Tri-Weehly Carolina Kra,

TRI-WEEKLY AND WEEKLY BY THE ERA PUBLISHING COMPANY.

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For the Carolina Era. Animal Manures.

These comprise the flesh, blood, hair, bones, horns, excrements, etc., of animals. They contain more nitrogen than vegetable manures, and are far more powerful.

1. Stable Manures.—The standard manure of this country is that from the stable and barn-yard. The principal of August, 1871, as forfeited to the uses of the United States, for violation of the Intervarieties are those of the ox, the cow, the horse and the sheep. Of these, that and prosecuted in the Circuit Court of the of the horse is the most valuable in its fresh state, but is very liable, as ordinarily treated, to lose much of its value by fermentation; that of the sheep on the last Monday of November next, if comes next; while that of the cow is placed at the bottom of the list, because next day of jurisdiction thereafter, when the enriching substance of her food goes principally to the formation of milk.
That of the ox is better. The value of each of these manures varies also with the food and condition of the animals 60 from which it is made. The manure from any animal is richer than the food given to it, because it contains, in addition to the residum of the food, certain particles belonging to the animal. The extent to which it is animalized depends upon the thoroughness of the digestion, fatness of the animal, and the drain made upon the elements of nutrition by the system. The manure of well-kept cattle, it is readily seen, is far more valuable than that from those which are barely kept

All the urine, as well as the solid excrements of animals, should be care- prosecuted in the Circuit Court of the Unifully preserved. It is very rich in ted States for condemnation for the causes nitrogen and the phosphates, and some | in the said Libel of Information set forth; writers on agriculture contend that its | and that the said cause will stand for trial | that the said cause will stand for trial at value, if properly preserved and ap- at the Court Room of said Court at Raleigh, plied, is greater than that of the dung. From an experiment made in Scotland, it appears that in five months each cow discharges urine, which when absorbed, by loam furnishes manure enough of the richest quality and most durable interest. effects for half an acre of ground .-Think of this, ye American farmers, who are accustomed to allow so much of this richness to run to waste! The urine of three cows for one year is worth more than a ton of guano, which would cost from fifty to sixty dollars! Will you continue to waste urine and buy guano? Various methods of preserving and applying it will suggest themselves to the intelligent farmer. Stables may be so constructed that the liquid discharges of the cattle, together with the wash of the barn-yard, may be conducted to a tank or cistern to be pumped out and applied directly to the United States, for violation of the Internal land, or absorbed by saw-dust, charcoal | Revenue Laws, and the same is libelled and dust, turf, etc., and used in that form. prosecuted in the Circuit Court of the Uni-If allowed to stand long in the liquid form, fermentation is liable to take form, fermentation is liable to take and that the said cause will stand for trial at the Court Room of said Court in Raleigh, but a few pounds of plaster of Paris, occasionally thrown in, will cause the formation of the sulphate of ammonia, which will not evaporate.

But the waste of manures is not confined to those of the liquid form. The | terest. solid excrements of the animals are often left to drain, bleach, or ferment till the greater portion of their most valuable elements have d.sappeared. Stable manures should be sheltered from the sun and rain, and fermenting heaps so covered with turf or loam as to prevent the escape of the fertilizing gases. Plaster, as in the case of urine, will aid in retaining the ammonia. Boussingault, one of the most accurate of experimenters in agricultural chemistry, states that while nitrogen in fresh horse-dung is two and seven tenths per cent, that in the fermented and dried dung is only one per cent. Horse-dung should be mixed at once with other manures, or with turf or loam, to retain its full that the said cause will stand for trial at the value. The manure of sheep is very Court Room of said Court at Raleigh, on the strong and active, and, next to that of last Monday of November next, if that be a the horse, is most liable to heat and de-

Hog Manure.—The manure of swine is strong and valuable. Swamp muck, weeds, straw, leaves, etc., should be thrown into the sty in liberal quantities, to be rooted over and mixed with the dung. In this way from five to ten loads of manure per annum may be obtained from a single hog.

JACQUES.

WIFE, MISTRESS AND LADY.-Who marries for love takes a wife, who marries for fortune takes a mistress, who mentioned property was seized by S. H. marries for position takes a lady. You Wiley, on the 12th day of September, 1871, are loved by your wife, regarded by your mistress, tolerated by your lady. You have a wife for yourself, a mistress for your house and friends, a lady for the world and conjects. Whey, on the 12th day of September, 1871, as forfeited to the uses of the United States, for violation of the Internal Revenue Laws, and the same is libelled and prosecuted in the Circuit Court of the United States for condemnation for the causes in the said Libert Court of the United States for condemnation for the causes in the said Libert Court of the United States, and the same is libelled and prosecuted in the Circuit Court of the United States, and the same is libelled and prosecuted in the Circuit Court of the United States, and the same is libelled and prosecuted in the Circuit Court of the United States, and the same is libelled and prosecuted in the Circuit Court of the United States, and the States, and the same is libelled and prosecuted in the Circuit Court of the United States, and the States for condemnation for the circuit Court of the United States for condemnation for the circuit Court of the United States for condemnation for the circuit Court of the United States for condemnation for the circuit Court of the United States for condemnation for the circuit Court of the United States for condemnation for the circuit Court of the United States for condemnation for the circuit Court of the United States for condemnation for the circuit Court of the United States for condemnation for the circuit Court of the United States for condemnation for the Circuit Court of the United States for condemnation for the Circuit Court of the United States for condemnation for the Circuit Court of the United States for condemnation for the Circuit Court of the Circuit Co for the world and society. Your wife will agree with you, your mistress will rule you, your lady will manage you. Your wife will take care of your house-hold, your mistress of your house, your day, and if not at the next day of jurisdiclady of appearances. If you are sick your wife will nurse you, your mistress will visit you, your lady will inquire after your health. You take a walk with your wife, a ride with your mistress, and go to a party with your lady. 64 Your wife will share your grief, your mistress your money, your lady your debts. If you die, your wife will weep, your mistress will lament, and your lady wear mourning. Which will you have?

AROUND THE WORLD.—The Chicago and Rock Island and Pacific Railroad have recently issued a handsomely engraved map, representing the great in-ternational railway and steamer routes around the world, with the distances between leading points, from which we in the said Libel of Information set forth; learn that the entire circuit of the globe -about 23,636 miles-can be made in seventy-eight days, and at a cost of about \$1,600 in currency.

There is said to be a hilly county in East Tennessee, where the children look up the chimney to see if the cows this 12th day of October, 1871. are coming home. are coming home,

Vol. 1.

RALEIGH, N. C., TUESDAY, NOVEMBER 7, 1871.

No. 67.

CIRCUIT COURT OF THE UNITED United States vs. 1 Barrel Whiskey, 45 lbs. manufactured tobacco, and five empty spirits barrels, the property of Ann Buch-anan. Libel of Information.

To - Buchanan and to all whom it may

concern:-Greeting. Notice is hereby given, that the above mentioned property was seized by William Richardson, Collector, &c., on the 26th day nal Revenue Laws, and the same is libelled ses in the said Libel of Information set forth; and that the said cause will stand for trial at the Court Room of Said Court at Raleigh, that be a jurisdiction day, and if not at the to show cause why condemnation should not be decreed, and to intervene for their interest. Given under my hand, at office in Raleigh, this 12th day of October, 1871. 60 S. T. CARROW, U. S. Marshal.

CIRCUIT COURT OF THE UNITED STATES.—District of North Carolina. United States vs. 8 packages smoking tobacco, 2 packages manufactured plug tobacco, the property of G. Rumley; 11 gallons of apple brandy, as property of Hardy Williams, and 4 gallons of apple brandy, property of I. Elliott. Libel of Information.

To G. Rumley, Hardy Williams and I. Elliott, and to all whom it may concern :-

Notice is hereby given, that the above mentioned property was seized by William Barrow, Collector, &c., on the 15th day of January, 1871, as forfeited to the uses of the United States, for violation of the Internal Revenue Laws, and the same is libelled and that be a jurisdiction day, and if not at the next day of jurisdiction thereafter, when next day of jurisdiction thereafter, when and where all persons are warned to appear to show cause why condemnation should to show cause why condemnation should not to show cause why condemnation should not be decreed, and to intervene for their

Given under my hand, at office in Raleigh, this 12th day of October, 1871. S. T. CARROW, U. S. Marshal.

CIRCUIT COURT OF THE UNITED USTATES .- District of North Carolina. United States vs. 2 stills and fixtures and 175 acres of land, upon which said stills and fixtures were situated, as the property of David Eubanks and Solomon Seymour. Libel of Information.

To David Eubanks and Solomon Seymour, and to all whom it may concern :- Greet-

Notice is hereby given, that the above mentioned property was seized by I. J. Young, Collector, &c., on the 1st day of May, 1871, as forfeited to the uses of the and where all persons are warned to appear to show cause why condemation should not be decreed, and to intervene for their in-

Given under my hand at office, in Raleigh this 12th day of October, 1871. S. T. CARROW, U. S. Marshal.

CIRCUIT COURT OF THE UNITED STATES.—District of North Carolina. United States vs. 41 boxes manufactured tobacco, as the property of Mock & Brown. Libel of Information.

To Mock & Brown, and to all whom it may concern: -Greeting. Notice is hereby given, that the above

memtioned property was seized by S. H. Wiley, Collector, &c., on the 14th day of August, 1871, as forfeited to the uses of the United States, for violation of the Internal Revenue Laws, and the same is libelled and prosecuted in the Circuit Court of the United States for condemnation for the causes in the said Libel of Information set forth; and jurisdiction day, and if not at the next day of jurisdiction thereafter, when and where all persons are warned to appear and show cause why condemnation should not be decreed, and to intervene for their interest. Given under my hand, at office in Raleigh,

this 12th day of October, 1871. 63 S. T. CARROW, U. S. Marshal.

CIRCUIT COURT OF THE UNITED USTATES .- District of North Carolina. United States vs. 263 boxes tobacco, 11,391 lbs., 800 lbs. leaf, 3 small screws, 4 large shafts and 2 press screws, the property of John H. Dalton. Libel of Information. To John H. Dalton, and to all whom it may

concern :- Greeting. Notice is hereby given, that the above bel of Information set forth; and that the cause will stand for trial at the Court Room of said Court at Raleigh, on the last Monday tion thereafter, when and where all persons are warned to appear to show cause why such condemnation should not be decreed, and to intervene for their interest. Given under my hand, at office in Raleigh, this 12th day of October, 1871.

S. T. CARROW, U. S. Marshal. CIRCUIT COURT OF THE UNITED STATES .- District of North Carolina. United States vs. 50 boxes manufactured tobacco, the property of D. W. Spencer. Li-

bel of Information. To D. W. Spencer, and to all whom it may

concern:—Greeting.
Notice is hereby given, that the above mentioned property was seized by S. H. Wiley, Collector, &c., on the 14th day of August, 1871, as forfeited to the uses of the United States, for violation of the Internal Revenue Laws, and the same is libelled and prosecuted in the Circuit Court of the United States for condemnation for the causes Court Room of said Court at Raleigh, on the last Monday of November next, if that be jurisdiction day, and if not at the next day of jurisdiction thereafter, when and where all persons are warned to appear to show cause why condemnation should not be decreed, and to intervene for their interest. Given under my hand, at office in Raleigh,

and Practical Surveying Extra. Terms: Half tuition in advance.

CIRCUIT COURT OF THE UNITED STATES .- District of North Carolina. United States vs. 170 boxes manufactured tobacco, 9,570 lbs. lumps, 500 lbs. leaf, 3,000 lbs. by estimate; 3 screws, tables and other fixtures connected with the factory of Brown & Hobson. Libel of Information. To Brown & Hobson, and to all whom it To A. F. Gaither and to all whom it may

may concern: -Greeting. Notice is hereby given, that the above mentioned property was seized by S. H. Wiley, Collector, &c., on the sixth day of September 1871, as forfeited to the uses of the United States, for violation of the Internal Revenue Laws, and the same is libelled United States for condemnation for the cau- and prosecuted in the Circuit Court of the United States for condemnation for the causes in the said Libel of Information set forth; and that the said cause will stand and where all persons are warned to appear at the next day of jurisdiction thereafter,

> Given under my hand, at office in Raleigh, this 12th day of October, 1871. S. T. CARROW, U.S. Marshal.

CIRCUIT COURT OF THE UNITED STATES.—District of North Carolina. United States vs. 1 still and fixtures and half agre of land, upon which said still and fixtures were situated, as the property of Wm. Petty and Joseph Perry. Libel of Information.

To Wm. Petty and Joseph Perry, and to all whom it may concern:—Greeting.

Notice is hereby given, that the above mentioned property was seized by I. J.

Young, Collector, &c., on the 25th day of May, 1871, as forfeited to the uses of the United States, for violation of the Internal Revenue Laws, and the same is libelled and prosecuted in the Circuit Court of the United States for condemnation for the causes in the said Libel of Information set forth; and the Court Room of said Court at Raleigh, on the last Monday of November next, if that be a jurisdiction day, and if not at the be decreed, and to intervene for their interest. Given under my hand, at office in Raleigh, this 12th day of Obtober, 1871. S. T. CARROW, U. S. Marshal.

CIRCUIT COURT OF THE UNITED U STATES.—District of North Carolina. United States vs. 40 boxes manufactured tobacco, weighing about 2,650 lbs., as the property of J. R. and G. Penn. Libel of Information.

To G. R. and G. Penn, and to all whom it may concern:-Greeting. Notice is hereby given, that the above mentioned property was seized by S. H. Wiley, Collector, &c., on the 15th day of August, 1871, as forfeited to the uses of the Court of the United States, for violation of the Internal Revenue Laws, and the same is libelled and prosecuted in the Circuit Court of the United States for condemna-United States, for violation of the Internal tion for the causes in the said Libel of Infor-Revenue Laws, and the same is libelled and prosecuted in the Circuit Court of the United States for condemnation for the causes in the said Libel of Information set forth; and November next, if that be a jurisdiction day, the said cause will stand for trial at the Court Room of said Court at Raleigh, on the thereafter, when and where all persons are last Monday of November next, if that be a warned to appear to show cause why conjurisdiction day, and if not at the next day demnation should not be decreed and to inof jurisdiction thereafter, when and where all persons are warned to appear to show cause why condemnation should not be decreed, and to intervene for their interest. Given under my hand, at office in Ral-

eigh, this 12th day of October, 1871. 68 S. T. CARROW, U. S. Marshal.

CIRCUIT COURT OF THE UNITED U STATES.—District of North Carolina. United States vs. 5,936 lbs. manufactured tobacco, 1,867 lbs. lumps and twist tobacco, 7,111 lbs. leaf tobacco, two horses and 1 wagon, 18 boxes manufactured tobacco, found in said wagon, and tobacco screws, shapes and other fixtures of the tobacco factory of J. W. Bitting. Libel of Infor-

concern :- Greeting. Raleigh, on the last Monday of November | to intervene for their interest. next, if that be a jurisdiction day, and if not at the next day of jurisdiction thereaf-ter, when and where all persons are warned 74 S. T. CARROW, U. to appear to show cause why condemnation should not be decreed, and to intervene for

Given under my hand, at office in Raleigh, this 12th day of October, 1871. 69 S. T. CARROW, U. S. Marshal.

CIRCUIT COURT OF THE UNITED STATES.—District of North Carolina. United States vs. One wagon, 2 horses and harness, and against Richard S. Smith, ment, bond of said R. S. Smith, given for the release of said property. Libel of In-

formation. o Richard S. Smith, Seymore Steel, Addison H. Stephens and to all whom it may

concern :- Greeting. B. Richardson, Collector of Internal Revenue for the 3d Collection District of North Carolina, on the 16th day of August, 1871, day of jurisdiction thereafter, when and as forfeited to the uses of the United States, for violation of the Internal Revenue Laws, and the same is libelled and prosecuted in be decreed, and to intervene for their inthe Circuit Court of the United States for condemnation for the causes in the said Libel of Information set forth; and that the said cause will stand for trial at the Court Room of said Court at Raleigh, on the last Monday of November next, if that be a jurisdiction day, and if not at the next day, of jurisdiction thereafter, when and where all persons are warned to appear to show cause why condemnation should not be decreed,

and to intervene for their interest. Given under my hand at office, in Raleigh, this 12th day of August, 1871. 70 S. T. CARROW, U. S. Marshal.

Boas, schoof

The undersigned will open a School for Boys, in Raleigh, on Thursday, November 2d, 1871,

RATES: Tuition in Classics and English during short term, (16 weeks), Tuition in English branches Modern Languages, Civil Engineering

THOS. B. BAILEY, A. M. November 1, 1871.

CIRCUIT COURT OF THE UNITED J STATES .- District of North Carolina. United States vs. 49 boxes of manufactured tobacco, 5,000 lbs leaf tobacco, one reel screw and 2 box screws and one other box of 38 lbs tobacco as the property of A. F.

concern:-Greeting. Notice is hereby given, that the above mentioned property was seized by S. H. Wiley, Collector, &c., on the 9th day of September, 1871, as forfeited to the uses of the United States, for violation of the Internal Revenue Laws, and the same is libelled and prosecuted in the Circuit Court of the United States for condemnation for the causes in the said Libel of Information set forth; and that the said cause will stand for trial at the for trial at the Court Room of said Court at | Court Room of said Court at Raleigh on the Raleigh, on the last Monday of November last Monday of November next, if that be a next, if that be a jurisdiction day, and if not | jurisdiction day, and if not at the next day of jurisdiction thereafter, when and where when and where all persons are warned to all persons are warned to appear to show this 12th day of October, 1871.
71 S. T. CARROW, U. S. Marshal.

CIRCUIT COURT OF THE UNITED U STATES.—District of North Carolina. United States vs. 18 boxes manufactured | their interest. tobacco as the property of J. W. Smith.

Libel of Information. To J. W. Smith and to all whom it may

concern:-Greeting. Notice is hereby given, that the above mentioned property was seized by S. H. Wiley, Collector, &c., on the 29th day of August, 1871, as forfeited to the uses of the United States, for violation of the Internal Revenue Laws, and is libelled and prosecuted in the Circuit Court of the United States for condemnation for the causes in the said
Libel of Information set forth; and that the
said cause will stand for trial at the Court
Room of said Court at Raleigh on the last
Wiley, Collector, &c., on the 27th day of for condemnation for the causes in the said Monday of November next, if that be a jurisdiction day, and if not at the next day jurisdiction thereafter, when and where all | Revenue Laws, and the same is libelled and persons are warned to appear to show cause why condemnation should not be decreed, and to intervene for their interest. Given under my hand at office, in Raleigh, this 12th day of October, 1871.
72 S. T. CARROW, U. S. Marshal.

CIRCUIT COURT OF THE UNITED STATES.—District of North Carolina. United States vs. 1 barrel of brandy, property of Garther, Morris & Co. Libel of

Information. To Garther, Morris & Co., and to all whom it may concern:-Greeting.

Notice is hereby given that the above mentioned property was seized by S. H. Wiley, Collector of Internal Revenue for the 6th Collection District of North Carolina, on the 12th day of September, 1871, as forfeited to the uses of the United States, for violamation set forth; and that the said cause will stand for trial at the Court Room of said Court at Raleigh, on the last Monday of and if not at the next day of jurisdiction tervene for their interest.

Given under my had at office, in Raleigh, this 12th day of October, 1871.
73 S. T. GARROW, U. S. Marshal.

CIRCUIT COURT OF THE UNITED STATES.—District of North Carolina. United States vs. 2 stills and fixtures and 3 barrels of brandy and 26 head of hogs, property of William Martin. Libel of Information. To William Martin and to all whom it may

concern:-Greeting. Notice is hereby given, that the above mentioned property was seized by S. H. Wiley, Collector of Internal Revenue for the 6th Collection District of North Carolina, on the 12th day of September, 1871, as forfeited To J. W. Bitting, and to all whom it may to the uses of the United States, for violation of the Internal Revenue Laws, and the same Notice is hereby given, that the above is libelled and prosecuted in the Circuit mentioned property was seized by Wm. F. | Court of the United States for condemna-Henderson, Assessor, &c., on the 28th day | tion for the causes in the said Libel of Inof August, 1871, as forfeited to the uses of formation set forth; and that the said cause the United States, for violation of the Inter- will stand for trial at the Court Room of nal Revenue Laws, and the same is libelled | said Court at Raleigh on the last Monday and prosecuted in the Circuit Court of the of November next, if that be a jurisdiction United States for condemnation for the day, and if not at the next day of jurisdiccauses in the said Libel of Information set | tion thereafter, when and where all persons forth; and that the said cause will stand are warrned to appear to show cause why for trial at the Court Room of said Court at | condemnation should not be decreed, and

Given under my hand at office, in Raleigh, S. T. CARROW, U. S. Marshal.

CIRCUIT COURT OF THE UNITED U STATES.—District of North Carolina. United States vs. 1 still and fixtures, 35 gallons peach brandy, 40 gallons low wines and 400 acres of land upon which said stills and fixtures were situated, as the property of William Jones. Libel of Information.

To William Jones and to all whom it may

concern:-Greeting. Notice is hereby given, that the above principal, and Seymore Steel and Addison | mentioned property was seized by I. J. H. Stephens, his sureties on the apprais- Young, Collector, &., on the 31st day of August, 1871, as forfeited to the uses of the United States, for violation of the Internal Revenue Laws, and the same is libelled and prosecuted in the Circuit Court of the United States for condemnation for the causes in the said Libel of Information set forth; and Notice is hereby given, that the above that the said cause will stand for trial at mentioned property was seized by William the Court Room of said Court at Raleigh on the last Monday of November next, if that be a jurisdiction day, and if not at the next where all persons are warned to appear to show cause why condemnation should not

Given under my hand at office, in Raleigh this 12th day of October, 1871. S. T. CARROW, U. S. Marshal.

CIRCUIT COURT OF THE UNITED STATES, DISTRICT OF NORTH CAROLINA. United States vs. 4 screws and 2 shapes, 15,57 lbs of manufactured tobacco, 4,500 lbs of leaf tobacco and 1 pair of scales, the property of John D. Corbin, and James S. Vincent and J, S. Allen, as sureties, upon the appraisement bonds given by him upon the release of said property to abide by and perform the order of this court in the premises.—Libel of Information

To John D. Corbin, Jas. S. Vincent and J. S. Allen, and to all whom it may concern: Notice is hereby given that the above mentioned property was seized by I. J. Young, Collector, &c., on the 20th day of September, 1871, as forfeited to the uses of the United States, for violation of the Internal Revenue Laws, and the same is likelled, and proceeded in the Circulation. the same is libelled and prosecuted in the Cir-cuit Court of the United States for condemnation for the causes in the said libel of information set forth; and that the said cause will stand for trial at the Court Room of said Court at Raleigh, on the last Monday of November next, if that be a jurisdiction day, and if not at the next day of jurisdiction thereafter, when and where all persons are warned to appear to and show cause why condemnation should not and show cause why condemnation should be decreed and to intervene for their interest.

Given under my hand at office, in Raleigh, this 12th day of Oct., 1871.

S. T. CARROW, Marshal.

CIRCUIT COURT OF THE UNITED STATES.—District of North Carolina. United States vs. 4,688 lbs. of manufactured tobacco, 2,000 lbs. leaf tobacco, lot of lamps, lot of fixtures, property of Marcellus W. B. Veasy, or on the premises thereof, and against said Veasy and A. M. Veasy and Richard Peed, his sureties upon the appraisement bond, given by him upon release of said property. Libel of Information.

To Marcellus W. Veasy, A. M. Veasy, Richard Peed, — and to all whom it may

on the 28th of August, 1871, as forfeited to the use of the United States, for violation of Internal Revenue Laws, and the same is libelled and prosecuted in the Circuit Court of the United States for condemnation for the causes in the said Libel of Information when and where all persons are warned to appear to show cause why condemnation should not be decreed, and to intervene for their interest.

Given under my hand, at office in Ral
Given under my hand, at office in Ral
Given under my hand, at office in Ral
Given under my hand at office, in Raleigh, this 12th day of October, 1871. at the next day of jurisdiction thereafter, when and where all persons are warned to appear to show cause why condemnation should not be decreed, and to intervene for

Given under my hand at office, in Raleigh, this 12th day of October, 1871.
76 S. T. CARROW, U. S. Marshal.

CIRCUIT COURT OF THE UNITED STATES.—District of North Carolina. United States vs. 17 boxes manufactured tobacco, weight about 1,300 lbs., as the property of L. W. Ashley. Libel of In-

formation. To L. W. Ashley, and to all whom it may July, 1871, as forfeited to the uses of the United States, for violation of the Internal prosecuted in the Circuit Court of the United States for condemnation for the causes in the said Libel of Information set forth; and that the said cause will stand for trial at the Court Room of said Court at Raleigh, on

the last Monday of November next, if that be a jurisdiction day, and if not at the next day of jurisdiction thereafter, when and where all persons are warned to appear to show cause why condemnation should not be decreed, and to intervene for their interest. Given under my hand, at office in Raleigh

this 12th day of October, 1871.

CIRCUIT COURT OF THE UNITED United States vs. 23 bbls. of Spirits, of about

S. T. CARROW, U. S. Marshal.

605 gallons, property of the firm of Mc-Murray, Davis & Co., and Stephen Timmons. Libel of Information. To McMurray, Davis & Co., and Stephen Timmons, and to all whom it may con-

cern:-Greeting. Notice is hereby given, that the above mentioned property was seized by S. H. Wiley, Collector of Internal Revenue for the 6th Collection District of North Carolina, on the 9th day of August, 1871, as forfeited to the uses of the United States, for violation of the Internal Revenue Laws, and the same is libelled and prosecuted in the Circuit Court of the United States for condemnation for the causes in the said Libel of Information set forth; and that the said cause will stand for trial at the Court Room of said Court, at Raleigh, on the last Monday of November next, if that be a jurisdiction day, and if not at the next day of jurisdiction thereafter, when and where all persons are warned to appear to show cause why con-demnation should not be decreed and to in-

tervene for their interest. Given under my hand, at office in Raleigh this 12th day of October, 1871. S. T. CARROW, U. S. Marshal.

TIRCUIT COURT OF THE UNITED STATES.—District of North Carolina. United States vs. 40 boxes manufactured tobacco, as the property of J. R. & G. Penn. Libel of Information. To J. R. & G. Penn, and to all whom it may

concern:-Greeting. Notice is hereby given, that the above mentioned property was seized by S. H. Wiley, on the 5th day of August, 1871, as forfeited to the uses of the United States, for violation of the Internal Revenue Laws, and the same is libelled and prosecuted in the Circuit Court of the United States, for condemnation for the causes in the said Libel of Information set forth; and that the said cause will stand for trial at the Court Room of said Court, at Raleigh, on the last Monday of November next, if that be a jurisdiction day, and if not at the next day of jurisdiction thereafter, when and where all per-sons are warned to appear to show cause why condemnation should not be decreed, and to intervene for their interest. Given under my hand, at office, in Raleigh,

this 12th day of October, 1871.
79 S. T. CARROW, U.S. Marshal.

CIRCUIT COURT OF THE UNITED USTATES .- District of North Carolina. United States vs. 27 boxes manufactured tobacco, 441 lbs. tobacco in process, 1,000 lbs. of leaf tobacco, 1 prize screw, 1 shape screw, found in the factory of Bedford, Vaughn, or on the premises thereof, and against said Vaughn and Albert C. Vaughn and Arthur'S. Crabtree, his sureties, upon the appraisement bond given by him upon the release of said property. Libel of Information.

To Henry J. Hester, G. W. Watkins, Levy S. Elliot, his sureties, upon the appraisement bond, given by him upon the release of said property.—Libel of Information.

To Henry J. Hester, G. W. Watkins, Levy S. Elliott, and to all whom it may concern: Information.

To Bedford Vaughn, Albert C. Vaughn, Arthur S. Crabtree, and to all whom it may Notice is hereby given, that the above

mentioned property was seized by I. J. Young, Collector of Internal Revenue for the 4th Collection District of North Carolina, on the 22d day of July, 1871, as forfeited to the uses of the United States, for violation of the Internal Revenue Laws, and the same is libelled and prosecuted in the Circuit Court of the United States for condemnation for the causes in the said Libel of Informa-show cause why condemnation should not be tion set forth; and that the said cause will stand for trial at the Court Room of said Court at Raleigh, on the last Monday of November next, if that be a jurisdiction day, and if not at the next day of jurisdiction thereafter, when and where all persons are warned to appear to show cause why condemnation should not be decreed, and to intervene for their interest. Given under my hand at office, in Raleigh,

this 12th day of October, 1871. 80 S. T. CARROW, U. S. Marshal.

C. L. HARRIS, ATTORNEY AT LAW, (Office first door South of Standard building, Raleigh, N. C.

Practices in the Courts of Wake and before U.S. Commissioner, and gives special attention to the arguing of causes in the Supreme Court of North Carolina. All business entrusted to him, will receive prompt attention.

Tri-Weekly Carolina Kya

Rates of Advertising: One square, one time, two times, - 1 50 three times, - - 2 00

A square is the width of a column, and 11 inches deep. Contract Advertisements taken at

proportionately low rates. Professional Cards not exceeding 1 square will be published one year for \$12.

CIRCUIT COURT OF THE UNITED STATES

CIRCUIT COURT OF THE UNITED STATES,
United States vs. 20 boxes manufactured tobacco, 1,275 lbs. leaf tobacco, 100 lbs liquorice, 2
tobacco presses and fixtures found in the tobacco factory of James H. Lawrence, or on the
premises thereof, and against the said Lawrence and Gavin L. Hyman and Noah Briggs,
his sureties, upon the appraisement bond
given by him upon the release of said property, to abide by and perform the order of this
court in the premises.—Libel of Information.
To James H. Lawrence, Gavin L. Hyman and
Noah Briggs, and to all whom it may concern:—Greeting.

To Marcellus W. Veasy, A. M. Veasy, Richard Peed, — and to all whom it may concern:—Greeting.

Notice is hereby given, that the above mentioned property was seized by I. J. Young, Collector of Internal Revenue for the 4th Collection District of North Carolina, on the 28th of August, 1871, as forfeited to the uses of the United States for violation of the Internal Revenue Lawi, and the same is libelled and prosecuted in the Circuit Court of the United States for condemnation for the United States for condemnation set forth; and the said libel of information set forth; causes in the said libel of information set forth; and the said libel of info and that the said cause will stand for trial at the court room of said court at Raleigh on the the court room of said court at Raleigh on the last Monday of November next, if that be a jurisdiction day, and if not at the next day of juritdiction thereafter, when and where all persons are warned to appear to show cause why condemnation should not be decreed, and to intervene for their interest.

Given under my hand at office, in Raleigh, this 12th day of October, 1871.

S. T. CARROW, U. S. Marshal.

> OIRCUIT COURT OF THE UNITED STATES. DISTRICT OF NORTH CAROLINA. United States vs. 20 boxes manufactured tobacco, as the property of Bedford Vaughn,—Libel of Information.
>
> To Bedford Vaughn, and to all whom it may

To Bedford Vaughn, and to all whom it may concern:—Greeting.

Notice is hereby given that the above mentioned property was seized by S. H. Wiley, on the 28th day of August, 1871, as forfeited to the uses of the United States for violation of the internal revenue laws, and the same is libelled and prosecuted in the Circuit Court of the United States for condemnation for the causes in the said libel set forth; and that the said cause will stand for trial at the court room of said court at Raleigh, on the last Monday of November next, if that be a jurisdiction day, and if not at the next day of jurisdiction thereand if not at the next day of jurisdiction thereafter, when and where all persons are warned to appear to show cause why condemnation should not be decreed, and to intervene for their

Given under my hand, at office, in Raleigh, the 12th day of October, 1871. 82 S. T. CARROW, U. S. Marshal.

OIRCUIT COURT OF THE UNITED STATES, United States vs. 5 boxes manufactured tobacco the property of Samuel Evans, and 5 boxes do, the property of J. D. Corbin, and 3 boxes do, the property of Green and Alexander.—Libel

of Information. To Samuel Evans, J. D. Corbin and Green & Alexander, and to all whom it may concern: -Greeting. Notice is hereby given that the above mentioned property was seized by S. H. Wiley, on the 4th day of August, 1871, as forfeited to the uses of the United States, for violation of the Internal Revenue Laws, and the same is libelled and prosecuted in the Circuit Court of the United States, for condemnation for the causes in the said libel of information set forth; and that the said cause will stand for trial at the court room of said Court, at Raleigh, on the last Monday of November next. if that be a jurisdiction day, and if not at the next day of jurisdiction thereafter, when and where all persons are warned to appear to show cause why condem-nation should not be decreed, and to intervene

for their interest. Given under my hand, at office, in Raleigh, this 12th day of October, 1871. 83 S. T. CARROW, U. S. Marshal.

CIRCUIT COURT OF THE UNITED STATES, United States vs. 113 boxes, 6,690 lbs. manufactured tobacco, 1,933 lbs. lumps, 6,500 lbs. leaf, hydraulic press, 3 box screws, 1 reel press, as the property of John H. Peebles.—Libel of Information formation.

To John H. Peebles, and to all whom it may concern :- Greeting. Notice is hereby given, that the above mentioned property was seized by S. H. Wiley, on the 6th day of September, 1871, as forfeited to the uses of the United States, for violation of the internal revenue laws, and the same is libelled and prosecuted in the Circuit Court of the United States for condemnation for the causes in the said libel of information, set forth, and United States for condemnation for the causes in the said libel of information set forth; and that the said cause will stand for trial at the court room of said court, at Raleigh, on the last Monday of November next, if that be a jurisdiction day, and if not at the next day of jurisdiction thereafter, when and where all persons are warned to appear to show cause why condem-nation should not be decreed, and to intervene Given under my hand, at office, in Raleigh, this 12th day of October, 1871. 84 S. T. CARROW, U. S. Marshal. for their interest.

CIRCUIT COURT OF THE UNITED STATES U DISTRICT OF NORTH CAROLINA. United States vs. 20,460 lbs. (341 boxes) manufactured tobacco, 4,000 lbs. leaf tobacco, 400 lbs. tobacco in process, 4 screw presses, and one hydraulic press, found in the factoroy of Jas, J. Allen, or on the premises thereof, and against said Allen, and Joseph S. Vincent, and John D. Corbin, his sureties upon the appraisement bond given by him, upon the release of said property.—Libel of Information.

To James J. Allen, Joseph S. Vincent, John D. Corbin, and to all whom it may concern:—Greating

Notice is hereby given, that the above mentioned property was seized by I. J. Young, Collector of Internal Revenue for the 4th Collection Greeting. District of North Carolina, on the 25th day of September, 1871, as forfeited to the uses of the United States for violation of the Internal Revenue Laws, and the same is libelled and prosecuted in the Circuit Court of the United States ecuted in the Circuit Court of the United States for condemnation for the causes in the said Libel of Information set forth; and that the said cause will stand for trial at the court room of said court, at Raleigh on the last Monday of November next, if that be a jurisdiction day, and if not at the next day of jurisdiction thereafter, when and where all persons are granted to appear to show cause why condemwarned to appear to show cause why condem-nation should not be decreed, and to intervene for their interest. Given under my hand at office, in Raleigh,

this 12th day of October, 1371. 85 S. T. CARBOW, U. S. Marshal. CIRCUIT COURT OF THE UNITED STATES, U DISTRICT OF NORTH CAROLINA. United States vs. 1300 lbs manufactured tobacco, 500 lbs. leaf tobacco, one lot of lamps, 2 screws and other fixtures of the tobacco factory of Henry J. Hester on the premises thereof and against said Hester and G. W. Watkins, Levy

S. Elliot, his sureties, upon the appraisement

Greeting.
Notice is hereby given that the above mentioned property was seized by I. J. Young, Collector of Internal Revenue for the 4th Collection District of North Carolina, on the 25th day of July 1871, as forfeited to the uses of the United July, 1871, as forfeited to the uses of the United States, for violation of the Internal Revenue laws, and the same is libelled and prosecuted in the Circuit Court of the United States for condemnation for the causes in the said Libel of Information set forth; and that the said cause will decreed, and to invervene for their interest. Given under my hand, at office in Raleigh this 12th day of October, 1871. 87 S. T. CARROW, U. S. Marshal.

CALOON AND RESTAURANT! The undersigned begs leave to inform the citizens of Raleigh, that he has opened a

Saloon and Restaurant opposite the Market Hall, known as the

Friendship Restaurant,

where Meals, at all hours of the day, can be had, and Lunch from ten until three o'clock. Elegant Soup served up for Lunch, Very fine imported Liquors and Cigars always on hand.

NICHOLAS JOHN.