JOSIAH TURNER, Jr., Editor. JULY SPELVAN, Assorinte & Local Editor.

MONDAY, O TOBER 2. 1871.

CHAMBER OF THE STATE CEN-TRAL EXECUTIVE COMMITTEE OF THE DEMOCRATIC-CON-SERVATIVE PARTY.

Валиюн, 12th Sept., 1871. There will be a general meeting of the State Executive Committee of the Democratic Conservative Party, held in the City of Rshigh, on Wednesday, the 18th day of negro, from the table: October, proximo, Each member of the Committee is earnestly requested to attend; and County Executive Committoes are invited to be present, or send a delegate. Matters of importance will be considered.

By order Central Executive Committee. THOMAS BRAGG,

STANDS ALONE AT THE GUN. Col. Mark Erwin loss left the city, tempor usity, and leaves Col, Lewis Hanes alone fired his first shot at his old conservative triends, charging them with defending erime and criminals. He defends Fat timrow, the marshal, who picked the jury. He charges that the main reliance of the con-realize party for success is "through mariler and scourging." That the conaurvative press, by exensing, " have made theraselves parties to the outrages committed by the kirklax klaa."

There has been no defence made for ction by the conservative press. Mr. Hancy never charged it until he went into the pay of Long Perry & Co.

The "Long Percy! charges that the conscivatives belong to the White Brothhord, and other secret societies. The editors know that one of the leaders of the equilican party, Mr. Badger belonged to a secret society known as the White Brotherhood, or the Union of Democracy, for we have often published it. The evidence lately elicited shows that republicans belonged to the kuklux in Ratherford. Q. Bushee, J. P., late editor of the "Long Perry," belonged to a secret society known as the Constitutional Union Guarda.

We make no apology for kuklux or crime; for republican leagues or the arsons and rapes their members have committed to the county of Wake and other counties of the state. We have called from the briginning upon kuklux and leagues to e are their ourrages, and dissolve their clubs, khine and dens. We now repeat

It is all lidle for Judge Dick, Judge Tuomas and other radical leaders, to hidin a secret society, with 80 000 negrous bound together in a black brotherhood and then call on men in the White Brother hood to come out and dissolve their combination. If the carpet-baggers combine the negroes in a secret society, the white men will be upt to combine the whites to coun teract them. He is no friend of true gov ernment who will denounce one secret pofitical party, while he belongs to another. Down with all of them, whatever the "Long Perry" may say. Fire on the longues, brother Hanes, as well as on the kuklax.

HOW IS THAT! Andrew Ramsour, of Catawba county, was kuklused on the 6th of June, 1870. The kuklux act of Congress was passed 29th of April, 1871. This is the second court that Ramsour has had his neighbors here under the charge of kukluxing. It is 200 miles from Catawba to this city, and only 50 miles from Catawba to Marion. Why not have tried them in Marion ! The same court sits there and here. Why was the Rumsour case deferred for the trial of Shotwell and others ? Ramsour has acut some of his witnesses home, and is proposing to one of the defendants that he will drop the prosecution as to him, if he will pay the cost. This the defendant declines to do. One of Ram power to transact all their business, but sour's friends says that the old man had at revealed to him in a vision that the de fordants wors the men who kukluzed him Now Ramsour says the vision deceived him as to one of them. Ramsour swore before the Outrage Committee, at Wash lighten, that he knew only two of the parties who whipped him, and he knew nsour awore, too, that Newton Willing, negro, was kukluxed, shot and died, yet the negro is known to be living to this day. The defendants that Sturbnek cannot convict, he intends to pornish by holding them in attendance on government to be loved must be lovely. out. A gentleman from Chatham was bound over to court, and Starbuck held him under buil for Lyo coarts and findly d subsed him because there was no eridence upon which to find a bill,

SOCIAL BUIL Without discussing the subject, perhap it is proper to note the fact, that Mer Spencer and other ladies of Washington Uity, are attempting' to reclaim the faller women of that city, by giving them work and employment to carn a living. The We must provide against the stealing of public appearance of the level and tainted with the pure and wirtness, gives rise to serious discussions not fit for print. Mrs. Spencer, the leader in the reform, is fast oming the satisfact of scandal hereif The letter wilters of Washington are publishing that her husband has also doned her became she penisted in sttend ng of the woman's club for the say pression of the social evil.

The Book and anys that on more than one occasion senator flames has ex-ressed the opinion that "Gen. Grant function who ever as in the presi-ial more: lower intellectually than the Johnson. Jower morally than the Paper and Jower socially, because ties in Mr. Physic was a gentle INSULTED MANHOOD.

Much is now being said about the president's insulting a negro at Tidsville, Penn. The president not long since took breakfast in this little groupy town. Sexenty-five tickets were sold at \$2 each for the privilege of sitting at the table with the chief of the nation. A negro, named Lee, bought a ticket and was refused ad mittanes and a seat at the table. James Harris, segro candidate for congress, says pegroes wish no social equality. George Alston, a negro of Chatkam, says, " No. republican can refuse to sit at table and eat with a negro, and associate with him as with a white man, if he does, he is acting the part of a hypocrite and should be expelled from the party." There's logic in dat nigger." The Titusville Courier thus speaks of the exclusion of Mr. Lee;

We Lave denounced this treatment of Mr. Lee, and still denounce it, as an outrage upon the colored American citizens and as an outrage upon American citizens without regard to color. And we cannot help thinking that all candid and fairminded persons will agree with us in this ion. We have no wish to make political capital out of this matter. The omition of the demogratic party, when he attempt was made to take from the states the right to populate suffrage in their power upon the general government, is very well understood. In this position we naturally get the ill-will of the colored people, and expected, as has been general ly realized, that they would vote against at the "Long Perry." Gunner Hanes all the rights and dignities of American citizens, we shall unhesitatingly condensu my attempt to rob them/of their privi-

The New York Sun (edited by Dana)

A gross deliberate afford of this de scription is not to be atoned for by any amount of empty professions, or by the ucion of the gove protect the negro from the oppression of the whites at the south. Here thing tangible, stinging, and which can not be explained away, perpetrated under the eyes of the president himself. .Will formal enactments, assuring the rights of the negro, compensate for this insuit f. In the southern states and in the city of Washington there are pend statutes protecting the negro in all the privileges of the white man, and keepers of saloons let negroes drink at their bars. But what does formal social recognition amount to, is against the insult of having the door of a public entertainment, given to the president in his official espacity, shut in the face of a black man after he has paid money for a ticket?"

The Sun mys: 'In the muthern states and in the eith of Washington there are point statutes protecting the negro in all the privileges of the white man, and keepern I solution have been subjected to fine for reusing to let megroes drink at their lesse. to vivit rights bill and the footscathmendment, applicable not only to the outhern states, but to the whole Union." LEASE OF THE NORTH CAROLINA RAILROAD.

It is a little remarkable that the board d directors of the North Carolina railroad should arrogate to thouselves the power to dispose of the whole property of the curporation in a secret and chandestine man er without giving public notice and inviting competition among bidden and persons desirons to lease. This is the second time Billy Smith and his board have attempted to lease the road in a clan-

We copy the following extract from a aso decided in Connecticut, to show that Billy and "Red Eye" may get be checked in their wild and lusty career to dispose of others property in a secret manner, at an inn-lequate price and without consulting the owners of the property

Knapp & Miller Rutland & Washington Rail-

way, In this case the directors mortgaged t

road without the consent of the stock holders: "It has been repentedly decided that

they have no such power. They are only the general business agents of the com-pany; they have consequently, only au-thority to transact those functions of the company which come under the general denomination of business. And the pro-vision of the charter of this company de-ticular, the board of discours and their fining the board of directors and their powers; that it shall consist of five persons and shall be composent to transact all the business of the company, these not go be-yond the ordinary powers of directors. ALL the business of a company does not imply anything but ordinary business; what is called the proper business of such company, that is in the case of a railway, the construction and operation of the road. execute an assignment of their property for the benefit of creditors."

READ THE LETTER OF Mr. J. W. Calton, who has been persecuted for a year in order to prevent his testifying as a wit- railroad. nesa. Mr. Calton, with twenty-six others, were inducted for kukluxing Aaron Bigom only hytheir voices, yet he has three gerstaff. Nine of the defendants were acquitted and seventeen convicted. Only they received 5 or 10 per cent on them; one. Amos Owens, was proven to have they would vote ten millions of bonds to one, Amos Owens, was proven to have been present at the kukluxing. Calton is this railroad company, provided certain managers were allowed to retain either required to lose the government as well as 5 or 10 p r cent. I have forgotten which Biggerstoff, Phillips and Starbuck. A

> Says the St. Louis Times: "It is said that the authorities at Washington are now devising a system which will effectsally prevent any stealing being done in the future, unless the authorities do it themselves." Just so. The authorities will retain their chance and improve it.—Wash. Patriot.

> One of our authorities in the auditor's office forged, was bound, over to court in the sum of \$1,000, and went to jail for want of bail. His bond was reduced to \$300, when he gave bail and fled.

the authorities. INTEMPERANCE AND RAHWAY AcciDENTS.—The National Grand Lodge of
ioconoutive firemen assembled in St. Lonis,
on the 21st instant, and at the opening
proceedings, was addressed by the Grand
duster, Itemy Roppman, of New York,
in the course of his remarks that gentleman said; "I trink the question of inemperance is one of the atmost impornance to us as railroad men. No man of
intemperate habits is worthy of the lowest
postcoon within the gift of any railroad

Termann of Dury on \$10 at 20 per cenf. . . position within the gift of any milroid company. I venture to say that more than half the accidents that occur on the ratious railroads throughout the world, are due to men that habitually use intoxi-cating drinks." This testimony is of some cating drinks. This testimony is of some importance, coming from a prominent member of the one class of men who know more than others can, whereof he speaks.

All this on a purchase of ten dollars.—

Baltimore Sun.

[Reported for the Sentinel | U. S. Circuit Court.

The "Kuklux" Trinis. SIXTEENTH DAY.

SATURDAY, Sept. 30, 1871. The court met at 10 a. m., Judge Bond case of the State vs. Lee Duniap om Merklenburg, an order was issued to

ounty for a transcript of the record. No or proceedings for the present.
the rise of the United States vs Peter Z. Baxter and twelve others from Lincoln, charged with conspiracy the first section of the act of May 31st. 1870, the following defendants submitted Daniel McCown, H. E. Baxter, J. A. Liu gerfelt, John Stamey, Jacob Wilson, P. Rester and T. O. Lackey. Judge Boo examined all these defendants severally and then remanded them to the custosly of the marshal pending his decision.

The case of the United States vs. Plate Durbate and others was not called. At about 1 p. m., there being no case easy for the jury, the court adjourned till 10 o'clock Monday.

TEMPLE NOTES.

At a meeting of the Board of Director of the Temple Association, held in Raleigh on the 8th day of September, it was resolved to reduce the capital stock of the company to fifty thousand dollars for the resent, and erect a building for the use f the Grand Lodge of N. C., on a plan which can be added to in future years, when the affairs of our state may be in a now prosperous condition. The ultimat lesign, however, is to persevere in this great undertaking until the fraternity in C. shall have a building commensurate with the dignity and influence of our be loved and ancient order. For the present, theo, the Masons of the state are called upon to raise but a small amount comparively, and this can be done without much difficulty, if the craft generally will unite their efforts to this end. The subscription to the stock in this building is no donetion, as is supposed by many, but an investment from which mutual benefit will arise. A joint stock company sees organized and incorporated, and each subscriber becomes interested in the building to the amount of his stock, and will receive his portion of dividend accruing rom the rents on said building. But shall the Masons of N. C. besitate to aid in this work for the pairry consideration of dol-lars and cents? Shall the Grand Lodge be turned out of doors for lack of a small colment asked at the hands of the wealthy lodges and brothron? Will the Masons of N. C, stop to enquire what will pay! I hope not, nor can I believe hey will. Then, brethren, will you aid cy will. Then, brethren, wall you aid ong, or I would seek redress in that way e agent in prescruting this work? Call Mine has been a political persecution and occial meetings if necessary, discuss this neter and be ready when the agent comes to must him and give a prompt and desired answer. I often meet with diffiulties of this port. A to lge is called on my notice, but few ere present. The least in factor of making a subscription, but has is true; and more than that, tinge is for want of a majority of the mounters, no no vivil rights bill and the fourteenth across is taken. This deficulty can be obviated by discussing the mater at regular meeting, and I call upon the broken throughout the state to deinte at their next meeting these questions. 1st. Do we wish to see a temple erected in that a report received from Greenbrier. North Carolina, which shall be a credit to county, West Virginia, gives the details of North Carolina, which shall be a credit to county. West Virginia, gives the details of our fraternity? If this is determined in a shocking outrage which occurred in the throughouse, let the matter drop, if in the sownship of Palestine. It seems that a affirmative, then 2d, can we help by taking man in the employ of Mr tion V. Perry a few shares of stock t If yes, decide upon the number you will take. This has been done by one lodge, at least, and the employed two negroes and a white was the minds of the man to go to forty and included to the minds of the same to go to forty and included to the same to go to forty and included to the same to go to forty and included the same to go to forty and the same to go when the agent came the minds of the man to go to Perry as the time members were made up and the number pumpers of beating his amagenist.

of shares determined or. I shall have ion to mention this tedge again. Now, brethren, when the master of your mitted by Mr. Perry. The must they were lodge notifies you that the agent will be after stepped behind the door as it was along on a certain day or night don't sear opened, and the negroes, not seeing him in the room, went up stairs in search of him. As soon as they started up stairs, he away because you think he is after money, and that you will be obliged to subscribe. There is nothing of the kind intended, and you are cordially invited, yea, sutreated to come out and hear what I have does my heart good to meet with my ma-sonic friends in the lodge, shake them by the hand, and hid them God speed in

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"PLUNDERING THE SOUTH"

Under this bend the Washington Patris

gives an extract from the testimony of a

witness before the kuklux committee,

showing the way in which things have

worked, or rather been worked, in North

Carolina, since the state has been under

the centrol of those who have manipulated

its finances during the last two or three

How have the financial affairs of your

The legislature that was elected in 1868.

Under this same military reconstruc-

Yes, sir ; under the same military direct

no interest in the state at all, or very

ask for ten millions of deliars of bonds,

our present state debt has been made. None of the bonds were expended in

None. That legislature was so corrupt that, when the three commissioners, ap-pointed to draft the laws, tendered to the

We should be glad to know whose tes-

We have in our possession a bill of cus-tom-house charges and duties on a small package of photographs imported from Justy by a gentleman of this city, which

ty on \$10 at an permanent of the permane

trokonge 61. appraisem

the construction of the roads !

for it. - Norfolk Virginian.

timony this is.

Total

they would let us have them, provided

ate been managed ?
The state has been plundered openly.

lo what way ?

sprang out and ran to the railroad for as distance. The hogroom, after murching i vain for him up stairs came down and fel upon Mr. Perry and his young son and beat them fearfully.

They then seized Mrs. Perry, threw her on the bed, and tied her by the hair to bed, and tied her by the hair to the noble work in which they are engaged. the become fresch mason is the state will average person. mgaged. the bed, after which they outraged her They then attempted to outrage five dollars, we can build the Temple. Then come out, and let us reason together. a little girl only twelve years of age, doing her serious injury. Mrs. Perry, in AGENT. Olin, N. C., Sept. 15th, 1871.

struggles to escape, had nearly all her hair pulled from her head by the roots, but she finally succeeded, and fled to a neighbor's in her night clothes for protection. The with others and captured the offenders and his son, and kept them secure until next day. The news apread rapidly, and the people flocked in with guns de-termined on lynching all the guilty parties. These, however, were secured in a strongly built house, so that they were not reached, although desperate efforts were goods. They were tied and sent to the Monroe jail, where they remain secure ly guarded.—Bull. Sun.

This would be a case of kukluxing in North Carolina, in the United States court,

MORMONISM ONCE LEGALLY RECOGNIZED on. A set of men were elected that had IN VIRGINIA.—The records of the land oftice of Virginia show that in 1847, Goverlittle. They would just voteout the bonds of the state with the understanding that a certain part of them would be divided among them. I was a director of this nor Berkeley, with the consent of the Virginia Colonial Council, granted Thos. Gibson 600 acres of land on York river for transporting twelve persons to Virginia. The land eqtitled Gibson to fifty ngton, Charlotte and Rutherford railroad. A message came in a circuitous way to the board of directors, (we needed funds to finish the road,) that if we would acres per person, and 250 acres of the shore uncount was in consideration of the fact that he had brought over from England to Virginia Thos. Hinde, his three wices and their children. This is the only instance, as far as we are now informed, in the history of the colony, that mornion iam was ever publicly recognized by the colonial authorities.

ELECTIONRERING FRAUDS.-In Tues-That proposition came directly from the day's issue we published a full exposition of an electioneering fraud in relation to the "contemplated murder of John Campbell in North Carolina by the kuklux." legislature?
It came from certain parties in the legislature in such a way that we were assured it was a proposition, and that it would be carried out. It was in that way The fraud consists of an ungainly wood-cut, representing a number of disguised kuklux about to hang John Campbelt, who is represented on his knows with a rope around his neck, awaiting execution. The cartoon is accompanied with a ro-mance illustrating it, which is false in every word and line. The picture, which legislature several chapters for passage by the legislature, they swore they would not write for them at all unless they were paid reey word and line. The picture, which is published as a photograph of North Carolina kucking is taken from a photograph of a group of North Carolina radicals, nagress and whites—all of them known to the photographer, who testifies to the facts. We refer to the subject again, because it seems our republican friends, believing that "a lie well stuck to is as good as the truth," are circulating the picture and the falsebood accompanying and illustrating it as a campaign document, in the form of a hand-ball, under the frank of Hen. Jas. H. Piatt, a republican a maker of care. Their by a gentleman of this city, which it is from the frank of Hen. Is custom house management, the beauty of "protection." and what it costs. The value of the goods was ten doilars. The bill is ton Potriot. can number of congress and secretary of the radical national committee. Washing

The New York Nation (republican) thus characterizes the republican party of New York city: "Harper's Weekly says these 2.05 can be no reform except through party or ganization. So say we; but any party
which undertakes to reform must be itself pure certainly purer than the republican party in this city. To go before the Tamm my ce o rats as a purifying agency with Tom Murphy and his custom-house in our backs, is perfectly ridiculous."

C. B. EDWARDS.

4 ...

. For the Sentinel

HALKIGH, Sept. 28, 1871.

MESSES, Epirons: -Thursday night

shout ten o'clock, I was acquifted under

an indictment which charged me with kukluxing Aaron Biggerstaff. The per-

sociation and oppression of an hymble man, like myself, is of little moment to

the public, but I propose to give the facts connected with it, if you will publish them. I never belonged to any secret so-

ciety, save that of the Free Masons, I was

hood, or any thing of the kind. This is my first, and I hope my last appearance

In April last I was arrested while plow

upon the oath of Mary Ann Norville, whose true name is Hamsay, a daugh-

ter of Aaron Biggerstaff. I was bound

Judge Logan, when it was known the Judge would be absent, holding court. I

detective Bosher and a squad of U. S soldiers and brought to Raleigh and

I reached this city, Judge Bond required

\$2,000 bail. I offered a bond signed be the best and wealthiest men of Cleavelane

county. This Judge Bond refused to

want of bail. Bringing me three hundred

miles from home, and requiring the to-

by any other government on earth.

must not fall to thank you for sending

me, with other prisoners, ice twice a day

while in jail. It was the best service you

was on a visit with my wife and family t

my brother in law, William C. Depries

Depriest and his son were arrested for

kukluxing Biggerstaff. Until they found

out that I was summoned as a witness t

prove them at home, I was not arreste

or charged by the Biggerstaffs with kir

prive Depriest and his sou of my evidence William Depriest and his son are now convicted of kukluxing Biggerstaff when

I could have proven them at home, for while Biggerstaff was being whipped,

stood on the porch with the Depricats and

some mile or more distant. There was not

cukluaing Biggerstaff, or any other ner

son, and now that my blood is up I det

worst of this whole matter is. I have n

the court who are turned into politica

persecutors. If I had been a republical I would never have been indicted. Them

ecutors. If I had been a repo

who have wronged me are not worth so

there are men convicted, who are as inn-

jan for trial who are also innocent. I will

J. A. I M. 1977

too long, though I have not told half.

SHOCKING DUTRAGE BY NEGROES

ispatch from Kalamono, Va., to the New York Heraid, dated 25th ultimo, says

one, for you may think I have

the prosecutors to produce any

sparticle of evidence to convict me

could have rendered us.

The night Biggerstaff was whipped, I

take, and I went to jail for a week for

at home, but was not allowed to.

appear at Rutherfordton, before

nes on member of kuklux, White Br

ng in my field, upon a warrant

n court.

Edwards & Broughton

PHACTICAL

BOOK AND JOB PRINTERS. FAYETTEVILLE, STREET,

(Old Standard Building)

RALEIGH, N. C.

The undersigned, practical printers, would respectfully inform the citizens of Raleigh, and State generally, that they have purchased a complete outfit for a VIRST CLASS

BOOK AND JOB PRINTING OFFICE. attended and the clerk of the court bound me over to appear before Judge Logan on the 10th of July. I was then arrested by and are now prepared to execute every de

lodged in jail. I could have given bail Plain and Fancy

BOOK AND JOB PRINTING,

from the smallest Card to the largest Posts the at any establishment in the State MERCHANTS MANUFACTURERS

> Professional Men, and Others, in Fanw in

Phamphiets, Briefs, Check Beeks, Legal Blanks, or Blank forms of any description Business Cards, Wedding Cards Victing Cards, Invitation Hall Lickets. Ru trond Turkets &c. Posters, Programmes.

Handbilla, Dodgers, and Everything in the Theatrical Lin Circulars, Statements. Bill Heads Letter Heads, Labels of every kind,

Or any Description of Printing. Will find it to their advantage to call, exami inche and ascertain prices before contract for their work elsewhere. e will keep constantly on hand, or print t descrable piece of property in 14 14 15 or 1 ler, Solicitor, Superior Court Clerk, Sheriff I Magistrate's Blanks of the latest improved

WE WILL PAY SPECIAL ATTENTION TO

BRONZE WORK

TORACCO LABELS, BANDS, NOTICES,

dr. de

JET, JET, JET.

JUST RECEIVED.

SOMETHING QUITE NEW AND VERY NEAT IN THE WAY OF CHEAP

Jet Jewelry

AT

EDWARD FASNACH'S

JEWELRY STORK

feb 35-tf 3 Doors above Messrs, Tucker's, NOTICE.

NOTICE,

COOD SOLICITORS WANTED, NONE
meed apply who camed give good references and the necessary bonds. A good opportanity for energetic men to make from two to four thousand deliars per year. Apply to four thousand deliars per year.

T IS AN ADMITTED FACT That nothing more advantageously sets off a beautiful face, or tends more to render a high one handsome, than a next and lecound dressed Hat or Bonnet. Any lady war

such can find it by calling on Miss M. J. AMIN & Rrs. W. R. ANDREWS, Virginia and North OVER.

Peacud's Brug Store, Fayetteville Street,

RALEIGH, N. C., who have just returned from New York with a large and varied stock of

Millinery Goods, FLOWEES

GWEES,
BOWES,
BUIDAL WREATHS,
BONNETS,
FEATHERS,
BELDAL HATS,

BRIDAL VEILS, BASH RIBBONS, BRIDAL BONNETS. and Girls' Hate and Cars, Infants

Boys' and Girls' Hats and Cars, Infants Caps and Bonnets, Ladies' Cuffs and Cellars, indeed every arti-be pertaining to a complete. Millinery Establishment.

To the public generally and to the ladt a particularly, we say, if you want anything in our line we respectfully juvite you to call aim examine our stock; it is all new and of the lacest styles. We are sure we can suit all complexions and all ages in the shape and color of our Hats. Ponnets and Triminings, and our pieces shall be a oderate:

sept 35-dlw

N INCREASE OF FIFTY THOUSAND A dollars to the Capital Stock of this Bank, has been authorized by the Comptroller of Curvency.

The Stock Books will accordingly be open at the Bank for thirty days, unless the amount is somer taken. account taken. By order of the Board of Directors J. R. HOLLAND.

THE MERCHANTS AND PARMERS' NATIONAL

sept 26 d1w TARUT JARS AT CO.T. 35 Dozen "Hero," and "Gem" Pruit tenst. GEO E LOUGER.

CERTAIN PARTIES HAVE TRIED TO JULIUS LEWIS & Co.,

RALEBUIN, N. C.
Will continue to make contracts, for Roofig Buildings, and all kinds of Tin and Sheet on work. ALL WORK WARRANTED.

N. B. BAOCOBTCK. TALUABLE WHARP PROPERTY

NORFOLK, Varion Auction, Tuesday, Sept. 26,1571.

LEIGH BROTHERS& PHELPS AUCTIONEERS ONE LUMBER YARD AND WHARF,

on Wide Water Street. ONE FIRE PROOF WARRHOUSE AND

> WHARF. RED ASH COAL!! near the foot of Commerce St. ONE BRICK WARE HOUSE,

situated on Nevisons' Wharf.

This property is all occupied and producing soft Rents, and is offered to settle an Estate Forms said for one third, balance in 6, 18 8, and Said months with 6 per cent interest. For further particulars apply to LEIGH BROS & PHELPS or to DOUGLAS BELL.

PROPOSALS FOR WOOD STATE OF NORTH CAROLINA, OFFICE

SECRETARY OF STATE, KALLION SOPE 220d, 1871 FALED PROPOSALS, IN TRIPLICATE 17 with a copy of this advertise mentanness of one for armitted and with the received at this effect, until 11 o'clock at m. THUR-DAY, let 5th, 1871, for furnishing fuel for use by the General Assembly and the secrent Executive sufficers of the State, as follows.

200 Cords of Merchantable Hard Wood.

25 Tous Hard Conf.

The quantities to be more or less as may be equived, and to be delivered at the rapidal and at such times and in such quantities, as to undersigned may direct, and subject to in pertion and measurement.

and and Cod," and addressed to the un-HIPT STAN

3() erry tors FOR SALE.

in the Western Ward, near the N. C. R. R.

Depot, known as the "Haywood" Lot. Time of the most desirable pieces of land in The undersigned is authorised to sell, on liberal terms, if applied for at ones, the abox

acreliota ALSO FOR SALE,

Several handsome residences in the City. For particulars apply to R SINGPLAND, State Land Office, next door to Citizens' Bank

ALANNELS! ELANNELS!

We invite attention to our large stock of

WHITE FLANNELS OF EVERY GRADE AND STYLE.

They are CHEAPER than can be boug sewhere DAVIS, DRAKE & CO., sep 2 ff Petersburg, Va FO 2 15 N EW KID GLOVES.

We ask the attention of our hady friends to be new and beautiful stock of

KID GLOVES! EMBRACING ALL THE DESIRABLE FALL SHADES.

WE HAVE JUST RECEIVED SAMPLES, IWU BUTTON MARQUISE

which we will sell very much lower than I Also a large stock of our

Dollar Kid Gloves,

The best for the price is the city. DAVIS, DRAKE & CO. TO THE WHOLESALE TRADE.

Carolina.

E ARE NOW RECEIVING BY DAILY arrivals our first instalment of GOODS ted to the

FALL TRADE

We particularly call your attention to on

and respectfuly solicit your orders for the

WOOLEN GOODS,

ctly purchased during the mouth of June and which we can consequently sell for a less price han a now asked by Morthern Jobbers For particulars of our stock we refer to fu ture advertisements DAVIS, DRAKE & CO. Corner Bank and Sycamore streets, Petersburg, Va.

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Ralchch, N. C., June 9, 1871.

THE FOLLOW! No Resolution of the Bourston of Commissioners is published for the information of all concerned.

Ordered, That the election, which was it take place Monday, June 12th, 1971, or the question of Cisturia, be postponed until forther orders.

WM. H. HARKISON,

AE

GRAUBMAN, Clerk. je 10-tf.

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