WM. J. YATES, EDITOR AND PROPRIETOR.

Terms of Subscription-THREE DOLLARS, in advance. THE

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Robert Gibbon, M. D., PHYSICIAN AND SURGEON,

Tryon Street, Charlotte, N. C., Office and Residence, one door south old 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. E. C. ALEXANDER,

Having located in Charlotte, has opened an office in Parks' Building, opposite the Charlotte Hotel, where he can be found when not professionally engaged. May 31, 1869 7mpd

Dr. JOHN H. MCADEN, Wholesale and Retail Druggist, CHARLOTTE, N. C.,

Has on Mind a large and well selected stock of PURE DRUGS, Chemicais, Patent Medicines, Family Medicines, Paints, Oils, Varnishes, Dye Stuffs, Fancy and Toilet Articles, which he is determined to sell at the

We have long believed that the Weekly Press of the United States wielded the chief in fluence, and moulded and controlled public sentiment, and in this we have merely shared the opinions of older and more experienced journalists; and so far as our own State is concerned we

know this is the case. Consequently the conductors of the Weekly Press of North Carolina occupy an important position in society and one not to be abused, but which demands of them a diligent, earnest and faithful discharge of duty; for the newspaper is after all the the educator of youth, the preceptor of age, and the custodian of the morals of the community .- Goldsboro' Messenger.

Fresh Cakes and Candy.

I have secured the services of a First Class Baker, and will keep constantly on hand a full assortment of CAKES AND CANDY warranted fresh and nice. Baking every day. Orders filled at short notice. Weddings and Partics furnished at short notice. I also manufacture plain and fancy Candies. Feb. 22, 1869. D. M. RIGLER.

Canned Fruits, &c. Fresh Penches, Pine Apples, Tomatoes, Peas and

forn. Pickles by the dozen or gallon at Feb 22, 1869. D. M. RIGLER'S.

Liodern IMPROVED LIBERALISM.

I intend Painting as cheap as any man can, to do well. House, Sign and Ornamental Painting, and Frescoeing Churches, Dining Rooms, Parlors, Halls, ac., done in the latest and most improved and elegant style.

REFERENCES-Hon Z B Vance, J Y Bryce & Co., enhouse, Macaulay & Co., J H McAden, Rev E J

6m

Quantity of Seed.

CHARLOTTE, N. C., TUESDAY, JULY 20, 1869.

Restern

We copy the following table from "Wardrop's Catalogue of Vegetable, Field and Flower Seeds," showing the time of sowing field seeds and quantity for an acre : Seed per Acre Time of Somina

| I the o | Court | ng. | | | 10000 | a per acro |
|------------------|--------|----------|-------|----------|---|---|
| Clover, white, s | pring | and e | arly | in fa | 1); 4 to | 6 quarts. |
| Timothy, | 65 | | | *** : | 5 to | 7 4 |
| Orchard Grass, | 46 | | 44 . | = | 2 bu | shels. |
| Lawn, | 44 | 1. | ù. | 66 | 2 | |
| Rye, | 4.6 | | 11 | 16 | 11 | 45 |
| Wheat, | 44 | e 14 | | - 66 | 11 to | 14 bush. |
| Coru. | | 1.12 | 16 | 66 | | 7 quarts, |
| " Broadcast | 44 - | | 44 | = | 3 to | 4 bushels. |
| " Broom, | 45 | • | 44 | -66 | + | 44 |
| Buckwheat, Ju | ne and | I July | | 1.7 | 1 | 46 |
| Lucerne, sprin | | | | 11. | 30 fb | 8. |
| Barley, " | | ** | | 121 | the second se | 2 bushels. |
| Rye grass, ' " | 1.1 | | 66 | 1.11 | 14 | |
| Oats, " | 1.14 | - 46 | .86 | 1.13 | 2 to 3 | bushels. |
| Field Peas, " | 1.1.1 | | | | 2 to 3 | Contraction of the second s |
| White Beans; | 1-11-5 | | | 1.7.3 | 11 | a |
| Mangel Wurtze | | | | 10.8 | 4 pou | nds. |
| Sugar Beet, | | of files | | 8-0 | 4 | |
| Carrot, | 10 2 | 12 | | 1.5 | 21 | |
| Ruta Baga, and | other | Turi | nips, | 1 | | l 🚽 lbs. 👘 |
| LIP CONTRACT | 10.1 | | | 11 2 2 2 | | 1.10 |

Cost of a trip around the World.

If the main route which we have indicated tillation. s followed, a traveler starting from New York in June and journeying westward may reach where the distillery is situated, by the assessor, Southern Europe in about twelve months, hav- at the expense of the United States. ing meanwhile a good view of the old lands upon the other side of the globe. Full and explicit tillery" upon it must be placed on the outside o information in regard to the cost of a journey the building where the distillery is situated. cannot be given, but the following general state- 6th. A book or books must be kept in form THEOPHELUS JOHNSTON, Charlotte, N. C., P. O. Box 101. ment will enable to estimate the probable amount required for fares at gold rates. Let it be re- Revenue for the entry of the amount of mash or membered that the statement will not include wort used daily for distillation ; also the amount the cost of living while on land, neither will it of proof spirits produced daily. include the many trifling sums, which in the aggregate amount to a good deal, given to porters and coolies: A tre-New York to San Francisco (est.) \$100

Synopsis of the Laws on the Subject of

Fruit Distilling. Every person intending to distill brandy from

apples and grapes, exclusively, before entering upon the business, must-

1st. Register their stills with the assistant assessor of the division in which they reside, as provided in section 5, act of July 20th, 1868. The assistant assessors are provided with the necessary blanks for this purpose, which can be had on application.

2d. Notice must be given in writing to the assessor of the district, stating the name and place of residence of the person or persons intending to engage in distilling, and the place where said business is to be carried on ; also, the kind shels, of stills and the cubic contents thereof; the number and kind of boilers, mash and fermenting tubs, and a description of the lot or tract of land on which the distillery is situated; the size of the buildings, and of what material constructed. 3d. A bond must be filed, with at least two securities, to be approved by the assessor, in the penal sum of at least \$5,000, conditioned that the party or parties will faithfully comply with all of the requirements of the law relating to dis-

4th. A survey must be made of the premises

5th. A sign with the words "Registered Dis

Supreme Court.

Democrat.

General Rules of Practice in the Supreme Cours of North Carolina, adopted June Term, 1869: I. Appeals will be docketed for their proper

districts in the order in which the papers are plained of. filed with the Clerk.

action, unless it appears that the appellant has of this Court, must be filed within the first eight filed in the Court below, an undertaking payable days of the term, or before the calling of the to the appellee, with sufficient surety, and in a district to which the case belongs, otherwise sufficient sum for the payment of all costs which | they will be continued until the next term.

may be adjudged against him in the Court ; or has made a deposit in lieu of such undertaking; or unless, by leave of this Court, he shall file such an undertaking, or make such deposit with the Clerk here. This rule shall apply, notwithstanding an appeal bond shall be waived by the appellee.

III. The preceding rule shall not apply : 1st If the Judge below shall have allowed the apellant to appeal as a pauper, or, 2d. where the State is the appellant in its own interests, or, 3d. alone is concerned.

IV. Appeals from a county in which a Cour shall be held during a term of this Court, if filed before the expiration of the time assigned to the District, will be called during that week, if not filed by that time, they will be called at the end of the docket.

V. The Judicial Districts shall be arranged and assigned in the following order :

1st

2d 3d

4th

5th

6th

66

| week . | First and Second | Districts |
|--------------|-------------------|--------------|
| 3 | Fourth and Fifth | A LA STAL |
| at marine | Third and Seventh | 27 34 mars 1 |
| 11. 1941.000 | Eighth and Ninth | 16 - 2 |

It must also appear that the judgment has been performed, or that its performance has been properly secured ; or some sufficient cause must be shown for dispensing with these conditions. Such petitions must also assign the errors com-

EIGHTEENTH VOLUME NUMBER 880.

XVII. Appeals from judgment rendered ten II. The Clerk will docket no appeal in a civil or more days before the commencement of a term

Bad Penmanship.

To write a bad hand may sometimes be a sign hat a man has risen in the world, inasmuch as some great men have written more and more illegibly the higher they rose to distinction. Napoleon I. wrote well enough when he was a pupil at the military school of Brienne, but his signature after he became Emperor of the French was as scratchy as "William the Conqueror, his where an officer of the State is the appellant, in mark." Rufus Choate, when a schoolboy, was his capacity as such, and the interest of the State never flogged by his writing teacher, for which very reason, perhaps, his manuscript; after he became an eminent lawyer and a United States Senator, looked as if he had dipped a spider in the inkstand and then let it crawl over the page. But, if sometimes a sign of greatness, bad penmanship often leads to queer results. Thus an angry letter of dismissal from one of our great railway kings to an employee served the latter as a free pass for himself and family for a year. The meshest case in point, however, turned out nokily for the party chiefly interested in it. orty, whether been tried and found guilty ross unedemeanor at the last session of helly's court, was brought up for sentence on Saturday last. The Judge said that numerous letters had been received by him testifying VI. The cases from each District will be called to the previous good character of the accused, to in their proper order; if either party is not his military service and to his wounds. But one letter had been received from Horace Greely which he could not make out, on account of its cramped illegibility. It might be a request peremptory. In like manner, by consent, or for cause, a case may be put to the end of the docket or continued. If no counsel apparent teither party at the first call, the case will be continued. If none will be continued to the end of the District, and if none will be continued. Second call, it will be continued.



Spool-Holder. Price only \$15. Extra Needles for sale. man_ Highest cash price paid for Cotton. Agents wanted everywhere. 100 All orders from a distance promptly attended J. Y. BRYCE. W. H. BRYCE June 14, 1869. 6m

BLUE STORE! BLUE STORE!!

| New LOIK to Ban Flancisco (est.) | \$100 |
|-----------------------------------|-------|
| San Francisco to Shanghae, | - 300 |
| Hankow and return, | 100 |
| Shanghae to Hong Kong, | 70 |
| To Canton, Macao and return, | - 30 |
| Hong Kong to Calcutta via Ceylon, | - 350 |
| Calcutta to Delhi, | 24 |
| Return to Allahabad, | . 10 |
| Allahabad to Bombay, | 20 |
| Bombay to Suez, | 300 |
| Suez to Marseilles, | 90 |
| Marseilles to London, | 20 |
| London to New York, | 120 |
| 김 승규가 비난 승규는 물건을 들었다. | |

\$1,534. Total Excursions to Pekin and Batavia are not included in the above estimate, but on the other deaths from that cause was 6,696; the principal hand the full amount charged by the Peninsular China, Crockery and Glass Ware, and Oriental Company to Calcutta, by way of Cevion is included. If the Burmah route is taken, the fare will be about the same, but if the direct line to Singapore is taken, it will be \$100 less. The estimate is based on the supposition that the traveler will return from Delhi to Allahabad, and proceed thence to Bombay, instead of going on to Lahore and down the Indus to Burachee, and thence to Bombay. If the last named route is taken, \$100 must be added to the amount as already summed up.

DR WILSON'S SCHOOL, CHARLOTTE, N. C.

Exercises will be resumed on the 9th of August erms for session of 20 weeks \$25 for English and 35 for Classical and High Mathematical course. Sons of Clergymen and bona fide candidates for the Ministry, taught gratuitously, and special terms | age, all bearing the distinctive and never to be made for promising boys in indigent circumstances. A few good boys taken to board with Principal upon moderate terms. Others placed in good families and under his supervision. JNO. WILSON, Jr.,

J. H. HORNER'S

The Fall Session will open the Fourth Monday in July. The Spring Session, the first Monday in Januarv

The Winter Vacation will not exceed three weeks

R. H. Graves' School, GRAHAM, N. C. Course of instruction-Classical, Scientific and Practical. For Board and Tuition 20 weeks, from \$81

> Alexandriana Academy, MECKLENBURG COUNTY.

7th. Returns must be made monthly to the assistant assessor of the amount of spirits produced and the tax paid at the time of return.

Sth. No spirits can be moved from the distillery until the same is inspected and gaged and ready, the case may be put to the end of the the tax paid stamps affixed to the casks or pack-ages containing the spirits by an officer designing called in that place, otherwise the first call is nated for that purpose.

9th. A special tax of fifty dollars is imposed on all distillers of fruit who distill one hundred and fifty barrels or less per annum; also, a tax of two dollars per day while in operation.

All blanks and forms necessary to comply with the above can be had on application to the proper office.

SUICIDES .- The statistics of suicides in England during the five years beginning January 1st, 1863, and ending January 1st, 1868, have recently been published. The total number of modes of self-destruction were-by hanging, 2.570 ; by cutting the throat, 1,235 ; by drowning, 1,115; by poison, 671, and by firearms, 288.

SEED CORN .- With reference to seed corn, select the middle of the ear to the exclusion of the ends, for though the corn that grows on the in a case which in fact was not tried below until ends of the cob, if ripened, is as good as that after the commencement of a term of this Court, which grows in the middle of the ear, yet it is to relate back and take effect from the first day more likely to be unfavorably affected by the of the term was out of the question. We are season.

The disease, known to the ancients as leprosy, is making sad havoc among the inhabitants of the Sandwick Islands. This scourge attacks old, middle aged and young of both sexes. In one group may be seen an aged woman, stalwart man in the prime of life, the girl in her teens, the schoolboy and child of four years of forgotten marks of leprosy. The ears of one are swollen, another's hands are deformed, the fingers being drawn into the palms of the hands and one or more joints gone from each finger, while another's face is so swollen and disfigured that his own friends find it hard to recognize There is no cure for this horrible afflichim. Its victims are all sent to an island detion. voted entirely to their occupation, and are compelled to remain there until death.

"You can do anything if you have patience said an old uncle, who had made a fortune, his nephew, who had nearly spent one. "Water can be carried in a sieve, if you only wait." "How long?" asked the petulant spendthrift, who was impatient for the old man's obituary. Till it freezes !" was the cold reply.

Fire Screens and Window Shades. A lot of Fire Screens and Window Shades, just received and for sale by WADE & GUNNELS, At the City Book Store. June 7, 1869.

Improved Fruit Jars,

Entirely of Glass, the safest, simplest and best, just directed to the proper officers of any county in gives them more time at their own disposal, but

Tenth and Eleventh Twelfth and Sixth

VII. Cases not prosecuted for two terms will

be dismissed at the costs of the appellant, unless continued for canse; with liberty, however, to either party to mere at the next term to reinstate it; or afferwards upon sufficient cause. . VIII. The appellant is entitled to open and conclude the argument.

IX. When an appeal shall be taken after the commencement of a term of this Court, the judgment and teste of the execution shall have effect from the time of the filing of the appeal. this rule, was the case of Furley vs. Lee 4 D and B169; for the idea of allowing a judgment

relieved from this difficulty by Whitaker 'vs. Wesley 74, E. C. L. R. 48, decided in 1852, in which all the cases on the subject were fully reviewed and the conclusion is, "that a mere form or fiction of law introduced for the sake of justice, shall not work a wrong, contrary to the real truth and substance of the thing." We consider and without reference to the judgments of other Courts) relate to and take effect from the first day of the term; except in the case above refrom the filing of the record of appeal.

X. The Clerk of this Court will keep a judgment docket, with an alphabetical index of the names of the defendants. On this docket he will enter a brief memorandum of every final judgment of this Court affecting the right to refer briefly to the evidence of it.

The Dandy and his Turkey.

Chief Justice Marshall was in the habit of going to market himself, and carrying home his purchases. Frequently he would be seen at sunrise, with poultry in one hand and vegetables in the other. On one of these occasions, a fushionable young man from the North, who had removed to Richmond, was swearing violently because he could find no one to carry home his Note -- The only difficulty in the adoption of turkey. Marshall stopped and asked him where he lived, and said, on being told, "That is on my way, and I will take it for you." When he came to the house, the young man inquired. "What shall I pay you ?" "Oh! nothing," said the Chief Justice, "you are welcome: it was on my way, and no trouble.

"Who was that polite old man that brought home my turkey for me?" inquired the young man of a bystander. "That," replied he, "i John Marshall, Chief Justice of the United States." "Why did he bring home my turkey ?" "To give you a severe reprimand; and to teach you to attend to your own business," was the Farley vs. Lee (decided in 1838) over-ruled by reply. True greatness never feels above doing the authority and reasoning of this case. The anything that is useful; but especially the true judgments of this Court (as between themselves great man will never feel above helping himself His own independence of character depends on his being able to help himself. Dr. Franklin, when he first established himself in business in ferred to, in such cases the judgment takes effect Philadelphia, wheeled home the paper which he purchased for the printing office, upon a wheelbarrow, with his own hands.

THE SEA ISLAND COTTON . CROP .-- AD experienced planter on Edisto Island, South Carolina, writes a letter to the Charleston News, in real property, and of every judgment requiring, which he says that there is marked improvement in whole or in part, the payment of money; in the laboring population of the Sea Islands. stating the names of the parties, the term of the |Since the removal of the Freedman's Bureau the judgment, its number on the docket of the term, freedman finds he has to rely upon his own exand if for the payment of money, the amount of ertions for a support, and he works more cheerthe judgment; and when it shall appear from the fully, more contentedly and altogether more return on an execution or from an order for an efficient. The system of labor is by contractentry of satisfaction by this Court, that the judg- | for two days' work out of every week for land, ment has been satisfied in whole or in part, the in place of wages and rations Some for three Clerk, at the request of any person interested in days for land and rations in place of wages, and such entry, and on payment of the lawful fee, some for wages for the whole time, at the rate shall make a memorandum of the time of such of a hundred dollars per year, and rations equal satisfaction, whether in whole or in part, and to fifty dollars. The latter contract is in every respect the best both for employer and employe XI. Executions from this Court may be but the freedmen much prefer the first, as it

the State; the manner of their teste is prescribed | much less money in their pockets in the end in Rule IX preceding; at the request of the The fine growing weather, with its hot and dry party in whose favor execution is, it may be days, and heavy dews at night, which we have made returnable on any specified day after the had for the past month, has caused the crops of commencement of the term of this Court next | cotton to recover from the effects of the cold ensuing its teste. In the absence of such re- spring, and is pushing them rapidly forward to a state of fruitfulness and promise.

Principal. July 5, 1869

Classical & Mathematical School, OXFORD, N. C.

so that students need not be at the expense of returning home before the close of the Spring Session The charge for board and tuition has been reduced to one hundred and twenty-five dollars. Oxford, N. C., June 28, 1869. 5w

\$110, as per Circular to be sent on application. July 5, 1869 3w. R. H GRAVES.

TO HOUSEKEEPERS. Spices! Spices!! Just received a lot of fine ENGLISH SPICES ery superior quality to anything ever offered in this

MACE, GINGER, SPICE, BLACK and WHITE PEPPER, &c., &c., F. SCARR'S Drug Store.

Sewing Machine Depot.

You will find for sale at the above Depot, 22 Tryon street, Charlotte, N. C., the celebrated "COMMON SENSE SEWING MACHINES." that are becoming so popular throughout the country, combining all Also, the "BUCK-EYE AND HOME SHUTTLE MACHINES," price \$20.

JAMES HARTY.

W. S. HALTOM & CO.

and Jeweler, Watchmaker

A. HALES,

Next Door to the Democrat Office, CHARLOTTE, N. C.

March 5, 1868.

If your 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's sure to run. January 1, 1869

NEW GOODS!!

I am receiving New Goods every week, and am determined not to be undersold by any one. Give D. G. MAXWELL, me a call before buying.

Coffee! Coffee!! Java, Laguavra and Rio Coffee; all grades at

MAXWELL'S, Parks' Huilding.

Sugar

From 12; to 20 cents per pound by retail, at MAXWELL'S, Parks' Building.

Tobacco and Snuff.

Leak's Tobacco and Lorillard's Snuff always on hand at MAXWELL'S.

Confectioneries, Toys, &c. The largest stock in the City. Call and examine for vourselves. D. G. MAXWELL, May 10, 1869. Parks' Building

QUERY Is receiving daily his 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.

B. KOOPMANN Has just received and opened his beautiful stock of Epring and Summer Goods. I have a full line of Ladies' Dress Goods, consist-

ing in part of Mozambiques, Poplins, Lenos, Organlics, Granadines, Piques, Marseilles, Delanes, Lawns, Shalleys, Chintz, and every style of Prints, &c. Hardware and Groceries,

And everything kept in a first-class Establishment May 3, 1869. B. KOOPMANN.

Catawba Valley Land Company

Having been elected President of the Catawba Valley Land Company, chartered by the Legislature of North Carolina at its last session, "for the purpose of facilitating the Sale of Lands and other Real Estate, and the more speedy development of the Agri-cultural, Mineral and Manufacturing resources of the State," I hereby give notice to the community at large, that the Books of said Company are now open for the entry of Farming Lands and other Real Estate, to be disposed of by said Company by Certifi-cate. The Company will not deal in any other than Landed Property or Real Estate, and it is our pur-pose to dispose of all the Real Property that may be entrusted to us, at fair prices and upon fair and honorable terms.

A small fee of Two Dollars will be required of every one upon entering their Land on our Books W. F. DAVIDSON, for sale. President C. V. L. Co. June 14, 1869,

HIRAM BALLARD, General Commission Merchant, 37 Water Street, NEW YORK,

all kinds of Southern productions.

enables me to sell goods without delay for the highest own lights, towels, sheets and pillow cases. Paymarket prices. Cash advanced on consignments. Sales promptly made. Send for price current and marking plate. June 21, 1869 6m

The exercises of the 4th term, under the auspices. of A. J. HARRISON, begins July 19th, 1869, and ends December 7th. Charges made from time of entrance incur as fellows:

Classics \$15 00 Higher English 12 50

Also, in the same neighborhood, on the same day, in the basement of Temperance Hall, a School will be opened for Misses and little boys, by Miss Hattie Harrison, who comes highly recommended, and who has had some experience in the business. Patronage respectfully solicited.

TUITION-Higher English \$10 00 Primary English...... 7 00 Sciences...... 12 50

Board as above. For further particulars address,

A. J. HABRISON, Care of Brem, Brown & Co., Charlotte, N. C. July 12, 1869 Sw

Edgeworth Female Seminary.

The next Session will commence on the first Monday of September. The entire expense of Board and Tuition will be from \$100 to \$110, if paid in advance. Each boarder will find her own lights and towels, and also a pair of sheets and pillow cases. For Circular address,

J. M. M. CALDWELL, Greensboro, N. C. June 28, 1860 1m

Concord Female College.

The year is divided into two terms, one of 16 and one of 24 weeks. The next term will begin the 1st of ronage bestowed on the old firm. September next, and end the 22d of December. For the sale of Dried and Green Fruits, Wool, To-bacco, Cotton, Eggs, Beans, Peas, Flour, Grain and Tuition from \$2 50 to \$5, according to class. Music, Il kinds of Southern productions. My long experience in the Commission Business of the same grade. Each boarder to furnish her

> ments half in advance. For further information, address

July 5, 1869 Swpd

ROCKWELL, Statesville, N. C. June 21, 1809 E. F. ROCKWELL.

received and for sale by NISBET & BRO., June 28, 1869. under Democrat Office

Itch! Itch!! Itch!!! Camp Scratches, Itch, Salt Rheum, Tetter, and all such diseases, cured by

Burton's Itch Ointment, Which is free from any disagreeable smell, and can be used by all ages. Sold in Charlotte by

KILGORE & CURETON. July 5, 1869. Springs' Corner.

Wheat. 5000 BUSHELS WHEAT WANTED, for which we will pay the highest market price. STENHOUSE, MACAULAY & CO. July 5, 1869.

NOTICE.

All persons having claims, against the Estate John Elms, deceased; are hereby notified to present the same to the undersigned as the law directs, or this notice will be pleaded in bar of their recovery. JNO. W. ELMS, Executor. July 5, 1869 4wpd

Dissolution of Copartnership. The firm of B. R. SMITH & CO. was dissolved by mutual consent on the first day of January, 1869 B. R. SMITH withdrawing. ducted by S. P. SMITH & CO. at the old stand, where by striet attention to business and fair dealing they hope to merit a continuance of the liberal pat

The business of the old concern will be settled by either of the undersigned.

B. R. SMITH, in withdrawing from the Boot and Shoe business, takes occasion to return his acknowledgments for the liberal support and confidence be stowed on him heretofore, and trusts that in the new ing "on the square," command the same in an in-S. P. SMITH, B. R. SMITH.

quest executions shall be made returnable on the

first day of the term next ensuing their teste; and on motion, for special cause, execution may be taken out during the term.

XII. The Court will not regard any agreement alleged between Attorneys or Counsel unless it be admitted or shall be in writing and filed in this Court.

XIII. Memoranda of pleadings will not be received in this Court as pleadings, even by consent of parties, but will be disregarded as frivilous or impertinent.

On motion of either party, or in a gross case, of its own motion, the Court will refer it to the Clerk, or to some member of the Bar, to report whether pleadings in a cause are scandalous and impertinent, and if they be found so, the Court will order the scandal or impertinence to be stricken out at the cost of the party.

XV. A motion to dismiss an appeal for want -B. R. SMITH withdrawing. Hereafter the Boot and Shoe business will be con-before the calling of the cause. On the hearing of such motion, the notice must be shown, or be

field in which he is about to engage, he will, by deal- signed by two Counsellors of this Court, who did | lute ten times the trouble to wind, shuffle, and their opinion that the judgment was erroneous to stand its ground.

MASSACHUSETTS PROHIBITORY LAW .--- The Massachusetts State constables are attempting to enforce the new prohibitory liquor law through out the State, and trouble is feared in some of the larger places. The penalties under the law are heavy; for a single sale it is \$10 fine and from twenty to thirty days' imprisonment; for a second violation \$20 and from thirty to sixty days' imprisonment, and for any subsequent violation \$50 and from three to six months' imprisonment, with an extra month in each case when the fine is not paid. The keeping with an intent to sell is punished by \$10 fine and twenty days' imprisonment. The seller is liabl for all damage done by the buyer and drinker,

while drunk, and any person arrested for drunk-enness can escape prosecution by appearing as a witness against the man of whom he purchased

Heaven help the man who imagines hacar shown to have been received. Notice will not be presumed merely because the appeal appears to have been taken during a term of the Court. Any party within the court. NVL Any party within the term of the court. XVI. Any party within two terms after a they will respect you more for turning your coal judgment in this Court, may file a petition to every day to match the colors of theirs. Wear have the cause reheard upon any matter of law. your own color in spite of wind or weather, storm To such petition shall be attached a certificate or sunshine. It costs the vacillating and irreso not appear in the cause at its first hearing, stating | twist, that it does honest, manly independence 27 Sel 184 500 3

STATE OF MALES