

RATES OF SUBSCRIPTION IN ADVANCE: One year, by mail postage paid, \$7 00 Six months, " " " " " " 4 00 Three months, " " " " " " 2 50 One month, " " " " " " 1 00

OUTLINES. A young girl was outraged and murdered near Concord, N. H. Savannah brig Fleetwood total wreck off Nova Scotia coast. Tiltens and Goddard are drawing large houses in New York. The trans-oceanic peach transportation project has just succeeded, a vessel landing a cargo in London kept by the refrigerating plan.

Mr. F. Brevard McDowell, a young lawyer of Charlotte, has bought of Col. C. R. Jones, a half interest in the Charlotte Observer. That spirited paper is now under the conduct of Messrs. Jones & McDowell, who will still further increase its influence.

Mr. Durham submitted a substitute, being the same as submitted Saturday on the Committee on Bill of Rights, providing that the State shall never pay or assume any debt incurred since the 1st day of January, 1875, in aid of any railroad corporation under any ordinance, resolution or act by any Convention or General Assembly, and the General Assembly shall not in any measure recognize said debt.

CONSTITUTIONAL CONVENTION.

By Mr. Badger, an ordinance in relation to the W. N. C. R. R.; provides that nothing in the Constitution shall prohibit the Legislature from completing this road, the State now owning the same. Referred.

By Mr. Holtton, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

Spirits Turpentine

The diphtheria has proven fatal in many instances around Mt. Airy, Surry county. A destructive frost visited Mt. Airy about a week ago, we learn by the Visitor. A new paper is the Caldwell Messenger, published at Lenoir, N. C., by James C. Nutty.

JURISDICTION OF MAGISTRATES.

Ordinance to strike out sec. 33, art. 4 of the Constitution, being a substitute from the committee, was considered. This ordinance deprives the magistrates of all jurisdiction now granted them, and allows the General

THE CITY.

The Mails. The mails will close at the City Post-Office until further notice as follows: Northern (night) mails for all points North, East and West of Welton, daily at 5:45 P. M.

Mr. Bennett moved the previous question, which call was sustained by a vote of 50 to 48. The substitute was adopted by a vote of 51 to 47.

Mr. Turner submitted a substitute from the Committee on Bill of Rights, providing that the State shall never pay or assume any debt incurred since the 1st day of January, 1875, in aid of any railroad corporation under any ordinance, resolution or act by any Convention or General Assembly, and the General Assembly shall not in any measure recognize said debt.

Mr. Durham submitted a substitute, being the same as submitted Saturday on the Committee on Bill of Rights, providing that the State shall never pay or assume any debt incurred since the 1st day of January, 1875, in aid of any railroad corporation under any ordinance, resolution or act by any Convention or General Assembly, and the General Assembly shall not in any measure recognize said debt.

CONSTITUTIONAL CONVENTION.

By Mr. Badger, an ordinance in relation to the W. N. C. R. R.; provides that nothing in the Constitution shall prohibit the Legislature from completing this road, the State now owning the same. Referred.

By Mr. Holtton, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

Spirits Turpentine

The diphtheria has proven fatal in many instances around Mt. Airy, Surry county. A destructive frost visited Mt. Airy about a week ago, we learn by the Visitor. A new paper is the Caldwell Messenger, published at Lenoir, N. C., by James C. Nutty.

JURISDICTION OF MAGISTRATES.

Ordinance to strike out sec. 33, art. 4 of the Constitution, being a substitute from the committee, was considered. This ordinance deprives the magistrates of all jurisdiction now granted them, and allows the General

THE CITY.

The Mails. The mails will close at the City Post-Office until further notice as follows: Northern (night) mails for all points North, East and West of Welton, daily at 5:45 P. M.

Mr. Bennett moved the previous question, which call was sustained by a vote of 50 to 48. The substitute was adopted by a vote of 51 to 47.

Mr. Turner submitted a substitute from the Committee on Bill of Rights, providing that the State shall never pay or assume any debt incurred since the 1st day of January, 1875, in aid of any railroad corporation under any ordinance, resolution or act by any Convention or General Assembly, and the General Assembly shall not in any measure recognize said debt.

Mr. Durham submitted a substitute, being the same as submitted Saturday on the Committee on Bill of Rights, providing that the State shall never pay or assume any debt incurred since the 1st day of January, 1875, in aid of any railroad corporation under any ordinance, resolution or act by any Convention or General Assembly, and the General Assembly shall not in any measure recognize said debt.

CONSTITUTIONAL CONVENTION.

By Mr. Badger, an ordinance in relation to the W. N. C. R. R.; provides that nothing in the Constitution shall prohibit the Legislature from completing this road, the State now owning the same. Referred.

By Mr. Holtton, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

Spirits Turpentine

The diphtheria has proven fatal in many instances around Mt. Airy, Surry county. A destructive frost visited Mt. Airy about a week ago, we learn by the Visitor. A new paper is the Caldwell Messenger, published at Lenoir, N. C., by James C. Nutty.

JURISDICTION OF MAGISTRATES.

Ordinance to strike out sec. 33, art. 4 of the Constitution, being a substitute from the committee, was considered. This ordinance deprives the magistrates of all jurisdiction now granted them, and allows the General

THE CITY.

Another Circus. When the boys got home from the circus they said it was jolly and they meant to have a circus of their own when they got big. They commenced to train for it at once, in the yard alongside the house, their show having the same programme as that they had just witnessed.

Mr. Bennett moved the previous question, which call was sustained by a vote of 50 to 48. The substitute was adopted by a vote of 51 to 47.

Mr. Turner submitted a substitute from the Committee on Bill of Rights, providing that the State shall never pay or assume any debt incurred since the 1st day of January, 1875, in aid of any railroad corporation under any ordinance, resolution or act by any Convention or General Assembly, and the General Assembly shall not in any measure recognize said debt.

Mr. Durham submitted a substitute, being the same as submitted Saturday on the Committee on Bill of Rights, providing that the State shall never pay or assume any debt incurred since the 1st day of January, 1875, in aid of any railroad corporation under any ordinance, resolution or act by any Convention or General Assembly, and the General Assembly shall not in any measure recognize said debt.

CONSTITUTIONAL CONVENTION.

By Mr. Badger, an ordinance in relation to the W. N. C. R. R.; provides that nothing in the Constitution shall prohibit the Legislature from completing this road, the State now owning the same. Referred.

By Mr. Holtton, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

Spirits Turpentine

The diphtheria has proven fatal in many instances around Mt. Airy, Surry county. A destructive frost visited Mt. Airy about a week ago, we learn by the Visitor. A new paper is the Caldwell Messenger, published at Lenoir, N. C., by James C. Nutty.

JURISDICTION OF MAGISTRATES.

Ordinance to strike out sec. 33, art. 4 of the Constitution, being a substitute from the committee, was considered. This ordinance deprives the magistrates of all jurisdiction now granted them, and allows the General

THE CITY.

More Suspicious Proceedings. We mentioned, about a week since, a case where three men were seen prowling around with a dark lantern, in rear of a house on Red Cross near Front street, at 3 o'clock at night. Another family moved into the house on the 1st instant, and on Saturday night last they saw three or four men examining the premises with a lantern, and accompanied on this occasion by a woman.

Mr. Bennett moved the previous question, which call was sustained by a vote of 50 to 48. The substitute was adopted by a vote of 51 to 47.

Mr. Turner submitted a substitute from the Committee on Bill of Rights, providing that the State shall never pay or assume any debt incurred since the 1st day of January, 1875, in aid of any railroad corporation under any ordinance, resolution or act by any Convention or General Assembly, and the General Assembly shall not in any measure recognize said debt.

Mr. Durham submitted a substitute, being the same as submitted Saturday on the Committee on Bill of Rights, providing that the State shall never pay or assume any debt incurred since the 1st day of January, 1875, in aid of any railroad corporation under any ordinance, resolution or act by any Convention or General Assembly, and the General Assembly shall not in any measure recognize said debt.

CONSTITUTIONAL CONVENTION.

By Mr. Badger, an ordinance in relation to the W. N. C. R. R.; provides that nothing in the Constitution shall prohibit the Legislature from completing this road, the State now owning the same. Referred.

By Mr. Holtton, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

Spirits Turpentine

The diphtheria has proven fatal in many instances around Mt. Airy, Surry county. A destructive frost visited Mt. Airy about a week ago, we learn by the Visitor. A new paper is the Caldwell Messenger, published at Lenoir, N. C., by James C. Nutty.

JURISDICTION OF MAGISTRATES.

Ordinance to strike out sec. 33, art. 4 of the Constitution, being a substitute from the committee, was considered. This ordinance deprives the magistrates of all jurisdiction now granted them, and allows the General

CITY ITEMS.

TRANSFER PRINTING-INKS. Invaluable to retail-companies, steamship companies, banks, merchants, manufacturers and others. They are enduring and changeless, and will copy sharp and clear for an indefinite period of time.

Mr. Bennett moved the previous question, which call was sustained by a vote of 50 to 48. The substitute was adopted by a vote of 51 to 47.

Mr. Turner submitted a substitute from the Committee on Bill of Rights, providing that the State shall never pay or assume any debt incurred since the 1st day of January, 1875, in aid of any railroad corporation under any ordinance, resolution or act by any Convention or General Assembly, and the General Assembly shall not in any measure recognize said debt.

Mr. Durham submitted a substitute, being the same as submitted Saturday on the Committee on Bill of Rights, providing that the State shall never pay or assume any debt incurred since the 1st day of January, 1875, in aid of any railroad corporation under any ordinance, resolution or act by any Convention or General Assembly, and the General Assembly shall not in any measure recognize said debt.

CONSTITUTIONAL CONVENTION.

By Mr. Badger, an ordinance in relation to the W. N. C. R. R.; provides that nothing in the Constitution shall prohibit the Legislature from completing this road, the State now owning the same. Referred.

By Mr. Holtton, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

By Mr. French, a resolution that the contestants from Robeson county, Messrs. Norment and McNeill, be paid per diem and mileage from the beginning of the session to the time of the decision of the question.

Spirits Turpentine

The diphtheria has proven fatal in many instances around Mt. Airy, Surry county. A destructive frost visited Mt. Airy about a week ago, we learn by the Visitor. A new paper is the Caldwell Messenger, published at Lenoir, N. C., by James C. Nutty.

JURISDICTION OF MAGISTRATES.

Ordinance to strike out sec. 33, art. 4 of the Constitution, being a substitute from the committee, was considered. This ordinance deprives the magistrates of all jurisdiction now granted them, and allows the General

Table with 2 columns: Rates of Advertising, and corresponding prices for various durations.

MISCELLANEOUS.

GENUINE "Gold Medal" Jovian Gloves. A large invoice in New Shades, 1, 2, 3, 4, Buttons, and open, were the ONLY IMPORTERS in Baltimore of the

GENUINE Jovian Gloves. HAMILTON EASTER & SONS. BLACK AND COLORED SILKS. We continue to offer, perhaps, the largest, certainly the cheapest, STOCK OF SILKS, considering the quality.

DRY GOODS.

Prices in Plain Figures. NEW GOODS IN EVERY DEPARTMENT. INCLUDING OUR ENTIRE IMPORTATION FOR THIS FALL.

LADIES AND CHILDREN'S UNDERWEAR.

In this department, in addition to LACES and EUROPEAN FANCY ARTICLES and FLOWERS, we have CLOTHES and UNDERWEAR, both domestic and foreign.

Housekeeping Dry Goods.

HAMILTON EASTER & SONS. INVITE THE ATTENTION OF HOTEL, PUBLIC RESTAURANTS, STEAM BOAT OWNERS, BOARDING HOUSES AND PRIVATE FAMILIES.

Choice Fruits.

DURHAM DAY BY STEAMER BENEVOLENT. That the supplies kept for the poor have been removed from Second street to the store on Market street, next below Mr. Oldham's grain store, kept by Henderson & Thomas, the other firm having moved to a distance.

For \$100

WE WILL SELL A No. 1 2d Hand (45 Sav) GEORGIA COTTON GIN. oct 6-12; PRESTON CUMMING & CO.

Pupils will Report

TO ENTER MY SCHOOL, AT THE "HALL," corner of Fifth and N. on Saturday, 9th inst. "Schools" will commence on Monday, 11th inst. JOS. McLAURIN.

Everything New and Stylish!

NO OLD STOCK TO WORRY OFF. Our Merchant TAILORING DEPARTMENT WILL RE-OPEN THIS WEEK WITH AN ENTIRELY NEW STOCK OF English, French and German Cloths, Casimires and Vestings.

MILLINERY.

THE UNDERSIGNED WISHES TO INFORM the ladies that she has just returned from New York where she has been for several weeks making her Fall purchases in

Fine French Millinery.

and will be prepared in a few days to show her friends and the public generally the latest styles in FRENCH PATTERN BONNETS AND HATS, and everything pertaining to the business.

For Rent.

THE STORE ON SOUTH WATER street, next South of E. B. H. B. street, the two stories on South Water street, occupied respectively by Robt. Tait and D. J. Gilbert, has a small dwelling house on 2d street, between Church and Castle streets, apply to CHAS. M. WEDDMAN.

School for Young Ladies.

MESSES KENNEDY & HART, Principals. THE NEXT SESSION OF THIS INSTITUTION will begin Wednesday, October 20th. School of Music under the direction of Professor E. Van Lier. For terms, etc., apply after September 25th, to Principals, corner Market and Third streets, oct 15-17 nac.