SBOROUGH <u>GREEN</u> THE

North Carolina, Rockingham Co. t is contemplated to resume the publication of Term, 1868

Naccy Chambers, Petition for Dower. 8.4 T Chambers & others )

J Ware admr of P. Chambers, ) Petition to sell real estate for the pay

Thomas Chambers & others ] ment of debts. It appearing to the court that Joseph S. Chambers. the hous of John Champers and the heurs of William Chambers dete. dants in the above cases, reside be youd the tone is of this Scate: It is the refore ordered by a court that publication be made for s.z weeks is asborough Pariot, notifying the said non resident a fendants to be and appear at the next court to be held for the county of Rockingham at the court house in Wentworth on the jourth Mon day in May next, her a d there to plead, answeor demur o the same will te heard exparts as to

Witness, William M Ellington, Clerk of our said court at office in Wentworth the fourth Monday in February, 1863

W M ELLINGTON, C. C. C. 41-6# adv\$8

North Carolina. Rockingham Co. Court of Pleas and Quarter Sessions, Februs ry Term, 1868.

Elizabeth Canady.

Petition for Dower A Canady & others.

It appearing to the court that William Rice one of the defendants in this case resides beyond the limi's of this State: It is therefore ordered by the court that publication be mad- in the Greensborough | vance. fattiot for six weeks, notifying the said William Rice to be and appear at the next court to be held for the county of R a kingham at the court house in Wen worth, on the fourth Mon ay in May next. then and there to plead, answer or demur or the sume will be heard exparts as to him.

Witness, William M. Ellipgton, Clerk of our said court a office in Wentworth the fourth Monday in February, 1863. W. M. ELLINGTON, C. C. C. 41 11# adv58

Southern Field and Fireside.-SUBSCRIPTIONS ADVANCED TO \$4 PER YEAR -Owing to a further advance in the price of paper and the 'unit put upon our supply, the Proprietor respect fully anno-nees that from and after the 1st of MARCH, the price of the FIELD AND FIRESIDE will be as follows :

For six months .....

No deductions made to clubs, and no subscriptions received for le-s, than six mo ths. Postmasters | ers are residents of other portions of the country .will be allowed 20 per cent, as heretolore.

Increased . xertion, will be used to make the pa paper attractive The charming story-

THE BANDOLPHS, OF RANDOLPH HALL, will be completed in the 10th number Back numbers containing this interesting romance, can be supplied in the same number will be commenced names of the owners. This course will insure all the the tarilling Prize No. elette of

INDIA MORGAN,

## THE LOST WILL.

This will run through several numbers of the pa er, and will be ccompanied by original Tales, I

North Carolina Christian Advocate

var y day, under the patronage of the North Caro lina Conterence, and under the direction and ownership of a joint stock Company, composed of minis ers and laymen, to secure its permanency.

NEW BERIES.

It will be as its name imports, a Christian Advocate. It will sustain and detend the doctrines and iscipline of the Methodist Episcopal Church, South, and iscor to advance Christ's Kingdom on earth. and to promote peace and good will among all men Besides its earnest, religious character, it shall trial progress of North Carolina-a welcome visiter to every tamily and to the camps of our brave soldiers, and a taithful chronicler of what may be useful and interesting and of the current news All our traveling and local ministers and the , act as Agents for the paper.

The old subscribe s of the Advocate will be supplied with the new series, to the full amount due them at the time of its suspension, but as the mail books are not in the possession of the Editor, he must rely upon the old subscribers themse ves and the Agents, to furnish h m with their names and post offices and the amount due them

The Advocate will be well printed on good paper. and will contain an amount of reading matter equal to any paper in the Siate.

During the continuance of war prices, the sub scription price will be \$8 per annum, always in ad-

Agents who send us ten or more new subscribers and the Cash, will be entitled to a copy of the pa er for one year. It is desirable that a large list he sent in at once WM. E. PELL, Editor Address

Raleigh, N. C., Jan, 1, 18-38.

Land and Negro Assessments. The time having arrived for those who have been appointed to assess the value of the land and slaves to commence heir work, and the pamphlet copy of the Revenue Law not having been received to supply the different Boards with a copy, we transfer to our columns so much of the Act as refers to the duties of the Assessors, to enable them to proceed with their

work at once. It is well known that there are large numbers of alaves in this part of the State whose own-I he owners are liable for their Taxes ; but are not here to give them in. In order that all these refu gee slaves may be regularly listed, we would suggest hat the hirers in every case give all such negroes in to the Boards of their respective Districts, in the slaves to be reported for assessment and shield their owners from liability for double tax. The

hirer may 1 ot, in a strictly legal sense be the bers of the board shall take his place.

| coved, before the board shall be ready to cy arising from death or incapacity to act, value the land and slaves contained in the and the clerk shall record the same. tist, such list shall be received as though SEC. 26. The clerk shall issue notice of

the North Carolina Christian Advotate at an mendered and sworn to by the owner or all appointments of takers of tax lists as soon as made to the sheriff, who shall serve agent in person. SEC. 15 When the board of valuation them within ten days upon the appointees, are not furnished with a list sworn to as whose duty is shall be to advertise at their above required, or the owner or agent re- several places in their respective districts tuses to answer to the correctness of the at least ten days before the time of listing statements as to the number of acres con the places and times, when and where he ai.ed in any tract of land, they may pro- will attend for the purpose of receiving of the bill under consideration. I am oppocure a county or other surveyor and have the list of taxables, which lists he shall be an advocate of the moral, e-tucational and indus- the same surveyed; and the surveyor may take during the last twenty working days recover the amount of his fees and all. ex. in April; they shall perfect their lists and penses out of the owner of the land, before return them to the clerk of the county a justice of the peace by warrant or attach. court on or before the second day of May. ment, and the board may examine witness- SEC. 27. If any person appointed to take over two years by the time they are ready All our traveling and local ministers and the on oath as to the number and description the lists of taxables shall refuse, or will- to go out." I can see no necessity to have of the slaves.

SEC. 19. The district boards of valuation pointment, he shall be deemed guilty of shall, as soon as practicable, after their ap a misdemeanor. SEC. 28. Every person appointed to take pointment, proceed to value all real property and slaves required to be listed in their the lists of taxables before he enters upon respective districts as above directed, com- the duties of his appointment, shall take plete the list by the first Monday of April the following oath, to be administered by after their appointment, and annex the fol- any justice of the peace, to-wit: I. (A. B.) towing affidavit subscribed and sworn to do solemnly swear that I will perform ali netore a justice of the peace, who shall cer. my duties as taker of the tax lists for the tity the same : Wc do solemnly swear that district for which I have been appointed, we have diligently enquired and do not be according to my best knowledge and abililieve that there is any real property or ty, so help me God, slaves required to be listed in the-dis. SEC. 29. It shall be the duty of every not entered and valued in the above list; trict, or having property therein liable to and the foregoing valuation is in our judg- taxation, at the time and place appointed ment and belief the actual value thereof by the taker of the list, to furnish him a in cash, and that in assessing the same, written list of his taxables, mentioned in we have endeavored to do equal justice to section first of this bill and in schedule A, the public and to the individuals concerned, pereafter set forth, setting forth the num so h-lp us God. This list and valuation ber of acres of land he is bound to list, on shall remain in the hand of the justice of what waters situates the valuation of each the peace of the board, and be open to the tract of land, and the number, ages and me it until roturned as hereinafter diree. board of assessors next preceding the time shape.

SEC. 17. On the Thursday subsequent to ly required, and his estimate of value of the first Monday of April, after the appoint- such articles, or subjects of taxation not ment of the district boards of valuation, mentioned in the first section of this act. the persons who were appointed as justices as are taxed ad valofem ; and such listing of the peace to be members of the different and valuation shall have reference to the district boards, shall meet at the court- property owned and the subjects of taxahouse and organize themselves into a coun- tion held by the tax-payer and its value on ty hoard of valuation by electing by bal the first day of April next before the listpeace of any district board, from any cause, | said list the following oath : You solemuly cannot stiend, the elder of the two mem- swear that the list by you turnished con-

Remarks of Mr. Adams, Or GUILFORD,

lions of Treasury Notes, delivered in the Senate of act to lessen the credit of the good old N North Carolina, on the 18th of December, 1862. MR. SPEAKER: While I am always as

floor to vote supplies to carry on the war na. that we are now in, if it takes the last man and the last dollar, I am opposed to a part amended, by striking out 1566 and sed, Mr. Speaker, to that part of it which makes the Treasury notes authorized to be issued, fundable on the first day of January, 1866. Sir, it is only three years, from this date, and will be only a little, if any, fully fail to dischare the daties of his ap- them fundable at so early a day. I am

> willing to vote for the bill, if these notes are not made fundable before the year 1870. That is too soon. Yet, 1 am ready

to vote for the bill if so amended. Why, Mr. Speaker, you will see by re ference to the revenue bill that we have now to raise thirteen hundred thousand dollars to meet the necessary expenses this current year, and it is by funding everything that swelis up our debt so fast. By funding the notes to be issued by this bill, it will cost the people by way of taxation, unnecessarily, the first four years. about one and a-half millions of dollars. In addition, it will create a standing debt of between four and five millions of dollars, bearing interest twenty years, whereas, if they are not fun dable until 1870, the whole amount, or nearly so, will have been paid in by the Sheriffs of the several counties, by way of taxation, thereby saving not only the one and a-half millions of the first four years, but some ten millions, which the people will inspection of any one who wishes to exam- value of his slaves, as assessed by the have to pay, if this bill passes in its present

of listing, and any other slaves subsequent. Mr. Speaker, should the bill be amended as before stated, the notes will make a circulating medium which we now lack -Ad we now have, or nearly s , is" Confederate notes, which are at this time some ten per cent, under par in this city, and some twenty-five percent, in the city of Richmond below North Carolina bank notes. Sir, pass this bill, and I am certain a lot one of their members chairman and ing thereof, and the taker of the tax list large portion of the notes will never see the another. secretary. In case a justice of the shall administer to the person furnishing eun. They will go as the others have gone and be retained, until they are fundable, in the hands of those speculators and extortains a fall statement of all the property tioners, who have shaved this and the

"agent" of the owner; but we think they can by SEC. 18 To this county board of valua, and subjects of taxation which you are Confederate Government out of more mondoing so carry out the purposes of the Revenue law, tion shall the district boards of valuation oound to list either in your own right or in ey than they know what to do with. Sir, a without any delicacy or responsibility on their part. make returns of their lists. The board right of any other person, and that the large portion of the notes already issued with all its citizens. Public burd ... property valued by you is not worth more never got further than the banking houses then equally distributed and are but in cash than the valuation annexed, to the of J. G. Williams & Co., or other banks, cheerfullness by all. Wrong and SEC. 7. At the first Court of Pleas and property and slaves throughout the county best of your knowledge and belief, Pro- before they were funded. In fact, I learn sion will invariably excite discus shall not have been assessed by a uniform vided, however, That in the year of 1863 that a large portion of them were hardly the bosoms of those who are the vistandard of value, they may re-assess any the taker of the tax lists shall not take the ever counted a second time, but returned lists of lands and slaves, but they shall be to the Treasurer, and certificates taken for ascertained by the clerk of the county the bonds as soon as they could be issued. SEC. 19. If any one deem that too high a court, and entered by him on the tax list to Mr. Speaker, a large portion of our debt, valuation was put on land or slave or be furnished to the sheriff or tax collector, created since this war commenced, was from the lists of the assessors, and after the caused by eight per cent. interest-paying year 1863 and until another assessment of bonds, but I think, a much larger part slaves, they shall be listed at the same was caused by the Quarter-Masters and valuation, Provided, however, That when Commissaries and others, sent out from the tax lister shall make oath in writing this city and the city of Richmond, Virthat any slave has become greatly impaired ginia, who should have been sent to the in value by reason of disease, or other army, and who had no regard as to what SEC. 20 Two thirds of the entire number bodily or mental infirmity, he may list price or what amount they paid for any instices of the peace may make the requir- of the members composing the county such slave at such price as he may state on article (some few men appointed in the in board of valuation shall form a quorum for oath is the then present value of such slave, terior, 1 am pleased to say, were of the

credit of the State. I cannot believe could have any such effect. I am the On the bill authorizing the Treasurer to issue Two Mil- man that would give any vote. or State, wolf knowing that no State Confederacy, for purity of purpose at willing and ready as any Senator on the triotism, stands higher than North it

Mr. Speaker, I now move that the ing 1870, as I cannot see how any on this floor can vote in the negative thus tax his constituents and the new North Carolina a million and ala dollars to go into the pockets of species

Liberty and Law Forever It has occurred to people, and that disagreeably; why the Commissary who fixed the value of farmer's p half their market price, never the

fixing the value of the products of factories. While half price for the "just compensation," full price to former is not held to be miress Clothing is almost as necessary fors as food; and money wasted on the will bring bankruptcy just as some wasted on the latter. The Country Department having abandoned is province-the subsistence of the are take charge of the Finances. mille found ample occupation for its fiber talents in this would department

In this connection is suggested and tration of the injustice and oppose which invariably attend the discerlaw and the invasion of private . Suppose the Commissar; major, wh upon himself to fix the value of far products by averaging the price of five years, had been a large stockly

a woolen factory ! He has scaled the er down to the minimum price of siltence: but he has not touched the he nis woolens. No average of pricesta last five years for them ! They are s market at public out ere t. highest bidder. While the fare fleeced to the tune of twee ty free de yard for woolens, he is at the same fleeced in another sense by having her products seized and confiscated at 1st market price. This is the sort of ... and equality meeted out to a free under a system of ill gality and a

It is of the essence of good good -- of a free government of just an laws-to deal impartially

says and P em- by he best writers in the country As only a fixed upply of proor can be had, the edition is united and hose wishing to secure this favorite family paper would do well to subscribe

In making remi tances be particular to state the Post Office, County and State, and to send no loca. Buinpinsters.

TAME 4 GARDNER, Augusta Geo. 1.1 - 1.10

Stoten, from the plantation of J. W. Neal, decd., near Lawsonville Rockingham county, on Thurs by night the 5th of March a dark bay MULE black more and tail, lately trimmed, of medium size, with large rut-bed places on the side, shod all round, and about five years old I forewarn all worl will be pail for the delivery of the mule, or any internation instances I at to its recovery And a very liber of reward for the third

FHILOMAN NEAL-1. 1.00 \*

\* c. 1. pursuran e of An Act enricled An in n I in Act to establish the Bank of of to establish a separate Bank to be called the mark of Gramana possid at the fast ses sion of the General Assembly, the Bank of Graham was dury organized on the Jth day of March, 1868, by the electron of B. Y. McAden President, and C P M have Cashier Notice is hereby given that the Bills of the Bink of Lexington passbe at Grahem will be passed the Bons of Graham

+1 -144

C. P. MEBANE Cashier.

Bink of Griham. C F. LOWE, Cashier, Bank of Lexington

Notice - Bassiway from me on Thursday th 10 of February 1.55, my negro man nambave, he is about twenty years of age, black skin, hve teet five or seven inches high, very heavy built has a pleasant count-nance when spoken to Also has a good many scars on his legs and back caused by dog bies and the lash. Dave was brought from he distern part of this state, and purchased by him in Greensborough last summer, and may be frying to get back. When he let he had on an old black purposes, that taxe been erected or used beaver ha , a , atched black coat and two pair of parts one keesy and white corded cotton pair. I will give twenty five dottars it caught in Rockingham county, and delivered to me or confined in jail so I can get him, or hfty d Hars is eaught out of the county, also, confined or delivered. 11-300\* T. J. MOTLEY

A snessors' Notice .- The undersigned appointed to assess the land and slaves in the 8 h District, will attend for the purpose of making assessments at Weatherl's Sore in Greensborough on Monday, Tuesday and Wednesday, he 23rd, 24th; and 25th and at J. W. McMurray's on Thursday 2 its instant, at which times and places all persons within the sail district owning land or negioes, are requested to attend and give in the same, according to Law DAVID WHARTON J P.

ANDREW WEATHERLY, 11-11 JOHN MCCULLOCH.

Wagon Making and Repairing -I am pleased 'to inform the public that have resumed business at my old stand on East Street in G cersburo', where I am prepared to exe- the names, ages and number of slaves he e te all work is any I ne of bus ness in the best may be found to list. manner, and with perf. ct satisfaction to those who it is patronize me. Being thankful for the patron age hiretotore extended towards me. I hope by strict attention to my business to merit and receive a continuance of the same. Pa ticular attention body or tract of land, and each town lot help us God." given to REPAIRING ..... 41-3m W. W. CAUSEY.

Dun'away .- From the subscriber on the 6th of Mar h 1863, a negro hoy by the name of

war, all pers no from harboring or employing said

toy I will give a reward of one dollar for his ap-

prehension and doivery to me.

11-3w\*

ject of these assessments. Quarter Sessions for each county, held on or before the first Monday in March, and at the same term every two years thereaf-

ter, the court shall appoint one justice of the peace and two free holders, men of skill and probity, for each Capta n's district, or for each school district, at the option of the court, who shall be styled the district toard of valuation of their respective districts; mant treach man within five days adjourn.

make the required appointments, or should [ from any cause a vacancy occur, any three

ed appointments or fill the vacancy. eash value of every tract of land, or other stand as the decision of the board. real estate with the improvements thereon, situate in their district, and also the cash value of every slave required to be listed

for taxation in their district, either by viewing the same or otherwise. SEC. 9. In estimating the value, the board may call and swear witnesses to testi-

y thereto, and they shall take into the estimate any fishery appurtenant thereto, or used with the land; al o, all mines of metal, sono or coal, or other material discovered or supposed to exist, whereby the price of land is enhanced; also all machinery and fixtures for manufacturing or mechanical district in which the owner resides shall asthe owner resides in neither of the districts, decision there shall be no appeal. the board of the district in which the lar.

ger part may be, shall ascertain the value of the whole.

SEC. 10. The owner of the land or slaves, or if he be a non-resident, his agent shall turnish the district board with a list, including land entries, setting forth the set a rate tracts, and also the several contigu. ous bodies or tracts of land owned by lum

or nearest to which they may be situated, and the number of acres in each separate

SFC. 11. Town lots shall be listed separately, and each lot be numbered accordshall be separately and distinctly valued and returned

SEC. 12 The district boards shall, in list by you turnished, contains a full fair discharge of his duties. statement of every tract of laid and town lot and slaves in this district, for the taxes

The following embrace all that refers to the sub- shall carefully examine and compare all the lists, and if, in their opinion, the real

> district, or any separate tract or tracts of land, and also any slave or slaves.

slaves, he may apply to the county hoard of valuation for redress, and they shall duly consider the case, and decide as in their persons from trading for such mue. A liberal re the clerk shall issue a notice of his appoint. judgment is right; the board may call, swear and examine witnesses, or in person mont of the court. If the court shall fail to view the land or saves about the value of which they are in would.

> SEC 8. This district board of valuation the transaction of business, and the decision and where a slave shall have been acquir right sort.) Instead of getting men of age shall, as near as practicable, ascertain the of a majority of the members present shall ed after the assessment, the person listing and experience, practical, business men, it

shall have examined and compared the listed accordingly.

the fourth Monday of when they shall again county treasury.

them imposed, they shall return the lists act.

the slaves required to be listed in this coun- necessary.

SEC. 23. Each member of the county return the same to the clerk of the county atter enquiring of the owner of a large and district boards of valuation shall re- courtas required in section 8 ceive out o' the county treasury compen- SEC 34. In the return of said lists the vards-which the owner was selling at for an instant, until the payeach case, administer the following outnito sation as the County Court may allow, not tax lister shall annex the following at from sixty five cents to one dollar per spas to give up the wound by i

LISTERS OF TAXES.

shall list him at the same value at which seems that the appointing powers took SEC. 21. If in the opinion of the county he was listed by his former owner if known mostly young men, without any regard to board of valuation, any tract or tracts of to him, and if not known to him, he shall their qualifications, for the express purpose land, or town lots, or slave or slaves have file a written affidavit stating his cash val- of keeping them out of the army, when been assessed at too low a value, they shall ue on the first day of April preceding such there were plenty of men over the age of make a list of such tracts, or lots and listing, and as to the slaves born after the forty five, well qualified and willing to do slaves, and post them on at least two con- a-sesoment, the lister shall be required to the business. And I think, after seeing a spicnous places in the court house, at the state on oath their cash value on the first number of the appointees, and their mode time of their adjournment. After they day of April preceding, and they shall be of doing business, they have tried how

much money they could spend, and how lists, heard the complaints of all who may SEC 30. Every taker of the tax lists much money they could pass through their feel themselves aggrieved by the valuation shall be allowed such compensation for his hands in the shortest given time. More of their property, the board shall post the services as the county court may, in its than one hundred thousand do lars have in lists as above required, one adjourn until discretion allow, to be paid out of the this way been squandered already.

Mr. Spesker, I will give you a few in meet at the court house, hear the com- SEC. 31 Every taker of the tax list af stances of their mode and manner of doing on the land. When a tract of land shall be plaints fall who may teel themselves ag- ter the year 1863, shall be furnished by business. Instead of purchasing articles number of poisons than any dezen in one or more d stricts, the board of the grieved by their former action, as by the the clerk of the county court, with a fair at as low prices as were customary, one of articles known, with the stratight original valuation, and decide each case as copy of the return made by the last board them went to a large shoe establishment, certain the value of the whele tract, and if to them may appear right; and from this of valuation of the real ostate and slaves in as I am informed, and paid over double his district, and with the necessary printed what others were paying for the same kind

"SEC. 22. When the county boards of val- form of tax bill to be furnished by the of shoes. One of them went to Concord "udition shall have performed the duty on Comptroller, under the provision of this and learned that he could get sheeting at twenty cents per yard, but was too lazy

received of the di-trict boards of valuations, SEC. 32. The comptroller at the public to go hals a mile, or from some other as by them revised and corrected, to the cost, shall have prepared and printed, as cause did not see the manufacturer, but clerk of the county court, before whom they they may be needed, forms of tax lists. paid another person twenty-five cents per shall subscribe and swear to the following with all the articles and subjects of taxa- yard to go and get it for him, thereby pay affidavit annexed to the 1st returned: tion to be listed by virtue of this act, men- ing twenty-five per cent. more than he "We solemnly swear that the foregoing tioned separately over the heads of paral could have purchased the sheeting, had he in the district, together with the names of lists have been carefully examined and com- lel columns, in which the amount or quan attended to the purchase- bimself. This the water courses, or other noted places on pared, and in our judgment and belief they ; tity, or description of each article or sub- agent, went into a store and saw a large do, as now corrected, exhibit the actual ject to be listed, is to be set down; and he quartity of common jeans cloth He asked cash value of every tract or lot of land in shall annually furnish to each county court h merchant the price, when he was told hear the part b weet the tract or contiguous body of land, and also this county, with the improvements there- elerk, for the use of the county revenue of- that they retailed is at severity conts per on and privileges thereto attached, and of ficers, such other blanks as be may down and. Ile then told the merchant that he would take it a fat one dollar per yard -

ty; and in the discharge of our duties, we SEC. 33. The taker of the tax list shall thus giving rearly fitty per cent more than have endeavored to do equal justice to the set down each article or subject in its prep the retail price, showing great financial handkerchief cannot be use ', j' ing to the plot of the town; each separate public and the individuais concerned, so er column against the name of the person talent! Sir, I learn that one of these same thumb on a spot near he would listing, arranged in alphabetical order, and close fisted agonts went to Charlotte, and

Henty Walace Said neg o wa bound to me by the person furnishing the required list : exceeding three dollars per day, for the fidavit : "I solemnly swear that I have yard, the Government pet teld the manuthe County Court of Gartord He is about 19 years You A. B., do solemnly swear, that the time he may have been engaged in the diligently inquired, and have no just reason facturer that he would take all he had on to believe that there is any property or hand and all he could make, at two dollars

subjects of taxation in my district, not on- per yard thus giving more than double the hands down the dress. keep tered and valued, (where the same is re- price asked for the goods. The owner told close to the body as possible

it. Why (it will be said by theas, should we make sacrifices for a which is only designed to aggrand . or the other favorite by undie and portignate benefits at our expense? To prevent the growth of such a t in our country, we have uniformly of all violation of law, and urged the tenut co of every man's private rights a not incompatible with the public set We shall persist in the same course the Cause we are supporting shall rebe the Cause of Liberty, we for our cease to feel or take any interest in between "King Jeff." and "King Ver. we would not give the toss of a per.-Richmond Whia.

Important Suggestion. 1. If a man faints, place him on netta

and let him alone. 2. If any poison is swallow d instantly half a glass of cold wate w heaping teaspoonful each of comm and ground mustard stored into

vomits as soon as it rearries the st but for fear some of the process remain, swallow the winterstate raw eggs or drink a cup of strong these two being intidutes lot a being always at hand; it it, a had sweet cil, or lamp oil, on melted butter or lard ar - 2 - 1 - de especially if they yound questy

3. The best thing to soprint of a moderate cut instantly is to the protusely with cob-wold, or dont a balf and balf.

4. It the blood comes from a % iets or sparts, by party, or the univer-

dead in a 1 w minutes because an is severed ; trea handkers had our and the skin, twist is round used ceases to flow, and keep it there doctor comes ; if in a position we heart increase the pressure untiquantity of jeans-about ten thousand ing ceases, but do not leasen to tion or hardening of the cost of 5. If your clothing takes time

Notice - the subscriber at Feb Term 1863. of the Court of Pleas and Quarter Sessions for nereby not firs all persons having claims against the help you God. same to present thom within the time prescribed by law Persons indefied to the estate will come forward and make immediate payment. 

W. A CUMMING. Adm'r. - Ba qualitat and one of the tew. 1. . . c a both a we can is U sea W R HOLT

A THE MALL & D BREE - MAL REPORTS HURST 1 1. .

JONATHAN WELCH. of which you are fiable, either in your own right or the right of any other person, en ther as guardian, attorney, agent or trus-Guiter training having daly qualified as admin s. tee, or in any other manner whatsoever, to of Taxes appointed to list the Taxes of the me God." . trator of he estate of W. H. tunming deceased, the best of your knowledge and belief, so various Tax Districts of the State:

SEC. 24. At the first Court of Pleas and SEC. 13 If any person shall refuse to fur- Quarter Sessions of each county, which nish the list required above, or to take the shall be held on or after the first day of oath prescribed in the preceding section. January in each and every year, except in "he High wred Horso Medley .- he shall be guilty of a misdemeanor, and cases wherein a special Court is hereinaf. has just made successful experiments with

which the provided for, the Court shall appoint this material. Common packing paper was Finance to have this and other amendments bird form over to appear at the next term for each school in the course of ten or fifteen minutes trans- made to the bill, but 1 failed, being out cumung was afforded by a plant of the course of ten or fifteen minutes trans- made to the bill, but 1 failed, being out during the battle of Frederice in the course of ten or fifteen minutes trans-made to the bill, but I failed, being out channed in the next term for each captain's district or for each school in the course of ten or fifteen minutes trans-made to the bill, but I failed, being out channed in the course of ten or fifteen minutes trans-made to the bill, but I failed, being out channed in the battle of Frederic -made to the bill, but I failed, being out channed in the battle of Frederic -made to the bill, but I failed, being out channed in the battle of Frederic -made to the bill, but I failed, being out channed in the battle of Frederic -made to the bill, but I failed, being out channed in the battle of Frederic -made to the bill, but I failed, being out channed in the battle of Frederic -made to the bill, but I failed, being out channed in the battle of Frederic -made to the bill, but I failed, being out channed in the battle of Frederic -made to the bill, but I failed, being out channed in the battle of Frederic -made to the bill, but I failed, being out channed in the battle of Frederic -made to the battle of wor the charge, and on conviction or sub- tice of the peace or a treeho der of known powder, and a number of shots were fired similar result awaits me here in the Senate. question, "why the Yankees and a the strong distance trouches way most no he shall be fixed at the discretion (skill and probity to take the fists of taxa- with it. ot the Court.

ble subjects, and the names of such takers

SEC 14 When the owner of the land of the tax lists, with their respective disfommon schools .- The annual meeting and stave or seaves, or if he be a non-residentities, shall, during the term, be advertised U of the board of superintendents of Common deut of the tate, his agent be not a resi. at the court house by the clerk.

require itst with affilavits of the same three jusices of the peace of the county a may meet at the once of the first set has a set hed wellow a jush for and c refied by C ont, Court, a nor after the first Monday

at Bas JAS II WILSON. to the district board of valuation, and if it lists for the county, or supply any vacan- could not speak."

The following sections in the Revenue quired to be valued by the owner) in the me that by this transaction he put into his time sinking to the flour h Law, prescribe the duties of the Listers above list, with the following exceptions, pocket more than ten thousand dollars over (here enumerating the exceptions) so help and above what he would have received

novelty. A letter from Copenhagan says that the Royal Artillery Board of Denmark With stud the ensuing at Lexington and time the justices of the peace of said board shall ter provided for, the Court shall appoint this material. Common packing paper was Finance to have this and other amendments

"REVENUE."-The steward of one of the S tools to tool and to superintentents of Common deut of the tate, his agent be not a resident to take by the clerk. Greenshowing to take a box ashore unobserved, said to a signate a financier as he is, yet with all would have to fight no more European steamers at Boston, who wanted of North Carolina. I do not profess to be out his gun, he was sent to the Greensho engle in the chiri Monday in April 1868. dent of the district where the land is situa- Sce 25. If the Court shall tail from any to take a box ashore unobserved, said to a as great a manufer as in the district where the land is situa- ted and the slates required to be listed, the cause to make such appointment, any customhouse officer whom he knew, "If I his knowledge, his opposition does not sat was to put a half cagle piece upon each of with all due respect to him and the Senate. Hats.-We are manufactured with all due respect to him and the Senate. your eyes could you see? The answer was 5 Be\* JAS II WILLOW by the intervention of April and appoint the takers of the tax 'No; if I had mother upon my mouth I this floor that to let the notes run longer to. Cash paid for wool and ar

knees; this has a smothering till flames; if not extinguished. had he sold the goods as they were made. Mr. Speaker I could name a number of headway, gotton, he down or Gunpowder made of paper is the latest such cases in buying bacon, mules, &c., but over and over, or better, enter I think those named are sufficient to give in a carpet, or bed cloth, or sty you and the Sepate some idea of how the you can get hold of, aiways inwoolen. money has gone. Sir, I tried as one of the Committee on

An illustration of Yank I am well aware, Mr. Speaker, that my down heir guns when they the friend, the honorable Senator from Orange ed, thereby losing their univ who sits near me, is opposed to my amend- defence ?" He said if ie was in ment, fearing that it may injure the credit made no difference, and the es

with all due respect to him and the Senate. Mr Spraker, I know it has been said on N. C. Persons wishing any do well to give us a call. Or her still

N. C. Persons wishing any thon? in W. N. ALLMELLAN

thau three years, it might weaken the 7-3m