

DEMOCRATIC STATE TICKET:

FOR GOVERNOR, THOMAS J. JARVIS, Of Pitt.

FOR LIEUTENANT-GOVERNOR JAMES L. ROBINSON, Of Macon. 7

FOR SECRETARY OF STATE, WILLIAM L. SAUNDERS, Of Wake.

FOR ATTORNEY-GENERAL, THOMAS S. KENAN, Of Wilson.

> FOR TREASURER, JOHN M. WORTH, Of Randolph.

FOR AUDITOR, W. P. ROBERTS, Of Gates.

FOR SUPT. PUBLIC INSTRUCTION, JOHN C. SCARBORO. Of Johnston.

ELECTORS FOR THE STATE AT LARGE, JAMES MADISON LEACH, Of Davidson. FABIUS H. BUSBEE, Of Wake.

Seventh District Congressional Convention.

At a meeting of the Democratic Executive Committee of the Seventh District held at Statesville on Tuesday the 8th, a Convention to nominate a candidate for Congress, was called to meet in YADKINVILLE on THURSDAY, the 5th of August.

IMPORTANT PAPERS .- We publish in this issue two important papers showing the political character and history of W. S. Hancock, the demogratic candidate is a sketch written by some friendly hand. The other, on this page, is a letter written by Gen. Hancock himself, at a time when the Federal authorities thought it was their religious duty to crush out every spark of manhood left in the South after the late war. It will be it is. seen that this letter was not written with any expectation that it would at this, or any other day, he hanled out of the rubbish of time and become the ground work of making its author President of the United States. Gen. Haucock was only doing his duty as a brave and true patriot when he penned this simple but immorntal document. Like his patriotic and brave ancestry, he was defending the liberties which they by their valor had

The Wilmington Star says "In a journalistic experience of nearly a quarter of a century we do not remember to have enthusiasm as those of Hancock and English." It is true. And it may also be said mentioned by the Star, we have no rememberance of any nomitions which have so thoroughly i pressed the opposition party with its strength and inevitable success.

William S. Young is the name of the cap tain of the Narragansett. Last Sunday he attended a Methodist Church in Jersey City, when the following occurred:

made such a charge was a liar. He was conducted to the first precinct station house by one of the trustees, charged with disorderly conduct, and locked up to answer the

such a personal charge? Has any Court or other tribunal found this charge against the

SINKING.-With a startling noise like peighborhood had suddenly gone down into of the magistrate—civil or military—is permitted to deal with the mere opinions or feelings of the neonle.

treason, nor are they nostne to the Unit- ed States, nor countenance crime, nor faver as ed States, nor countenance crime, nor faver duty, or injustice. On them, as on a foundately will not maintain justice; will not portions of the adjacent earth was crumbling off and falling in, while yawning feelings of affection, love or hatred, so and there would no longer be any rights, not over ten arrests have been made, cracks checkered the earth around the long as not developed into acts in violation or property here. Abol- and by means of such gross disregard of special developed into acts in violation or property here. Abol- and by means of such gross disregard of special developed into acts in violation or property here. aperture. They concluded the place was tion of law, were matters wholly beyond ish the local civil tribunals made to exe-

Sir Walter Raleigh, it is now said, was noblest aspirations of man, and the hap- local civil code annulled, and that I am pever in North Carolina, was never in piest condition of his race. When a boy, left, as commander of the fifth military imagine no explanation. Why is it that America. We all thought he had been: Chatham, delivered in Parliament. It ice. This is the position in which you tained by the whole military power of the Unitarian trained by the whole milit carly appreciation of the State. But-historians and scientists are coming forward. It is to the policy of employing the savages on the side of Britain. You may be more familiar with the speech than me to do it? Innumerable questions arise, you represent as the offenders? In all the torians and scientists are coming forward Lam. If I am not greatly mistaken, of which I am not only ignorant, but to the history of these troubles, I have never seen

swamp land. This land, production on an average 40 bushels per acre, would supply the interior of the State with corn cauchy to fill up the deficit in home production.

Supply the interior of the State with corn duction.

Supply the interior of the State with corn duction.

Supply the interior of the State with corn duction.

Supply the interior of the State with corn duction to fill up the deficit in home production to the propriety of the duction.

Supply the interior of the State with corn developed that profound peace was not existence and the authors on the local code, for it has these cases were ordered to be tried or interior of the state with corn dered home.

Charges per session of 5 months: Board condition I am to furnish by dint of my dred homicides may still be correct, asistated by you. The Freedman's Bureau in Texas when the authors on the local code, for it has these cases were ordered to be tried or interior of the state with corn dered home.

Charges per session of 5 months: Board condition I am to furnish by dint of my dred homicides may still be correct, asistated by you. The Freedman's Bureau in Texas when the authors on the local code, for it has these cases were ordered to be tried or interior of the authors on the local code, for it has the authors on the local code, for it has these cases were ordered to be tried or interior of the state of the authors on the local code, for it has the authors on the local code, for it has the authors on the local code, for it has the authors on the local code, for it has the authors on the local code, for it has the authors on the local code, for it has the authors on the local code, for it has the authors on the local code, for it has the authors on the local code, for it has the authors on the local code, for it has the authors on the local code, for it has the authors on the local code, for it has the authors on the local code, for it has the authors on the local code, for it has the authors on the local code, for it has the authors on the authors on

HANCOCK'S RECORD.

WRITTEN BY HIS OWN HAND The Now Famous Letter to the Governor of Texas-A Vigorous, Manly and Patriotic Document.

written and published by General Hancock towards the close of his administration of New Orleans in reply to the applieation of Governor Pease, of Texas, for the establishment of military commissions in that State. It deserves a careful reading, and in it may be found a triumphant vindication of the principles upon which Gen. Hancock conducted his admistrations. No conservative citizen can read the soundness of the writer's political principles, the firmness and independence of his character, the excellence of his judgment, his statesmanlike ability and manly patriotism.

HEADQUARTERS FIFTH MILITARY) DISTRICT, NEW ORLEANS, LA., March 9th, 1868. To His Excellency E. M. Pease, Governor

of Texas: SIR-Your communication of the 17th January last, was received in due course of mail, (the 27th January) but not until it had been widely circulated by the newspaper press. To such a letter-written and published for manifest purposes-it has been my intention to reply as soon as leisure from more important business

would permit. Your statement that the act of Congress to provide for the more efficient government of the rebel States," declares that whatever government existed in Texas was provisional; that peace and order should be enforced; that Texas should be a part of the Fifth Military District, and subject to military power; that the President should appoint an officer to command in said distrect, and detail a force to protect the rights of persons and property, suppress insurection and violence, and punish offenders, either by military commission, or through the action of local civil tribunals, as in his judgment might seem best, will not be disputed. One need only to read the act to perceive it contains such provisions. But how this is supposed to have made it my duty to order the military commission requested, you have entirely failed to show. The power to do a thing if shown, and the propriety of doing it, are often very different matters, You observe you are at a loss to understand how a government, ithout representation in Congress, or militia force, and subject to military power, can be said to be in the full exercise of all its proper powers. You do not reflect President. One of these, on the first page, that this government, created or permitt'd by Congress, has all the powers which the act intends, and may fully exercise them accordingly. If you think it ought to have nore powers, should be allowed to send members to Congress, wield a militia force and possess yet other powers, your com-

> As respects the issue between us, any mestion as to what Congress ought to nave done has no pertinence. You admit the act of Congress anthorizes me to try an offender by militray commission, or al low the local civil tribanals to try, as I shall deem best; and you cannot deny the act expressly recognizes such local civil tribunals as legal authorities for the purposes specified. When you contend there are no legal local tribunals for any purpose in Texas, you must either deny the plain reading of the actof Congress

plaint is not to be preferred against me

but against Congress, who made it what

or the power of Congress to pass the act. You next remark that you dissent from my declaration, "that the country (Texas) is in a state of profound peace," and proceed to state the grounds of your dissent They appear to me not a little extraordiever seen any nominations excite so much party. I quote your words: "It is true the circuit of the sun. It is rather more ported in their lawful jurisdiction, and organized resistance to the authority of the United States. But a large majority of the white population who participated that with a longer experience than that in the late rebellion, are embittered against the Government, and yield to it an unwilling obedience." Nevertheless, von conceed they do yield it obedience. You proceed:

"None of this class have any affection for the gevernment, and very few any respect for it. They regard the legislation of Congress on the subject of reconstruction as unconstitutional and hostile to their interests, and consider the government now existing here under authority During the sermon the minister denounc- of the United States as an usurpation of ed all the officers of the Narragansett as their rights. They look on the emancicowards. Captain Young, who sat in from pation of their late slaves and the disfranof the pulpit, arose and said any one who chisement of a portion of their own class,

as an act of it sult and oppression." And this is all you have to present for proof that war and not peace prevails in Texas; and hence it becomes my dutyso you suppose-to set aside the local What right had the minister to make civil tribunals, and enforce the penal code against citizens by means of military lawyer, nor has it been my business, as it captain? If not, then, lef the preacher take may have been yours, to study the phimay lay claim, after an experience of thunder, the inhabitants of the hacienda tion of what is necessary to social order and better suited than any other to the as jurors during your administration. of Santa Batarina, Mexico, were sudden- and happiness. And for the future of condition of this people, for by them they Now, it is against this local government ly brought together on the 16th inst.; to our common country, I could devoutly have long been governed. Why should created by military power prior to my wish that no great number of our people it be supposed Congress has abolished coming here, and so composed of your On pushing their inquiry they discovered pear to entertain. Woe be to us whenthat a small mountain in the immediate ever it shall come to pass that the power treason, nor are they hostile to the Unit- plaints. It is of them that you have as-

sentiments of respect or disrespect, and States. Annul this code of local laws, committed in the last twelve months, unsafe for a human habitation and got up I will maintain that the entire freedom the laws, except in reference to the very the punitory power of human tribunals. cute them, and you would virtually annul nor life is safe in Texas. of thought and speech, however acrimo- cases cognizable in the Federal Court. niously indulged, is consistent with the Let us for a moment suppose the whole with facts to show it is all a grand mistake—that Sir Walter never set foot this
side of the Atlantic.

It am not greatly mistaken, his lordship denounced the British Government—his government—in terms of
unmeasured bitterness. He characterized
och r a deed; or the question is one of sucterly surpassing my comprehension. I am
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och r a deed is replaced that I believe you are

mously that a certain military commis- ed as a precious treasure. it without being impressed with being sion was unconstitutional. Our people You are pleased to state that "since the matically affirm. If you deem them constitutional laws, condition of the country."

inal laws; that sheriffs fail to arrest; that But what was order No. 40, and now grand jurors will not always indict; that could it have the effect you attribute to interest about ten thousand dollars annualin some cases the military acting in aid it? It sets forth that "the great princi- ly. The County of Cumberland, in which of the civil authorities have not been able ples of American liberty are still the in- the town is located, also owes a bonded your meaning, I am compelled to differ ready to support the civil authorities of with you. After the abolition of slavery Texas in the execution of the laws. And (an event which I hope no one now re- I am unwilling to believe they would grets), the laws of Louisiana and Texas refuse to call for aid it they needed it. existing prior to the rebellion, and not in | There are some considerations which conflict with the acts of Congress, com- it seems to me, should cause you to hesiprised a vast system of jurisprudence, tate before indulging in wholesale cen-

extent they pleased? It would be difficult fold interests of the people! I repeat, of these were by Indians and Mexicans, and to show that the opponents of the govern- sir, that you, and not Congress, are re- how the remainder were classified, is not ment in the days of the elder Adams, or sponsible for the monstrous suggestion known, nor is it known whether these data Jefferson, or Jackson, exhibited for either that there are no local laws or institutions are accurate. "affection" or "respect." You are con- here to be respected by me, ontside the The report of the commanding officer of versant with the history of our past par-ties and political struggles touching leg-if it were possible that Congress should sumed command no applications have been islation on alieuage, sedition, the embar-go, national banks, our wars with England Louisiana and Texas—which I do not be-The following admirable letter was and Mexico, and cannot be ignorant of lieve—and it should fall to my lot to supply To this date eighteen cases of homicides the fact, that for one party to assert that theirplaces with something of my own, I have been reported to me as having occura law or system of legislation is unconsti- do not see how I could do better than follow red since November 29, 1867, although tutional, oppressive and usurpative, is the laws in force here prior to the rebell- special instructions had been given to renot a new thing in the United States. ion, excepting whatever there in shall re- port such cases as they occur. Of these, That the people of Texas consider acts of late to slavery. Power may destroy the five were committed by Indians, one by a Congress unconstitutional, oppressive, or forms, but not the principles of justice; insulting to them, is of no consequence these will live in spite even of the sword. colored men, two of women by their busto the matter in hand. The President of History tells us that the Roman pandects bands, and of the remainder some by parties the United States has announced his opin- were lost for a long period among the ion that these acts of Congress are uncon- rubbish that war and revolution had stitutional. The Supreme Court, as you heaped upon them, but at length were received since the issuing of order No. 40 are aware, not long ago decided unani- dug out of the rains -again to be regard- are correct, they exhibit no increase of hom-

everywhere, in every State, without re- publication of (my) general orders No. months. That there has not been a percet ference to the side they took during the 40, there has been a perceptible increase administration of justice in Texas I am not rebe.lion, differ as to the constitutionality of crime and manifestations of hostile prepared to deny. of these acts of Congress. How the mat- feeling toward the government and its ter really is, neither you nor I may dog- supporters," and add "that it is an un- regard of daty on the part of officials as pleasant duty to give such a recital of the you allege, I am well satisfied. A very little

have the right to publish your opinions, it impossible the first of these statements trusted with power. Now you pronounce but it might be your bounden duty as a can be true, and that I do very greatly them worthless, and would cast them aside. citizen to do so. Not less is it the privi- doubt the correctness of the second. I have found little else in your letter but lege and duty of any and every citizen, General orders No. 40, were issued at indications of temper, lashed into excitewherever residing, to publish his opinion New Orleans, November 29th, 1867, and ment by causes which I deem most imagifreely and fearlessly on this and every your letter was dated January 17th, 1863. nary, a great confidence in the accuracy of question which he thinks concerns his in- Allowing time for order No. 40 to reach your own opinions, and intolerance of the terest. This is merely in accordance with Texas and become generally known, some opinions of others, a desire to punish the the principles of our free government; and additional time-must have elapsed before thoughts and feelings of those who differ neither you nor I would wish to live un- its effect would be manifested, and yet a der any other. It is time now, at the end further time must transpire before you fies the shortcomings of officials who are of almost two years from the close of the would be able to collect the evidence of perhaps as earnest and conscientious in the war, we should begin to recollect what what you term "the condition of the discharge of their duties as yourself, and a manner of people we are; to tolerate country," and yet, after all this, you most unsound conclusion that while any again free, popular discussion, and extend would have to make the necessary invessome forbearance and consideration to tigations to ascertain if order No. 40, or opposing views. The maxims that in all something else, was the cause. The time intellectual contests truth is mighty and therefore remaing to enable you before must prevail, and that error is harmless the 17th of June, 1868, to reach a satiswhen reason is left free to combat it, are factory conclusion on so delicate and not only sound but salutary. It is a poor nice a question-must have been very compliment to the merits of such a cause, short. How you proceeded, whether you that its advocates would silence opposi- investigated yourself or through third tion by force; and generally those only persons, and if so, who they were, what who are in the wrong will resort to these their competency and fairness, on what ungenerous means. I am confident you evidence you rested your conclusion, or will not commit your serious judgment to whether you ascertained any facts at all the proposition that any amount of dis- are points upon which your letter so discussion, or any sort of opinions, however creetly omits all mention, that I may resentful or bitter, not resulting in a well be excused for not relying implicity breach of law, can furnish justification for upon it; nor is my difficulty diminished your denial that profound peace exists in by the fact that in another part of your found peace exists in New York, Pent- of the war a very large portion of the peosylvania, Maryland, California, Ohio and ple have had no affection for the govern-Kentucky, where a majority of the people ment, but bitterness of feeling only. Had differ with the minority on these quest the duty of publishing and circulating | The town of Fayetteville now owes a debt tions; or that profound peace exists in through the country, long before it reach amounting to more than one hundred and the House of Representatives or the Sen- ed me, your statement that the action of fifty thousand dollars, whilst the property ate, at Washington, or in the Supreme the District Commander was increasing Court, where all these questions have crime and hostile feeling against the govbeen repeatedly discussed, and parties ernment, been less painful to your sensi- and dollars in value. A large portion of respectfully and patiently heard. You bilities, it might possibly have occurred to the debt bears interest at the rate of seven next complain that in parts of the State you to furnish something on the subject per cent., and the remainder at the rate of

to execute the process of the courts; that heritance of this people and ever should petit jurors have acquited persons adjud- be, that the right of trial by jury, the fled from persecution. I know not how rights of persons and property must be these things are; but admitting your re- preserved." Will you question the truth presentations literally true, if for such of these declarations? Which one of reasons I should set aside the local civil these great principles of liberty are you tribunals and order a military commis- ready to deny and repudiate f Whoever eduess .- Fayetteville Banner. sion, there is no place in the United States does so avows himself the enemy of huwhere it might not be done with equal man liberty and the advocate of despotpropriety. There is not a State in the ism. Was there any intimation in gen-Juion-North or South-where the like eral orders No. 40 that any crimes or facts are not continually happening. Per- breaches of law would be countenanced? be set in motion, on the principles for district was referred to the judgment of that a civil government, regulated by was given in order No. 40, which all unthan hinted in your letter, that there is and that "forcible resistance to law no local State government in Texas, and would be instantly suppressed by arms." no local laws outside of the acts of Con- You will not affirm that this pledge has gress, which I ought to respect; and that ever been forfeited. There has not been I should undertake to protect the rights a moment since I have been in the comof persons and property in my own way mand of the fifth district when the whole and in an arbitrary manner. If such be military force in my hands has not been

both civil and criminal. It required not sures against the civil authorities of Texvolumes only, but libraries to contain as. You are yourself the chief of these them. They laid down principles and authorities, not elected by the people, precedents for ascertaining the rights and but created by the military. Not long afadjusting the controversies of men, in ev- ter you had thus come into office all the ery conceiveable case. They were the judges of the Supreme Court of Texascreations of good, learned men, who had i. tive in number-were removed from ofbored in their day, for their kind, and gone fice, and new appointments made; twelve down to the grave long before our recent of the seventeen district judges were retroubles, leaving their works an inesti- moved and others appointed. County mable legacy to the human race. These officers, more or less, in seventy-five out laws as I am informed, connected the civ- of one hundred and twenty-eight counties ilization of past and present ages, and tes- were removed and others appointed in commissions. My dear sir, I am not a tified of the justice, wisdom, humanity their places. It is fair to conclude that and patriotisn of more than one nation, the executive and judicial functionaries the present people of these States. I am sired to fill the offices. It is proper to cultivation. Tract lies on the N. C. Railsatisfied, from representations of persons mention, also, that none but registered road, two miles from station. Will be more than half a lifetime, to some poor competent to judge, they are as perfect a citizens, and only those who could take knowledge of men, and some apprecia- system of laws as may be found elsewhere, the test oath, have been allowed to serve

tion of rock, repose almost the entire su- arrest offenders; will not punish crimes; I have been accustomed to believe that perstructure of social order in these two and that out of one hundred homicides

Certainly you could have said nothing more to the discredit of the officials who are now in office. If the facts be as you al-The Duplin Canal, upon which Major Yoang is now hard at work, says the Fayetteville Examiner, will, it is believed, drain over 100,000 acres of valuable swamp land. This land, production on supposed that profound peace was not ex
its policy as revolting to every sentiment of declare that I believe you are in very great error as to facts. On careful that at the proper source, I find that at the date of your letter four cases of the application may relate to robbery, theft, arson, or murder. How am that at the date of your letter four cases of waluable swamp land. This land, production on supposed that profound peace was not ex
The 49th Session will begin on the 25th of Stockholders of the North Carolina Railroad that at the date of your letter four cases of control only of homicides had been reported to these headquarters as having occurred since November 29, 1867, the date of order 40, and these cases were ordered to be tried or indeed to declare that I believe you are in very great error as to facts. On careful that at the proper source, I find that at the date of your letter four cases only of homicides had been reported to these headquarters as having occurred since November 29, 1867, the date of order 40, and these cases were ordered to be tried or indeed to declare that I believe you are in very great error as to facts. On careful that at the proper source, I find that at the date of your letter four cases only of homicides had been reported to these headquarters as having occurred since November 29, 1867, the date of order 40, and these cases were ordered to be tried or indeed to declare that I believe you are in very great error as to facts. On careful that at the proper source, I find that at the date of your letter four cases of the North Carolina Railroad Control on the 25th of Stockholders of the North Carolina Railroad Control on the 25th of Stockholders of the North Carolina Railroad Control on the 25th of the 40, and the case of the 40, and the case of the North Carolina Railroad Control on th

Mexican, one by an insane man, three by unknown-all of which could be scarcely attributable to order No. 40. If the reports icides in my time, if you are correct that one hundred had occurred in the past twelve That there has been no such wanton dis-

while ago you regarded the present officials and beneficial to the country, you not only You will permit me to say that I deem in Texas the only ones who could be safely from you, and an impatience which magnior respect for government, or yielding it obedience from motives which you do not approve, war and not peace, is the status, and all such persons are the proper subjects for military penal jurisdiction. If I have written anything to disabuse your mind of so grave an error, I shall be gratified. I am, sir, very respectfully, your obedient servant, W. S. HANCOCK,

Major-General Commanding.

Gov. Hubbard, of Texas, says, very truthfully and properly, that every body who figures on the next Presidential election begins by writing down 138 for the solid South. The solidity of the South is spon-Texas. You might as well deny that pro- letter you state that ever since the close taneous-the product of causes which could not have resulted otherwise.

> Fruit Jars!! six per cent., making the total amount of

debt of one hundred thousand dollars, conged guilty by you, and that other persons habeas corpus, the liberty of the press, tracted in aid of the western road. It is charged with offenses have broke jail and the freedom of speech, and the natural proposed by the town authorities to compromise the bonded debt of the town by securing to the bondholders the certain payment of fifty cents on each dollar of indebt-

His Excellency Gov. Jarvis, has appointed Denald McRae, Esq., of Wilmington, and Col. R. Y. McAden, of Charlotte, as delefection is not to be predicted of man or You know that there was not. On the gates to represent the State of North Carohis works. No one can reasonably expect contrary, you know perfectly well that certain and absolute justice in human while "the consideration of crime and New York City, to make arrangements for well are the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and New York City, to make arrangements for the consideration of crime and the consid the great World's Fair in 1883. Col. Thos. which you would seem to contend, I fear the regular civil tribanals," a pledge was M. Holt and Julian S. Carr, Esq., were named as alternates .- Raleigh Visitor.

> Special Term of the Superior Court of Rowan County.

Notice is hereby given to all Parties to Suits, Witnesses, Attorneys, and to all whom it may concern, that a Special Term of the Superior Court of Rowan County will be held at the Court House in Salisbury, on Monday, the ninth (9th) day of August, 1880, for the trial of civil Machine Oil, cases, and continue until the business is disposed of. D. A. DAVIS, Chairman County Commis'rs of Rowan.

H. N. Woodson, Cl'k Board of County

FOR SALE!

From one hundred and fifty to two hundred acres of good

LAND

-half woodland, and balance (including TURNIP good meadow and new ground) under sold at a bargain. For further particulars call at this of-

MARSH'S MACHINE SHOPS. Administration, &c.

The Machine Shops and Foundry of the late E. H. Marsh are

FOR RENT. An experienced machinist and competent man

chinery is all in good running order and will be kept in operation until rented. Orders will be filled as usual. NOTICE! Having administered on my late husband's

estate, all persons indebted to it are hereby Fruits, orified to make early payment. And those having claims against the same, are required it was supposed to be in honor of his related to the policy of employing the ling to enforce the laws against that part of this notice will be plead in bar of recovery. to present them for paymant within twelve months from this the 1st day of July, 1880, or MARTHA C. MARSH,

Unquestionable.

The Herald, Detroit, Mich., says of Warner's Safe Liver and Kidney Cure: "Its efficacy in kidney, liver, and urinary diseases is so fully acknowledged that it is not worth the questioning. Bona fide testimonials from well-known citizens in public and privatete life are evidences strong enough to convince the most stubborn doubter.'

Chew Jackson's Best Sweet Navy Tobac

NEW ADVERTISEMENTS.

Administrator's Sale

Law and Miscellaneous Becks to be the sold, address me at Charlottee, N. C. June 5, 1880. R. BARRINGER 34:41 Trustee & Agent Hunting Creek!

ulars. I have also snitable buildings for a Blat. smith and Shoe and Boot Maker, which can rented very low. The Blacksmith Shop ready furnished with tools. J. W. ELLIS, June 4. 1880.

MASON'S IMPROVED

Just received a Nice Lot of

Alexander Brown

Jars!

HALF GALLON AND QUART

Jars for sale at ENNISS'.

KEROSENE GIL

AT 20 Cents per Gallon

5 Cents per Quart at ENNISS'.

Molasses and Whisky BARRELS

To arrive in a few days. As the demand for BARRELS will be great. Call and leave

orders at ENNISS'

Tanner's Oil, Terpentine

and Varnish At ENNISS'.

SEED! TURNIP SEED!! Just Received

A Large Stock of Fresh and Genuine Turnip Seed

of Different Varieties at ENNISS'

18:tf

HEADQUARTERS FOR

Candies, Cigars, Books, Pictures. Λ n d Picture-Frances

NOTICE!

NORTH CAROLINA RAIL ROAD CO..

BLANK ADMINISTRATOR'S SALE NOTICES For Sale at this Office.

NEW ADVERTISEMENTS

JAMES M. GRAV Attorney and Counsellor at In OFFICE --THE BUILDING ADJOINING THE COURTE

Owners of Gold Mining Lands and Buyen, by All Mining interests meet prompt attent Notes, accounts, &c. collected. Estates, and all matters of Admi Land and all other titles carefully inve REAL ESTATE AGENCY, Land

Communication solicited with those Arrangements made to purchase cheaplant Florida, Texas and Minnesota (that part into Lands for sale in Illinois, and along the Parties desiring to leave, or come to Nove Lands bought and sold along the road must be built whether Anson, St an counties receive outside aid or not of the day and the awakening energies of ple of these counties demand and must he Arrangements being perfected to put town to Salisbury and at other points in market.

P.S. A market ready for small desirable he Call at office, or address Lock Box 100 NOTICE OF SALE The sale of the R. A. Caldwell Prope (postponed from the 1st of May), will as place at his office, Thursday, July Is Is For further particulars, and for Catalogue

To RENT.-I have a very desiral property for Merchantile Business at Hung Creek Mills, Settle P. O., Iredell County No. which I will rent on favorable-terms his a good place for a Store and is well worthy inspection of any active man wishing to see lish a country place for business, Also, I want to erect a Factory building Hunting Creek, and builders are lattled address me for specifications and other uni

Settle, Iredell County, N.C. 34:6t:pd

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