

	material can be obagat from round added	THE ÆTNA LIFE INSURANCE CO.,		functions of civil officers and appointing others in their stead are hereby conirmed; provided that	Le
	ATTORNEYS,	a a ta		any person heretofore or hereafter appointed by	0
	ATTORNETS	OF HARTFORD, CONN.,	THE ONLY INCORPORATED INSTITUTION	any district commander to exercise the functions of any civil office may be removed, either by the	1
	CONSTABLES,		Of the kind in the State of Maryland.	military officer in command of the district or by the General of the army; and it shall be the duty	C
		Was organized under a charter from the legisla- ture of the State, in 1820, as a	THE LEADING BUSINESS COLLEGE OF BALTIMORE.	of commanders to remove from office, as aforesaid,	h
	CLERKS,		THE ONLY COLLEGE IF MARYLAND	all persons who are disloyal to the government of the United States, or who use their official influence	c.
	and SHERIFFS	STOCK COMPANY.	Which has introduced the system of actual business practice	in any manner to hinder, delay, prevent or obstruct the due and proper administration of this act, and	h
		The Ætna issues Policies upon the Participating	SPLENDID BANKS,	the acts to which this is supplementary. SEC. 5. And be it further enacted, That the	P P
k	furnished at short notice with BLANKS of every	Life Plan ; receiving all cash for the Premium,	BUSINESS HOUSES AND OFFICES	boards of registration provided for in the act en-	0
	description; also	or half note and half cash, as the party insured may desire or prefer.	in successful operation.	titled "an act supplementary to an act entitled 'an act to provide for the more efficient government	F
		4	Every Student becomes a M-rchant, Book-keeper and Banker, and goes through with the whole business routine	of the rebel States," passed March 2, eighteen hun- dred and sixty-seven, shall have power, and it	1
	MINUTE DOCKETS,	IN NO CASE, OR UNDER ANY CIRCUMSTANCES, CAN THE NOTE BE ASSESSED AS IN A MUTUAL	of Buying and Selling, Shipping, Importing, &c., &c. THE MOST EXTENSIVE	shall be their duty, before allowing registration of	t
	TRIAL DOCKETS,	COMPANY.	AND MOST ELEGANTLY	any person, to ascertain upon such facts or infor mation as they can obtain, whether such person is	0
	TRULE DOCKETS, _	The entire profits on the Participating Plan, ex-	FURNISHED FSTABLISHMENT OF THE KIND IN THE UNITED STATES.	entitled to be registered under said act, and the eath required by said act shall not be conclusive	13
	EXECUTION DOCKETS,	cept 6 per cent. on the Capital Stock, \$150,000,	Every Young Man should write immediately	on such question, and no person shall be registered	
		belong to the insured, and are divided among hem annually after the second year.	for our large Illustrated College Journal, contain- ing Terms of Tuition and full particulars, which	unless such board shall decide that he is entitled thereto; and such board shall also have power	e
	MARRIAGE REGISTERS,	8	will be sent by return mail free of charge, with	to examine under oath (to be administered by any member of such board) any one touching the	
	ADMINISTRATOR'S BOND BOOKS,	It gives to the Insured all the benefits of Divi- dends, and more of the Liabilities usual in a	samples of Money, Commercial and Business Papers and Beautiful Specimens of Spencerian	qualification of any person claiming registration.	
		Mutual, Company.	Penmanship Address E. K. LOSIER, Principal.	But in every case of a refusal by the board to reg- ister an applicant, made in every case herein after	10
	GUARDIAN BOND BOOKS,		jul 19-1y. Baltimore, Md.	provided, the board shall make a note or memoran- dum, which shall be returned with the registration	
	TAX BOOKS, &c., &c.,	The Ætna gives with each policy a general permit to travel or reside in any of the United States	ALFRED WILLIAMS. C. W. LAMBETH.	list to the commanding Generals of the Districts,	1.
		WITHOUT EXTRA CHARGE.		setting forth the ground of such refusal, or such striking from the lift: Provided, that no person	
	Ruled to any patern and Bound to order.	Dividends last paid were 50 per cont. Let it be remembered that they are declared and applied		shall be disqualified,—as a member of any board of registration, by reason of race or color.	
	SCHOOL and COLLEGE CATALOGUES,	after the 2nd year in the	WILLIAMS & LAMBETH,	SEC. 6. And be it further enacted, That the true intent and meaning of the oath prescribed in	1
		ÆTNA STOCK COMPANY.	No. 40 Fayetteville St., Raleigh, N. C.,	said supplementary act is (among other things)	
	CIRCULARS, REPORTS, DIPLOMAS,		nor to raycuctine su, nateign, it, c,	Legislature of any State or who has held any ex-	1
		This is the largest Dividend paid by any Com- pany, not excepting the largest Company in the	BOOKSELLERS AND STATIONERS.	eentive or judicial office in any State, whether he has taken an oath to support the Constitution of	
	etc., gotten up in a tasty style.	world-"so-called."	boonebblands hild startesting,	the United States or not, and whether he was	, I
	OLD BOOKS,	Dividends in the Connecticut Mutual are de- clared and paid four years after payment of		holding such office at the commencement of the rebellion or had held it before, and who has after-	- 1
		premium, 60 per cent. Of course 50 per cent. in two years is better than 60 in four years.	DEALERS IN ALL KINDS OF	ward engaged in insurrection or rebellion against the United States, or given aid or comfort to the	
	NEWSPAPERS,	The unexampled success of the ÆTNA is appa-		enemies thereof, is entitled to be registered or to vote; and the words "executive or judicial office	
	MUSIC,	rent by a moments reflection. Ist. Being a Stock Company and the Insured	SCHOOL BOOKS	in any State" in said oath mentioned shall be con-	-
	мезис,	not being liable to any assessment at any time. 2nd. The liberality of rates and general permit.		struct to include all civil offices created by law for the administration of the general law of the	
	PERIODICALS,	3rd. The prompt manner in paying losses. 4th. In never refusing to reinstate any single	Standard and Miscellaneous Works,	State, or for the administration of justice. SEC. 7. And be it further enacted, That the	
	LAW DEDODITO	Policy that lapsed during the war.	indicoure boondo, ocucia, reguina,	time for completing the original registration pro-	-
	LAW REPORTS, etc.,	others are so safe, reliable, prompt and liberal."		vided for in said act may, in the discretion of the commander of any district, be extended to the	el
	Bound in any style.	There are several other first class Companies in the land, but none superior to the ÆTNA.	Stationery, Printing and Wrapping Papper,	1st day of October, 1867; and the boards of regis tration shall have power, and it shall be then	r
	÷	W. H. CROW,	Printers supplies,	duty, commencing fourteen days prior to any	y
		General Agent, Raleigh, N. C.	School and Office Requisites,	election under said act, and upon reasonable pub- lic notice of the time and place thereof, to revise	e
		DR. W. H. MCKEE, Examining Physician. jul 2-tf	Albums, Perfumery, Fancy Articles, &c.	for a period of three days the registration lists and upon being satisfied that any person not enti	
			We have the pleasure of informing our friends	tled thereto has been registered, to strike the nam	e
		WATSON'S GALLERY.	and the public that we are now receiving a large and well selected stock of articles in our line,	also, during the same period, add to such registr	y
~		PHOTOGRAPHS, Colored in Oil.	recently purchased by one of the partners in New	the qualifications required by said act who hav	e
	2 Publishers and Agents for the sale o		York and Philadelphia, on the most favorable terms, which will enable us to sell at lower prices	not been already registered, and no person shall at any time he entitled to be registered or to you	11
	1 uotisticio and Agents for the sale o		than the same Goods have been sold in this market. We would call the particular attention of School	by reason of any executive pardon or amnesty for	r
	BATTLE'S DIGEST and PHILLIPS' SU-	a the factor of the second	Teachers and others to our stock of School Books. School Requisites, &c.	amnesty, would disqualify him from registratio	n
. i	PREME COURT REPORTS.	PHOTOGRAPHS, in Pastell.	All orders will receive prompt attention, and	or voting. SEC. 8. And be it further enacted, That sectio	n
		PHOTOGRAPHS, Large. PHOTOGRAPHS, Small	at prices we augrantee to give satisfaction	⁴ 4 of the said last named act shall be construed t authorize the commanding general named therein	0
	LAW BOOKS FOR SALE!	IVORYTYPES, Porcelain Pictures.	Call on us and examine our stock at the Book	whenever he shall deem it needful, to remove an	y
	2	AMBROTYPES.	Store lately occupied by the "Field and Fireside." opposite the new National Bank.	member of a board of registration, and to appoin another person in his stead, and to fill any vacance	Y.
	We have the following LAW BOOKS for sale	All execututed with neatness and dispatch a	WITTIAME & TAMPETT	in such board, SEC. 9. That all members of said Boards of	
	STEPHEN ON PLEADING, 2 copies.	WATSON'S GALLERY, Raleigh. N. C. jul2-1y	BATTLE'S DIGEST.	Registration and all persons hereafter elected of appointed to office in said military districts, under	or
	CHITTY'S BLACKSTONE.	and the second	A Digest of all the Reported Clases, both in Law and Equity, determined in the Courts of North Carolina	any so-called State or municipal authority or l	11
		STEVENS HOUSE,	Fourty, determined in the Courts of North Carolina from the earliest period to the year 1866. By WILLIAN H. BATTLE, a Judge of the Supreme Court. 8 volumes	shall be required to take and subscribe to the out	th
	JONES' LAW REPORTS, vols. 1, 2, 3 and 4.	21, 23, 24 & 27 Broadway, New York	Nichols, Gorman & Neathery, Agents, Raleigh. Price	e of office prescribed by law for officers of th United States.	ie
		41, 20, 24 & 27 Droadway, New 10rk	I miles a measure representation and a measure of the second	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

termining of such questions, may be adopted functions of civil officers and appointing others in Second. Judgment or decrees for the payment l are hereby conirmed; provided that of money on causes of action arising between the heretofore or Lereafter appointed by 19th of December, 1860, and the 15th of May, ct commander to exercise the functions 1865, shall not be enforced by execution against il office may be removed, either by the the property or the person of the defendant. Profficer in command of the district or by ceedings in such causes of action now pending al of the army; and it shall be the duty shall be stayed, and no suit or process shall be ders to remove from office, as aforesaid hereafter instituted or commenced for any such who are disloyal to the government of causes of action. States, or who use their official influence Third. Sheriffs, coroners and constables are nner to hinder, delay, prevent or obstruct hereby directed to suspend for twelve calendar revenue laws of the United States; it is representd proper administration of this act, and months the sale of all property upon execvtion of ed that few or none of the requirements of law which this is supplementary.

process on liabilities contracted prior to the 19th | are observed in any of these establishments; that And be it further enacted. That the of December, 1860, unless upon the written con registration provided for in the act ensent of the defendants, except in cases where the endeavoring to assess and collect the whiskey tax act supplementary to an act entitled plaintiff, or in his absence his agent or attorney, provide for the more efficient government shall upon oath, with corroborative testimony, al-1 States,"" passed March 2, eighteen hunlege or prove that the defendant is moving or in- offenders are prosecuted in the civil courts and sixty-seven, shall have power, and it tends fraudulently to remove his property gevond heir duty, before allowing registration of the territorial jurisdiction of the Court. The sale bly proved, juries fail to convict the parties ; it is n, to ascertain upon such facts or infor of real or personal property by foreclosure of mortgage is likewise suspended for twelve calan-food dearer in places where large numbers are dethey can obtain, whether such person is be registered under said act, and the dar months, except in cases where the payment of ired by said act shall not be conclusive interest money accruing since the 15th day of uestion, and no person shall be registered May, 1865, shall not have been made before the h board shall decide that he is entitled

and such board shall also have power Fourth. Judgments or decrees entered or enne under oath (to be administered by rolled on causes of action arising subsequent to ber of such board) any one touching the the 15th of May, 1865, may be indorsed by execuon of any person claiming registration. tion against the property of the defendant, and in ery case of a refusal by the beard to regthe application of the money arising under such plicant, made in every case herein after executions, regard shall be had to the priority of the board shall make a note or memoranliens, unless in cases where the good faith of any | Military District. Any person so engaged or ch shall be returned with the registration lien shalf be drawn in question. In such cases the commauding Generals of the Districts, usual mode of proceeding adopted in North and orth the ground of such refusal, or such South Carolina respectively to determine that rom the lift : Provided, that no person mestion shail be adopted. isqualified,-as a member of any board Fifth. All proceedings for the recovery of mon-

party or parties using the same, or on whose ev under contracts, whether under seal or by papremises, or in whose possession the same may be role, the consideration for which was the purchase found, will be arrested and brouget to trial before of negroes, are suspended. Judgments or decrees | a military tribunal composed of the Commanding eutered or enrolled for such causes of action shall officer of the Post and two officers of the army next in rank on duty within the territorial limits ot be enforced. Sixth. All advances of moneys, subsistence, imof the Post. If the exigencies of the service do not dermit the detail of other officers that fact

re of any State or who has held any exjudicial office in any State, whether he plements, and fertilizers, loaned, used, employed, an oath to support the Constitution of or required for the purpose of aiding the agricul- will be duly certified and the Post Commander will ed States or not, and whether he was tural pursuits of the people, shall be protected, hear and determine the case. uch office at the commencement of the the existing laws which have provided the and or had held it before, and who has aftermost efficient remedies in such cases for the lender aged in insurrection or rebellion against will be supported and enforced; wages for labor si States, or given aid or comfort to the performed in the production of the crops shall be lien on the crop, and payment of the amount thereof, is entitled to be registered or to I the words "executive or judicial office due for such wages shall be enforced by the like tate" in said oath mentioned shall be conremedies provided to secure advances of money include all civil offices created by law for and other means for the cultivation of the soll.

inistration of the general law of the Secenth. In all sales of property and execution for the administration of justice. order of any court there shall be reserved out And be it further enacted, That the the property of any defendant who has a famicompleting the original registration pro dependent upon his or her labor a dwellingin said act may, in the discretion of the use and appurtenances and twenty acres of land ler of any district, be extended to the for the use and occupation of the family of the of October, 1867; and the boards of regisdefendant, and necessary articles of furniture, apshall have power, and it shall be their parel, subsistence, implements of trade, husbandry mmencing fourteen days prior to any or other employment of the value of \$500. The under said act, and upon reasonable pubomestead exemption shall inure only to the benof the time and place thereof, to revise fit of families-that is to say, parent or parents | OFFICIAL: iod of three days the registration lists; and child or children-in other cases the exempbeing satisfied that any person not entition shall extend only to clothing, implements of

eto has been registered, to strike the name trade or other employment usually followed by person from the list. And such board shall the defendant, of the value of \$100. The exemping the same period, add to such registry tion hereby made shall not be waived or defeated es of all persons who at that time possess by the act of the defendant. The exempted propifications required by said act who have rty of the defendant shall be ascertained by the already registered, and no person shall Sheriff or other officer enforcing the execution, me be entitled to be registered or to vote who shall specifically describe the same, and make n of any executive pardon or amnesty for report thereof in each case to the Court.

or thing which, without such pardon or Eighth. The currency of the United States de would disqualify him from registration lared by the Congress of the United States to Be a legal tender in the payment of all debts, dues, and demands, shall be recognized in North and eral districts, cities, towns, and other municipal . And be it further enacted, That section said last named act shall be construed to South Carolina, and all cases in which the same e the commanding general named therein. shall be tendered in payment and refused by any public officer will be at once reported to these Edward W. Hinks, U. S. army, provost marshal er he shall deem it needful, to remove any neadquarters or to the commanding officer of the general of the second military district, Charlesof a board of registration, and to appoint person in his stead, and to fill any vacancy post within which such officer resides.

Ninth. Property of an absent debtor or one the name of each officer, his residence, official sta-). That all members of said Boards of charged as such without fraud, whether consist- tion, duties, post office address, salary per annum, ation and all persons hereafter elected or ing of money advanced for the purposes of agri- and the authority by whom appointed. Coroners, d to office in said military districts, under culture or appliances for the cultivation of the constables and other officers in this military disalled State or municipal authority or by oil, shall not be taken under the process known | trict, whose duty it is to make arrests, and who appointment of the District Commanders, as foreign attachment; but the lien created by are not included in the force of any sheriff, chief any existing law shall not be disturbed, nor shall of police, city marshal, chief of detectives or town required to take and subscribe to the oath prescribed by law for officers of the the possession or the use of the same be in any marshal, will make individual reports to the pro-

HEAD'QRS. SECOND MILITARY DISTRICT, CHARLESTON, S. C. May 20th, 1867. General Orders No. 25.

violations of the internal revenue laws indisputa-

Government is, besides, defrauded of a large

mount offevenue; that the authority of its civil

1. The distillation or manufacture of whiskey

suployed will be deemed guilty of a misdemeaner.

this purpose will be considered presumptive evi-

dence of a violation of the revenue laws, and the

2. The penaltics, punishments and forfeitures

3. No sentence extending to imprisonment, for-

feiture of stills, liquor or other property, or the

aposition of a fine or other penalty will be carried

nto effect until reported to these Headquarters

4. All troops of the United States, Magistrates,

By Cammand of Maj Gen. D. E. SICKLES

ALEXANDER MOORE.

Another Important Order-

H'D Q'RS, 2d MILITARY DISTRICT,

I. Sheriffs, chiefs of police, city marshals,

chiefs of detectives and town marshals of the sev-

organizations, in North Carolina and South Caro-

lina, will at once, by letter, report to Bvt. Col.

ton, South Carolina, setting forth in the report

Capt. 38th Infantry

Aid-de-Camp.

GENERAL ORDERS.

No. 34.

J. W. CLOUS,

A. D. C. & A. A. A. G.

Capt. 38th Infantry.

will be held responsible for their enforcement.

and approved by the Commanding General.

the military tribunals hereby authorized.

General it is ordered that,

lawful orders of the provost marshal general to the same effect as they are required by law to obey and execute writs, warrants, or other process is-It appears from sundry petitions and official sued by civil magistrates. And any resistance, epresentations that the present scanty supply of or disobedience of the lawful orders or authority food in the Carolinas is seriously diminished by of the provost marshal general, shall subject the the large quantity of grain consumed in numerous offender to trial by a military commission, and distilleries, put up and worked in defiance of the upon conviction, to removal from office and punishment by fine and imprisonment.

VII. Duplicates of the report required, by the provisions of paragraph II, III and V of this orthe officers of the internal revenue service while der, to be made by local officers to the provost marshal general, will at the same time be sent to ars frequently treated with disrespect and somethe proper post commander. times menaced with violence; and that when

and South- Carolina to serve writs or make ar-

rests, are hereby required to obey and execute the

VIII. The performance of the duties enjoined by this order will not be construed to relieve civil officers from the discharge of any of the duties now required of them by laws of the local provis ional governments. And any civil officer who shall refuse or neglect to perform promptly the pending upon public and private bounty ; that the duties herein required of him, or who shall make any false return or report of the matters herein prescribed, shall be dismissed from his office, and fficers is brought into contempt; furthermore, e subject to trial by military commission for misthat the milchief complained of tends to increase emeanor. poverty, disorder and crime ; therefore, in the ex-

IX. Sheriffs, constables and other officers. reise of the authority vested in the Commanding whose official emoluments are confined to costs and fees, shall be allowed for services performed under the orders of the provost marshal general. or other spirits from grain is prohibited in this the same costs and fees, to be paid in the same manner as is provided by the laws of the local provisional governments for like service under The possession of a still or other apparatus for those laws.

X. All persons in this military district, who may know of any threatened breach of the peace, or of the commission of any crime or offence, are requested to make complaint thereof at once to the chief of police or marshal of the city or town: or, if the crime or disorder shall be committed without the limits of any city or town, to a mag istrate or the sheriff of the county or district, and f prompt action shall not be taken by the officer to whom the matter shall be reported, such persons are requested to report all the facts to the post commander and to the provost marshal general

rescribed by the several acts of Congress for dis-XI. Imprisonment, for default in payment of tilling or manufacturing whiskey or other spirits costs, fees, or charges of court, attornies or pubn violation of the revenue laws will be imposed by lic officers, shall not exceed thirty days. By command of

Maj-Gen'l -D. E. SICKLES.

TOTICE.

Sherifi's, Constables, Police and others in authority AM RECEIVING and opening and constantly are required, and all citizons are solicited, to be adding to my vigilant of these orders. Commanding officers

STOCK OF GOODS

On the corner of East Market and Davie Streets, better known as the

Rankin & Mc'Lean Corner,

GREENSBORO, N. C.

My GOODS are ALL NEW and well selected

CHARLESTON, S. C., June 3d, 1867. and consist of

DRY GOODS.

CLOTHING, GROCERIES,

BOOTS, SHOES & HATS,

LADIES HATS AND BONNETS,

in short

Everything usually kept in this Market

Thankful for past patronage, I ask a continuance of the same. Call and see, before purchas-

	the is a start of the is a start of the star	at an of a of D. June V. Val	\$25.	United States.	wise interfered with except in the execution of a	wast man hal conoral in like manner and form as	ing. Terms exclusively
	INTERVIEW AND	21, 23, 24 & 27 Broadway, New York.	WILLIAM EATON, (Author of Eaton's Forms) says :	SEC. 10. That no District Commander or mem-	wise interfered with except in the execution of a	vost marshal general in use manner and form da	
	IREDELL'S LAW REPORTS, vol. 9.		"I have examined, with care, a considerable portion of	ber of the Board of registration or any of the	judgment or final decree in cases where they are	above required.	CASH OR BARTER.
			the work and it affords me pleasure to express my vory	officers or appointees acting under them shall be		II. Whenever any homicide, rape, mayhem,	CASH OR BRITAN
	" DIGEST, 2 vols.	Opposite Bowling Green,	favorable opinion as to its merits. * * * The plan of	bound in his action by any opinion of any civil		felonions assault, burglary, arson, robbery or lar-	
	creating a round	officiate Donothy Green,	your DIGEST, I regard as an excellent one, and I appre-		as actions ex contractu bail, as heretofore author-	ceny-where the property stolen is of the ville	There is a hitching lot, at the end of my store,
	2000000 1 d d		clate, very highly, the learning, skill, taste and accura-	officer of the United States.	ized, shall not be demanded by the suitor nor ta-	of twenty-five dollars and more shall be committed	for the accommodation of my country customers.
	JONES " 3 vols.		cy which you have exhibited in its execution. The work will be exceedingly convenient and useful, both to the	SEC. 11. That all the provisions of this act, and	ken by the sheriff or other officer serving the pro-	within any city or town in this military district,	20-1v S. STEELE.
		On the European Plan,	Bar and Bench, and I hope that its patronage may be	the acts to which this is supplementary, shall be	coss in suits for trespass, libel, wrongful conver-	the chief officer of police of such city or town	
	These Books have been somewhat used and can		equal to its deserts.	construed liberally, to the end that all the intents	sion of property, and other cases, known as ac-	shall at once investigate the case and report the	
	be had at a bargain, jul 12		Chief Justice PEARSON and Judge READE, of the Su	thereof may be fully and perfectly carried out.	tions ex delicter bail, as heretofore authorized, may	facts to the provost marshal general, setting forth	VATYERS' BOARDING SCHOOL,
		THE STEVENS HOUSE, is well and widely	preme Court, say :	This bill has been passed by both Houses of	he demanded and taken. The prohibition of beil	the nature of the crime, the name and residence	W HILS BUARDANCE SCALOOL
	NICHOLS, GORMAN & NEATHERY.		We have had, in use, ever since its publication. last Fall, your admirable DIGEST of the decisions of the Su-	Congress and sent to the President for his ap-	in cases ex contractu shall not extend to persons	of the party against whose person or property such	
	termine the second s	tion is asymptetly suitable to morehents and husi-	preme Court of North Carolina, from the foundation of	proval	In cases ex contractal shart not extend to persons	arius has been committed the time when and	DOD DOVE IND VOUND MEN
			the Court until this time. The arrangement is conven-	provini	about to leave the State, but the fact of intention	the lass been committed, the time when and	FOR BOYS AND YOUNG MEN,
	DLUTO.	ness men, it is in close proximity to the business	ient and the abstracts accurate and we and the profes	TTA ADVEDUEEDE	must be clearly established by proof.	place where it was committed, the name, descrip-	
		part of the city-is on the highway of Southern	slon are under many obligations to you. We regard it as	TO ADVERTISERS.	Eleventh. In criminal proceedings the usual	tion and residence of offender, if known; and if	(formerly A. Bolmar's,)
		and Western travel-and adjacent to all the prin-	indispensable to the profession in this State. It should be in the library of every Lawyer."		recognizances shall be required and taken by the	the offender has been arrested, stating what steps	(normally in point of
	The origin of MINT JULEP,	cipil mallow and Steamboat depots.	From Judge P. P. MORRIS, Philadelphia, :	Having secured the publication of	proper civil officers heretofore authorized by law	have been taken to secure his punishment; and if	PA PA
	The origin of MINT SULFP,	THE STEVENS HOUSE has liberal accom-	"I have looked over the DIGEST with great interest.	The second se	to take the same, provided that upon complaint	not in custody, giving any information which may	AT WEST CHESTER, TA.,
		modation for over 300 guests-it is well furnish-	and find it remarkable for the precision with which the	the state out to be the	haire made to any provistents or other percentally	be of service in securing his detection and arrest.	
	Being the sad Story and Lamentable fate of	ed, and possesses every modern improvement for	point decided is stated, and for the assistance afforded	Turner's North Carolina Almanac,	I the second	Classiffer of counting in North Caroling and of dis-	Within thirty miles from Philadelphia. Seven
	the fair MINTHE.		the enquirer by the numerous heads introduced. The work is of interest to all Law Students and he must inval-	for 1868, from W. S. Mason, Administrator,	thorized by law to issue a variant for breach of the peace or any criminal offense it shall be the	tricts in South Carolina, shall investigate and	daily trains from that city. Situation very healthy;
		rooms are spacious and well ventilated-provided	uable to North Carolina Practitioners and Jurists.	[And [] month is mark month) monthants	dist. of an h manufacture to an offician the instanding way.	real a volument of such offences when committed	the ground's cover 24 acres: the buildings weeks
10 L			unde to routh caronina riactitioners and ourists,	(which will be issued next month,) merchants,	rant on the recognizance of the complainant to	inter report of such oriences, when committee	modating 150 hoarding nupils but the number is
	A HUMOROUS POEM.	with gas and water-the attendance is prompt	IN TITLE TOOL DEDODMO	and others, desiring to advertize in its pages, are	rant on the recognizance of the complainant to	within their respective counties of districts, and	finding 100 boarding pupility out the
		and respectful-and the table is generously pro-	DHILLIPS' REPORTS	requested to address me at once.	prosecutes without requiring him to give security	not within the limits of any city or town, in like	Course of Instruction thorough, extensive, and
	A few conduct of this 1 to 100	vided with every delicacy of the season-at mod-		Price per page, \$40; per half page, \$20; pcr	on such recognizance.	manner and form as is herein required of police	Course of Instruction thorough, cheend able.
01	A few copies of this popular Poem still on	erate rates.	Of Cases argued and determined in the Supreme Court of North Carolina, at the June Term, 1866, and January	quarter, \$10.	Twelfth. The practice of carrying deadly weap-	of cities and towns. When an offender, whose	practical. Corps of instructors in go and men es
	Show has small ensure the second second	The rooms having been refurnished and re-	Torm 1867	Turner's Almanac has a circulation co-extensive			
	Sent by mail, post paid on receipt of FIFTY	modeled, we are enabled to offer extra facilities	Price-Law & Equity, June Term, \$2.00	with the limits of North Carolina, A book of	service of the United States, is prohibited. The	i of the arrest will be made at once by the one of the	on the First fictured of an
	CENTS.	for the comfort and pleasure of our Guests.	" " Jan'y " 4.00	constant reference, it is purchased by every class	concealment of such weapons on the person will	charge to the provost marshal general.	next. For Catalogues, apply to
	NICHOLS, GORMAN & NEATHERY,	GEO. K. CHASE & CO.,	Address	of our people. J. W. HOLDEN.	be deemed an aggravation of the offense. A vio-	Consolidated monthly reports of the above enu-	WM. F. WYERS, A. M.
	jul. 12-tf. Raleigh, N. C.	23-tf Proprietors,	NICHOLS, GORMAN & NEATHERY, jul, 17-tf, Agents, Raleigh, N. C.	jul. 17-1t.	lation of this order will render the offender and-	morated crimes will also be made by the respec-	jul 23-w&sw2m, Principal and Proprietor.
1 m		a vojn tetor o,	jul. 17-tf, AGENTS, Raleigh, N. C.	jun xrxn	ration of this order will trutter the onemer and de	Litration stranda and annual dranae -1 and to 1.	