LEIGH, N. C.

PAY, SEPT. 18, 1873. for the Working-men.

Iwo columns of space in Th l'eckly Era is hereby tendered to the Mechanics and Working-men of Releigh, to be at their disposal for any matter they may wish to publish not of a partisan character They are invited to occupy the space thus tendered them, and as much more as they may desire.

A whole page of The Daily Era will be at the service of the Me chanics and Working-men of Ra eigh and the State next Winter free of all charge or expense to them whatever.

Good Sense.

The Memphis Avalanche, as well tatic, say in substance to Jeffer-Davis "Quit, the "Southern" people have enough to centend with, without such speeches as you have just made."

Turkish Bath for Horses.

the department of the Farmer. his Era, is an article in referto the Turkish Bath for horses. ers and horse owners may get dren. therefrom, which, if improvdacted upon, will no doubt be ficial and promotive of th and condition of animals. a called to the fact, that, in igh in the shape of the let-

> and Philosophical Wilmington Post thus

Massachusetts: moeratic press of this State case hatred of Ben. Butler e denouncing him, abused ated to be Governor. Now a falled to get the nominathen, and that would be if refrain from patronizing Don't abuse a people and buy their wares."

An ex-confederate correspondent of a Tarboro paper, who is sojourncome somewhat muddled in the institutions have on them. process of his reconstruction, writes about the coming struggle between the North and South, in favor of Utopia against modern Republiconism, and imagines himself marching under a flaming banner, to the music of sonorous horns and rolling drums. Thus he exclaims: "One happy thought makes me ontemplate this coming struggle with eestatic joy, 'it will be a bloodand paper!"" thean. Just so. "Let us have

bee." The thought is overpowergr,-if it is not original!

Daniel Come to Judgement

it is seldom that the Era sees an ten in the columns of an opposi-... de archibes of gravity:"

The police force of Tarboro is posed exclusively of colored namely: Harry Redmond Battle and J. E. Simonson. but due to them to say that form the functions of their h fidelity and promptness. ore thoroughly competent nen could scarcely have cted from their race in

my be assured that so long utinue to perform their

Congress meets the outhe Ku Klux in Kentucky horoughly investigated .whose headquarters are respectivele, although these freeave laid two counties unr in that State, similar to tions of the same clans in and Alamance, N. C., the

Press of the United States, than all the Southern Democratic be surprised, which is an exceptive the other causes of its advancement.

Mr. Shotwell was pardoned until the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, than all the suggestion of the Observer acted uptasses of the United States, the suggestion of the Observer acted uptasses of the United States, the suggestion of the Observer acted uptasses of the United States, the suggestion of the Observer acted uptasses of the United States, the suggestion of the Observer acted uptasses of the United States and the United States and the United States and the United States are the United States and the Uni ays to the Governor, "do it, There is, to be sure, the object of the most malignantly ignorant utter depravity, meanness and cowhow. The public safety is su- tion of "monopoly," but monopoly class could have ever made such a ardice of a portion of mankind, that preme, when such outlaws defy all is one of the leading features of our nonsensical proposition, as that base, self-constituted leaders of a law, and laugh at your proclama-tions." Leslie will not move, however, for fear of consequences, and of theprotective tariff, necessary at other than an unconditional pardon. agitation and the stirring up of an appeal has been made to Prest- the beginning for revenue and the If the Editor of the News believed strife seeking te destroy the pe dent Grant, who replies: First ex- stimulation of American industries. that a conditional pardon had been country. haust your State power and then I The production of cotton is a made out he is a fool; if otherwise will intervene. Thus he is obliged Southern monopoly, and one on he is a knave, a nuisance and a to do while the State government which our Southern people heartily mischief-maker. do s nothing at all, and the Ku congratulate themselves; and free- On Friday the 12th instant, the

surage of the Courier Journal, the boldly ventilates the doings these demons. It is a sign of

this Union. It is done at a price Raleigh News and the Foreign Milburn Wagon.

of its advertisers is a dealer. The Era was treating the subject price paid, quite remarkable to in response to a paragraph in the those whose acquaintance with the Charlotte Home, and had no desire telegraph is by the payment of an to injure the business of a Raleigh average of about ten cents a word. merchant or any other in the State. for it is doubtless a fact that the Messrs. Miller, of Charlotte, or Mr. Allcott, of Raleigh, would take quite as much pleasure in selling a civilized world. For this extraor- man. We bade him a sad farewell at good article of home manufacture as they do in selling the Milburn each twenty dollars per week, less wagon. The object of this paper than three dollars a day for two was to insist that our people should thousand words of tetegraphic matencourage the manufacture of their ter from all points of the earth. wagons and carts at home. Neither Thus make the calculation per Mr. Allcott nor the Messrs, Miller word. could have taken the remarks of the

Era as an assault upon them, or an effort to "break down or buy out" As to the structure and durability paid to the Telegraph Companies, of the Milburn wagon, the Era said and without exacting additional nothing in disparagement. As an compensation from the papers, its experienced wagon-maker the edit- patrons. or of the Era knows the wagons in It has been the habit of some of

QUERY: What sort of a Southern service performed for the compen wagon company, so-called, in Indi- that it can be done so cheaply. ana? And, since the News is such | The Era is not now a patron of corporations," how does it make a weekly paper, but when it was a difference whether such advertise in daily it was a patron, and though the News or not? Is the Richmond paying full rates for the dispatches, and Danville Railroad as foreign as and using only those of noon, it an Indiana wagon company? And did not complain, but has always does not the Richmond and Dan-contended that the Associated

Life Insurance for the Colored vices. People.

News?

Yet awhile very many of our colored people cannot be expected, in addition to supporting their families and educating their children, to accumulate any considerable property to leave their chil-

In the present condition of the colored people of North Carolina, liar advantages of a provision for ng the bath "large flues net be too quick in availing them- with dishonor and ignominy. selves of.

health and of age ranging from twenty-one to fifty years can keep dependant on its head.

The Era most seriously invites the attention of the industrious, withdrawn from the con- working colored people of North thoughtful and provident of the who turned State's evidence, and bewhite people have adopted for the trayed their companions in guilt. future care and protection of their wives and children.

The colored laborers of the State ing in the north, and who has be- their attention to the claim home

In the matter of Life Insurance, These Companies keep the money they receive, in circulation at home, and any insurer, offering less fight and the weapons will be Here is another advantage the which must command the respect of matter of Life Insurance offers our his bitterest enemies. colored people. Many of them, carrying on small farms, or other industrial operations are frequently in want of small sums of money, which may always be readily ob-

by offering adequate security. journal in relation to the col- tially home institutions, the Pied- mit an act of self-degradation and dis- ers of the Era will remember to suggestion of the Observer carried out, red people, worthy of comment or mont Life of Virginia is one, and honor. moduction. But the following the Life Association of America the Tarboro Southerner is a another, both of which are repredologer, and should be laid up sented in Raleigh and at all the prominent points in the state. Of the price of honor, or to revel in luxury the strictly foreign companies in and wealth purchased with cowardly our midst, the Connecticut Mutual submission and apostacy?—Raleigh Democratic papers of the State are airs and feel her importance as well as lectic Library Building being asis, perhaps, the best, having a larger News, Sept. 11th. capital and insuring at lower rates,

> In thus presenting, briefly, the will not kiss the rod of persecution nor matter of Life Insurance to the col- "bend the supple hinges of the knee that ored people, the Era feels that it is touching upon the most important to hail his action in releasing Mr. Shotwell and the Albany prisoners of the apon. Shotwell and that can engage their attention, and it specially recommends to their confidence and patronage the two North Carolina Companies.

ly at Raleigh and Warrenton. Associated Press.

thom. The Louisville of its own, has done more for the knave.

But let us admire the dustry until it has gotten upon its He is looking remarkably well. Capt. Gen. Edwin S. McCook, Secretary products of the farmer. Besides, it before, holding myself and Mr. and learn terms of sale. legs, and it has been so of the New Every true North Carolinian will resincted by a banker, named Winson to the Raleigh Sentinel. If & Danville R. R. Co.

J. A. TU

astonishingly low when considered connection with the usual rates The News is aggrieved because the of tele Era, in referring to the Milburn Taking Raleigh, for example,

wagon, has opposed the introduct where there are two daily papers s, and the amount of news given, is, for the Gregor, "He treads once more his

points in the United States and the He is a tall, well-built, erect, handsome gross." dinary service, these papers pay As the rates of telegraphing are re-

duced, the Associated Press is enabled to increase the quantity of its news without increasing its tolls

question are of good workmanship, the papers, patrons of the Associated Press News, who cannot tell a "hawk as an extortioner and everything from a hand-saw," are dependent mean and monopolous; but when for on others. But, one takes into consideration the estitution does the News regard a sation exacted, one is astonished

a staunch of opponent of "foreign the Associated Press, being only the Charleston News, both Dem- ville Railroad advertise in the Press is a public benefactor to the country and the Press, and none too well paid for its valuable ser- condemned culprit." He says the deny the same thing a hundred times,

A Brave Man and True.

R. A. Shotwell is still confined in the Albany penitentiary. He refuses to accept the pardon which has been offered him by President Grant, because it is coupled with conditions which he regards as reflecting on his honor as a gentleman. He believes the conditions are degrading, and therefore he elects Steward to the Hospital, and after- merous reports that are put incircula- Granges are intended to affect and thus procured by Harmon McIver out of the District Court of the United Homestead under State laws, I have to suffer on in solitary confinement, in wards to that of Librarian for the tion. At both ence of the road certain carry the election in 1876. Having is found on this trial some weeks Carolina, against the estate of William than regain his liberty at the sacrifice of self-respect and of principle. He ention of the editor of the their families, presented to them in prefers physical torture and chains no other way, and which they can- rather than to purchase his freedom ly, a family in no respect of style or "If the Southern Security Company

The circumstances under which For from twenty-five to fifty cents | Shotwell was convicted and sent to like "insult and indignity." The don't they surrender the North Carolia week, any colored man in good Albany, are familiar to our readers. A young man of education and talent, of high social position, of popular manners, of handsome person, of generous up a thousand dollars insurance on impulses, he has for over two years on the defeat of Gen. his life, a saving comparatively been confined in a felon's cell, and subslight and trifling, but which, in jected to the insults and indignities of the event of death, is most impor- a condemned culprit. He was charged tant in its result of good to a family with ku kluxing, and was found guilty before Judge Bond's Court. The testitestified against him was denounced by Shotwell, in his statement after his conviction, as base perjury. That Shotto see Massachusetts prais- Carolina to this matter of insurance, well was a member of the ku klux klan and earnestly urges it upon them as is very probable, but he denies many prescribed. But the young man is be free from anneyance." a means of provision the most of the acts attributed to him by the men not degraded. His offence did not The writer of this extract is talking,

Admitting that Shotwell was guilty, many others guiltier than he have escaped punishment entirely, while he has been made an example by the Govare perhaps more directly in- ernment to terrify older evil-doers. If terested in keeping the available the pound of flesh has not been exacted, An Old Tarheel in Ecstasy. money of North Carolina at home the dark walls of a dungeon have smote tion, and to that end the Era directs and wilted the bloom upon his cheek. it is hoped and believed he will. possession of the principal roads runhave condemned secret political association as dangerous to the peace of society and inimical to Republican inthe North Carolina State Life In- stitutions. We do not seek to mitigate surance Company of Raleigh, and the offences which Shotwell may have the sympathy, the well-wishes and the Old North State of Warrenton, committed, any farther than those ofhave superior claims on the colored fences are mitigated by the circum- all the good men of the Republican surrendered. people as well as on the whites. stances of Shotwell's youth, the condi- party. tion of society at the time and the general disorder and lawlessness which then reigned throughout the State. But security, can obtain the loan of has borne himself in his incarceration money to carry on his operations. like a true and brave man, and in a way

In his refusal to accept the pardon of the President, offered to him a few days ago, because that pardon contained degrading conditions, he exhibits a moral courage and devotion to principle which show that he is compounded of tained from these home institutions stuff of which heroes are made, and that he is willing to sacrifice comfort, Of other companies that are par- ease and personal liberty than to com-

> Who had not rather be R. A. Shotwell-so condemned, so imprisoned, so manacled in a felon's cell, than to breathe the air of freedom bought with

of this paper last fall.

the Penitentiary.

At a time when the President of

Shotwell will not accept Grant's parbecause the expense of its operations don, because its terms are such, he says, is proportionately less than that of as would compromise his honor as a public as a released convict from loss sustained by the State in the fall-

any other insurance company in the man and his integrity as a citizen. We presume Grant wants to make a Radical of him. The brave Shotwell profit. - Raleigh News, Sept. 11th.

month.

If any man or woman can read This institution, though one of the above without arriving at the lov. Leslie finds himself those inevitable foreign things the conclusion that it is the production through the lack of suffi- Raleigh News hates so vindictively, of a fool, then he must generously winding up and putting behind the subject, if this matter were submitted al authority, it is said, to unless it be an advertising patron attribute it to the mischief of a history of the times the incidents, lease stand as it is.

Klux continue their brutal outrages.
Had this State been under Democratic rule, we should now perchange be enjoying the same "blessand had the President interfered, would have been denounced as would have been denounced as would have been denounced as the process of the care of t Shotwell was unconditionally pardoned. of Dakota Territory, has been assas- will tend to regulate a system of la- Pool up to the public through the This association distributes the prison of more than two years, with an Yankton. Gen. McCook was a known except to those who become Mr. Pool and myself had chosen current news of the day all over undaunted spirit, with the full con- popular and gallant man.

REPUBLICAN STATE PRESS.

sciousness of never having done anything to merit the punishment he re-"Gen. Alfred Iverson, late of the Conceived, with a character as bright and spotless as it was before he was victimfederate States Army, the captor of Stoneman, has obtained letters patent ized, slandered and prosecuted for vile party ends. We are profoundly glad that the tardy act for his release has at for a machine for the manufacture last been performed, and that like Macsize of an ice-cream freezer, and is so native heath." We join in the cordial welcome that awaits him, and wish him constructed that it will freezer, water into solid blocks of ice in ten or fifteen in all sincerity a hearty God's speed. Captain S. was first put to the trade of minutes. One of these machines will average of about ten cents a word.

The two morning papers of this city each receive daily an average of two thousand words, from all

ore North State. Henderson, when, guarded by soldiers and manacled, he was carried from his native State a felon to a distant peni- does not seem to be losing ground. We tentiary. Our heart then rose to our notice that Hon. Thomas H. Sutton, of throat as we bade him good-bye. On Bladen county, and Col. D. C. Allen, of yesterday we felt joy and gladness as Brunswick, heretogre Democrats, have we again pressed his hand and ex- given in their adhesion to the Republiressed to him our high gratification at can party. They made this announce precipitate upon him unkind criticism, when, more than any period

quiet way, have expressed the deterof his life, he needs the silent symwe have already said, in a previous pathy and quiet encouragement of number, that now is an excellent opportunity to make the change, every thing being so quie in the political

the people of his State of all classes.

Randolph Shotwell, comes not

himself to the situation in which he

duct to this resolution he had no

trouble. Seeing this merit of man-

hood in him, he was early promo-

lease, by invitation, he took tea

parties and colors.

United States.

back to North Carolina a martyr under the laws of his country; and by a jury of his country, he was convicted of offences for which of abuse again of Republican Demothe law prescribed punishment. He crats, high and los of all degrees, age was sentenced to a term of years, and condition. It heven defending the the half of which he had not served, letter M measurement and makes ugly when the President of the United charges against the News, though that States, deeming that the objects of paper has distinctly denied the charges law had been accomplished, uncon- on several occasions. Well, no one is ditionally releases him, and remits hurt. Let the New roon, do the printa heavy pecuniary fine imposed by the Circuit Court Bench of the lature and keep right on. Nobody cares for this controversy and the News has Mr. Shotwell complains more already been put right on the record .of the "insults and indignities of a Let it slide bro. Stone. It don't pay to discipline he was under was rigid, and even the Republicans are willing but that no indignity was offered him. He went determined to adapt

[From Greensboro Patriot.] was placed, and conforming his con-

Charlotte, seem tobe considerably exerted by the authorities over him to cised on the Norh Carolina Railroad Security Company. Here is what the Charlotte Observer says about it :-

with the Superintendent and famistanding inferior to the best of New | want to establish a through unbroken York State. This don't look much line from Richmond to Atlanta, why na lease and build a road from this subject of such confidence, promotion and attention, he would have little of manhood in him if he did not return "with an undaunted such rolling stock as it would need is already in possession of the company. There is nothing in the history of The money could probably be borrowthe conviction and punishment of ed at less than ten (10) per cent : but road would open ups fine country, and punishment was such as the law. the Southern Security Company would

constitute an infamous crime, and of course, in the interest of Charlotte. he comes back to his people as good which is stirring little town, and as he went, and better, in that he crows lusting over the number of railroads that aready run into it; but has a good basis of self-discipline wants more, Charlotte would, no upon which to construct a life of doubt, be benefited by this new arrangement, but in what sort of a fix No man will now reproach the would it leave the North Carolina railyoung man, whose reproach is to be road? With a through line via States-We never defended the ku klux, but But, on the contrary, if he goes ning into Charlotte how long would it be before the bottom would be knocked earnestly to work to make the man out of the other Institution? of himself his address and talents

This is the view the principal stockdesigned he should be, he will have holders we have talked with on the sub-

Gaston Corporation to throw all the ob-Mr. Shotwell has been a victim of stacles they can in the way of the lesthe misrepresentation of his friends sors with the view to compelling them to and of misapprehension on the part throw up the lease and then step in and of the public since the day he left a sensation, they reported that he are controlled by the Southern Security had offered to canvass North Caro- Company, who hold the key to the posilina for Grant as the price of a par- tion, and are masters of the situation. don. Mr. Shotwell found it neces-Setting aside whatever interest we have seen published in the columns for we believe the more roads we have

And now when Mr. Shotwell is considerable territory and thus benefit at home, instead of leaving him to the State. We are also disposed to believe that quietly enjoy the society of his it might be of some advantage to our ing off of business on the North Carolina osequent depreciation of It is the province of the Era to its stock would to made up in the develuphold and defend the administrathe circumstance as a prominent

ly at the head of the Republican question, The stockholders take a dollar-andcent view of this question, and from the United States is so admirably the best information we have on the

accidents and circumstances of revoon, at no distant day. mer's Granges. and kill the prosperity of the To the Editor of the Era:-

MAN SCALPED.-We learn that

known except to those who become members. White males and fe- to act with as little regard to fair- Company Shops, Sept. 8, 1873. 13-2t

rights, privileges and benefits. It brary Building in Mr. McIver's (Large size) for Framing or for Portwas introduced into North Carolina care, might no doubt have shared by Col. Aiken, of South Carolina, the same fate and public notoriety ed by other leading characters as the others.

of a practical character, and his wife | claimed authority over all the buildand children are barred and forbid- ings by virtue of his office as Suden from any participation in any perintendent of Public Instruction. of the meetings. Such is an out- If he had such authority, his conline of its tenets and by-laws, if I sent was equivalent to his authorhave been correctly informed by izing the boys to enter:those who claim to be members. those who claim to be members. CHAPEL HILL, Sept. 12, 1873.

The initiation fee is five dollars and We the undersigned, certify that a monthly contribution of ten cents. Its members, when asked if any politics is connected with its organipolitics is connected with its organi-zation, declare that it shall have July 12th, 1873, Alexander McIver nothing to do with the machinery of government, but when asked if a member of the Grange is a candidate for office and another outside of its folds asks for their suffrage. his return to his State and friends and kindred.

The professed peculiar friends of Mr. Shotwell seem determined to precipitate upon him unkind critiwhich would they support? the ancourse the whole Grange would be key. That this key was then in ganization is framed purely for political ends when they shall have strength enough to overcome their adversary, the Republican party? We notice here, men who were active in organizing the Constitutional Union Guards or Klu Klux are chief and active leaders in this ovement, We feel consequently

It strikes us as being an insidi enemy, making inroads upon the unwary of the Republican party. Shall the press remain silent on an issue which may sap the very vitals of the nation, and wrest from the hands of those who have proved ing up as promptly as it did this year, true to their flag and country, that power to govern which alone sustains it. Methinks it ought to be canvassed, and its bearing on the future destiny of the nation fully exposed. The Democratic party which wrecked the continent from to patronize your paper for the news it center to circumference, and well the responsible position of Surgeon's question, if we may judge from the nu- viduals. Therefore we think these son proved these facts. The key a warrant in Bankruptcy was issued the Supreme Court destroying the the darkness of the dungeon, rather Institution. On the day of his re- parties seem to be anxious for the sur- failed by reason, persuasion, intimi- after to be in the possession of his S. Mann, of Apex, in the county ruled and endorsed in very neat style,

lars will accomplish the work, and Granges in North Carolina; twenty that I had the cost to pay.

A Card from J. B. Mason, Esq. To the Editor of The Era: MR. EDITOR: -In the Era of the 28th of August last I see a card from Alexander McIver, in which he publishes certain proceedings and part of the evidence in a trial in which I was prosecutor and two than any other class of our popula- with gloom the flower of his young life regarded, if he conducts himself as ville, and the operatives of that line in of his sons, parties defendant. My repeated absence from home has prevented an earlier notice of it. If I supposed his card was simply intended as a reply to a late letter of President Pool, to which he a!ject take of it, and they are consequent- ludes, I should have nothing to say. the encouragement of the Era and ly not very aprious to see the lease I presume that gentleman is amply able to reply to anything from Mr. It is in the interest of the Raleigh and McIver that he might deem worthy his notice. I can hardly believe that this was the chief aim of Mr. Iver's card, as he confines himself gobble up the road themselves, if they to points of no concern, and care-North Carolina. Thinking it ex- could do it, which they expect they fully escapes the true issue. If it was

ceedingly meritorious, his peculiar could do. But they wouldn't hold it intended as a defence of his course friends represented him to have long if this through line via Statesville he is equally unfortunate. No one been insubordinate, surly, stubborn were established, for the reason above cares a farthing whether his son and defiant from the first. To make stated, that the Southern connections Harmon, the boy who seems to have been put forward as a cat's paw-in instances of mischief done about the College-was about nine or nine and a half or precisely nine sary to deny these reports, of his Carolina road and in those who hold and a quarter. Nor is it a matter To J. H. friends, in a letter, which the read- stock in it, we would like to see the of any concern whether they were tried under "warrant" or "bill of indictment." It is amusing to see the better, and this one would open up a man avail himself of such subter- Revenue for the 2nd Collection District family and friends, the leading little city, which beginning to put on in charge of the property, the Diaseeking to make political merchan- her sister Charlette, which we fear is signed to his care, the Philanthrodize of his misfortunes, and are un- inclined to be a little selfish. It is a pic Library Building to Mr. Pool Court Room of said Court at Raleigh on ing to myself, he sits off and per- the next day of jurisdiction thereafter sons, and a son of Mr. Andrew uphold and defend the administraopment of the country trough which the tion of President Grant. It is an new road wouldrun, but there is no Pool and myself, to go through and said appraisement bond, and to interopment of the country trough which the new road wouldrun, but there is no line. with pride and Joy. It points to invested by the safe and private indirichly in the damages done to the viduals in the North Carolina Central. College property. If I had seen Eight hours after the above ele-gant and patriotic effusion was Government, and the justice, the who are manipulating this thing do not open, whether broken in by my read in Raleigh, Captain Shotwell mercy and leniency of that great arrived in the city, having been and good man who standing at the arrived in the city, having been and good man who, standing at the play, the success of which interests sitting by and allowing it to be enhead of the Nation, stands so proud- them more that the fate of the road in tered by bad boys-especially by the sons of those who were his enemies-common courtesy would have dictated to me a very different course. President Pool stated upon the street that if his sons, o them they would conclude to let the with or without their father's conthe earliest opportunity for explanation and apology. That he public opinion are to be found thus LETTERS PROM THE PEOPLE. would cheerfully pay one hundred dollars for each time that any one of his sons had thus entered the buildings. And it is very suspi-This is a subject that is exciting lustily to the boys to come out of interest among all classes of people the building, when he observed titioner will be granted and an order of in North Carolina just now. The our detective, Sam. Morphis, apa man—to us unknown—riding in North Carolina just now. The our detective, Sam. Morphis, apalong in his cart, some miles from large planters are especially active proaching. And it is likewise very

in North Carolina. The colored From the following certificate it

man, though a farmer by education will appear that Mr. McIver

in the case of State vs. George McIver and others in Justice's Court, before S. S. Clayton, J. P. stated that he had authority over the property belonging to the University, by virtue of his office as Superintendent of Public Instruction. That it was proven on the trial that Harmon McIver entered the University Library through an upper window, got a key within and unlocked the door and kept the pledged to its member. Now what the possession of Alexander McIver. JONES WATSON. J. M. ALEXANDER.

From the following paper drawn y Mr. McIver himself, and signed by the Treasurer of the University, it will appear that he really had no such authority as he claimed in the Magistrate's Court to have had, place, he quickly bethought himself of an authority which he did not claim when he wrote this paper, lay down at pleasure:-

"I, R. W. Lassiter, hereby turn over to James B. Mason the care, protection and possession of the University Library; to President Pool the Philanthropic Library and Hall, and to Prof. McIver the Dialectic Library and Hall, and to the said three gentlemen oversight, prctection and control of all the Uniports taken in exchange for binding. versity property in Orange county. This Nov. 22, 1871, and they have consented to take charge of the R. W. LASSITER,

Treas. and Sec. University. From the above certificate of nigh destroyed the nation, has made Jones Watson and J. M. Alexander. several ineffectual efforts to regain the attorneys for the defence and power, and no doubt this is a last prosecution, it will be readily obrally for the contest of 1876, to re- served that something more, which gain and possibly ruin a prosperous was material, was elicited on this and happy country. Money is pow- trial than as was mentioned in the er among nations as well as indi- card of Mr. McIver. John Emerdation, the dagger and hemp, they father Alexander McIver-holding now propose to inaugurate a system it without my knowledge or au- Bankrupt on his own Petition: That that will raise millions of dollars to thority. It was after this entrance defeat the Republican party. We into the Library that I discovered bankrupt, to him, or for his use, and ceipt of price, by mail, post paid, or by have in North Carolina some 87 the damage within. Harmon is the transfer of any property, by him, express as directed. counties: Allowing there are 10 stricken from the warrant, and the of the creditors of said bankrupt, to townships in each county, and one others shielded by the presence and prove their debts, and to choose one or speedy discharges, it is suggested that point to Salem-The distance is but Grange to the township, (and this consent of Mr. McIver. It was at a Court of Bankruptcy, to be holden sixty-four mies. Two million of dol- is a low estimate,) we will have \$70 upon this showing of probable guilt at Raleigh, N. C., before A. W. Shaffer,

members to the Grange, 17,400 mem- Mr. McIver's conduct in referbers; five dollars to each member, ence to this whole matter has been \$87,000; ten cents per month for simply outrageous. If he had Mr. Shotwell to bow him down or say ten (10) per cent. This would sub- three years for each member, \$62,- chosen to act from that high sense discourage him. The Era is bound ject them to the payment of an interest 640; making a grand total of \$149,- of honor, which has actuated his a warrant in Bankruptcy was issued to assume what the News does not of only two hundred thousand dollars 640, to spend in North Carolina colleagues in reference to the Dia- out of the District Court of the United deny, that he was guilty of an offence against the laws and that his paying \$240,000 a year for the lease. The think a better title for this new organization would be, Patrons of less damage-probably very little- of Granville and State of North Carolina, Democracy. Hob Goblin. to the property. For him to claim his own Petition: That the payment of authority over the entire property any debts, and the delivery of any prowhen his sons are arraigned, by virtue of an office which he holds any property, by him, are forbidden by by a simple technicality, after being said bankrupt, to prove their debts, and the Eastern District of North Carolina, repudiated by the State Conven- to choose one or more assignees of his tions of both political parties, and finally by the Governor who appointed him, is ridiculous in the

JAMES B. MASON.

NEW ADVERTISEMENTS. J. McC. PERKINS, Counselor at Law and Solicitor for Patents,

513 7th St., Opposite U. S. P. O. Dept., WASHINGTON, D. C. der the Patent Laws; to Appeals, Re-

Interferences, and Infringements; and to suits at law and equity, growing out of the rights and interests ZC Correspondence solicited. 14-1y

CIRCUIT COURT OF THE UNITED STATES.—EASTERN DISTRICT OF

United States vs one mule, one horse and harness, seized as the property of . H. Kirkland, and against said J. H. Kirkland, A. P. Dukes and Andrew Lanner, his sureties on the appraisement bond for the release of Kirkland, A. P. Duke and Andrew Lanner, and to all whom it may concern: -Greeting. Notice is hereby given, That the above mentioned property was seized fuges in order to evade the true of North Carolina on the 5th day of February, 1873, as forfeited to the uses charge against him, to-wit: that of the United States, for violation of the while he is one of three gentlemen | Internal Revenue Laws, and the same is libelled and prosecuted in the Circuit

Court of the United States for condemthe last Monday of November next, if mits, under his very eyes, his own when and where all persons are warned to appear to show cause why said property shall not be declared forfeited and of his appointment as Assignee of Ha- any property, by him, are forbidden by vene for their interest.

Given under my hand at office, in Ralefgh, this 21st day of August, 1873.

lina, within said District, who has been adjudged a Bankrupt upon his own polition by the District Court of said

GRANVILLE COUNTY. Lewis N. Newman, Administrator of . The undersigned hereby gives notice

Daniel W. Flynn and Roberta Flynn, his wife, William A. Chapman and Caroline Chapman, his wife.—Special proceedings to makereal estate assets | said District. for payment of debts.

This cause coming to be heard, and it 14-3t ppearing to the satisfaction of the court that William A. Chapman and Caroline Chapman, his wife, reside beyond the imits of the State, and supposed to be residents of the State of Kentucky, on motion of T. L. Hargrove, Attorney for the plaintiff, it is therefore ordered, that oublication be made for six weeks in the North Carolina Era, a newspaper, published in the city of Ralaigh, N. C. notifying the said defendants of the filing of this petition in this proceeding; that tue same is for sale of real estate to pay debts, and that they make appearance at the office of the clerk of the Superior Court for Granville county, in Oxford, on or before the 20th day of cious that Mr. McIver called so September, 1873, and answer, plead or demur, as they may see fit, and that upon failure to appear the prayer of pesale made according to law.

Superior Court, Granville county.

There is about \$8,000 paid out here monthly to mechanics by the Richmond

ness and courtesy, the Dialectic Li- FINE IMPORTED ENGRAVINGS. prises a list of elegant works, from the best American and European artists. variety of subject is represented. lis, Landscapes, Animals, Fig-darine views, and Historical Picvery variety of su

> ROSA BONHEUR, and others. Over 700 Different Subjects. They are of all sizes, from 12x15 to 26x40, and can be sent by mail or express, prepaid, carefully done up in roller, and without injury.

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TORIC AND IDEAL PICTURES, Nearly 300 Different Subjects. They are printed on different sized paper; either small size, 7x10, or quarto size, 10x12, and can be sent by mail, carefully done up in roller, prepaid, to Price, small size, 10 cts-Quarte

When he found his sons in a tight A specimen of each size and catalogue sent on receipt of 25 cents. Catalogues sent free to any address E. R. PELTON, Publisher, 108 Fulton St., New York. JOHN ARMSTRONG, No. 1 FAYETTEVILLE STREET

RALEIGH N. C., BOOK BINDER, And Blank Book Manufacturer. Newspapers, Magazines, and Law the very best style, and at lowest prices. Old numbers of Supreme Court Re-

FOR SALE-CHEAP! ONE NEW FIRST-CLASS HER-RING'S Patent Fire and Burglar Proof Safe-cost in New York \$875.00, and has all the latest improvements. Will be sold cheap for cash-the owner having no use for it. Can be seen at the Commission House of W. H. Jones & Jo., Raleigh, N. C. A. W. SHAFFER.

IN BANKRUPTCY. States for the Eastern District of North | carefully prepared and had printed the payment of any debts, and the deare forbidden by law; That a meeting more assignees of his estate, will be held Register, on the 4th day of Oct., A. D., done the Register is authorized and will 1873, at 10 o'clock, A. M R. M. DOUGLAS.

Marshal as Messenger. BADGER & DEVEREUX, Attorneys. States for the Eastern District of North Carolina, against the estate of Parry who has been adjudged a Bankrupt on erty belonging to such bankrupt, to him, or for his use, and the transfer of That a meeting of the creditors of

estate, will be held at a Court of Bank-4th day of October, A. D., 1873, at 10 o'clock, A. M. R. M. DOUGLAS, 14 3t March 2 d. North Act of Congress of March 2d, 1867, for a discharge and certificate thereof from all his debts and other claims Marshal as Messenger. SMITH & STRONG, Attorneys. under the act of Congress of March 2d, not be granted. And that the second 1867, for a discharge and certificate thereof from all his debts and other claims same time and place provable under said act, and that the 4th lay of October, 1873, at 10 o'clock, A. M., at the office of A. W. Shaffer, Register | A. S. PEACE, Attorney. in Bankruptcy, in Raleigh, N. C., is assigned for the hearing of the same,

when and where all creditors, who have proved their debts, and other persons in interest may attend and show cause, if any they have, why the prayer of the said petitioner should not be granted. And that the second and third seetings will be held at the same time New Berne, N. C., Sept. 16th, 1873. 14-2t GEO. E. TINKER, Clerk.

NOTICE IS HEREBY GIVEN, That a general meeting of creditors of Robert W. Lassiter will be held at of the same, when and where all credithe Register's office in Raleigh, N. C., on the 3rd day of October, 1873, at 10 'clock, A. M., before A. W. Shaffer, Register for the purposes named in the 7th and 28th sections of the Bankrupt Act of March 2, 1867. Raleigh, N. C., Sept. 13th, 1873.

JOHN W. HAYS, Assignee, Oxford, N. C. TO WHOM IT MAY CONCERN: The undersigned hereby gives notice of his appointment as Assignee of Ruffin Eatman, of Wilson P. O., in the county of Nash, and State of North Carolina, within said District, who has been adjudged a Bankrupt upon his own petition by the District Court of said Dis-Dated Raleigh, Sept. 12th, 1873. THOMAS HAMPSON, Assignee,

P. O. Raleigh, N. C. A The undersigned hereby gives notice Biggs, of Stanhope, in the county of Nash, and State of North Caro-

P. O. Raleigh, N. C. TO WHOM IT MAY CONCERN:of his appointment as Assignee of Richmond Upchurch, Louisburg, in the Dated Raleigh, Sept. 10th, 1873. THOMAS HAMPSON, Assignee, P. O. Raleigh, N. C.

Dated Raleigh, Sept. 10th, 1873. THOMAS HAMPSON, Assignee

14-3t

TO WHOM IT MAY CONCERN:-▲ The undersigned hereby gives notice of his appointment as assignee of Robert S. Perry, of Raleigh, in the county of Wake, and State of North Carolina, within said District, who has been adndged a Bankrupt upon his own petition by the District Court of said Dis-Dated Raleigh, Sept. 10th, 1873, THOMAS HAMPSON, Assignee,

P. O. Raleigh, N. C. 4-3t WILL SELL TO THE HIGHEST bidder for cash, at the Court House door, in Raleigh, N.C., on Saturday the 27th day of September, 1873, at 12 o'clock, noon, the notes, accounts, and choses in action the property of Larkin O. Batton, bankrupt.

Also at the same time and place the notes and choses in action the property of Handy Brantley, bankrupt. Also at the same time and place the open accounts and choses in action the roperty of John W. Perry, Bankrupt. Raleigh, Sept., 15th, 1873. THOMAS HAMPSON, Assignee. 14-w3w P. O. Raleigh, N. C.

T. R. PURNELL. Attorney at Law RALEIGH, N. C.

Will practice in the State and Federal

THE BANKBUPT ACT .- The following will be found of interest to those concerned: WHOME IN W

To the Members of the Bar of the 4th Congressional District of North Carotings program of parentle factor GENTLEMEN: - Many letters have been eceived asking information upon the present status of the Bankrupt law, under recent unpublished amendments and Judicial decisions. For reply to these inquiries, I respectfully submit

the following brief abstract of the law, as it now stands upon the subject of discharge, exemptions, &c., &c.: 1st. All debts contracted prior January 1, 1860, and all scourity debts, and debts not proven in bankruptcy, which have been contracted since that date, are discharged without reference

to assets. 2nd. On all debts contracted since January 1, 1869, on which the bankrupt is liable as principal debtor, and which are actually proven against the estate, the assets in the hands of the assignee must equal 50 per cent., or the same proportion in number and value of these creditors must assent in writing to dis-

charge. and a standard will be granted from debts mentioned in paragraph I, without reference to those mentioned in paragraph 2. (See Acts of July 27, 1868, and July 14, 1870.)

4th. The following exemptions are allowed to every citizen of North Carolina in bankruptey, to-wit: personal properv. of the value of \$500, and real estate for a homestead of the value of \$1,000 under State laws, and personal property of the value of \$500, under United State laws. Total exemptions in bankruptcy

The foregoing exemptions are "valid tion and laws as well as those contract after the same, and against liens by judgment or decree of any State Court. ed since the adoption of such Constitution and laws to the contrary notwithstanding." (See act of June 8, 1872, and March 3d, 1873.)

The recent decision of the Supreme Court of the United States in the Georgia case, declaring the Homestead provisinconstitutional in so far as it relates to debts contracted prior to its adoption, has annihilated the Homestead and personal property exemptions in North Carolina, in similar cases, except through the bankruptcy courts.

In view of the demand which must follow the recent liberal amendments to the Bankrupt Act, and the decision of livery of any property belonging to such | per duplicate set, and forwarded on re-

To facilitate business and promote the sum of \$100, be deposited with the petition in bankruptcy, and when so required of the petitioner in ordinary proceedings, and the deficiency found several officers of court. I am Very Respectfully, &c.,

A. W. SHAFFER, Register 4th District N. C.

Raleigh, N. C., April 23, 1873,

IN BANKRUPTCY. TOTICE IS HEREBY GIVEN, by Kintchin Haithcock, of Granville county, in said District, duly declared a and that the 12th day of Sept., 1873, at NOTICE IS HEREBY GIVEN, That a Petition has been filed in the Disrict Court of the United States in Shaffer, Register in Bankruptcy, in Raleigh, N. C., is assigned for the hearing of the same, when and other processing of the same and other processing of the 10 o'clock, A. M., at the office of A. W Eastern District of North Carolina, by and other persons in interest may attend Edwin S. Tisdale, of Johnston county, and show cause, if any they have, why in said District, duly declared a bankrupt | the prayer of the said petitioner should

> and third meetings will be held at th New Berne, N. C., Aug. 28th, 1873. 12-2t GEO. E. TINKER, Clerk.

TOTICE IS HEREBY GIVEN. That a petition has been filed in the District Court of the United States for the Eastern District of North Carolina by James R. Suit, of Granville Bankrupt under the Act of Congress of March 2d, 1867, for a discharge and cerificate thereof from all his debts and other claims provable under said Act. and that the 12th day of Sept., 1873, at 10 o'clock, A. M., at the office of A. W. leigh, N. C., is assigned for the hearing tors, who have proved their debts, and other persons in interest may attend and show cause, if any they have, why the prayer of the said petitioner should not be granted. And that the second and third meetings will be held at the

same time and place. New Berne, N. C., Aug. 28th, 1873. 12-2t GEO. E. TINKER, Clerk. A S. PEACE, Attorney.

THIS IS TO GIVE NOTICE, That on the 25th day of Aug., A. D., 1873, a warrant in Bankrupty was issued out of the District Court of the United States for the Eastern District of North Carolina, against the estate of Clement Richardson, of Selma, in the county of Johnston, State of North Carolina, who has been adjudged a Bankrupt upon the Petition of his creditors: That the payment of any debts and the delivery of any property belonging to said bankrupt, to bankrupt, to prove their debts, and to choose one or more assignees of his es-tate, will be held at a Court of Bank-ruptcy, to be holden at Raleigh, N. C., before A. W. Shaffer, Register, on the

R. M. DOUGLAS. Marshal as Messen

R. G. LMWIS, Attorney. NOTICE IS HEREBY GIVEN.
That a petition has been filed in the county of Franklin, and State of North District Court of the United States for Carolina, within said District, who has been adjudged a Bankrupt upon his by L. R. Whitley, of Nash coun-own Petition, by the District Court of ty, in said District, duly declared a Bankrupt under the Act of Congress of March 2d, 1867, for a discharge and certificate thereof from all his debts and other claims provable under said Act: That the 4th day of Oct., 1873. at 10 o'clock, A. M., at the office of A. W. Shaffer, Register in Bankruptey, in Raleigh, N. C., is assigned for the hearing of the same, when and where all creditors, who have proved their debts, and other persons in interest may attend and show cause, if any they have, why the prayer of the said politioner should not be granted. And that the second and third meetings will be held at the same time and place.

New Berne, N. C., Oct. 15th, 1873.

14—2t GEO. E. TINKER, Clerk. Dossey BATTLE, Attorney.

NOTICE. IS HEREBY GIVEN.
That a petition has been filed in the District Court of the United States for the Eastern District of North Carolina, by Handy Brantley, of Nash county, in said District, duly declared a Bankrupt under the Act of Congress of March 2d, 1867, for a discharge and certificate thereof from all his debts and other claims provable under said Act, and that the 4th day of October, 1973, at 10 o'clock, A. M., at the office of A. W. Shaffer, Register in Bankruptey, in Raleigh, N. C., is assigned for the hearing of the same, when and where all creditors, who have proved their debts, and other persons in interest may attend and show cause, if any they have, why the prayer of the said partitioner should not be granted. And that the second and third meetings will be held at the will practice in the State and Federal same time and place.

New Berne, N. C., Sept. 15th, 1873.

14-2t GEO. W. TINKER, Clerk. DOSSEY BATTLE, Attorney,