

THE SENTINEL.

THURSDAY, SEPTEMBER 5, 1867.

NOT IN.

BY ALICE GALT.

She waited in the drawing room,
Good Mrs. Mabel Moore,
With flowers of a pretty lace
Wore on the dress she wears.
Upon her head a French bonnet,
And on her caprice each bower.

One little foot just pressed without
Her prettiness no wane,
Her hair, a little grey, true,
Was woven in bright wreath,
And sweet her glances shone around,
As if some good thing she had found.

The clock was on the stroke of eight,
And still the world slept,
Now listening sleep, and laying low,
One hand upon her heart,
And loyng with her curl and ring,
And singg other "githin' song."

A ringing step was heard, and then
A ringing at the door;
She sprang up half too soon,
Said Miss Mabel Moore,
Then to her maid—"It is sin,
Go quick, and I am sin.

"For if he loves me so he says,
He can afford to wait;
And comes again precisely at
Five minutes after eight.
My nerves are really quite bursting,
So very earnestly longing."

But time does never run smooth,
As oftentimes it fails,
And when the doors opened wide,
And when the eyes were wide,
The maid behind the expected guest,
She smiled and yearned her best;

And left him with a grace as sweet
As if she craved leave,
Her mistress had declared it was
A little bit too soon;
And that she thought it was no sin.
To send him word she was not in.

"Ay, ay, well," the guest replied,
In truth I make no noise,
That you either be in or no,
I've nearly forgot;
And she who sent him from the door
Beneath Miss Mabel Moore.

(From the Cincinnati Commercial.)

A DELIBERATE SUICIDE—ALL FOR LOVE.

A young German named Joseph Zumbruch deliberately committed suicide yesterday afternoon, under the following circumstances: About a year ago he first met, and immediately conceived a passion for, a beautiful young milliner, who is engaged in the establishment of Mr. Geo. Fox, No. 404 Vine street. He endeavored not to conceal his admiration, and the young girl did not disregard his addresses, but received these attentions with a coquettish toleration that had the effect of greatly augmenting his growing affection for her, and urged him to renounce his exertions for securing her hand in marriage. The style of courtship customary in such cases followed, until when the young man had reached the confines of desperation in his love chase, he offered his name and his fortune to the fair milliner, who, with no apparent compunction, rejected both without the slightest hesitation.

This repulse plunged Zumbruch into all the misery attending unreciprocated affection and in the endeavor to dispel the gloomy thoughts that oppressed his brain, he threw himself into the society of dissolute and temperate companions. In the course of a few months he relinquished his tomes of watch-making, and went to the city of Paris, Kentucky, where he remained until last week, when he returned to this city.

His first movement was to visit his quondam enslaver, who refused to receive him. He tried on several occasions to obtain an audience, but failing in his designs fell to drinking, and it is said by his friends that his mind became deranged. Yesterday afternoon he entered the military store and asked that he might see Miss —. On being refused a view of her countenance, he took from his pocket two daggers and gave one to the attendant, to whom he said: "Give this knife to Clara, and tell her when she has used it, I, also, will be dead; we will die together." The shop girl took the knife and sought to wrench the other from Zumbruch, but was unsuccessful in the attempt. He then asked the girl if she would give the weapon to Clara, and, on being answered in the negative, exclaimed, "then this is the last of me," plunged the knife into his heart and fell on the floor a corpse. A number of persons, attracted by the shrieks of the woman, rushed to the house, and a scene of excitement and great confusion ensued. The body of the suicide was subsequently removed to the residence of his infatuation, No. 673 Vine street.

JOS. P. HILLMAN, EUG. M. WILLIAMS,

HELLEN & WILLIAMS,

GROCERS AND COMMISSION

MERCHANTS,

COURT HOUSE BUILDING,

NEWBERN, N.C.

July 10-24-25.

BENJAMIN ROBINSON,

[LAW OF NORTH CAROLINA.]

Attorney and Counsellor at Law,

137 Nassau Street,

NEW YORK.

Associated with ROGER A. PYRON, Esq., formerly of Virginia, will attend, thoroughly and promptly, to all business committed to his management.

Aug. 1-2-3-4.

1867, FALL TRADE. 1867.

WE HAVE JUST RECEIVED A

FRESH SUPPLY OF

BUDDY MATERIALS.

R. D. BROWN, Spokes, Mallets, Bush Leather, By Examples, Martin, Drilling, Cutters, Drills, Mallets, Oil Carpeting, with a present assortment of other materials.

ALSO,

Clo. Nails and Finishing Brads.

J. BROWN,

White Headed Leads.

Aug. 12-13-14.

WANTED.

A GOOD MALE TEACHER to take the general superintendence and charge of the Male and Female departments of the RICHMOND ACADEMY.

A corps of experienced and efficient teachers, with good references, required, Aug. 1-2-3-4.

R. P. MCGOWEN,

One of the Board of Directors.

Aug. 11-12-13-14.

ON HAND.

A FEW CASES (20 lbs.) White Zinc Lead.

ALSO,

Two Parcels, 6 lbs. wide, for Top Linings.

Aug. 17-18-19.

WITH HAMPS & LEADS.

Aug. 20-21-22.

C. B. COOK.

125 Broad St. CORN, Arriving.

PULLIAM, JONES & CO.

Aug. 20-21-22.

C. E. BAILY.

We have just received, on Consignment, a

case of RITTIG'S OLD RYE WHISKEY, in 6 and 10

gallons bottles.

PULLIAM, JONES & CO.

Aug. 20-21-22.

RECONSTRUCTION—SUPPLEMENT. TAL HILL NO. 2.

POSED AT THE JULY SESSION.

SECTION 1. Be it enacted by the Senate and House of Representatives of the United States in Congress assembled, That it is hereby declared to have been the true intent and meaning of the act of the second day of March, one thousand eight hundred and sixty seven, entitled an act for the more efficient government of the rebel States, and the act supplementary thereto, passed on the 24th day of March, in the year 1867, that the governments then existing in the rebel States of Virginia, North Carolina, South Carolina, Georgia, Mississippi, Alabama, Louisiana, Florida, Texas, and Arkansas, and wherein it is necessary to provide for the same, shall be referred in each State to the district or districts in which they are situated, and the same governments, if continued, to be retained subject in all respects to the military commanders of the respective Districts and to the authority of Congress.

SECTION 2. And be it further enacted, That the commander of any district named in said act shall have power, subject to the approval of the General of the armies of the United States, to have effect till disapproved, whenever in the opinion of such commander the proper administration of said act shall require it, to suspend or remove from office, or from the performance of official duties and the exercise of official powers, any officer or person holding or exercising, or professing to hold or exercise, any civil or military office or duty in such district, under any power, election, appointment, or authority derived from or granted by, or claimed under any so-called State or the government thereof, or any municipal or other division thereof, and upon such suspension or removal such commander, subject to the approval of the General aforesaid, shall have the power to provide from time to time for the performance of the said duties of such officer or person suspended or removed, by the detail of officers or men of the army or navy, or by the appointment of some other person to perform the functions of any office or duty, and to fill vacancies occasioned by death, resignation or otherwise.

SECTION 3. And be it further enacted, That the General of the armies of the United States shall be invested with all the powers of suspension, removal, appointment and detail granted in the preceding section to district commanders.

SECTION 4. And be it further enacted, That the acts of the officers of the army already in service in said districts persons exercising the functions of civil officers and appointing others in their stead are hereby confirmed; provided that any person here-to-fore or hereafter appointed by any district commander to exercise the functions of any civil office may be removed, either by the military officer in command of the district or by the General of the army; and it shall be the duty of commanders to remove from office, as aforesaid, all persons who are loyal to the government of the United States, or who use their official influence in any manner to hinder, delay, prevent or obstruct the due and proper administration of this act, and the acts to which this is supplementary.

SECTION 5. And be it further enacted, That the boards of registration provided for in the act entitled "an act supplementary to an act entitled an act to provide for the more efficient government of the rebel States," March 2, eighteen hundred and sixty seven, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to ascertain upon such facts or information as they can obtain, whether such person is entitled to be registered, under said act, and the oath required by said act shall not be conclusive on such question, and no person shall be registered unless such board shall decide that he is qualified therefor; and such board shall also have power to examine under oath (to be administered by any member of such board) any one touching the qualification of any person claiming registration. But in every case of a refusal by the board to register an applicant, made in every case hereinafter provided, the board shall make a note or memorandum, which shall be returned with the registration list; and upon such a note or memorandum, shall have power, and it shall be their duty, before allowing the registration of any person, to