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Entered at the Post Office at Wilmington, N. C., as Second Class Mail Matter.

#### OUTLINES.

Republican members of Congress have given assurances that the Election bill will not be called up again. - James H. Young has been again nominated for Collector of Customs of Wilmington. -The revolutionists in Chili are steadily gaining ground. --- Heavy snow storm in the Northwest and railroad traffic suspended. -In the Senate yesterday the Apportionment bill was passed, and in the House there was a long debate on the Military Academy Appropriation bill. -Several passengers injured in a collision on the L. & N. R. R. — The Legislature of Illinois is still balloting for U.S. Senator. -Secretary Windom died suddenly last night at a banquet in New York? just after concluding a speech in response to a toast. -H. C. Keeble, a cotton dealer at Selma. Ala., has fled the State to escape arrest. -New York markets: Money easy at | Riley & Co. 2@21/2 per cent.; cotton quiet; middling uplands 9 5-16 cents; middling Orleans 934 cents; southern flour stronger; wheat, spot 11/2 21/2c higher and strong; No. 2 red \$1 08@1 0916 at elevator; corn higher, strong and quiet, No. 2, 62% @6314 cents at elevator; rosin firm and quiet, strained common to good, \$1 45@1 50; spirits turpentine higher and nominal at 41@411/2 cents.

The Governor of Texas is a 300 pound Hogg.

Counting don't seem to count in Connecticut when Democrats are elected.

four times refuses to stay dead. His name is not Foraker but he must be some relation.

The more they stir that silver pool the dirtier it becomes. The probabilities are that when they get to the bottom they will strike a good deal of mud.

It is said that the three Alliance men in the Illinois Legislature will not vote for Palmer, and that they are suspiciously hobnobbing with the Republicans.

Senator Gorman made a heavy draw on his generosity Wednesday when he expressed the belief that the Superintendent of the Census had done his work fairly and well,

Prof. Wiggins has postponed his earthquakes until August, 1904. This is clever. But in the meantime we will have a pretty good shake up in the g. o. p.

The New York Tribune congratulates the country on the fact that we are "exporting and importing to-day in a degree immensely greater than before the war." And yet it is persistently shricking for subsidies to ships to boost American commerce.

A West Virginia man had a big piece of his brain shaved off and still continues to get around. This might seem marvelous if the performances of some of the Republican statesmen didn't establish the fact that men can sometimes live without any brains at

As Mr. Harrison declared positively that he would not be a Presidential candidate if the Force bill was not passed, it may be now reasonably inferred that he is out of the ring, and that the Democrats will have some other Republican victim

A New York doctor tells people that if they have dyspeptic stomachs and treat them with due consideration by dieting, &c., and the stomach obstinately declines to reciprocate, the proper thing to do is to sail in, eat good, solid food and let the stomach paddle its own canoe.

#### NEW ADVERTISEMENTS.

STAR OFFICE-Babbitt metal. Munson & Co-Rubber coats, etc. A. J. McIntire-Situation wanted. OPERA HOUSE—Comic Opera Co. OPERA HOUSE-Judge Farrar's lecture CRONLY & MORRIS-Bananas at auction MEETING-W. & S. Build. & Loan Ass'n

The Customs House. The STAR's Press dispatches say that the President yesterday nominated ames H. Young, Collector of Customs for the district of Wilmington, N. C. Young is the colored man from Raleigh who was nominated for the position several months ago, and against whose appointment Judge Russell, Gen. Manning and others entered vigorous protest and succeeded in getting the nomination "hung up."

# THE MORNING STAR.

VOL. XLVII.--NO. 110.

WILMINGTON, N. C., FRIDAY, JANUARY 30, 1891.

that the plaintiff was entitled to a ver-

dict whether Thomas was appointed Reg-

Mr. Rountree for the defence con-

consequently could do no legal act. "A

de facto officer is one who acts under

color of right, without having a legal

right. Thomas had not the color of a

right, as he is not to be believed, when

his testimony in regard to his appoint-

Messrs. Bellamy, Meares and Sted-

man addressed the jury in the order

named, calling attention to the contra-

dictions and descrepancies in Thomas

testimony, insisting that because of these

he was not worthy of credit and could

Judge Russell closed the case for the

His Honor charged the jury as fol-

The question submitted for your de-

termination is, "Was the plaintiff relator,

S. Van Amringe, duly elected to the

office of Clerk of the Superior Court of

New Hanover county, on the 4th day of November, A. D., 1890, and is he en-

titled to be inducted into said office?"

This question you are to answer from

the testimony as you have it from the

witnesses, and from the law as given

you by the court. It is admitted that,

if the vote of Cape Fear township be

counted, and added to the votes cast in

the other townships in the county, as

the relator claims it should be, then

your answer should be "Yes." But if

Cape Fear township be excluded from

the computation, as the defendant in-

into said office.

refused the offer.

all their consequences."

not be believed.

plaintiff.

#### LOCAL DOTS. Items of Interest Gathered Here

and There and Briefly Noted.

- The spirits turpentine market is improving. Sales yesterday were at 371/2 cents per gallon.

-The stockholders of the Wilmington and Seacoast Building and Loan Association will meet at the City Hall this evening at 6 o'clock.

- There will be no morning service at the First Presbyterian Church Sunday, but in the evening at 7.30 p. m. Rev. Dr. Morton will preach.

- German barque Demetra cleared yesterday for Bristol, Eng., with cargo of 4,065 barrels rosin, valued at \$5,635 and shipped by Mr. J. W. Bolles.

- The schooner Morancy cleared for Port-du-Paix. Hayti, yesterday, with cargo of 25,000 shingles and 59,986 feet lumber, valued at \$960.65. Cargo by J. M. Sharpless & Co.; vessel by Jas. T.

- Petitions are in circulation around town, to be sent to the General Assembly, asking that body to amend the laws relating to the city of Wilmington, so that the Mayor shall be chosen by the Board of Aldermen from outside their number.

#### FATAL ACCIDENT.

Conductor Morecock Knocked from a Train and Killed. Capt. David M. Morecock, Conductor of the through freight train No. 209, which left here Wednesday evening for Charleston, S. C., was knocked from the top of one of the cars of his train by the bridge at Lynch's Creek, ten miles south An Ohio man who has been buried of Florence, S. C., on the Northeastern oad, and instantly killed about 3 o'clock yesterday morning. One of the trainmen saw Captain Morecock a few moments before the accident on top of a car near the engine going towards the rear of the train. The train was stopped and his dead body was found lying beside the track. The remains were brought to this city last night for interment and the funeral is announced to take place at 11 o'clock this morning from St. John's Church. The deceased was 28 years old and

had been in the service of the company for about three years. He was made a freight conductor about a year ago and last June he was married to Miss Katie Bunting, of this city, and with his bride took up his residence in Florence.

#### OPERA HOUSE.

Marie Greenwood in Bocaccio Next

Tuesday Evening. "The performance at the Grand Opera House last evening of the Marie Green-Wood Opera Co. more than justified all predictions and expectations. "Bocaccio" was presented before a large audi-1802, when we stir up what's left of ence. Few in the audience had ever before heard the sweet voice of Miss Marie Greenwood. Rochester has generally been chary of commendation when asked to pass an opinion upon something new. The approval of Miss Greenwood was most emphatic. In the role of Fiametta she meets all the requirements of mere personality; her charm is, after all, in the rare sweetness and purity of her voice, which sne uses with such skill and taste as to excite the admiration even of the critical.'

We quote the above from the Rochester Herald. Miss Greenwood and her company appear in Wilmington Tuesday evening next in Von Suppi's "Bocaccio" for which engagement seats will be sold to-morrow at Yates'

#### Judge Farrar To-Night.

Judge Farrar's audience to-night bids fair to be a large and appreciative one. The choice seats are being reserved rapidly. Seldom has a lecturer made such a reputation as has the Judge. The oftener he comes the greater his popu-The theme for to-night is specially

well suited to the style and manner of the lecturer. As he represents the "County Court Lawyer," he will probably relate many scenes and experiences familiar to him in earlier life, and can therefore enter into the spirit of his address with unusual zest and enthusiasm. The press speaks in highest terms of the popularity of this lecture, and the Judge himself thinks it one of his best. Reserve your seat early at Mr. Yates' book if you want a good one.

The Cutting Case. Pompey Howe, the young colored the Canvassing Board full power to finman who cut Carrie Boston, colored, with a knife last Tuesday night on South Front street, was arraigned yesterday before Mayor Fowler, and after investigation of the case was held in \$100 bond for appearance at the next term of the Criminal Court. Young Howe pleaded guilty to the charge of assault and battery with a deadly weapon. His father, W. H. Howe, is his bonds-

Yesterday's Weather. The weather records of the Signal Office give the following report of the range of temperature, etc., yesterday: At 8 a. m., 59°; 8 p. m., 58°; maximum temperature, 64°; minimum, 54°; average 59°. Prevailing wind, southwest. Total rainfall, ,12 inch.

## THE ELECTION CASES.

FOURTH DAY OF THE TRIAL IN THE SUPERIOR COURT.

Arguments of Counsel-Judge McIver's Charge to the Jury-A Verdict For the Defendant.

Court convened at 10 o'clock, when Mr. Martln for the defence, made an argument in support of the plea of res adjudicata which was offered by the defence in abatement of the action now being maintained.

His effort, viewed from a legal standpoint, was an able one. Speaking of the exclusive jurisdiction of the Board of Canvassers and their determination as final and conclusive, Mr. Martin sketched the history of the various acts of the General Assembly, regulative of elections, and he showed by citation of the opinions of the Supreme Court that by the concurrence in time of opinion and amendment that the intention of the General Assembly was to create a court of special and final jurisdiction for the determination of contested elections "The acts of 1871 and '72 gave to the County Commissioners the power 'to add the returns.' This act, and particularly this clause, was construed by the Supreme Court in Moore vs. Jones, 76, N. C. The Court said that the Commissioners acting by virtue of the power conferred by this statute could only add the returns and announce the totals. They were ministerial officers and could not even pass upon the validity of the return itself. In the session of 1876 and '77 the Legislature passed an act (chap. 275, sec. 25), creating a Board of Canvassers, providing in said act that 'at the said meeting the Board of Canvassers shall open and canvass the returns.' Canvass as defined by Worcester, means to scrutinize, to examine with a view to ascertain the truth. The Legislature evidently had in mind the decision in Moore vs. Jones, and meant to clothe the Board of Canvassers with new and enlarged powers. In Swain vs. RcRae, 80, N. C., there is an allusion to this amendment: but the Court do not construe it, as the case was decided upon another point. Peebles vs. Commissioners of Davie, 82 N. C., is a case in which this act of

1877 is expressly construed, and the

Court decide that all the Canvassing

case, the words "and judicially deter-

mine the returns." The case of Gatling

vs. Boone, reported in the 98th N. C.

Report, was a case of injunction,

and the Court construes this section

of The Code. The plea of res adjudicata

was put in and the trial judge-Avery-

sustained the plea. The Supreme Court

overruled the plea and in their opinion

drew a distinction between judicially

determining the returns and declaring

what the true result of the election was.

The rights of parties cannot be adjusted

without a full and fair knowledge of all

the facts. This section does not give

the Canvassing Board power to go be-

hind the returns; to examine witnesses

and see if the returns in themselves are

correct. They can declare the true re-

sult of the election by the inspection of

the returns only, which might be false

and fraudulent. Hence with that ele-

ment of uncertainty and no adjudication

of the rights of parties, there can be no

estoppel by the action of the Canvassing

Board, The same case was again be-

fore the Court and is reported in the

101st Report. The Legislature met a

few months after the rendition of this

decision, and passed the Act entitled

chapter 287, section 9 of the Laws

of 1889. Foiled in their repeated at-

tempts to enlarge the jurisdiction

of the Board of Canvassers the Legisla-

ture determined to make their intention

clear. They had in mind the decision

in Gatling vs. Boone, They desired to

expedite the settlement of contested

election cases and determined to give to

ally determine the rights of parties and

pronounce a judgment which could only

be impeached for fraud in an action of

quo warranto. The act gives to the

Canvassing Board power, "to judicially

canvass the returns; judicially pass upon

all facts relative to the election and ju-

dicially declare the true result of the

same;" appreciating the distinction

drawn by the Supreme Court in Boone's

case and fairly meeting it by giving to

the Canvassing Board, in the language

used by the Supreme Court, the in-

plea. The defence excepted.

creased power.

Board can do is to scrutinize and examsists it onght to be, then your answer ine the returns themselves. They may should be "No." The Board of County Canvassers, see if they are correct upon their face, having canvassed the vote of the county, but are concluded from going behind excluding Cape Fear township, and havthem to attack them. If they are in ing declared the defendant duly elected, and inducted him into office, established, fact what they purport to be, then the prima facie, his rights thereto, and it Board must receive and count them, devolves on the plaintiff relator to estableaving the aggrieved party, if any, to lish, by preponderance of proof, that he, his remedy in the courts. In 1883 The and not the defendant, was in fact duly Code was adopted and a further amendelected, and that the Board of Canvassers should have so declared. ment was made to the election law. The plaintiff relator claims and insists Section 2694 added after the words that C. H. Thomas was, lawfully ap-'open and canvass," which the Supreme Court had construed in the Peebles'

pointed Registrar of Cape Fear township, by a majority of the Justices of that township, in the place of James Cowan, who had been appointed Registrar by the County Commissioners, but who, on account of sickness, failed to act; that he, Thomas, being so appointed, opened the registration books, as required by law, kept them open, and accessible to all eligible cititizens-that all had an opportunity to register, and all, with a few exceptions, did, in fact, register, and no one, lawfully entitled, was excluded; that he, Thomas, was present with the books at Castle Hayne, the polling place of the township, on the second Saturday preceding the election, with others, judges of election, to revise the books, and to hear and pass upon any challenges that had been made; that he was present on the day of election, with the books; that he appointed poll-holders, or judges of election, where those who had been appointed failed to attend, or failed to act, and he, with the judges thus appointed, held the election, fairly and lawfully, admitting all lawfully qualified voters, and excluding none lawfully entitled. But the defendant says that Thomas was not Registrar, either in law or in fact; that in taking charge of the books, and withholding them from Cowan, the only Registrar in Cape Fear township, and assuming to act as Registrar, he was simply an usurper, or intruder, and all his acts were void. This is substantially the contention of the parties.

According to the testimony of the witnesses on both sides, who testified in regard to it, Thomas and his appointees did hold an election in Cape Fear township; that the same was fair, the count fair and honest, and, as far as any witness knew, free from fraud. So the question narrows down to this: Was a lawful election held in Cape Fear township on the 4th day of November, 1890, and did the plaintiff, relator, receive 155 votes for Clerk of the Superior Court? If you find from the evidence, under the aw as I shall declare it to you, that a lawful election was held in Cape Fear township, and that the plaintiff received 155 votes, you will respond "Yes," to the issue. To determine this question it is important and necessary to enquire by what authority, if any, C. H. Thomas acted. If you find from the evidence that Thomas was appointed Registrar by a majority of the justices of Cape Fear township, in place of James Cowan, who from any cause failed to act, then he was Registrar de jure, and all his acts in registering voters, appointing judges of election, and holding the election, were valid in law, and the election was

issue should be, "Yes." Judge Russell in his reply controvert-But if you do not find that he was ed the position assumed by Mr. Martin. Registrar de jure, that he was not appointed Registrar by the justices of the At the conclusion of his remarks township, you will next enquire whether Judge McIver said that he overruled the he was Registrar de facto, that is, was he a Registrar by color of legal appointment? If you believe from the evidence The jury was called in. His Honor

lawfully held, and your answer to the

presented the issue that he had prethat Cowan appointed him to act in his pared: "Was the plaintiff's relator, S. stead, and he did so act, this, though Cowan had no legal right to appoint, VanAmringe, duly elected to the office would be color of legal appointment, and of Clerk of the Superior Court of New constitute a de facto Registrar. So, if Hanover on the 4th day of November, you believe the entry in the justice's 1890, and is he entitled to be inducted record book, of October 1st, 1890, was put there by Thomas, under the direction or sanction of Cowan, and that Judge Russell then proposed not to go Thomas acted under it, while it would the jury but that he would admit the not be a legal appointment, it would be answer to be true, and let the case stand color of legal appointment and constitute him a de facto Registrar. A regison the complaint and answer with an tration officer is a necessary one in order agreed fact added, that "Thomas, claimto afford an opportunity to all eligible ing to be the Registrar, held the election." The Court declined to submit any issue but the one it had offered and

citizens to register, and if you believe from the evidence that Thomas assumed to act as Registrar, and did act, openly and notoriously, for so long a time as to lead the public reasonably to presume Judge Russell opened the case for the that he had been legally appointed, this relator. He said that he would contend would constitute him Registrar de facto. So if you find from the evidence that he was de facto Registrar, as I have thus explained, and that he acted in that capacistrar by Cowan and Kerr or not. "That ac ity, his acts were valid and binding so cording to the pleadings and all the evifar as the public are concerned as the acts of a Registrar de jure, and this dence Thomas and those who acted with whether he was sworn or not, and him were de facto officers, and in the the election thus held by him absence of fraud their acts were legal in and his appointees would be valid, and your answer to the issue should be, Yes." Otherwise, "No." If you find from the evidence that Cowan contended that Thomas was a usurper and tinued to act as Registrar and employed Thomas as clerk to assist him, and that Thomas whilst sastaining this relation to Cowan fraudulently obtained possession of the books on the second Saturday preceding the election under a promise to return them, and assumed to act as Registrar, he was an intruder, and ment is contradicted by five or six had no authority and could perform no lawful official act, and in consequence

> the issue should be, "No. It is proper that I should remind you that the right to vote is a constitutional right, and registration laws are intended to regulate that right, but cannot destroy or abridge it. In order to facilitate the exercise of this right, and to prevent illegal voting, fraud and confusion at elections, registration is not only important but essential, and to make it serve the purpose of the law it must be made by the proper officer in the way and manner, and the time, prescribed by

the election held by him, and his ap-

pointees, was void, and your answer to

The jury retired at 6.30 o'clock and in a half hour returned with their response to the issues "No." This decided the case in favor of the present incumbent Col. Jno. D. Taylor.

BY RIVER AND RAIL.

Receipts of Naval Stores and Cotton Yesterday.

Wilmington, Columbia & Augusta R. R.-178 bales cotton, 15 casks spirits turpentine, 163 bbls. rosin, 12 bbls. tar, 19 bbls. crude turpentine.

Cape Fear & Yadkin Valley R. R .g9 bales cotton, 92 casks spirits turpentine, 414 bbls. rosin, 51 bbls tar.

Wilmington & Weldon R. R.-130 bales cotton, 6 casks spirits turpentine, 20 bbls. rosin, 69 bbls. tar. Carolina Central R. R.—177 bales cot-

ton, 57 casks spirits turpentine, 338 bbls. Steamer D. Murchison—31 bales

cotton, 28 casks spirits turpentine, 127 bbls. rosin, 117 bbls. tar. By rafts and flats-5 bales cotton, 28 620 bbls. rosin, 157 bbls. tar.

Total receipts-Cotton, 569 bales; spirits turpentine, 198 casks; rosin, 1,682 bbls; tar, 406 bbls; crude turpentine, 19 casks.

Immanuel Chapel.

The dedication of the new church recently erected for the mission of the First Presbyterian Church, on Front and Queen streets, will take place Sunday at 11 o'clock a. m. Rev. P. H. Hoge, D. D., will preach the sermon and Rev. W. M. Miller will give a historical statement of tee mission, which was started a few years ago, and will also deliver the dedicatory prayer.

Death of Louis Adrian.

The sad announcement was made here yesterday of the death in New York city of young Louis Adriansecond son of Capt. Alex. Adrian, of this city. His death occurred at halfpast six o'clock yesterday morning. His mother and father were with him at the time, and had been at his bedside for a week past.

Weather Forecasts.

The following are the weather forecasts for to-day: For Virginia, warmer, generally fair

during Friday, westerly winds. For North Carolina. local showers, but generally fair on Friday, westerly winds, slightly warmer.

#### FUNERAL NOTICE.

The funeral service of the late Capt. DAVID M. MORECOCK, will be held at St. John's Church this (Friday) morning, at 11 o'clock. Interment at Oakdale Cemetery.

NEW ADVERTISEMENTS.

Bananas at Auction. THIS DAY (FRIDAY) 30TH INST., AT 10 o'clock a. m., we will sell at our Office, 15 Princess

street, Thirty-four Bunches Bananas.
CRONLY & MORRIS,

Stockholders Meeting A T CITY COURT ROOM THIS EVENING

at 6 o'clock, "Wilmington and Seacoast Building and Loan Association." W. M. CUMMING, Secretary. jan 30 1t

Babbitt Metal.

perfect substitute for Babbit Metal for sale at the

A LARGE QUANTITY OF OLD TYPE - A

WHOLE NO. 7,591

NEW ADVERTISEMENTS. OPERAHOUSE

## Judge Farrar's Lecture,

"The County Court Lawyer,"

FRIDAY NIGHT, JAN. 30TH, 1891 Tickets on sale at Yates' and Y. M. C. A. Rooms. jan 24 3t sa we fr

OPERA HOUSE

Commencing Tuesday, Feb. 3rd,

## Marie Greenwood

COMIC OPERA COMPANY

36---Select Artists .-- 36. TUESDAY, "BOCCACCIO."

WEDNESDAY, "THE HERMIT." A Splendid Company, Catchy Music. Strong Chorus. Handsome Costumes. Clever Comedians. Refined Ballet. Brilliant Marches. Reserved Seats on sales at Yates' Saturday. jan 30 tf

#### Wanted,

CITUATION AS TEACHER OF PUBLIC OR Private School. Twenty-five years experience. Can teach Latin, Greek and higher Mathematics. Best references given. Apply to
ANDREW J. McINT1RE,
jan 40 1t\* Rocky Point, Pender Co., N. C.

RAINY DAYS

Suggest Rubber Coats. UMBRELLAS, &c.

HEADQUARTERS FOR THESE

ARTICLES IS AT

MUNSON & CO.,

GENTS' FURNISHERS. Wrightsville at Lots POSITIVE, of

-, F Attend 0# Day ed

Telephone Exchange. MEMBERS WILL PLEASE ADD TO THEIR

E. T. COGHILL, jan 22 1w Manager Wil. Tel. Exchange.

Notice. **DARTIES WISHING CRAYON PORTRAITS** of themselves or friends are invited to call and see

KRUPP & WHITELEY,

JAMES D. NUTT,

Crayon Artists, 111 South Front Street. For Rent.

THE ROCKSPRING HOTEL wenty-two Rooms. Partly furnished. Apply to
D. O'CONNOR,
Real Estate Agent.

Medicinal Soaps DREPARED BY I. D. STIEFEL, OFFENbach-on-the Main, Germany, are for sale by

#### The Druggist. Oranges.

jan 28 tf

FLORIDA ORANGES FOR SALE REASONable. - Also Groceries, Brick, &c., by

B. F. KEITH, Jr., 180 North Water St., Wilmington, N. C.

RATES OF ADVERTISING. One Square One Day...

NEW ADVERTISEMENTS.

# NEW GOODS!

JUST COME IN AT

# BROWN & RODDICK'S.

Dress Goods Specialties.

Very Charming Effects in New Patterson GINGHAMS at 8c " Normandy

" Warwick " Leghorn " 124c.

French Toil Du Nord Anderson Stripe Zephyrs Forty patterns of nice new Percales at 15c. Best London 36-inch

Over 1,000 Yards

Merrimack Colored Shirtings, only 7c

manufacture.

Silesias, Percalines, Twills and Fancy Linings.

An Immense Lot of

Ladies' Aprons, From 25c to 85c each. Be sure and see these goods

TORCHON LACES. No end to them?

Ladies' Rubber Gossamers, Children's Circulars, Boys' Coats.

New Silkalines on Second Floor. Truly,

BROWN &

Something Nice. A VERY FINE LOT OF

Country Sausage and Liver Pudding. CHICKENS, EGGS, TURKEYS, CHIP BEEF, N. C. HAMS, S. C. HAMS, PICKLED PIG PORK, SWEET PICKLES in bulk. You can get everything you need in the

> B. F. SWANN, Agent, 118 South Front St. Cow Lost.

AST THURSDAY EVENING FROM PREmarked swallow-fork in left and split in right ear. A liberal reward will be given for her return to M. F. CROOM, 102 North Water Street

Established in 1866.

S. VAN AMRINGE & CO., AUCTIONEERS and Real Estate Agents for the sale of Real Estate, Bonds, Stock, &c. No. 7 Merket street. We have plenty of room and can store all kinds of Furniture Prompt returns made, jan 23 tf S. VAN AMRINGE & CO.

BANISTER BOOTS \$7.50 and \$8.00,

FORMER PRICE

\$10 and \$10.50. Fresh Stock and First Class, at

Geo. R. French & Sons,

108 NORTH FRONT STREET.

THE UNDERSIGNED HAVE THIS DAY formed a Partnership for the transaction of a WHOLE-SALE AND RETAIL GROCERY AND COM-

MISSION BUSINESS under the firm name of FILLYAW & SCHULKEN,

With prompt personal attention and efforts to please, we hope to merit a continuance of the favors shown Mr. O. M. Fillyaw.

Respectfully, O. M. FILLYAW, C. H. SCHULKEN. January 1, 1891. The American Reprint

F THE ENCYCLOPGEDIA BRITANICA s now complete in 25 volumes at \$1.50 per volume Send in your order before the prices advances, YATES' BOOK HOUSE.

Mullets, Mullets, Mullets. 150 BARRELS MULLETS.

> ADRIAN & VOLLERS, S. E. Cor. Front and Dock Sts. Fall Stock

Hardware, Tinware, Complete For sale by

GILES & MURCHISON

IEDRICK. OTTON DRESS e FLANNELL, ONS, with the best HEDRICK. Men's wear direct keep a larger sup the State This mer at Wholesale

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IEN'S UNDER HEDRICK. the Ladies to our RED HANDKER. HEDRICK.

CAUTIONED t them to repair Ve do not hold our tever, except the

ered through out tallment paying it office, or paid it office, or paid it or collector. Mr. are authorized if THERS.

AER.

Red Cross Seree