THURSDAY, MARCH 10, 1881.

The Legislature did not adjourn on Saturday, the expiration of sixty days, but are of Pendleton the Senate then at 12.20 holding on at their own expense to finish p. m. took a recess until 3 o'clock, up business on hand.

Mattie Ismae, a girl of 18, was murdered at Jonesboro, Ark., a few days ago, by robbers who ransacked the house. She had been left alone to keep the house while her father (said to be rich) went to mill.

"The Great Eastern" has been fitted up as a meat ship, to carry slaughtered beef from the United States to England, where it can be laid down in excellent condition at 3d per lb. The ship will carry from 10,-000 to 15,000 carcasses at a load, all hung in refrigerators.

Mr. Scarborough, Superintendent publie Instruction, wants to know the number of Normal Schools in North Carolina under State control, in order to make a allotted to this section for the education of teachers.

W. W. Holden, who was appointed the last meeting of the Press Association to prepare a history of journalism in North Carolina, to be read at the next meeting of the Press Association, desires all the information that can be supplied him for that purpose. The request is especially addressed to editors.

building and one wing of the State hospital Jonathan H - Gray, Alexandria, Va.; for the Insane at Danville, Pa., was burned Thomas M Brendwater, Vicksburg, Miss., on the 6th inst. All the patients and in- George B Everitt, collector of internal mates were saved. The building was 1,140 revenue for the 5th district of North in length, was eleven years in construction, Carolina; Wm N Umberstock, 4th disand cost the State \$600,000. The patients trict of Texas; Aaron Newton Kimball, thus suddenly thrown out have been dis- receiver of public monies, Jackson, Miss.; shall be in force in said township, Pro tributed to other institutions, Building Postmaster Alexander G Pierce, Greenand furniture insured for \$250,000.

were in a straight line with Venus at the Smith, Cauton, Miss, base, Jupiter in the center and Saturn at the top. But slowly changing, they formed for a while a triangle. They are now separating, Jupiter and Saturn, strangely enough, are deserting the beautiful Venus, whose brilliancy is almost equal to a young moon.

The first thing Gen. Garfield did after delivering his inaugural and taking the oath of office was-not to shake hands with the numerous hopeful friends around-but to cross over to and kiss his aged mother, who was a spectator of the scene. A story is also told of this mother who, while on the way to Washington, noticed that the lamps in the cars were burning at full blaze of this act as hereinafter provided. after the sun was up. "James," said she, "turn out these lamps, there is no use in dent's administration of the people's gov-

CATAWBA HIGH SCHOOL AT NEWTON.

has become an Institution of note in Western North Carolina. It has been the lack of room, its operations have 1881. hitherto been limited. Within the last year the accommodations have been more than doubled by the addition of a threestory building to the old establishment, giving it a capacity to accommodate 100 large within any territory adopting this boys besides a female department. It is a study. The plan works well. Those from a distance board in private famiof professions, or to enter fully equipped other business positions in life. The Institution is ably officered in both departments.

THE NEW CABINET.

Announced and Confirmed by the Senate.

A List which Will be in Some Respects Surprising.

WASHINGTON, March 4.- Upon calling

by the galleries. The proceedings were opened with tion, but that his own opinion, based and the balance he shall turn over to the to market. to be made at the communications. After remarks by Harris and Hill, of Georgia it was ordered on motion of Cockrell that the petitions be retained by the Vice-President, to be sbumitted by him a the next legislative session. Hoar offerel a resolution extending to Winfield Scott Hancock the privileges of the floor

during his stay in Washington, Adopted any of its provisions, shall be deemed by unanimous vote. en by him some weeks ago, submitted the

following resolution. voting for President and Vice-President not exceeding thrty days. in the laws and constitution as may seem | and all neat cattle and swine. gress and that they be directed to report I hall not adopt this act, or adjoining any led the Senate.

laid on the table to be printed.

Pendleton from the committee of noti fication reported that the president had expressed a desire to communicate with the Senate to-day at 3 o'clock. On motion

to the Senate the following nomina-

Jas. G. Blaine, of Maine, Secretary of Wm. Windom, of Minnesota, Secretary

of the Treasury. Wayne McVeagh, of Pennsylvania

Attorney-General, Thos. L. James, of New York, Postmaster-General.

Samuel J. Kirkwood, of Iowa, Secretary of the Interior. Robert T. Lincoln, of Illinols, Secretary

Wm. H. Hunt, of Louisiana, Secretary

of the Navy. The Senate received these nominations at 3:05 and immediately, on motion of proper distribution of Peabody funds Cameron, of Pennsylvania, went into executive session.

> The Senate in executive session confirmed the nominations of all of the

The following were among the nominations which failed: George W Atchison, United States Marshal for the district of West Virginia; Orlando Brewster, surveying general for the district of Lucisiana; J Mason Rice, collector of Customs, St Mary's Georgia; Sher-INSANE ASYLUM BURNED .-- The main man C Slade, Passo Del Norte, Texas; ville, Miss.; Thomas Richardson, Port Gibson, Miss.; John E Martin, Holly The newspapers frequently speak of Springs, Miss.; Silas A Sharpe, Statesthe three beautiful Stars which have ville, North Carolina; John A Whittegarnished the heavens in the west for more, Sumter C H., South Carolina; some weeks past. A month ago they G K Gilmer, Richmond, Va.; Henry R.

The Rowan County Stock Law

Of the Year 1879—Chapter 135—Entitled "An Act to Prevent Live Stock From Running at Large Within Rowan, Davie, Calarrus and Other Counties," As Amended by an Act Ratified on the - Day of February, A. D. 1881.

The General Assembly of North Caro. no do enact:

SECTION 1. It shall be unlawful for any live stock to run at large within the limits of the County of Rowan, * * upon condition that the qualified voters of said county shall adopt the provisions

SEC. 2 It shall be unlawful for any live stock to run at large in that portion of wasting oil in this way." It is greatly to following boundaries, to wit: Beginning in section 20 (a), -one or more persons be hoped that his mother's wise maxims of at the month of Bear Creek, thence with who shall act as Registrars of votes for This officer is to be selected by the coaneconomy may be illustrated in the Presi- the boundary line between Unity and such township and district; they shall fur- ty board of education and the board of Scotch Irish Townships to the Salisbury and Statesville public road, thence with said road to the bridge on Third Creek, thence to a point near the residence of Mrs. Hawkins, thence passing to the north of Rebecca Luckey's to a point hear Renshaw's Ford, thence down to the river to the beginning.

SEC. 3. Has been repealed by Senator doing a good work for years past, but for Williamson's bill, ratified - of February,

SEC. 7. Imposes a fine not exceeding fifty dollars, or imprisonment not exceeding thirty days, upon any person wilfully permitting any of his stock to run at

SEC. 8. It shall be lawful for any permixed school for recitations, though the son to take up any live stock running at irlentical with a township or precinct, es- portioned school fund of the county. two sexes have their separate rooms for large within any township or district tablished at the said general election in wherein this act shall be in force, and the year 1880, it shall be the daty of the impound the same; and such impounder said Board of County . Commissioners to lies. Pupils are prepared to enter any for every day such stock is kept impound. that there shall be an entirely new regis- and shall be based on the actual amount college, to commence at once the study ed, and may retain the same, and the tration of voters in said district, before of money in the hands of the county right to use it under proper care until all any election therein, under this act; and legal charges for impounding said stock, for this purpose they shall furnish the and for damages caused by the same are egistrars for said district with the pro: - on the tax list as the law now stands. paid; said damages to be ascertained by two disinterested freeholders, to be selected by the owner and said impounder, tween the hours of sun-rise and-sunset,

SEC. 9. If the owner of said stock be known to such impounder, he shall immediately inform such owner where his stock is impounded, and if said owner shall for two days after such notice wilfully refuse act shall be conducted under the same within the township where said stock is Assembly. the Senate to order at noon Vice-Presi- impounded, and describing the said stock dent Arthur was vigorously applauded and stating the place, day and hour of owner if known; and if the owner be not SEC. 23. This act shall be in force from upon the rules and precedents, was that known, to the County Commissioners for its ratification, these could not be presented at the ex- the use of School Fund of the district traordinary session of the Senate. He sub- wherein said stock was taken up and immouths to the call of the legally entitled

owner. ages sustained by an action at law against

the owner of said stock. SEC. 11. Any impounder wilfully misguilty of a misdemeandr, punishable by a fine not exceeding fifty dollars, or im-Blaine, in accordance with notice giv- prisonment not exceeding thirty days. or unlawfully attempting to do so, shall Resolved, That a special committee of be deemed guilty of a misdemeanor, and

of the United States and the mode of SEC. 14. The word "stock" in this act

expedient; the said committee have SEC. 16. Any person or, any number of Rowan counties. Senator Williamson had day; scond grades more than \$2 per day, power to sit during the recess of Con- persons, owning land in a township which Rowan inserted in the bill before it pass- and third grades cannot receive more

prevails, may have his or their lands enclosed within any fence built in pursuance of this act, or of any other act of the General Assembly authorizing a stock law, · All such adjacent lands

when so enclosed shall be subject to all the provisions of law with respect to live stock running at large within the original district so euclosed, as if it were a part of President Garfield this afternoon sent the township, county or district, with which it is hereby authorized to be enclosed. Any number of land owners whose lands are contiguous, may at any time build a common fence around all their ful, (b) No person shall permit any of his lands, with gates across all public highways, and it shall be unlawful for any live stock to run at large within any such enclosure, subject to all the pains and penalties prescribed in this act. SEC. 17. Provided for an election in

August, 1879. SEC. 18. Provided that the stock law should be in force in each of those town-

Sec, 19 Upon the written application of one fifth of the qualified voters of Rowan County made to the County Commissioners thereof at any time hereafter, it shall be the duty of said commissioners from time to time to submit the question of said "stock law" or "no stock law" to the qualified voters of said county. And if at any such election a majority of the votes cast shall be in favor of said stock law, then the provisions of this act shall be in force over the whole of said county, Provided, however, that no such election shall be held oftener than one time in any one year. And if at any such election a

in every such township, SEC. 20. * * * Upon the written application of one-fifth of the qualified voters in any township made to the Board of County Commissioners; * at any time bereafter it shall be the duty of said commissioners to submit the question of said "stock law" or "no stock law" to the qualified voters of said township, And it at any such township election a majority of the votes cast shall be in favor of said stock law, then the provisions of said act vided, that no such township election shall

majority of the votes cast in any town-

ship shall be "for the stock haw," then

the provisions of this act shall be in force

SEC. 20. (a) Upon the written application of one-fifth of the qualified voters of any district of territory in Rowan County, whether the boundaries of said district follow township lines or not, made to the County Commissioners at any time, and setting forth well defined boundaries of said district, it shall be the duty of said pealed. commissioners to submit the question of said stock law to the qualified voters of said district; and if at any such election a majority of the votes cast shall be in favor of said stock law, then the provisions of this act shall be in force over the whole of said district,

SEC. 20 (b) Whenever the Board of County Commissioners shall determine to order an election, as prescribed in the foregoing section-20 (a)-they shall establish convenient polling places therein, giving twenty days notice thereof by advertisement in some newspaper in said

tion is to be held. Sec. 20 (c) The said Board of Commissioners shall select, at least twenty days Rowan County within the limits of the this act - in any such district as described

> Sec. 20 (d) It shall be the daty of such Registrars, if the township or district in which they are appointed to act, is identical with a township or precinct, estab-1880, to revise the existing registration books of the township or precinct in such manner that the said books shall show an accurate list of electors previously regisstill qualified to vote therein, without requiring such electors to be registered

SEC. 20 (e) If the district, in which said

er registration books. Sec. 20. (f) Such registrars shall, besaid freeholders to select an impire, it on each day (Sundays excepted) for twensaid district, township and county, and entitled to vote therein.

SEC. 21. Every election held under this impounder after ten days written notice, the same penalties provided by law for posted at three or more public places the election of members of the General

SEC. 22. Any County Commissioners, who shall refuse, in any respect, to obey sale, or if the owner be unknown, after the provisions of this act shall be deemtwenty days notice in the same manner, ed guilty of a misdemeanor, and upon conand also at the Court House door, shall viction shall be fined or imprisoned at the prayer, after which the Vice President sell the stock at public auction, and ap- discretion of the court, Provided, that the stated he had received for presentation ply the proceeds in accordance with the provisions of this act shall not be con-

mitted the question as to the dispositions, pounded, subject in their hands for six is known as "Henderson's first bill." It committeem are required to take deeds SEC. 10. Any person who may suffer that act, which prohibited the law from them, which must be regularly probated, damages by reason of said stock running being in force in any township or district recorded and deposited with county treasat large may recover the amount of dam- "until a good lawful fence shall have been | urer for safe keeping. erected around any boundaries proposed appropriating money that he may receive section 3, of chap. 24, Act of 1880, and sites, and also full cost of building, reunder this act, or in any manner violating section 1 (c), of Senator Williamson's Act pairing and furnishing school house. of February, 1881, providing "For the 9. The State board of education is re-Better Protection of those portions of quired to apportion on the first Monday Rowan County where the Stock Law pre- in August all the school money in the SEC. 12. Any person unlawfully receiv- vails. Sections 20 a, 20 b, 20 c, 20 d, State treasury. ing or releasing any impounded stock, 20 c, and 20 f, as incorporated in the foregoing act are sections 2, 3, 4, 5, 6 and five Senators be appointed by the chair upon conviction shall be fined not ex- 7 of Senator Finger's bill, of February. be valid as follows: To first grade teachto take into consideration the mode of ceeding fifty dollars, or imprisonment 1881, entitled "An Act to amend Chapter 135, of the Public Laws of the year 1879." This bill is a very important one, and counting and certifying the same, who shall be construed to mean horses, mules, was intended originally for the benefit of does not produce a certificate from the shall report such propositions for a change colts, cows, calves, sheep, goats, jennels, Catawba county only, but was amended county superintendent, and first grade so as to apply to Lincoln, Alexander, Burke, Guilford, Randelph, Gaston and

on or before January, 1882. Temporarily county or township where a stock law Senator William's New Stock Law. Entitled "An Act for the Better Protection of Those Portions of Rowan County eigh, 11 cts. Where the Stock Law Prevails."

The General Assembly of North Caro-

SECTION, 1. (a.) Every owner of real estate is, and shall be entitled to the entire and exclusive use of his own soil ; and every entry upon lands, unless by the leave of the owner thereof, shall be unlawlive stock to go or enter upon the lands of another without having obtained leave from the owner of such lands. (c.) The this time look out for cold weather," And following laws are repealed, to-wit: sec- it should have added: Keep Dr. Bull's tion 40 of chapter 34, and section 1 of Cough Syrap in readiness. chapter 48 of the Revised Code; section 43 of chapter 32, and section 1 of chapter 48 of Battle's Revisal; and section 3 of chapter 135 of the Public Laws of the year ships where a majority of the votes cast one thousand eight hundred and seventyat said election should be "for the stock nine. (see chap. 24, Laws of Special Session, 1880, sees. one, two and three, which are made a part of this act.)

Sec. 2. Any person violating the provisions of this act shall be deemed guilty of a misdemeanor, and on conviction may be punished by fine or imprisonment, or both, in the discretion of the Court.

Sec. 3. That sections eight, nine, ten eleven, twelve, thirteen and fourteen, of chapter 135 of the public Laws of the year one thousand eight-handred and seventy-nine are hereby re-enacted and made a part of me of executing any piece of work from the this Act. ()

Sec. 4. This Act shall apply immediately to the following partions of Rowan county, to wit: To the Townships of Atwell, Mr. Ulla. Locke, and Franklin; to fore purchasing, as I will sell at the very lowthat portion of Scotch Irish Township in- est prices, cluded within the limits of the boundaries which are defined in section two, of said chapter 135, of the Public Laws of the year one thousand eight hundred and seventy-nine; to that portion of Salisbury Township, bounded on the North by Grant's Creek, on the South by the North Carolina Rail Road, on the East by the Yadkin River, and on the West by the Salisbury Town line and the Western North Carolina Rail Road; and to all those portions of Rowan County, where a stock Law prevails, pursuant to section sixteen of said Chapter 135 of the Public Laws of the year one thousand eight hunbe held oftener than one time in any one dred and seventy-nine. This Act shall also apply to all those portions of Rowan County where a Stock Law prevails, or shall hereafter prevail in pursuance of

said chapter 135 as aforesaid. Sec. 5. That sections four and fire of chapter twenty-four of the Acts of the Special Session of the year one thousand eight hundred and eighty are hereby re-

SEC. 6. This Act shall be in and after its ratification. Note. - The foregoing Act has passed both Houses of the General Assembly and is now the Law of the Land. Salisbury, Feb. 28, 1881. J. S. II.

The School Bill.

The following is the substance of the school bill as it passed the Senate last week, on its third reading:

1. It provides that the State board of county, township or district, or in lieu education may recommend a series of thereof, at three public places in each text books to be used in our ju lie township and district, in which said elec- schools, but that only one book of an an thor shall be prescribed.

2. It abolishes the office of county examipreceding any election to be held under ner, and substitutes therefor that of county superiatendent of instruction. nish said registrars with proper registra- county justices. He is required to examine candidates who desire to teach; visit and inspect the public schools in the county; advise with teachers as to the best methods of instruction; distribute lished at the general election in the year the required blanks to school committeemen; collect school statistics; countersign all orders on the county treasurer for school moneys; hold teachers' institered in said township or precinct, and tutes; and make the reports now required from the register of deeds and county examiner to the State Superintendent of Instruction. For these duties he is to reelection is to be held, and in which said ceive a compensation of \$2 per day for registrars are appointed to act, is not each engaged-to be paid out of the unap-

3. It requires that the school funds of the county shall be apportioned on the may demand fifty cents for each animal direct, upon giving twenty days notice, first Monday in January in each year, treasurer, and not on the amount levied

4. The county board of education may annually apportion \$200 out of the public school moneys to defray the expenses they cannot agree, and his decision to be ty days preceding, and on the day of elec- of teachers institutes, and where it is tion hereunder, keep open said books for deemed practicable or advisable a numthe registration of any electors residing in ber of counties may unite in one insti-

5. The school year is changed so as to correspond with the county fiscal year or neglect to redeem his stock, then the rules and regulations, and according to and will therefore end November 30 in each year.

6. Twelve and a half cents is levied on each \$100 valuation of property for school parposes, and if this, with the capitation tax Wi cents, fines, etc., shall be insufficient to maintain one or more schools in each district of the county for four months in the year, then the county a number of petitions for special legisla- next preceding and succeeding sections, strued to apply to persons driving stock board of education is required to levy a special tax to meet the deficiency.

7. Additional safeguards are thrown around the collection, handling and dis-Note.-Chapter 135, of Laws of 1879, bursment of school moneys, and school was ratified March 7, 1879. Section 3, of for all school house sites purchased by

8. School committeemen are authorto be enclosed," has been repealed. See ized to pay full cost for school house

10. Certificates from the county super-

ers for 3 years; to second grades for two years; and to third grades for one year. 11. No teacher can be employed who teachers cannot receive more than \$3 per

than \$1 per day.

lands 111, New Orleans, 111. At Ral-

W. H. Hunt, the new Secretary of the Navy, is said to be a native of South Carolipa. He was a union man during the war and a republican since. He has resided in Louisiana for many years, and played a conspicious part in the troubles of that State in 1876.

Josh Billings' Almanae says; "About

JOHN S. HUTCHINSON,

Italian and American Marble Monuments. Tombs and Gravestones,

- { OF EVERY DESCRIPTION, } -Being a practical marble-worker, it enables plainest to the most elaborate in an artistic style, and is a guaranty that perfect satisfaction will be given to the most exacting patrons. Call and examine my Stock and prices be-

Designs and estimates for any desired work will be furnished on application, at next door to J. D. McNeely's Store. Salisbury, N. C., March 9, 1831.

Having bought out the interest of Mr. Greenfield in our former business, I will continue as heretofore at the Old Davidson County: In Superior Court Thankful past favors I respectfully ask a continuance of your patronage.

Call and see me before you bay.

Respectfully, J. F. RCSS.

UPSHUR GUANO. (PERUVIAN AND BONE DUST.) Just in, A Car-Load

UPSHUR GRANO, Proved entirely satisfatory last season by those who tried it.

BEST IN THE MARKET! EB. \$40:00 cash, or 450 pounds of District. Cotton in the Fall.

100- BARRELS VIRGINIA ROCK LIME Only \$1.50 per Baurel.

A Lot of Good Second-hand In Good Order, Cheap. Also a First-rate

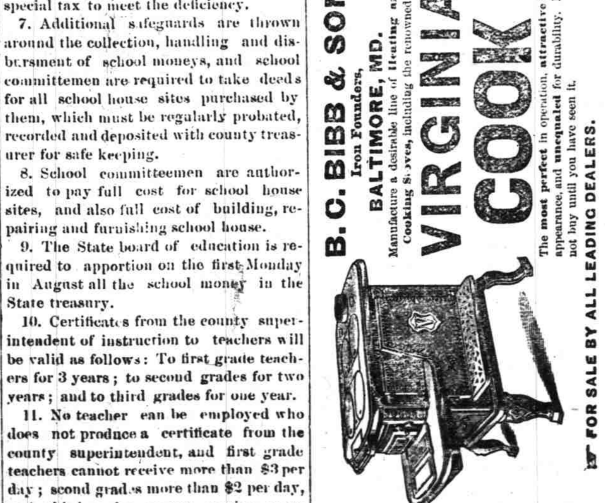
Two-Horse Democrat, With three scats,

Two-Seated Phæton

SPRING GOODS-Everything in the line, and at prices to Lexington, on the First Monday of March, in every family, each box would be a magazine suit farmers. Come and see me for low prices before trading elsewhere, Also, Agent for

Am receiving my

WAHNAMAKER & BROWN Clothiers, Philadelphia. Suits made to order. Call and examine samples. R. J. HOLMES.



COTTON,-New York, March 7.-Up- FIRE !-- FIRE !! -- FIRE !!!

in time and prepare yourself against disaster before it be too late, by calling at THE INSURANCE AGENCY OF NO J. ALLEN BROWN. and obtaining a Policy of Insurance

against less or damage by FIRE or

LARGEST AGENCY IN THE STATE.

Aggregate Assets represented over 800,000,000

LIGHTNING. This is the

All First Class Cos., including English as well as American, and our own State Cos. All Policies written here at this Agency. Losses promptly settled.

SPECIAL RATES made on good Dwellings, Furniture, and

Farm property, for a term of 3 to 5 years. -: JUST RECEIVED:

RICHMOND PRICES Red and Saplen Clover,

Orchard Grass, Timothy and

> Blue Grass At ENNISS'

GARDEN SEEDS, - Fresh and Genuine-

JUST RECEIVED: Landreth's, Buist's, Ferry's, Johnson Robbins' &c.,

At ENNISS'

ONION SETS For Sale At ENNISS'.

At Wholesale and Retail

WAITED, Onion Sets

ISAAC LOFLIN, Executor of John Loflin, Sr., dec'd.,

JOHN LOFLIN, J. C. PAT-TERSON and wife Annie, and others.

To Harris Ledin, James Lodin Lindsay Loflin, Gray Loflin, Whitson Loflin, Elmira Loflin and Jane Loflin, Solomon Hannah, Owin Hannah, John Hannah, Jere-

Take notice that the above named plainiff has filed in the Superior Court of David- give any information about the preperty. son county, State of North Carolina his complaint against you and all the heirs-at-law and legatees of John Loffin, Sr., deceased, for the purpose of having a construction of the last Will and Testament, and a final settlement of the estate of said John Loflin Sr. and you are hereby potified to appear and answer said complaint, within twenty days

Davidsen county. (Feb. 8th, 1881. It appearing, by affidavit, to the satisfaction of the Court that the above named defendants are non-residents of this State and are necessary parties to the determination of the above entitled cause; It is therefore ordered that the foregoing notice be served upon said defendants by publication, They have completely superceded mescury and once a week for six successive weeks, in the bleeding, which was a unit in very peneral use Carolina Watchman, a newspaper published in the Town of Salisbury in this Judicial C, F. Lowe, C. S. C.

NOTICE:

To Robert E. Jones, Stillmon Ilsley, and Charles Birkhalter, Jr., non-re-identsyou will take notice that the following summons has been issued against you:

and Judge of Probate.

DAVIDSON COUNTY | IN SUPERIOR COURT. willed otherwise, the patient was sure to no Ethan A. Allen, Pl'ff, Robt, E. Jones, Still- SUMMONS FOR RELIEF

man Ilsley and Chas. Birkhalter, Defd's.

STATE OF NORTH CAROLINA. To the Sheriff of Davidson County, greeting: You are hereby commanded to summon Robert E. Jones, Stillman Ilsley, and Charles Birkhalter, Jr., the defendants above dar for 1881, I publish numerous cases of cures named, if they be found in your county, to by Brandreth's Pills, some of them so remarks be and appear before the Judge of our Su-lable as to be little short of miraculeus: But perior Court, at a court to be held for the they are true, and the witnesses can be seen County of Davidson, at the Court House in and consulted. If Brandreth's I ills were next 1881, and answer the complaint which will of health and a perfect medicine chest. be deposited in the office of the Clerk of the Superior Court for said county, within the first three days of said term, and let the said defendants take notice that if they fail to answer the said complaint within the time prescribed by law, the plaintiff will apply to the Court for the relief demanded in the complaint. Herein fail not, and of this summons make due return,

Given under my hand and the seal of said Court, this 28th, day of January, 1881. C. F. LOWE, C. S. C.

of Davidson County. You will also take notice that at the same my house, and therefore enclose you an order time, in said case, a warrant of attachment for two dozen boxes. I first learned the vi was issued against your property, in favor tues of these Pills when I was troubled with of the Plaintiff, for the sum of Three Thou lobsting costiveness and dy repsia. By taking sand One Hundred and Sixty-four Dollars Brandreth's Pills, two every night, for \$19 and sixty-four cents, due by open account month, my digestion was restored, and I be for services rendered, at the rate of lifteen came perfectly regular. hundred dollars per annum, and returnable to said Court in said County, on the first Monday in March, A. D. 1881, when and where you can appear and dispute the same if you think proper, this 26th day of Féb'ry, C. F. LOWE, C. S. C. JOHN H. WELBORN, Piff's Att'y.

WINSTON TOBACCO MARKET.

20:6w-p.f-\$10.50

WINSTON, N. C., Mar. 10, 1881. Lugs, fancy bright, 12:00 @ 18:00 mained so ever since. Leaf, common dark, 5.00 6 6 60 Wrappers, fancy bright,.........50.00 @ 75.0

Cheap Chattel Mortgages various other blanks for sale here

Mistake!

Hundreds of Farmers will testify that the

PLOW BRAND

Are First Class for Cotton, Corn, Tobacco, &c. Never failing to greatly increase the yield.

These excellent Fertilizers have been theronghly tried by planters in this section and do not require any further recommendation from us. We are also Agents for the sale of

OBER'S SPECIAL COMPOUND: A Guano that stands at the head of the list as the Highest Grade Fertilizer on the markets so declared by our State Chemist, who has test?

ed its qualities. d its qualities.

Testimonials certifying to the valuable iesults derived from the use of these manures, by those who have tried them can be had, with terms, &c., by calling on us at our Store. If you want something good and reliable don't fail to see us.

BERNHARDT BROS.

MOTIOE!

VALUABLE GOLD MINE FOR SALE By virtue of a decree of the Superior Count of Stanly County I shall offer for sale to the nighest bidder on Monday the 4th day of April, 1881, on the premises, the Mineral In-

PARKER GOLD MINE. In Stanly Cyunty. Terms one third Cash, the

terest in 93 acres of land known as the

oatance in six months, with interest on the deferred payment, bond and security required, title retained till parchase money is paid. This is one of the oldest Mines in the State, and is very valuable for gold. There is no Mine in this part of the State that has paid so well as this, according to the work. It has only been worked in hand Rockers, and by that process there has been found two or three hundred thousand dollars worth of gold, among which was several nuggets weighing from one to five pounds each. There has been some difficulty in the title to this property, but by this are rangment and sale, the title will be good. This property is situated in Stanly County, N. C. and about 8 miles north of Albemerle, and about 8 miles south of Gold Hill, in Rowan county. Any person wishing to examine the property before the day of sale can do so by calling on Capt. M. S. Parker, who lives near I am Agent for the emiah Hannah, Wm. Hannah and William miles west of Albentaric. The latter bassana miles west of Albemaric. The latter has song fine specimens that were taken from this Mine, and will take pleasure in exhibiting them and

> A. C. FREEMAN, C. F. C. Albemar'e, N. C., Eeb 26de, 1881, 2:0w.

from the service of this notice, otherwise want or case, are without the custoss and the plaintiff will apply to the Court for the e anfort or health, what is wealth worth? What relief demanded in the complaint. Feb. 8. mappiness emethers to in the ! It we are not went to is a pressed thing to lock bow to de-NORTH CAROLINA / IN SUPERIOR COURT, gran Leatin. 1 offer this knowledge, freety and without price, to the whole werter "Take BRANDRE HA VEGETABLE THAT whenever you are sick." It is now hearty flity years ince I introduced these pills to the American people, and, after using they millions of bexes, the vertice of the great jury of American

sovereigns is, the takey are the hest and salot

in this country fifty years ago. I said that the one was poisenous and the other a murderous treatment, the remedial power of nature had not only to cure the disease, but to eradicate: mercurial priscus and antiply new streams of blood to exhausted patients, which was ten much for any constitution; that my plan of the blood with Brandreth's Pills, for when the bleed was thus made pure, the medical feres of nature come into full play, and, titless bod cover. Brandreth's Pills assist nature in all her efforts. It is nature that curesdiscase and not medicine. Every other course of treatment only throws great obstacles in the way of the constitution. I : m happy to say that blieds ing, which I said was always improper, has been generally abandoned by the medical prolession, and that the poisonous qualities of mers. cury have been so far recognized that the use . of it has been forbidden in the United States. Army, by the Surgeon-General. In the calen-

OBSERVE,

that Brandreth's Pills, taken on an empty stoma h, create no nausca, younding, or griping. They do good any time, but are most effective and agreeable taken on going to bed, when litle, or better still, no supper has been eaten. B. BRANDRETT

COSTIVERESS AND DISPEPSIA CURED. ELIZABETH FALLS, Maine, Oct. 31, 1880.

Hon, B. BRANDELTH: My Dear Sir-Ilike to have a good supply of Brandreth's Pills in CHAS. F. ROLLINS.

CURE OF COUGH. NORTH FAIRFIELD, Huron County, Ohio, October 6, 1879.

Hon. B. BRANDRETH: My Dear Sir-Seme years ago I was a broken down invalid, with a had cough, and pain in my side, which the doctors thought came from liver complains but none of them could do any good. I-comnreneed using Brandreth's Pills, taking three the first night, and increasing one every night

SOLD BY AL DRUGGISTS. Principal Agency, 294 Canal Street, New York City.

FOR RENT.

The house and lot on the corner opposite D. A. Davis' residence. Apply 10 D. A. Davis or the subscriber, JOHN L. HENDERSON. 19;4t,