

.R. D. JOHNSTON Z. B. VANCE. C. DOWD. VANCE, DOWD & JOHNSTON, ATTORNEYS AT LAW,

Charlotte, N. C,

Having associated themselves together, will practice in the Courts of Mecklenburg, Iredell, Catawta, grinding order, and is prepared to make Flour of Davidson, Rowan, Cabarrus and Union, and in the

CATAWBA FLOUKING MILLS. The undersigned has put his Mills in first rate

superior quality. There are three pair of runners-

iculars, address

July 9, 1866.

For circular and catalougue containing full par-REV. R. BURWELL & SON, Principals, Charlotte, N. C.

to the principles of liberty which that Govern- in every message and proclamation of the Exment was designed to promote, which must con- ecutive, it was explicitly declared that the sole firm the confidence of the nation in the perpe- object and purpose of the war was to maintain tuity of its republican institutions and command the authority of the Constitution, and preserve two for wheat and one for corn, and will grind from the respect of the civilized world. Like all the integrity of the Union. And Congress great contests which rouse the passions and test more than once reiterated this solemn declarathe endurance of nations, this war has given tion, and added the assurance that whenever new scope to the ambition of political parties, this object should be attained the war should and fresh impulse to plans of innovation and cease, and all the States should retain their equal reform. Amidst the chaos of conflicting senti- rights and dignity unimpaired. It is only since ments inseparable from such an era, while the the war was clased that other rights have been public heart is keenly alive to all the passions asserted on behalf of one department of the that can sway the public judgment and affect general government. It has been proclaimed the public actions; while the wounds of war are by Congress that in addition to the powers constill fresh and bleeding on either side, and fears ferred upon it by the Constitution, the Federal for the future take unjust proportions from the government may now claim over the States, the memories and resentments of the past, it is a territory and the people involved in the insurdifficult but imperative duty which, on your be- rection, the right of conquest and of confiscation; half, we who are here assembled have under- the right to abrogate all existing governments, taken to perform. institutions and laws, and to subject the territo-

the presence of national dangers, a capacity for military organization and achievement, and a the acts and the language of our government in devotion on the part of the people to the form all its departments and at all times. From the of government which they have ordained, and outbreak of the rebellion to its final overthrow,

the Government is made, by its provisions, to tional interest and rights, our possession was depend upon the right and the fact of represen- perfect and complete. It did not need to be tation. The Congress, upon which is conferred acquired, but only to be maintained, and victothe legislative power of the National Govern- rious war against the rebellion could do nothing ment, consists of two branches, the Senate and more than maintain it-could only vindicate and of its equal suffrage" in that body, even by an with the public safety. amendment of the Constitution itself. When, therefore, any State is excluded from Under this broad and sweeping claim, that United States" has been annulled, and ten be enforced. In other words, a Congress in asserts the right to govern, absolutely, and in its | ideas of equality and the rights of man. own discretion, all the thirty-six States which compose the Union; to make their laws and ten from all share in their own government until it sees fit to admit them thereto. What is the arguments or excuses arged on their behalf. It is alleged: First-That these States, by the act of rebellion, and by voluctarily withdrawing their members from Congress, forfeited their right of discarded or laid aside. The enjoyment of constitution, to all the States alike. rights may be for a time suspended by the fail-The withdrawal of their members from Concould not be fulfilled. This was in fact the case. An insurgent power, in the exercise of usurpation and unlawfal authority in the territory under its control, had prohibited that allegiance to the constitution and laws of the United States which is made by that fundamental law the essential condition of representation in its government. No man within the insurgent States was allowed to take the oath to support the constitution of the United States, and, as a necessary consequence, no

or waive, in his own discretion. To this we re-

House of Representatives, whose joint concur- re-establish the disputed supremacy of the conrence or assent is essential to the validity of stitution. It could neither enlarge nor diminish any law. Of these, "the House of Representa- the authority which that constitution confers tives"-says the Constitution, article 1, section upon the government by which it was achieved. 2-"shall be composed of members chosen every Such an enlargement or abridgment of constisecond year by the people of the several States." tutional power can be effected only by the Not only is the right of representation thus re- amendment of the constitution itself, and such cognized as possessed by all the States, and by amendment can be made only in the modes every State without restriction, qualification or which the constitution itself prescribes. The condition of any kind, but the duty of choosing claim that the suppression of an insurrection representatives is imposed upon the people of against the government gives additional authoreach and every State alike, without distinction, ity and power to that government, especially or the authority to make distinction among that it enlarges the jurisdiction of Congress and them, for any reason or upon any grounds what. gives that body the right to exclude States from ever. And, in the Senate-so careful is the representation in the national-councils, without Constitution to secure to every State this right which the nation itself can have no authority of representation-it is expressly provided that and no existence, it seems to us is at variance No State shall, without its conseqt, be deprived alike with the principles of the constitution and Third-But it is alleged that in certain particulars the constitution of the United States such representation, not only is a right of the fails to secure that absolute justice and impartial State denied, but the constitutional integrity of equality which the principles of our government the Senate is impaired, and the validity of the require. That it was in these respects the regovernment itself is brought in question. But sult of compromise and concessions, to which, Congress, at the present moment, thus excludes however necessary when the constitution was from representation in both branches of Con- formed, we are no longer compelled to submit, grees ten States of the Union, denying them all, and that now, having the . power, through sucshare in the enactment of laws by which they cessful war, and just warrant for its exercise, in are to be governed, and all participation in the the hostile conduct of the insurgent section, the election of the rulers by which those laws are to actual government of the United States may impose its own conditions and make the constituwhich only twenty-six States are represented, tion conform, in all its provisions, to its own Congress, at its last session, proposed amendments to the constitution, enlarging in some choose their rulers, and to exclude the other very important particulars the authority of the general government over that of the several States, and reducing by indirect disfranchisethere to distingush the power thus asserted and ment the representative power of the States in exercised from the most absolute and intolera- which slavery formerly existed. And it is ble tyranny? Nor do these extravagant and claimed that these amendments may be made unjust claims on the part of Congress to powers -valid as parts of the original constitution withand authority never conferred upon the govern- out the concurrence of the States to be most ment by the constitution, find any warrant in seriously affected by them, or may be imposed upon those States by three fourths of the remaining States as conditions of their re-admission to representation in Congress and in the electoral college. It is the unquestionable right of the people representation, and that they can only receive of the United States to make such changes in it again at the hands of the supreme legislative the constitution as they, upon due deliberation. authority of the government on its own terms may deem expedient. But we insist that they and its own discretion. If representation in shall be made in the mode which the constitu-Congress and participation in the government tion itself points out, in conformity with the were simply privileges conferred and held by letter and the spirit of that instrument, and with favor, this statement might have the merit of the principles of self-government and equal plausibility-but representation is, under the rights which lie at the basis of our republican constitution, not only expressly recognized as institutions. We deny the right of Congress to right, but it is imposed as a duty, and it is make these changes in the fundamental law essential, in both aspects, to the existence of without the concurrence of three-fourths of all the government and to the maintenance of ts the States, including especially those to be most authority. In free governments fundamental seriously affected by them, or to impose them and essential rights cannot be forfeited, except upon States for people, as conditions of repre-against individuals, by due process of law. Nor sentation or of admission to any of the rights, can constitutional duties and obligations be duties or obligations which belong, under the And with still greater emphasis do we deny ure to claim them, and duties may be evaded the right of any portion of the States excluding by the refusal to perform them. the rest of the States from any share in their councils, or to propose or sanction changes in the gress by the States which resisted the general constitution which are to affect permanently government was among their acts of insursec- political relations and control or source the legittion-was one of the means and agencies by imste action of the several members of the comwhich they sought to impair the authority and mon Union. Such an exercise of power is defeat the action of the government. And that simply a usurpation-just as un arrantable when sented was in the least impaired by the fact of either of those by whom it is attempted or el insurrection. But it may have been that by those upon whose rights and liberties it is to reason of the insurrection the conditions on take effect. It finds no warrant in the constiwhich the enjoyment of that right and the per- tution ; it is at war with the fundamental prinformance of that duty for the time depended | ciples of our form of government, and if tolerated in one instance, it becomes the precedent for future invasion of liberty and constitutional right, dependent solely upon the will of the party, in possession of power, and thus leads, be direct and necessary sequence, to the most fatal and intolerable of all tyrannies-the tyrannies of shifting and irresponsible factions. It is against this, the most formidable of all dangers which menace the stability of free government, that the constitution of the United States was intended most carefully to provide. We demand a strict and steadfast adherence to its provisions In this, and in this alone, can we find a basis of Permanent union and peace. Fourth-But it is alleged, in justification [Continued on 2d Page.]

Federal and Supreme Courts. Claims collected anywhere in the State. April 2, 1866

MEDICAL CARD.

DRS. GIBBON & McCOMBS, having associated themselves in the practice of Medicine and Surgery, respectfully tender their professional services to the citizens of Charlotte and surrounding country. From a large experience in private as well as Field and Hospital practice, they feel justified in proposing to pay special attention to the practice of Surgery in all its branches.

Office in Granite Row, up stairs, opposite the Mansion House.

and the second s	ROBERT GIBBON, M. D
Dec 11, 1865	J. P. MCCOMBS, M. D.
Dec 11, 1000	J. I. MCCOMDS, M. D.

FULLINGS & SPRINGS

Have removed their CLOTHING and MERCHANT TAILORING STORE, to No. 4 Granite Row, lately occupied by J. S. Phillips. We are offering our stock of

READY-MADE CLOTHING at cost for cash. Our former friends and patrons will do wel to supply themselves at once.

We will keep at all times a good supply of Cloths Cassimers and Vestings, which will be made to order in the best style and manner, We will keep also a good stock of Hats, Shirts, Drawers and other furnishing Goods.

FULLINGS & SPRINGS.

Jan 29, 1866

Hutchison & Springs, CHARLOTTE, N. C.,

'Agents of the most reliable INSURANCE COMPANIES in the United States. Be on the SAFE SIDE and insure your property against loss or damage by fire. ALSO, INSURE YOUR LIFE for the benefit of your wife and children. **RISKS** taken at moderate fates. Call on Hutchison & Springs, No. 4, Granite Row. E. NYE-HUTCHISON, J. M. SPRINGS, March 5, 1866 Agents.

Ladies' Hats and Bonnets, Trimmed and untrimmed; Bonnet Ribbon, French Flowers, &c, very handsome, at McLEOD & STEELE'S May 14th Handsome and Fashionable styles of Ladies DRESS GOODS, Laces, Shawls, &c. very cheap at

McLEOD & STEELE. May 14th

Grain and Grass Scythes,

Scythe Snaths, Ames' Shovels and Spades, Collins' McLEOD & STEELE'S. Axes, &c, at

1.adies'. Misses' and children's BOOTS and SHOES, Congress Gaiters, and Slippers, very hand-MeLEOD & STEELE'S. some and cheap, at

nen. Gents' and Youths' Caps and Straw Hats McLEOD & STEELE'S. very-low, at

Linen and cotton Sheeting, Pillow-case Linen. &e. very low, at MCLEOD & STEELE'S. May 14, 1866

J. T. BUTLER, Watchmaker & Jeweler. CHARLOTTE, N. C.

Respectfully informs the citizens of Charlotte and surrounding country that he has opened a shop in the store occupied by C. M. Query, next to Springs' corner, where he will give prompt attention to repairing Watches, Clocks, Jewelry, &c. Watch-glasses and materials in general at whole-

sale and retail. tf May 22, 1865.

The Southern Express Company, For the transportation of merchandise, va

150 to 200 bushels of grain in 24 hours. The old patrons of the Mill know that justice has always been done them, and the undersigned solicits a continuation of their custom as well as that of new ones. He is grateful for the liberal patronage heretofore extended to his Milis. W. H. NEEL. July 23, 1866. pd

CONCORD FEMALE COLLEGE. The next Session will commence on the first Mon-

day of September, and will close on the 21st of De cember. The expense of Tuition and Board with washing included, will be from \$90 to \$100. Partial advance payments will be expected. All needful indulgence, however, will be given our patrons. Let no good and punctual parent hesitate to send his daughter because he cannot raise the money to pay in advance. Each pupil will furnish her own ights and towels, and also a pair of sheets and

pillow cases. Extra charges will be made for Music, French, Latin and Drawing. Address, J. M. M. CALDWELL,

July 16, 1866 Statesville, N. C.

Genuine Durham

SMOKING TOBACCO. The undersigned is the sole proprietor of the above named article, being the successor of the original manufacturer. Having obtained letters patent for said article.

he hereby warns all persons against manufacturing or attempting to manufacture said article. Tobacco," must obtain it from me directly or from my authorized agents.

The following are my sole authorized Agents at present. Others will be added : . Stenhouse & Macaulay, Charlotte; W D Smith,

Northrop & Cummings, Wilmington : H D Teel, Tarboro ; J E Venable, Petersburg ; Ashton & Emerson, Portsmouth, Va.; Adolph Berry, 172 West Pratt St., Baltimore; March, Price & Co., 91 Walter St., New J. R. GREEN. York. Durham's, Orange co, N. C., June 25, 1866 3m

ATTENTION

SELLING OFF BELOW N. Y. COST.

NO HUMBUG_NO HUMBUG!! A \$30,000 Stock of Goods must all be sold in three months.

The citizens of Charlotte and surrounding country will do well to call at H. E. MORSE'S before 50 per cent by so doing.

Merchants from the city and country will do well to give me a call, as I will sell them Goods cheaper than the cheapest. I have on hand a large and well selected stock of

Dry Goods, Clothing, Millinery, Ladies', Gents', Misses' and children's Boots and Shoes, a large assortment, all sizes; Calicoes of every variety ; Hats and Caps ; Confectioneries ; Crockery; Trunks; Valises; a large stock of Notions, and many other articles too tedious to mention.

old stand, opposite the Court House. H. E. MORSE.

ALSO, for sale a fine, spacious RESIDENCE with good Garden and out-houses attached. H. E. MORSE. June 25, 1865 3m

JUST RECEIVED.

Some No. 1 Mackerel; large and fine Sacks Liverof Sail: 500 busnels superior Corn.

For the first time after six long years of ry conquered and its inhabitants to such laws, alienation and of conflict we have come togeth- regulations and deprivations as the legislative er, from every State and every section of our departments of the government may see fit to land, as citizens of a common country, under impose. that flag, the symbol again of a common glory, to consult together how best to cement and per- clause of the constitution which provides that petuate that Union which is again the object of "no State shall, without its consent, be deour common love, and thus secure the blessings prived of its equal suffrage in the Senate of the

of liberty to ourselves and our posterity. In the first place we invoke you to remem. States have been refused and are still refused

ber always and everywhere that the war is end- representation altogether, in both branches of ed, and the nation is again at peace; The shock the Federal Congress; and the Congress, in of contending arms no longer assails the shud- which only a part of the States and of the people All venders of the "Genuine Durham Smoking dering heart of the republic. The insurrection of the Union are represented, has asserted the against the supreme authority of the nation has right thus to exclude the rest from representabeen suppressed, and that authority has been again | tion and all share in making their own laws, or

acknowledged by word and act in every State choosing their own rulers, until they shall comand by every citizen within its jurisdiction. ply with such conditions and perform such acts We are no longer required or permitted to re- as this Congress, thus composed, may itself pregard or treat each other as enemies. Not only scribe. That right has not only been asserted, have the acts of war been discontinued and the but it has been exercised, and is practically enweapons of war laid aside, but the state of war forced at the present time. Nor does it find any no longer exists; and the sentiments, the pas- support in the theory that the States thus exsions, the relations of war have no longer lawful eluded are in rebellion against the government, Stenhouse & Macaulay, Agents at Charlotte. or rightful place anywhere throughout our broad and therefore precluded from sharing its au-

domain. We are again people of the United thority. They are not thus in rebellion. They States-fellow-citizens of one country, bound are one and all in an attitude of loyalty towards People of Charlotte and sur- by the duties and obligations of a common pa- the government and of sworn allegiance to the triotism, and having neither rights nor interests constitution of the United States In none of apart from a common destiny. The duties that them is there the slightest, indication of resistdevolve upon us now are again the duties of ance to this authority, or the slightest protest peace, and no longer the duties of war. We against its just and binding obligation. This have assembled here to take counsel concerning condition of renewed loyalty has been officially the interests of peace; to decide how we may recognized by solemn proclamation of the Exmost wisely and effectually heal the wounds the ecutive Department; the laws of the United war has made, and perfect and perpetuate the States have been extended by Congress over all blessings it has secured and the blessings which, these States and the people thereof; Federal purchasing elsewhere, as they will save from 25 to under a wise and benign Providence, have courts have been re-opened and Federal, taxes sprung up in its fiery track. This is the work imposed and levied; and, in every respect, exnot of passion, but of calm and sober judgment, cept that they are denied representation in Connot of resentment for past offences, prolonged gress and the electoral college, the States once beyond the limits which justice and reason pre- in rebellion are now recognized as holding the scribe, but of a liberal statesmanship which same position, as owing the same obligations and tolerates what it cannot prevent and builds its subject to the same duties as the other States of

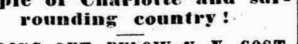
a community of interest and ambition than up- . It seems to us, in the exercise of the calmest on distrust and the weapons of force. In the and most candid judgment we can bring to the next place, we call upon you to recognize, in subject, that such a claim, so enforced, involves Don't forget the place-at Dr. Pritchard's their full significance, and to accept with all as fatal an overthrow of the authority of the their legitimate consequences, the political re- Constitution, and as complete a destruction of

plans and its hopes for the future rather upon our common Union.

sults of the war just closed. In the most im- the government and Upion, as that which was portant particular, the victory achieved by the sought to be effected by the States and people national government has been final and decisive. in armed insurrection against them both. It First, it has established, beyond all controversy, cannot escape observation that the power thus and by the highest of all human sanctions, the asserted to exclude certain States from represenabsolute supremacy of the national government, tation is made to rest wholly on the will and as defined and limited by the constitution of the Congress that asserts it. It is not made to depend upon any specified condi-and indissolubility of the Federal Union as a necessary consequence. And second, it has put rules or regulations whatever. The right asas defined and limited by the constitution of discretion of the Congress that asserts it. It is accessary consequence. And second, it has put rules or regulations whatever. The right asan end, finally and forever, to the existence of serted and exercised is absolute, without quali-Some beautiful Summer Prints; Bleached and slavery upon the soil or within the jurisdiction fication or restriction-not confined to States in of the United States. Both these points became rebellion nor to States that have rebelled-it is directly involved in the contest, and controver- the right of any Congress, in formal possession sy upon both was ended absolutely and finally of the legislative authority, to exclude any State by the result. In the third place, we deem it or States, and any portion of the people thereof, of the utmost importance that the real charac- at any time, from representation in Congress ter of the war, and the victory by which it was and in the electoral college, at its own discreclosed, should be accurately understood. The tion, and until they shall perform such acts and war was carried on by the government of the comply with such conditions as it may dictate. United State in maintenance of its own author- Obviously the reasons for such exclusion, chase and sale of all descriptions of Produce, and to ity and in defence of its own existence, both of being wholly within the discretion of Congress, the receiving and forwarding of Goods. Charges which were menaced by the insurrection which may change as the Congress itself shall change. it sought to suppress. The suppression of that One Congress may exclude a State from all insurrection accomplished that result. The share in the government for one reason; and, surrounding country, that he is prepared to manu- an experience of thirty years in the business, and government of the United States maintained by that reason removed, the next Congress may facture gentlemen's clothing in the latest style and therefore feels confident of being able to give entire force of arms the supreme authority over all the exclude it for another. One State may be ex- man could lawfully represent those States in the territory and over all the States and people with- cluded on one ground to-day, and another may councils of the Union. in its jurisdiction, which the constitution con- be excluded on the opposite ground to-morrow. But this was only an obstacle to the enjoyfers upon it. But it acquired thereby no new Northern ascendancy may exclude Southern ment of the right and to the discharge of a duty. power; no enlarged jurisdiction; no rights eith. States from one Congress. The ascendancy of It did not annul the one nor abrogate the other,

Fayetteville; Walker, Farrar & Co., Newbern;





packages, specie, bank notes, bonds, &c, for all parts of the South and Southwest, in connection with ADAMS EXPRESS COMPANY,

have established their agency at 59 BROADWAY, NEW YORK, where orders to call for goods to be forwarded South will receive prompt attention.

Merchandise and valuables delivered to Harnden's, Kinsley's, American and United States Express Companies, for the Southern Express Company, will receive prompt dispatch.

For particulars, rates of freight, &c. &c, apply at the office of the Southern Express Company, 59 Broadway. H. B. PLANT, Dec 18, 1865. President.

Tailoring. JOHN VOGEL, RACTICAL TAILOR.

.

Respectfully informs the citizens of Charlotte and at short notice. His best exertions will be given to satisfaction to, all who may favor him with their ender satisfaction to those who patronize him, patronage. Shop opposite Kerr's Hotel, next door to Brown & Stitt's store. January 1, 1866,

A lot of North Carolina Shoes, made at Thomasville, Ladies' and Gentlemen's. A lot of superior Shoes from Philadelphia

Brown Domestics; Bleached Cotton Diaper; Bed

Ticking. Fine Napkins. H. B. WILLIAMS. June 25, 1866

ALFRED MARTIN.

(Surviving partner of late firm of Rankin & Martin,) General Commission Merchant. WILMINGTON, N. C.

Personal and prompt attention given to the purfor the same as reasonable as those of any other regular business house in the city. He has ample Warehouse and Wharf room, and

REFERENCES-T W Dewey, John A Young, M Wriston, John Wilkes and Wm J Yates, Charlotte. June 25, 1866 2m