THE NORTH CAROLINA STANDARD: WEDNESDAY, DEC'R. 22, 1866.

all submare

38-w14t.

29-wtf.

19-w1y.#

HILLSBORO' MILITARY ACADEMY. ON JANUARY 12th, 1859, the Institution above nam-ed will be opened at Hillsborough, N. C., to be con-ducted in chief by Capt C. C Tew, now Superintendent of the State Military Academy, at Columbia, South-Carolina, and Mr. W. D. Gillard, a graduat of the South-Carolina, Military Academy, and an instructor of approved experi-ence. The drill, discipline, and course of studies, will as-similate as parely as practicable to those of the Virginia

similate as nearly as practicable to those of the Virginia and South-Carolina State Military Institutions. The studies of the first two years, or preparatory course will be Arithmetic, Algebra, Eaglish Grammer, History of the United States, History of England, Ancient History, My-thology, Geography, French and Latin. The details of the advanced course will be announced hereafter.

The Academic year will continue uninterruptedly from January 12th to the fourth week in November

The charge will be \$300 per annum, payable ast, lows: \$100 at the commencement of the Academic year; \$100 on \$100 at the commencement of the Academic year; \$100 on May 1st, and \$100 on August 1st, for which the Academy will provide instruction, text books, stationery, quarters, board, fuel, lights, washing. clothing, (except shirts, draw-ers, and socks.) and medical attendance.

No pupil will be admitted under 18 or over 18 years of Age, or who cannot read and write with facility. For further information address the undersigned at Co-lumbia, S. C., until January 1st., after that date at Hills-borough, N. C.

C. C. TEW.

September 15, 1858.

RALEIGH MARBLE WORKS.

(Near the corner of Hargett and Wilmington Streets.) THE SUBSCRIBERS BEG LEAVE TO INFORM Their friends and the public generally, that they are now prepared to execute all orders, such as Monuments, Head-Stones, Tombs and Grave Oraaments of all descrip-tions, and will manufacture from the best Italian and American Marble, at Northern prices, and finished in the latest and most approved style. Also, Granite Work of all descriptions for buildings or

all other purposes. Mason Work, &c., done to order. N. B. All orders from a distance promptly attend to Address, GRIER & FILE.

January 15, 1858.

NUTICE TO LAND PURCHASERS. THE UNDERSIGNED has, in Clark Co., A. kansas 12,000 acres of wild COTTON LANDS for sale, in tracts to suit purchasers, on as favorable terms as can be afforded in any portion of the west. These lands were loeated twenty-one years ago, and are equal, if not superior, to the same amount that may be found in any other por-tion of the State. These lands lie within 25 or 80 miles of Camden, Arkansas, a flourishing town, where from 10,000 to 20,000 bales of cotton are shipped by steamboats annu ally; and also within 20 miles of Arkadelphia, a flourishing county town that ships from 2,000 to 3,000 bales of

to ton every season. The above lands lie on the survey of the Cairo & Fulton Railroad, that is certain to be built within five years, hav

ing a large land grant from the government. Any information can be had by addressing the under-signed at Arkadelphia, Clark Co., Arkansas. MICHAEL BOZEMAN.

July 20, 1858.

A Cure for the Piles!

HAVING BEEN AFFLICTED 26 YEARS with this terrifying disease, and finding no relief, I finally discovered a VEGETABLE OINTMENT, which, 1 beleive, is unparalleled in its efficacy. Having cured myself, and many others, I now offer this remedy to the publicand many others, I now offer this remedy to the public-as the most speedy cure ever discovered. It is no Northern humbug. I could produce many proofs, but as the Oint-ment is out on its own merits, those that are afflicted will be the best judges after using the Ointment. By sending One Dollar, and 9 cents in Post Office stamps, a Box will be sent anywhere in the United States. Address, NEAL BROWN, Delicit N.O.

Raleigh, N. C.

May 7, 1858.

SIDNEY A. SMITH,

A Spendid Opening for Investment. TOBACCO FACTORY AND FIXTURES FOR SALE.

THE SUBSCRIBERS offer for sale their Tobacco Factory, situate at Tally Ho, Granville county, N. C., im-mediately on the road leading from Oxford to Hillsboro'. The house is large enough and fixtures plenty to work thirty hands. There is elso on the premises a single story Dwelting, with two rooms, a good Kitchen, Smoke House, Negro House, Stables, Crib, Steam House, &c., &c. A plendid opportunity is here presented to any one wishing o engage in the manufacturing of Tobacco. The location is a good one, being on the edge of the lands that produce as fine if not the finest Tobacco in the State. There is always money to be made by a well conducted Factory. The neighborhood is unsurpassed for health and good morals. Having sold out our Store at Tally Ho, and one of the partners of our concern having left the neighborhood, renders it necessary to close the entire concern, and we wish to do so as soon as we can, and therefore would like to have propositions as early as can be done. For further particulars address A. H. Cooke, at Oxford, or J. J. Meadows and Dr A. Fleming, at Tally Ho.

Terms reasonable COOKE, MEADOWS & FLEMING. August 23, 1858. 35-wtf.

NOTICE TO FARMERS AND OTHERS IN WANT OF SHOES. LARGE LOT OF SHOES FOR SALE at reduced

A LARGE LOT OF SHOES FOR SALE at reduced prices; together with a general assortment of Family Groceries. Also the best old Liquors, Wines, &c., &c. which I will sell wholesale or retail. Call and see for your-celf, 4th door North side, Hargett Street. To cash buyers, I say call, and you shall not be dis uppointed, as I am deter-mined to sell low for cash. Thankful for the very liberal patronage I have received. I hope, by strict attent on to business, to merit a continuance of the same. JORDAN WOMBLE.

	DAN WOMBLE.
Raleigh, Nov. 1, 1858.	44-wtf.
To the members of the approaching call, as I have something nice for you.	Legislature I sa J. W.

HILLSVILLE; ACADEMY.

CARBOLL COUNTY, VA. B. F. THOMPSON, A. M., Principal, J. AVIS BARTLEY, A. M., Associate Principal.

Associated with efficient instructors. THE 16TH SESSION OF THIS INSTITUTION WILL CONVERSE WILL COMMENCE THE FIRST MONDAY IN AU-GUST, and continue twenty-one weeks. Board can be had

in good families at six dollars per month. Hillsville is a village, near the top of the Blue Ridge. com mand ng a view of the most picturesque, romantic and sub lime scencry.

It is well supplied with good water and pure air from the surrounding mountains, and is renowned for health. It at-fords as good society as our smaller towns generally. It is situated on our main thoroughfare from Tennessee to North-Carolina, over which passes a line of stages, and is within a few hours travel of the Virginia and Tennessee Railroad. Through the liberality of Messrs. Andrew S. Fulton, Ben. Rush Floyd and Alexander N. Chaffin, two Gold Medals have been presented annually for the last two years to the best speakers. The Annual Catalogue will be sent to any one desiring further information about the school. 27-w6mpd. July 7, 1858.

United States' Mail-Salisbury to Asheville. FOUR HORSF COACHES.

THE TRAVELLING PUBLIC ARE RESpectfully requested to give this line a trial. They will find it to be the cheapest, nearest and best route WEST. My Conches are fine, large—Nine and Fourteen Passenger Concord Coaches, (No Hacks on the Road.)

My Horses are well trained and gentle, and I take pleas-ure in recommending the Drivers on this line as being the most sober, careful and gentlemanly Drivers to be found on any Stage Line.

Travellers will find this route a more pleasant one than any other, passing through Statesville by the Catawba Rail-road Bridge, Newton, Morganton, Marion, Pleasant Gar-Gap of the B Ridge, in this view Mt. Mitchell and Mt. Clingman of the Black Persons wishing to visit the Black Mountain ure's guide and horses at MR. STEP'S or PORnd in a few hours' ride reach the Black Mountain at their leisure visit Mitchell's Falls, Mt. Cling-Mt. Mitchell, the highest peaks of land East of the ountains. s on this line good for three months. Orrice in Salisbury, at the Rowan House. C. S. BROWN, Contractor. untains. ton, N: C., March 6, 1858. 17-wSm. EN ANNA FEMALE SEMINARY. THOMASVILLE, DAVIDSON CO., N. C. IS :- Board excluseive of Washing and Lights per ion of five months \$30. Tuition in the regular 2. Music and ornamental branches correspond-The Fall Session will commence on the 1st SEPTEMBER, 1858. Pupils are admitted at any ng the Session, and charged from the time of en-Catalogues containing all necessary information the course of instruction, terms, &c., will be d on application to J. W. THOMAS, President Board of Trustees. 5, 1858. 29- wtf.

HENDERSON INSTITUTE-MALE AND FEMALE. (Located immediately on the R. & G. R. R., about equidistant from Raleigh & Weldon)

DANIEL H. CHRISTIE, PRINCIPAL GAVIN H. LINDSAY, A. M., Assistant in Male Depart

ment. Mrs L. A. CHRISTIE and Miss L. GORSE, Assistants in

Female Department. TERMS PER SESSION OF 21 WEEKS: Board, including every thing, Tuition in Primary English, \$50 CO \$10 er 12 50

Anglici	***	N. M.
English, and one Language,	20	60
	25	00
Music on Piano or Guitar,	20	00
Painting, Drawing, &c., at the usual charges.	9	

The Boarding Departments and School Buildings are separate, admitting no association of the sexes. The former under the immediate supervision of the teachers. The Male Department will be under Military Drill and Discipline, tending to habits of order, and promoting physi-cal development and hardihood, so much neglected in our system of Education. For Circulars containing full information, address

	DAN'L. H. CHRISTIE,
November 20, 1853.	Henderson, N. C. 48-w3m.*
	and the second

ROANOKE MALE COLLEGIATE INSTI-TUTE will commence its third session on MONDAY, January 17th, 1859.

This Institution is under the charge of Mr. J. W. DeFord, A. M., late Professor of Mathematics and Natural Sciences in Madison College, Pa., and Rev. J. L. Swain. Both these gentlemen are experienced professional instructors. Prof. DeFord is recommended by several of the most eminent men of his native State, Pa., and the character of Mr. Swain is too well known to require testimonials The boarding department will be under the care of Mr. W. C. Sleight, Esq., and lady, late of Washington county, N. C. The most theorough instructions are given in the Greek, Latin, French and English languages, in Practical and The-orctical Mathematics, the Rudiments of Natural and Moral Science, Belles-Lettres, and all the branches commonly taught in such institutions. Young gentlemen fitted for any class in College. Tuition \$12 to \$20 per session of 5

any class in College. Tuttion \$12 to \$20 per session of 5 months, according to studies, there being no extras. The buildings of the Institute are commodious, elegant; contain ample accommodations for 100 students, and are beautifully situated in a fine grove. The students boarded and lodged in the Institution, and af all times under the direct supervision of their instructors. Board and lodging \$7 to \$9 per month, every thing found except lights. Pupils received at any time, and charged from date of entrance-allowance made only for prolonged sickness. All expenses payable half in advance. Discipline mild, but firm. Location at Ramilton, Martin county, N. C., very pleasant and healthy, and accessible by stage or steamboat from all parts of the State.

For particular	apply to eith	er of the inst JONES.	ructors, or to
	W. R. R. E. V	BROWN, VEATHERSE HYMAN,	EE, Com.
Hamilton, Nov	. 30, 1858.		49-w6t.*
py five times.	Register and	Williamston	Bauner please

NOTICE-TO WM. JONES, FORMERLY OF WAKE COUNTY, N. C.

cop

A LEGACY is given to you by the Will of your father, JOSIAH JONES, deceased, on condition that you apply for it within two years from the death of his wife, TEMPERANCE JONES. She died on the 21st November, 1858. As your residence is not known, this publication is

made that you may apply for it within the time. JOSEPH FOWLER, Jr., Ex'r. December 4, 1958. 49-w6tpd.# N. B. Mr. Jones, if living, is supposed to be in Texas, and the press of that State would favor a poor man by aiding in this enquiry.

The Standard.

LEGISLATURE OF NORTH CAROLINA.

SATURDAY, Dec. 18, 1858. SENATE.

The Senate was called to order shortly after 10 o'clock.

Mr. Martin presented nine memorials from citizens of sundry counties on the line of the Yadkin river for the passage of a law opening that river to the passage of fish. Referred to the committee on propositions and grievances.

REPORTS OF COMMITTEES.

Mr. Donnell, from the committee on the judiciary. to whom had been referred a bill for the relief of persons suffering by the destruction of documents in the burning of the courthouse of Pitt county, re-ported a substitute for the bill and recommended its passage

Mr. McDonald, from the committee on propositions and grievances, to whom had been referred a memorial relative to a public road through Davidson and Davie, reported a bill on the subject, and recommended its passage.

Mr. Humphrey, from the committee on corporations, reported favorably on the bill to incorporate the Jones county Male and Female Seminary.

Mr. Edney, from the committee on internal improvements, reported favorably on the substitute for the bill to amend the charter of the Western N. C. R. R. Company; on the bill to enlarge the powers of the New River Navigation Company, and also on the bill to aid in the construction and equipment of the Fayetteville and Coalfields railroad, and recommended their passage.

Mr. Lane, from the committee on propositions and grievances, reported back to the Senate the bill to establish the county of Alleghany, and the resolution in favor of Solomon Klutts, and recommended their passage.

CHRISTMAS HOLIDAYS.

Mr. Guyther, from the joint select committee on adjournment for the Christmas holidays, reported a series of resolutions for a general leave of absence from the 23d inst. till the 1st proximo, and providing that no bill or resolution should be disposed of during said time.

Mr. Thomas opposed the general leave of absence; it would not leave a quorum. It would be better to adjourn at once.

Mr. Guyther cited precedents, and said the resolutions had just been adopted by the House.

Mr. Speight objected to the resolutions, as they compelled the Speaker to remain to open and adjourn the Senate from day to day. He thought the Speaker should be allowed to see his family at Christmas time, if he desired.

Mr. Worth feared there would not be a quorum on the 1st of January, to inaugurate the Governor. He moved to strike out the "1st of January," and insert "27th of December." Rejected. The resolutions were then adopted.

PUBLICATION OF THE LAWS.

Mr. Houston moved that the committee on the judiciary be instructed to enquire into the necessity of adopting some plan of publishing the laws' enacted by the General Assembly, for the information of the

would like Mr. Turner should have an opportunity of unveiling these terrible mysteries. The motion was agreed to. The question then recurred on concurring in the proposition of the House to print the document. Mr. Douthitt demanded the ayes and noes. The vote resulted-ave 86, no 1. Mr. Worth voted in the negative. On motion of Mr. Flanner, the Senate adjourned till 10 o'clock on Monday.

HOUSE OF COMMONS.

At half past 9 o'clock the House was called to or-

CHRISTMAS HOLIDAYS.

Mr. T. R. Caldwell, from the joint select committee reported, that a general leave of absence be granted to all such members as chose to accept it, from and after Thursday next the 28d inst. until Saturday 1st of Jan. next; no bill or resolution of a public nature to be acted upon from the 23d of Dec. 1858, to 1st Jan. 1859; which report was concurred

REPORTS.

Mr. Scales, from the committee on claims, reported adversely to the memorial from Cherokee county, in favor of L. G. Gilreath.

RESOLUTIONS. Mr. Simpson, requesting the Governor to furnish

the House with a list of the Trustees of the Univer-

Mr. Lane, in favor of purchasers of Cherokee lands. Referred to the committee on Cherokee lands.

Mr., Bridgers, in favo: of James F. Jenkins, NEW BILLS.

The following bills were read the first time and referred :

Mr. Morehead, to incorporate the Steele Gold Mining Company;

Also, to incorporate the Lizzard Dale Copper Mining Company;

Also, to incorporate the Halsey Mining and Smelting Company;

Also, to incorporate--Copper Mining Company;

Mr. Simonton, to authorize the registration of certain receipts and releases ;

Mr. Speer, to incorporate the Jonesville Male and Female High School, Yadkin county ;

Mr. McKay, to amend the 36th chap. Rev. Code, concerning currency. Mr. Byrd, to regulate the 92d regiment of N. C.

Militia. BILLS ON THEIR THIRD READING.

The following bills passed their third reading and were ordered to be engrossed.

The bill to charter the Black Mountain Turnpike Company ;

The bill to prevent horse steafing. [This bill pro-vides whipping for the first, branding in the forehead for the second, and death for the third offence.] The bill to provide for electing Clerks and Masters in Equity by the people. At a later hour the bill

was recommitted to the judiciary committee for amendment. The bill to amend the act establishing Harnett

A message from the House transmitting the engrossed bill to restore jury trials in the county of county: The resolution in favor of T. M. Albright of Ala-

the banks of Pennsylvania. Mr. C. lectured the democratic party severely for their course upon bank charters and claimed to be himself standing on the old Jacksonian platform about banks and banking. He spoke strongly against banks, and would continue to oppose them. The press was silent, and the Legislature would not assist him. He was not much interested about small bills, he did not think they were the leprosy they were described. He thought the small banks ought to have the same privileges as the large ones. He denounced the system of is-suing notes in Asheville payable in Newbern, and suing notes in Asheville payable in Newbern, and concluded his remarks by stating he was in favor of an issue of \$5 notes payable in specie at every point. Mr. Walser spoke strongly against the reconsider. ation of the bill and asked its friends if they succeeded in passing it, could it be executed. He thought ded in passing it, could it be executed. He thought not; when enacted before the people compelled them to repeal it. He argued warmly against any such restrictive bill, and declared it could not be enforced.

The motion to reconsider the bill was rejectedyeas 41, nays 65. Mr. Byrd gave in a list of magistrates for Yancy county, which was ordered to be transmitted to the

RESIGNATION OF MR. HAYWOOD.

his seat as member from Wake county.

A letter from Mr. Haywood was read, resigning

Mr. Smith offered a resolution authorizing the

public treasurer to pay E. G. Haywood, Esq., the

usual per diem compensation allowed to members

of the General Assembly, up to Dec. 18th, 1858. The rules were suspended, the resolution read the

WRIT OF ELECTION. Mr. Norwood offered a resolution directing the

Speaker to issue his writ for the election of a mem-

her from Wake county, to be held on the 30th of

Mr. Love moved a message be sent to the Senate,

MONDAY, Dec. 20, 1858.

proposing to go into an election for University trus-

SENATE.

The Senate was called to order at 10 o'clock-

Messrs. Martin, Boyd and Flanner were announced

Received a report from the commissioners on the

On motion of Mr. Boyd, was sent to the House

Mr. Humphrey, from the committee on corpora-

Mr. Guyther offered a resolution instructing the

committee on education and the literary fund to con-

sider the expediency of requiring Chairmen of the

Boards of Superintendents of Common Schools to

invest surplus school funds in State bonds or other

securities, and to report by bill or otherwise.

JURY TRIALS IN COUNTY COURTS.

tions, reported favorably on the bill to incorporate

the town of Mt. Pleasant, Cabarrus county.

with a proposition to print and refer to committee

as the committee on enrolled bills for the week.

second and third times and sent to the Senate.

Senate.

December. Adopted.

The House then adjourned.

prayer by Rev. Dr. Mason.

Sinking fund, which,

on finance.

Adopted.

tees. Rejected.

ATTORNEY AND COUN SMITHFIELD, Will attend regularly the County Wake, Johnston, Cumberland, Ho All basiness entrusted to his ca tention. Smithfield, Feb. 20.	dens, Swa celebrated Mountain, can procu TER'S, ar House, an man and I Rocky Mo	
W J. HOUSTON.	W. A. ALLEN.	Tickets STAGE
HOUSTON & Attornies and Couns KENANSVILLE, WILL ATTEND THE COU Courts of Duplin, New Hit ties, and also the Courts of Wake. April 14, 1857.	Morgan GLE TERMS classes \$1	
. FOR REA	NT.	ingly low
I OFFER FOR RENT the home ed and occupied by Calvin Jor porth-western part of the City. a two scre lot, with two houses, Terms moderate to one or two go	DAY OF time durin trance. C respecting forwarded	
Raleigh, Nov. 20, 1858.	Agent for Owners. 48-w6t.	July 15,

REAL ESTATE FOR SALE.

AGENT FOR THE OWNERS, I offer for sale, on liberal terms, all of the Real Estate lately owned by Calvin Jordan, Esq. This property consists of several eli-gible Lots and Houses in the City of Raleigh, including the homestead of Mr. Jordan. The balance of the property is under a good rent, and will remunerate the purchasers with good returns.

The purchasers at Mr. Jordan's sale having no use for the property, will dispose of it to advantage to those wishing to make investments in City property. For further particulars, terms, &c., apply to G. B. BAGWELL.

Novembee 20, 1858.	Hargett street, Raleigh. 48-w6t.	
SELECT SO RALEIGH, CHE NEXT SESSION OF open on the 6th of JANU, sion of Mrs. H. B. BOBBITT Terms per session of 5 month	N. C. 5 THIS SCHOOL WILL ABY next, under the super- and Miss S. PARTRIDGE	
English Branches 1st class "2d" "3d" Latin and French, each Music on Piano or Guitar, Drawing Painting in water Painting in Oil,	\$15 00 12 00 10 00 10 00 20 00 cols. or Grecian, 10 00 15 00	Cl Good For ton, N. ton, N.
Board \$12 00 per month-pay December 10, 1858.	vable half in advance. 50-w2m.*	

BY VIRTUE OF A DEED OF TRUST TO me, executed by Wm. B. Richardson, I shall, at the Court House door in Raleigh, on SATURDAY, the 8th day of January next, expose to sale the residue of the tract of land conveyed to me by him, lying near Mt. Moriah, and containing about 30 acres. TERMS :-- Cash.

November 23, 1848	<u>с</u> а.	KEMP	P.	BATTLE.
				47-wtds.

NOTICE.

THE SUBSCRIBER, AS THE SURVIVING PART. NER of the late co-partnership of CULLOM & IVES, entered into and established between them for carrying on the business and trade of Merchandise and Hotel keeping in the town o' Smithfield, will, in order to enable him to actile and adjust the partnership business and pay off the debts of the same, on SATURDAY, 22d January, 1859, in the town of Smithfield, N. C., sell at Public Auction that well known Hotel and Lots in the town of Smithfield, known in the plan of said town as lots No. 74 and part of 73, adjoining the Court House square, and the lots of Y. N. Thornton and others, containing two acres, on a credit of aix months. Bond with approved securities will be required of the purchaser.

W. H. CULLOM, Surviving partner. 50-w3tpd.* December 11, 1858.

LAND FOR SALE.

THE SUBSCRIBER OFFERS FOR SALE HIS LAND lying on the waters of Grassy Creek, Granville coun-I lying on the waters of Grassy Creek, Granville coun-ty, on which he now lives. The tract contains about 1,000 acres, of which about 4:0 are standing in original growth and heavily timbered. The land is well adapted to the growth of Tobacco, Corn, Cotton, Wheat and Oats; and being well watered can be profitably employed as a stock farm. The place is well improved, having a dwelling house, with six good rooms and garrett and all out houses, such as negro cabins, corn cribs, stables, &c., in good resauch as negro cabins, corn cribs, stables, &c., in good re-pair. There is also on the premises a Grist Mill, in good running order, which, for about eight months of the year,

NOTICE TO PHYSICIANS.-A VERY ELIfor a Physician, with all the conveniences necessary for the accommodation of a family, will be vacated shortly by its present owner, who purposes moving to another State. Those desirous of locating, will receive all necessary information on application to the Editors of the Standard. April 2, 1858. 15-wtf.*

TERMS PER SESSION OF 20 WEEKS: Primary English Brauchs, Higher English and Mathematics, Classics, Good Board can be obtained at from \$6 to \$8 per month For further particulars address the Principal at Warreu ton, N. C., until the 1st of January. After which at Clay	McLenon creek, in Moore county. November 23, 18-8.	. 48-w1m.
THE NEXT SESSION of this Institution will com- mence on MONDAY, January the 10th, 1859, TERMS PER SESSION OF 20 WEEKS: Primary English Brauchs, \$8 00 Higher English and Mathematics, 12 00 Classics, 16 00 Good Board can be obtained at from \$6 to \$8 per month For further particulars address the Principal at Warren ton, N. C., until the 1st of January. After which, at Clay ton, N. C. T. JEFF. WOODSON, Principal.		
TERMS PER SESSION OF 20 WEEKS: Primary English Brauchs, \$8 00 Higher English and Mathematics, 12 00 Classics, 16 00 Good Board can be obtained at from \$6 to \$8 per month For further particulars address the Principal at Warreu ton, N. C., until the 1st of January. After which, at Clay ton, N. C. T. JEFF. WOODSON, Principal.	THE NEXT SESSION of this In mence on MONDAY, January the	C stitution will com 10th, 1859.
Primary English Brauchs, Higher English and Mathematics, Classics, Good Board can be obtained at from \$6 to \$8 per month For further particulars address the Principal at Warreu ton, N. C., until the 1st of January. After which, at Clay ton, N. C. T. JEFF. WOODSON, Principal.	TERMS PER SESSION OF 20	WEEKS :
Classics, 16 00 Good Board can be obtained at from \$6 to \$8 per month For further particulars address the Principal at Warren ton, N. C., until the 1st of January. After which, at Clay ton, N. C. T. JEFF. WOODSON, Principal.	Primary English Branchs,	\$ 8 00
ton, N. C., until the 1st of January. After which, at Clay ton, N. C. T. JEFF. WOODSON, Principal.	Classics,	16 00
T. JEFF. WOODSON, Principal.	for further particulars address the ton, N. C., until the 1st of January.	Principal ut Warpan
	T. JEFF. WOO	DSON, Principal.
	November 26, 1858.	
LEASBURG MALE ACADEMY. H. A. ROGERS, Principal	THE EXERCISES OF THIS IN	STITUTION WILL
H. A. ROGERS, Principal.	L be resumed on the 2d MONDA'	Y of January, 1859
H. A. ROGERS, Principal. THE EXERCISES OF THIS INSTITUTION WILL be resumed on the 2d MONDAY of January 1850	and continue twenty-one welks. Boys	will be mound for

e twenty-one weeks. Boys will be prepared for the Collegiate course. There is a Tri-weeckly Stage Line from Barksdale's Depot, on the Richmond and Danville Railroad via Leasburg to Hillsboro'.

	00	per	month. session.
December 4, 1858.	50		49w4t.*

NOTICE.

LL PERSONS ARE HEREBY NOTIFIED THAT 1 A will not pay, as Guardian, any accounts contracted by my wards, without my consent. S. M. WILLIAMS, Guardian. December 7, 1858. 50-w8t.*

CLASSICAL SCHOOL.

SAMUEL W. HUGHES, the founder, and until the present-a period of fourteen years-the Principal of the Sent—a period of fourteen years—the Principal of the Cedar Grove Academy, is now making arrangements for a school five miles north of Hillsboro'. The school will be situated in a highly moral community, and one noted for its freedom from disease. The fact that the former situa-tion of the school had proved somewhat unhealthy, with many other objections, made a change almost imperative. Two gentlemen are engaged to keep boarding houses at the Academy. Students in English will be charged \$57 50 per session of twenty-one weeks. In Languages \$65 00. No session of twenty-one weeks. In Languages \$65 00. No extra charges. The session will commence on the second MONDAY of January next. Ministers of the different denominations will be invited o preach in the Academy as often as convenient on Sab-

SAMUEL W. HUGHES. Post Office "Hillsboro'."

December 10, 1858. 50-w2t STATE OF NORTH-CAROLINA.-WASH-INGTON COUNTY.-Court of Equity, Fall Term, 1858.-John P. Phelps vs Etheldred Bozman et als.-Bill of injunction. It appearing that Etheldred Bozman, defendant, is not a resident of this State, it is ordered that publication be made for six weeks in the Raleigh Standard, commanding him to appear at the next Term of the Court of Equity to be holden for the county of Washington in Plymouth, on the 2d Monday in March next, to plead, answer or demur to said bill, or judgment pro confesso will be er 'ered against bim.

CEDAR GROVE MALE ACADEMY. J. F. ALLISON, Principal, J. A. TINNIN, Associate Prin.

THE SPRING SESSION of this Institution, (situated eight miles north of Hillsboro' on the stage road leading from Hillsboro' to Milton) will open on the 2d MON-DAY of January, 1859, and continue twenty-one weeks.

EXPEN			•		
Board,	\$40 0	00	per	session	
Tuition, Languages, -	20 0	14)	100		
English,	12.3	50	"		
December 10, 1853.				50-w6	t,

STATE OF NORTH-CAROLINA.-JQNES COUNTY .- Court of Pleas and Quarter Sessions, No vember Term, A D., 1858 .- Daniel Perry, Adm'r. of John L Garrett, dec'd.-Petition to sell Real Estate for assetts. Daniel Perry, having filed his petition at the November Term of said Court as Admini trator of J. L. Garrett, dec'd., praying a sale of the Real Estate of said deceased And it appearing to said Court that the said John L. Garrett left him surviving a widdw and minor children in the State of New York, the Court doth therefore order that publication be made in the North-Carolina Standard, printed in the City of Raleigh, for six weeks successively, noti fying said widow and minors of said petition and proceed-ings had in this behalf, to appear at the next Term of this Court to be held for said county on the last Monday of Jannary next, and to plead or demur to proceedings, or the same will be heard ex parte.

Witness, Benj. Askew, Clerk of our said Court at Trenton, the fifth Monday after the fourth Monday of Septemper, A. D., 1858.

BENJ. ASKEW, C. C. C. December, 15. (Pr. Adv. \$5 6214.) 51-w6t.*

OLIN HIGH SHCOOL-MALE & FEMALE. Rev. BAXTER CLEGG, Principal.

A. II. MERRITT, Miss MARGARET TUCKER, Assistants.

Other assistants will be procured, as the wants of the school demand, so as to secure full and thorough instruction to all the pupils.

OLIN HIGH SCHOOL is situated in the North-Eastern U part of Iredeit county, N. C., on the waters of Rocky creek, in a healthy section of country, and in the midst of an industrious and moral community, and is as free from temptations to extravagance and dissipation as any school. The course of instruction is full, and particular attention is paid to the elementary branches. All the teachers have experience; and the Principal, Rev. B. Clegg, is well and favorably known as one of the most successful managers and instructors of youth in the State. The government is mild aud firm. It is gradually increasing, and offers strong inducements to those who have sons and daughters to be educated. Parents and Guardians are left to manage the expenditures in dress, to control the amount of pocket money, and to allow the making of accounts with merchants and others, or to interdict them as they think best. The trustees and teachers recommend and inculcate plainness, simplicity and neatness in dress, and frugality and economy in expenditures; but assume no authority to control them, and take no responsibility in these matters.

TERMS PER SESSION	N OF 2	1 WEEP	(8.
Classical Department,			\$20 00
English Department, from	2 de 1	\$10 00) to 15 00
Music on Piano,		0.9	20 00
Use of Instrument,	100		2 00
Painting,			15 00
French,	- 04 C - 1		5 00
Crayons, &c.,			10 00
Contingent Fee,	4 2	÷2	1 00
BOARD, Young gentlemen	from	\$7 50	to \$8 00 r

month, exclusive of lights, and they wait on themselves. Young ladies \$8 00 per month, including fuel, washing, and attention. Lights will be furnished at moderate prices. Tuition and contingent fees in advance Boarding Houses are kept for young ladies; also for young gentlemen-and they are requested to board separately. The Fall Session opens the 3d Wednesday in July, and the Spring the 1st Wednesday in January. The commencement is on last Wednesday of May, and the anunal meeting of the trustees the day before, at 9 o'clock, A. M. A liberal share of patronage is solicited.

By order of Trustees.

J. C. TURNER, President. P. TOMLIN, Secretary. Iredell county, N. C., June 14, 1858. 29-w1v.*

THE NORTH-CAROLINA MUTUAL LIFE INSURANCE COMPANY, now in the tenth year of successful operation, with growing capital and firmer hold pon public confidence, continues to insure the lives of all healthy persons from 14 to 60 years of age, for one year, for seven years, and for life-all life members sharing in the profits

All slaves from 10 to 60 years of age are insured for one year or for five years for two-thirds their value.

All losses are punctually paid within 90 days after satisfactory proof is presented. For further information the public is referred to Agents of the Company in all parts of the State, and to R. H. BATTLE, Secretary,

Raleigh.

51-waswow.

people. Adopted. NEW BILLS.

Mr. McDonald introduced a bill to repeal an act establishing a public road in Davie county. Referred.

Mr. Donnell, a bill to enlarge the powers of Notaries. Judiciary. Mr. Humphrey, a bill concerning deeds of femes

corert. Judiciary.

Mr. Edney, a bill to amend the Entry laws. Propositions and grievances. Mr. Dillard received leave of absence for six days

from Tuesday next. On motion of Mr. Donnell, the rules were suspended and the bill relative to documents destroyed in Pitt county Courthouse passed its second and third readings, and was ordered to be engrossed. A resolution from the House, relative to certain

repairs in that chamber, was concurred in and ordered to be enrolled.

PRIVATE BILLS ON THEIR PASSAGE. The bill to incorporate the Salisbury Gaslight

Company passed its second reading, amended by the committee Mr. Donnell moved that, in the passage of private bills, if no objection be made on the second reading, the rules be suspended and the bill be put on its third reading. Agreed to.

The above bill was then put on its third reading, and was ordered to be engrossed.

The following bills and resolutions were then finally disposed of: The bill to incorporate the White Oak River Nav-

igation Company;

A resolution to refund to Donald Frazer, \$15 overpaid taxes :

The bill to incorporate the Long Acre Guards, in the county of Beaufort; The engrossed bill to amend an act entitled an act

to incorporate the town of Newton ; The bill to incorporate the Oak City Savings

Bank ; A resolution to refund to J. A. Vinson, former

sheriff of Johnston county, \$1,68,28, overpaid in settlement with Comptroller in 1856;

The bill to incorporate the Lake Landing Canal Company ;

The bill to amend an act entitled an act to incorporate the Fairfield Canal Company. A resolution to refund to Theodore Strader \$23,28

overpaid taxes ; The bill declaring the office of sheriff in Cabarrus

county vacant and providing for the election of a sheriff. The resolution for the relief of Jackson Stuart,

former sheriff of Yancy led to a rather warm discussion.

The case is somewhat peculiar and may be summed up as follows, according to the facts disclosed in the discussion : Jackson Stuart gave up the office of sheriff and surrendered to the county court the tax lists. The court received the lists. Solomon M. Ray subsequently became sheriff and refused, under advice of counsel, to receive the tax lists for collection. Stuart applied to the court for the lists to collect the taxes, but the court refused to surrender them to any one but the sheriff Ray, whose counsel forbid him to receive them. The consequence was no abstract was returned to the comptroller and no tax was collected in the county. At the last term of the Superior court of Wake both the late sheriff and the incumbent were amerced in the penalty of \$1000 each.

The resolution before the Senate proposed to remit the penalty on Stuart (a similar resolution is pending to relieve Ray,) in the event of the full amount of taxes being collected and returned, and all cost incurred in the matter being paid.

The committee to whom the resolution had been referred reported in favor of its passage under a misunderstanding.

A motion to recommit the resolution prevailed. The resolution for the relief of Ray was also re-

The resolution in favor of John Caldwell's executor;

The bill to prevent the felling of timber in Tuckahoe and Trent rivers ;

The bill to protect purchasers under judicial sales ; The bill to amend chap. 78th Rev. Code, concerning official bonds; **

The bill to amend 16th chap. Rev. Code, entitled marriages :

The bill requiring the day of receiving and executing to be noted on Justices' procees;

The bill to make husbands liable for the debts of their deceased wives ; The engrossed Senate bill to amend 5th sec. 99th

chap. Rev. Code : The bill to authorize the erection of a toll-bridge

over Yadkin river ; 14 S R 1. The bill to authorize the county court of Duplin

to sell certain lands, the property of the town of Serecta.

Mr. Stanford opposed the passage of the bill, as it was unfair to sell lands in the possession of private parties since 1765.

Mr. Ward stated he had brought in the bill at the equest of his constituents. It only gave permission to sell by a majority of the county court. Bill reected.

The engrossed Senate bill to amend the charter of the Keowee Turnpike Company ;

The engrossed Senate bill to incorporate the Newbern Light Infantry;

The engrossed Senate bill to incoporate the Raleigh Gas-light Company;

The bill to incorporate the Atlantic Mutual Fire and Marine Insurance Company ; The bill to incorporate the Cherokee Turnpike

Company;

The bill to authorize the court of quarter sessions and common pleas of Bertie county to collect what fage.

SMALL NOTE BILL. Mr. Foy's motion to reconsider the vote rejecting the bill prohibiting bank bills of less than three dollars was agreed to.

Mr. Hill, of Halifax, said the motion was made merely to give members an opportunity of expressing their sentiments upon this question, which had occupied the attention of the House two years ago. Up to 1830, the power of banks to issue small bills was unlimited; but the people saw the wrong in 1836, and no bank was permitted by their charter to issue less than \$3 from that year, until the last General Assembly, when the day for small bills came round. He said in certain sections the people refused to enforce the law ; hence the specie did not come into circulation, and stated it never would as long as refuse paper money was in demand. It might be asked where the specie was to come from. He would reply, money would seek them if the products of the country were worth money. He instanced his own county, where the bill prohibiting small notes did good service, and convinced him that the law ought to be restored as it originally stood. He described the practical effect of such a law in Virginia and Mississippi. He was convinced that if members had the firmness to stand the pressure from without, in two years the people would be sat-isfied with the change. He said paper money infla-ted prices, and described the inconveniences of paper money and the advantage of a specie currency. In Virginia and South-Carolina there was a specie currency, and in Tennessee a debased paper issue which would not pass out of that State, and considered these circumstances offered a favorable opportunity to banish small notes.

Mr. McKay was opposed to Mr. Hill's proposition. and insisted that small notes were the poor man's friend. He thought there would not be specie to supply the demand caused by the withdrawal of small bills from circulation. He denied that we could legislate gold and silver into the country, and argued at some length in support of his views. He hoped the House would not legislate against small

Cleaveland and asking the concurrence of the Senate. The bill was read the first time, and on motion the rules were suspended and the bill put on its second and third readings.

Mr. Turner objected to the bill as it was a farther mutilation of the Revised Code, after the expense and labor of revisal. The county had sought the change it was now sought to remedy. He (Mr. T.) was opposed to jury trials in county courts, as they led to fruitless litigation, multiplication of costs, and opened the door not to justice but to fraud and corruption. Mr. Turner argued these points at length. Mr. Mills said the people of Cleaveland understood this question perfectly, and were better judges of

what suited them than the Senator from Orange. Mr. Edney supported the bill. It would enable the people of Cleaveland to dispose of a mass of small litigation now sent to crowd the dockets of the Superior court.

Mr. Turner insisted that no benefit would result but to the County Attorney, Sheriff and Attorneys at the bar.

Mr. Donnell would put this county on an equality with others. If the question for the total abolition of jury trials in county courts were brought forward, he would consider it as such.

The bill then passed and was ordered to be enrolled.

A message from the House proposing a joint select committee to wait on Hon. J. W. Ellis and inform him of his election, and to ascertain when it would be convenient for him to attend to be qualified, and also to make arrangements for the Governor's inauguration. Concurred in.

 Λ message from the House transmitting an engrossed resolution to pay E. G. Haywood his per diem as a member of the House up to the 18th inst. The rules were suspended and the resolution passed its several readings and was ordered to be enrolled.

APPOINTMENT OF MAGISTRATES.

magistrates appointed at any time afterwards.

Mr. Turner's amendment was adopted.

ferred to the committee on the judiciary.

poor. Same committee.

committee on the library.

mended its passage.

enrolled

reading.

next taken up.

who would like to name appointces.

judgment.

possible.

Mr. Cunningham moved that a message be sent to the House proposing to set aside Saturday next, at 3 o'clock, for the appointment of magistrates. Mr. Mills objected. Several Senators were absent

Mr. Carmichael. Those Senators can have their

Mr. Turner moved to amend by setting aside the

second Saturday in January, at 3 o'clock. He de-

sired to have full information as to the number al-

ready appointed in the several counties, as that was

the only means Senators could be guided by in their

Mr. Edney was for settling the matter as soon as

Mr. McDowell introduced a bill to prohibit the

Mr. Edney, a bill to provide a homestead for the

Mr. Donnell, a bill to increase the library of the

Senate and for other purposes. Referred to the

Mr. Pool got leave to report, from the committee

on the judiciary, an amendment to the bill to amend

On motion of Mr. Cunningham, the engrossed pri-

vate bill to exempt the members of the Wilmington

Light Infantry from jury service, was taken up,

passed its several readings, and was ordered to be

BILL ON ITS SECOND BEADING.

The Coalfields bill was taken up on its second

Mr. Gilmore moved to make it the special order

for the 4th day of January. Agreed to. The bill to amend the charter of the Wilmington,

Charlotte and Rutherford Railroad Company was

Mr. Steele proposed it be made the special order

the 17th sec. 119th chap. Revised Code, and recom-

emancipation of slaves by will and testament. Re-

NEW BILLS.

does good work, having good custom.

M. T. SMITH.

J. H.MILIS, Oxford, N. C.

The state of the Line

49-w10t.*

50 - w2m.

The subscriber being very desirous to sell, invites pur-chasers to examine his place. It is situated in a high, healthy country. Terms made easy. For further particu-lars address the undersigned, at Oak Hill, Granville coun-

December 11, 1858.

OXFORD FEMALE COLLEGE. THE SIXTEENTH SESSION will open on the first Monday in January and close with the annual Com-Monday in January and close with the annual Com-mencement on the last Thursday in May. The School relies entirely on its own merits for patron-age. In order that it may merit patronage, the number of students is so limited as to secure. 1st. The greatest thoroughness and efficiency in every

department of instruction. 2d. The most judicious discipline enforced with affection.

ste firmuess.

3d. The most comfortable and home-like accommodations procured at the smallest expense. For admission apply to

December 2, 1858.

HAYWOOD MALE AND FEMALE ACADE-MIES.

THE FOURTH SESSION will commence the 2d MON-THE FOURTH SESSION will commence the 2d MON-terms are:-Primary English \$12, more advanced \$16; Latin, Greek and higher branches of Mathematics \$25; and in the Female Academy as heretofore. Board, includ-ing lights and washing \$5 per month. A. R. BLACK, Prin. Male Academy, P. C. SHAW. "Esmale."

December 18, 1858. Female " 50-w41.

WM. A. LITTLEJOHN, C. & M. E. (Pr. Adv. \$5 00.) 50-w6t. Test, Dec. 13, 1858.

> NEW HOPE ACADEMY. CHATHAM COUNTY, N. C.

THE SPRING TERM OF THIS SCHOOL WILL COMmence the 10th of JANUARY, and continue five

months. The situation of the Academy is pleasant and beautiful, in the eastern part of Chatham, 10 miles from Chapel Hill, and 20 from Raleigh. It is also 10 miles from Morrisville Station on the N. C. Bailroad, from which there is convey-ance by stage. Students find this one of the best Schools in the State, yielding to none. It is Preparatory Collegiate in its character, although, when desired, a highly mature Academic Course is imparted. Academic Course is imparted.

TERMS PER SESSION : Primary Department, 10 00 Juvenile (English,) 15 00 Advanced " (Classical.) Board in best families \$8 per month. 25 00 Charges alone by the session. Certificates of good char-

scter and responsibility from each student refore entering. Deductions for time of sickness. J. R. HOLT, Prin.

The second second second second

50-wif.*

December 6, 1858.

December 15, 1858.

ST. MARY'S SCHOOL.

"RALEIGH, N. C.

Rev. ALDERT SMEDES, D. D., Rector, Right Rev. THOS. ATKINSON, D. D., Visitor. THE THIRTY-FOURTH TERM OF THIS SCHOOL will commence on the 5th JANUARY, 1859. For a circular containing full particulars, apply to

December 15, 1858,

Wilmington; Despatch, Washington; Watchman, Salis-bury; Express, Edenton; Pioneer, Elis. City; News, Warrenton; Argus, Norfolk, Va.; Express, Petersburg, Va.; Constitutionalist, Augusta, Ga.; will insert to the amount of One Dollar, and send their accounts to this office.

\$100,000 REWARD! Not Bribery, but a Premium for good North-Carolina Legislation.

WILL PAY ONE HUNDRED THOUSAND DOL-LARS worth of Furniture, delivered at my Ware Room in Tawboro', for an act of the present Legislature that will so charter a Bank that its notes will stand as fair in New. WILL PAY ONE HUNDRED THOUSAND DOL-York, and there be at as small discount as Virginia money. Also, I will pay the same amount, in Furniture, deliver-ed at my Ware Room, to any Legislator that will convince me that it is to the interest of North-Carolina to construct. a Virginia Railroad from Danville to Greensboro'.

F. L. BOND, Manufacturer and dealer in all kinds of Cabinet Furniture. December 8, 1858. 102-9L

committed. This ended the business on the file.

On motion of Mr. Humphrey, the rules were suspended and the bill, reported on this morning, to extend the powers of the New River Navigation Company passed its several readings and was ordered to be enrolled.

Mr. Turner moved to take from the table the report of the public treasurer transmitting the names of all the holders of the bonds of the State. He said the cost of printing had been exaggerated ; but from what he had heard, if the cost amounted to two thousand dollars, the necessity for the information would justify the outlay. A false impression was abroad, he said, as to who were the holders of our bonds. He understood they were not bought by stock jobbers and capitalists in Wall street, but by our own people; and he thought it worth while to enquire, if this be true, whether it was necessary to continue making the bonds payable in New York and to subject the State to the share on exchange. After mentioning the rumor as regards the disposal of the bonds of the Atlantic road and the Western N. C. road, which were alleged to have been bought up by the stockholders of those roads respectively at a great sacrifice to the State, he said there were other disclosures which would demonstrate whether our public treasurer was the financial hero he is represented to be. We have heard, he said in conclusion, of pigeons and hawks-I think the disclosures made by this document will show our treasurer to be a pigeon and the capitalists the hawks.

Mr. Houston hoped the Senator's motion would prevail, and that the document would be printed. He HERE AND ADDRESS OF THE PROPERTY OF AN

notes, which are a great benefit to poor people.

Mr. Bridgers was opposed to Mr. McKay's views, which he thought tended to depreciate the currency-to keep it at home. He opposed the issue of small bills, as the larger the bills were the less the discount abroad. He stated when the bill against the issue of small notes passed, it was observed with good faith in his county; all united to obey the law, and in less than 60 days the small notes were banished, and specie flowed in. The same occurred in Virginia. He stated on the authority of a friend, the same apprehensions of a want of small change were prevalent when the 25 and 50 cent shinplasters were banished; but it was a groundless alarm, for specie soon came and supplied their place. Mr. B. examined the reports of the banks, and showed from their statements that specie could be had from New York at an expense, in his section, of 33 cents in \$100, and thought it could be delivered in any part of the State at 50 cents per \$100, and argued that when small notes were prohibited specie would soon supply their place.

Mr. Caldwell, of Guilford, was gratified at the part taken by his friends, Messrs. Hill and Bridgers, on the subject. He said our bank system was radically wrong, and he was for years laboring night and day to remedy the evil, but had met with nothing but contempt and opposition from the banks. Upwards of 100 anonymous communications had been sent him from one town denouncing him for his opposition to this swindling system, which made the poor poorer, and the rich, richer. He alluded to the danger of allowing presidents and directors to hold stockholder's proxies ; this system had ruined

or the 5th day of January. Agreed to.

DISTRIBUTION OF SMALL SILVER COIN. The bill to aid in the distribution of small silver coins was put upon its passage. The committee reported against it.

The provisions of the bill were-to require the public treasurer to pay a portion of the school fund in half and quarter dollars and dimes and half dimes to those counties desiring it, to be determined by the county courts, the whole expenses of which were to be deducted from the school fund of the counties receiving the coins.

Mr. Gorrell supported the bill, and urged the necessity of the relief in those counties remote from banks. The deficiency of small silver change had led to the flood of small bank bills. The bill proposed to leave it optional with counties to demand the coins, and as those getting them bore the expense of the operation, no harm could result to any other county. The treasurer was to receive three months notice of the demand. He thought the effect of the bill would be to drive out the small bills from the State.

Mr. Miller thought no good would follow, but harm. The passage of the bill would lead to specu-lation and shaving, and he was for keeping them down.

Mr. Worth thought the silver would have to come from the mint, and that would add materrially to the expense. He could not see who could be benefitted but the chairmen-teachers would not care to receive so much silver. He thought trade ought to and would supply the necessary change.

Mr. Steele would say for the committee that they could see no practical benefit to be derived from the

States States