

his pressing her for her reason for her de-olination she indiscreetly informed him that she had already accepted a similar proposal from young Roberts. Wells left the house, mounted his horse, and returned to the village. He first went to the post-office and armed himself with a pistol, and then saw his successful rival at the store. have had a bloody termination had not by-tanders interfered and put an end to the ficulty. From that time until Saturday they were as strangers to each other. On that day they both attended a pic-nic, Ro-berts being accompanied by his *flance*. As soon as Wells saw them together he seemed to be imbued with the very spirit of insan-ity. Approaching them, he grossly insult-ad Roberts in the presence of the whole assembly. The insulted man sprang to his feet and started toward his insulter, evidently to resent the insult , when gentle-men present prevented a collision. Roberts and his fair companion, at the earnest so-licitation of the latter, immediately left the ground and repaired to her home, where ahe, fearing a difficulty between the parendeavored to persuade him to spend the night. In that she failed, but succeedd in exacting a promise from him that

he would not return to the pic-nic ground. Reaching the village, and brooding over the gross outrage that had ben put upon him, he went to his room and penned a challenge to mortal combat, which he insted to a friend to be delivered into the ands of Wells. This mission was accomplished that night. Next morning a friend of the challenged party called upon the friend of Roberts to arrange the prelimi-naries. This was accomplished. The ar-

At the appointed time principals and seconds were on the chosen ground. The principals were placed ten feet apart, with instructions to fire between the words "one" and "three," and then advance, firing as they advanced, such being the firing as they advanced, such being the terms insisted upon by the challenged and not rejected by the challenger. At the word both parties fired, and so accurate

mander of the United. States steamer Es-cutney, who, on the 10th of July, 1866, married, in Washington City, Miss Martha Wroe, daughter of Samuel Wroe, Esq., (the well known livery stable proprietor) of Washington, having at the time a wife liv-ing in Connecticut. The marriage cere-mony was performed by the Rev. B. Sun-derland. Morgan married under the name of Sinclair Morgan, omitting his first name. The Hartford Times, of Monday evening, publishes the following additional partien. publishes the following additional particulars: "A few years since Mr. Morgan married a daughter of the late William Kellogg, Esq., of East Hartford, and the lady was very much attached to him. They have two bright children now living. Mr. Morgan, in the meantime, was promoted rapidly in the new, was finally appointed a commander of a large war ship, and his prospects in life were most flattering.— While his ship was lying at the Washing-ton Navy Yard, a year or so since, he became attached to a Miss Wroe, an only dughter, and of a highly respectable family of Washington-her father being a man of wealth. Strange as it may seem-and shocking as the fact was to his friends and relatives here, he married Miss Wroe. She is now about to become a mother .--There are two or three facts that make this case aggravating. Last spring Miss Wroe, who had been the wife of Morgan for nearly a year, came to Hartford to see

Mrs. Morgan and ascertain personally with regard to her marriage. She had an interview with her, saw her children, and learnt all the facts. She went back to her name and the fight was to come off in a meadow about one mile east of town, at daylight on Monday, the weapons to be Colt's revolvers. At the appointed time principals and second wife forever, or had given her up, and that henceforth repudiating his errors, he should cling to his first and only legitimate wife.

august 1

needful to remove any member of a board of re-gistration and to appoint another in his stead and to fill any vacancy in said board. Sec. 9. That all members of said boards of re-gistration and all persons hereafter elected or ap-pointed to office in said military districts under

any so-called State or municipal authority, or by detail or appointment of the District Commanders shall be required to take and to subscribe the oath of office prescribed by law for officers of the United States.

Sec. 10. That no District Commander or member of the board of registration, or any of the officers or appointees acting under them shall be bound in his action by any opinion of any civil officer of the United States.

Sec. 11. That all the provisions of this act and the acts to which this is supplementary, shall be construed liberally to the end, that all the intents thereof may be fully and perfectly carried out.

IN STORE AND TO ARRIVE. WENTY BARRELS MOLASSES, TWENTY-FIVE BBLS, AND HALF BBLS No. 1 AND 2 MACKEREL. THIRTY BELS. NEW MESS PORK. ONE HUNDRED BBLS FRESH GROUND FLOUR,

SIXTY-FIVE BAGS COFFEE, SEVENTY BBLS, SUGARS ONE HUNDRED BOXES FAMILY AND PALE SOAP,

GBOCERIES OF EVERY KIND, AT LOWEST CASH PRICES.

GEO. In rest. 11 and 13 Front Street, CHAS. D. MYERS, Ag't 261-GEO. MYERS,

ment or final decree in cases where they are authorized to be enforced. Thath : In suits brought to recover debts known as actions ex contracts, ball, as heretofore authorized, shall not be demanded by the suitor nor taken by the sheriff or other officer serving the process ; in suits for tres-pass, likel, wrongful conversion of property, and other cases, known as actions ex delicto bail, as heretofore authorized, may be demanded and taken. The prohi billion of ball in cases ex contracts shall not extend to persons about to leave the State, but the fact of inten-tion must be clearly established by proof. *Eleventh* : In criminal proceedings the usual recog-mizances shall be required and taken by the proper civil officers heretofore authorized by law to take the same, provided that upon complaint being made to any mag istrate or other person authorized by law to issue a war rant for breach of the peace or any criminal offense it shall be the duty of such magistrate or officer to issue his warrant on the recognizance of the complaint to prosecute without requiring him to give security on such recognizance.

his warrant on the recognizance of the complaint to resecute without requiring him to give security on such recognizance. Twelfth : The practice of carrying deadly weapons, except by officers and soldiers in the military service of the United States is prohibited. The concealment of such weapons on the person will be deemed an aggra-vation of the offense. A violation of this order will render the offense. A violation of this order will render the offense and soldiers in the military service of that the person carrying or concealing a deadly weapon shall be deemed evidence of a felonious attempt to take the ife of the injured person. That the person carrying or concealing a deadly weapon shall be deemed evidence of a felonious attempt to take the ife of the injured person. That the person carrying or concealing a deadly weapon shall be deemed evidence of a felonious attempt to take the ife of the injured person. That the person carrying or concealing a deadly weapon shall be deemed evidence of a felonious attempt to take the ife of the injured person. That the person carrying or concealing a deadly weapon shall be deemed evidence of a felonious attempt to take the ife of the injured person. That the provisional governments in this military district, is abolished. Any person convicted of burglary or of a faceny, when the property stolen is of the value of \$25, of assault and battery with intent to kill, or of assault with a deadly weapon, shall be deemed guilty of felony, and shall be punished by imprisonment at hard labor for a term not exceeding ten years nor less than two years, in the discretion of the court having jurisdiction is 25, shall be punished by imprisonment at hard labor for a term not exceeding one year in the discretion of the court.

BOOK BINDER.

Fifteenth : The Governors of North and South Caro-lina shall have authority within their jurisdictions re-spectively to reprieve or pardon any person convicted and sentenced by a civil court, and to remit fines and

BLANK BOOK MANUFACTUREF ith : Nothing in this order shall be construe JOURNAL BUILDINGS.

Kenansville Female Seminary.

THE NEXT SESSION WILL BEGIN ON THE

Terms per quarter of ten weeks, same as here-

A deduction of 20 per cent. will be made for

A deduction of a payments in advance. Board \$12 50 per month. For further particulars, apply to the Principal, 8. W. CLEMENT. 245-tf

PAINTS, OILS AND GLASS. LARGE lot just received, consisting in

Kenansville, July 13th, 1867.

POSTERS.

PROGRAMMES, 1st of September next. BOOKS.

PAMPHLETS, BILLS OF LADING.

DRAY AND OTHER TICKETS

And every other description of job work A part as follows : English and American White Lead and Zinc

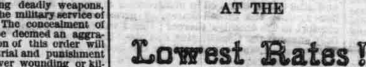
PROMPTLY DONE

ENGELHARD & PRICE,

P. Heinsberger,

Proprietors.

july 2



Sizteenth : Nothing in this order shall be construe-to restrain or prevent the operation of proceedings in bankruptoy in accordance with the acts of Congress in such cases made and provided for with the collection of any tax, impost, excise or charge levied by anthonity of the United States or of the provisional governments of North and South Carolina ; but no imprisonment for

15,000 lbs, 7,415 lbs. 300 boxes. Assorted colore Window Glass, Linseed and Machinery Oils. Varnishes, Brushes, &c., &c. For sale at the low-est prices, for cash, at HANCOCK & DAGGETT'S, 9 Market street. Assorted colors-Dry and in Oil, NOTICE. THE Undersigned having been appoint. ed Agent by John Meier & Bro., of Philadel-phis, has opened a first class Beady-made Cloth-ing Store, at his old stand, next East of the Ice House, on Deck, between Water and Front Sts. Having a large establishment in Philadelphia, we can sell as iow as any other house in the city. Bepairing and Cleaning done at the shortest notice.



245-tf

NOTICE is hereby given that the under-signed have formed a LIMITED PART-NERSHIP, in accordance with Acts of the Legisla-ture of 1860-'61, entitled "Limited Partnership," ture of 1860-61, entitled "Limited Partnership," Ohapter 28, for five years, to date from January Ist, 1867, and to terminate January Ist, 1872. The nature of the business to be transacted is a general Wholesale and Commission business in the city of Wilmington. James A. Willard and A. A. Willard of the city of Wilmington, are the GEN-ERAL PARTNERS under the style of "Willard Brothers." W. H. Willard, of the city of Baleigh, is the SPECIAL PARTNER, and as such has con-tributed and paid in to the capital stock, the sum of seventy-five thousand dollars (\$75,000) in cash. JAS. A. WILLABD, A. A. WILLABD, WILMINGTON, N. C

Leaves Goldsboro' at 1:30 P. M. on Mondays, Wednesdays and Fridays, arriving at Weldon 9 P. M. Leaves Weldon at 5 A. M. on Tuesdays, Thursdays and Saturdays, arriving at Goldsboro' at 12:30 P. M., connecting both ways with North Carolina Railroad passenger trains, and with Sea-board and Petersburg Ballroad freight trains, by which quick deepatch is given to through freight and way passengers both ways. This train will be increased to a daily, as soon as the business requires it. Way passengers from or to points be-tween Goldsboro' and Weldon, to or from Stations on the North Carolina Railroad, will find this a great convenience.

great convenience. Passengers going East or West from Goldsboro should take the Day Trains from places Sout of Goldsboro. Both trains connect at Wilming ton with trains on Wilmington & Mincheste Bailroad, and at Weldon with trains via Biohmon and Portsmouth, Va. The Day Trains conne-with Old Bay Line. The NightTrains with Am measur Line.

Transportation Office, WILMINGTON, ONABLOWTS & B. B. B. Co., Wilmington, N. C., June 5, 1867.

**F**BOM AND AFTER the 6th inst. the Passenge Train on this road will leave Wilmington 8 o'clock, A. M., on Tuesdays, Thursdays and Saturdays, and arrive at Sand Hill at 5 o'cloc P. M. Beturning will leave Sand Hill at 7 o'cloc A. M., on Mondays, Wednesdays, and Friday and arrive in Wilmington at 5 e'clock, P. M. WM. H. ALL

918\_1 FREIGHT BY RAILWAY LINES, VIA

W. & W. RAILROAD 

TO MERCHANTS AND PLAN NEW, Cheap and Quick Lines

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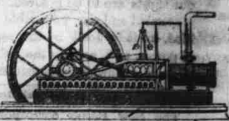
> PHILADELPHIA. NEW YORK and

via WELDON, PETERSBURG or PORTSMOUTH. Rates are so low, and time so quick, that the no competition with any other rontes. Try For classification and rates, apply to Mart Transportation. 8. L. FREMO

may 30 Dispatch copy, JOHN C. BAILEY L. A. HABT,

Wilmington Iron and Copper Works. HART & BAILEY, PROPER

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VV on short notice, Brass and Iron Castings, finished and unitished. TTE ARE NOW PREPARED TO FURNISH

