		Deserver and a server and a server and	and the second	a second and a second and		
DAILY NEWS.	IV. and a state of the T	ALDERDVARDER.	Interest a sid he and to be on a second		A La state and me and the	DAILY NEWS
		L. N. WERE STREET				
NE & UZZELL, PROPRIETORS.			AILY		TTO	RATES OF ADVERTISING.
FAVETTEVILLE STREET, over W. C. Stronach & Co.'s Store.						One square, ene insertion
CASH-INVARIABLY IN ADVANCE.						One square, three insertions
e DAILY NEWS will be delivered to	A STATE OF THE STA					One square, one month
cribers at FIFTEEN CENTS per week,		the second s	the second second second second		Section of the sectio	One square, six months
scribers at FIFTEEN CENTS per week, able to the carrier weekly. Mailed at \$7 annum; \$3.50 for six months; \$2 for three	VOL 1	DAT BIOH N	CARUDDAY MODNIN	O TANKA DX 05 1079	10 940	For larger advertisements, liberal of tracts will be made. Ten lines solid no
ths. e WEEKLY NEWS at \$2 per annum.	VOL. 1.	KALEIGH, N.	C. SATURDAY MORNIN	G, JANUARY 29, 1873.	NO. 249.	pareil constitute one square.
PROFESSIONAL CARDS.	MORNING EDITION.	ORGANIZATION OF THE NORTH CAR-	THE BIBLE AGENT AT JONESBORO	LEGISLATURE OF NORTH CAR- OLINA.	nesty and Pardon" bill was referred to	Heaton would vote against the add
EO'. H. SNOW,			The Bible Agent, Rev. P. A. Strobel,		the Judiciary Committee. Adjourned.	the evidence proved conclusively th
	The Kaleigh Daily News.	PANYAt a meeting of the subscribers	delivered an address in the Academy at	SENATE.	HOUSE OF REPRESENTATIVES,	Mabson was ever domiciled in a
TTORNEY AT LAW,	our Sunnile Sund Servis.	to this new company, held at the Citi-	Jonesboro, on Tuesday evening, Janua-		Pursuant to adjournment Mr Sneek-	county in this State except Edgecom
RALEIGH, N. C.,	SATURDAYJANUARY 25, 1873	zens' National Bank yesterday at 12	ry 21st. The Jonesboro Bible Society	FRIDAY, Jan. 24th, 1873.	er Robinson called the House to order	Mr. Bowman had not a single do
ctices in the State and Federal Courts. apt attention given to the collection of		o'clock, on motion, Gov. Tod. R. Cald- well was called to the chair, and Jor-	embraces in its territory the townships of Pocket, Sloan's and a portion of	Senate called to order at 11 o'clock,		L Margadom ha since 1000 TT: / IF 1
is in all parts of the State. 15-1m	Special Notices inserted in the Local Column will be charged Fit-	dan Stone made Secretary.	of Focket, Stoan's and a portion of	Infeutenant dovernor in the chair.	Journal of yesterday read and ap- proved.	voting in Beaufort was a violation
the second s	teen Cents per line.	Col. Wm. E. Anderson reported that 1178 shares had been taken.	of Chatham county as lies between		Mr. Stanford presented a memorial	the law. Whether Mabson really voted under a misapprehension
W DITMMED DITCHETOD	All parties ordering the Nows		Deep River and the Moore line, and a		asking a prohibitory law in regard to the sale of liquor near certain churches	another question.
TCHELOR, EDWARDS -AND BATCHELOR,	All parties ordering the News will please send the money for the	Was	small mortion of Harr ut county The		in Duplin county.	and brown, or meenburg, und
ATTORNEYS AT LAW,	time the paper is wanted.	Resolved, That the capital stock be extended to include all subscribers since		sition and Grievances, Messra, Allen	Mr Shaw a memorial from citizens of	see how gentlemen could vote to k a member in his seat who bases
RALEIGH N. C.	Messrs, Griffin and Hoffman, Newspaper	the limit of \$100,000 had been reached,	N. R. Bryan-President.	Dunham, Seymour and Grandy, from	Moore county asking the passage of a	claim to it upon the fact of hav
lattend in the Courts of Wuke Gran-	Messrs. Griffin and Hoffman, Newspaper Advertising Agents, No. 4 South Street, Baltimore, Md., are duly authorized to con- tract for advertisements at our lowest rates.	and such subscribers be allowed to	James Dalrymple-Cor. Secretary.	Rockingham from Internal Improves	Catthage	sworn falsely in order to vote in Be
I attend in the Courts of Wake, Gran- Franklin, Warren, Halifax, North- on and Chatham, and the Federal	tract for advertisements at our lowest rates. Advertisers in that City are requested to	participate in this meeting.	George S. Cole-Treasurer.	ments, Mr. Murray, from Enrolled bills,	Mr. Grav. a memorial from citizens	fort county in 1871. If the claim had really a domicil'in Edgecombe
Supreme Courts. jan 8-tf	Advertisers in that City are requested to leave their favors with this house.	Upon examination, it was ascertained that 551 shares were represented in per-	N. R. Bryan & Son-Depositary. The Jonesbero' 35 ty is one of the	and mi, Daimaide made reports.	of Date county in reference to fees of	1871, and took the registration oath
LEX. H. SMITH,	LOCAL MATTER.	son and 513 by proxy, being a majority	best managed and most efficient in the	memoriais and Feitions.	Mr. Norment, a memorial from citi-	Hoontont compter that some mean he
		of the whole stock.	State. Its sales of Bibles and Testa-	By Mr. Grandy, a petition from citizens of Pasquotank county, praying	achieve to and the and	feitizen of Regutort county and not
ATTORNEY AT LAW,	E. C. WOODSON, City Editor		ments are larger than any other Society in proportion to its territory. The	ab . C. C. Sterry - Pake shouten of the tall	I DIVITUITUE THE SALE OF HUUUT WITHIN	L'annomba Continer and the
TLAND NECK, N. C.	Post Office Directory.	ment of the company.	Executive Committee gave the Agent an	bridge over Pasquotank river. Refer-	three miles of Ashpole church, Robe-	either horn of the dilemma they wish
I prostige in the ourts of Halifay and	and the second secon	On motion, the election of a Board of	order for about \$150 worth of books.	red.	From the Speaker's desk, a memorial	Mr. Moring said that gentlemen
ing counties. ections attended to in all parts of the	RALEIGH POST OFFICE ARRANGE- MENT.		The receipts from collections and sales of books as reported to the Agent		from the Trustees of Vine Hill Acade-	the other side attempted to extent
nay 11-tf		tlemen were elected as directors for the	amounts to \$60. It is believed that			
R. TURNER	OFFICE HOURS FROM 81 A. M. TO 7 P. M.	ensuing twelve months :	there is not much destitution in the		sale of liquor in the neighborhood of said Academy.	in the next breath descant upon
The second se	Time of Arrival and Closing the Mails :	W T Upchurch, John G Williams, W	bounds of the Society, but whatever it	By Mr. Seymour, a bill to prohibit the sale of intoxicating liquors to minors.	Messrs. Settle, Moring, Brown, of	areast intelligences Man 11
DENTIST.	Western-Due at 7:30 A. M. Close at	R Cox, John Nichols, J B Batchelor,	may be, it will be supplied.	Referred.	Mecklenburg, Johnston and Gorman submitted reports from Standing and Select Committees	the defendant's intelling to the
office on Fayetteville Street,	5:30 р. м.	John W Ounningham, A A MCCoy, 15	SUPREME COURTThe Court met at	By Mr. Troy, a bill concerning Jus-	Derect Committees.	long arror / Batara the Commit
Over Williams Book Store.	Eastern-Duc at 7 P. M. Close at 6:30	Young, W A Smith, W J Hawkins, Walter Clark, T M Holt, J J Davis, T	land and the subscreep process.	tices of the Peace in Cross Creek Town- ship, Cumberland county. Referred.	By Mr. Blythe, a resolution to fix the	Mabson absolutely denied the regis
7-8m.	A. M. Northern via Weldon-Due at 3:20	H Cameron, J C McRae, Tod R Cald-	Eli C. Kecrans et al., vs Dempsey	By Harriss, colored, a bill to re-enact	endar	tion and voting in Beaufort until it
FER CLARK. J. M. MULLE	P. M. Close at 0.15 + M	well, C Tate Murphy, W L Saunders, R	Brown et al., from Randolph. Ball & Keogh and Gorrell for plaintiffs, and	section 568, chapter 7, laws of 1868 and	By Mr. Scott, a bill to make Trent	proved upon him by witnesses up
LARK & MUL EN,	Northern via Greensboro-Due at 5:30	Y McAdder, James A Graham, L W Humphreys, John Manning.	Dilliard & Gilmer and Smith for de-	By Mabson, colored, a bill to incor-	liver a lawful leuce. Referred.	resort he claimed his right to testify
	A. M. Close at 6:30 P. M. Fayetteville and Chatham Railroad	On motion of Col Anderson, the sal-	fendants. Case argued.	porate the Cape Fear Water Works	By Mr. Bennett, a bill to repeal sec tion 2, chapter 4, Revised Code. Re-	his on behalf. Now what credit can
TORNEYS AT LAW.	Mail-Due at 9:30 A. M. Close at 3:00	ary of the President was fixed at \$500	John Long et al., vs. Isaac Holt, from Alamance. Dilliard, Gilmer & Smith,	Company. Referred.	ferred.	given to the statement of a man wh in attempting to prove citizenship in
HALIFAX, N. C.	Р. М.	per annum, and, upon further motion,	and Parker and J. W. and J. A. Graham	Dr. Mr. Compination and according of	By Mr. Dula, a bill to allow the Com-	county acknowledges nariure in
	Put all letters for mailing in letter	the compensations of other salaried of- ficers was left to the Board of Directors.	for plaintiffs, and W. A. Graham for	instruction to the Educational Commit-	I missioners of minkes county to issue	other.
ctice in all the Courts of Halifax,	box as that is the last place we look	Un motion of Mr. Dattie, the question	OLL DIT CTITI	tee, providing for the sale of Durant's	By Mr. Watson, a bill to incorporate	Messrs. Gorman and Brown of I vidson favored the rejection of the
nampton and Edgecombe counties.	for them before closing a mail. It is	of increasing the capital stock of the	John Tapscott et al., from Alamance.	Island to Greenlief Johnson, of Balti-	The Onaper Init and Iton Mountain	port.
n the Federal Courts.	not certain that a letter will leave by first outgoing mail, when it is handed in	company was left with the board of	J. W. and J. A. Graham for plaintiff,	more, Md, for \$1,005 cash. Under a suspension of the rules the resolution	By Mr. Brown a hill to obspece the	Mr. Johnston next occupied the fl
olina, mhi-ly	at general delivery window or to a	Messrs K. P. Battle, John Nichols	and W. A. Graham for defendant.	was adopted.	By Mr. Brown, a bill to change the	and said that as Chairman of the Co

1

11 11 . . .

-

Honore Here Here

в

L. L. Al okt list att in a list on the list of the lis

S A

i nit Latil

tan.

iu. IUM

ci 10

tian ct sand o or-

5

able, cealtisty sting tress cutof at'on e and

Va Va

Ca.

4

Marching

Carolina. mh4-ly	at general de ivery window or to a	Messrs [*] K. P. Battle, John Nichols	and W. A. Granam for defendant.	was adopted.	By Mr. Brown, a bill to change the county line between Mitchell and Yan-	and said that as Chairman of the Com.
ANDREW J. BURTON,	Clerk.	and J. B. Batchelor were appointed a	Jas F Winstead and wife ve Joseph	by mi. menoison, a resolution m	cev countries. Acteried.	tow remarks in defense of the estion of
Δ	once nours for money order and	committee to arrange and have the by- laws and charter of the company	A Charles 1 3 - 20 6 D D	relation to refunding certain railroad	By Mr. Blackwell, a bill to regulate I	the Committee II. 313 and 1 March 1
ATTORNEY AT LAW.	Registered Letter Departments from 9 A. M. to 4 P. M.	printed.	counsel for plaintiffs, and W. A. Gra-	Referred.	the amount of toll to be charged on the Buncombe Turnpike. Referred.	necessary for him to disclaim that he
	C. J. ROGERS,	TOD R. CALDWELL, President.	nam for defendants. Argued.	By Mr. Morehead, of Guilford, a res-	By Mr Perry of Bladen a hill to	was acting as a "partizan" on this floor, (as had been done by the members from
RALEIGH, N. C.	Postmaster.	JORDAN STONE, Secretary. We were pleased to see the full atten-	MESSRS. POOL & MORING It will	charlotte and Rutherford Railroad.	promote the sale of inquor in French's	Mitchell and Davidson,) as he did not
Will practice in the Courts of Wake and Halifax, and in the Supreme and Federal		dance upon the above meeting and the	be seen by reference to the advertise-	Referred.	ferred.	moment entertain the idea that either
Courts. Claims collected in any part of North	see routen rage.	positive interest manifested by the stockholders. It is evident that the	ments elsewhere of this enterprising	By Harriss, colored, a resolution in favor of M. A. Bledsoe. Referred to	By McLaurin, col., a bill to amend	he or any member of the Committee
Carolina, ap 11-tf	LOCAL BRIEFS	leaders in the movement mean work.	times all manners of groceries and pro-	Committee on Claims.	section JV, enapter 155, laws of 1610 1.	who signed the report, was actuated by any such motives, and especially was it
ED. CONIGLAND, WM. H. DAY.	The city was remarkably quiet yes- terday.	and as they comprise many of the most	visions. The Messrs. Pool & Moring are	Calendar.	By Mr. Gray, a bill to create a Board	unnecessary as all must know that if
LAW PARTNERSHIP.		State, we have no doubt, but that the	most excellent business men, and de-	Senate resolution asking our Senators	of Navigation for Ocracoke Bay and Hatterns Inlet, Referred.	the report of the Committee is adopted,
CONIGLAND & DAY,	to der from the Seconth Indicial Die	enterprise will fully succeed, and that	trading public.	and Representatives in Congress to use their influence to secure a law to entirely	By McLaurin, col., a bill to establish	and Mabson unseated, his successor from Edgecombe county will certainly
0		North Carolina will have a State As-		abolish the Internal Revenue system,	a nouse of Refuge and Correction in	be a member of the same political
ATTORNEYS AT LAW,	street, has a hen that lays duck eggs-	sociation at its Capitol of which it may well be proud.	PENDLETON-JONESIn Warrenton,	and if this cannot be done, to so amend the law that our county officers be re-	By Mr. Lutterloh, a bill to change	party as Mabson, and in all probability of the same color. The legal, and he
	in size.	At a meeting of the Board of Direc-	N. C., on the 22d inst., by Rev. C. T. Bailey,	quired to collect and assess the taxes.	the time of holding the Superior Court	must be permitted to say the, "techni-
- HALIFAX, N. C.	The appeal of the men engaged in the	tors at a later hour yesterday evening, Mr. Kemp P. Battle was elected Pres-	to Mrs. V. L. JONES, of Warrenton. Greenville, N. C., paper copy.	Mr. Nicholson advocated at consider-	On motion of Mr. Michael, the rules	cal," view taken by the member from
Practice in the Courts of Halifax and ad-	Hicks outrage case was docketed in the Supreme Court yesterday.	ident, Major Frank H. Cameron elected	and the second of the second se	able length, the adoption of the resolu- tion.	were suspended and the resolution	would onergia more strong'r against
joining counties—in the Supreme Court of the State, and in the Federal Courts. They will give special attention to collecting and	Old "Prob." don't say so, but the in-	Vice-President, Major John Devereux elected Secretary and Treasurer, Col.	NEW ADVERTISEMENTS.	The resolution was lost on its second	asking our behators and hepresentatives	Mabson than in his favor. The evidence is that Macson registered and voted in
consulting business, and to adjusting the accounts of executors, administrators and	dications at 12 o'clock last night were	Wm. E. Anderson and Mr. John C.		reading. Mr. Love moved to reconsider the	the repeat of the bankrupt law was	Beaufort, this he could not do unless
guardians.	very lavorable for show to-day.	Blake, in connection with the President, made the Executive Committee, Dr. E.	Hominy Beans, call on jan25-tf A. G. LEE & CO.	vote by which the resolution was lost.	taken up and adopted. On motion of Mr. Dula, the rules were	he were a "resident" of that county as
The Junior partner will attend at his of- fice in Weldon on Saturdays and Mondays of each week. no 28-tf	The billiard tables at the National Hotel are being renovated and refitted	Burke Haywood made Medical Director,	the second s	Mr. Gudger moved to lay that motion upon the table, when Mr. Nicholson	suspended and the bill to change the	and when he committed these acts he
B. H. BUNN, SAM'L T. WILLIAMS.	with now clothe and trimmings	with Dr. W. S. Royster as Assistant Medical Director.		called the yeas and nays.	time of holding courts in the 10th Ju-	declared in addition to the oath which
BUNN&WILLIAMS,	Geo. E. Pittman, W. C. Templar,	Major Cameron will take up his resi-	On WEDNESDAY, the 26th day of Feb- ruary next, at the Court House door in	The motion to lay on the table pre-	its several readings.	he took, that he was a resident of that county; and if "resident"
	writes Theo. N. Ramsey, from Newbern, that the Lodge of Good Templars which	dence in this city, as the duties of the	Raleigh, I will sell, by virtue of a mortgage executed to me by John and Matilda Galla-	Senate resolution in regard to enlarg-	On motion of Mr. Blackwell, the rules	means "a person with a FIXED abode,"
ATTORNEYS AT LAW,	he organized with ten chartered mem-	Vice President will require his constant attention at the office of the company.	ghar the house and lot in the conthern part	ing the capacity of the Insane Asylum,	were suspended and the resolution in favor of the sureties of Jesse Sumner.	as contended for by the member from Wake, (Badger,) then Mabson, by his
ROCKY MOUNT, N. C.	bers in that city a few weeks ago, now	and the general management of the	of the City of Raleigh, occupied by the said mortgagers, and owned by Matilda Galla- gher, on the North Carolina Railroad, and	was taken up and re-referred to the Committee.	was taken up and passed its third read-	acts of registering and voting, declared
WILLIAMS & BUNN,	numbers forty.	affairs of the company will be under his immediate supervision.	near the southern terminus of wilming-	Rules Suspended.	ing. On motion of Mr. Anderson, of Clay,	himself to be "a person with a FIXED
VV,	Nick Alfrod, colored, a stall keeper at the market, while chasing a recalcitrant	The selection of the above named	ton street, containing about 2½ acres. Terms made known on day of sale. A. G. LEE, Mortgagee.	Under a suspension of the rules, and	the report of the Committee on Privi-	ABODE " in the county of Beaufort, and therefore entitled to vote there. So that
ATTORNEYS AT LAW,	youth through the market yesterday,	officers can but give satisfaction to the	Raleigh, N. C., Jan. 24th, 1873. jan25-D30d.	on motion of Mr. Seymour, the House bill to change the name of Holden	leges and Elections, unseating W. P.	whether the word "resident "as used in
RALEIGH, N. C.	ran against an iron post with such force as to knock him to the ground, where	stockholders and confidence to the public.		Hook and Ladder Company No. 1, to	was taken up. The weight of the testi-	the Constitution, be taken in the sense contended for by the member from Wake,
Business letters may be addressed	he remained insensible for several	COL. TEW AND THE DRY TORTUGAS.	HOUSE AND LOT FOR RENT.	Mechanic's Hook and Ladder Company No. 1, of Newbern, was taken up and	mony goes to show that the said Mabson	or in its broad and generally accepted
either to Rocky Mount or Raleigh. 27	minutes. He afterwards recovered from the shock and was taken home.	-Some two weeks ago while Capt. A.	House Cottage style, containing 5 rooms, with 2 acres of land in lot, good well of	passed its readings.	12 months preceding to his election.	signification, (which was, in his opinion, the proper one to give the matter under
Claims Collected in any part of the State.		B. Andrews, of the R. & G. R. R., was	water, barns and stables attached. The	The resolutions of Mr. Morehead, of Guilford, in regard to the Wilmington,	Abbott, colored, moved to postpone	consideration,) it does not affect the
Practice in the Supreme Court of the State and in the Federal Court at Raleigh.	The friends and patrons of Miller & Nelson, front basement of Metropolitan	traveling in the southwest he met	R. K. FERRELL.	Charlotte and Rutherford Railroad, the	until Monday. Messrs. McGehee, Anderson, of Clay,	question, It seemed to him that the whole
mh 1-tf.	Hall, are informed that they are now	Army who accidently hearing that		preamble of which states that suits are now pending in the Superior Court of	and Moring opposed any further post-	question turns upon the weight of evi-
WYNNE, YANCEY & CO.	receiving a full and complete stock of Wines and Liquors. Especial attention	Capt. A. was from this State, told him	A PARTNER WANTED,	New Hanover to foreclose the mortgage	Mr. Badger tavored the motion.	dence on the subject. We have Mab-
LIVERY SALE AND EXCHANGE STABLES,	is directed to their Bar Whisky, a su-	the following incident, which he assured Capt. Andrews was true:	From the State of North Carolina, with a capital from \$5,000 to \$10,000 to enter into	on said road, and requests the Gover-	Mr. Brown, of Mecklenburg, also op-	son's oath of registration and his vote in Beaufort, in August, 1871, as testified
Contraction of the second s	perior article, and also their old Nash	He said that some months ago, we	an already established business in the city	nor to inform the General Assembly what is being done by him for the in-	posed any further postponement.	to by Mr. Respass, by which he, in
Are constantly receiving	Brandy, bought by one of the firm in Nash county.	forget the exact time, a squalid, ragged, sickly looking man came into his office	and the same required from applicants,	terests of the State in said road, was	The motion to postpone was put to a vote and rejected.	effect, declares he is a resident of Beau- fort, and his own testimony before the
MULES AND HORSES.	Col. T. M. Holt, President of the	in Mobile, asking for charity, and say-	jan23-Dlm.	taken up, adopted and sent to the House.	Mr. Badger moved to postpone until	Committee, sustained by the receipts for
They have now on hand some 30 Mules	North Carolina State Agricultural Soci-	ing that he was a Confederate soldier	Free reaction to the second se	On motion of Mabson, col., the bill	Saturday. Lost. The testimony was, on motion of Mr.	taxes, going to show his continued intention of remaining a citizen of
and 15 Fast Horses, jan16-3m.	consultation with the members of the	just released from the Dry Tortugas, where he had been confined since the		to repeal the act incorporating the Cape Fear Building and Loan Association,	Heaton, read.	Edgecombe county, Now which are
MEMBERS OF THE LEGISLA-	State Executive Committee. The reg-	war.	tion will be made to the Legislature of	was taken up and passed its several	took the floor and, in substance, said :	we to believe? Suppose Mabson had gone to a State and exercised the right
Wishing to procure WATSON'S NEW STYLE	will be held on the first Thursday	Gen. Maury examined such papers as the man had, and becoming convinced		readings.	I have only one or two remarks to	of voting, is there a member of this
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	morning in next month, at 11 o'clock,	that he was no impostor, asked him a	WW FILTRON I. HAPVEY	Special Order.	I make in reference to my claim to a seat	House who will not agree that the exer- cise of this right would prevent him
REMBRANT PHOTOGRAPHS,	on the evening of which day it is con-	great many questions, and among others if he was the last Confederate prisoner	THEFT CON C TADVEV	The consideration of the "Midland North Carolina Railroad Company" bill	Edgecombe county since 1869, as my	from asserting he was a citizen of this
are requested to call early; do not put it of until you are nearly ready to go home. Cal	I meeting of the citizens of Raleigh in	at the Tortugas. The man said no; that		come up as the special order at 111	sworn statement to the committee will show. When I left that county, I left	State at the time he then voted ?
may be executed in the very best style.	Metropolitan Hall, for the purpose of	Col. C. C. 1ew, from North Carolina,	WHOLESALE	o'clock. On motion of Mr. Avera the bill was	for temporary purposes, and when my	
Remember the place, 2nd door obove Tucker Hall. J. W. WATSON.	considering the plans and arrangements contemplated by the Committee and of	Our readers will doubtless remember		considered by sections.	engagements in other counties termina	county, other than that in which he has
jan21-tf	furthering the objects of the Society.	that some four years ago, there was a	LIQUOR DEALERS,	Pending the discussion on the 6th section of the bill, on motion of Mr.	ted, I returned to Tarboro and resumed my employment there. I only ask	provide and the second second second second
FRESH GOODS JUST RECEIVED	JUDICIAL SUPPER Judge E. G. Reade	similar rumor afloat concerning Col. Tew, but from some unexplained cause		Merrimon, moved its further considera-	Justice at the hands of this body,	of a man who, on one occasion, declares
New Currants, Raisins, Citron, Lemon Peel, Dessicated Cocoanut, Flavoring Ex	Associated Justice of the Supreme Court	the matter was not sifted to the bottom.		tion till to-morrow at 12 ¹ / ₄ o'clock.	and if it is deemed proper to return me to my constituents, I accept the situa-	himself to be a resident of one county,
tracts and Essences, Candles, Nuts, Green Corn, Pickles, Brandy Peaches and Crean	. I entertained his precheren of the "ermine	It appears to us that the frequent recur- rence of these reports, to say the least,	RICHMOND, VA.	Messages Received	tion.	he has thus exercised this privilege, in
Starch, Strawberry cakes, Ginger Nuts and	a last night at the Yarborough House.	indicate that there is some foundation	Sole Proprietors of the Celebrated	From the House of Representatives transmitting a number of bills and res-		opposition too to his emphatic denial,
Snaps, Sugar, Cream, Soda and Oyste crackers, Nic Nacks, &c., New York Buck wheat Flour, Champion, Family Flour	. Just before the supper was announced	for them, and we but express the feeling		olutions, asking the concurrence of the	dent." He thought that within the	e fore the Committe, and swears that he
wheat Flour, Champion Family Flour Goshen and Mountain Butter, &c., &c. L. D. & W. H. WOMBLE,	we had a peep at the table which was arranged in accordance with the finished	over the South, when we say that this	TO R SALE.	Senate in the same-among which was a resolution of introduction to Joint		did "vote" and "register." as proved.
Fayetteville Street, opposite Market.	and elegant taste of Mrs. Blacknall the	matter should be looked into. Why	1	Committee to investigate alleged cru-	months preceding his election, &c.	but that he did it under a misappre- hension of his rights ? But it is said by
NOTICE	hostess. On this ccasion we believed she excelled herself, as we never			elties in the management of the Peni- tentiary. Instructs the Committee to		the member from Mitchell, that Mabson
GUARDIAN MUTUAL LIFE INS. Co.,]	looked upon anything more bewitching	hat we continually hear respecting the	(18) Eighteen Horse Power, as good as ew. Terms easy. Apply to	hold their sessions with open doors.)	member, and went on to analyze the	acted under a misapprehension of his rights, when he voted in Beaufort. Why
Raleigh, Jan. 6th, 1873.	y ly tempting.	mysterious disappearance of Col. Tew.	Terms easy. Apply to D. J. ELLIS, GROCER, Hillsboro St., Raleigh, N. C. ja 22-Dit&W4t	On the motion to concur, Mr. Waring from the Joint Select Committee on the	the testimony presented by the Commit-	Addn't Mahson make that plea hafore
concern, that the Agency of the Widows and Orphans' Benefit Life Insurance Com	THE CALDWELL-BATTLE-MCIVER			Penitentiary said that while he was	thought the fact of Mabson's having	e the Committee, and make himself a g witness "before" the Committee proved
pany, the Reserve Mutual Life Insuranc Company, and the Guardian Mutual Lif	e IEBROGIAO,-Iu the case of R. F. Dattie		NOTICE.	willing and ready to vote for the con- currence he desired to say that it would	registered and voted in Beaufort county	him milty of the set? He chose to
Insurance Company of New York, has been withdrawn from the firm of Messrs. Wm	Superintendent of Public Instruction	rious sections desiring consideration	t Application will be made to the General	seem from the resolution that the Com		"deny" the exercise of any right as a resident of any other county than Edge-
H. Finch & Co., and that Mr. ANDREW SYME is hereby appointed the Genera			* Assembly at its present session, for a char- f ter for a Company to be known as "THF OLD NORTH STATE LUMBER, MINING	mittee had been setting with closed	a breach of the criminal law of the	e combe, until the Committee brought
Agent of the said Companies for the Stat of North Carolina,	terday.	persons in the world that control cas	Y AND MANUFACTURING COMPANY."	doors. Such was not the case. Noth ing had been done by that Committee		before them a witness who testified to his voting in Beaufort, and "then" he
The patrons of the Companies will pleas communicate with him in reference to a	An appeal has been taken and will probably be heard in a few days by the	and graceful pens- we give the follow	ja 22-Dit&W4w	in the dark. No political bias or prej	sion of Judge Geston in the case of	of chooses to take that horn of the dilem-
matters connected with their business. BLACKFORD & CLARK,	Supreme Court.	ing as a specimen, received by as jes	- 100 AGENTS WANTED FOR each and every State and Territo	d ndice had been exhibited, and he knew that every member of that Committe	Roberts vs. Cannon, 3rd Dev. & Bat.	, ma in which he is thus placed, and
General Southern Managers. jan7-2awlm,	Batchelor & Edwards for plaintiff	terday: "Sm-I hey bin thinkin for som tin	ry in the Union. 100 per cent. allowed to Traveling Agents, and 40 per cent. allowed to Local Dealers to sell Prof. P. S. Hicks	were willing for the world to see and	Flotohor colored followed in favo	which makes him an illegal voter in Beaufort, rather than lose his seat upon
MEETING OF THE TRUSTEE		that I woold write to you to relate what	t Medicines. Four different kinds for vari-	know their actions. The message wa	of the claims of the incumbent.	this floor, as a member from Edge-
LVL OF THE UNIVERSITY.	ST. PATRICK'S DAY Maj. Seaton	happen in this quit neighborhood bu	t ous diseases. Send \$10 per Express or Reg	10' 11	Mr. Moring contended that the testimony went to show that Mabson	
There will be a meeting of the Trustess of the University in the Executive Office, o	on the occasion of the approaching	I can only agree to this on condition that I state facts and you publish it i	above rates.	Leave of absence was granted Epps	, was " domiciled " in Beaufort count	y argument in behalf of Mabson, that no
Wednesday the 29th inst., at 3 o'clock P. M. A full meeting is desired and requested.	anniversary celebration of St. Patrick	s a propper form I am no han to write a	8 Medicines in North Carolina.	contracting and the second sec	- in 1871, and therefore, the case cite	d member of this House, if he were on a) jury in Beaufort and Mabson was in-
TOD R. CALDWELL, Governor and President of the	Day.	you will readily see from this letter but there is some fiew things that happen	t Medical circulars sent free to any address	Mr. Respess stated that Messra, Holly	was directly against the claim, of th	ie dicted for illegal voting, could bring in
ja 10-law8w Board of Trustees.	tinguished speakers have been invited	hear that perhaps would prov interest	office at the Courthouse.	man and King were detained from the	r incumbent, Mabson was a peripateti	ic any other verdict than that Mabson was
CORN, OATS, MEAL, BACON	and the second	e ing to your numerous readers. I wi	ja 24-Dit& Wit	Mr. Waring stated that Mr. Powe		e an "iltegat voter." It is a remarkable g position to take that in order to entitle
Mess Pork, Bulk Sides, N. C. and Famil		state facts and you can put it in proppe form."	OXFORD HIGH SCHOOL	' Senator from Chatham, was confined t	o that Mabson voted illegally in Beautor	t, one to a seat on this floor, he must be
Flour always on hand. Consignments dail received. A. G. LEE & CO.	y HOUSE AND LOT FOR FALEA. G		a J. H. HORNER, Principals.	The President announced the name		this man was indicted in Beaufort for
DUDLEY'S FRESH TOMATOE	s that he will sell, on the 26th day of	f United States soldier, brought up	a birty to a second sec	of Mr. Nicholson as the Senate brand	in Mr. Moring proceeded at length i	in illegal voting, Mr. J. asserted that the
a station with the second state				a fill a fill and the state of the second second	the all a lite of the claim of the	A long them became Mitcheller and the state
Dadley's Tomato Catering in Desentant	February, the house and lot in th	e standing, by Officers Peatros and Dun	 The Spring Session will begin the second 	the Keeper of the Canital	sitting member	e member from Mitchell, or any one else
Dudley's Tomato Catsups in Decanters. An excellent line of English Sauces jur received. W. C. STRONACH.	February, the house and lot in th	e standing, by Officers Peatros and Dun	 The Spring Session will begin the second 	the Keeper of the Capitol.	sitting member. Messra. Waugh, Ellison, colored, an	on a jury to try the cause, would not be

at.