerstown, and all points in Pennsyl-vania and New York. Pullman sleeper Ranoke and Philadelphia. Through coash, Charlotte Roapoke. Additional train leaves Wimton 7:30 4. m. daily scorpt Sunday, for South-west Virginia and Sheanadooah Valley points. M. F. BRAGG, Trav. Pass. Agont

W. R. BEVILL, Gen'l Pass Agent,







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