

# The Western Democrat.

WM. J. YATES, EDITOR AND PROPRIETOR.  
Terms of Subscription: THREE DOLLARS, in advance.

CHARLOTTE, N. C., TUESDAY, MAY 4, 1869.

SEVENTEENTH VOLUME--NUMBER 869.

## THE Western Democrat

PUBLISHED BY  
WILLIAM J. YATES, Editor and Proprietor.  
Terms—Three Dollars per annum in advance.  
Advertisements will be inserted at reasonable rates, or in accordance with contract.  
Ordinary notices of over five lines in length will be charged for at advertising rates.

**Robert Gibbon, M. D.,**  
PHYSICIAN AND SURGEON,  
Tryon Street, Charlotte, N. C.  
Office and Residence, one door south of State Bank, (formerly Wm. Johnston's residence).  
Jan. 1, 1868.

**J. P. McCombs, M. D.,**  
Offers his professional services to the citizens of Charlotte and surrounding country. All calls, both night and day, promptly attended to.  
Office in Brown's building, up stairs, opposite the Charlotte Hotel.  
Oct. 26, 1868.

**Dr. JOHN H. McADEN,**  
Wholesale and Retail Druggist,  
CHARLOTTE, N. C.  
Has on hand a large and well selected stock of PURE DRUGS, Chemicals, Patent Medicines, Family Medicines, Paints, Oils, Vapoars, Eye Stuffs, Fancy and Toilet Articles, which he is determined to sell at the very lowest prices.  
Jan. 1, 1869.

**DR. JOHN H. WAYT,**  
Surgeon-Dentist.  
Office for this year at his Residence.  
Patients in the City or Country waited on at their residence. Orders sent him through the Post Office will be promptly attended to. No extra charge on account of distance.  
Jan. 11, 1869.

**WM. M. SHIPP,**  
ATTORNEY AT LAW,  
Charlotte, N. C.  
OFFICE IN DEWEY'S BANK BUILDING.  
Nov. 9, 1868.

**JOHN T. BUTLER,**  
WATCH AND CLOCK MAKER,  
AND DEALER IN  
JEWELRY, FINE WATCHES, CLOCKS,  
Watch Materials, Spectacles, &c.  
Aug. 19, 1867.  
CHARLOTTE, N. C.

**MRS. QUERY**  
In receiving, drying, and Spring Stock of  
Millinery, Trimmings, &c. &c.,  
which he asks the Ladies and the public generally, to call and examine.  
MRS. QUERY is prepared to serve her friends with the  
LATEST STYLES  
In Bonnets, Hats, Dress making, &c.  
May 1, 1869.

**A. HALES,**  
Watchmaker and Jeweler,  
Next Door to the Democrat Office, Charlotte, N. C.  
If you watch needs repairing,  
Don't get mad and go to swearing;  
Just take it into HALES' shop,  
He will fix it so it will not stop.  
He warrants his work all for a year,  
When it is used with proper care.  
He will do it as low as it can be done,  
And do it so well it is sure to run.  
January 1, 1869.

**ALEXANDER & BLAND,**  
Dentists, Charlotte, N. C.  
Will wait on parties in city or country whenever their services may be solicited.  
Teeth extracted without pain. Gas administered. Office in Brown's Building. Hours from 8 A. M. to 5 P. M.  
March 8, 1869.

**Old North State Distillery,**  
CHARLOTTE, N. C.  
**GROOT, KUCK & CO.,**  
Distillers and Rectifiers of Corn and Rye Whiskies.  
We warrant our Liquors PURE and UNADULTERATED.  
Orders solicited from the trade.  
Salesroom on Tryon Street, opposite T. W. Dewey & Co.'s Bank.  
Feb. 22, 1869.

**Dissolution of Copartnership.**  
The firm heretofore existing under the name and style of NISBET & MAXWELL, was dissolved by mutual consent on the 13th of March. The business hereafter will be conducted by D. G. MAXWELL, who is authorized to collect all debts due the firm.  
A. R. NISBET,  
D. G. MAXWELL.

**Notice.**  
Having purchased the interest of Mr. A. R. Nisbet, I will continue the business in my own name at the same stand, and respectfully solicit a continuance of the patronage so liberally bestowed upon the late firm.  
D. G. MAXWELL.  
Charlotte, March 22, 1869.

**SMITH'S**  
Boot Shoe and Leather Store,  
Next door to Dewey's Bank, Charlotte, N. C.  
Is the largest Wholesale and Retail Shoe Establishment in North Carolina.  
The quality of their Stock is superior in every respect, and unequalled in style, finish and workmanship. The prices are as low as can be afforded. They buy their Goods exclusively from Manufacturers, or have them made to order. They pay no attention to the business themselves, and can, therefore, and will sell all styles and qualities of Boots and Shoes at lower prices than can be found elsewhere in this market. Every pair of Boots and Shoes is warranted as represented. "One price to all," and "fair dealing," is their motto.

**Leather, Shoe Findings and Belting.**  
Their stock of Leather and Shoe Findings is most complete, embracing every grade of Haddock and Oak Sole Leather, Upper Leather, French and American Calf Skins, Kip, Lams, &c. They also furnish widths of Rubber and Leather Belting at Manufacturers' prices.  
Ask for SMITH'S SHOE STORE, the oldest established Shoe House in the State.  
SMITH'S SHOE STORE,  
Next Door to Dewey's Bank, Charlotte, N. C.  
August 31, 1868.

## PURE DRUGS.

**KILGORE & CURETON,**  
Spring Corner, Charlotte, N. C.  
Keep constantly on hand a full supply of Pure Drugs, Medicines, Paints, Oils, Perfumery and Patent Medicines.  
Prescriptions carefully prepared.  
Physicians from the country are respectfully invited to give us a call.  
April 19, 1869.

**LIFE INSURANCE.**  
THE ETNA LIFE INSURANCE COMPANY will insure a person 35 years old for \$17.39 per \$1,000—All cash Premiums—with three months of Policy.  
C. W. BRADSHAW, Agent.  
Dr. ROBT. GANON, Medical Examiner.  
April 19, 1869.

**NEW FIRM.**  
I have associated with me in the Grocery and Provision Business, Mr. J. S. WILLIAMSON, and hereafter the Firm will be known as GREGORY & WILLIAMSON.  
I earnestly request those indebted to me to call and make settlement, as my old accounts must be arranged at an early day; and persons having claims against me will please present them for payment.  
March 29, 1869. W. H. H. GREGORY.

**GROCERIES.**  
The undersigned have in Store a general assortment of Groceries, which they offer at the lowest possible rates. Having bought their Stock for Cash, they can afford to sell at moderate prices for Cash.  
Call at the old stand of W. H. H. GREGORY & CO., and examine our Goods before purchasing.  
W. H. H. GREGORY,  
J. S. WILLIAMSON.  
March 29, 1869.

**GRIER & ALEXANDER,**  
Wholesale and Retail Grocers,  
Having purchased Mr. Sims' interest in the Stock of W. W. Grier & Co. they would call the attention of their friends and the Public generally to their Stock of Choice

**Family Groceries,**  
not to be surpassed in the market either in quality or variety.  
The highest cash prices paid for all kinds of country produce. A specialty made of good family flour.  
All Goods purchased at this house will be delivered anywhere in the City free of charge.  
Thankful to our many friends for the very liberal patronage bestowed upon us heretofore, we ask a continuance of the same. Our motto is—as it ever has been—straight forward, true to the line.  
W. W. GRIER,  
C. W. ALEXANDER.  
Jan. 18, 1869.

**SPRING TRADE, 1869.**  
I take pleasure in informing you that I am now receiving AT MY NEW STAND, National Bank Building, SIGN OF THE GRASS BOOT, direct from the Manufacturers, a large and well selected Stock of

**Boots and Shoes,**  
FOR THE SPRING TRADE, comprising every article in the Boot and Shoe line. I invite special attention to my assortment of Gentlemen's, Ladies' and Children's Boots, Balmoral and Gaiters.  
My increased facilities and long experience in business make me confident that my prices, and the quality of my Goods, will compare favorably with those of any other house in the City.  
I shall be pleased to offer my stock to your inspection at any time you may favor me with a call. While truly grateful for past favors extended me, I desire your continued patronage.  
S. B. MEACHAM,  
Sign of the Brass Boot.

**Salem Made Shoes.**  
ENCOURAGE HOME ENTERPRISE.—I am now Agent for the sale of Vogler & Co.'s Salem made Shoes. I guarantee every pair sold, and request you to try them.  
S. B. MEACHAM,  
Sign of the Brass Boot.

**Rubber Belting,**  
Trunks and Hats, always on hand at  
S. B. MEACHAM'S.  
**Shoe Findings.**  
A good assortment of Shoe Findings at  
S. B. MEACHAM'S.  
**Guarantee.**—No paper or wood bottom Shoes sold at  
S. B. MEACHAM'S.  
CALL ON S. B. MEACHAM when you want good Boots and Shoes.  
March 29, 1869.

**To Wholesale and Retail Buyers.**  
LOOK TO YOUR INTEREST.  
The Largest Stock of Goods in the Market.  
In conformity to our CARD of last month, wherein we stated the fact of "our Mr. RINTELS having left for Northern markets," we now take pleasure in informing our numerous Friends and customers that our Stock (and we say with justifiable pride) the largest ever brought to this market is now in, to which we respectfully invite the Wholesale and Retail trade.  
All we ask is come and examine our Stock and you will at once perceive where your interest lies.  
WITKOWSKY & RINTELS.

**Millinery.**  
We also have the largest and most complete Stock of Millinery, superintended by the favorite and popular Milliner, Miss BETSY WILLIAMS.  
W. & R.  
March 29, 1869.

**M. L. WHISTON & CO.,**  
Auctioneers  
And General Commission Merchants.  
For the Sale and Purchase of Tobacco, Cotton, Grain, Flour, Produce and Merchandise of all kinds,  
Manassas House Building,  
CHARLOTTE, N. C.  
M. L. WHISTON, H. C. ECKLES, T. H. GATHER,  
Late of R. I. M. C. of Tredegar, of Mocksville.

**REFERENCES.**—T. W. Dewey & Co., Bankers; M. P. Peggam, Cashier First National Bank; W. J. Yates, Editor Western Democrat; Hutchison Brothers & Co., General Insurance Agents, Charlotte, N. C.; Wm. H. Jones & Co., Raleigh, N. C.; Geo. S. Palmer, of Palmer, Hartsock & Co., Richmond, Va.; Rev. Dr. Thos. E. Bond, Editor of Baltimore Ep. Methodist, Baltimore, Md.; Worth & Daniel, Wilmington, N. C.; Jordan & Brother, Philadelphia, Pa.; F. S. Jaffray & Co., and H. D. Clark & Co., New York; Geo. W. Wilcox & Co., Charleston, S. C.; Jas. Miller, Esq., and Osley & Wilson, Augusta, Ga.; Meador Brothers, Atlanta, Ga.; Woodruff & Farber, Mobile, Ala.  
Jan. 11, 1869.

**D. T. CARRAWAY,**  
Commission Merchant,  
NEWBERN, N. C.  
And dealer in Groceries, Provisions, Hardware, Glass and Crockery Ware; Wall Paper, Window Shades, &c.  
Prompt attention given to orders, and to the sale of Cotton, Grain, Naval Stores, Tobacco, Dried Fruit, &c., on Commission.  
Court House Building, Newbern, N. C.  
April 12, 1869.

## NEW FEE BILL.

AN ACT to amend title twenty-one of the Code of Civil Procedure.—[Passed April 9, 1869.]  
The General Assembly of North Carolina do enact as follows:  
Section 555. Fees of Officers, by whom and how payable.—The several officers hereinafter named, shall receive the fees hereinafter prescribed for them respectively, from the persons for whom, or at whose instance the service shall be performed, except persons suing as paupers, and no officer shall be compelled to perform any service, unless his fee be paid or tendered. The said officers shall receive "no extra allowance or other compensation whatever unless the same shall be expressly required by some statute. In case the same shall be ordered by any proper officer of the State, or of a county, for the benefit of the State or county, the fees need not be paid in advance; but if for the State, shall be paid by the State, as other claims against it are; if for a county, by the County Commissioners, out of the county funds.

Sec. 556. Copy sheet defined.—A copy sheet shall consist of one hundred words.  
Sec. 557. Fees on returns to Secretary of State.—All officers required by law to make returns to the Secretary of State, shall receive for such returns five cents per copy sheet, to be added on the certificate of the Secretary of State, and paid as other claims against the State are required to be.  
Sec. 558. Clerks to furnish Blank Writs.—Clerks of courts shall furnish to parties printed copies of the formal parts of all writs required to be issued by them, with convenient blank spaces for the insertion of written matter; and also the blank forms of such bonds as are required to be taken by them.

Sec. 559. Who to pay costs in Criminal actions.—If a defendant be acquitted, or judgment against him arrested, the costs, including the fees for all witnesses summoned and actually examined for the peace before whom the trial took place, shall certify to have been necessary or proper for his defence, shall be paid by the prosecutor if any be marked on the bill, whenever the judge or justice of the peace shall certify that there was not reasonable ground for the prosecution, and that it was not requested by the public interest. If there be no prosecutor, or if the judge or justice of the peace shall certify as aforesaid, the costs shall be paid by the county in which the bill was found.

Sec. 560. Fees if convict insolvent.—The costs in criminal actions shall, in all cases, be paid by the person convicted, if he be able; but if he be not able, the county where the bill was found shall pay one-half of the costs of the prosecution only.  
Sec. 561. How fees of officers received.—If any officer to whom fees are payable by any person, shall fail to receive them at the time the service is performed, he may have judgment therefor on motion to the court, in which the action is or was pending, upon twenty days' notice to the person to be charged, at any time within one year after the determination of the action in which the same was performed; if the motion for judgment be in behalf of the clerk of the Superior Court, it shall be made to the judge of the court in or out of terms.

CHAPTER II.  
FEES OF SOLICITORS.  
Sec. 562. The solicitor shall receive forty dollars for every attendance on the session of his court, and full fees in all cases of judgment rendered against the accused, to be paid by the county in which the bill is found, if the defendant be insolvent.

Sec. 563. Fees of Solicitors.—1. On every conviction for any capital crime, twenty dollars.  
2. On every conviction where by law the punishment must be imprisonment at hard labor in a Penitentiary for not less than six months, ten dollars.  
3. On conviction on any other indictment, four dollars.  
4. On final judgment against a defaulting witness or juror, where no issue is joined, two dollars.  
5. On such a judgment, when contested, four dollars.  
6. Judgment on undertaking of bail or recognizance, if uncontested, two dollars.  
7. On the same, if contested, four dollars.  
8. On application to renew bond to keep the peace, if granted, one dollar.  
9. On an issue in bastardy, if found against the putative father, four dollars.

FEES OF CLERKS OF THE SUPERIOR COURT.  
I. IN CIVIL CAUSES.  
Sec. 564. What Fees, and for what.—1. Furnishing blank writs of summons, or other writ or process required to be issued by him, and taking a bond from the plaintiff as security for costs, or receiving a deposit from plaintiff and giving a certificate to him and the defendant, one dollar.  
2. Docketing summons, five cents.  
3. Recording a return of a Sheriff or other ministerial officer, ten cents.  
4. Recording, filing, and noting on the docket any pleading or demurrer, and delivering copies filed to the parties to whom addressed, ten cents.  
5. Order enlarging, or refusing to enlarge, time for pleading, or for any other act where authorized, fifty cents.  
6. Entering judgment against either party, one dollar.  
7. Judgment on any question authorized to be decided by him, if there be no appeal to the Judge, or if the judgment of the Clerk be confirmed on the appeal, one dollar.  
8. Preparing statement of case on appeal from his decision to the Judge, one dollar.  
9. Transcript of record for Judge on issue of law joined on the pleadings, one dollar.  
10. Acknowledging receipt of decision of Judge, and notifying each attorney thereof thirty cents.

11. Taking an affidavit except to a witness or juror's ticket of attendance, twenty-five cents.  
12. Taking affidavit to witness or juror's ticket, ten cents.  
13. Transcript of case and record for Supreme Court, two dollars.  
14. Mailing transcript, post paid, fifteen cents.  
15. Docketing any judgment on execution docket, twenty-five cents.  
16. Affixing seal of Court when necessary, twenty-five cents.

17. Entering on record any order or judgment of the Judge, on a matter which he has jurisdiction to decide out of term, if not more than one copy sheet, twenty-five cents. If more than one copy sheet, for every copy sheet over the first, ten cents.  
18. Entering on the docket a brief of any complaint, plea, demurrer or motion, five cents.  
19. Entering general verdict, five cents.  
20. Entering special verdict, five cents.  
21. Entering appeal taken, five cents.  
22. Issuing subpoena for witnesses, each name, fifteen cents.  
23. Swearing a witness, five cents.  
24. Copy of any record or writing in his office per copy sheet ten cents.  
25. Probate or acknowledgment of a deed or writing of any sort authorized to be proved, fifty cents.  
26. Probate or acknowledgment of deed or other writing, and taking private examination of married women, with certificate thereof, fifty cents.  
27. Probate of a will in common form, with certificate and issuing letters testamentary, one dollar.  
28. Recording will, per copy sheet, ten cents.  
Of executors, administrators, guardians or other trustees, required to return accounts: If amount returned does not exceed two hundred dollars, twenty cents; if amount returned exceeds two hundred and under five hundred dollars, fifty cents; if amount returned exceeds five hundred dollars and under one thousand dollars, seventy-five cents; if amount returned exceeds one thousand dollars and under two thousand dollars, one dollar; if amount exceeds two thousand dollars and under three thousand dollars, one dollar and fifty cents; if amount above three thousand dollars, two dollars.

29. Grant of letters of administration of any sort, and taking bond of administration, one dollar.  
30. Every notice required to be issued by Clerk, ten cents.  
31. Grant of guardianship, including taking of bond for each minor, fifty cents.  
32. Apprenticing infant, including indenture, fifty cents.  
33. Entering caveat on contested will, twenty cents.  
34. Recording articles of agreement of proposed corporation, including all services, two dollars.  
35. Issuing commission of any sort, fifty cents.  
36. Entering return to any commission and order for registration of deed, ten cents.  
37. Auditing account of executor, administrator, guardian or other trustee, required to return accounts, fifty cents if not over three hundred dollars, eighty cents if over three hundred, and not over one thousand dollars; one dollar and a half if over one thousand dollars.

38. Justification of sureties, fifty cents.  
39. Continuance of cause, thirty cents.  
40. Execution, thirty-five cents.  
41. For any service required by law for which no fee is specified in this act, the Clerk shall be allowed twenty-five cents.

II. IN CRIMINAL ACTIONS.  
42. Issuing capias, one dollar.  
43. Docketing action and entering return ten cents.  
44. Taking a recognizance, ten cents.  
45. Issuing subpoena, fifteen cents.  
46. Entering judgment against a defaulting juror or witness on a bail bond or recognizance, fifty cents.  
47. Entering verdict and judgment, one dollar.  
48. Issuing execution, seventy-five cents.  
49. Justification of bail or sureties to an appeal, fifty cents.  
50. Affidavit, except to witnesses or jurors tickets, twenty-five cents.  
51. Affidavit to witnesses or juror's ticket, ten cents.  
52. Affixing seal when necessary, twenty-five cents.  
53. Transcript on appeal, as in civil cases.  
54. Mailing transcript, as in civil cases.  
55. Indictment, sixty cents.  
56. Continuance, thirty cents.

FEES OF REGISTER OF DEEDS.  
Sec. 565. 1. Registering any deed or other writing authorized to be registered or recorded by him, with certificate of probate, or acknowledgment and private examination of a married woman, containing not more than three copy sheets, eighty cents; and for every additional copy sheet, ten cents.  
2. For a copy of any record or paper in his office, like fees as for registering the same.  
3. For issuing each notice or order required by the County Commissioners, including subpoenas for witnesses, fifteen cents.  
4. Recording each order of Commissioners, if not over one copy sheet, twenty cents.  
5. If over one copy sheet, for every one over, ten cents.  
6. Making out tax list, for each name on such copy required to be made, two cents.  
7. When the fees do not compensate the Register, the Commissioners may allow him not to exceed three dollars per day for services.  
8. Issuing marriage license, one dollar.  
9. Search of record, twenty-five cents.  
10. For any service required by law, where no fee is specified in this act, the Register of Deeds shall be allowed twenty-five cents.

FEES OF SHERIFFS.  
Sec. 566. 1. Executing summons, or any other writ or notice, simply by delivering a copy to the party or his attorney, sixty cents.  
2. Arrest of a defendant in a civil action and taking bail, including attendance to justify, and all services connected therewith, one dollar.  
3. Arrest of person indicted, including all service connected with the taking and justification of bail, one dollar.  
4. Imprisonment of any person in a civil or criminal action, fifty cents, and release from prison, fifty cents.  
5. Executing subpoena on a witness without mileage, twenty-five cents.  
6. Conveying a prisoner to jail to another county, ten cents per mile.  
7. For a prisoner guard, if any necessary, and approved by County Commissioners, per mile for each five cents.  
8. Expense of guard and all other expenses of conveying prisoner to jail, or from one jail to another for any purpose, or to any place of

punishment—whatever may be allowed by the Commissioners of the county in which the indictment was issued.  
9. Feeding prisoners in the county jail, per day—to be fixed by the Commissioners of the county.  
10. Providing prisoners in county jail with suitable beds, bed clothing, other clothing and fuel, and keeping the prison and grounds cleanly—whatever shall be allowed by the Commissioners of the county.  
11. Collecting fine and costs from convicts, two and a half per cent on the amount collected.  
12. Collecting executions for money in civil actions—two and a half per cent on the amount collected.  
13. Advertising a sale of property under execution at each public place required, 45 cents.  
14. Seizing specific property under order of a court or judge, or executing any other order of a court or judge, not specially provided for; to be allowed by the judge.  
15. Taking any bond, including furnishing the blank, fifty cents.  
16. The actual expense of keeping all property seized under process or order of court; to be allowed by the court.  
17. A capital execution, including the burial of the body, twenty-five dollars.  
18. Summoning a grand or petit jury, for each man summoned, thirty cents, and ten cents for each person summoned on a special venire.  
19. Serving any writ or other process, with the aid of the county, or arresting any criminal, three dollars, and all necessary expenses incurred thereby.  
20. All just fees paid to any printer for any advertisement required to be printed by the Sheriff.

21. Bringing up of a prisoner upon a habeas corpus to testify or answer to any court, or before a judge, one dollar, and all necessary expenses.  
CHAPTER VII.  
FEES OF CORONERS.  
Sec. 567. 1. Coroners shall receive the same fees as are or shall be allowed Sheriffs in similar cases.  
2. For holding an inquest over a dead body, including the summoning of the jury and returning the verdict, ten dollars; if necessarily engaged more than one day, for every additional day, five dollars.  
3. For summoning each witness on inquest, twenty-five cents.  
4. For burying a pauper over whom an inquest has been held, ten dollars, to be paid by the county.  
5. The fees in cases numbered two and three shall be paid by the county.  
6. It shall be the duty of every coroner, when he or any of the jury men may deem it useful to the better investigation of the cause or manner of death to summon a physician or surgeon who shall be paid for his attendance and service ten dollars, and such further sum as the Commissioners of the county may deem reasonable.

FEES OF JUSTICES OF THE PEACE.  
Sec. 568. For attachment or transcript of a judgment, twenty-five cents.  
For summons, forty cents.  
For adjournment or continuance, ten cents.  
For subpoena or order for witness, including all of the names inserted therein, fifty cents.  
For filing every paper necessary to be filed, five cents.  
For trial of an issue, fifty cents.  
For entering judgment, twenty-five cents.  
For taking affidavit, bond or undertaking, twenty-five cents.  
For drawing or taking affidavit, bond or undertaking, per copy sheet, ten cents.  
For receiving and entering verdict of jury, twenty-five cents.  
For execution, forty cents.  
For removal of execution, ten cents.  
For making a return to an appeal, one dollar.  
For order of an arrest in a civil action, twenty-five cents.  
For warrant for apprehension of any person charged with crime, or with being the father of a bastard, fifty cents.  
For entering judgment for a contempt, 50 cts.  
For execution of such judgment, 25 cts.  
For warrant of commitment for any cause, twenty-five cents.  
For order for a commission to take testimony, fifty cents.  
For taking deposition on an order or commission issued by some court, per copy sheet, 10 cts.  
For making necessary return and certificate thereof, fifty cents.

CHAPTER VIII.  
FEES OF CONSTABLES.  
Sec. 569. The fees of Constables shall be the same as those for Sheriff for the like services.  
CHAPTER IX.  
FEES OF JURORS.  
Sec. 570. 1. Jurors to the Superior Courts, per day, what shall be allowed by the County Commissioners of the county, not exceeding two dollars and fifty cents.  
2. Per mile of travel coming to and returning from Court, five cents, and such ferrage or tolls as they may have to pay going and returning from Court.  
3. The same pay and mileage shall be allowed to special jurors, and the same pay, without mileage, to talis jurors.

CHAPTER X.  
SALARIES AND FEES OF CLERKS OF SUPREME COURT.  
Sec. 571. The salary and fees of the Clerk of the Supreme Court, shall be as provided by section twenty-five, chapter one hundred and two of the Revised Code of this State.  
CHAPTER XI.  
FEES OF WITNESSES.  
Sec. 572. 1. The fees of witnesses, whether attending at a term of the court, or before the clerk, or a referee, or upon an inquest or examination, shall be one dollar and fifty cents per day; they shall also receive mileage at the rate of five cents per mile for every mile necessarily traveled from their respective residences in going to and returning from the place of examination by the ordinary route, and ferrage and toll paid in going and returning.  
2. The witness shall prove the number of days of his attendance, and the distance traveled, before the clerk of the court, or the referee or offi-

cer taking the inquest or examination, and receive a certificate thereof; the said certificate shall also state the case in which, and the party by whom, the witness was summoned; and it shall be, as against the party to be charged thereon presumptive evidence of the facts set forth therein.  
3. Witnesses are not entitled to receive their fees in advance; but no witness in a civil action or special proceeding, unless summoned on behalf of the State or a municipal corporation, shall be compelled to attend more than one day, if the party by or for whom he was summoned, shall, after one day's attendance on request and presentation of a certificate, fail or refuse to pay what then may be due, for traveling to the place of examination, and for the number of days of attendance.  
4. The fees of witnesses may be recovered by action before a Justice of the Peace, as is prescribed in other cases of actions.  
Ratified April 12, 1869.

Judge Blatchford of the U. S. District Court for the District of New York, has decided that a bankrupt's wife can be admitted as one of the creditors entitled to a claim against the estate of her husband.  
A young fellow in England has settled a breach of promise suit, brought against him by a most eligible damsel, in a new way. The damages were laid at £5,000, and she gained them in full. Whereupon the defendant addressed the young lady a note, saying: "I have behaved infamously, but if you will only forgive and forget, we may be happy yet. The only objection which my friends had to you is now removed. They can say no longer you are without a penny, since you have £5,000 of your own." And she married him.

I have always given a woman the choice of three men for a husband, and the chances is, she will manage to loose all three of them.  
Everybody lvs drive fore-in-hand better than they do a single horse.  
If yu hev got three baux, freeze fast to one uv them at out.  
The more yu look for perfectshun, the more blemishes yu will come acrost, and the more suckers yu git into yure net, the more yu will hanker for, and the more danger there iz or the nets bursting and letting awl the fish leak out.  
Can't tell yu wich ov the three fellows yu had better sure; but mi advice iz to take the one wich yu find yureself the most anxious tew please, and to yu kin on doing so after yu are one flesh, and if you sin't a happy pair, yur husband iz simply a mean kuss.—Josh Billings.

Rosina D. Richardson is the New Hampshire giantess, and has married John A. Wood, who weighs 130 pounds to her 400. This makes 530 pounds of wood. But we hope the children will not be blockheads.  
The New York Express says: "The highest store rent paid in Broadway is that of E. S. Jaffray's dry goods store, corner of Leonard street, which brings \$60,000. The highest hotel rent is that of the Fifth Avenue, which rates at \$100,000 per annum.  
Baron Rothschild's fortune reaches the sum of three hundred and forty millions of dollars.

**THE GREAT CAMERA**  
I have recently bought, at great cost, two of the Best Cameras in the World.  
The maker of one, J. H. Dalmeijer, of London, received a gold and silver medal at the Paris Exposition. The other is a Paraloetic Solar Camera, made by the celebrated optician, Herman Roettgers, of Germany. The best judges pronounce this the best instrument in the world. With the best instruments, the best of light and the best materials, I guarantee PICTURES to surpass anything in the State, and equal any in the World, either from old Ambrotypes, Daguerreotypes, or from Lids. I am prepared to make any size pictures as good, if not better than the original, from finger-size up to full life size.  
In making this announcement I would return my grateful thanks for the very liberal patronage bestowed upon me in the past, and pledge my best efforts in producing GOOD PICTURES in the future. The best judges are most pleased, and speak most flatteringly, but the Pictures will speak well for themselves. Come all and see.  
Gallery opposite Charlotte Hotel.  
April 26, 1869. J. S. BROADAWAY.

**Coffee, Boots, Shoes, Liquors, &c.**  
50 Bags Rio Coffee, at the House of all Nations.  
New Spring Goods, at the same place.  
Best Manufactured and Fashionable Clothing, at the House of all Nations.  
Extensive Stock of Boots, Shoes, Hats, Notions, &c., at the House of all Nations.  
Foreign and Domestic Liquors, at the House of all Nations.  
Country Merchants will find a full and general supply of Goods, and as cheap as the cheapest, at  
W. RICHARDS & CO'S,  
House of all Nations.  
April 19, 1869.

**Confectioneries and Groceries.**  
Just received at the NEW STORE under DEMOCRAT OFFICE, a choice lot of Rio and Laguna Coffee, which we offer low for cash.  
30 Barrels of Sugar, all grades.  
Pepper, Spice, Ginger, Nutmegs and Mace.  
Mackerel, in kits and half barrels.  
Pure Lard and White Wine Vinegar, a prime article.  
A. R. NISBET & BRO.

**Snuff.**  
That good old Lorrain's Snuff, at the old price, at  
A. R. NISBET & BRO'S.  
**Cigars.**  
A choice and well selected stock of Domestic and Foreign Cigars, at  
A. R. NISBET & BRO'S.

**Matches.**  
Those good Swift & Courtney Matches, just received at the new store. A. R. NISBET & BRO.  
**Tea, Tea, Tea.**  
Young Hyson, Uncolored Japan, Gunpowder and Black Tea, all just received at the new store.  
A. R. NISBET & BRO.  
**Layer Raisins.**  
Just received.  
A. R. NISBET & BRO.  
**Candy.**  
A choice lot of fresh French Candy and Crystallized Fruit Candy, just received at  
April 19, 1869. A. R. NISBET & BRO'S.