RAILROADS.

ROAD COMPANY.

OFFICE ENG. AND SUFT. W. & W. B. R., WILMINGTON, January 9, 1867.

ON AND AFTER THE 9TH JANUARY, PAS-senger Trains will leave Wilmington at 5:00 A. M., and 9:30 P. M., and arrive at 2:20 A. M., and 8:30 P. M. S. L. FREMONT, Engineer and Superintendent.

Wilmington & Weldon R. R. Co.

OFFICE CHIEF ENGINEER AND GEN'L SUP'T, WILMINGTON, N. C., Dec. 10, 1867.

NOTICE TO FARMERS AND FRUIT

THIS RAILWAY COMPANY IS PREPARED

fruit. Cars loaded with such articles will be run upon the passenger trains through to the Steam-

quick transportation that can be given by Rail and Steamer to a market.

Any further information will be cheerfully sup-plied by application to the undersigned.

Star and Post copy 6t; Goldsboro' News, North Carolinian, Tarboro' Southerner, and Roanoke

GENERAL SUPERINTENDENT'S OFFICE, WILMINGTON, N. C., Dec. 19, 1867.

EXPRESS TRAIN. Leave Wilmington..... 2:30 A. M.

ACCOMMODATION TRAIN. Leave Wilmington 3:00 P. M.

Wil., Charlotte & Rutherford R. R.

Leave Wadesboro' (Stage) on Tuesday, Thursday and Saturday, at 2 P. M.

Leave Rockingham (Stage) on Monday, Wednesday and Friday at 4:30 A. M.

Leave Sand Hill (Cars) Monday, Wednesday and Friday, at 7 o'clock, A. M. Arrive at Wilmington same days at 3 P. M. W. I. EVERETT.

ANNAMESSIC LINE.

Great U. S. Mail Route for the North.

网络自治院的

THE Steamers of the above Line leave

Portsmouth daily (Sundays excepted) at 11 o'clock, A. M., on arrival of the great Express Train of the Seaboard and Reanoke Railroad.

Passengers leaving Wilmington, N. C., by the 9:05, P. M., train, arrive at Weldon in time to connect with the train of the Annamessic Line, arriving in New York at 5:20, A. M., next day, the

Be sure and ask for Tickets and have

A CARD.

MAN I obtain engraved Portraits of Wil-

PENN, signers of the Deciaration of Independence in 1776, or any one of them? Or can portraits in oil be obtained? Sold, lared, or loaned, to be

opied? Or can autographs, mere signatures of

the name, or larger documents, be had? If so, on what terms? They are desired for an unique and important historical collection. Address me, with specific statement of terms, 221 West 34th St., New York, or, until 27th of November, care Rev.

Mr. Dalley, Wilmington, N. C.

CHARLES F. DEEMS,

Pastor of the "Church of the Strangers," N. Y.

FASHIONABLE HAIR-DRESSING

SHAVING SALOON.

HAVING PURCHASED THE ENTIRE ES-tablishment of ELVIN ARTIST on Front Street, the undersigned would respectfully in-form his old friends and patrons and the public generally, that he is now prepared to conduct a

FASHIONABLE HAIR-DRESSING AND

SHAVING SALOON

on the latest and most approved method. Having

JAMES CARROWAY and JAMES RATCLIFFE With these assistants and the other force secured, he entertains no fears but that full and entire satisfaction will be given to the public.

RANSOM PERKINS.

BEAVER CREEK MANF'G COMPANY'S

STRAINER CLOTH,

COTTON YARN,

AND Gald,

80 INGH DITTO,

SHEETINGS.

AND .

H. V. TOMPKINS,

General Agent.
O. I. TROWBRIDGE,
General Passenger Agent.
246-tf

QUICKEST TIME EVER MADE.

General Superintendent.

GENERAL SUPERINTEDENT'S OFFICE, WILMINGTON, N. C., Aug. 9, 1867.

WM. MACRAE, Gen'l. Sup't.

Arrive at Kingsville.....

B. L. FREMONT, Chief Engineer and General Sup't.

ers for the cities mentioned.

News copy 1 month.

STATE OF THE PERSON OF THE PER

DAILY JOURNAL. ENGELHARD & PRICE, Proprietors. ADVERTISING RATES_DAILY.

WILMINGTON, N. C.

FRIDAY, JANUARY 10, 1868.

THE EIGHTH OF JANUARY

CELEBRATION,

LETTER OF HON. T. L. CLINGMAN.

man, of North Carolina :

becoming the political and social equals of the cause of the Confederates. They the white race. If, for instance, it be true that the negro has a brain eleven cubic also served faithfully as laborers in camp, that the negro has a brain eleven cubic also served faithfully as laborers in camp, the condition than they are capable of the cause of the Confederates. They doubt that the whole negro race within the support, and the exempted property shall be asterned and defined by the sheriff or other officer that they allocated and defined by the sheriff or other officer that they allocated and defined by the sheriff or other officer that the negro has a brain eleven cubic also served faithfully as laborers in camp, inches less than that of the white man, will rejoiced over victories and when prisoners would have been if never removed from appraisement, and shan make report thereof to any one pretend that the result of the war came in, and never in a single instance, in their own country? Are the white citizens has enlarged his brain? A Roman empemy knowledge, deserted to the opposite of the United States under obligations to ror once made his horse a consul, but side. It is true, that as horses which were go further than this? Especially, are they though that decree was potent to invest rampant rebels under John Morgan became under obligations to cripple themselves as the quadruped with the insignit of office, loyal to the Union under General Stone- a nation, and destroy for all useful pur-

After he had investigated it, his opinion races.

would be a conviction, not a prejudice. The people of the United States know the nescious of their inferiority, and hence, where sight of the Capital the legislating and significant or the people of the Whole Mississippi valley, who were once so anxious for its acquisition? Even now, within siduciary agents, or invested by them in their sight of the Capital the legislating and sight of the legi

however, are indications of a mental, moral, and bodily organization which characterizes a certain variety of the human race. In like manner, the long ear of the mule indicates a quadruped different from the horse; but no one supposes that if the ears horse; but no one supposes that if the ears of the mule were trimmed down to the size of the horse's, his speed would thereby be increased. The prayer of Wendell Phillips, that the negroes might all turn white some one of these pights is as absurd as the destroyed why should the material in childhood, in sicknees, and when suffer in this, as in other instances, forbids hybriding from wounds, were the power given me, I would make them in all things Caucas-increased. The prayer of Wendell Phillips, that the negroes might all turn white if the Caucasians here are too numerous to laws are too mighty to be not received by them in childhood, in sicknees, and when suffer in childhood, in sicknees, and the childhood in childhood, in sicknees, and the childhood in childhood in childhood in childho

cent successes, sought to advance the ne- be used to promote them? even a single State where a contest was re- gether.

The following letter has been received by the capacity of a superior white man, yet the committee of invitation for the 8th of there are undoubtedly gradations of intelligible to the committee of invitation for the 8th of there are undoubtedly gradations of intelligible to the committee of invitation for the 8th of the capacity of a superior white man, yet one-half the population of Massachusetts follows: January oration from Hon. T. L. Cling- lect among them. They must, however, be were negroes, with equal rights, society judged as a class. If I should say a particular negroes, with equal rights, society judged as a class.

gistrates? So, the question still remains for the negro race during the entire war show- liberate these negroes the people of the the American people to decide: Are the emost strikingly the difference between negroes qualified as equals of the white men to form a political union and social amalgamation with them?

Prominent advocates of negro equality have lately declared, in view of the recent popular verdicts, that the white people of the white people of the popular and extraordinary a mistake they make! The people of the United States both North and South—when we consider these negroes the people of the United States, both North and South—when we consider the debts created, the property destroyed, the time lost, and a million of able-bodied men killed or displayed the first of from the property destroyed, the time lost, and a million of able-bodied men killed or displayed the first of from the careful of the negro race during the entire war show—when the difference between the debts created, the property destroyed, the time lost, and a million of able-bodied men killed or displayed the first of south Carolina, recognizing or sanctioning the investment of the funds of more heirs, or of feather these negroes the people of the United States, both North and South—when we consider the debts created, the property destroyed, the time lost, and a million of able-bodied men killed or displayed the very destroyed, the time lost, and a million of able-bodied men killed or displayed the first of south Carolina, recognizing or sanctioning the investment of the funds of more heirs, or of feather these negroes the people of the United States, both North and South—when we consider the debts created, the property destroyed, the time lost, and a lipicate these negroes the people of the United States, both North and South—when we consider the debts created, the property destroyed, the time lost, and a lipicate these negroes the debts created, the property destroyed, the time lost, and a lipicate these negroes the debts created, the property destroyed, the time lost, and a lipicate these negroes the debts created, the property destroyed, the time lost, an

people of the United States know the ne- scious of their inferiority, and hence, where sight of the Capitol, the legislative and fiduciary character. gro better than any other civilized race they have the control, deny the the white military power of the Republic is being does, and their opinion of him is not a man not only political privileges, but even most strenuously exerted to Africanize the prejudice, but a well-settled conviction.— the right to hold property. A paper devo-There is a prejudice on the subject of the right to hold property. A paper devo-ted to the negro cause, published in New ton, Jefferson, Madison, Marshall, Clay, and Scott. While all the other trivial and on and after the first day of Janu-tropological provided in New ton, Jefferson, Madison, Marshall, Clay, and Scott. While all the other trivial and on and after the first day of Janu-tropological provided in New ton, Jefferson, Madison, Marshall, Clay, and Scott. While all the other trivial and on and after the first day of Janu-tropological provided in New ton, Jefferson, Madison, Marshall, Clay, and Scott. While all the other trivial and on and after the first day of Janu-tropological provided in New ton, Jefferson, Madison, Marshall, Clay, and Scott. While all the other trivial and the provided in New ton, Jefferson, Madison, Marshall, Clay, and Scott. While all the other trivial and the provided in New ton, Jefferson, Madison, Marshall, Clay, and Scott. While all the other trivial and the provided in New ton, Jefferson, Madison, Marshall, Clay, and Scott. While all the other trivial and the provided in New ton, Jefferson, Madison, Marshall, Clay, and Scott. While all the other trivial and the provided in New ton, Jefferson, Madison, Marshall, Clay, and Scott. While all the other trivial and the provided in New ton, Jefferson, Madison, Marshall, Clay, and Scott. While all the other trivial and the provided in New ton, Jefferson, Madison, Marshall, Clay, and Scott. While all the other trivial and the provided in New ton, Jefferson, Madison, Marshall, Clay, and Scott. While all the other trivial and the provided in New ton, Jefferson, Madison, Marshall, Clay, and Scott. While all the other trivial and the provided in New ton, Jefferson, Madison, Marshall and people there have formed their opinions it was because the white man was arrogant civilized nations of the earth, are doing of such and domineering in his disposition. But their atmost to rise in the reading of such and domineering in his disposition. But their atmost to rise in the reading of such and domineering in his disposition. on the subject from the reading of such and domineering in his disposition. But their utmost to rise in the scale of pros- South Carolina, respectively. novels as the "Uncle Tom's Cabin" of does not this admission destroy the case perity, intelligence, and morality, this Mrs Stowe; and such opinions, being made for the negro entirely? The fact that mighty Republic is devoting its vast powers formed in entire ignorance of the facts, the lion is rapacious and tyrannical is earnestly and vigorously to the task of deare properly to be termed prejudices. doubtless a good reason why the deer should grading a large portion of its territory to The friends of the negro have done all not wish him to come among them; but is the condition of Congo and Guinea. in their power to keep up these delusions it not an equally valid objection to the proby exclaiming against the injustice of project of making a community of deer and scribing a man on account of his color. If lions? All observation goes to show that that were in fact the only difference be-tween the negro and the white man, they negro are not such as enable him to comwould be in the right. No flaxen-haired pete with the white man. The small-and blue-eyed Saxon ever objected to the brained Hindoo established in India a raven looks and black eyes of the French, state of civilization immensely superior to Italians, or Spaniards. Marriages are just anything shown by the negro; and yet a as likely to occur between persons of oppo- comparatively small number of Englishmen site complexions as among those alike in hold them in absolute subjection. Less these respects. It is well understood that than one hundred thousand Britons have all these varieties of the Caucasian race are subjugated and hold in slavery more than substantially similar in mind, heart, and one hundred millions of Hindoos. In other body, and, therefore, these several shades words, each Englishman conquers more

of complexions are known to be immate- than one thousand East Indians. Does rial. So, if the negro were intellectually any one doubt that one hundred thousand and morally the equal of the Caucasian, his complexion would be of no more conscious on the globe, if they inhabited a quence than t e color of the coat a man country not more unhealthy for the Cauca-

some one of these nights, is as absurd as be destroyed, why should the race be thus would be a wish that the ears of all mules weakened? On the other hand, if the neshould suddenly become small, in the hope groes be constituted into a separate comthat thereby they might prove the equals as racers of the blood horse.

It is true that the color of the negro's akin was regarded as inherent in his nature when the color of the negro's they produce in summer enough to sustain them in winter? The peninsula of Florida.

them in winter? The peninsula of Florida is perhaps better suited to them by its climate, when the Book of Jobe was written, and when the carvings and pictures on the Egyptian monuments were made, and his complexion and form are there, as depicted, invariably associated with a servile condition. The Cancasian and the negro were both placed by Providence in the climate best suited to their respective natures, and while the career of the former is known to history, the condition of the latter in his native country has not been materially

modified. His own system has been ad- try. By such mixture the danger of amalhered to in spite of the contact of the Egyp- gamation and the consequent injury to the tian, the Carthagenian, the Roman, and population of the country is greatly in-

however, that Dr. Livingstone, the espe- toes exist in the country, it would be better trated so far into the interior that the ve- tiousness exists, and some married men ry existence of the white man was unknown. even have illegitimate children, that, There he lived as a nude savage, the bunch of grass which till then formed the dress should be legalized? And, if they are so of one of the sexes being entirely dispensed legalized, will not the effect be immensely with. The Cancassian and the negro have to increase these practices? It is said, ces of climate, brought out their own systems of society. While white men have traversed the globe in all directions, no negro has left Africa except when transported as an article of merchandize.—
Ranking in the same category with elephants' teeth, dates, palm oil, &c., he has phants' teeth, dates, palm oil, &c., he has ers and sisters, parents and children, to inbeen transferred to America by Old England and New England traders. Since his against the mischiefs of such connections directed to suspend the sale of all property upon execution, or process under any judgment or decree of a court of the so-called Confederate States, advent into the United States he has been than there is of the destructiveness to both or of the State of North Carolina, rendered be- 1868, all passenger steam vessels, regulated by greatly improved from his native condition; but nowhere has he approached equality with the white race. Those who clamor but nowhere has he approached equality with the white race. Those who clamor but nowhere has be approached equality with the white race. Those who clamor but nowhere has be approached equality with the white race. Those who clamor but nowhere has be approached equality but nowhere has he approached equality with the white race. Those who clamor but nowhere has he approached equality but nowhere has he

gro to equality with the Caucasian race. - Even the "so-called white men" who be-ESCRIPTION.

The force of party power is well underlieve in negro superiority ought not to wish
stood in this country. It often induces its

that superiority lost by a mixture with an

States.

FORECLOSURE OF MORTGAGE. .\$10 00 members to sustain measures their judg- inferior white race. Is it not clear, hownecessary to the success of the party, failed sheep is the superior animal, but no farmer on such sales are revoked. to bring up the members to its support in would attempt to herd and feed them to-

cently made. So deep and thorough was the conviction of the inferiority of the negro, that the people everywhere refused to white race. They are not there numerous do so great a wrong to the country as to enough to make a contest or affect sensibly sanction the measure. It is vain to say the community. If all the insane persons that some negro or half or quarter negro in the United States were allowed to vote, slaves, made subsequent to the 1st day of Januhas shown a considerable degree of intelli- their numbers are not sufficient to make ary, 1863, are suspended, Judgments or decrees rence. Though no negro has approached any appreciable change in the political or entered for such causes of action shall not be en cular boy of fifteen was so intelligent that mixture of the two races as would in a few EBBITT HOUSE, Washington, D. C.,

January 1, 1868.

Gentlemen: Your favor has just reached me, and I greatly regret that pressing business elsewhere will prevent my being present with you on the interesting celebration of the 8th instant. There are some passes, and quite as moral as are the general, and in the light of the two races as would in a few generations destroy the community. If, then, it be impracticable to constitute a community jointly of white and black men as equals, we are brought to the great generations. Which is to give way to the other that the whole shall not exceed in value the sum of two thousand dollars; and in a town or city, the immediate lot upon which such dwelling house is situated; and representation of the state of the two races as would in a few generations destroy the community. If, then, it be impracticable to constitute a community jointly of white and black men as equals, we are brought to the great trusted with the right of suffrage. But then, it be impracticable to constitute a community jointly of white and black men as equals, we are brought to the great trusted with the right of suffrage. But the other trusted with the right of suffrage. But then, it be impracticable to constitute a community jointly of white and black men as equals, we are brought to the great trusted with the right of suffrage. But the other that the whole state of the two races as would in a few order of any court, there shall be reserved out of the property of any court, there shall be reserved out of the property of any court, there shall be reserved out of the property of any court, there shall be reserved out of the property of any court, there shall be reserved out of the property of any court, there shall be reserved out of the property of any court, there shall be reserved out of the property of any court, there shall be reserved out of the property of any court, there shall be reserved out of the property of any court, there shall be reserved out of the property of any court, there shall be res of the 8th instant. There are some passagent and quite as moral as are the generalges in your letter painfully interesting to ity of negroes?

| voluntarily came here from a love of necessary articles of furniture, apparel, subsistliberty, and established their own political ence and implements of husbandry, trade, or othliberty, and established their own political ence and implements of husbandry, trade, or oth-and social system. The negroes were er employment, to the value of five hundred dol-lars. The homestead exemption shall inure only every patriotic mind, as contrasting the present with the past of 1815. We must gross aided the armies of the United States brought here without their own consent. distinguish between the questions settled in suppressing the rebellion, and, there. They have merely a right to expect and reby the late civil war and those left for decision. The result of the war determined
ion. The result of the war determined
that the negroes should all be free, but it

dered some aid in this way, but it is undethat the negroes should all be free, but it

dered some aid in this way, but it is undethe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left for decisright of suffrage. It is true that they renthe late civil war and those left has not decided that they are capable of niable that they afforded much greater aid found in. Granting this, does any one who has a family dependent upon him or her for

generally conferred on the negroes their rights of property and person will not be posed they could not obtain justice because

If suffrage should be given to the negroes, based on such a property qualification as is established in the State of New York, it would and of the penalty of the bond.

AN IMPORTANT ORDER.

HDQ'ES SECOND MILITARY DISTRICT, CHARLESTON, S. C., Dec. 31, 1867.

I. Paragraph II of General Orders No. 10, from the Headquarters of the Second Military District

Judgments or decrees for the payment of money on causes of action arising in North Carolina between the 20th of May, 1861, and the 20th day of April, 1865, and in South Carolina between the 19th day of December, 1860, and the 29th day of April, 1865, shall not be enforced, by execution, against the person or property of the defendant Proceedings for such causes of action now pend-

Paragraph III of the same order is modified as able addition upon the proper representations through the Governor of the State, will be al-

but if he be really the equal of the white man, why shall he not become a brotherin-law or a son-in-law? To say that he is our equal, and yet deny him these privileges, is indeed a prejudice such as no ableges, is indeed a prejudice such as no ableges, is indeed a prejudice such as no ableges, is inequality has lately been decided in the most emphatic manner. A great, pro
gressive, dominant party, flushed with recent successes, sought to advance the net should there be an effort to produce them by bringing the parties in contact in hotels, should there be an effort to produce them by bringing the parties in contact in hotels, schools, and elsewhere? Would the honest white honest white pople of the North consent to legissional, government of the said Etate, under the President's proclamation of the 36th day of June, and the organization of the provisional, government of the said Etate, under the President's proclamation of the 36th day of June, and the organization of the provisional, government of the said Etate, under the President's proclamation of the State of North Carolina, rendered between the 19th day of December, 1860, and the organization of the provisional, government of the said Etate, under the President's proclamation of the State of North Carolina, emitted when the organization of the state, under the President's proclamation of the State of North Carolina, sonal government of the said Etate, under the President's proclamation of the State of North Carolina, sonal government of the said Etate, under the President's proclamation of the State of North Carolina, emitted whith expension of the State of North Carolina, rendered between the 19th day of December, 1860, and the organization of the state, under the president's proclamation of the State of North Carolina, rendered between the 19th day of June, by Indiana, rendered between the 19th day of June, of the State of North Carolina, rendered between the president's proclamation of the State of North Carolina, rendered between the president's proc new suit upon the same cause of action in any case in which, by law, the defendant may re-

> · Paragraph IV of the same order is modified b substituting the 29th day of April, 1865, for th 19th day of May, 1865.

All proceedings for the recovery of money on

Paragraph V of the same order is modified as

HOMESTEADS. In all sales of property under execution or by upon which such dwelling house is situated; and

ARREST FOR FRAUDULENT DEBTS. Paragraph X is hereby modified so as to authorize arrest in civil actions ex contractu only in cases where the demand is past due, and the deyet was it ever supposed that the nature of horses was thereby so changed as to fit the possession of the United States armies, the debt succession of the United States armies are the debt succession of the United States armies are t the debt sued for, or has removed or disposed of State with such intent.

have less prejudice against the negro than Sherman were to march through Ireland or endangered? Is the rich valley of the the courts of the United States, or by national any other portion of the civilized world. Poland? Would not the able-bodied men A juror, before he had heard the evidence and aid them?—

A juror, before he had heard the evidence of the order No. 10 above cited, shall and Jackson defended, to be converted be held to bar or hinder the recovery, by suit, of the order No. 10 above cited, shall be held to bar or hinder the recovery, by suit, of the order No. 10 above cited, shall be held to bar or hinder the recovery, by suit, of the order No. 10 above cited, shall be held to bar or hinder the recovery. in a case, if he should form an opinion, The contrary conduct of the negroes showmight prejudge the case, or be prejudiced. ed conclusively the difference between the pointment of the people of the whole Misperson, (cestui que trust), whether in the hands of

II. General Orders No. 25, of May 20, 1867, i

HL Paragraphs VI and VII of General Orders No. 32, dated May 30, 1867, are revoked, and the power to grant licenses for the sale of spirituot It is said, however, that if suffrage is not local authorities, to take effect on and after the

first day of January, 1863, and to be subject to the following conditions:

1. The municipal authorities granting the liprotected. Widows and minors often have cense shall be answerable that the parties to whom suits in our courts, but was it ever supsuchlicenses are granted, together with the reure ties, shall be responsible persons, and of good posed they could not obtain justice because half the jurors were not women or boys? My own observations of the course of our courts in North Carolina formerly, does not allow me to doubt that the white jurors of the country would deal fairly with the negro.

ties, shall be responsible persons, and of good moral standing in the community, and that both principal and sureties shall be able to qualify in dividually in double the amount of the bond required, and that the bond shall be a lien upon the personal property of both principal and sureties, and upon proof of default shall warrant the summary seizure and sale of so much of the property of either or both as may be necessary to satisfy

ians. But as the ways of Providence are wiscr than the imaginations of men, so His laws are too mighty to be set aside or changed by human efforts, and true wisdom consists in acting in accordance with them.

I have thus, gentlemen, I fear at perhaps too great length, discussed that question which your letter makes so prominent. Great and important as are other pending issues, in themselves, they are as nothing in commutations.

I have thus, gentlemen, I fear at perhaps too great length, discussed that question which your letter makes so prominent. Great and important as are other pending issues, in themselves and quiet.

5. The proceeds of all licenses, forfeitures and fines, under the local regulations or under the provisions of military orders, will be devoted to the support of the poor, and as soon as realized will be turned over to the commissioners or overtown in which they accrued, and the commissioners or overtown in which they accrued, and the commissioners or overtown in which they accrued, and the commissioners or overtown in which they accrued, and the commissioners or overtown in which they accrued, and the commissioners or overtown in which they accrued, and the commissioners or overtown in which they accrued, and the commissioners or overtown in which they accrued, and the commissioners or overtown in which they accrued, and the commissioners or overtown in which they accrued, and the commissioners or overtown in which they accrued, and the commissioners or overtown in which they accrued and the commissioners or overtown in which they accrued and the commissioners or overtown in which they accrued and the commissioners or overtown in which they accrued and the commissioners or overtown in which they accrued and the commissioners or overtown in which they accrued and the commissioners or overtown in which they accrued and the commissioners or overtown in which they accrued and the commissioners or overtown in which they accrued and the commissioners or overtown in which they accrued and the commis

mouth, specifying the names of the parties from whom it was received.

6. The pesalties imposed by this order or by the local police regulations may be enforced in any civil or military court, and upon conviction the court may award to the informer a sum not exceeding fifty per cent. of the forfeiture or fine. And it is made the duty of all sheriffs, constables and coroners of counties and districts, and the police of cities and towns, to be vigilant in the enforcement of the police regulations and the provisions of this order in relation to the sale of intoxicating liquors.

Crders No. 32, to innkeepers, as remain unexpired after the 1st of January, 1868.

the additional labor performed by them, a reason-

bar to the commencement, in a State court, of a order shall not apply to the taxes levied for the

By command of Brevet Major General Ed. R. S.
ANBY.
LOUIS V. CAZIARC,
Aid de Camp, Act'g Ass't Adj't Gen'l. OFFICIAL : Louis V. Caziare, A. D. C., A. A.

THE PUBLIC WILL PLEASE REMEM-

BER THAT

CHEAP.

77-tf

SELLING OUT AT COST!

SELLING OUT AT COST!

FOR CHANGE OF BUSINESS

FOR CHANGE OF BUSINESS

FOR CHANGE OF BUSINESS!

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HAAS & CO.,

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HAVE SAVED THOUSANDS all over Europe.
Having been for many years the First Assistant at Professor La Mirandes' Private Hospital in Paris, and having been juduced to establish a branch in this country, I am now prepared to furnish his celebrated remedies for

by the excess and abuse of youth cians. Address your communications to Dr. G. W. FERNIER,

ADVICE GRATIS.—Our book, by which any person can understand their own case, sent free to ny address.

Ladies may address us in full confidence.

38—1y

DIE CHARLESTONER ZEITUNG. JOHN A. WAGENER, Editor,

UNDER the above head the undersigned propose to publish a propose to publish a

GERMAN WEEKLY PAPER! to be the organ of the German population, and devoted to the interests of this State, in Encour-

1 00 " Three ADVERTISEMENTS inserted on liberal terms. C. G. ERCEMANN & CO. No. 3 Broad Street, Charleston, S. C.

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SWEET HAVANA ORANGES

IV. To promote the speedy trial of prisorers confined for minor offences, and diminish the cost of their maintenance, all committing magistrates will on the 15th and last days of each month, report to the judge of their county or district court all commitments made by them during the pre-ceeding half month, specifying the date of com-mitments, the names of the prisoners and the offences for which they were committed, to the end that the judges may, whenever in their opinion the number of prisoners or other considerations of public interest call for it, hold special terms of their cour's for the purpose of disposing of such cases. The additional expense of holding such special terms will be a charge upon the State Treasury, and the accounts therefor will be audited and paid as accounts of a similar character are now audited and paid, and if the salaries now paid the judges should be inadequate in view of

V. The pilotage regulations now existing in the States of North and South Carolina are so far modified that on and after the first day of March,

Rates of freight will be very low, not to exceed one dollar a barrel on vegetables or fruit to Balti-more, and similar rates to Philadelphia and Now order shall not apply to the taxes levied for the current year, except that double poll tax shall not be enforced if the original tax be paid on or before the 1st day of March, 1868.

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Arrive at Sand Hill same days, at 3 P. M.

Arrive at Wadesboro' (Stage) at 12 midnight.

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the Saracen. Modern civilization even on the coast of Guinea has very slightly added to his knowledge of the arts. It is true, leading Radical organ, that as some mulature of the Headowsters of the cial friend of the negro, did not find him in him their parents should be married. But will it be seriously contended, that because licensures for parents should be married. But will it sures for parents should be married. But will it sures for parents for parents should be married. But will it sures for parents should be married. But will it sures for parents should be married. But will it sures for parents should be married. But will it sures for parents should be married. But will it sures for parents should be married. But will it sures for parents should be married. But will it sures for parents should be married. But will it sures for parents should be married. But will it sures for parents should be married. But will it sures for parents should be married. But will it sures for parents should be married. But will it sures for parents should be married. But will it sures for parents should be married. But will it sures for parents should be married. But will it sures for parents for parents should be married. But will be sures for parents for parents should be married. But will be sures for parents for parents should be married. But will be sures for parents for parents for parents should be married. But will be sures for parents for parent