# The Daily Iournal.

## VOL. 11.---NO. 150. }

# CONFEDERATE STATES OF AMERICA-WILMINGTON, N. C., WEDNESDAY, MARCH 5, 1862.

## FULTON & PRICE, PROPRIETORS.

per or will be discontinued at the expirat d for unless renowed. ers on buginges connected with this office h to the proprietous.

ADVENTIMENTS a Will be inserted at FIFTY CENTS per square of ten a nes or less, for the first insertion, and TAE TV-FIVE ENTS per square for each repetition\_CASH IN AD ANCE. m

ANCE. (9) Advertisements inserted as Special or Bishop Notices e charged one-half more than above rates—eight have caded) or less counted as a square. (a) Advertisements inserted every other day are charged if cents per square for each insertion after the first. (a) No publication made without a responsible name.

RUSINESS AND PROFESSIONAL CARDS.

Biolnes, Esq. October 17(h. 1, cf.)
 Biold
 Conter Trith 1, cf.
 Biold
 Conter Trith 1, cf.
 ROGER MODEL
 Conter Values
 Conter Values

AND WERDAATS MATER STREET, WERDAGION, R. G. WERDAGION, R. G. WERDAGION, R. G. WERDAGION, R. G. S. K. STREET, 1. F. STRE

WHENCH MURANTS and the Water and Act

C. M. HOBINSON & CO., OMMISSION AND FORWAPDING MERCHAS WILMINGTON Office over Mr. J. A. Willard's Store. Entrans fincess and Water streets. March 9, 1860.-158229.

Anoch 9, 1860. - 156429. J. K. RODENHOOL C. MARGENON MEMBERSON Lores in Hardware, Oniery, 1 Strat Indemender, 4c. J. J. COX, W. P. KENDALL, J. S. KENDAL COMMISSION MERCHANTS AND WHOLEBALE GRAD March 12th, 1801 T. C. & R. G. COMMISSION AND STATE March 11, 18

HEADERAT TO WEIGHT MEADERS & Co., A MENER STREET, WIGHER, 45 MARKET STREET, WILLINGTON, ELA F. & METCHICL, WHOLESALE AND RETAIL DEALERS IN ORN, PEAS, OATS, RYE, WHEAT BRAN, OL MEAL FLESH GROUND HOMINY, HOLGE & COW FEED ALEO,

EASTERN AND NORTH RIVER HAY, No 9 Worth Water Street

CIOMMISSION DECEMBER,

29 Section of the confidence real status, and invo the quantizations requisite for electrons of the most numerous branch of the distance for electrons of the most numerous branch of the confidence factors shall be an outwork of the confidence factors shall be accurate the status of the shall not have a volticers, civil or political. State or Federal 1. The person ball be a representative who shall not have a lither of the status of the status

 II. L. HOLMES.

 MI. L. HOLMES.

 ATTORNEY AT LAW,

 Cather of JOHNAL BUILD.

 Reference of the collect of JOHNAL BUILD.

 Reference of JOHNAL BUILD.

6. The Husse of Representatives shall choose their Speak-of. The Husse of Representatives shall choose their Speak-er and other efficient, and shall have the sole power o' im-peachment, except that any in ficial or other feieral efficer resident and acting solely within the limits of any State. may be impeached by a vote of two thirds of b the branches of the Legislature thereof. *Section* 3. 1. The Senate of the Confederate States shall be compos-ed of two Senators from each 'state, chosen for it's genus by the Legislature thereof, a the regular session next imme-diately preceding the commencement of the term of solviecy and each Senator shall have one vote. 2. Femaliately after they shall be "sembled, in conse-quence of the first election, they shall be expiration of the sec-ond year; of the second class at the expiration of the sec-ond year; of the beach divert second year; and it is the case-third may be chosen every second year; and the class of the other inter the state at the expiration of the fourth year; so the class is the expiration of the fourth year; so the class is the event second year; and the second year; and the second year; and the class is the event second year; and the second year; and the second year; so the second year; and year; so that class is the second year; and year; and year; so the second year; and year; so the second year; and year; so the second year; so the second year; and year

So the set of the experiment of the set of t

The Fencte shall choose their other officers, and also is President pro fomp re in the absence of the Vice President, or when he shall exercise the office of President of the Sontederate Stat's.
 The sonte shall have the sole power to try all impeadments. When sitting for that purpose, they shall be no at a or affirmation. When the President of the Coulded at States is tried, the Chief Justice shall preside; and n because the construction of the coulded without the concurrence of two-birds of the metabers present.
 Judgment in cases of impeadment shall not extend without the formed the the concurrence of two-birds of the metabers present.
 Judgment in cases of impeadment shall not extend to concurrence battes, but to the party convicted shall, have: beless, be liable and subject to indictment, trial, judgment in quark bards.

t the desire of two-fifths of those present, h he journal. House, during the session of Congress, shal

pensation for their pervices, paid out of the treasury of shall, in all cases, except tr

the justice of y a tribunal for a tribunal for

a service reddered.
1. No title of nobility shall be granted by the Confeduce States; and no person holding any office of profile is under them, shall, without the consent of the Consequences.

The Fourier Republic.
The Permanent Constitution of the Confiderate States, and by the he ladian tribes; but not any other clause contained in the Confiderate States, and by the norvement of the confiderate States, and by the several States, and by the he dollars, because and the functional tribes and the constitution of the Confiderate States, and by the several States, and by the head tribes and the constitution of the Confiderate States, which hall coasist, a feature to measure to make the states which hall coasist, a feature to the states state of the Confiderate States, which hall coasist, a feature to the states state of the Confiderate States, which hall coasist, a feature to measure to the states state to the states state to the state state of the states state to the states states which hall constate to the states states the states states which hall constate to the states state to the states state to the states state to the states state which hall constate to the states state to the states state to the state state to the states state to the state state to the state state which hall constate to the state state to the state states to ache, to the government of the confederate
geneda, to the government of the Senate and
geneda to the President of the Senate and
geneda to the President of the Senate and the
geneda shall, in the 'presence of the Senate and the
there are a shall, in the 'presence of the Senate and the
the person having the greatest
a majority of the whole number of electors apa of the costs have such majority, then, from the
a to to presence to majority, then, from the
a to those voted for fas President, the House of
a to choosing the President is to the confederate States lying without the limits of the Serveral States, and may permit them, at such times and is such the state shole of the State shole of the State to be admitted into the confederate.
a the represention from ach State having the President is the othe shall have power to legislate and provide goveraments for the inhubilants of all territory belonging to the Confederate States lying without the limits of the Serveral States, and may permit them, at such times and is such the state having the President is the othe State having the President is the othe schederate shall have power to legislate and in such the state shall be the confederate state and the such as the state having the property of the State and the state having the president the state and the state having the president is the state and the state having the property of the state and the state and the state and the state having the president is the president the president the state and the s

{ WHOLE NUMBER 3,227

6 Continentiate with a provided a member of the y, a Republican form of government, and sha h of them against invasion; and on applican hadarne (or the Executive when the Legi assistion) realist domestic violecce.

rment established by this Constitution is the provisional government of the Confederate for, and all the laws passed by the latter in force util the same shall be repealed or it is efficient superiored by the same shall will their successors are appointed and offices ablished.

engagements entered into astitu ion shall be as valid under this constitution as nt.

or to the people thereof

Census of North Carolina-1860.

 $\begin{array}{r} 435\\ 260\\ 100\\ 219\\ 104\\ 114\\ 276\\ 152 \end{array}$ 

COUNTIES. Alamance, Mamance, Mexander,

legbany, he,

eaufort,

rtie, aden, runswick uncombe urke, abarrus, ald well,

as, and of the militia of the arm ato the actual service of quiro the opinion, in wri-of the Executive Bener

neglect of dury ; and when so removed, the remov-be reported to the Sonate, together with the reasons president shall have power to fill all vacancies

ANOTAR HABELES, L. J. HOWSEL.	the session of their respective Houses, and in going to and	or limb, nor be compelled, in any criminal case, to be a	1. The judicial power of the Confederate States shall be	Edgecombe,	6,880	388	10,108	17,376
Chat lat 1869	returning from the same; and for any speech or debate in	witness against himself; nor be deprived of life, liberty,	vested in one Supreme Court, and in such inferior courts as	Forsythe, Franklin, -	$10,716 \\ 6,490$	211	1,764	12,691
COURSE AND AND THE STATE OF THE	either House they shall not be questioned in any other	or property, without due process of law; nor shall private	the Congress may from time to time ordain and establish.—		7.009	$\frac{541}{102}$	7,079 2,199	$14,110 \\ 9,310$
NOTICES.	place.	property be taken for public use without just compensa-	hold their offices during good behavior, and shall, at stated	Gates.	4,180	362	3,902	8,444
TAC T TOTAL:	2. No Senator or Representative shall during the time for	tion.	times, receive for their services a compensation, which	Granville,	11,189	1,121	11,086	23,396
THE TRADE TO CANADA ALCONTON	which he was elected, be appointed to any civil office under the authority of the Confederate States, which shall have	17. In all criminal prosecutions the accused shall enjoy	shall no, be diminished during their continuance in office.	Greene,	2,826	152	3,947	7,925
CO-PARTNERSHIP NOTICE. FITHE UNDERSIGNED have entered into Co-Parimership	the authority of the concelerate states, which back have been	the right to a speedy and public trial, by an impartial jury	_ Section 2.	Guilford,	15.738	693	3,625	20,056
in the town of Wilmington, N. C., under the firm of	increased during such time; and no person holding any	of the State and district wherein the crime shall have been	1. The judicial power shall extend to all cases arising	Halifax,	6,642	2,450	10,349	19,441
SOU"HERLAND & COLEMAN, for the purpose of buying	office under the Confederate States shall be a member of	committed, which district shall have been previously ascer-		Harnett,	5,351	104	2,584	8,039
and selling NEGRO SLAVES, where the highest cash prices	aithay House Spring his continuance in billee. Dul CODETESSI	tained by law, and to be is formed of the nature a d cause	and treaties made or which shall be made under their nu-	Haywood,	5,488	05	313	5,801
- 11 he would	nay, by law, grant to the principal officer in each of the	of the accusation; to be convented with the witnesses	thority; to all cases affecting ambassadors, other public	Henderson, Hertford.	8,981 3,948	85 1,111	1,3>2	10,448
Than also have a house in Mohilo, Alahama, where they	Executive Departments a seat upon the noor of enter house,	against him; to have compared to have the assistance of counsel	ministers and consuls; to all cases of sdmi alty and mari- time jurisdiction; to controversies to which the Confede-	Hyde,	4,682	250	4,445	9,504 7,734
will receive and sell slaves on commission. Liberal advan-	with the privilege of discussing any measures appertain-	for his defence.	rate States shall be a party; to controverside between two	Iredell,	11,141	20	2,795	1,134
as made mon slaves left with them for sale.	ing to his department.	Tor ins defence.	or more states; between a State and citizens of another	Jackson,	5,241	6	281	$15,347 \\ 5,528$
D. J. SUUTERSUARD,	Section 7.	versy shall exceed twen'y dollars, the right of trial by jary	State where the state is plaintiff; between citizens claim-		10.548	193	4,916	15,657
JAMES C. GOLEMAN.	1 All bills for raising revenue shall originate in the House	shall be preserved . and no just so tried by a jury shall be	ing lands under grants of different States, and between a	Jones,	2 210	107	3,413	5,730
August 1st, 1859. 306-t	of Representatives; but the Senate may propose to concur	otherwise re-examined in any court of the Confederacy than	State or the citiz . thereof and foreign States, citizens or	Lenoir,	4,903	177	5,131	10;211
Entered at a loss war and standy and stand and a stand of the stand of	with amendments as on other bills	according to the rules of the common law.	i shojects; but no state shall be such by a chizen or surject	AND COLU,	6,000	80	2,115	8,195
SEED OATS.	2. Every bill which shall have passed both Houses shall,	19. Excessive bail shall not be required, nor excessive	of au foreign State.	Macon, Madison,	5,370	115	519	6,004
	herein it konoyong a law, he presented to the Freshucht Of	fines imposed, nor cruel and nusual punishments inflicted	2. In all cases affecting ambassadors, other public minis-	Martin,	5,435	4-1	213	5,908
A Feb. 7th. PETTEWAY & MOORE.		20. Every law or resolution having the force of law, shall	ters and consuls, and those in which a State shall be a	McDowell,	5,542	$\frac{451}{273}$	4,303	10,189
	te not he shall reinra it with his objections to that itoute in	relate to but one subject, and that shall be expressed in the	party, the Supreme Court shall have original jurisdiction	Mecklenburg,	10,543	270	1,305 6,541	7,120
SUAP-SUAP.	which it shall have originated, who shall enter the objec-	title.	shall have appeliate jurisdiction, both as to law and tact,	Montgomery,	6.781	45	1.823	17,374 7,649
	tions at large on their journal and proceed to reconsider it. If, after such reconsideration, two thirds of that Bouse shall	Section 10.	with such exceptions and und r such regulations as the	Moore,	8,725	184	2,518	11,427
A For sale by PETFEWAY & MOORE.	agree to pass the bill, it shall be sent, together with the ob-	1. No State shall enter into any treaty, alliance, or con-	Congress shall mike.	Nash,	6,319	638	4,681	11,688
Jan. 24.	agree to pass the bill, it shall be sent, together which the ob- jections, to the other House, by which it shall likewise be	feduration, grant letters of margine and repuisal; colu	9 9 he taid of all ariman arganitin cacao of improveding pat	New Hanover,	10,617	766	10,332	21,715
NOW MAKING nine hundred Uniforms for Confederate	is a set downed when if annraved by two-thirds of that recuise		shill be by jury, and such trial shall be held in the State,	Northampton,	5,012	656	6,808 3,499	13,376
B ALDWIN'S.	it shall become a law. But in all such cases the votes of	payment of debts; pass any bill of attainder, or ex post	where the said crimes shall have been committed; but	Ouslow,	5,198	159	3,499	8,856
The Later Later		facto law, or law impailing the congation of contracts, or	when not committed within any State, the trial shall be at	Orange,	11,318	522	5,109	16,949
LeNAIR'S BLUE CASSIMERIES			Lenon brace of hundes as the constrone must by rate mate dr.	Pasquotank, Perquimana,	$4,473 \\ 3,237$	$1,484 \\ 392$	2,933	8,940
AN be had at	entered on the journal of each Bouse respectively. If any	lan apy imposts or duties on imports and exports, except	recteil. Section 3.	Person,	5,708	318	3,569 5,195	7,248
Feb. 10. BALDWIN'S,	hill shall not be returned by the Freshent within ted days	is the abraintaly pagesery for executing its inspec-	T Wassan evaluat the Contrologote States, hall convict	Phil.	7,480	127	5,478	16,793
And the second s	(Sundaya excepted) after it shall have been presented of	in the second of all duting and imposts	only in levying war against the concentrate states shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort. No person shall be	Polk,	3,317	106	620	4,040
PLOUGHS OF ALL DESCRIP-	him, the same shall be a law, in the inadder as it no had	laid by any State on imports or exports, shall be for the use	enemies, giving war against theal, of in achiering to their, enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witness	Richmond,	5,211	345	5,453	11,000
tions embracing No. 6 8 10 104	signed it thiless the Consteast by their adjournment for	and the state of the Confederate States and all such	the second se	Eandolph,	14,768	380	1,645	16,798
11, 11 <sup>4</sup> , 14, 18, 50, 60, 76, and Eagle	vent its return; in which cuse it shall not be a law. The President may approve any appropriation and disapprove President may approve any appropriation in such case, he	laws shall be subject to the revision and control of Con-	ses to the same overt act, or on coafession in open court.	Robesón,	8,584	1,450	$5,456 \\ 6,318$	15,490
		g1048.	2. The Congress shall have power to declare the punish-		10,021	407	6,318	16,740
		3. No Ftete , ball, without the consent of Congress, hay	ment of treason, but no attainder of treason shall work cor-	Rowan, Rutherford,	$10,522 \\ 9.060$	135 122	3,929 2,391	14,580
warehouse and for bailo at		any duty of tennage, except on sea-going vessels, for the	ruption of blood, or forfaiture except during the life of the	Sampson.	9,106	489	7,028	11,573
		any duty of termage, except on has going related by the improvement of its rivers and harbors bavigated by the		Stanly,	6 590	41	1,169	16,623 . 7,801
Oil, Leather, Saddlery, Trunk and Harness Establishment.		said vessels; but such duties shall not conflict with any		Stokes.	7,847	86	2,469	10,402
Jan. 27th, 1862.	had us in case of other bills disapproved by the richlocher			Surry.	8,940	1-1	1 246	10,379
MULTARY RIDING SADDLES.				Tyrrell,	3,203	143	1,597	4,943
and the second of the shree leading states	rence of both Houses may be necessary (except on a ques- tion of adjournment) shall be presented to the President of			Union,	8,903	63	2,245	11,202
of Military Riding Saddles-viz:	the Confederate States; and before the same shall take ef-			Wake,	16,470	1,424	10,733	28,627
THE MONKEY SADDLE,	fect, shall be approved by him; or being disapproved by			Warren, Washington,	4,028 3,596	402	10,401	15,726
	him, may be repassed by two-thirds of both Houses acc rd-			Watauga,	4,771	296 82	2,465	6,357
	ing to the rules and limitations prescribed in case of a bill.			Wayne,	8,721	54 734	104	4,957
Mexican, Hope, Spanish, English, Attakapass and other WILSON 5.	Fastion 0	They have stores they have enter into bouppaces with	and shall have the right of transit and sojourn in any state of this U-nfederacy, with their slaves and other property ;	Wilkes,	13 280	261	5,451 1,298	14,906 14,749
Popular styles, at Feb. 22.	Ine Congress shall have housen	each other to improve the havigation thereof.	and the right of property in said slaves shall not be there-		5,944	280	3,496	9,720
Feb. 22.		ARTICLE 11 Section 1.	by impaired.	Yadkin,	9,110	168	1,433	10,711
FINE EXODES OF PLOUGHS still continues at WILSON'S	common defence sary to pay the debis, provide for the		2. A person charged in any State with treason, felony,	Yancey,	8,229	C4	362	8,65#
Feb. 22.	federate States. and carry on the government of the Con-	the Confederate Brates of American of six years ; but	or other crime against the laws of such state, who shall					
THE TALL DOOP OF	Treasury, nor shall and boundles shall be granted from the	dent shall hold their offices for the term of the years, she	fice from justice, and be found in another State, shall on		F31,489	30,097	331,081	992,66
	Toreign Bations be to states of taxes on importations from	Vice President shall be elected as follows:	demand of the executive authority of the State from which	Randourdane works and				in the second second
2 Cincerta Stundard Sewing Mach.ne, a5			he field, be delivered up to be removed to the State having jurisdicton of the crime.	T ADLES' BL	AOK CLO	TH for Ch	ake of	
NE NO. 2 Singer's Standard Sewing BALDWIN'S.	form throughout the Confederate States.	<ol> <li>Each State shall appoint, in such manner as the Legis- inture thereof may direct, a number of electors equal to the Representatives for which are not Representatives to which</li> </ol>	2 The share an other manage hold to nomine the	Jan. 20.				WIN'S.
BALDWIN S. BALDWIN S.	2. To borrow money on the credit of the Confederate States.	whole number of Senators and Representatives to which	3. No slave or other person held to service or labor in any State or Territory of the Confederate States, under the					TALL DI
CINGER'S Needles for Singer's Sewing Machines, at BALDWIN'S.	3. To regulate commerce with foreign	the State may be entitled in the Congress ; but no Senator	any State or Territory of the Confederate States, under the haws thereof, escaping or lawfully carried into another.	e JEAVY BROWN DRILLS,-50 pieces, at				
S INGER'S Needles for Singer's Sewing Machines, at S Feb. 19. BALDWIN'S.	and among	or Representative, or person holding an onice of trust or	laws thereof, escaping or lawfully carried into another,	Jan, 20.	1.00		BÁLD	WIN'S,