#### for his county, on receipt of ten dollars tax, to recovered of him and the sureties of his official the Auditor shall be guilty of any violation of wit:

1. That not more than one person shall peddle under the license.

maps or printed music.

3. That nothing herein contained shall release peddlers from paying the tax imposed in and heavy cotton domestics.

county in which he carries on the business.

by pretending to tell fortunes, fifty dollars in each county in which they offer to practice any justice of the peace of the county. of their craft, recoverable out of any property belonging to any one of the company, but nothposed by law.

SEC. 23. Every drummer or traveling agent | er fourth the sheriff may retain. of any person who shall sell any spirituous, vinous or malt liquors, goods, wares or merchandise, with or without samples, except agand seeds of all kind intended for the improveany county because of his sales. Any person violating the provisions of this paragraph shall be fined not exceeding fifty dollars or imprisoned not exceeding one month, and shall forfeit and pay besides two hundred dollars to the sheriff, to be collected by distress or otherwise; one-half of which shall be accounted for as other taxes, the other half to the use of the informer and the sheriff equally, and it shall be the duty of all county and township bonded officers to prosecute for penalties under this sec-

SEC. 24. Every insurance company not incorporated in this State, doing business therein, shall pay an annual tax of two per centum to the Treasurer of the State upon the gross receipts derived from the premiums charged for insurance obtained therein, unless the company shall exhibit to the Governor, Auditor and Treasurer a sworn statement of investments in real property situate in this State, or loans secured by mortgage to citizens of this State of an amount equal to one-half of such gross receipts, when the tax shall be one per centum, said tax to be paid semi-annually within thirty days after the first day of July and January of each year. Each general agent the manner prescribed in the preceding section, per time, for the selection of their candidates shall be required on the above named days to make report of the entire receipts of said com- There are gentlemen in every county, who modated in inns and by common carriers withmake a statement to the Treasurer, under oath, pany within this State, and pay to the Public that the amount by him returned is a full and correct statement of such six months. On failure to comply with the provisions of this sec- the company shall pay as tax of one thousand tion, every such company shall pay as a tax two thousand dollars, and the principal agent shall be liable therefor. Every such company shall be required to appoint a general agent who shall obtain a license from the Treasurer before transacting any business therein, and before such license is granted the applicant shall show to the Treasurer his appointment as fixed to any paper except as is hereinafter ex-general agent, under seal of the company, furnishing satisfactory evidence of the solvency by the party applying for the same: For the bill by a Republican Congress. shall be granted by the payment of one hun-dred dollars, and such license shall be renewed of the Governor; for the seal of the State Deannually by the payment of said sum. And it partment fifty cents, to be collected by the Secshall be the duty of said general agent to fur- retary of State, and paid by him into the Treasnish each of his sub-agents with a commission ury; for the seal of the Public Treasury, to be authorizing him to do business. And any one collected by him and accounted for as other small meeting, or there is some mistake about found soliciting insurance without such com-mission shall be doomed guilty of a misde-meanor, and be fined not less than one thous-and dollars, and imprisoned not less than ninety days. The agent effecting insurance shall, lie officer twenty-five cents, to be collected and on the first days of July and January, make paid over by said officers to the sheriff of the Assembly will be found of interest to the citireturn to the register of deeds of the county in county where such seal is kept. Said officers which the insurance is effected of all the busi- shall keep an account of the number of times ness done by him during the preceding six their seals may be used, and shall deliver to the months in said county, and shall pay to the proper officer a sworn statement thereof. When- An act to change the time of holding certain sheriff of the county tax assessed on such bus-iness. The general agent shall also within any of said officers the tax shall be on scroll; thirty days after the first days of July and Jan- seals affixed for the use of any county or State uary, make return to the register of deeds of or other government, or used on the commiseach county of the amount of gross receipts sions of officers in the militia, justices of the for premiums received from such county for peace or any public officer not having a salary, such six months. It shall further be required of the general agent or his local agent, to pay of court, shall be exempt from taxation. The to the sheriff of each county the county tax assessed upon the gross receipts of premiums collected in such county, at the time and in the manner as required by the State, and no muni-cipal corporation shall be allowed to add any quired shall be guilty of embezzlement, and, on additional tax; and on failure to make returns or to pay as aforesaid, said agents shall pay twenty-five dollars for each policy effected or prison, in the discretion of the court. negotiated by him in such county: Provided, That no county or corporation shall be allowed to tax insurance agents for license. SEC. 25. Every person required in this act to pay a tax on receipts or sales, shall list on oath to the register of deeds, on the first days of January and July of each year, the amount of deeds when he issues the license, and the tax of receipts or sales for the preceding six months, and the register of deeds shall keep a record of the same in a book kept for that purpose .--The register of deeds shall within ten days after the lists are given in, furnish the sheriff with a copy of said lists, and the sheriff shall register of deeds to render annually to the immediately proceed to collect the taxes imposed upon the copy of lists furnished him .--Any person failing to list his receipts or sales as required in this section, shall be subject to a double tax, to be charged against him by the register of deeds, and collected by the sheriff; and it shall be the duty of the sheriff to report all persons to the register of deeds who fail to list as is required by law. The register of deeds shall have the same power to compel such persons to submit their books for inspection as is conferred upon him in section twelve of this act in respect to merchants, etc., and the same this section. penalties prescribed in said section twelve of this act are hereby imposed for refusal on the part of any person referred to in this section to submit his books when demanded. SEC. 26. No person shall follow any of the trades or professions taxed by this act, or in any other act imposing taxes on trades and professions and franchises, without first listing the same to the register of deeds, and obtaingrant a license; such license shall give to the tified copy of such act from the Sec

bond, on motion in the Superior Court for the county of Wake; and on such motion, a certi- ed in the discretion of the court. fied copy of his official bond, and the certificate 2. That nothing in this section contained shall of the Auditor of the State setting forth his prevent any person freely selling live stock, failure to make the required return, shall be vegetables, fruits, oysters, fish, books, charts, prima facic evidence entitling the State to judgment in the absence of any sufficient defense

SEC. 30. Every person who shall practice this act on persons who deal in the same spe- any trade or profession, or use any franchise cies of merchandise, which tax shall be collect- taxed by law of North Carolina without having ed or received in the same manner as in the first paid the tax and obtained a license as herecase of other merchants and traders : Provided, in required, shall be deemed guilty of a misde-That nothing herein contained shall be so con- meanor, and shall also forfeit and pay to the strued as to require a tax to be paid by any State a penalty not to exceed twenty dollars, person other than merchants and peddlers, for at the discretion of the court, and in default of bartering cotton, iron, earthenware, yarns, salt the payment of such fines he may be imprisoned for not more than one month, at the discre-

SEC. 21. Every itinerant who deals in or puts tion of the court, for every day on which he up lightning rods, ten dollars annually for each shall practice such trade or profession or use such franchise, except in such cases where the Sec 22. Every company of gypsies or stroll- penalty is specially prescribed in this act; which ing company of persons who make a support penalty the sheriff of the county in which it has occurred shall cause to be recovered before any

SEC. 31. The sheriff shall immediately report to the register of deeds all sums recovered by him ing herein contained shall be so construed as to as penalties under this act, and the register shall exempt them from indictment or penalties im- add three-fourths of each penalty to the record of license required to be kept by him; the oth-

SEC. 32. That in order to carry on any trade or practice any profession, or exhibit any circus, side show or any other amusement, or to ricultural implements and fruit trees, which are articles of his own growth or manufacture, and souls of all bind intercled for the interview provided for, the person so practicing, exhibiting or enjoying, or his agent, ment of agriculture, shall, before soliciting or- shall apply to the sheriff for a license, which ders or making any such sale, obtain a license shall be granted by the sheriff upon payment of to sell one year from the Public Treasurer, by the required tax. but shall not be valid until countersigned by the register, who shall keep paying said Treasurer an annual tax of fifty countersigned by the register, who shall keep dollars, but shall not be liable to be taxed in a record of the same and receive for his services fifty cents.

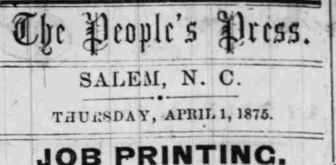
#### SCHEDULE C.

The taxes embraced in schedule C shall be listed and paid as especially therein directed, and shall be for the privilege of carrying on the business or performing the acts named.

SEC. 1. Every express company shall make return to the Public Treasurer on or before the first Monday in January, April, July and October of each year of the entire gross earnings and receipts of such company within the State of North Carolina during the three months next preceding. The said report shall be verified by the oath of the chief officer of the company, or agent of the company, at its principal office in this State. The said company shall, on or before the third Monday of each of the said months, pay on the gross receipts two per centum for each three months, and for failure to make such report or pay such tax the company shall pay as taxes two thousand dollars, to be collected by such sheriff as the Public Treasurer may designate, by distress or otherwise.

SEC. 2. Every telegraph company doing business in this State shall, at the time and in

this section, he shall, on conviction, be punish-SEC. 11. That this act shall be in force from and after its ratification.



We call the attention of all classes who wish printing executed neatly, expeditionsly, and upon reasonable terms, to the facilities off-red at the People's Press Printing Establishment. We can furnish, at short notice, BLANKS, BILL-HEADS,

LETTER-HEADS, CARDS,

PROGRAMMES, HANDBILLS, PAMPHLETS. CATALOGUES POSTERS, NOTES, CHECKS, DRAFTS, &c., &c

EF Captions of Acts of Leg's ature can be had on application at this office, by those who have not yet received them.

The Revenue Law occupies a considerable portion of our columns. As it is a very interesting document, we presume our readers are anxious to see it and govern themselves ac cordingly.

having changed the time of holding the State elections in 1876 from August to November, we will have no Summer campaign next yepr. State and Federal elections will be held at the the Supreme Court." same time, which prevents the exercise of undue influence on the part of politicians to carry this State. The change will undoubtedly prove beneficial to the State in many respects, and we do not think it will meet with any objections in any part of the State, as the Federal campaign will take place in the Fall of 1876 civil and political rights of the freedmen, all anyway. The law only applies to the one year.

Radicals are preparing to make a strong fight assaults and batteries, trespasses, frauds, injufor the Convention. We hope the Conserva- ries to reputation, obstructions to the right of tives will act prudently, and move at the prohave the respect and confidence of a majority in the State, were matters not only not granted

Civil Rights Bill. Rather earlier than we expected, this obnoxions bill, which was intended to tickle the fancy of eminent lawyers in Congress who knew that and we believe it was to create trouble among killing almost every fowl they struck. Even the the races in the South, and we are rejoiced to repeat that, so far, it has failed to have the desired effect.

We find the following decision of a Federal judge, in a condensed form, giving the material points, in the Wilmington Star :

The decision was rendered by Judge Emmons, at Memphis, Monday 22d ult. It is quite elaborate and was delivered as a charge to the grand jury. The Judge regretted that a question of such exceptional importance should go before his court in that form. He had been advised that an attempt to enforce the severe penalties of the act on the prosecuting attorneys and other officials would be made should the grand jury indict.

The Judge said : " The court's every considcration makes it a duty to answer your questions at once. You ask whether it is a crime for which you have a right to find an indictequal enjoyment of the accommodations, advantages, facilities and privileges of theatres and inns of the State. Such denial is not an offence over which Congress can give this court jurisdiction. Those are matters which The Raleigh News says: The Legislature the State governments alone control. Parties who think themselves aggrieved can bring

their civil action in this court at once. Any decision we may then make can be reviewed by

He then gives his reasons for entering into the details of the case, which are mainly the excited condition of the classes whom the law intended to affect. "Until the three recent amendments to the National Constitution which abolished slavery and attempted to protect the parties conceded that the Federal Government FOREWARNED, FOREARMED .- We learn the fense as this, the punishment of murder, arson, attending the church, the public schools, the theatres, and forcing the right of being accom-

He also reviews at length the fourteenth

of the laws, have no application to this subject.

trary transfer of property from citizen to citi-

zen without legal adjudication or process, and

to prevent the establishment of tribunals for

one class of persons varying from those which

action of the State only, and have no reference

He cites decisions in Michigan and Ohio in

support of this, and also the slaughter-house

Judge Emmons has decided with wisdom

in this instance, and his ruling will be sustain-

ed beyond any shadow of reasonable doubt by

**U. S. Internal Revenue.** 

Special Taxes, May 1, 1875, to April 30, 1876

The Revised Statutes of the United States,

Sections 3,232, 3,287, 3,238 and 3,239, require

every person engaged in any business, avoca-

onsly in his establishment or place of business a

The Taxes embraced within the provisions

25 00

We publish the following for public informa-

cases of the Supreme Court (16 Wallace).

the Suprome Court of the United States."

a few Republican papers:

iness after April 30th, 1875.

Dealers, retail liquor, Dealers, wholesale liquor,

Dealers in malt liquors, wholesale,

Dealers in manufactured tobacco

Rectifiers,

was extremely foreboding. It proves the town, a astrons. As the clouds came over the town, a water spont broke loose with all its force, and the head most instant'y covered with wa-trestle bridge near Philadelphia, Tena. The considered unsafe, but Holloway was extremely foreboding. If proved very disions bill, which was intended to fickle the fancy of the colored people and aggravate the South-ern white people, has been virtually pronounc-ed unconstitutional. When the Civil Rights Bill was passed there were certainly a number the size of hen's eggs. It fell so fast that the stream was covered with a sheet of ice, which more or less congealed into great lamps. The conductor Holloway on the same road - Wyththis bill could not stand the ordeal of the courts, but they must have had some object in view, hailstones made sad havoc with the ponltry, ducks and geese had not been given time to swim out. They were swept down stream and pelted to death. Hogs, sheep, cuttle and stock. unable to escape, were also carried down on the angry bosom of the raging stream, and hundreds of them drowned. Small houses tumbled over into the flood and away they went.

> We are indebted to friends in Augusta, Georgia, for papers, giving details of the tornado in several counties of that State, dealing death and destruction everywhere. In comparison with the destructiveness of the storm the loss of life was very small.

#### STATE ITEMS.

I.t. Gov. R. F. Armfield, James F. Robinson, Speaker of the House, and Gov. C. H. Brogden have been appointed by the Legislature to take an appeal to the United States Supreme Court in the case of North Carolina Western Railroad vs. Henry Clews, Sibley, and others, ment, that a negro has been denied the full and and to request Judge Dick to turn over the management of said road from the hands of receiver Wm. A. Smith into their own charge,

> John Williams, the murderer of Mr. Elins Cohen, of Whitakers, now in the Tarboro jail. has confessed the act, in which he implicated Elias Powell as his accessory. Powell has been arrested and committed to juil.

The colored people of Raleigh had collected some \$600 by small subscriptions and deposited it in the Freedman's Bank, previous to the stealing of all the money of that institution .---They intended the money for the purchase of a searse. They have gone to work since and have raised \$400.

A correspondent informs the Raleigh Scatinel of the death of Mr. John Word, the famous dancing master of North Carolina, who died in Greenshoro on Saturday the 20th ult. He was an old resident of the town of Milton and his remains were taken there and baried on the had no power whatever to restrain such an of-following Monday. He taught dancing up to the day of his death, and he died aged 77 years.

> Rev. W. B. Wellons, D. D., of Suffolk, Va., has been appointed to preach the Commencement sermon at Ratherford College, May 26th. 1875, and Gov. Z. B. Vance has been elected to deliver the Address before the Literary Socie-

Mr. Thomas R. Purnell, recently re-appointed by the Governor as State Librarian, was

to be cut by two surgeons. Mr. Holloway was ville Enterprise.

### THE MARKETS.

Corrected by R. A. Wommack & Co., Dealer in General Merchandise. 95 a 1 00 | Salt 160 ..... Wheat. L 30 ± 1 40 " American, Candles ada. 18 a 20 Oils, Linseed 0.00 a 1 25 flour. 3 50 a 4 00 Meal, 26 2 3 " Keronene, 22 = 30 Sheetings, Fried B. Chop, Bacon 25 a 27 125 a 00 0 00 49 00 Lard, Yarn, Fries, 9 121 A 15 60 a 2 54 Eces, Molasses, 15 A 36 4 Naile 18 8 Cheese Fac, Calf Skins, giren, 15 cts. 25 15 a " Monat. Tallow. Bulter 25 a Beeswax, Prus, 1 00 a 00 Apples, green, 75 a1 00 Clover Send, 0 00 a 8 00 Home grown; 0.00 a 0.00 dried, 4 a 10 Potatoes.sw. 75 a 80 Barrels Flour. Fruit 50 Brick. 6.00 a 10.00 irish, 1 25 a 000 Skingles. Coffee. Long leaf pine. 4.50 a 5.50 Hay, per cwi. 60 a 75 20 a 30 Sugar. 8 8 15 "crushed, 15 a 18 Rags, 21 a 3 Dried peel, peach, 121 a 22 Better Beass, 13 " unpeel 1 " 6a 8 Dried Chetties 06 to 00 Dried Blackberdes, 0

WINSTON TOBACCO MARKET.

cesCommon,	7 50 to 8 00
. Good,	8 50 to 10 00
Bright,	10 00 to 12 50
Fanc, Smokers,	16 00 to 22 50
EAF New Common,	8 00 to 10 50
Good,	11 00 to 14 00
Medium Wrappers,	15 00 to 20 00
Yel'ow "	35 00 to 45 00
Fancy "	45 00 to 60 00
Mahogauy medium,	18 00 to 25 00
good	52 00 to 30 00

Danville Tohacco M	larket.	
Larst-Very Common.	5.00 to 07.	
* Medium,	7.00 to 10.	
Fine Smokers,	10.00 to 30. 6.00 to 10.	
Leaf-Common, "Good		
Wimpers-Medium,	10.00 to 12.50	
" Fine,	20.00 to 3 t/ 4 100 to 50,	
" Extra	70.00 to 80.	
second dependence of the second se	1	
Richmond Tobacco	Market.	
BLACK.		
Lrcs-Very common	\$ 6 00 to 7 54	
Medium to good	7 50 to 8 56	
Entra	9 00 to 9 50	
Lesy-Common	9 50 to 9 60	
Medium	10:00 to 11:50	
. Good	12 0) to 14 00	
Fine	14 50 to 15 00.	
Extra selections	15 50 to 17 00	
BRIGHT.		
Luci-Common to Medium	9 00 to 11 00	
Good to Fine	12 50 to 30 00	
Fine smoking	22 50 to 30 00	
Extra smoking	35 00 to 40 00	
LEAF-Common to medium	10 00. to 12-00	
Good to fine	12.50 to 16 00	
Extra fillers	17 00 to 20 00	
WEAPPEES-Common	18 00 to 25 00	
Mediam to good	27 CO to 40 00	
Fine	45 00 to 75 00.	
Exira	80 00 to 000 00	
MAHOGANY.		
WEAPPERS-Common to medium	n 15 00 to 20 00	
Good to fine	25 00 to 35 00	
e Extra	40 00 to 60 00	

dollars, to be collected by such sheriff as the Public Treasurer shall designate, by distress or otherwise.

SEC. 3. Whenever the seal of the State, of the Treasury Department, of a notary public or other public officer, except clerks of Superior Courts, required by law to keep a seal, shall be officers collecting the seal taxes may retain as compensation five per centum. Any person receiving taxes under this section and wilfully quired shall be guilty of embezzlement, and, on conviction. shall be fined not more than five hundred dollars or imprisoned in the State

SEC. 4. On each marriage license one dollar, and on each marriage contract, mortgage deed. and deed in trust to secure creditors, where there shall be a tax of one dollar. The tax on marriage licenses shall be paid to the register on the deeds to the judge of probate of the county in which the instrument is admitted to registration; but if in two or more counties then in the county in which it is first registered. register of deeds to render annually to the sheriffs during the second week in the month of September sworn statements in detail of the axes received by them respectively under this section and, and at the same time pay him the money thus received, less five per centum commissions and thereupon the sheriff shall file the statement of the judge of probate with the register of deeds, and that of the latter with the clerk of the Superior Court: Provided, That mortgage deeds, deeds in trust or other conveyances made to secure agricultural advancements shall not be subject to any tax under

SEC. 5. On every charter of incorporation of any company granted by the General Assembly other than those for charity, benevolence, or literature, or for religious purposes, where the corporation had powe: to become incorpo-

persons should be selected as delegates to the tution itself expressly reserved to the States. The vast mass of civil and political rights in-Convention.

Two VERSIONS.-During Yadkin term of to life, liberty and the pursuit of happiness," Court, on the 16th ult., a Radical indignation | rested entirely under State protection. To this meeting was held, and resolutions introduced denunciatory of the course of W. B. Glenn, Esq., in cutting loose from the Radical party, on account of the passage of the Civil Rights

One account says, only five men voted for has the power of regulating the thertro and the anti Glenn resolutions, while another acother places of annusement in Memphis and count states the resolutions were adopted other cities of the Union, this necessarily inunanimously. It must have been either a very volves the power of protecting the more sacred and important rights of the colored citizen." the matter.

and declares that it abolished slavery and did CHANGE OF TIME OF HOLDING CERTAIN COURTS .- The following act of the General no more. zens of Rowan and Davidson and to those havamendment, and says: "The clauses forbidding the States to deprive any person of life, ing business transactions in these counties. liberty or property without due process of law, or to deny to any person the equal protection

The General Assembly of North Carolina do enact: Sec. 1. That hereafter the Superior They are intended solely to prevent the arbi-Courts for the county of Davidson shall be held on the fourth (4th) Monday after the third (3rd) Monday in March and September, and the Superior Courts of Rowan county shall be held at the times as now prescribed by law for the holding of the Superior Courts of Davidson county. determine the rights of all. These inhibitions Sec. 2. That all process and recognizances too, beyond all controversy are aimed at the heretofore issued or taken from said Courts shall be deemed returnable into said Courts as if the same had been made to conform to the to individuals." change of said Courts as above provided for .--

FROM AFRICA .- Thanks to our young friend Samuel Lemly, of the U. S. Navy, for copies of amount secured exceeds three hundred dollars, the South African Mail, the Standard and Mail and The Cape Town Argus, all Cape Town papers, and containing accounts of the American Expedition for observing the Transit of Venus and other interesting matter. The appearance of the papers indicate prosperity.

> EMIGRATION .- The mania for emigration to the North West and West seems again to be raging, despite the rigors of that climate, the devastation of the grass-hoppers, and the cru-

Down South, we notice a special despatch

from the penitentiary. The News says: The three men were under the command of Mr. rated under the provisions of any general law, Ford, one of the regular guards of the Peniwhether originally granted by the General As- tentiary, and were in a wagon that had been the same to the register of deeds, and obtain-ing a license from the sheriff of the county in which the trade or profession is to be followed, or the franchise enjoyed, or from the Treasurer of the State when the trade or profession is to be followed, or the franchise enjoyed, or from the Treasurer of the State when the trade or profession is to be followed, or the franchise enjoyed, or from the Treasurer of incorporation without first hating granted by the General As-sembly of secured by letters patent or other-wise, there shall be a tax of twenty-five dollars paid directly to the Public Treasurer. No com-pany shall be organized under such special act of incorporation without first hat of the state of the of the State, when the Treasurer is required to of incorporation, without first obtaining a cer- about a mile from the city, Richard Battle, the and for each still manufactured,

confirmed by the Senate

THE STORM IN THIS STATE.-The storm on cluded in the compendious phrase, "the right Saturday evening, 20th ult., did immense damage in Pittsboro. Twenty-five dwellings and kitchens and forty or fitfy chimneys were blown down. The Presbyterian church was familiar and unquestioned traism there was almost entirely destroyed and the Baptist universal assent then, and is now. The only church steeple was thrown over. The total question presented for judicial determination is, damage is estimated at fifteen thousand dollars. Fifty thousand dollars will not repair the have these amendments completely revolutiondamage done to the factories and mills on Deep River, in Randolph county, by the recent freshized the whole character of our government? Because it is entirely evident that if Congress

> In the neighborhood of Morrisville, Wake Forest and throughout that section of country the storm was very destructive.

At Durham the new tobacco warehouse of Mr. Mangum was blown down, several gentlemen narrowly escaping being caught in the falling building, and other damage was done He then reviews the thirteenth amendment, in the town.

> At Hillsboro a number of small houses were blown down and others unroofed.

# GENERAL NEWS.

A TORNADO IN THE SOUTH .- A despatel from Augusta, Ga., of the 21st inst says: A fearfully destructive tornala passed over here yesterday afternoon. This city being situated in a basin, was protected by the surrounding hills from the fury of the storm. The rainfall was accompanied by hail unprecedentedly heavy. Several towns in the interior suffered severely in the loss of life and property. Near Thompson, John L. Stevall and wife and two daughters of John N. Morgan were badly wounded by falling houses, and several negroes were killed and wounded. At Appling the houses of S. Hutchinson, Solon Reese, John Boston, and others, were destroyed. Mrs. Martha Darcy and Miss Maggie Baily were killed; Miss Malone and Mrs. Grey were sorionsly wounded. One end of the Court House was blown in. At Camack every house except one was destroyed. Mrs. Wright of Cannack and justice. He is an upright Judge certainly had two ribs broken. Mrs. Jones had her back broken, and a son of the Rev. Mr. Pitcher was killed. The Baptists were holding a meeting at Elm church, near Camack, when the storm demolished it, killing three and wounding twenty-five persons. Residences and onthouses were demolished on many plantations in War-ren, McDuffie, and Columbia counties in Geortion, as we find it authoritatively published in gia, the destruction extending into Edgefield Aiken, and Barnwell counties in South Carolina. In some places persons were blown a dis-tance of sixty yards. In Columbia county three negroes were killed and twenty-five persons were wounded. Ten houses on Dr. Hamilton' place were destroyed.

tion or omphoyment which renders him liable Rev. J. Wellington, who was presiding at to a Special Tax, to procure and place conspicu-Elm church, near Cannek, when the tornado struck it, reports the following list of casualties Stamp denoting the payment of said Special Tax for the Special Tax year beginning May Mrs. Martha Howell and Benj. P. Atkinson dangerously wounded. Fifteen houses were destroyed near Milledgeville, and some casualties are reported at Sparta. Mrs. S. D. Massey and Miss Berry were killed by falling timbers. At Appling the Methodist and Baptist churches and the Academy are demolished. of the law above quoted are the following, viz: \$200.00

100 00 The New Orleans Times reports a destructive tornado in Onachita Valley on Friday at Smith-50 00 20 00 25 00 500 00

 20 00 Iornado in Onachiter vallet on Friday at Sinth 25 00 Iand and Ray's Point. The loss of fife and the destruction of property is very great. Mrs. James Adair and child are among the killed. Southland is leveled to the pround, and at Ray's Point the plantation buildings. fences, horses.
5 00 Point the plantation buildings. fences, horses. mules and cattle were scattered for miles. The mond, 7.58, a. m. track of the tornado was 500 yards wide, and NO CHANGE OF CAES BETWEEN CHAR-50 00 20 00

Fayetteville, March. 22 .-- Bacon 12 a 15: Flour, \$5.00 a \$5 75 ; Coin 1 05 a 1 10 ; Oats \$5 a 00; Rye, \$1 25; Wheat. \$0 00 a \$0 00; Lard, 16 a 17; Brandy, \$2 00; Whisky, com. \$1.50 A \$170; rye, a \$2.00 a \$255; Salt \$1 50 a 1 60.

Charlofte, March 29.- Bacon III s 121 Piour. \$3 25 a \$1 50; Corn. 95 a 0 00; Oats. 80 01 Wheat, \$1 25 a \$1 40; Brandy, \$1 75 a \$2 00.

## PIEDMONT AIR-LINE RAILWAY

ICHMOND & DANVILLE, RICHMOND & DAN-VILLE R. W., N. C. DIVISION, AND NORTH-WESTERN N. C.R. W.



CONDENSED TIME TABLE.

In effect on and a der Friday, March 19th, 1875.

	60 16 XOC			
STATIONS.	MATE	ELFR.		
LeaveCharloite.	9.2. P. M.	. 8.55 A. M		
14 Air-line Jun	nc.ion, 9.30 **	9.20		
" Salisbury,	12.12 A. M.	11:28 **		
** Greenshoro	3.35 **	2.16 P. M.		
4 Danville	6.20 **	- 4.45 **		
" Dundee.	6.30 **	4.57 **		
. ** Burkville.	11.35 "	9,17 4."		
Arrive Richmond.	2.22 P.M.	11.49 **		
	GOING BOUTH.			
STATIONS.	MAIL.	Exp's.		
Leave Richmond,	1.38 P. M.	5.03 A. M.		
" Backville.	4.41 **	8.25		
** Dundee,	9.25	12.55 P. M.		
" Danville,	9.28	1.140		
" Greensbory	o. 12.40 A. M.	3.37. "		
" Salisbury,	3.58 **	6.46		
Air-line Ju	inction, 7.05 "	9,30		
Arrive Charlotte,	7. 10 A. M.	9.35 *		
STATIONS. Leave Greensborn Comp'y Sh Raleigh, Arrive Goldsborn	GOING EAST. MAIL. 0. 3.75 A. M .Arri 1078, 5.10 " Lea 8.48 A. M. " 0. 11.20 " "	5.38 "		
S NOTET TE DOTE	RN N. C. R. WS.	term Bassen		
		4.95 P.M.		
u Leave Greensb	and the second se	6.10 P. M.		
Arrive at Sales		9.20, A. M.		
y Leave Salem	nsboro,	11 15 A. M.		
Arrive at Greek	1800ro,			
Passenger train pects at Greensbe making the quick of Ticking the quick	teaving Raleigh at 5. aro with the Northern cest time to all northern s via other routes.	n cities Price		
Trains to and from points East of Greensboro con- sect at Greensboro with Mail Trains to and from				
e Sect at Greenster	South,			
The Post of the loss de	Ile both wave			
L. On Sundays	Lynchburg Accomm	odation leave		

elty of the Indians.

from the Rio Grande border, in Texas, which state that at least three hundred Mexican bandits are on Texas soil. It is rumored that several Americans near the border have been mur-

ESCAPED .- Three colored convicts escaped Dealers in malt liquors, retail, Dealers in leaf tobacco. Retail dealers in leaf tobacco.

person obtaining it the right to practice the State, which shall be filed in the office of the

A. B.,

by whom it is issued and in none other, unless collects a fine, penalty or forfeiture in behalf of let's finish him," and drove the hatchet a secthe law imposing the tax shall otherwise di- the State, he shall within thirty days after such ond time in the guard's head. Another prisrect, for the term of twelve months from its reception or collection pay over and account for date.

substance as follows:

Received this — day of —, 18—, of —, — tion for dollars, of which — dollars is the tax to the schools. State of North Carolina, and - dollars is the tax to the county of -, for his license to practice the trade (or profession) of -, until the day of - next.

Sheriff of - County. (Countersigned.)

C. D.,

Register of Deeds for - County. SEC. 28. No license issued by the sheriff shall be valid until the same shall have been exhibited to and countersigned by the register of deeds of the county, who shall receive for the services imposed on him by this act in reference to license, a fee duty of fifty cents f m every person licensed. And the sheriff s all be allowed a fee of twenty-five cents for issuing license, under this act.

SEC. 29. The register of deeds shall keep a book in which he shall record the names of the pealed. persons licensed, the trade or profession to be followed or the franchise to be enjoyed, the not make or cause to be made any headings or d te at which it begins to run and the amount blank to or on the forms which he is required of tax, and he shall annually, during the month to supply to the several counties of the State

trade or profession, or to enjoy the franchises said Secretary, therein specified, in the county of the shering SEC. 6. When SEC. 6. Whenever any officer receives or

SEC. 27. The form of the license shall be in who shall forward such fine, penalty, or for-ubstance as follows: feiture to the Treasurer of the Board of Education for the benefit of the fund for common

> SEC. 7. Any officer convicted of violating the preceding section shall be guilty of embezzle-ment, and may be punished not exceeding five years in the State prison, at the discretion of the court.

SEC. 8. All laws imposing taxes, the subjects of which are revised in this act, and so much of chapter 29 of Battle's Revisal as re- dist church, over 40 persons have joined the quires fines, forfeiture and penalties, to be paid to the county treasurer, are hereby repealed: Provided, That this repeal shall not extend to the provisions of any law, so fat as they relate to the taxes listed, or which ought to have been listed, or which may be due provious to the ratification of this act.

SEC. 9. All laws requiring taxes to be levied by the county commissioners on the first Monday in February of each year, are hereby re-

SEC. 10. That the Auditor of this State shall

eader of the rovolters, felled Mr. Ford sense-

less to the ground with a well directed blow from the hatchet. Battle cried out, "now boys, oner seized the gun and attempted to fire at Mr. Ford, but as it was an improved breech loader, he was unable to bring it to a fire. Mr. Ford died from the effects of the wounds.

REVIVALS .- Revivals of religion are in progress in Raleigh among the Methodists and Baptists. There were 87 converts in the Baptist church, with some 44 mourners, at latest dates.

In Wilson, during the revival in the Methochurch.

The last chance to get the Benbow House or some other large gift for two dollars and fifty cents! The drawing of the Grand Gift Concert, in Greensboro, N. C., has been deferred until April 19th, when it will, without any further delay, be proceeded with. Those wishing to invest can do so by sending to the Manager, C. P. Mendenhall, box 8, Greensboro, N. C., or of the agents at different places.

of tax, and he shall annually, during the month of September, send a certified copy of such re-cord to the Auditor of the State, who shall charge the sheriff with the amount so appear-ing due. If any register shall fail to perform the duty imposed on him, he shall forfeit to the State a penalty of two lundred dollars, to be

and for each worm manufactured Manufacturers of tobacco. 10 00

And on sales of over 1.000, fifty cents for every dollar in excess of \$1,000.

Manufacturers of cigars, 10 00 Peddlers of tobacco, first class (more than than two horses or animals.) 50 00 Peddlers of tobacco, second class (two horses or other animals.) Peddlers of tobacco, third class (one horse 25 00 or other animal,) 15 00 Peddlers of tobacco, fourth class, (on foot or public conveyance.) 10 00 Brewers of less than 500 barrels, 50 00 Brewers of 500 barrels or more, Any person so liable, who shall fail to comply with the foregoing requirements will be subject to severe penalties. Persons or firms liable to pay any of the Spe-

J. W. DOUGLASS. Commissioner of Internal Revenue. Washington, D. C., Feb. 1, 1875.

THE STORMS .- Accounts from the unprecedented equinoctial storms will be found in another column. In the eastern portion of this State, a great deal of damage was done, in the

with it a heavy black cloud, whose appearance of Congress is about \$175,000,000.

20 60 extended a distance of 15 miles.

AUGTSTA, March 22 .- The News and Courier gives the following account: The details of Saturday's tornado are constantly coming in, and are perfectly fearful. Thirty-five persons were killed in Glasscock county. A church near Camak fell, killing three and wounding

twenty-five. Service was being held in the building at the time. Eight negroes were kill-ed on Mrs. Walton's plantation, Columbia county. Nine whites were killed near Appling. Houses and fences were blown away, occasion-100 00 | ing a terrible loss of property.

In Edgefickl a vast amount of property was In Edgefield a vast amount of property was destroyed. All but two houses on General M. C. Butler's place were blown down, also six honsos on Joseph Callaham's, nineteen on Mr. C. Butler's place were blown down, also six honsos on Joseph Callaham's, nineteen on Mr. Tilman's and all except twoon Jos. Thurmund's, John Brigg's brick house was unroofed, and the out-buildings were destroyed, including the gin-house and screw. A child was killed on this place this place, and a negro woman was mortally wounded. Sam Gardiner's gin-house and screw were destroyed on Whitlock's place. John Hall was fatally crushed on Joe Wiltin's plantation and every house was destroyed, Mr. Foreware's dwelling and out-houses, on Beech Island, were blown down and five negroes killed. At Windsor, on the S. C., railroad, five persons were killed and fourteen wounded, all

The aggregate sum in the twelve general ap-propriation bills passed during the late session

LOTTE AND RICHMOND,

For further information, address 8. E. ALLEN, General Ticket Agent Greensborg

T. M. R. TALCOTT, Engineer and Gen'l Superintendeut.

DVERTISING: Cheap: Good : Systematic A All persons who contemplate making contracts with newspapers for the insertion of advertisements, should send 25 cents to Geo. P. Rowell '& Co., 41 Park Row, New York, for their PAMPHLET-BOOK (*ninety-serenth edition*,) containing lists of over 2,000 newspapers and estimates, showing cost. Ad-vertisements taken for leading papers in many States at a tremendous reduction from publishers' rates, Ger rue Boos. GET THE BOOK.

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POSTAGE FREE TO THE SUBSCRIDER Specimen Copies and Advertising Rates Free. Weekly, in clubs of 30 or more, only \$1, postage paid. Address The Tribune, N. Y.

er column. In the castern portion of this State, a great deal of damage was done, in the destruction of buildings, fences, timber &c. And here is an account from the Nashville Banner, of a destructive water spout in Middle Tennessee: Both Moore and Lincoln counties were visit-ed on Sunday a week, by not only heavy storms, but water spouts, which proved very

\$75 A WEEK to Agents to sell an article sole. Address BUCKEYE M'F'G CO., Marion, Ohio