### WEATHER REPORT.

U. S. DEP'T OF AGRICULTURE, WEATHER BUREAU, WILMINGTON, N. C., Mar. 7. leteorological data for the twe four hours ending at 8 P. M .:

Temperatures: 8 A. M., 53 degrees 8 P. M., 63 degrees; maximum, 74 degrees; minimum, 52 degrees; mean, 63 degrees.

Rainfall for the day, T.: rainfall since 1st of month to date, T. Stage of water in Cape Fear river at Fayetteville at 8 A. M., 10.2 feet.

STY WARNING. Signals with ordered displayed at 10:45 A. M. at a. coast stations from Norfolk to New York. The storm was central in the middle Mississippi valley, moving rapidly east northeast, Predicted that winds along the Atlantic coast from Hatterss northward would become southeast, increasing to high last night and shifting to west

FORECAST FOR TO-DAY. WASHINGTON, Mar. 7.-For North Carolina: Rain Sunday and probably on the coast Monday, colder in west portion Sunday and in the east portion Monday; fresh south winds, becoming west.

### Port Almanac-March 8,

Sun Sets	6.01 P. M
Day's Length	11 H. 36 M
High Water at Southport.	2.48 A. M
High Water Wilmington.	2.18 A. M
The police arrested a m	an in Rose

on a few days ago for giving away \$10 bills. They took him for a

The Philadelphia North American says it is all a mistake about cigarette smoking causing insanity, for it is insanity that causes cigarette

smoking.

Dr. Simon Flexner, chief of the Rockefeller Institute of Medical Research, believes he has discovered a serum that will cure both cholera infantum and dysentery.

The railroad from Caracas to Valencia, in Venezuela, a distance of fifty-five miles, runs through eighty-six tunnels. What a daisy it must be for bridal parties.

St. Louis must be getting gay. The services in one of the churches last Sunday were varied by a rough and tumble facas between the pastor and a femiale member of the

It is said that J. P. Morgan threw confetti during the carnival in Havana. If he went over there after railroads, as reported, the probabilities are that he threw a lot of

According to the latest statement from the Treasury the circulating medium of the U. S. now foots up \$2,355,000,000, making a per capita of \$29.48. The .48 represents the

share of the majority. Mr. George Vanderbilt has at last succeeded in buying out the old darkey who owned a little patch of land in the mid of the Biltmore estate. It with about \$50, but the old chap held out until he got

\$2,250 for it. There is a "conversation club" in Nashville, which allows only one topic of conversation for each month. The subject for this month is "The Fish I Have Caught." The subject for next month should be "The Lies I Have Told."

# STAR. MORNING

WILMINGTON, N. C., SUNDAY, MARCH 8, 1903.

WHOLE NO. 11,088

VOL. LXXI.-NO. 143.

Early Closing of Saloons in the State Tabooed by the Senate Yesterday.

BOND ISSUE ONLY \$300,000

Enlarging Powers of New Hanover Commissioners-Triumph of Christian Scientists-Salary Increased. Republican Resolutions.

[Special Star Telegram.] RALEIGH, N. C., March 7. During the afternoon session of the Senate to day the bill regulating saloons, requiring them to close at 8 P. M., came up, having passed the House. The committee reported unfavorably, but Senators London and Pharr presented

It was tabled, the vote being 23 to 15. The Senate earlier in the day rescinded its amendment to the bond issue bill, making the issue \$800,000, instead of \$300,000; so that it will be enrolled and ratified, specifying \$300,-000 as the limit of the amount and per cent., the maximum amount of interest, the bonds to run ten years.

a minority report and urged the bill.

The House bill changing the bank ing laws of the State so the Secretary of State, instead theState Treasurer, may charter State banks, passed and was ordered enrolled for ratification.

Senator Justice attempted to call from committee the House bill making a statuatory law of damage for mental anguish as applied to telegraph companies, saying that it was too meritorious a bill to be allowed to die in committee, but his motion was voted down by a big majority.

An important bill passed by the Sen-ate was to amend the Code so as to change the oath prescribed for sheriffs.

The bill to regulate the practice of medicine by requiring all to stand examinations before the State Medical Examiners, which was fought so vigorously by the Christian Scientists, was referred to the Judiciary Committee, which action is considered its certain death. It was earlier in the day before the House, where it passed with an amendment that it should not apply to persons practicing spiritual healing. Reference to committee in the Senate was by a vote of 15 to 16. The conference committee reported an agreement that an amendment to the Machinery act be accepted and the

report was adopted. The House bill to appropriate \$100 for repairs to the Croatan Normal school in Robeson county passed. The House concurred in the amend ments to the bill authorising the State Freasurer to borrow \$100,000 from the State Literary fund to meet deficit in

the public school fund. The bill was ordered enrolled for ratification. The Senate bill appropriating \$500 to restore and preserve the Richard Caswell monument at Kinston passed; also the House bill appointing county

boards of education.

Murphy introduced a bill to increase the salary of Superintendent of Public lastruction from \$1,500 to \$2,500. It passed with amendment that the salary be \$2,000 effective at the expiration of the present term. Later he bill passed the Senate.

# LOCAL DOTS.

- Other local, fourth page.

- The paying of Grace, between Front and Second streets has been

- "Murder, or the Way of Cain" will be Dr. Blackwell's theme to-night at the First Baptist church at 7:30

- Mary Crawford, colored, was sent to the roads for 30 days by Justice McGowan yesterday for nonpayment of costs long due. - A handsome souvenir will be

given each lady who makes a purchase at the Orescent Pharmacy, 107 Princess street, on and after to-mor-- Another evidence of the pros-

perity of the city is that a new mall carrier will be assigned to the Wilmington office March 16th, making eleven in all.

- The 5 o'clock men's meeting at the Y. M. C A. will be conducted this afternoon by Rev. R. B. John. The song service will be directed by Mr. W. L. Williford.

- The STAR is requested to announce that the Wilmington Plano Club will meet at the residence of Mrs. A. M. Waddell Tuesday evening.

promptly at 8 o'clock. - Architect H. P. S. Keller is drawing plans for a handsome residence which Mr. S. F. Harmon will build on the lot recently purchased by of colored persons whose purpose is to him on Fourth, between Princess and carry on and operate saw mills, rail-

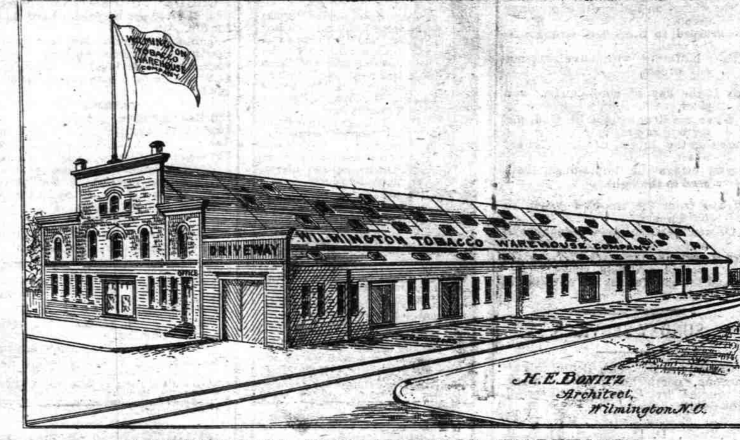
Chesnut streets. - John Moseley, colored, was arrested on the wharf by Policeman Leon George yesterday on suspicion of having stolen some burlaps bags which he was offering for sale in rather large quantities.

NEW ADVERTISEMENTS.

Notice-In bankruptcy. B. & B. Solomon-Matting. Bellamy & Peechau-Dissolved. Str. Wilmington-Carolina Beach. N. F. Parker-Cheapest furniture. Sam'l Bear, Sr , & Sons.—Groceries. G. R. French & Sons—Rubber boots. Mercer & Evans Co.—Ever tried us. J. W. Murchison & Co.—Hardware. Consolidated Railways, Light and Power Co.-Gas ares.

Consolidated Railways, Light and Power Co. - Swept by ocean breezes. BUSINESS LOCALS.

otice—To contracto



## WILMINGTON'S NEW TOBACCO WAREHOUSE.

As the Structure Will Appear When Completed on Company's Site at Intersection of W. & W. and Old Seacoast Railroad Tracks in Northeast Section of the City.

THE SEASON AT THE BEACH.

Consolidated Railways, Light and Power Company's Movements-The Power House Nearing Completion.

The new power station being erected for the Consolidated Railways, Light and Power Co., just west of the old gas light power house and on the river front, is now nearing completion and will be one of the most modern in the South. The frame is a steel structure and two fine boilers of mammoth proportions are in place. The company hopes to be able to make a test of the station April 10th and have it in regular operation by the first of on, and one of the finest switch stalled last week. It is of Blue Ver- the Agricultural Department. mont marble and is complete with known to the twentieth century elecoperator at the power house can in

any other "pranks" he desires to. The new power house will be in full running order before the Summer which are now going on by the C. R., L. & P. Company people. The cars on the suburban live will most probably be operated on a 20-minute schedule from 3 P. M. to midnight daily. A brand new car, having a seating capacity for 70 people, 20 more than the present cars, has been ordered and will be here the middle of May. The freight car now in service will be fitted with four additional motors of 50 horse power each so that in case of an emergency it can be used to trail the old open cars of the Seacoast road, which are now being

overhauled. Work will probably begin this week n making the switch at the Princess street junction. The switch will extend about half way up the block on the south side of the present track and immediately at the junction will be a small office in which tickets will be sold, cars dispatched by telephone and all information possible will be given the public by a man regularly in charge. All along the line there will be telephone stations so that the cars may be moved with safety and dispatch. 'Phones have already been put in at the following stations: Seashore Hotel, Hammocks, Wrightsville, Bradley's Creek, Greenville and Masonboro and others will be placed at Front and Princess and Tenth and

Another hotel at the beach of large size may be regarded as a certainty

CORPORATION OF COLORED PERSONS

Myrtle Grove Building and Trust Company Applied for Charter-Its Objects.

Application has been made to the

Secretary of State for the incorporation of "The Myrtle Grove Building and Trust Company," an organisation ways, railroads, tramways, shell roads, steamboats, barges and flats; to establish hotels and other resorts at or near the seashore on Myrtle Grove Sound: also to conduct a fishing industry and operate seines and all other apparatus

necessary for the management of said enterprise and to conduct a general connection with said general business The capital stock of the company shall not be less than \$10,000 in shares of \$100 each and may be increased to \$40,. 000. Subscription to stock may b made in land, lumber, material, money or labor as may be agreed upon. The incorporators are Thomas H

Sterling, Thos. Whitfield, Melson Hanks, W. T. Cornish, Jesse E. Lowe, Z. A. Hill, R. B. Hill, Joseph Henry, Jas. M. Blackledge, Geo. W. Bryant, William Cooper, Lot Southerland, Jac. H. McNeill, Joseph J. Lane, David W. Sanders, W. H. M. Davis, J. T. Atwood and P. M. Martin.

Get Through-No Bills of Much Importance Passed [Special Star Telegram.] RALEIGH. March 8.—The Senate was

n session until after midnight this morning. Although the regular session of the General Assembly expired at 12 o'clock, a short session of both houses will be held Monday at 9 oclock. It is agreed that both will

adjourn an hour and a half later. The House at night passed the appropriations bill as it came from the the first year to the A. & M. College boards that money could buy was in- | be from the State treasury instead of

Among the general bills passed were synchronizers, volto-metres, amme- to allow Lenoir, Onslow and Jones to tres, polyphase watt metres, auto- build an improved road from Kinston transformers and all other appliances to Jacksonville, Onslow county; to regulate enrollment of bills and aboltrical world. From turning on or off 1sh the engrossing department; to apthe smallest incandescent circuit the propriate \$200,000 for public schools: to abolish the board of examiners of one instant electrify the suburban State institutions. wire with 10,000 volts or play most

The Senate passed the bill providing stenographers for Judges of the Supreme Court at \$1,000 a year. It tabled the bill to make mental anguish a law season, extensive preparations for statutory. It also refused to concur in the House amendment to the appropriations bill as to the payment of the first annual appropriation of \$10,000 to the A. & M. College out of the reasury instead of the Agricultural Department. A long debate on the subject was had and the college was charged with having undue advantage over other State schools. President Winston was charged with undue lobbying on the floor of both houses. The Senate discussed the matter until 12:30 to-day, finally appointing a conference committee to try to adjust the matter Monday.

A pleasing feature in the House was when Bryan, of Wilkes, took the Speaker's deak, and Benbow, of Yadkin, in behalf of the Republican members, presented a resolution of appreciation

or uniform courtesy. Some other bills passed were: Reso ution concerning the improvement of the upper Cape Fear river; to appoint members of county boards of education in the State; amendment to text book sublishers for not having a sufficient number of depositories and keeping them supplied with books; to increase them supplied with books; to increase the power of commissioners of New Hanover so they may grant liquor licenses to resort hotels for six months; to consolidate and govern the colored normal schools of the State, reducing the number to three. The bill was amended by striking out the word "consolidate," but leaving the State Board of Education to decide which

three are to receive aid.

Following bills passed the Senate and were sent to the House: To protect flowers on plazas of Wilmington; to prevent false measuring of liquids; to incorporate the town of Myrtle, in

During the afternoon session of the House the following bills passed: To amend the Code as to sale of liquor or Sunday; to incorporate the Piedment Central Railroad; to incorporate the Reidsville, Yanceyville & Burlington Railroad; to prevent discrimination among directors of State institutions; to amend the law regarding contagions

Real Estate Transfers Yesterday. By deeds filed for record yesterday W. Orandal, Jr., and wife, transferred to J. W. Woodard and other trustees of Front Street Second Advent church for \$8.50 all their right, title and interest to the lot upon which the Front Street Advent church is situated on east side of Front, between Dawson and Wright streets, and J. F. merchandise and grocery business in Baggett and wife transferred to Col. Valker Taylor and wife for 570 house and lot on the east side of Second, between Church and Castle streets, 33x100 feet in size.

Mr. Keith Coming Again.

Collector of Customs B. F. Keith, of this city, has received a letter from his "namesake," Mr. B. F. Keith, the noted Boston theatrical manager, stating that he would leave Jacksonville, Fla., with his party on board the Courier and will arrive in Wilming ton the last of this week.

- The alarm of fire from box 34 at 11:35 A. M. yesterday was on account of small blass in an old bliches back of the residence of Miss Helen Latte, 311 North Fifth street. The ingo was small; the cause, a defer-

ASSEMBLY ADJOURN MONDAY | WILMINGTON CHARTER BILL la Session Until This Morning Rushing to

Tied Up in Conference Committee and Will Likely Die There-Bellamy and Johnson on Scene.

Special Star Telegram. RALEIGH, N. C., March 7 .- The Wilmington charter bill is still in the hands of the conference committee where it went on account of Senator Bellamy's amendment to strike out the third section as to electing the Chief of Police by the people and because of some complication as to the time of the election. City Attorney Bellamy and Alderman E. F Johnson arrived

Senate except that the provision is here to night looking after the matter election fixed beyond a possible doubt in May. Morton says he has not been able to get the bill out of committee. The only hope is to get it out Monday morning and get concurrench on the amendments. This is thought by Morton at midnight to be impossible and the status of the whole affair will have to rest on the laws of 1901 in their complicated form, which, however, have been construed by the Attorney General as fixing the election the first Tuesday in May. The House

and Senate will meet Monday and probably adjourn sine die at 10:30 A. M. Even should Senator Bellamy withdraw his objections now or Representative Morton concede the striking out of Section 3, relating to the election of chief of police, it is hardly thought either house will care to take the matter up in the limited time at their

The House bill is No. 1110 and Senate bill No. 748. The House refused to accede to the Senate's amendment, striking out the election of chief of police Thursday, and the House conferees are Messrs. Morton, Nissen, of Winsston-Salem, and Dockery, of Rockingham. Those of the Senate are Messrs. Bellamy, of Brunswick, and Brown, of Columbus.

### la Municipal Politics,

Rumors yesterday that failure of the charter bill in the Legislature would probably encompass the forthcoming city election with serious complications brought the municipal pot politic to the boiling-over point last night and candidates at once overcame their timidity in expressing their desire for the support of the people. Alderman E. F. Johnson was the first to announce his intention to run for the mayoralty, but others will come forward this week.

Indicted For Perjary,

In Justice Fowler's court yesterday Lizzie Jackson, colored, was too anxlous to shield her friend, Rebecca Moore, also colored, who was on trial for being disorderly in the street. Her testimony in behalf of the Moore woman was, in fact, so contrary to the evidence given by numerous other witnesses that she was held for perjury and placed in jail in default of \$100 bond for her appearance at the preliminary trial Monday at 4 P. M.

Swept by Ucean Breezes."

The Consolidated Railways, Light and Power Co. will operate its suburban cars on an amplified schedule to-day for those who desire to view the ocean at early Spring and for the benefit of those who desire to go down to see about placing their cottages in readiness for the Summer. The special schedule begins at 10 A. M. and parties may go down at almost "any old hour" thereafter until 6 o'clock in the evening.

Delightful River Trip.

The steamer Wilmington will make a special excursion trip to-day to Carolina Beach, leaving her wharf at foot of Market street at 2:80 o'clock in the afternoon and returning early in the evening. The trip will be a delightful one if the weather is at all favorable and will be the first of the steamboat excursions of the season.

Bellamy & Peschau Dissolved.

solumn of the dissolution of the legal ethership of Mesers. Bellamy & bau, by mutual consent. Each of

# RESTRAINING ORDER.

**Until Hearing Sewerage Company** Is Not Allowed to Charge Advanced Rates.

TO ORIGINAL SUBSCRIBERS.

Synopsis of Complaint in Important Case and Ruling of Judge Peebles Thereon. In Benalf of All Patrons-Bond Given by the Plaintiffs.

Mention was made yesterday that a restraining order had been procured by certain original subscribers to the service of the Wilmington Sewerage Company, preventing the latter from disconnecting the complainants from its mains in this city. A history of the causes leading up to the action was also given in these columns yesterday. The order was served upon President W. E. Worth, of the Sewerage Company yesterday and the papers is the case were filed in the office of the Clerk of the Superior Court. The hearing will be in this city Tuesday, March 24th, when Judge Peebles is here to hold the criminal term of court:

The style of the sult upon which the restraining order is issued is "B. Solomon, Walker Taylor, William Flanagap, B. H. J. Ahrens, R. C. Cantweil, William Gilchrist, Geo. S. LeGrand, Timothy Donian and and E. B. Piessants Against The Wilmington Sawerses Company" The mington Sewerage Company." plaintiffs also complain as well on their own behalf as on behalf of all other patrons who may be similarly interested in the matters set forth and who shall in due time come in and seek relief by, and contribute to

the expenses of their action. The complaint sets forth as a cause of action the incorporation of the Wilmington Sewerage Co., by the General Assembly under the Private Acts of 1893, Chapter 582, and the salient points contained in its charter; that the plaintiff and a great many other citizens, desirious of obtaining the benefit of an efficient seweruge system for their respective premises and at what they regarded was a reasonable the company and made application for connection; that after some negotiations, the company proposed to the plaintiff that if they would pay \$50 for connection fee, that the defendant would charge each one of them, so paying, for the use and service of the sewerage system annually the sum of \$2 and no more; or, alternatively, that if persons desiring to connec with and use their system preferred it, they might pay an entrance fee of \$25 and an annual rental of \$4 and no more; that some of the subscriber eccepted the \$50 proposition and others the \$35 proposition, and both parties faithfully kept and performed their part of the contract up to about Jan. ist. 1903: that the control of the stock of the defendant company recently into the hands of others the original stockholders, although the contracts se

existing and binding upon both partie thereto, the defendant on or abou Jan. 1st, 1903, in utter disregard and riolation of the contract rights of these plaintiffs undertook to raise the rate of annual rental for the service, greatly in excess of the contract to an unreasonable and exorbitant degree and served notice that unless paymen was made in accordance with the advance charges, that the defendan would disconnect the premises of the person so refusing to pay with the main sewer. It is further set forth that the plaintiffs have tendered the various sums due by each one of them as annual rental and that upon its refusal at the original rate, they believe that if the threat of the de fendant is carried out and their premises are disconnected, the injury will be to them irreparable, and an action for damages would be, as they are advised, totally inadequate, as plaintiffs are informed, believe and allege, the defendant is insolvent, in that it has an existing mortage upon its entire system for \$150,000, which is greatly in excess of the sum for

which the said system would bring upon public sale. For a second cause of action, after the history of the corpora tion and its contracts, it is set forth that plaintiffs are informed and be lieve that the rates demanded are not only unjust and unreasonable, but that they are discriminating, in that some of the patrons of the defendant who are situated with reference there-to as these plaintiffs, have been offered more advantageous terms and more reasonable rates than those exacted of the plaintiffs in the present action.

The plaintiffs demand judgmedt that

the defendant and its agents and each and every one of them be restrained from charging and exacting more for the use of their sewerage sytem than is collected for by the respective contracts of the plaintiff and all those for whom this suit is brought, and that the defendant be restrained and enjoined from disconnecting the premises of, or in anywise interfering with the proper use of said sewerage system by the plaintiffs and all others for whom the suit is brought.

The complainant was heard by Judge Robt. B. Peebles at Burgaw Friday, Messrs. Bellamy & Bellamy and Rountree & Carr, appearing for the plain-tiffs, and ex-Judge E. K. Bryan for the defendant. Judge Peebles granted the following: .

appearing to the satisfaction of the court from the verified complaint of the plaintiffs in the above entitled action, used as an affidavit, that the plaintiffs have a contract with the desystem of the defendant company, which the defendant is threatening unjustly, illegally, and in violation of the said contract rights, to break, and the said contract rights, to break, and to disconnect the premises of the plaintiffs from the main sewer of the defendant company, and thereby deprive them of the benfits of all sewerage, system in said city; and it further appearing to the satisfaction of the court that if the premises of the plaintiffs, or any of them, are disconnected from the main sewer; it will cause irreparable injury to the person or persons, whose premises are so disconnected:

It is therefore considered, ordered and adjudged that upon the plaintiffs

It is therefore considered, ordered and adjudged that upon the plaintiffs entering into an undertaking with two sureties to be justified before and approved by the Clerk of the Superior Court of New Hanoverjounty, conditioned that the plaintiffs will pay to the defendant such damages, not exceeding the sum of \$1,000, that it may autiain by reason of the injunction, if the court shall finally decide that the

# Swept by Ocean Breezes! Wrightsville Beach,

The Finest Beach on the Atlantic Coast.

	SPECIAL SCHEDUL	FOR SUN	DAY, MARCH	STH.
1	LEAVE		. 1	BAVE
Fr	ont and Princess	. W	rightsville	Beach
	10.00 A. M. (2 ( 1.00 P. M.	Jars)	10.45	1. M.
	2.00 "		11.45 1.45 F	M.
	2,40 · · · · · · · · · · · · · · · · · · ·		2,55 4,15	61 (1)
4	3.00 "		5,05	
200	4.00 " 5.00 "	Laste de	5,15 5,85	
	8.00 "		5.45	66

laintiffs were not entitled thereto. hat the defendant, its agents, servants and assistants refrain from discon-necting the premises of the plaintiffs, or either of them, or of any person for whom this suit is brought, with the main sewer of the defendant, or in main sewer of the defendant, or in any wise interfering with the customary and reasonable use by said parties of said sewerage system. And it is further ordered that the defendant show cause before me at chambers in Wilmington on March 24th, 1908, why the foregoing order should not be continued until the final judgment in this action. Upon filing the undertaking mentioned above the clerk of said court is hereby directed to issue a court is hereby directed to issue a copy of the above order and cause the ame to be served on the defendant.

Done at chambers at Burgaw, in Pender county, this March 5th, 1903. R. B. PEEBLES, Judge Presiding. The plaintiffs gave the required bond in the sum of \$1,000 with J. C. Springer and Thos. H. Wright as

### PERSONAL PARAGRAPHS.

- Dr. and Mrs. George

- Thos. W. Davis, Esq., returned last evening from a professional visit of several days to Duplin county. - Rev. J. P. King has returned from Florida and will occupy his pulpit at the Second Advent church to-

day as usual. - City Attorney William J. Bellamy left last night for Raleigh on business connected with the Wilmington charter bill. - Mr. Adam Empie Wood, form-

hands with friends. - Mrs. W. P. O'Keef anp children left yesterday afternoon for Evansville, Ind., where they will join Mr. O'Keef who left several days ago.

erly of Wilmington but now of Jack-

sonville, N. C., is in the city shaking

- Rev. J.J. Payseur, formerly of none are below a standard which Wilmington, who is now conducting | will compare favorably with that of a very flourishing school at Atkinson, Pender county, is in the city on a

business and pleasure visit. - Mr. Fred Bolles left last night for Washington, D. C., to enter upon his duties as bond clerk for Messrs. Hugh MacRae & Co., of this city, in

their Washington office.

Moved to Indian Territory. Mr. Jno. S. Harriss, a native Wil ningtonian, has removed to the Indian Territory and will make that his home in the future. In a letter, postmarked Hugo, L T., to a friend in this city. Mr. Harriss announces his safe arrival. He says he has staked off a claim and is camping out. Indians are as plentiful there, he says, as negroes are in Wilmington.

Advance Carpenters' Wages. The Wilmington District Council. Carpenters and Joiners of America. composed of five unions in Wilmington and at Southport, yesterday issued notice to all contractors and builders that on and after April 15th the union scale of wages for carpenters in Wilmington and vicinity will be 17 cents per hour and that nine hours will constitute a day's work.

Reception to Dr. Blackwell.

The many friends of the Rev. Calvin S. Blackwell are cordially invited to be present at a reception, to be held in the lecture room of the First Baptist Church, on Tuesday evening, March 10th, 1903. Hours of reception, 8:80 to 10:30 o'clock.

### IN MEMORIAM.

Whereas, Almighty God has been pleased in its providence to call from his earthly probation as we confidently pray to an eternity of est and peace our faithful brother memor. Patrick Glavin. Besoived, That we, the Hibernian Benevolent ociety, with whom he went in and out, lived not labored, desire to record a full and heartest appreciation of our loss. One of its good sembers has gone, prompt with personal florts and labor, generous to give and to extend the helping hand.

We, the survivors, recognize the tenderness from the helping hand.

We, the survivors recognize the tenderness from an and face so familiar remain to us half of a good life and peaceful death.

A name and face so familiar remain to us his a tender memory.

Besoived, That the tenderest sympathy of the costy is reverently tendered the sorrowing life to the boar of wantral because. Resolved, That the lenderest sympathy of the society is reverently tendered the corrowing family in this hour of mutual bereavement.

Resolved, That a page of our records be set apart sacred to his memory and that our secretary forward a copy of these resolutions to the family of our deceased brother.

MICHAEL GRIFFIN, MARTIN O'BRIES, Committee.

For Asthma use CHR EXPECTOR MEA.S ANT.

For sale by J. C. Shepar NEW ADVERTISEMENTS.

Carolina Beach Steamer Wilmington Will make a trip to Carolina Reach to-day tendar) March 6, leaving 1:50 P. M. Arrivo



TERMS OF SUBSCRIPTIO

One Year, by Mail, \$5.00

City at 45 Cents per Month.

Siz Months.

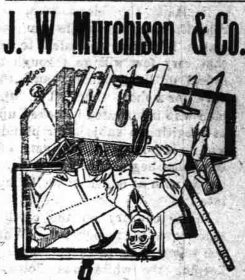
Three Months. Two Months.

### Shoes That Fit and Wear

the hobby of our SHOE BUSI-NESS. The secret of our succ is in the selection of lasts and sty that fit the natural foot comfortab and in the selection of leathers that wear best. If you are particular about this COME HERE. Sole Agency for the W. L. Doug-

**MERCER & EVANS CO.,** 

mr 8 tf 115 Princess Street



### AMONGST OUR TOOLS

goods sold at equal prices by any other house in the trade. Soft metal tools are useless at any price and we handle none of them. These goods are on a par with all other

#### articles in our HARDWARE

stock and those who like a really good article at a nominal price should buy here.

United States Of America, Rastern United States District Court, in and for said cistrict, Fourth division. In the master of J. W. Robbins, voluntary bankrupt. No. '32. In Bankruptcy. Petition for discharge. To the Honorable Thomas B. Purnell, Judge of the District Court of the United States for the Eastern District of North Carolina: J. W. Robbins, of Maxton, in the county of Eobeson, and State of North Carolina, in said District, respectfully represents that on the 4th day of Februay last past he was duly adjudged bankrupt under the acts of Congress relating to bankruptcy; that he has duly surrendered all his property and rights of property, and has fully compiled with all the requirements of said acts and of the orders of the court touching his bankruptcy. Wherefore he prays that he may be decreed by the court to have a full discharge from all debts provable against his estate under said bankrupt acts. Except such debts, as are excepted by law from such discharge.

Dated this 5th day of March, A. D. 1908.

J. W. ROBBINS, Bankrup

ORDER OF NOTICE THEREON. a newspaper printed in said district, and that a known creditors and other persons in interest may appear at the said time and place, and show cause, if any they have, why the prayer of the said petitioner should not be granted. And it is further ordered by the Court. That the Clerk shall send by mail to all known creditor copies of said petition and this order, addressed to them at their places of residences as stated Witness the Honorable Thomas B. Purnell Judge of the said court, and the seal thereof, a Wilmington, N. O., in said district, on the 7th day of March, A. D. 1903.

Mr 8 1t

WM, H, SHAW, Clerk.

ONE BIG WEEK

ACADEMY OF MUSIC

PAYTON SISTERS' COMEDY COMPANY

MONDAY NIGHT "SINS OF HIS FATHER."

### eats on sale Saturday. mr 6 3t A Complete

Line Groceries

amples furnished on application. SAM'L BEAR, SR., & SONS

Notice of Dissolution of

Partnership.