THE DAILY SENTINEL WM. E. PELL, State Printer. TERMS OF SUBSCRIPTION. The SENTINGS is published every morning ogsept Sunday, on the following terms : for one mouth,

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We solicit the aid of our friends in extendag our circulation.

AN ACT ENTITLED REVENUE

Passed by the General Assembly of North Caro lina, at the Session of 1806.

AN ACT ENTIVLED BÉVENUE.

SECTION 1. Be it enacted by the General Assem-My of the State of North Caroling, and it is hereby enacted by the authority of the same, That for the support of the State Government, and to meet the appropriations made by law, a tax shall be levied apon the subjects embraced in the following schools, to be nated and paid as shall be directed by law ;

SCHEDULE A.

Real property, with the improvements thereon, including entries of land, ten cents on every one hundred dottars of its value.

2. Every taxable poli one dollar; Provided. That persons instinct or permanently disabled shall be exetupt, and, also, such poor and infirm persons, as the County Court may declare and record it subjects of exemption. Every person who, on the hest day of April, shall have any person subject to gott tax as a member of his hantiy, or in his employment, or living on his land or in his house, by consent of the own-er of said lands, shall list such person and pay the tax, and may retain the same out of any

moneys due him.

8. Every ton gate on a turnpike road, and every toll bridge, live per cent. on the gross re-celpts, and every gate across a highway, licens-ed by law, twenty dollars.

4. Every terry, the gross receipts of which amount to one nundred dollars and upwards, one per cent, amounting to tive hundred do lars and upwards, five per cent., and one thousand dollars and upwards, ten per cent.

Every studiorse and jackuss owned in the State, let to mores for a price, six deliars, to be listed in the county of the owner, unless the price demanded for the season for one mare, thall exceed that sum, in which case the amount thus demanded shall be paid as tax.

5. Every dollar of dividend or profit, not previously fisted, declared, received or due, on or before the first day of April in each year, upon money or capital invested in shares in the Bank of Washington, the Merchants' Bank of Newbern, the Bank of Wadesboro', the Bank of Fayetteville, the Commercial Bank of Wilmington, the Farmers' Bank of North Carolina, the sank of Charlotte and the Bank of Yan-ceyville, nine cents; and in shires in all other Banks or corporation and trading companies, and in steam vessels of twenty tons burden and upward, four cents; and any persons listing any dividends or profit of the Banks hereispecially named, shall be required to list the sme separately from any other dividend or profit, for which he is liable to a tax, and also specify the name of the Bank from which said dividend is due or has been received.

6. One-tenth of one per cent, on moneys, if exceeding one hundred dollars due from solvent debtors, including States and gazernments, (except bonds of the United States) or on hand, or on deposit with individuals or corporation within this State or elsewhere, the term "money" to include notes of the United States, or of any State or Corporation, according to their value Provided. That bonds of this State, issued after the 23d of February, 1861, and the balance after deducting the money due and on hand, debts owing by the tax payer as principal, and as surety where the principal is insolvent, shall only be liable. Persons holding such subjects of taxation, as guardian, clerk of any court, executor or administrator, trustee or agent of whatever kind, shall list and be liable to pay

7. Every State and County officer, every President and Cashier, or Treasurer, or other officer of any bank, railroad or other incorpo rated company, and all other salaried persons, except ministers of the grospel, whose annual salaries or less amount to, or are worth, five hundred dollars or upwards, one per cent. on such total salary and fees.

8. On the nett income and profits derived by each person, joint stock company and corpora-tion, from any occupation, employment or business in which they may have been engaged, and from every inquitment of labor, skill, property or money, and the nett income and profit from whatever [except the salaries and fees named in the preceding section, during the year preceding the first day of April in each and every year, to be listed under the head of "Income," as follows: If said income amounts to five hundred dollars, and is less than one thousand dollars, one per cent.; if amounting to one thousand dollars and below two thousan dollars, one and one-half per cent.; it amount-ing to two thousand dollars, and below three thousand dollars, two per cent.; if amounting to
4. Every insurance company, incorporated by
three thousand dellars and below four thousand this State, except companies for mutual assurdollars, two and a ball per cent; if amounting thousand dollars and below five thousand dollars, three per cent; if amounting to five thousand dollars and upwards, three and act imposed, except where laid on gross receipts per cent, on gross receipts, and dividends and profits elsewhere taxed un-for this act, and shall include interest on secu-incorporated out of the State, five per cent, on and dividends and profits elsewhere taxed unrities of the United States, of this State, or tuch taxes have actually been paid, under the

In estimating the nett income, the only de-Second Bent for use of buildings or other

Third. Usual or ordinary repairs, but not for new, buildings or permanent improvements.

Fourth. Cost or value of the labor, (except that of the tax payer himself,) raw material, State, and who shall come in this State in the food, and all other necessary expenses incident-al to the business, from which the income is de-

9. Every carriage or other vehicle for the onveyance of persons, in use, worth at least fity dollars, one per cent, on its value.

10. All gold and silver plate, gold and silver plated ware jewelry worn by males, including watch, watch chains, scals and keys, when co-

mustering and police duty) used or worn about out such license, shall forfeit the sum of fifteen the person of any one at any time during the hundred dollars, to be recovered by the sheriff drogs, nostrums or medicines, whether such State, or may belong to the University, colleges, inperson travel on foot or with a conveyance or clusively used for the University, colleges, in-

DAILY, SHATIW

"I WOULD BATHER BE RIGHT TRAN BE PRESIDENT."-Benry Clay.

VOL. I.

RALEIGH, SATURDAY, MARCH 17, 1866.

NO. 185.

not apply to arms used or worn previous to the ratification of this act, and any person who shall wear said weapons, and fail to list the same, and pay the tax, shall be guilty of a mis-

12. Every resident of the State who brings into the State or buys from a non-resident whether by sample or otherwise, spirituous liquors, wines or cordials, ale, porter, lager-beer, or other malt liquors, for the purpose of sale, fifteen per cent, on the amount of his purchases; every person who buys to sell again spirituous liquors, wines or cordials, or malt iquors, from the maker, in this State, his agent, factor or commission merchant, ten per cent. or

the amount of his purchases.

13. Upon all real and personal estate, wheth er legal or equitable, situate within the State which shall descend or be devised or bequeathed to any collateral relative or person, other than a lineal descent or ancestor of the busbane or wife of the deceased, or husband or wife o such ancestor or descendant, or to which such collateral relation may become entitled, under the law, for the distribution of intestate estates, and which real and personal estate may not b required in payment of debts and other liabili ties, the following per centum tax upon the val be thereof shall be paid :

CLASS I. If such collateral relation be prother or sister of the father or mother of the deceased, or issue of such brother or sister, a

tax of two per cent.

CLase 2. If such collateral relation be a more emote relation, or the devisee or legatee be stranger, a tax of three per cent.

The real estate liable to taxation shall be lised by the devisee or heir in a separate column. designating its proper per cent. tax.

The personal estate or real estate reduced to sesets shall be liable to tax in the hands of the him, before his administration account . Is audi ted or the estate is settled, to the sheriff of the county. If the real estate descended or devised shall not be the entire inheritance, the heir or devisee shall pay a pro rata part of the tax, corresponding with the relative value of the es-

If the legacy or distributive share to be rereived shall not be the entire property, such logatee or distributee shall, in like manner, pay a pro rata part of the tax, according to the value

his interest. Whenever the personal property in the hands of such administrator or executor, (the same not being needed to be converted into money in ourse of the administration,) shall be of uncer tain value, he shall apply to the County Court to appoint three impartial men of probity, to saess the value thereof; and such assessment being returned to Court and being confirmed, shall be conclusive of the value.

To facilitate the collection of the tax on col-Interals, every executor or administrator shall return in his inventory, whether the estate of the deceased goes to the lineal or collateral relations, or to a stranger, and if to collaterals, the degree of relationship of such collaterals to the deceased, under a penalty of one hundred dollars, to be recovered in the name and for the use of the State; and it shall be the duty of the clerk of the Court of Pleas and Quarter Sessions, to furnish the sheriff with the names of the executors and administrators, who make such returns, after each and every term of his

Scarrett v. R.

The sheriff shall collect the taxes as set torth in this schedule annually, unless otherwise directed, and grant to each party paying the tax, a license to carry on his business to the first day of July next ensuing, except in cases where the tax is on non-resident horse and mule drovers. in which case no license shall be required.

1. Every company of circus riders, or exhibitors of collections of animals, seventy-five dollars for each county in which they shall perform or exhibit for a reward. Every separate exhi bition, (commonly known as side shows,) accompanying such performers, or which cannot be seen without the payment of a separate charge, fifteen dollars for each county in which it is exhibited for a reward.

2. Every company of itinerant, stage or theat rical performers, or persons performing feats of strength or agility, or exhibiting natural or ardificial objects, (except amateur performers,) twenty dollars for each county in which they exhibit for a reward, and two hundred dollars when such company performs for a longer time than two months in any county.

3. Every company of itinerant singers or performers on musical instruments, or dancers or itinerant companies, who otherwise exhibit for the public amusement, ten dollars in each county in which they exhibit for a reward.

auce, who take no policy out of the State; or haudred dollars. 5. Every hotel, restaurant or eating house, one half of one per cent. on the gross receipts.

one half per cent. The tax imposed in this sec- if exceeding three hundred dollars, and every tion shall be in addition to other taxes in this gas company, and every telegraph company one

gross receipts, and ten dollars for every county other State or government: Provided, That in in which such company may have an agency estimating the income for the year preceding 7. Every agency of a bank incorporated out the first day of April, 1866, those subjects on of the State, five hundred dollars.

8. Every money or exchange, bond or not Revenue Ordinance of the Convention, shall not broker, private banker, or agent of a foreign broker or banker, shall pay the sum of one hundred dollars for each county in which be duction by way of expenses shall be first, taxes, that an office or place of business; and every person acting for such broker, whether with or without compensation, shall be held and doom-

> capacity of, or as agen for, a broker, and with for a price, belonging to a non-resident of the the intention of exercising any of the functions State, ten dollars, unless the highest price deformance or exchange broker, shall pay the manded for the season for one mare exceed of a money or exchange broker, shall pay the aum of one handered dollars in each and every county in which he shall act as a broker, which tax shall be collected by the sheriff of the coun-

ty and be accounted for as other taxes.

10. Every person who shall propose to act as such, watch chains, seals and keys, when col-scrively of greater value than twenty, five dol-pay the tax to the sheriff of the county in the lars, one per cent, on their value.

11. Every harp and piano is use one dollar, every dirk, bowie knife, postol, sword-came, which shall authorize him to act as broker for dirk came and rife-came, (except arms used for one year; and any person who shall act with-

third of which shall go to the sheriff, and the remainder shall be accounted for as other taxes, and such persons so offending shall be guilty of a misdemeanor.

11. Every money or exchange, bond or note broker, and other persons meutioned in sections 8, 9 and 10, shall pay in addition to the tax herein named, five per cent, on the profits of their business.

12. Every express company, four per cent, on

13. Every public hilliard table, one hundred and fifty dollars, every private billiard table, twenty-five dollars, and every bagatelle table, wenty dollars.

ed ninepin or tenpin alley, or by any other name, fifty dollars, every private bowling alley, ten dottars.

15. Any person whose occupation or business s to keep horses or vehicles for hire, or to let, shall pay a tax of twenty-five dollars. Every licensed retailer of spirituous li

nors, wines or cordials, or retailer of malt li-nors, fifty dollars for one year. In addition this, such retailer shall list the amount of quors, wines and cordials, as required in sched-A of this act, and pay the tax there im 17. Every itinerant dentist, portrait or minus

are painter, daguerrean artist and other per ons taking likenesses of the human face. ollars for each county in which he carries on is business: Provided, That such person as hall fornish satisfactory evidence to the sheriff f the county in which he proposes to practice, that he is a resident of the State, and has listed the receipts of his profession for the previous est, shall be exempt from the tax imposed in this paragraph.

18 Every person who purchases in or out

the State for sale or gift, or brings into the the person distilling the same? Proceed. That State for sale or gift, playing cards. fifty cents any person who shall distal without having prefor each separate deck or pack, so bought or rought into the State, during the year. Every person failing to list and pay the tax mentioned this section, shall, in addition, forfeit and oay five hundred dollars, to be recovered by the heriff, by distress or otherwise, two hundred and fifty dollars of which is to be paid to the cate no taxen

19. Every person that, for himself or as agent for another, at his regular place of business, sells riding vehicles manufactured out of the State,

two per cent, on his sales.

20. Every auctioneer, on all goods, wares or merchandize, whether the growth or manufacture of this country or imported from foreign countries, placed in his hands by a merchant esident in the State, whether owner or not, or by a commission merchant, one per cent on the gross amount of sales; and it by itinersal tra-ders, or such as are not residents of the State, ive per cent, on the gross amount of sales, sub ect to all the regulations and exemptions set orth in the tenth chapter of the Revised Code entitled "Auctions and Auctioneers."

21 Every merchant, merchant tailor, jeweller grocer, druggist, apothecary, produce-dealer, commission merchant, factor, produce-broker, and every other trader, who as principal or as agent for another, carries on the business of uving or selling goods, wares or merchandize of whatever name or description, and who is not taxed on his purchases in some other para-graph in this schedule, one-half of one per cent. on the total amount of his purchases, n or out of the State, for each or on credit.

Articles, the growth or manufacture of this State, if bought in the State, and other articles, the growth or manufacture of adjoining States, if brought into this State for sale, by the grower or manufacturer; shall pay a tax of tenth per cent.

22. Every non-resident, merchant, drummer agent, who shall come into this State and sell any goods, wares or merchandize, by samole or otherwise, whether delivered or to be deivered, shall pay a tax of one-half of one per ct. on the gross amount of such sale, made in any one year, and shall, before making such sale, county, in which he proposes to do business, which the sheriff is authorized to issue whenever such person shall give bond, with security, n the sum of five hundred dollars for the paynent of the tax hereby imposed, at the time and under the same rules and regulations as are prescribed for the payment of merchant's tax'; prescribed for the payment of merchant's tax; and any person violating the provisions of this paragraph shall be liable to a penalty of five hundred dollars, to be collected by the sheriff, four hundred dollars of which shall be accouned for and paid as other State taxes, and he shall be further liable to indictment as for a

23. Every dealer in ready made clothing for males, one-half per cent, on the total amount of

igens for another, sells patent medicines or non-trums, ten per cent, on the amount of his sales. 25 Every non-resident horse or mule drover, or person who receives horses or mules to sell a non-resident, one per cent, on the amount of each sale, due as soon as the sale is effected, and upon his neglect or failure to pay such tax, in every county in which he sells, he shall forcit and pay the sum of one hundred dollars, which shall be collected by the sheriff by disress or otherwise, one-half to his own use and me-half to the use of the State. Every horse or nule drover shall be considered a non-resident. mices the sheriff has satisfactory evidence that e is a resident of the State; and the sheriff shall have power and authority to examine on oath, at any time, any horse or mule drover or person who receives horses or mules to sell for snother, as to whether he has made any sale or exchange, and as to whether he is a pen-resident, or agent of a non-resident, and on his failure to answer, he shall be subject to the same penalty as for failure or neglect to pay

26. Every stud-horse or jackuss let to mares that sum, in which case the amount thus de-manded shall be paid for the license. The pay-ment to one sheriff and the license under his hand shall protect the subject in this paragraph taxed in any county of this State. Every such stud-horse or jackass shall be considered as be-

stud-horse or jackas shall be considered as be-longing to a non-resident, unless the sheriff is furnished with satisfactory evidence that the owner is a resident of the Stata.

37. Every person that peddles goods, wages or merchandize, either by land or water, not the growth or manufacture of this State, or any

otherwise, shall first have proved to the County Court that he is a citizen of the United States, and is of good moral character, and shall have obtained from the court (who may; in its discretion, make or refuse,) an order to the sheriff to grant him peddler's license, to expire on the the clerk of such court, shall grant such licents for his county on the receipt of forty dollars tax: Provided, (1.) That not more than one person shall peddle under one license. (2.) That any person who temporarily carries on a busi-ness as merchant in any public place, and then noves his goods, shall be deemed a peddler. 14. Every public bowling alley, whether call- (%) That nothing in this act contained shall prevent any person from freely selling live stock, egetables, fruit, oysters, fish, books, charts, naps, printed music, or the articles of his own or manufacture. (4.) That nothing crein contained shall release peddlers from paying the tax imposed in this act, on persons who deal in the same species of merchandize, which tax shall be collected or secured in the ame manner as in the case of other merchants

and traders.
28. Every itinerant who deals in or puts up ightning rods, ten dollars for each county

which he carries on his business,
29. Every "itinerant who sells spirituous quors, wines or cordials,' not the product of s-ows farm, in quantities from one quart to e barrel, shall pay fifty dollars for every county, and be under the same rules and restrictions peddlers, except that an order from court

shall not be required for a license.

30, On every gallon of whiskey, brandy, or other spirituous liquors, made for his own use or for sale, by the person-using any distillery twenty-live cents, and a like sum on every gal lon distilled for other persons, to be paid the person distilling the same? Proceed That viously obtained a license therefor from County Court, shall pay a tax of ten dollars for every day or part of day in which he may so distil: and it shall be the duty of the sheriff to distrain the still and fixtures for the paynent of such tax : Provided further, That foregoing proviso concerning license shall not be in force until thirty pays from the ratification of this act: And provided further, That the foregoing proviso concerning license shall only apply to persons distilling spirituous'liq cors from grain: Provided further, That in any county in which there is no court in session at he time when this act shall go in force, the .li nse may be obtained from any seven justices

the peace for said county.
Said tax shall take effect from the first day of anuary, 1866, and the sheriff shall collect the ame quarterly on the first days of April, July,

October and January.

81. Every company of Gypsies, or strolling company of persons who make a support by pretending to tell fortunes, horse-trading, tink-ering or begging, one hundred dollars in each ounty in which they offer to practice any of their crafts, recoverable out of any property be nging to any one of the company. But nothng herein contained shall be so construed as to xempt them from indictment, or penalties im

sosed by law.
32. Every license granted under the provis us of this act, shall be for twelve months from the issuing of the same.

SCHEDULE C. The subjects embraced in this schedule shall e taxed the amount specified and the taxes col-

lected and accounted for as follows: 1. Every corporation that might become in-corporated by letters patent under the prorisions of chapter 26, Revised Code, entitled orations," but shall full to do so, and ap ply to the General Assembly and obtain a special act of incorporation, or shall obtain an act to amend their charter, whether it had been se cured by letters patent under said law or by medial act, one hundred dollars for each act to incorporate or to amend, which tax shall be

paid to the Treasurer of the State. 2. No corporation shall organize under such special act of incorporation, obtained as set forth in the preceding section, or derive any benefit under such act to amend their charter, until it first shall have obtained a certified copy of such act from the Secretary of State, and the Secretary shall, in no case, furnish such copy until the company applying shall have delivered to him the Treasurer's receipt for the tax assessed in the preceding section, which receipt the Secretary shall file in his office.

3. The president and cashier of each of the banks in the State, or on before the first day of October, in each year, shall pay into the Public Treasury the following tax, to wit : If the profits divided among the stockholders of the banks under their charge during the year, amounted to not less than six and not more 24. Every person, who for himself or as than seven percent, one half of one percent gent for another, setts put an entire or nos on the stock owned by individuals or corpora tions; if over seven and not more than eight per cent, three fourths of one per cent, on the stock thus owned; if more than eight percent. one per cent, on the stock thus owned. In case the said officers of any bank shall neglect, or full, to pay the tax as herein required, said bank shall pay double the amount of such tax, and the same shall be sued for and recovered by Attorney General in the name of the State, in the Superior Court of the County of Wake,

4. Every license for an Attorney to practice law in the County or Superior Courts, fifteen dollars, to be paid at the time of obtaining the same, to the Clerk of the Supreme Court, who shall before the first day of October in each year, render to the Treasurer of the State, a list setting forth the names of the persons from whom received, and the amounts received, and pay into the Public Treasury the total amounts, less five per cent, contralssion for receiving and accounting for the same.

mortgage deed, marriage contract and deed in trust, made to secure debts or liabilities, one ioliar, and every other deed conveying title to real estate, when the consideration is three hun dred dollars or upwards, fifty cents, payable the Clerk of the County Court. No clerk shall grant such lickase or admit to probate such instrument, until the tax shall have been paid and the receipt shall be endorsed on such license or instrument, and be registered with the same.

6. All the property and other subjects of taxa-tion shall be annually taxed as by this act enacted, unless such property be expressly exemp ted from taxation by this or some other act and the property and estate hereby from taxation, are all such and their reby exempted may belong to the United States or to this

stitutes, seadenies, and schools for the eduction of youth, or the support of the poor or af flicted, or especially set apart for and appropri-ated to the exercises of divine worship, or the propagation of the gospel, or such as may be set apart and kept for graveyards and burial first of July next enquing. And the sheriff, on lots; all such property and estates, and their production of a copylof such order, certified by production of a copylof such order, certified by cultural societies, and be set apart and use them for agricultural fairs, and all such an their profits as may belong to any church or religious society, and be set apart and used by nem for parsonages.
7. And he it further enacted, That all laws im

osing taxes, the subjects of which are revised in this act, are hereby repealed: Provided, That this repeal shall not be construed to extend to the provisions of any law, so far as they relate to the taxes listed, or which ought to have been listed, or which may be due for the year 1865, or for any year previous thereto. (Butified in General Assembly, this 12th day of March, A. D.,

> S. F. Punlips. Speaker of the House of Commons. C. S. WINSTRAD. Speaker of the Senate.

I. Rosser W Best, Secretary of State in and for the State of North Carolina, do hereby certify that the foregoing is a true copy of the original on file in this office.

Given under my hand, the 13th day of March, D., 1866. R. W. Bear. A. D. 1866 Secretary of State.

Abstract of the Act for Collecting Revenue There will be no valuation until 1867. The tax of the present year is on the valuation of 1860. In case of increase in value since 1860, by means of mines of metal, coal or other val-uable thing being discovered or worked or by eason of new buildings being scotted, or who lands or town lots have since 1860 decreased in value by reason of fire or other extraordinary auses, or by reason of failure of mines, there to be a new valuation by the list taken and we freeholders. This new valuation is to be

n the basis of valuation of real estate in 1860. List takers appointed at first Court after anuary 1st. Should Court fall, three justices may appoint on or before April 1st. Notice to e serred within ten days. Lists to be taken setween the 2nd Monday in April and 1st Thursday in May. Lists refer to April 1st, to be returned to clerk on or before 4th Monday in May. Clerk to furnish Comptroller with abstract on or before 1st Monday in July.— Clerks to deliver duplicates to sheriffs on or before July 1st. Licenses and returns under schedule B. of the Revenue Act, to refer to

July 1st.
Sheriffs to return list to Clerk of taxes collected under schedule B. on or before 2nd Mon-day in August. Clerk to send duplicates, there-of, to Comptroller, on or before 3rd Monday

Clerk to make out list of taxes received by im and to report the same to. Court next pre-

ceding 1st July and pay to Sheriff,
Sheriff to pay taxes into Treasury between
3rd June and 1st November of the present

By aid of the above 'summary, the County Courts may proceed with the appointment of list takers, and the list takers may perform their duty. With the above exceptions, the law is substantially the same as the law of 1858-'39, which may be used as a guide until the present acts can be printed and distributed.

In all cases where necessary, the chairman of the County Court may call a special term, givto lay county taxes at the first term in this year, the next regular term, or a special term called as above, may lay the taxes.

FOR 1866 BRADLEY'S CELEBRATED DUPLEX ELLIPTIC

SKIRTS

LACH HOOP BEING COMPOSED OF TWO I ERfe tly Tempored Pingle Springs, braided it bits
and firmly to ether, edge to sign, forming one loopand making the strongest and most feesible, the tight
est and most durable spring made.
They will not boud or broak like the single springs
but will always preserve their perfect and beautiful
chore, in a

Crowded Assemblages,

Churches, Theatres, Railroad Cars.

For Promenade or House Dress In fact, they are apparlor to all others, combi-

Economy, Lightness and Durability Require for Bradley's Duplex Elliptic or Double Spring Skirt. Skirt. Hanufactured, exclusively by

Wests, Bradley & Cary,

97 Chambers and 79 and 81 Roads Sts. Non Fork. A full assertment of these Superior Skirts constant ly on hand, and for sile in a great worker of alone, by W. H. & R. S. THCKER,

KELLOGO WHEELER & CO. A. KLINE. RANDALL& MANN, And all other Marchaots who sell First Clara Skir in this City and shreeghout the Houthern States. Jan 9, 127, hour

Candles. BOXES "Adamantine" for hale by A. A. WILLARD. ADVERTISING RATES Advertisements occupying not more than 10 line \$1.00 2 weeks 1.50 1 month 2.00 2 months 2.50 3 is 3.00 6 is 10,00 15.00 20.00

Special notices, under a special head, will be harged andollar per square for each insertion.

Funeral notices will be charged as advertisement The simple announcement of a death or marriage rill not be charged.

E. F. Coe's Super-Phosphate of Lime. BONE MANURE.

WARRANTED GENUINE.

BEING MADE OF THE BEST MATERIAL AND

DEING MADE OF THE BEST MATERIAL AND in the most approve d manner, it is recommended to the public as superior to any other in the market. All whe have used it speak of it in the highers terms of praise, and those engaged in its manufactors will constitue their best endoavors to advance the high reputation which it has sequired.

We quarantee the Phophate to be well manufacted, and recommend it in preference to any other artificial mature in the market. We consider R mearly equal to the best Ferevisia Guano, although invested at half the price.

Measta B. H. Allen & Co., the well known manufacturers of agricultured implements, say of it:

"We take pleasure in stating that we have seld E. F. Cou's super Phophate of Line for four years.—It has given unive sal satisfaction to our outcomer. We most chaerfully endoave it as an article worthy of the confidence of the public, and the purchases may rely upen security an article honestly and care fully manufactured.

"We would state that, after careful examination, we believe this Phombate has been impreved each year since its incrediction to this market, and that it will continue to maintain its present high standing.

"Very respectfully, "R. H. ALLEN & CO.,

"No. 191 Water street, New York."

"No 191 Water street, New

R. Fakwa Cos, Esq.,
Annexed please find result of my analysis of sample of your Super Phosphate of Lime left with me.
This being such a superior article in every respect,
I cannot refrain from congratulating you upon such
canufacture, which undoubtedly will meet with

naufacture, warry success, I am,
Wishing you every success, I am,
Respectfully yours,
G. A. LEIBIG: Batrinone, August 3, 1884. Batrinons, August 3, 1866.
Of Free Pheopheric Acid Hydron Phocic Acid.
Of Bt Pheopheric of Lines.
containing of Anhydrous Phoephoric Acid.
Of Neutral Phosphate of Lines containing of Anhydrous Phosphoric Acid. 7 45 3.70. 8.85 phoric soid.
Of Sulphate of Lime hydrated. 4. be. 21.20. containing of sulphuric Acid (Sor.) Of Alkaline Balta as Sulphates. Of Organic Combustible Matter, capable of producing Aumonia.
Of Animal Coal and Sand.
Phosphoric Acid soluble in Water, 11.15. Phosphoric Acid insoluble in Water. 4.86.

MANUFACTURED BY ENOCH COE, Hunter's Point L. I. THE UNDERSIGNED HAVE BEEN APPOIN ted Agents for the State of North Carolina, and supply this superior furtilizer at manufacturers

Put up in harrels of about 300 pounds weights. TOO Barrels now in Store, Wilmington, N. C., Jan. 1-120-3m.

PROSPECTUS OF THE

COSMOPOLITE On the Pirst OF January we will commence the publication, in the City of Baltimore, of a monthly

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