of Pinchback, now before the Senate, was just; that he was legally elected Senator, and, outside of

all party considerations, should be admitted to his sout, Then

the vexed question in regard to

Louisiana would be settled, and peace

in that State would prevail again. The Democrats had claimed that the color-

ed registration in Louisiana was

greater than the colored voting popu-

lation, and that the white registration

was ten thousand below the white

voting population, according to the census of 1870. This was easily accounted for; in some of the States near Louisiana where the Democrats

were outraged.

Mr. West then quoted at some length from the testimony before the Senate Committee, to show that Kellogg was legally elected, and also from

the report made to the House of Representatives by Messrs. G. F. Hoar, Wheeler, and Frye, in which they ex-

Mr. West, resuming his argument, said that his State had been outraged

WASHINGTON, March 15.-Night.

as successor to the State Department.

Postmastership.

A North Carolina delegation visited the President and urged the removal

EUROPE.

THE INVESTITURE OF THE NEW

CARDINAL.

THE POPE AND THE GERMAN

EPISCOPATE.

NEW COTTON REGULATIONS IN LIVERPOOL.

SOME COLD COMFORT FOR THE

CENTENNIALISTS.

Rome, March 15-Noon-The Arch

bishop of Baltimore has been designa-

ted by the Vatican to confer the Ber-

will receive the other insignia of the

Poncetti, the delegate sent to notify

BERLIN, March 15-Noon-Kosiolek, formerly editor of the Germanic, has

ment. He has fled from Germany. London, March 15-Noon-A papal

declares that the Vatican decrees con-

which can afford a pretext for further

oppressing the church, and interfering with the election of the next Pope.—
It endorses the statement made by the

The Cotton Brokers' Association

a separate column, and that no official

be taken after one o'clock, p. m., Sat-

Berlin, March 15-Night-The papers publish notifications to persons

The Louisiana Committee terminated

the Archbishop of New York of his

Cardinate when he visits Rome.

States.

o he Daily Fournal.

WILMINGTON, N. C.:

TUESDAY, MARCH 16, 1875

HEADQUARTERS,

FERRY REPLIES TO MORTON ON PINCHBACK.

SYNOPSIS OF SENATOR PERRYS SPEECH.

EFFORTS TO REMOVE HOLDEN FROM HIS OFFICE.

WASHINGTON, March 15-Noon-In

the Senate the consideration of the resolution for the admission of Panchback was resumed and Ferry, of Connecticut, replied to the argument of

Morton.

Washington, March 11—Night.—
In the Senate to-day the resolution for the admission of Pinchback being before the Senate, Ferry, of Connectified the Senator from Indiana State had been led to believe they (Morton) a few days ago argued that when the President was called upon to suppress domestic violence, under the Act of 1795, his compliance involved the determination of the lawfulness of the authority making the call, that the Senate was constitutely bound by the action of the President. He,

(Ferry) did not concur in that argupressed the opinion that Kellogg re-ceived a majori'y of the votes in 1872. Referring to this report, he said the e ment. The proposition was repugnant to the Constitution in its plain est terms and destructive to both Houses of Congress. The Senate derived its powers from the Constitution; it required no legislation, no act of Congress to define the mode by which the Senate should exercise its powers. The President derived his authority from the Act of 1795, but the Senate had the power to inquire into the election of any of its meminant proposition was repugnant to the constitution; its powers from the Constitution and the constitution; it required no legislation, no act of Congress to define the mode by which the Senate should exercise its powers. The President derived his authority from the Act of 1795, but the Senate had the power to inquire into the election of any of its meminant proposition was repugnant to this report, he said the egentlemen had investigated the matter if Mr. Dawes, of Massachusette, said that he had a private conversation with those gentlemen and he believed that it was their opinion that Kellogg for ceived a majority of the votes in 1872. Referring to this report, he said the egentlemen had investigated the matter if Mr. Dawes, of Massachusette, said that he had a private conversation with those gentlemen and he believed that it was their opinion that Kellogg for ceived a majority of the votes in 1872. Referring to this report, he said the equition of the votes in 1872. Referring to this report, he said the equition in the votes in 1872. Referring to this report, he said the equition in the votes in 1872. Referring to this report, he said the equition in the votes in 1872. Referring to this report, he said the equition in the votes in 1872. Referring to this report, he said the equition in the votes in 1872. Referring to this report, he said the equition in the votes in 1872. Referring to this report, he said the equition in the votes in 1872. Referring to this report, he said the equition in the votes in 1872. Referring to this report, he said the equition in the votes in 1872. Referring to this

the Senate had the power to inquire into the election of any of its members before the Act of 1794 was passed. If the effect of that was to confer upon the President power to determine conclusively upon the legitimacy of the Legislature electing a Senator, or the Executive of the State agoing his credentials so as to control the Senate when making inquiry as to the Senate when making inquiry as to the election of a memoer, then the Act was void. Mr. Ferry did not, however, give to the Act of 1795 any such construction as that placed upon it by the Senator form Indiana (Morton). Mr. Ferry then argued that the Senator in his seat the bill Mr. Ferry then argued that the Senate in judging of the election of its members was not bound by any decision of the President, which might be made incidentally by him solely for the purpose of preserving the peace. All the President was doing in Louisian was to keep the parties from flying at one another's throats and in the meantime the strange assertion was Washington, March 15.—Night.—

meantime the strange assertion was set uphere by the Senator from Indiana | They are polling the Senate for Wilthat the Senate or House of Represen- liams for the Court of St. James, vice tatives was bound by this incidental decision. If this proposition was true then even if the Senate should find that the person signing the credental scheme of the Cornell University, tials of the applicant was not the lawful Governor of Louisiana and the Legislature which eleted him was not legal yet the Senate must accept them both of Governor Holden from the Releigh solely because the President has so desided. Mr. Ferry knew it was proposed to argue before this det ate was finished that the report of the Senate Com mittee which investigated Louisians matters in 1873, was false in point of fact. It was too late now to set aside that report which was based upon six or seven hundred pages of testimony open to all. A careful examination of that testimony would show that testimony would show that it was agains the legality of the Kel-

logg government even worse than the report of the committee. That report was against the personal and po-litical wishes of the very gentlemen who signed it. The Senate knew from the great volume of testimony before it that the Legislature of Loui iana in 1873, which elected Pinchback was not the legal Legislature of the State.— The Benate also knew that Wm. P. retta on Archbishop McCloskey, who K-llegg, whose name was signed to the certificate of election, was not the legal Governor of the State. The iste in admitting Pinchback would admit the personification of falsehood and forgery. Such claims as these put forth by the Senator from Indiana only indicated the desperate character of the case. Mr. Ferry was not sur-prised that at the last moment the Senate should have a new version of been sentenced to two years imprisonthe Louisiana troubles when all the

600 pages of testimony before the Senate showed that Kellogg's authority brief in answer to the address of the was all a sham, and that the Legisla- German Episcopate is published. It which elected Pinchback was not the legal Legislature of the State. The tain nothing which alters the relations friends of the applicant needed to of the Pope and Roman Catholies, or change their base. The proposition of the Senator from Indiana was that the Senate was bound to find a falsehood the truth.

Morton said that the Senate did not know that Kellogg was not Governer, and that the Legislature which elected Pichback was not the Legislature of Louisians, as had been stated by the Sister of Sister and expose the error. Benator from Connecticut. That Benator did not know it himself, and That have adopted resolutions declaring it a careful examination of the testimoadvisable to make separate returns of ny, he [Morton] thought would con-tradict the statements of the Senator cotton sold here and that forwarded from ship side directly to spinners in estimated daily sales. The cotton for-warded from ship side to be recorded in from Connecticut. He then quoted from the decision in the case of Luther vs. Boyden and argued that the Supreme Court of the United States requotations of amount of business to cognizes the government recognized by the President, and that the power urdays, and after four o'clock, p. m., to reverse the recognition of the President was only to be found in the joint action of both Hoses of Conon other days. The daily sales will appear smaller under these regula-

West, of Louisiana, said the Senaclaimed that the Republican government of Louisiana had no basis but falsehood and forgery. This charge had been made here for months, and he, [West] thought it time that it should be met. The fraud and for- its proceedings in New York yester lay. gery in Louisiana criginated with the The claims of eighteen or nineteen opposition party, and was carried out by them, and not by the Republican party. He argued that the Republicans were in the majority in Louisiana, in 1872, and were in the minorito to-day; that Kellogg was legally elected Governor, and that the claim NORTH CAROLINA.

GHANGE OF GUAGE OF N. C RAILBOAD.

TRAINS TO RUN THROUGH TO-DAY.

RICHMOND, March 15-Night-In consequence of the recent decision of the Supreme Court of North Carolina, the Supreme Court of North Carolins, giving validity to the lease of the North Carolina Railroad to the Richmond & Danville Railroad Company, the latter Company have been actively at work night and day changing the guage of the road between Greensboro and Charlotte, N. C., which will be completed by to-morrow, when trains will run through by the Air Line from Atlanta to Bichmond without change. out change.

near Louisians where the Democrata had obtained control, the colored men had left and emigrated to Louisiana since the last census was taken; when the Democratic Senators argued that the white registration was below the number of white males over 21 years of age, they seemed to have forgotten that there were fifteen thousand unnaturalized foreigners in the State not entitled to vote. He did not mean to say that all the frands in Louisiana originated with the Democratic party; there they were originated and perpeout change.

ATLANTA, March 15—Night—Last night the gauge of the North Carolina Railroad for 90 miles was changed between 11 c'clock and daylight to correspond with the gauge of the Atlanta Air Line. This opens a through line from New Orleans to New York. No change of cars between New Orleans and Richmond.

VIRGINIA.

PERSONAL ENCOUNTER BE TWEEN AN EDITOR AND A DELEGATE.

RICHMOND, March 15 - Night-A personal rencontre took place this morning between Mr. James A. Cowardin, editor the Dispatch, and Mr. A. Fulkerson, member of the House of Delegates from Washington, It appears that Mr. Cowardin, who, in company with two gentlemen, was walking along Main street near the walking along Main street near the postoffice, was accosted by Mr. Fulker son with the remark: "This is Mr. Cowardin, I believe," when Mr. C. immediately answered, "Yes, sir; and you are the scoundrel Fulkerson. I know you." At this moment Mr. Fulkerson either struck at, or drew back to strike Mr. C. with a cane, when the latter closed with Fulkerson and siezed him by the throat. A short scuffle ensued when friends interfered and seperated them.

The difficulty originated in remarks made by Fulkerson in the House of

made by Fulkerson in the House of made by Fulkerson in the House of Delegates some time since in regard to the editorial columns of the Dispatch, to which Mr. Cowardin made some severe personal rejoinder. Much contempt is expressed at Mr. Fulkerson's conduct, as he is a young and robust man, and Mr. Cowardin is over sixty years of age, and was entirely unprepared, either with cane or weapon, for the assault.

MISSISSIPPI.

TERRIBLE TORNADO AT RIENZI. | FLUTES,

LOSS OF LIFE AND PROPERTY.

MOBILE, March 15—Night—A special just received says that Riens, Miss., was visited at 1 o'clock to-day with a terrible tornsdo, fasting had an hour and destroying a number of buildings. Among the number were the Presbyterian and Baptist Churches. The following are the names of the killed: Col. Porter Walker, Hon. Jno. Reece and child, Miss Mattie Palmer; also several negroes. M. B. Armar, wife and child were danger-ously injured. A number of others were seriously hurt. It is estimated that the loss in town is \$150,000. The county has not been heard from.

ELECTRICISMS.

The Standing Committee of Ken

tucky gave its consent to the consecration of DeKoven. Wm. C Whitesides, of South Caro-lina, convicted in 1872 of Ku Kluxing

and sentenced for five years has been pardoned. The New York Sun says : A letter

received by a Spanish house in that city, says twenty-two young men of Cuban birth, resident of Cienfuegos, were arrested at their homes in this city by volunteers and shot outside of the walls without trial. appointment, is also charged with a mission from the propaganda in re-gard to the new dioceses of the United

A flood is regarded as inevitable at Port Jervis. Two to three million dollars of property is endangered.— The blasting of ice is progressing.

The railroad war is unabated. Persons known as scalpers are in force at all points to trade tickets.

CONVENTION-WELL DONE FOR WAKE.

The vote of Wake, says the Raleigh Scatinet, is greater than that of any other county in the State. dhe has five m mbers in the Legislature, all opposed to Convention. When twothirds of the Democratic members in caucus resolved on Convention, Wake's Senator, Mr. Busbee, said he could not set up his opinion against that of his party and party friends, and he voted for Convention. We learn that the four Commoners, Messrs. Strong, Whitley, Stephenson and Page have resolved to vote as the Senator has done. This, it is said, will make sure the Convention bill.

Corn and Hay.

5,000 BUSHELS WHITE AND

250 Bales Hay -- Kastern, 100 Bales Hay North River.

MERCHNER & CALDER BROS-

Corn, Hay, Oats and Meal.

4,000 Bushels Corn, 250 Hales Essiern Hay, 2,000 Bushels Oats, 500 Bushels Water Ground Meal. For sale by KEROHNER & CALDER, BROS. SHIPPING.

THE CLYDE LINE.



New York and Wilmington Steamship Co.

TO MEET THE WANTS OF THE TRADS

Have added Another Steamer to the Line, AND WILL SAIL PROM

New York every Wednesday and Saturday At 3 P. M. from Pier 13, North River.

SEMI-WEEKLY FROM EACH PORT

Hereafter shippers can rely upon the prompt and regular sailing of these Steamers from New York as advertised, as the Company has determined to adopt regular sailing days, and with the additional steamer, there can be no cause for delay in shipments.

Other Steamers will be added as required.

A.D. CAZAUX, Agent,

brought to this city.

CONOLEY & YATES'

Oats, Corn and Hay.

MATCH 14

250 BOXES CHEWING TOBACCO.

Bacon and Pork.

75 BOXES D. B. SIDES,

50 " Smoked and D. S. Shoulders, 25 Bbls. Pork.

Blacksmith's Tools, &c.

Bellows, Anvils, Yloos, Screw Plates, Sledges, Hand Hammers, Swedes Iron. American icefined fron. Axies, Hubbs, Fellers, Springs and Sands of all sizes and varieties.
Wheels of all kinds, Wagon, Cart, Buggy and Sulky.
All above Goods at bottom figures at New Hardware Store of Giler & Murchison,
88 Forth Front Street.

Spring Stock

march 14

MUNSON & CO.

CITY CLOTHIERS.

PPLICATION WILL BE MADE TO the General Assembly of North Carolina

The interest of Mr. B. Godwin, of Lumber

100 Bbls. Early Rose Potatoes, For sale by

WILMINGTON, N. C.

MISCELLANEOUS.

John Dawson

Has in full stock of genuine Swede Iron

only full stock in the city), Plew Steel, Tin,

Iron, Mails, Grind Stones, &c., at the lowest

cash prices. Nos 18, 30 and 21 Market Street.

East and West,

TO EAGLE'S ISLAND.

KIDDER'S MILL,

Worth, South,

FROM HILTON TO

FROM THE TOLL GATE

We send them out, our

FAMILY GROCERIES

OF EVERY KIND.

Flour, Sugar, Coffee, Teas, Hacon, Butler, Lard,

CHAS. D. MYERS & CO.,

BUY YOUR, GROORRING FOR CASH.

keep no books and sell for cash only. I de not

make customers who pay their bills pay the

tharefore sell goods lower than any other house

A full supply of Family Grecories.

8 & 7 North Front St.

MINCELLANEOUS. Musical Instruments.

The largest, finest and cheapest stock of Musical Instruments ever

GUITARS,

VIOLINS,

BANJOS, FIFES.

ACCORDEONS, HARMONICAS, &c., &c. Also, a choice collection of

SHEET MUSIC

City Book Store

2,000 Bushels Cats, 4,000 Bushels Corn, 200 Bales & No. 1 Mastern Hay, 156 Bales & No. 1 N. B. Hay.

Tobacco! Tobacco!

KEROMER & CALDER BROS.

50 " Smoked Bides,

For mie by KEBOHNER & GALDSEABROS

Notice.

charter the City Bank of Wilmington.

NOTICE.

in, in our firm ceased on the first instant by imitation The business will be continue under the same style as heratfoore by the remaining partners. VICK & MEBANE.

Potatoes! Potatoes!

H. W. SHURE, January 23d, 1875. No. 81 North Front St.

SPRING. 1875 SPRING; 1875.

Having received large additions to our Stock for Spring trade, we now offer the same at unusually low prices. Purchasers are respectfully requested

D. A. SMITH & CO. Dissolution of Copartnership.

The copartnership heretofore existing under firm name and style of David & Well is this day dissolved by mutual cossent, S. B. Well having withdrawn from the firm.

WEIL, A. DAVID.

HAVING purchased the interest of Mr. 8
B. Well in the late firm of David & Well.
I will continue the bush case at their old stand
No. 37 Market street, and respectfully solicit a
continuance of the patronage to liberally bestowed upon the late firm.

A DAVID.

Feb. 37th, 1876.

A. DAVID. Notice. Mr. A. David will settle all claims against the late firm of David & Well. Parties owing the late firm will please on 1 and settle imme-diately, as the Books MUST be closed. A. DAVID.

Turpentine Distillery for Sale-

We have a twelve Barrel Turpentine Distil-tery now in use, needing some repairs, which we will sell very cheap.

Address JNO. D. WELLS & CO., Tolsnot, N. C. 60-1mcod

NEW ADVERTISEMENTS.

BROWN & RODDICK

We still continue to sell at our former low prices notwithstanding the advance in the markets, and as a substantial proof submit the following list of

Coats' Spool Cotton 6 cents a spool or 70 cents per dozen. Unbloached Cotton from 6 cents per yard.

It would be a great saving to those visiting the city for the purpose of doing their shopping in the Dry Goods line to give us a call previous to making their shopping in the Dry Goods line to give us a call previous to making their purchases. We take this method of advertising prices for you to compare them with not only Wilmington and vicinity, but with those of any section of the country. We have no time or inclination to button-hole you on the streets, or look you up in the Hotels, or by laying any claims of friendship. Our object is purely business, and we propose doing that in a legitimate way.

SEVERAL JOB LOTS.

Such as 100 dozen Kid Gloves for 50 cents per pair, worth \$1 50. Ladies hemmed Pure Linen Handkerchiefs 15 cents, worth 25 cents. 20 pairs Blankets \$3, worth \$4 50.

WE HAVE GOT EVERYTHING WE ADVERTISE.

ONE PRICE---TERMS CASH---NO SAMPLES CUT.

BROWN & RODDICK, 45 Market Street. REMOVAL! REMOVAL!

M. FRANK & BRO.,

DRY GOODS, CROCKERY, GLASSWARE, &c.,

Desire to inform their friends and the public generally that they have re-noved to the Store formerly occupied by them, No. 17 Market street. Having disposed of the bulk of their old stock, they have received and are saily receiving new and desirable goods which they will sell at prices to suit

A call is respectfully solicited.

M. FRANK & BRO. No. 17 Market Street.



OLUBLE PACIFIC GUANO CO.;

CAPITAL \$1,000,000.

and everything in our line.

Family supplies delivered in any part of the city as ordered.

Cash bayers can get the best goods at the lowest price from PRICES REDUCED THIS DAY. TWO THOUSAND FIVE HUNDRED TONS SOLUBLE PACIFIC GUANO for sale, either for CASH or on CROP TIME. Liberal terms will be made with Merchants and other reliable parties to sell this Guano at our Wareho

W. H. MCRARY & CO.,
Commission Mcrehauts, Agents for Pacific Guano Co., and Dealers in No. 1 Peruvian Guano
NORTH WATER STREET,
WILMINGTON, N.

Sub-Agents for the Sale of Soluble Pacific Guano. F. B. GERSON. Old Hundred, N. C. C. GRAHAM. Marion, B. C. 27-3md&w

Marshal's Office. CITY OF WILMINGTON,

NOTICE. PROM THIS DATE AUCTIONEERS ARE
prohibited seiting Borses or Stock of any
kind in front of the City Market. Princess
street from the eastern line of Front street to
the western line of Kourth street or Second
and Third streets, between the northern line of
Market and the southern line of Chestrut
streets, are designated for this purpose.

By order : he Mayor.

J. H. ROBISSON,
(City Marsha)

WANTED! CURRENCY OB NEGOTIABLE PAPER

Plug Tobaccos, AT A SMALL MARGIN. D. PIGOTT.

Pee Dee Courier.

BETHE MERCHANTS OF WILMING aware that the Courier is the only Demo cratic paper published in Rockin, am, and that it circulates extensively in Richmond

Rates of advertising liberal and no extra charges made for changing advertisement weekly. DUCKETT & ERVIN. march 3 tf

RED AND WHITE ONION BETS.
For sale by
GREEN & FLANNER.

Sceds ! Seeds ! Seeds ! New Orop 1875, grown by Landieth & But For mie by PRINTING the shortest notice and at the most reasonable to me at the court reasonable to me at the court reasonable to the state of the GREEN & FLANNER,

Invested in Stock Privileges im Wall Street, leads to many Thousand of Dollars Provit. Comprehensive explanatory circulars, containing detailed statements and quotation prices of all stocks dealt in at the New York Stock Exchange, mailed free to those desiring to speculate. Address, ALEX. FROTHINGWAM & CO., Bankers and Brokers. Opp. N. Y. Stock Exchange. 12 Wall St., 1eb 26-1y-cod NEW YORK.

Spring Patterns.

THE JUSTLY CELEBRATED DEMO-REST'S PATTERNS for the Spring, 1815 are now ready and for sale at the office of the Singer Manufacturing Company, on Market street, between Second and Third. The ladies of Wilmington who may be (unintentionally) overlooked in the distribution of Pattern Boo 500 Packages Fine Cut and are respectfully invited to call at the office and get one, where they will also find for sale Madame Demorest's Portfolioof Fashions and What to Wear and How to Make.

G. P. HILL, Agent New Spring Styles

Ties, Bows and Scarfs, ND A LARGE LOT OF GENTS' FURN-

ISHING GOODS just receive 1. Am daily expecting the largest and most select stock of PIECE COODS over brought to this market.

> A. DAVID, Merchant Tailor and Clothier, No. 97 Market Street

A Distiller Wanted. MAN WITH NO PAMILY, WHO CAN

make White Rosin, and bring satisfactory references; to go to Mobile, Ala.

Apply to JAMES C. STEVENSON.