To City Subscribers, delivered in any part of I want a Can't per week. Our City Agents a number red to collect for more than three months

VOL. XLVI.-NO. 62.

this favored Scot, who don't mind

paying \$3,000 for the flowers to

It is remarkable how the average

policeman can miss what he shoots

at and hit what he wants to miss. A

policeman in Springfield, Ill., recently

arrested a little boy for misbehaving

in the street, the little fellow broke

away and ran, when the guardian of

the peace, to scare the boy, whipped

out his revolver and sent a bullet

NEW ADVERTISEMENTS.

FRENCH BROS .- Dynamite.

STAR OFFICE-Babbitt metal.

KIRKHAM & Co.-Auction sale.

MEETING Carolina Insurance Co.

Y. M. C. A - Excursion to Beach.

NOTICE-To telephone subscribers.

MUNSON & Co.-Hot weather cloth'g.

CRONLY & MORRIS-Real estate sales.

EXCURSION-Bladen St. M. E. S. S.

Y. M. C. A.

Wilmington District Convention at Fay-

etteville.

which met in Fayetteville Thursday,

May 29th, adjourned Sunday night. The

number of delegates present was 83, be-

ing 27 more than were present at the

Convention last year, and showing that

the work is steadily advancing and that

it is being extended more and more

Rev. W. J. Erdman, of Asheville, was

present and gave a number of very in-

structive Bible Readings through the

The splendid address of Rev. T. P.

Barclay, of Fayetteville, upon spiritual

work of the Y. M. C. A., and the inter-

est manifested by the other pastors in

the Convention, gave sufficient evi-

dence of the staunch support which the

Fayetteville Association has received in

the past, and of what it may expect in

Dr. Hoge delivered an address upon

Opportunities for young men through

An address was also delivered by Mr.

W. G. Burkhead, of Whiteville, Tues-

It was decided to hold the next Con-

A grand excursion will be given to-

morrow (Wednesday) under the auspices

of the Y. M. C. A., to Carolina Beach,

in connection with the annual target

practice of the Wilmington Light Infan-

try, which will take place on the same

day at the Beach. The combination

will undoubtedly prove a most at-

tractive one. The boat will leave the

wharf, foot of Market street, at 9.30 a. m.

The "Life-saving Medal" awarded by

the U. S. government to Mr. R. F. War-

ren, for his gallant and heroic conduct

on Wrightsville beach last summer, was

received by him yesterday through

Mayor Fowler. It is of solid gold, hand-

somely engraved and its estimated cost

The medal will be on exhibition for a

few days at Mr. Honnett's jewelry store.

A two-story frame house on Eighth

and Taylor streets was burned down

yesterday morning about 10 o'clock.

The Fire Department was on hand

promptly, but the nearest hydrant was

four squares from the fire, and the house

was nearly destroyed before a stream

could be had. The house was owned

and occupied by J. C. Hooper, colored.

The Board of Audit and Finance at

their meeting yesterday afternoon, con-

curred in the tax ordinance as adopted

by the Board of Aldermen, with the ex-

ception of a few amendments. Bills for

current expenses, amounting to \$5,-

Mr. Warren's Life-Saving Medal.

the Association," which was listened to

entire session of the Convention.

throughout the district.

with much interest.

vention at Laurinburg.

Y. M. C. A. Excursion.

and 2.30 and 7 p. m.

is one hundred dollars.

There was no insurance.

Audit and Finance,

The Y. M. C. A, District Convention

decorate one of his swell dinners.

A Western tariff booming contem-

porary can't understand why if the OUTLINES. McKinley bill "is making so many Democrats" as the Democrats claim, the Senate yesterday a conference they should be so anxious to defeat intered on the naval appropriation al the conference reports on the it. This shows that our contempoire academy and army- appropriarary is incapable of sizing up the inwere agreed to; there was a herent virtues of the Democratic discussion of the silver bill; in party. It never lets the little con-House no business of a general ter was transacted. - Walter with its trust or the duty it owes to The dropped dead yesterday at Salisthe people. This is a character-C. during an altercation with istic difference between it and the There is great specug. o. p. which invariably pursues the at present in London in the shares Kentucky and Tennessee land opposite course. anies, the shares now bring per cent. premium. -Andrew Carnegie paid \$3,000 for Superintendent of the Census the flower decorations at a dinner s that the supervisors are all at which he recently gave in Washingand that the work will be pushed ton. There are thousands of hardwith accuracy and rapidity; working men in this country who find it about all they can do to buy their dinners. But they do not enjoy the blessings of protection like

the exception of the chronic disease stands, the Superintendent says all the questions in the schedule must nowered. - Schæfer and Mcare closed a billiard contest in San Saturday night; the former continuous run of 3,000 points are nights; McCleery had no opto use his cue after the first and his score was only 15 points. the northern part of the city of as been wrecked by a hurricane, . I the loss of a number of lives, A representative of the Panama Company has left Paris for Carand to negotiate with the Columgovernment for a prolongation of anal concession. - A fire in a ment building in St. Louis resulted | crashing through the little fellow's number of persons being terribly head. sed, and the suffocation to death of di man. --- An English syndicate a bought ten of the principal breweries. San Francisco for \$7,500,000. wife of a New Jersey farmer has arrested on the charge of

ving to poison her husband; her cosons made the charge. vew York markets: Money tight t 5@12 per cent.; closing at 12 per cent. bid; cotton dull, middling uplands 1216 ents; middling Orleans 12 11-16 cents; eithern flour dull; common to fair ex-<2 50@3 00; wheat quiet and firmer;</p> red 94% cents at elevator; corn and stronger; No. 2, 401/2@403/4 elevator; rosin steady; strained

a to good \$1 421/2@1 45; spirits ime dull at 37 4@374 cents. gressman Vaux, of Philadel-- as all the letters of his name The sounded. He is a sound entleman, something more than

sound, however. ator Carlisle wouldn't care in -re were three Fridays in a week. He was married on a Friday, and his a mammation for Congress and his

nation for the Senate were both il- Harrison has decorated a e of China for a fair in Wash-Mrs. Harrison should do

- the lecorating on this administrahe is, by the way, the only rative, or for that matter, decore centure about it. some respects New Hampshire

- state to live in, but dog That's what the me of a dog paid a neighbor a as ago, because his dog was with a sudden and uncontrolapulse to bite somebody.

As English judge has decided that married person is a person havin husband or wife living. Ac-I to this judge the Chicago was a woman who by process of verce courts is declared single and palm themselves off as unmarhas in his bailiwick.

Western high tariff organ atthe advance in prices of products to the McKinley while the Silver coinage law cates claim that it is the result if the agitation of that question. The silver men don't propose to let the tariff boomers get away with

Western McKinley organ says lagress has done noble work on the tanti and should keep right along ming its pledges. Pledges to Whom? The boodle furnishers? Now et this organ whack the Republican Smallers over the knuckles for proposing to revise and pluck to pieces ins "wolle work."

The organette counts another vic-The a thirteen year old boy in Philadelphia, who died suddenly last Wednesday from congestion of the brain, superinduced by smoking cigarettes. It is only a question of time and the number smoked, when the festive little cigarette will get in its work on the confiding little boy. | 159.88, were audited and approved.

THE MORNING STAR.

WILMINGTON, N. C., TUESDAY, JUNE 3, 1890.

LOCAL DOTS.

Items of Interest Gathered Here and There and Briefly Noted.

- The Cape Fear hose cart broke down yesterday morning at the corner of Market and Second streets, while going to the fire.

- Mr. F. A. Newbury offers a sideration of making votes interfere \$5.00 gold piece as a prize for the second best shot at the annual target practice of the W. L. I. at Carolina Beach.

- The annual meeting of stockholders of the Carolina Insurance Company will be held at the Bank of New Hanover at 11 o'clock this morning.

- Col. Hall, Chief of Police, writes from Cleveland Springs that he is gaining strength, but his eye-sight (opthalmia) yet gives him much trouble.

Carolina Beach, Friday, June 6th. The steamer will leave the wharf at 9.30 a.m. - There was an alarm of fire Sunday evening, caused by a leak in a gas-pipe at the Presbyterian chapel on

- Bladen Street M. E. Church

Sunday school will give an excursion to

South Front street. No damage was - Mr. R. Williams, son of Mr. G. W. Williams, will go abroad this summer. He left for Baltimore last night, and will take a steamer from New York for Liv-

erpool next week. - The Harbor Master, Capt. Jos. Price, reports the arrival of 23 vessels during the month-sixteen American and seven foreign-with an aggregate tonnage of 12,595.

- The new buildings to be erected on the Poor House grounds are to be completed November 1st, 1890, and will cost \$16,834. The contract, as previously, stated, was awarded to Mr. Jacob S. Allen.

- There will be no drill of the W. L. I. to-night, but the company will have its annual target practice at Carolina Beach Wednesday afternoon in fatigue uniform. The boat will leave at 2.30 p. m.

- The German barque Elise Lincke cleared vesterday for Bristol, Eng., with 4,778 barrels rosin and 300 casks spirits turpentine. Cargo valued at \$12,548 and shipped by Messrs. Paterson, Downing & Co.

- The Chairman of the Board of Commissioners says the financial condition of the county is good; that the estimated expenses for the fiscal year ended Nov. 30, were \$29,790, but the expenses were only \$24,134.61.

- The policemen will have their annual excursion to Carolina Beach on the 10th of June. A game of ball and target shooting for a policeman's belt and club will be among the attractions. R. M. Capps, G. W, Gafford and W. R Smith are the committee of ar-

CITY AFFAIRS.

The Board of Vldermen in Council-Discussion of the Onslow Railroad Bonds Delivery and Other Matters.

The Board of Aldermen met in regular session yesterday, with Mayor Fow-

A communication was read, stating the non-concurrence of the Board of Audit and Finance in the appropriation of \$2,000 for a plan and estimates for a system of sewerage. It was commented upon by the Mayor and Alderman Pearsall, and on the latter's motion the communication was referred to the Sanitary Committee with instructions to ask for a conference wifh the Board of Audit and Finance in regard to the matter.

Petition of Wilmington Cotton Mills relative to drainage was referred to the Streets and Wharves Committee. Petition of Banaker Hose Reel Co.,

referred to Chief of Fire Department and returned without recommendation, was ordered filed.

Petition of G. W. Mills, asking permission to put a shelf between two trees in front of his store on South Front street, was not granted.

Complaints from James Madden and others in regard to a nuisance at foot of Chesnut street was, on motion, referred to the Superintendent of Health with instructions to report to the Sanitary

Reports of the Chief of Fire Department and Superintendent of Health were read and ordered filed.

Petition of Fifth Ward Hook and Ladder Company for better accommodations for truck, was on motion referred to the Aldermen from that ward with a request to ascertain if a suitable lot can be purchased for a truck house and the cost of same.

Several complaints and petitions from citizens in regard to the condition of certain streets and lots were referred to appropriate committees.

Bates, Geo. Chadbourn and W. A. French, trustees, stating that they would deliver certain bonds to the W., O. & E. C. R. R. Co. on the 7th instant, (as pub-

lished in the STAR) was read. Mayor Fowler stated that the matter had been placed in the hands of attorneys representing the city.

Alderman Smith asked, when the attornevs would give their opinion in the

matter. He submitted a motion that the city give the reasons asked for, and if not, that the bonds be delivered to the railroad company.

ter should be left to the attorneys.

Alderman Post argued that the mat

Alderman Pearsall said that if any reasons existed why the bonds should not be delivered the members of the Board should know what those reasons are. He did not want to say anything to jeopardize the city's interest; had not yet read the reply of the attorneys to the trustees; but as a matter of right he thought the city ought to have pretty good reasons for withholding the bonds. He was opposed at the outset to the subscription to the Onslow road, and was just as much opposed to it now; but

The Mayor said that good reasons did exist, and he hoped the Aldermen would stand up for the interests of the tax-

the people had voted the subscription

and the bonds should be delivered un-

less good reasons existed to the con-

Alderman Morton said that when the resolution asking the trustees not to deliver the bonds was adopted it was stated that the railroad company had not come up to the contract; while the statement of the attorneys was quite different-that the terms had been complied with, but the company had not acted in good faith. He asked i that was the only reason why the bonds were to be withheld; if so, he was opposed to it.

The Mayor said the attorneys for the city would give the aldermen all the information they wanted on these points.

City Attorney Cutlar explained and argued that if the work (on the railroad) was not done in good faith the bonds should not be delivered. Let the courts settle the question; if the railroad company think they are entitled to the bonds let them sue for them.

Alderman Post offered a substitute for Alderman Smith's motion, and it was adopted-that consideration of the matter be deferred, until a special meeting to be called before the 7th inst.

The Mayor stated that the city attorney had filed a written opinion with the Board of Audit and Finance that the subscription of \$750 voted for the Permanent Encampment at Wrightsville was not legal.

Upon the recommendation of the Mayor an ordinance was adopted to impose a penalty of five dollars on merchants whose places of business are found left open or the doors unlocked at night by the police.

On motion of Alderman Pearsall an appropriation of \$500, or so much as may be necessary, was made to defray the expense of codifing the laws and ordinances of the city.

An ordinance submitted by Alderman Craft to prevent the fouling and littering of streets with waste paper, trash, etc., under penalty of \$10 fine was adopted, after amendment making it applicable only to streets and alleys within the "fire imits."

Alderman Post, from the special committee appointed to draft rules for the government of the Fire Department re-

Alderman Hicks moved that the rules be laid on the table. He could see very little difference between those in exist-

ence and the new rules offered. Alderman Pearsall also saw very little difference, and he did not think anything should be done to hamper the Chief. The new rules gave powers to the Committee on Fire Department that belonged to the Board of Aldermen.

Alderman Post said the ordinance now gave the Chief supreme control; the new rules gave it to the Fire Committee; the special committee proposed that the Fire Committee should make rules for the government of the department.

Alderman Pearsall said that if there was anything in the rules intended to cast reflection on the present Chief he was opposed to them. He moved as a substitute for the report of the committee that the matter be referred back to them with instructions to draw up rules for the government of the Fire Department. Adopted.

Alderman Pearsall then moved to amend the ordinance adopted August 5th in relation to the Fire Department, and the motion was adopted-to read

as follows: The Chief of the Fire Department shall have and exercise supreme control over the entire Department at all times; he shall see that all orders and regulations of the Board of Aldermen are | ing. I cannot hope to be as entertainrigidly enforced. He shall see that | ing as the counsel for the city, because proper discipline is maintained and observed by the officers and men, and shall make a monthly report of the number of men on duty and of the condition of the several horses, apparatus and equipment. He shall have charge of purchasing all sup-A communication from Messrs. I. plies, and issue them upon requisition under direction of the Committee on Fire Department. He shall visit each department house as often as practicable and inspect and see that the quarters are in good order and well kept. He shall not absent himself from the city without the consent of the Board of Aldermen, and if permission is granted he shall immediately notify his assistants

COUNTY MATTERS.

Joint Meeting of Board of Magistrates and Board of County Commissioners-The Tax Levy, etc.

A joint meeting of the Justices of New Hanover County and Commissioners was held yesterday morning at the Court House, with Dr. W. W. Harriss, Chairman of the Board of Magistrates, presiding.

The tax-levy, as recommended by the Board of Commissioners, was adopted, as follows:

On real and personal property-For general expenses, on the \$100, 26 cents; Criminal Court, 18 cents; Hospital, 31/2 cents. a total of 471/2 cents on property On polls, for general expenses, 78 cents; Criminal Court, 54 cents; Hospital, 101/2 cents; a total on poll of \$1 421/2 cents, and a total on property and poll of \$1 90. It is estimated that the levy on property and on income and franchise will realize \$28,500, net; that schedules B and C will yield \$4,000 and a collection of 25 per cent. of the poll tax will yield \$1,-50, making a total of \$34,250.

With this levy the whole tax (State and county) will be as follows: On property for county, 471/2 cents; on property for State, 401/2 cents. On poll for county, \$1 421/2, and on poll for schools and poor \$1 211/2; a total of \$2 64.

Capt. E. W. Manning was re-elected Superintendent of Education, and Messrs, H. A. Bagg, B. G. Worth, Roger Moore, E. L. Pearce and J. A. Montgomery were again chosen as County Commissioners.

A resolution was adopted that the Board of County Commissioners formulate a plan for building a new Court House, and present said plan to a joint meeting of the two Boards, to be held not later than December 1st, so that the necessary application may be made to the Legislature. The idea seems to be that an amount not to exceed \$60,000 be expended for this purpose, and that if audacity that the counsel would never necessary bonds to this amount, bearing | be guilty of to deny that the work of interest at a rate not to exceed 41/2 per cent. be issued. This, of course, will necessitate a vote by the people.

CITY TAXES.

The Ordinance as Adopted by the Board of Aldermen.

A special meeting of the Board of Aldermen was held yesterday at noon to consider the tax ordinance for 1890. As adopted, it is the same as lat year, with the following exceptions:

Buyers and shipper of naval stores and cotton, are taxed \$1 00 per month and 1-10th of one per cent. on all purchases.

Retail liquor dealers (including barkeepers) \$20 per month, instead of \$11, as heretofore.

Commission merchants are taxed the same as "buyers and shippers of naval stores and cotton.'

Wholesale merchants and retail dealers. \$1 per month and one-fourth of one per cent, on sales.

Drays, trucks, wagons, 55 cents per month for each horse. Express companies, on business done

wholly within the State, one-half of one Lawyers and attorneys, 1 1-10 per cent.

Real estate agents, 1 1-10 per cent. on

commissions received. Sailor boarding houses \$1.10 per

month; instead of \$2.20 per month. Telegraph companies, on business wholly within the State, one-fourth of one per cent. on receipts for messages. Ticket scalpers; \$5.00 per month; instead of \$25.

The Board also re-enacted the dog ordinance; the same as last year.

Mortuary Statistics.

The report of Dr. F. W. Potter, Superintendent of Health, for the month of May, shows the total number of deaths in the city during that month to be forty-whites 12 and colored 28-including five still born (colored) and two drowned (white). One white and three colored adults died of apoplexy; four colored adults of heart disease; two whites of typhoid fever; two of pneu-

ONSLOW RAILROAD BONDS.

The Other Side-A Letter from Colonel Waddell.

The extraordinary speech of the counsel for the City of Wilmington, in that extraordinary forum, the Sunday newspapers, before the extraordinary jury commonly called "the public," although chiefly an unwarranted attack on the Trustees of the Onslow Railroad bonds for doing their duty as honest men, bound by the obligation of a written contract, contains such misstatements about the Railroad Company, that it becomes my duty as its attorney to ask a brief hearthe element of anger will be absent from my remarks. I, also, represent a "real party in interest," and not "a merely nominal party," as they say they do. They undertake to speak for the taxpayers, it is true; but their service in that respect is entirely gratuitous, except in the important particular that the taxpayers "will have to be burdened" with their fees, unless their "merely nominal" clients will do the handsome thing and pay the expenses out of their own pockets. The tax-payers have not employed them, and it is quite certain that a large majority of them are opposed to

WHOLE NO. 7,387

The people of Wilmington have twice, by a clear majority, voted to exchange \$100,000 of bonds, or cash, for \$100,000 of the stock of the Onslow road. The first election was held by the Supreme Court to be "ineffectual and void," because the registration was not authorized by law. The second election has not been, and cannot be impeached. The people wanted the road and voted accordingly. The road is built to Jacksonville; twelve miles of 56-pound steel rail are already laid, and tracklaying is proceeding as fast as it can be done. Property in the southern part of the city, where the terminus is located, has risen in value over 500 per cent.. thus largely increasing the city's taxable resources. The city has got what it bargained for, fairly and squarely. Why should it dishonor its obligation? counsel say: "The general who discloses his plan of campaign to the enemy is shot;" which tempts me to say-"Johnny, get your gun." plan of campaign is no longer a secret. The stubborn honesty of the Trustees has forced a revelation of it. With evident irritation, they are forced to admit that they cannot risk an injunction, because they cannot find anybody who will swear to enough to sustain it. They say, "the railroad company could get affidavits by the cord." Do they speak from experience as railroad attorneys? Or is this a mere ill-tempered insinuation that the railroad company would resort to subornation of perjury? Would t not have been better to leave out such evidence of the weakness of their

The charter of the railroad company

provides: "That if the company shall fail

o begin the construction of the road within twelve months from the ratification of this act, all county or municipal subscriptions shall be void" Of course, therefore, if they failed to begin the construction within twelve months, they are not entitled to the bonds. Nobody denies that. The counsel admit that construction commenced within the time We do not pretend," they say, "that no work was done within the time." Well, should say not. Considering the fact, that about two miles of the heaviest grading on the road was done, and that about two months were occupied in the work. aside from the surveying, securing rights of way, etc., it would require a sort of construction was begun. But they express the opinion that this work "was

case?

unsubstantial and illusory; a mere pretence, an attempted evasion of the act, and they are indignant at the trustees because they will not assume that to be the case, and, on this naked assumption, without a particle of evidence, will not violate their written contract with the railroad company. They are told that they are mere stakeholders, that they stand indifferent between the city and the railroad company, and that, if they deliver the bonds, they will put the city at a disadvantage. But shall they avoid the plain path of duty to which their written obligation compels them, and thus go out of their way to put the railroad at a disadvantage. They are not mere stakeholders. They signed a contract as "parties of the third part," in which they "covenanted and agreed" to deliver the bonds whenever the certificate of a reputable engineer should be presented to them. The certificate of a reputable engineer has been presented to them that ten miles of the road are completed. No evidence of any kind has been offered, no reason on the face of the earth has been assigned why they should refuse to keep their part of their contract. Ought they to deliver the bonds under these circumstances or not? If honest and faithful to their obligations they certainly must deliver unless restrained by legal proceedings. The city has not yet attempted to get an injunction, and cannot successfully do so, as its counsel practically admit, and apparently because it cannot, the trustees are arraigned in the newspapers as unfaithful lagents who are engaged in a "campaign against the rights of the tax-payers," and as not disposed to act fairly and impartially, because they will not give the city an advantage in a suit! Does the city want an advaniage to get rid of its promise to pay? Has it been reduced to that extremity of degradation, and do the counsel advise it to resort to such a means of escape from its honest debts? When the trustees demand protection, or at least some reasons from the city why they should join in an act of repudiation, they are reminded by the counsel that 'a famous character (Falstaff) declined to give reasons upon compulsion.'

The same famous character also said that, asking him for security was "ratsbane under his tongue," and it would have been more appropriate to the situ-

ation to have quoted that utterance. As to the illustration used by the counsel to show the propriety of forcing the railroad company to sue, and making the city defendant, I have to say that it amazes me. Do the counsel really believe that intelligent citizens can be gulled by such a bold perversion of the

facts? They say: "A claims that B owes him a debt which B denies. A will not sue to establish his claim; but insists that B shall bring suit to estabhish that he does not owe it. There, gentlemen, is the case in a nut-shell. Now, A is the railroad company, and B the city, in this illustration; but where do the trustees come in? In all sincerity, I ask if this was ingenuous in the counsel?

Let me, in common justice to the owners of this railroad make a simple statement to show the outrage that is sought to be perpetrated upon them. They came to this city to make inqui about the road. They learned that the subscription had been voted on March 1st, 1888, and that two months and a half afterward (May 14th, 1888) the city had signed the tripartite agreement for the delivery of the bonds-the year in which work was to commence having ended on March 7th, more than a month previously. They went to both banks in Wilmington to make inquiry of the presidents, who were trustees, as to the validity and regularity of the bonds. They received the most positive assurance that the bonds had been duly signed and deposited with the trustees, that there was nothing wrong attempting the repudiation of these bonds, and thus destroying the credit of tainly be delivered whenever an engineer's certificate of the completion of a

	HA	TES OF ADVERTISING.
One	Square	One Day
***	16	Two Days 1
**	**	Three Days #
14	**	Four Days
44	14	Five Days 8
44	11	One Week 4
**	1.6	Two Weeks 6
		Three Woeks
**	8.0	One Month 10
	44	Two Months
	44	Three Months 94
		Six Months 40

Contract Advertisements taken at proportion

Ten lines solid Nonpareil type make one square

mile of road was presented to the trustees. They then got the opinion of counsel as to their validity, and upon the faith of the assurances so received, they bought the road, and have built every foot of it to Jacksonville. When ten miles of the steel rail were laid they presented the certificate of a reputable Wilmington engineer (Mr. Rod.MacRae) to that fact, and asked for \$25,000 of the bonds, being \$2,500 per mile, according to contract. The bonds were withheld at the request of the city, without giving the railroad company the poor courtesy of a reason or excuse for the refusal; but the trustees have determined to deliver them next Saturday unless restrained by an injunction

Let me state another fact or two. The original railroad company did begin the work, not only actually, as the counsel admit, but in good faith and with the intention to complete it to New river. and with the financial backing necessary to finish it, but, owing to a dispute about the terminal facilities in Wilmington and other matters, the financial backers of the enterprise, after the two miles of grading were done, withdrew from it, and left the others, who only had limited means, in the lurch, and they subsequently sold out their interests to the present company. The most overwhelming proof of these facts exists. and I am perfectly willing to exhibit all of it to any tax-payer who wants to know the truth about the case.

A. M. WADDELL. Att'y for the W., O. & E. C. R. R. Co.

Valuable Real Estate

Messrs. Cronly & Morris advertise for sale a large number of valuable pieces of real estate in various sections of the city See their sales for this day.

Weather Forecasts.

weather, followed in North Carolina and Southern Virgina by showers, continued nigh temperature and southerly winds ?

For Virginia and North Carolina, fair

NEW ADVERTISEMENTS

A. G. McGirt, Auctioneer,

DVW. J. KIRKHAMA CO. TODAY, AT 10 street, we will sell for whom it may concern, without reserve, one very fine Mule, one fine Mule Cow and Calf, one fine Phæton or Rockaway, a full bet of Blacksmith Tools, and a lot of Furniture, Cooking Stove, &c., &c.

Dynamite

LOR SALE IN LOTS TO SUIT

ERENCH BROS.

Rocky Point or Wilmington, N. C.

The Annual Meeting

OF THE STOCKHOLDERS OF THE CARD lina Insurance Co., will be held to-day, at 11 - fock a. m., in the Directors room of the Bank of New

M. S. WILLARD, Secretary 10 N 1

Excursion.

THE BLADEN STREET M F SUNDAY chool will give an Excursion on the SVIVAN GROVE to Carolina Beach, Friday June 6th steamer will leave the wharf at 954 a m. or 3 if

Y. M. C. A. Day.

WEDNESDAY, JUNE 41H, FIRST MOON

Military Parade, Shooting Match, Munic and other

attractions, including Refreshments

Through the courtesy of Capt Kenan the Wil mington Light Infantry will have their Annual Target Practice in the afternoon at the Beach

Boats leave Market street wharf at 9 30, 9 30 and 5 'clock. Last Boat leaves Beagh at 11 p. m.

Auction Sales Real Estate

THIS DAY. A T 10 O'CLOCK A. M., DWELLING, FURNI ture, Piano, Horse and Buggy and Harness, on Second. between Nun and Church streets

AT 18 O'CLOCK M. THE LOT UPON COR ner Front and Walnut streets See previous advertisements for full particulars.
CRONLY & MORRIS.

AT AUCTION.

Valuable Improved Real Estate

M. CRONLY, Auctioneer AS THE OWNER HAS PURCHASED A

Plantation in the State of Tennemes, and will remove there as soon as he can dispose of his Real Fatate we will sell on Thursday, June 5th next, at _11 o clock a m., at the corner of Bladen and Seventh streets, three Houses and Lots, at and near the above reveney. and immediately thereafter eight productive Houses and Lots upon Sixth street and Hutaff's Alley, betweet Swan and Nixon streets. Terms one-third cash, balance one and two years with 6 per cent in

HOT WEATHER

REMINDS ONE OF THIN CLOTHING.

OFFICE COATS AT 50 CENTS STRIPE FLANNEL COATS AND VESTS \$1.50

COLORED AND BLACK Alpacca Coats and Vests.

NEGLEGIE SHIBTS,

DRAP D'ETE SUITS,

WHITE MARS. VESTS.

MUNSON & CO.. Furnishers and Clothiers

Telephone Exchange. MEMBERS WILL PLEASE ADD TO THEIR

J. B. Hanks' Drug Store, No. 100 E. T. COGHILL, Manager Wit. Tel. Exchange.